RESIDENTIAL REAL ESTATE LEASE

This Residential Real Estate Leas	se ("Lease") is made on the day of
20, by and between The Ath	nens Renal Estate Company, LLC ("Landlord"), as the duly
appointed rental management agen	at of the owner of the rental property that is the subject of this
Lease and described below ("the pr	remises"), and the following individuals:
(1)	
(1)	(2)
(3)	
(5)	(6)
(7)	_ (8)
(Hereinafter collectively referred to	o as "Tenant").
	rees to rent to Tenant and Tenant agrees to rent from Landlord terms and conditions contained in this Lease
	, Athens, Ohio.
2. Term: Tenant shall exclusively	occupy the leased premises commencing at 1:00
	, 20 and ending at 11:00 a.m. on the day or
	that Tenant remains in possession of all or any part of the
	he Lease term defined herein, no tenancy or interest in the
±	at such holding over shall be an unlawful detainer and Tenan
	tion and removal, and Tenant shall pay upon demand, as ren
2	200% of the rental rate identified in paragraph 3 of this Lease
on a daily prorated basis.	20070 of the fental face facilities in paragraph 5 of this Boast
on a durity produced ousid.	
3 Rental Payments: Tenant shall	pay Landlord rent in the total sum of
· ·	rm of the lease. Rent shall be tendered in equal
	each payment being due by the 5:00 p.m. on the of
mstarments of, with c	ach payment being due by the 3.00 p.m. on the of
	·
Dayments shall be delivered by mai	il or in person at The Athens Real Estate Company, 540 West
	Athens, Ohio 45701. Checks or money orders should be
	Estate Company." NO CASH PAYMENTS WILL BE
1 3	Estate Company. NO CASH PAYMENTS WILL BE
ACCEPTED.	
	lelivered as of the date postmarked or on the day of
hand-delivery.	
4 Late Food and Charle Food. Th	are will be a lete for of \$ for rent that is not
4. Late Fees and Check Fees: The	
date defined in paragraph 2 abov	tate Company by 5:00 p.m. on the 3 rd day after the rental due re. If rent is still not paid by the 20 th day after the rental due
paragrap 2 400 (
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date as defined in paragraph 2 above, the There is a \$50.00 penalty for each check	here will be an additional late fee of \$k that is returned for insufficient funds.	<u> </u>
•	The Lease. The Security Deposit must be refer before to secure the property for the repair of any damages to the redeposit will be returned to the Tenant with us any rent, fees, or expenses still owed age or unreasonable wear and tear of the presentate Landlord for damages caused dill give written notice to Tenant of the natural amount of the deficiency to the Landlord	received by remises. This sidence by the thin thirty (30) to the landlord premises. If the uring Tenant's are and amount d within thirty
individuals are permitted to reside at th Landlord. Tenant shall comply with all	e premises without the written authorizate rules, laws, and ordinances affecting the and the City of Athens. Further, Tenant sl	ion of the residence,
Failure to keep and observe Renting Code of Conduct will constitute a Landlord to enforce this provision in any remedy afforded to Landlord.		ilure by
occupancy. Tenant shall cooperate with L any damages and defects (including issue Landlord the check-in sheet within one (1 documentation of the condition of the prowithin a reasonable amount of time to rescondition of the property. Tenant agrees the rental unit is in good and acceptable repair agrees that the rental unit is in good and a condition of the premises upon vacating to	andlord to complete a check-in sheet, when so of cleanliness) in the premises. Tenant so all day of occupying the premises. If Tenant perty varies from Landlord's, the parties olve the discrepancy and further document hat, other than what is listed on the check it. If Tenant fails to complete a check-in succeptable repair, and Tenant shall be liab	ich will record shall return to nt's will meet nt the -in sheet, the heet, Tenant
8. Utilities : The following utilities are prent: from the utilities listed above, Tenant structure, including water, trash, gas, electral charges and fees associated with any of this lease. Tenant Initials	hall be responsible for arranging for corricity, cable, and phone. Tenant shall be utility services provided at the premises of	Aside nnection of all responsible for luring the term
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- 9. **Repairs:** Tenant shall report to Landlord any repairs needed to the premises immediately upon discovery. Landlord shall make the necessary repairs within a reasonable period of time. Tenant shall not repair or have repairs made for any damage without Landlord's prior consent. All repairs required as a result of Tenant abuse or neglect, shall be charged to Tenant. Damage charges shall be paid within fourteen (14) days of receipt. Failure to pay this invoice is a material breach of the lease.
- 10. **Lead-Based Paint Disclosure:** As required by law, Landlord has included a disclosure regarding lead-based paint that is attached to this Lease as Addendum B.
- 11. **Damage or Destruction of Premises**: If the premises are rendered uninhabitable by fire or other casualty, Tenant shall vacate the premises immediately and will pay no further rent following the damage or destruction and Landlord will refund to Tenant the unearned portion of any rent paid in advance prorated to the date of damage or destruction. Tenant shall have no claim or interest in any compensation or award of damages for such destruction. A determination that the premises are uninhabitable cannot be made unilaterally by either party to this agreement.
- 12. **Joint and Several Liability:** Each individual identified as a tenant in this lease is jointly and severally liable for the responsibilities and obligations that arise under this Lease, including, but not limited to, rent, repair costs, utility costs, and any and all other expenses caused or created by Tenant during the term of this Lease
- 13. **Assignment and Sublease:** Tenant is prohibited from assigning, subletting, or transferring any part of the premises or this lease without the express written consent of Landlord. Such consent shall not be unreasonably withheld.
- 14. **Pets**: Pets are prohibited in the premises unless Tenant has the express written permission of Landlord. Violations shall result in immediate eviction and forfeiture of all security deposits.
- 15. **Insurance & Liability**: Tenant hereby accepts and assumes full responsibly for the premises and releases the Landlord from all liability or injury to the person or personal property of Tenant. Landlord shall not be liable for any theft, destruction, loss, or damage to any personal property of the Tenant or their guests. Landlord shall not be liable for damages caused by a failure of heating equipment, electrical systems, plumbing equipment, pipes, sewage, or fixtures arising from acts or negligence of Tenant on said premises, or any other element or damage arising from acts beyond Landlord's control (i.e. acts of God). Tenant shall secure renters' insurance at Tenant's expense.
- 16. Landlord's Access to the Premises: Landlord and its agents shall have the right to enter the premises to make necessary repairs, to show the premises for rent or sale, and to make inspections for safety and health purposes. Landlord will provide at least 24-hour notice prior to any inspection or showing. Request for repairs to the premises by Tenant constitutes a waiver of the 24-hour notice requirement. Landlord may enter the premises without notice in an emergency.

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of the lease after 30 days	(b) failure of Tenant to cure as notice of the violation. In the security deposit towards any
king a rental payments, I onal property left in the p	emises for a period of five (5) Tenant will be deemed to have bremises shall be considered roperty as Landlord sees fit.
legal owner of the premi	
	and Landlord is their duly
andlord's contact information	ation is as follows:
Real Estate Company L	IC
(740) 589-4600 Cell: ((740) 541-2521
	•
ilmstrators, successors, a	and assignees.
t a court in Athens Count c. This lease shall be cons her relevant law. The inv	io. Should a dispute arise ty, Ohio shall have both strued in accordance with Ohio
Date	Phone Number:
roperty Manager	
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	of the lease after 30 days of may apply Tenant's as permitted by Ohio law ant is absent from the proking a rental payments, and property left in the pall abandoned personal polegal owner of the premise and company, Lower and the premise of Landlord are to the benefit of Landlord are to the benefit of Landlord in Athens County, Ohio a court in Athens County, Ohio and the lease. All terms and county and county and county are lease. All terms and county are lease as a later of the lease and county and county are lease. All terms and county are lease as a later of the lease after a later of the later of t

Tenant	
	EMAIL:
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RENTING CODE OF CONDUCT ADDENDUM A

- 1. Tenant shall occupy the premises as a residential dwelling and not conduct any business or for-profit venture from the premises.
- 2. Tenants and their guests are prohibited from smoking inside the premises.
- 3. Tenant will not use the premises or permit them to be used for any unlawful purpose or engage in any unlawful activity in the premises including, but not limited to underage drinking and illegal drug use.
- 4. Tenant will not use the premises for any dangerous, noxious or offensive activity.
- 5. Tenant will not cause or maintain any nuisance in the premises.
- 6. Tenant will review any local laws or ordinances pertaining to noise and comply with those laws or ordinances and require that their guests do the same.
- 7. Tenant will review the local laws or ordinances pertaining to trash collection and recycling and will comply with those laws or ordinances.
- 8. At the end of the term of this lease, Tenant will deliver the premises and the appliances contained in the premises in as good and as clean a condition as they are prior to the Tenant occupying the premises.
- 9. Tenant will not make any alterations to the premises, including installing locks, replacing existing locks, or painting, without the express written permission of Landlord.
- 10. No bricks, concrete blocks, construction materials, dangerous chemicals, or explosives may be kept in the premises.
- 11. Tenant is prohibited from having any upholstered furniture, grills, hibachis, or any other cooking apparatuses on the porches, decks, patios, or other areas designed by the Landlord.
- 12. Waterbeds are prohibited in the premises.
- 13. All carpets, floors, walls, bathroom and kitchen fixtures, stoves, refrigerators, and other features and fixtures of the premises shall be kept clean and sanitary.
- 14. Tenants agree to remove all trash and rubbish from said premises on a weekly basis and Tenants shall keep the premises free of debris.
- 15. Tenants shall not nail items to the walls, put tape on the walls, or place any hanging on the wall that may damage the plaster, wallpaper, or surface coating of the walls.

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ADDENDUM B

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

Lead Warning Statement

Landlord's Initials

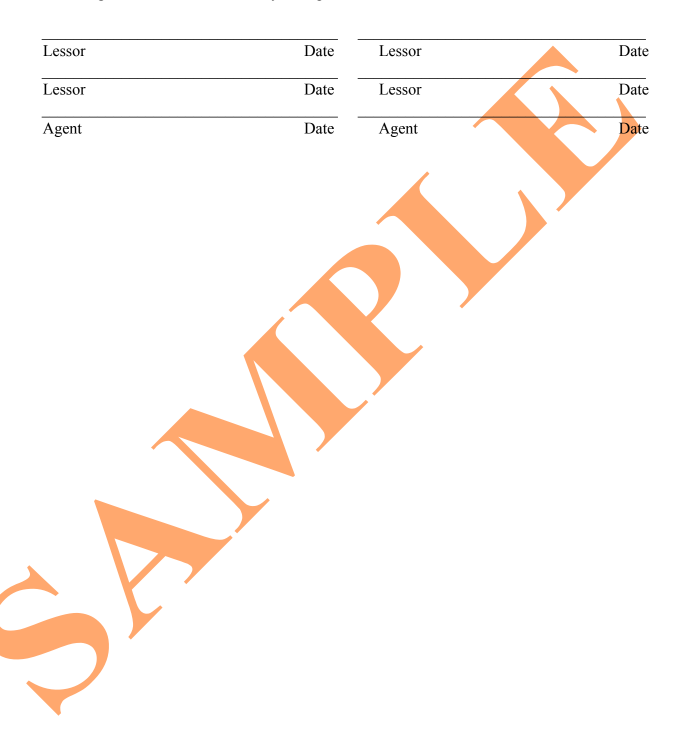
Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.

Lessor's Disclosure (a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below): (i) Known lead-based paint and/or lead-based paint hazards are present in the	
housing (explain).	
(ii) Lessor has no knowledge of lead-based paint and/or lead-based paint hazards the housing.	in
(b) Records and reports available to the lessor (check (i) or (ii) below):	
(i) Lessor has provided the lessee with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).	
(ii) Lessor has no reports or records pertaining to lead-based paint and/or lebased paint hazards in the housing.	ad
Lessee's Acknowledgment (initial)	
Lessee has received copies of all information listed above. Lessee has received the pamphlet Protect Your Family from Lead in Your Home.	
Agent's Acknowledgment (initial)	
(e) Agent has informed the lessor of the lessor's obligations under 42 U.S.C. 4852 and is aware of his/her responsibility to ensure compliance.	d
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Certification of Accuracy

The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.



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