T R PROPERTIES, INC. P.O. BOX 3565 MARTINSVILLE, VIRGINIA 24115-3565 (276) 666-1527

LEASE AGREEMENT

For your protection and ours, it is necessary that you comply with the provisions of this agreement and the requirements of the 'Residential Landlord Act' (Virginia Code 55 248-2-55-248).

33-440).			
This lease agreement is made this 9-1- Lessor and	21	and between T	R Properties, Inc., Lessee(s),
at the following address:			
1280 WESTONER DRIVE Collinsville VA. 24078			
		0 1 2	1
This lease shall commence for the term of on $9-31-22$			
RENT: The lessee(s) agrees to pay the remonthly installments (\$6000.00). Payer ten percent (10%) is charged and accrued due date. Rent shall be mailed to TR Proor delivered in person to 25 Broad St, Suit	nent is due on th if rent is not rec perties, Inc., P.C	ceived by Lessor with D. Box 3565, Marting	hin five (5) days of the
PRO-RATED RENT: The rent will be pro- The rent amount of \$15000 every month afterwards.)-rated for the m , 80 will b	nonth of <u>NIA</u> be due on the first of	in the amount of
BAD CHECKS: All returned checks shal fee as charged to us by the bank. This cha option to request payment by cash, cashie	arge is in additio	m to any rate charge	plus a \$5.50 handling s. Lessor shall have the
SECURITY DEPOSIT: Lessee(s) agrees deposit. This is due at lease commenceme as security for the full and faithful perfor limited to, but including the return of the lease, together with all keys, fixtures, app same condition as when received, reasons security deposit from the rental payment Upon termination of lease, or vacating of damages shall be deducted from the securing the event the security deposit is insufficesee(s) agrees to pay for all additional of these charges. Lessee agrees that the securagent of these premises, and release present deposit.	mance of the ter leased premises liances, furnishible wear, except for the last mon premises, lessority deposit. All losts and charges urity deposit maent lessor from a	ms and conditions of to the lessor at the congs, etc., as noted in ted. Lessee(s) have noted in the congs, etc., as noted in ted. Lessee(s) have noted in the congstance of th	of this agreement, not end of the expiration of said lease, and in the no right to deduct the is Lease Agreement. eect these premises. All shall also be deducted. essor for the above, y upon presentation of a new owner, lessor, or liability of this security
WAIVER OF HOMESTEAD AND / OR Agreement, Tenants agree to waive Hom Virginia Law.	POOR DEBTO estead and / or I	R'S EXEMPTION: Poor Debtor's Exem Init	
PERSONAL PROPERTY: The following	ig personal prop	erty is included:	
Refrigerator (X) Dish Wa	sher () Heat	Pump ()	K . O
Garbage Disposal () Air Conditione	er (X) (X, Was	her and Dryer Hoo	sylvehor and Dryer
Lessee responsible for maintenance on I)ish Washer, Ga	irbage Disposal, and	Wasner and Dryer
UTILITIES: Lessee(s) shall be responsitesor:			4
Water & Sewer & Trash Pick-Up (L)	Electricity 🚫	Heat (X) Gas (NA
(L) Lessor (X) Lessee(s)	Page 1	•	

USE OF PREMISES: The premises shall be used by lessee(s) as a private dwelling and no other purpose. These premises shall be occupied by no other person(s) except those persons and children listed on the application.

PETS: No dogs, cats, or other animals shall be kept on the premises without the prior written consent of the lessor.

TRASH: City and county ordinances require that all interior and exterior trash be placed in a covered container or dumpster (if provided).

ALTERATIONS: Except as provided below, you may not remodel or make any changes to your apartment or attach or remove any fixtures or equipment without our prior written consent. At our request, upon the expiration of your tenancy, you shall remove all fixtures and equipment added by you and return your apartment to its original condition at the beginning of your tenancy, at your cost and expense. In the event you fail to do so, we may make all necessary repairs and bill you for same. You agree to pay such costs immediately upon billing by us.

EXTERMINATING: Bed bug treatment is the responsibility of the Tenant.

INSPECTION AND ACCESS: Lessor may enter said premises for inspections, maintenance, or repairs at reasonable times, or with lessor's agent. Notification by lessor shall be made, if possible. Agents of lessor may also enter for professional and legitimate purpose. Lessor shall be responsible for first treatment for bed bugs. Lessee will be responsible for any further treatments.

MOVE-IN INSPECTION: An inspection shall be made within five (5) days of lease commencement by lessor and lessee(s). Both parties will note any defects, damage, or discrepancies and stipulate them in writing.

USE AND OCCUPANCY: Lessee(s) agrees to abide by all federal, state, and county or city laws, and prohibit disorderly conduct and offensive behavior. Lessee(s) shall respect the rights, comfort, and privacy of others. Lessee(s) agrees to keep all appliances and furnishings in a good state of cleanliness and repair, Lessee(s) must be in compliance with all state and county ordinances and not keep any unregistered vehicles on this property. Lessee(s) will be responsible for replacement of all air filters after move-in and will be held responsible for any damages that have occurred due to non replacement of said filter. Lessee(s) will be responsible for the replacement of the 9-volt battery in the smoke detectors after move-in date. Lessee(s) will be responsible for all light bulbs. Lessee is required to keep a Fire Extinguisher in Kitchen.

Lessee(s) shall use water closets and other plumbing fixtures only for the purpose for which they were installed and not to place sweepings, rubbish, rags, or other articles in such fixtures. Lessee(s) shall not suspend any signs, advertisements, or notices upon or from any part of the property without the written consent of Lessor. Lessee(s) shall not place an iron safe, waterbed, or any other heavy articles on the premises without the written consent of Lessor and shall be liable to landlord for all damages resulting from the placement or moving of any such articles. Lessee(s) shall not use any harsh or abrasive cleaning compounds or solvents on any asphalt and tile floors and to use only waxes of a water emulsion type. Lessee(s) shall not deliberately or negligently destroy, deface, damage, impair or remove any part of the premises (including fixtures, facilities, and appliances) or permit any person(s) to do so whether known by the Lessee(s) or not, and Lessee(s) shall be responsible for any damages caused by his failure to comply with this requirement. Lessee(s) shall give the Lessor prompt notice of any such damages. All clogged sewage drains requiring a service call for grease, feminine products, or other debris will be charged to the Lessee. Lessee(s) shall conduct himself and require other persons on the premises whether known by the Lessor or not, to conduct themselves in a manner that will not disturb his neighbors' peaceful enjoyment of their premises. Lessee(s) shall not use the premises and not permit the premises to be used for any activity, which is illegal under federal, state and local law ordinances. Lessee(s) will not use or keep in the dwelling any explosives, kerosene, inflammable or combustible materials (including kerosene heaters) or otherwise use or permit the use of the premises in any manner which would increase the rate of fire or other insurance concerns on the premises. Lessee will not install any satellite equipment or dishes on property. Lessee(s) agrees to keep doors and windows closed during rain and snow and to maintain utilities to prevent freezing of pipes and heating/cooling systems, or other damages caused by negligence of Lessee(s). A violation of the rules and regulations set forth in this lease, and such additional rules and regulations imposed by lessor or Agent as permitted by law, shall be considered a breach of the lease for which Lessor shall be entitled to appropriate relief.

CONDUCT: Lessee agrees not to cause, or to allow any household member, guest, invitee or licenscc to engage in any conduct on the leased premises, which is disorderly, disruptive, unlawful, or constitutes a nuisance. The prohibition of possession, use, transfer, or sale of illegal drugs; indecent exposure, the use of vulgar, profane, offensive, threatening or abusive language which can be heard from adjacent or public properties, or any other conduct which amounts to a nuisance or a breach of the peace. Any such conduct shall be treated as non-compliance with these rules and regulations, and will result in a breach of lease and will be a material default thereof. Non-Compliance of any Rules and Regulations will constitute grounds for termination of the lease agreement and

Lessee will be required to vacate the property within thirty (30) days from the date of the notice. Any notice to vacate will be mailed via the U S Postal Service, delivered by the Landlord's agent, and / or posted on the front door of the dwelling. Lessee authorizes any dissemination of information with regard to this lease and Lessor.

PARKING: Only park vehicles in designated areas provide by Lessor. No vehicles without current registration and city or county stickers are allowed on premises. No repair work is to be done in parking areas.

DAMAGES TO PREMISES: The Lessor agrees to make all repairs to keep your premises in a fit and habitable condition with reasonable promptness after receiving written notice for you of necessary services, except for the replacement of broken glass, which is entirely your responsibility. In the event of damage or defects to the property or its equipment, other that reasonable wear and tear, you will be held responsible and agree to pay promptly all cost incurred by us in making necessary repairs. You agree to notify us immediately of any defect or damage to the premises or its equipment, whether caused by you or not so that necessary repairs can be made to prevent further deterioration or damage. If you fail to notify us promptly and further damage or deterioration results, you may be held responsible for such further damage or deterioration and its repair.

BODILY INJURY AND PROPERTY DAMAGE: Lessor is not an insurer of lessee(s)'s personal property. Lessor shall not be liable to lessee(s)'s guests or agents for any bodily, or property damage suffered by lessee(s), guests, or agents of lessee(s), including anyone who unlawfully enter the premises. Lessee shall be required to obtain renters insurance and shall furnish Lessor with a copy of the certificate of insurance within ten (10) days.

INSURANCE: Lessee(s) covenants that lessee(s) shall protect by adequate insurance any "liability and personal property" injury or damages from whatever cause to lessee's person or property of those on the premises with the consent of Lessee. Lessee shall indemnify and hold Lessor harmless from any claims arising from such injury or damage, but this provision shall not be construed to relieve Lessor of any liability to Lessor imposed by law.

INDEMNIFICATION: Lessee(s) shall release from any and all liability, and indemnify the lessor, the lessor's agents from, and against all losses, expenses, and liabilities incurred by lessee(s), lessee(s)'s agents or guests. Lessor shall not be responsible for damages caused by, or resulting from malfunction of any plumbing, electrical, or other obstructions, nor for nay injury or damage to personal property of lessee(s), lessee(s)'s agents or guests.

SUBLEASE: A sublease is prohibited without the express consent of the lessor in writing.

ABANDONMENT: Lessor may legally take action to remove property from the leased premises, and to restore and dispose of property considered to be abandoned, and apply said funds to any money due to lessor by the lessee(s), its agents or guests.

TERMINATION OF LEASE: Lessee is required to provide a written notification to the Lessor, 30 days prior to termination of said lease. The lease will automatically be renewed to a month to month lease by lessor upon notification of the lessee if lease is not terminated. If lease is terminated the lessee is still required to provide a written notification to the Lessor, 30 days prior to vacating the premises.

EARLY TERMINATION: In the event the resident terminates the lease prior to the termination date, as stated herein, the resident agrees to pay such charges as requested for the lease termination. These charges may include, but are not limited to (1) payment of rent until apartment is rented, (2) loss of deposit at move out, (3) payment of lease in full at move out. Payment of the early termination requirement does not release the resident from any damages to the apartment as a result of his/her occupancy. Lessee shall be responsible for all legal fees and any other fees or expenses to re-rent this apartment.

ASSIGNMENT: Lessor may assign this lease or any of its rights at anytime, or may mortgage, or execute a deed of trust covering all, or part of these premises. Lessee(s) shall not assign this lease, nor release any liability for the full performance of this lease.

BREACH OF CONTRACT: This lease is null and void if rent is not paid on due date, there is illegal use of these premises, legal proceedings against lessee(s) to levy or dispose of lessee(s)'s leasehold interest in leased premises. Lessor will have right to sue for rent, enter and take claim for all damages. If lessor pursues legal remedies, lessee(s) is liable and responsible for: all past due rent and other charges, all additional rent accrued until the expiration of the term of said lease, all late charges, all expenses incurred by lessor for cleaning, painting, and repairs due to negligence of

lessee(s), all court costs, all attorney fees, incurred by lessor, and a collection fee equal to 25% of judgement amount and all additional expenses and fees.

BREACH BY LESSOR: Lessor must comply with all laws, which affect a lessee(s)'s safety. Lessee(s) may give written notice to lessor to identify any such condition on said premises, and allow a reasonable amount of time to correct any such condition. Lessee(s) shall not have the right to terminate this lease because of conditions caused by negligent or intentional acts of lessee(s) its agents, or guests.

WITHOLDING OF RENT: Lessee(s) may not withhold rent because of conditions on said premises, unless written notice has been given and lessor has failed t perform the required actions, within a reasonable period of time.

HOLDING OVER: In the event tenancy is terminated for any reason provided in this agreement, and you shall remain in possession thereafter, you shall be considered a hold-over tenant and we shall have the right to remove you and your possessions from the premises as provided by law in order to regain possession of the premises.

RENTAL APPLICATION: Your application for rental was relied upon in accepting you as a resident. Only persons listed on the application are permitted to live on the premises. If at any time during the term of the lease the persons living on the premises change from the persons shown on the application, you must notify and receive approval of this agreement. Until approval is given, you will be held responsible for any damages or cost incurred. Lessor shall avail himself of all rights and remedies to which he is entitled by law.

NOTICES: All notices required by this lease shall be in writing and delivered in person or by mail by either party. We require your rent to be paid by check or money order (NO CASH).

GOVERNING LAW: This lease is entered into under the laws of the Commonwealth of Virginia.

This agreement and any attached addendums constitute the entire agreement, and no oral agreement form either party is binding upon the lessor and/or lessee(s), heirs, or executors or either party, in accordance with the 'Virginia Residential Landlord Act'. Lessee hereby affirms that he or she ____ IS ___ IS NOT a member of any branch of the military service. Lessee hereby affirms that he or she ____ IS ___ IS NOT a member of any branch of the military service. This agreement is hereby accepted by the parties below on this date: $q \sim l$ SS# Employer Lessee SS# Employer Lessor: TR Properties, Inc.

Witness

9-1-21

Watch Out For Lead-Based Paul Poison

Service of the servic

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Accepting and Avening of Black Land.

Our Man (1992)

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For general information or to obtain regime of the final rule, pamphiet or background materials, contact the Hall information Clearinghouse (MLIC), loft free, at (MM-124-LEAD) or FAX requests to the MLIC at (202) 669-1192, also contact our office at 1-804-783-6731 (Heasing Management Special Programs) for established. LEASE ATTACHMENT DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZA LESSOR'S DISCLOSURE A. Presence of least-based palest and/or land-bases paint learners. (Check (1) or (2) below (1. C Known lead-based paint and/or lead-based palet leanants are process in the housing (captain). 2. A Lessor has no branchings of land-based paint and/or least-based paint hereetle in the housing. R. Records and reports available to the laster [Check (1] or (2) below): L. Lessor has provided the lesses with all available and reports pertaining to lead-based paint and/or lead-based paint in the housing (list documents below): Lessor has no seports or records paradolog to lead-based point and/or lead-based paint baseds in the beauting LISSEP'S ACKNOWLEDGMENT (INC.) Lessee has received copies of all lathermaken listed above. Lesson has received the parachlet Present Your Family from Loca In Your Home. AGENT'S ACKNOWLEDGMENT (1916) Agent has informed the leases of the leaser's stillingtons under (2 U.S.C. 4852 (d) and is aware of his/her rea ensure compliance. CERTIFICATION OF ACCURACY The following parties have reviewed the information shows and certify, to the best of their knowledge, that the information they provided is true and accurate. Signatures:

Agont



Virginia Statement of Tenant Rights and Responsibilities

as of July 1, 2020

Tenant Rights

Apolications:

Tenums may be dranged a normal undable application fee of no more than \$50 (not including third party costs for a badgeound check) and a refundable application deposit. If the tenant does not rent the unit, the application deposit must be returned, minus any occurs costs or damagas. (855.1-1203)

Written lease:

Under the VRITA, a landlord is required to provide a tenant a written lease. If a landlord fails to do so, the VRITA still protects a tenant by establishing a stanutory lease between landlord and tenant for 12 months not subject to automatic renewal. (§55,1-1204)

Diedocuro:

A landford must reveal certain information to the tenant, including any visible evidence of mold (§55.1-1215), the name and address of the owner or property manager (§55.1-1216) and notice of sale or foredasure of the property. (§§55.1-1216, 1237).

Security Deposit:

A landlard may require a security deposit of up to two manule's rent. Within the days of move in the tenant has a right to object to anything in the move in report. The tenual also has a right to be present at a move out inspection, which must be made within 72 hours of delivery of nossassion (8855.1-1214, 1226)

Receipts

Upon request, a terrant is emitted to a written receipt of rent paid by cash or money order. Upon request, a tenant is entitled to a written statement of all drarges and payments over the past 12 months. (655.1-1204(D), (I))

Priveevs

A kundland may not release information about a tenant without consent, except under certain conditions, which are generally when tenant information is already public. (§55.1-1209)

Fit and Habitable Promises:

A tenunt has the right to a fit and habitable rental unit in accordance with the Uniform Statewide Building Code. The landlord must make all repairs needed to keep premises til and habitable. (§55.1-1220) To enterce the right to get repairs, a terrant must be current in rent, give the landford written notice and wait a reasonable period. If regains are not made, a tenant can file a Tenant's Assertion in General District Court. This must be filled no later than five days after rent is due. There is no rent withholding in Virginia, except under repair and deduct. (655.1-1244)

Repair and Doduct:

If an issue on the property officis life; levelin, salaty, or sociously official habitability, and a landord has not begun to address it within 14 days ofter written notice from the terrent, the tenent may content to have the repair done by a licensed contrador at a cost of not more than \$1,500, Of ONE MORAL'S INNI, Whichever is more. The based may deduct the extual cost of the reposit from the result. The tenant must send the landford on harmoned invaries mind a member for novement to the continuous for the work, along with any payment of remaining rent owed, (§55.1-1244.1)

A landlord may not evid a tenant without following the court evidion process. The landlord first sends a written notice and next the landlord files an unknown devicuit. The landland must get a court order of passession, followed by a Writ of Eviction that is served by the Shorter (§§55.1-1245, 1252). A tenuary not gating paid due to a federal shutdown of 14 or more days can get an eviction lawsuit for nonpayment of rent postponed for 60 days. (§44-209)

Redemption (Pay & Stay):

After an unlawful detainer lawsuit for mempayment of rent is filled, a tenset has the right to pay to a zero balance on or before the court date and have the lawsuit dismissed. After a court issues a judgment of possession, a tenent has the right to pay to a zero balance up to two business days before the Sheriff's eviction and have the eviction contention. A terrent may use one of these rights only once in a 12-month Deriod (855.1-1250)

Tonant Responsibilities

Ports

Unless the lease says otherwise, rent is due in equal payments each month on or before the first of each month. (§55.1-1204)

If rent is not paid on time, the tenant must pay a late fee if the lease requires one. A late fee can be no more than 10% of the monthly rent, or 10% of the unpaid beliance, whichever is less: (§55.1-1204(E))

Insurance:

A tenant may be required to have and pay for reside's insulance. A tenant else may be required to have and pay for damage insurance and/or a security deposit, but the total of both the distringe insulance premisers and the security deposit may not exceed two months' rem. (8855.1-1206, 1200)

Lecuss:

A tentant must allow a landlord access to the unit of reasonable times and for practical purposes, such as maintenance, inspection, or to provide services. A tenant must allow access unless this landlord's request is unwaseenable. Unless impractical due to an emergency, the landord must give 24 nours' notice of maintenance. If the tenant results medianomo, notice is not required. (655.1-1229)

Malatein Rt and Habitable Promises:

The tenant must leap the rantal unit as door and sale as analizons allow and in accordance with the Uniform Statewide Building Code. The tenant must prungily notify the handlerd of visible mold and use reasonable efforts to prevent moisture and mold. The tenue mast promptly nearly the landlord of insects or posts and must not be at fouli in failing to prevent insects or posts. (§55:1-1227)

Felt Housings

The tenent may have a right to file a fair housing complaint if the landeed or property manager violates the Virginia Fair Housing Act. (686-96.1 et sea)

comp. to Reliefs

A tensus not getting paid due to the state of emergency declared by the Governor for the COVID-19 virus can get an eviction lawsuit for nonpayment of rent postponed for 60 days by showing up on their court date and providing written proof within 90 days after the Governor ends the declaration of emergancy. (§44-209)



Tenant Signature

Acknowledgement of Receipt of Statement of Tenant Rights and Responsibilities

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e Londoni has provided to the Tanant a	nd the Tenant has received the Subsement of Tenant Rights and numby Development and packed on its website (alred verginia).	tox/condigratement-resources)
ursuum to Section §36-139 Code of Virgin		
Landlord Signature	Printed Name Christine Harvey	Date 9 - 1 - 21
Landlord Agent (if applicable)	Princed Rame	Date G-1-2(
Terrant Signature	Printed Hame	Date
Ténant Signature	Printed Warns	Date
Tenant Signature	Primed Werne	Date
The second second	Friend Manna	Date

T R PROPERTIES, INC. P.O. BOX 3565 MARTINSVILLE, VIRGINIA 24115-3565 (276) 666-1527

LEASE AGREEMENT

For your protection and ours, it is necessary that you comply with the provisions of this agreement and the requirements of the 'Residential Landlord Act' (Virginia Code 55 248-2-55-248).

This lease agreement is made this 2nd August 2019 and between TR Properties, Inc.,

at the following address:	:
1282 WESTONER DRIVE	* / 1
Collinsville VA 24078	
This lease shall commence for the term of one-year beginning on August 3, 2019 on Hugust 1, 2020.	and ending
RENT: The lessee(s) agrees to pay the rent of S (due and payable is monthly installments (\$5400,00). Payment is due on the first day of said lease. A latten percent (10%) is charged and accrued if rent is not received by Lessor within five (5) due date. Rent shall be mailed to TR Properties, Inc., P.O. Box 3565, Martinsville, VA or delivered in person to 25 Broad St, Suite 2A, Martinsville, VA 24112.	e charge of days of the
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BAD CHECKS: All returned checks shall be charged \$45.00 for each return, plus a \$5. fee as charged to us by the bank. This charge is in addition to any late charges. Lessor option to request payment by cash, cashiers or certified check.	50 handling shall have the
deposit. This is due at lease commencement unless other arrangement is made. This de as security for the full and faithful performance of the terms and conditions of this agre limited to, but including the return of the leased premises to the lessor at the end of the lease, together with all keys, fixtures, appliances, furnishings, etc., as noted in said lease same condition as when received, reasonable wear, excepted. Lessee(s) have no right to security deposit from the rental payment for the last month of any term of this Lease Agree damages shall be deducted from the security deposit. All cleaning necessary shall also the the event the security deposit is insufficient to cover all costs incurred by lessor for the lessee(s) agrees to pay for all additional costs and charges due lessor promptly upon prethese charges. Lessee agrees that the security deposit may be transferred to a new own agent of these premises, and release present lessor from any, and all, further liability of deposit.	ement, not expiration of , and in the deduct the greement. premises. All be deducted. he above, essentation of er, lessor, or
WAIVER OF HOMESTEAD AND / OR POOR DEBTOR'S EXEMPTION: for the pu Agreement, Tenants agree to waive Homestead and / or Poor Debtor's Exemption as pu Virginia Law.	rposes of this ovided under
PERSONAL PROPERTY: The following personal property is included:	
Range (Refrigerator (Dish Washer (Heat Pump ()	
Garbage Disposal () Air Conditioner () () Washer and Dryer Hook up	
Lessee responsible for maintenance on Dish Washer, Garbage Disposal, and Washer a	nd Dryer
UTILITIES: Lessee(s) shall be responsible for all utilities unless expressly specified in lessor:	
Water & Sewer & Trash Pick-Up (L) Electricity (X) Heat (X) Gas (1) W/A (L) Lessor (X) Lessee(s) Page 1	Harriston

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USE AND OCCUPANCY: Lessee(s) agrees to abide by all federal, state, and county or city laws, and prohibit disorderly conduct and offensive behavior. Lessee(s) shall respect the rights, comfort, and privacy of others. Lessee(s) agrees to keep all appliances and furnishings in a good state of cleanliness and repair, Lessee(s) must be in compliance with all state and county ordinances and not keep any unregistered vehicles on this property. Lessee(s) will be responsible for replacement of all air filters after move-in and will be held responsible for any damages that have occurred due to non replacement of said filter. Lessee(s) will be responsible for the replacement of the 9-volt battery in the smoke detectors after move-in date. Lessee(s) will be responsible for all light bulbs. Lessee is required to keep a Fire Extinguisher in Kitchen.

Lessee(s) shall use water closets and other plumbing fixtures only for the purpose for which they were installed and not to place sweepings, rubbish, rags, or other articles in such fixtures. Lessee(s) shall not suspend any signs, advertisements, or notices upon or from any part of the property without the written consent of Lessor. Lessee(s) shall not place an iron safe, waterbed, or any other heavy articles on the premises without the written consent of Lessor and shall be liable to landlord for all damages resulting from the placement or moving of any such articles. Lessee(s) shall not use any harsh or abrasive cleaning compounds or solvents on any asphalt and tile floors and to use only waxes of a water emulsion type. Lessee(s) shall not deliberately or negligently destroy, deface, damage, impair or remove any part of the premises (including fixtures, facilities, and appliances) or permit any person(s) to do so whether known by the Lessee(s) or not, and Lessee(s) shall be responsible for any damages caused by his failure to comply with this requirement. Lessee(s) shall give the Lessor prompt notice of any such damages. All clogged drains requiring a service call will be charged to the Lessee. Lessee(s) shall conduct himself and require other persons on the premises whether known by the Lessor or not, to conduct themselves in a manner that will not disturb his neighbors' peaceful enjoyment of their premises. Lessee(s) shall not use the premises and not permit the premises to be used for any activity, which is illegal under federal, state and local law ordinances. Lessee(s) will not use or keep in the dwelling any explosives, kerosene, inflammable or combustible materials (including kerosene heaters) or otherwise use or permit the use of the premises in any manner which would increase the rate of fire or other insurance concerns on the premises. Lessee will not install any satellite equipment or dishes on property. Lessee(s) agrees to keep doors and windows closed during rain and snow and to maintain utilities to prevent freezing of pipes and heating/cooling systems, or other damages caused by negligence of Lessee(s). A violation of the rules and regulations set forth in this lease, and such additional rules and regulations imposed by lessor or Agent as permitted by law, shall be considered a breach of the lease for which Lessor shall be entitled to appropriate relief.

CONDUCT: Lessee agrees not to cause, or to allow any household member, guest, invitee or licensec to engage in any conduct on the leased premises, which is disorderly, disruptive, unlawful, or constitutes a nuisance. The prohibition of possession, use, transfer, or sale of illegal drugs; indecent exposure, the use of vulgar, profane, offensive, threatening or abusive language which can be heard from adjacent or public properties, or any other conduct which amounts to a nuisance or a breach of the peace. Any such conduct shall be treated as non-compliance with these rules and regulations, and will result in a breach of lease and will be a material default thereof. Non-Compliance of any Rules and Regulations will constitute grounds for termination of the lease agreement and Lessee will be required to vacate the property within thirty (30) days from the date of the notice. Any notice to vacate will be mailed via the U S Postal Service, delivered by the Landlord's agent, and / or

posted on the front door of the dwelling. Lessee authorizes any dissemination of information with regard to this lease and Lessor.

PARKING: Only park vehicles in designated areas provide by Lessor. No vehicles without current registration and city or county stickers are allowed on premises. No repair work is to be done in parking areas.

DAMAGES TO PREMISES: The Lessor agrees to make all repairs to keep your premises in a fit and habitable condition with reasonable promptness after receiving written notice for you of necessary services, except for the replacement of broken glass, which is entirely your responsibility. In the event of damage or defects to the property or its equipment, other that reasonable wear and tear, you will be held responsible and agree to pay promptly all cost incurred by us in making necessary repairs. You agree to notify us immediately of any defect or damage to the premises or its equipment, whether caused by you or not so that necessary repairs can be made to prevent further deterioration or damage. If you fail to notify us promptly and further damage or deterioration results, you may be held responsible for such further damage or deterioration and its repair.



BODILY INJURY AND PROPERTY DAMAGE: Lessor is not an insurer of lessee(s)'s personal property. Lessor shall not be liable to lessee(s)'s guests or agents for any bodily, or property damage suffered by lessee(s), guests, or agents of lessee(s), including anyone who unlawfully enter the premises. Lessee shall be required to obtain renters insurance and shall furnish Lessor with a copy of the certificate of insurance within ten (10) days.

INSURANCE: Lessee(s) covenants that lessee(s) shall protect by adequate insurance any "liability and personal property" injury or damages from whatever cause to lessee's person or property of those on the premises with the consent of Lessee. Lessee shall indemnify and hold Lessor harmless from any claims arising from such injury or damage, but this provision shall not be construed to relieve Lessor of any liability to Lessor imposed by law.

INDEMNIFICATION: Lessee(s) shall release from any and all liability, and indemnify the lessor, the lessor's agents from, and against all losses, expenses, and liabilities incurred by lessee(s), lessee(s)'s agents or guests. Lessor shall not be responsible for damages caused by, or resulting from malfunction of any plumbing, electrical, or other obstructions, nor for nay injury or damage to personal property of lessee(s), lessee(s)'s agents or guests.

SUBLEASE: A sublease is prohibited without the express consent of the lessor in writing.

ABANDONMENT: Lessor may legally take action to remove property from the leased premises, and to restore and dispose of property considered to be abandoned, and apply said funds to any money due to lessor by the lessee(s), its agents or guests.

TERMINATION OF LEASE: Lessee is required to provide a written notification to the Lessor, 30 days prior to termination of said lease. The lease will automatically be renewed to a month to month lease by lessor upon notification of the lessee if lease is not terminated. If lease is terminated the lessee is still required to provide a written notification to the Lessor, 30 days prior to vacating the premises.

EARLY TERMINATION: In the event the resident terminates the lease prior to the termination date, as stated herein, the resident agrees to pay such charges as requested for the lease termination. These charges may include, but are not limited to (1) payment of rent until apartment is rented, (2) loss of deposit at move out, (3) payment of lease in full at move out. Payment of the early termination requirement does not release the resident from any damages to the apartment as a result of his/her occupancy. Lessee shall be responsible for all legal fees and any other fees or expenses to re-rent this apartment.

ASSIGNMENT: Lessor may assign this lease or any of its rights at anytime, or may mortgage, or execute a deed of trust covering all, or part of these premises. Lessee(s) shall not assign this lease, nor release any liability for the full performance of this lease.

BREACH OF CONTRACT: This lease is null and void if rent is not paid on due date, there is illegal use of these premises, legal proceedings against lessee(s) to levy or dispose of lessee(s)'s leasehold interest in leased premises. Lessor will have right to sue for rent, enter and take claim for all damages. If lessor pursues legal remedies, lessee(s) is liable and responsible for: all past due rent and other charges, all additional rent accrued until the expiration of the term of said lease, all late otherges, all expenses incurred by lessor for cleaning, painting, and repairs due to negligence of lessee(s), all court costs, all attorney fees, incurred by lessor, and a collection fee equal to 25% of judgement amount and all additional expenses and fees.

BREACH BY LESSOR: Lessor must comply with all laws, which affect a lessee(s)'s safety. Lessee(s) may give written notice to lessor to identify any such condition on said premises, and allow a reasonable amount of time to correct any such condition. Lessee(s) shall not have the right to terminate this lease because of conditions caused by negligent or intentional acts of lessee(s) its agents, or guests.

WITHOLDING OF RENT: Lessee(s) may not withhold rent because of conditions on said premises, unless written notice has been given and lessor has failed t perform the required actions, within a reasonable period of time.

HOLDING OVER: In the event tenancy is terminated for any reason provided in this agreement, and you shall remain in possession thereafter, you shall be considered a hold-over tenant and we shall have the right to remove you and your possessions from the premises as provided by law in order to regain possession of the premises.

RENTAL APPLICATION: Your application for rental was relied upon in accepting you as a resident. Only persons listed on the application are permitted to live on the premises. If at any time during the term of the lease the persons living on the premises change from the persons shown on the application, you must notify and receive approval of this agreement. Until approval is given, you will be held responsible for any damages or cost incurred. Lessor shall avail himself of all rights and remedies to which he is entitled by law.

NOTICES: All notices required by this lease shall be in writing and delivered in person or by mail by either party. We require your rent to be paid by check or money order (NO CASH).

GOVERNING LAW: This lease is entered into under the laws of the Commonwealth of Virginia. This agreement and any attached addendums constitute the entire agreement, and no oral agreement form either party is binding upon the lessor and/or lessee(s), heirs, or executors or either party, in accordance with the 'Virginia Residential Landlord Act'.

IS NOT

Lessee hereby affirms that he or she IS IS NOT a member of any br military service.	anch of the
Lessee hereby affirms that he or she IS IS NOT a member of any br military service.	anch of the
This agreement is hereby accepted by the parties below on this date:	·
I_csSt-	1. 1
Employer [
Lessee SS#	
Employer	grift of the control
Lessor: VI & Properties, Inc.	
Witness O& D3 19	1 1 1 1 1 1 1 1 1 1

To: Owners, and Tenante & Purchasers of Housing Constructed before 1978

Notification

Watch Out For Lead-Based Paint Poiso

That property was constructed before 1978. There is a possibility it contains lead-based point. Please read the following

Sources of Lord Bessel Balan

The interiors of older bomes and apartments often have layers of lead-based paint on the mells colings, mindom alls doors and door frames. Lead-based paint and primers may also have been used on ourside porches, milings, gaurier are exerter and pump hour. When the paint chips, fisher or poets off, there may be a real danger for babics and young children. Childten tork car beint chibs on open on beinted trifings, mission sills or other tream maco batterns are not around. Children can also ingest lead even if they do not specifically est paint chips. For example, when children play in an area septite there are posse baint chibs or dust battida comining land, they may go these particles on their hands, put their hands into their mouths and ingest a dangerous amount of lead.

HALLES Of Land-Based Palms

Lead postering is dangerous - especially to children under the age of seven (7). It can even mally cause montal retardation, blindness and Great death.

Symptoms of Load-Board Pales Point

Has your child been especially cranky or injusble? Is he or she casing normally? Does your child have stomachaches and vomining? Does be or the complain about beadached is your child unwilling to play? These may be signs of lead powoning. Many times though, there are no symptoms at all. Because there are no symptoms does not mean that you should not be opened if you believe your child has been exposed to load-based paint

Advisability and Availability of Blood Lead Level Screening

If you suspect that your child has easen chips of paint or someone told you this, you should take your child to the doctor or clinic for testing. If the test shown that your child has an elevated blood lead level, praument is available. Comme your doctor or local bealth department for belg or more information. Lead sevening and mestment are available through the Maticald Program for those who are digible. If your child i identified as having an elevated blood lead leve you should immediately easily the Communic

Development or other agency to which you or your landlend is applying for rebabilization stance to the necessary mobs can be taken to rest None man for read-passed barint parasses. It Aon, mit goes price jest-prior baint Aon mel be eligible for essistance to about that besure.

Precentions to Take to Prevent Loui-Be Press Poleography

You can avoid lead-based paint poisoning by performing some preventive maintenance. Look at your walls, ceilings, doors, door frames and window alls. Are there places where the paint is posting fishing chipping or powdering? If so, there are some things you can do immediately to protoc your child:

(a) Cover all furniture and appliances; (b) Get a broom or sulf brish and remove all

loose pieces of paint from walls, woodwork, window wells and collings

(c) Sweep up all pieces of paint and plaster and box spens in a baber past or assis spens in scanpaper. For those packages in the track cas. DO NOT BURN THEM:

(d) Do not leave paint chips on the floor in window wells. Damp mon floors and window alls in and around the work area to remove all that and paint particles. Keeping these areas clear of paint chips, dust and dirt is easy and very important and

(c) Do not allow loose paint to remain within your children's reach since children may peck loose paint off the lower part of the walls.

sower Meintenace and Treasurest of sed-Bessel Pales Harresda

As a bomorwher, you should take the posturery steps to keep your bosse in good shape. Water leaks from faulty plumbing, defective roofs and exterior boles or breaks may admit rain and dampness into the interior of your books. These conditions damage walls and onlings and caus paint to pool, crack or flake. These conditions should be corrected immediately. Before repainting all surfaces that are poeting cracking chipping or loose should be thoroughly cleaned by scraping or brushing the loose paint from the sufact, then repainted with two (2) man of nonheaded paint. Insected of scraping and repainting

·the autace may be covered a o muselles praceques sa stone that when keet based paint is benedon. The dust can enter parathing it of swallowing it. paint removers could create a which may came postoning if long period of time. Whenever removal of lead-based paint at when there are no children or on the premier. Samply paint lead-based paint matrices do the barred. Recognises that play a major tole to the pres printed Your scripes and the lead problem are make t

Terms and Hon paker gree

You should immediately notif office or the agency through a cing, postdering of pecting pa from plumbing, or a defective t oberate mits that office, a effort

C. I have received a copy o White Direllog Lea

24

Print Full Hame

Signature

Supplemental Information:	
For general information or to obtain copies of the final rule, information Clearinghouse (NLIC), toll free, at (800-424-LE/also contact our office at 1-804-783-6731 (Housing Manage	pamphlet or background materials, contact the Nation AD) or FAX requests to the NLIC at (202) 659-1192, Y ment Special Programs) for asistance.
***************************************	***************************************
PRODUCE OF THEORING TION ON LEVE-BY	TTACHMENT • SED PAINT AND/OR LEAD-BASED PAINT HAZ
LEAD WARNING STATEMENT: Housing ituit loctore 1978 may contain lead-mased paint. Lead on properly "Lead cooperum is seen a local paint and or lead-or disclosorthe presence of known lead-based paint and or lead-based approved paint and or lead-based approved paint land or lead-based polygoning prevention.	on paint, paint chips, and dust can pose health the erds if a said pregnant women Belorg renting pre-1998 topsing less i paint heads in the dwelling Lesses must also receives
LESSOR'S DISCLOSURE	The same the second minimum statistics and the second minimum statistics a
A. Presence of lead-based paint and/or lead-based paint huzards	[Check (1) or (2) below]:
1. Known lead-based paint and/or lead-based paint haz	
2. Lessor has no knowledge of lead-based paint and/or	lead-based paint hazards in the housing.
B. Records and reports available to the lessor [Check (1) or (2) b	clow]:
 Lessor has provided the lessee with all available and in the housing (list documents below): 	reports pertaining to lead-based paint and/or lead-based pa
2. Essor has no reports or records pertaining to lead-ba	used paint and/or lead-based paint hazards in the housing.
LESSEE'S ACKNOWLEDGMENT (initial)	
Lessee has received copies of all information listed above	c.
Lessee has received the pamphlet Protect Your Family fi	rom Lead in Your Home.
AGENT'S ACKNOWLEDGMENT (initial)	
Agent has informed the lessor of the lessor's obligations ensure compliance.	under 42 U.S.C. 4852 (d) and is aware of his/her responsib
CERTIFICATION OF ACCURACY	
The following parties have reviewed the information above and ce provided is true and accurate.	rtify, to the best of their knowledge, that the information the
Signatures: 08/62//9	
- Paic 2 10	Lessor Date
Lessee\ Date	Lessee Date

Agent

Date

Lessee\

Agent

Date