IDAHO LEASE AGREEMENT – RESIDENTIAL

This Lease Agreement – Residentia	d (this "Lease") is made and entered into as of
	nd is between("Tenant").
RE	CITALS
	nages the real property known by street address a [insert specific property e "Leased Premises"), and is authorized to enter into
this Lease.	e Leased Premises), and is authorized to enter into
WHEREAS Landlord desires to lease to lease same from Landlord.	e the Leased Premises to Tenant, and Tenant desires
	ation of the foregoing and the mutual covenants, andlord and Tenant hereby covenant and agree as
1. INITIAL FEES DUE FOR payable by Tenant before Tenant may occupy	MOVE-IN: The following fees shall be due and the Leased Premises:
Security Deposit:	\$
First Month's Rent:	\$
Last Month's Rent:	\$
Proration of Partial Month of Rent:	\$
Pet Rent:	\$
Pet Deposit:	\$
Parking Fee:	\$
Common Area Fee:	\$
Other Fees:	\$
Total Due:	\$

2. <u>LEASED PREMISES</u>: Upon the terms and conditions set forth herein, Landlord hereby leases the Leased Premises to Tenant, and Tenant hereby leases same from Landlord.

The Leased Premises is:



☐ Single family home ☐ Condominium or Townhouse ☐ Apartment ☐ Other. [Insert description]:
The Leased Premises has bedrooms and bathrooms and is approximately square feet.
This Lease
 ☐ Includes the right to use certain common areas ☐ Does not include the right to use certain common areas
[Insert description, if applicable]:
3. <u>PARKING</u> : This Lease includes:
□ No parking spaces□ Parking space(s)
Describe parking location, if applicable:
4. <u>USE; OCCUPANTS; QUIET ENJOYMENT</u> : Tenant shall ensure that the Leased Premises are used for residential purposes only, and only for lawful purposes. The name of all persons intended to occupy the Leased Premises are as follows:
[insert names of all intended occupants]
Tenant shall promptly update Landlord from time to time as applicable with any change to the above list of occupants.
Tenant shall not cause or permit any unreasonable noise, noxious smell or illegal activities at the Leased Premises, and shall not interfere with the quiet enjoyment of other tenants or users of any adjacent property, if any. Tenant shall not allow or permit the presence of any hazardous substances at the Leased Premises. Tenant shall comply with the law at all times at the Leased Premises. Landlord shall not interfere with Tenant's quiet enjoyment of the Leased Premises.
5. PET POLICY :
□ Pets are prohibited□ Up to pets are permitted
The following pet requirements apply [insert requirements including type, size an quantity, if applicable:]
The above-described pet policy is a material provision of this Lease. Violation of the pet polic may lead to damages, deposit, and/or fees or additional rent assessed to Tenant and constitutes default under this Lease.



6.	LEASE CON	MMENCEMENT DATE; TERM; RENEWAL OPTIONS: This
	n the Lease co	[insert commencement date], Prior to, or in mmencement date, at Landlord's option, Landlord and Tenant shall Leased Premises together, noting on Landlord's form the condition
		significant damage and any repairs agreed to be performed by
	Lease by provother, in which	hall be on a month-to-month basis. Either party may terminate this yiding not less than 30-day advance written termination notice to the ch event this Lease shall terminate on the last calendar day of the ing the month in which such notice of termination was provided.
	This Lease sh	all have a term of months (the "Term").
		This Lease shall automatically terminate upon expiration of the Term.
		This Lease shall continue on a month-to-month basis after expiration of the Term. During such month-to-month period, either party may terminate this Lease by providing not less than 30-day advance written termination notice to the other, in which event this Lease shall terminate on the last calendar day of the month following the month in which such notice of termination was provided.
shall provide T	enant with key mises. Tenant	rights commencing as of the Lease commencement date. Landlord is, key fobs, gate cards, and/or other applicable means for access to shall be assessed a lost key fee in the event any of the foregoing is Tenant.
Leased Premis possessions, wi condition as ex If Tenant fails t the right to dec	es in full, ince th time being isted on the co to vacate the L em Tenant in l	the date of termination of this Lease, Tenant shall have vacated the cluding removal of all occupants and all personal property and of the essence. Tenant shall leave the Leased Premises in as good a mmencement date of this Lease, reasonable wear and tear excepted. eased Premises by the date required hereunder, Landlord shall have holdover status and shall have the right to assess Rent during such a of 125% of Rent hereunder.
	llments of _ n Rent is due on	onsideration for this Lease, Tenant shall pay rent to Landlord in equal (\$) per month or before the date hereof, and due each month thereafter throughout day of each month.
Rent shall be pa Landlord payn	aid to nent particula	[insert account, etc.].
Calculation of	Γenant's montl	nly payment due Landlord:
Monthl	y Rent:	\$
Monthl	y Pet Rent:	\$



Mon	thly Parking Fee:	\$
Mon	thly Common Area Fee:	\$
Othe	er Monthly Fees:	\$
Tena	ant's Total Monthly Payment:	\$
		NT FUNDS FEES. The following late fee will be andlord by the due date referenced above, subject to
	☐ One-time late fee of \$	
I	☐ Per day late fee of \$	for each day that rent is unpaid.
("NSF"). In		for each dishonored check due to insufficient funds nore NSF checks during any 12-month period, Rent y cashier's check or money order.
execution in towards any Premises or	under this Lease, Tenant shall put the amount of \$ Land financial sums due at the termination otherwise caused by Tenant or any posit shall be held and applied by I	the full and faithful performance by Tenant of its provide Landlord a security deposit upon Lease lord shall have the right to apply the security deposit ion of the Lease and for any damages to the Leased y occupant or invitee of the Leased Premises. The Landlord and reimbursed to Tenant as required by
In addition, '	Γenant shall pay the following pet	security deposit, if applicable: \$
Agreement:		ne following person shall be the guarantor of all of Lease, pursuant to a separate Lease Guarantee
11.	UTILITIES AND SERVICE	<u>S</u> :
I	☐ All utilities are included.	
	☐ Utilities are not included.	
	flord shall arrange for and providuded in Rent:	de the following utilities, and the cost of same is
!	☐ Electricity ☐ Gas ☐ Trash and recycling ☐ Water ☐ Internet ☐ Landscape service ☐ Pool maintenance service	



		Other [specify]
		er utilities shall be arranged and paid for by Tenant. Landlord shall not be ible for any disruption in utilities not caused by Landlord.
12.		FURNITURE:
		The Leased Premises shall be provided to Tenant unfurnished. The Leased Premises shall be provided to Tenant with customary household furniture.
Special pro	visio	ns, if any:
13.		APPLIANCES:
		The Leased Premises shall be provided to Tenant with no appliances. The Leased Premises shall be provided to Tenant with the following appliances:
Special pro	visio	ns, if any:
14.		SMOKING AND VAPING POLICY:
		Smoking and vaping are permitted. Smoking and vaping are only permitted at the following location(s):
	g and	ribed smoking and vaping policy is a material provision of this Lease. Violation of vaping policy may lead to damages and fees assessed to Tenant and constitutes a is Lease.
clean, safe make any s any wallpa shall be res components	e, sha and s struct per. ' spons s, ele	MAINTANANCE, REPAIRS, ALTERATIONS: Tenant, at Tenant's sole cost all keep the Leased Premises in good condition and repair, as appropriate, and in a sanitary state, and shall properly dispose of all trash and garbage. Tenant shall not ural alterations or additions to the Leased Premises and shall not install or apply Tenant shall be responsible for broken windows and other plate glass. Landlord sible for the repair and maintenance of the exterior of the building, its structural actrical and plumbing components, appliances and the HVAC system (in all cases tent attributable to damage caused by Tenant or Tenant occupants or invitees).
Maintenand	ce an	d repair requests shall be provided to Landlord as follows:
Email addre Phone num	ber f	or repair and maintenance issues: for maintenance and repair issues:



□ Painting of interior walls by Tenant is permitted.□ Painting of interior walls by Tenant is not permitted.	
Special provisions, if any:	
16. <u>INSURANCE</u> : Landlord recommends that Ten throughout the term of this Lease. Landlord is not responsible for personal property or possessions.	
17. <u>INDEMNITY</u> : Tenant shall and does hereby harmless Landlord form and against any damage, cost or expense i or Landlord's agents or employees which is caused by Tenant attributable to the negligence or willful misconduct of Landlord.	ncurred or suffered by Landlord
18. PROHIBITION ON ASSIGNMENT AND SUCCESSORS AND ASSIGNS: Tenant shall not assign or sul Premises or any portion thereof without the express prior written cosole discretion. Landlord has the right to sell and finance the proper In the event of a change in ownership of the Leased Premises, Te contact information of the new Landlord. This Lease shall be binding respective permitted successors and assigns.	blease this Lease or the Leased nsent of Landlord, in Landlord's ty in Landlord's sole discretion. mant shall be provided with the
19. EARLY TERMINATION RIGHT :	
☐ This Lease has no early termination right in favor ☐ This Lease may be terminated early by circumstance(s)	Tenant upon the following
In such event, Tenant must provide Landlord wadvance written notice of termination.	rith not less than days
20. <u>ENTRY INTO LEASED PREMISES</u> : La contractors and other representatives), upon advance notice to Ten the Leased Premises at all reasonable times to inspect and exammake alterations necessary for the preservation thereof. Prior not case of an emergency or imminent injury or damage.	ant, shall have the right to enter ine the Leased Premises and to
21. RELOCATION : At any time throughout this Lea	se, Landlord shall have the right

- to relocate Tenant to a different unit, so long as the replacement unit is substantially comparable in size and features to the Leased Premises and is no higher in rent than the Rent hereunder. Landlord shall bear the reasonable packing, moving and other incidental costs of such relocation, and shall provide Tenant with not less than 30 days advance written notice of such anticipated relocation. This Lease shall govern the relocated location and such relocated location shall be deemed the Leased Premises hereunder.
- 22. <u>DESTRUCTION OR CONDEMNATION OF LEASED PREMISES</u>. In the event the Leased Premises are substantially damaged, destroyed or taken by condemnation or deed in lieu of condemnation, this Lease shall terminate, and Tenant shall be responsible for Rent through the date of such termination. Any casualty or condemnation award shall belong to Landlord, and Tenant shall have no claim or right thereto.



- 23. <u>RULES AND REGULATION</u>: Rules and regulations, if any, shall be provided separately to Tenant and Tenant shall comply with same.
- 24. <u>DEFAULT</u>: Failure to pay Rent when due and any other breach or violation of a term or provision herein shall constitute a default hereunder. Upon the occurrence of a default by Tenant hereunder, Landlord shall be entitled to provide Tenant with notice of default in accordance with applicable law, and shall have all rights and remedies available to a landlord, whether at law or in equity, including without limitation the right to seek eviction, unlawful detainer, damages, costs of collection, cost to re-rent the Leased Premises, court costs and reasonable attorney's fees.
- 25. **JOINT AND SEVERAL LIABILITY**. All parties deemed a Tenant hereunder are responsible on a joint and several basis for all Rent and other obligations under this Lease.
- 26. <u>COMPLIANCE BY LANDLORD</u>. Landlord shall comply with all laws and regulations applicable to Landlord, including without limitation all applicable state and federal fair housing, anti-retaliation and other landlord/tenant laws and regulations.
- 27. <u>SUBORDINATION</u>. This Lease is and shall at all times be subject and subordinate to any mortgage, deed of trust or lease financing with respect to the Leased Premises, whether now existing or hereafter entered into, including all amendments, extensions and modifications thereto.
- 28. <u>LEAD PAINT WARNING STATEMENT AND DISCLOSURE</u>: To the extent the Leased Premises were built before 1978, please see Rider A attached hereto, Disclosure Regarding Lead-Based Paint.
- 29. <u>CREDIT CHECK</u>: In connection with this Lease and any extension or amendment hereto, Landlord shall have the right to seek and obtain a credit check or credit report on Tenant, and Tenant hereby consents to same.
- 30. <u>INVALIDITY OF A PROVISION; INTERPRETATION; INTEGRATION:</u> If any provision of this Lease is declared or found to be invalid, void or unenforceable, such finding shall not affect the remaining terms of this Lease, which remaining terms shall continue in full force and effect. The parties agree that if any provision is deemed not enforceable, such provision shall be deemed modified to the extent necessary to make it enforceable. Any questions of interpretation shall not be interpreted against any particular party, but rather in accordance with the fair meaning thereof. This Lease represents the entire agreement between Landlord and Tenant with regard to the subject matter hereof are merged herein, and any amendments, modifications and waivers hereunder shall be in writing and must be signed by the party to be charged thereby.
- 31. <u>CHOICE OF LAW</u>: This Lease shall be governed by, and construed in accordance with, the laws of the state in which the Leased Premises is located.



followi	32. NOTICES . Notice to Landlord he ng address:	reunder shall be in writing and provided at the
	[insert Landlord's contact information]	
Tenant'	's contact information:	
	[insert Tenant's contact information]	
above.	IN WITNESS WHEREOF, the undersigned	ed execute this Lease as of the date as set forth
Landlo	ord:	
By: Its: Name:		
Tenant		
By: Name:		



RIDER A

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

Lead Warning Statement

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, Landlords must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Tenants must also receive a federally approved pamphlet on lead poisoning prevention.

Landlord's Disclosure:

(a) Pre	sence 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) Landlord has no knowledge of lead-based paint and/or lead-based paint hazards in the
_	housing.
(b) Red	cords and reports available to the Landlord (check (i) or (ii) below):
	(i) Landlord has provided the Tenant with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).
	(ii) Landlord has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
<u>Tenan</u>	t's Acknowledgment (initial):
	(c) Tenant has received copies of all information listed above.
	(d) Tenant has received the pamphlet Protect Your Family from Lead in Your Home.
	rd has been informed of its obligations under 42 U.S.C. 4852(d) and is aware of its assibility to ensure compliance.



Certification of Accuracy to Lead Warning Statement.

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.

<u>Landlord</u> :
By: Its: Name:
<u>Tenant</u> :
By:Name:



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