

# Lease Agreement

1. NAMES & CONTACT INFO	RMATION OF LA	ANDLORD & RESIDENT:
LANDLORD (Hereafter referred to	as "Landlord"): R	edBird Realty Solutions LLC .
PHONE NUMBER: (574) 334-7778	EMAIL: Matt@F	RedBirdRealtySolutions.com .
RESIDENT(S) (Hereinafter referred	d to as "Resident")	):
PHONE NUMBER:	EMAIL:	
PHONE NUMBER:	EMAIL:	
PHONE NUMBER:	EMAIL:	
2. LEASED PROPERTY:		
ADDRESS:		
CITY:	, STATE:	ZIP CODE:
This is a legal & binding contract. Laterms contained herein. Landlord reproperty and all fixtures and improve accept Premises "As Is" with no add Lease Agreement. English is the offi	nts to Resident & Re ements thereon (coll itional terms or pror	ectively the "Premises"). Residents nises which are not outlined in this
the Premises or any part thereof with to sublet, transfer, or assign this Lea listed above to occupy the Premises Lease Agreement and Landlord may	nildren, and other re Lease Agreement. hout Landlord's prionse Agreement and/one s, such act shall be one to terminate this Leas	gular overnight occupants must be Only persons listed above may occupy r written consent. If Resident attempts or allows any persons other than those leemed a breach by Resident of this
written consent shall constitute a vio person, retroactive to the first day of	•	nent and incur a fine of \$25 per day per Visitors must abide by all policies.
	Page 1	, (initial)



## **Lease Agreement**

**JOINTLY AND SEVERALLY**: It is expressly understood that this agreement is between the Landlord and each signatory jointly and severally. The term "jointly and severally" means each adult named on the lease shall be responsible for timely payment of rent and performance of all other provisions of this agreement no matter what the other signers may do. All adult occupants must complete an application and will be added to the lease if approved.

**DIVORCE / BREAK UP:** The landlord is not responsible for changes in the Residents' personal life. The lease continues even if someone moves out. We do NOT remove them from the lease. One person can receive official notices on behalf of all leases.

**ROOMMATES**: Should have a written business agreement between themselves. Even if a person moves out, they are still on the lease and responsible for the rent, cleaning, and damage. The landlord will not settle disputes between roommates. Security deposits stay with the home until all persons have vacated. When replacing a roommate, we suggest the new roommate "buy out" the deposit of the existing roommate.

**NEW OCCUPANTS**: Spouses, or roommates must submit an application and be approved before occupying the Premises. In the case of a spouse who was not listed on the original application, that spouse must complete an application and be approved prior to occupancy. Occupancy, approved or not, assumes legal and financial responsibility for the property and lease. Occupancy by persons not approved will be billed at \$25 per day per person, retroactive to the first day of the lease and the Landlord may terminate this Lease Agreement.

**RESTRICTIONS**: The Premises shall be used exclusively for residential purposes and only by the residents. No businesses, daycare, manufacturing, mechanical work, auto bodywork, animal breeding, etc are allowed in or on the premises.

#### 4. TERM OF LEASE:

**THE TERM**: This agreement shall commence on the Beginning Date at 12 Noon ET and end on the Renewal Date, which is the last day of the 12th month of this agreement, at 12 noon ET. The term of this lease shall AUTOMATICALLY RENEW for 1 year. Either party may avoid renewal by giving the other party written notice of non-renewal prior to the expiration of the current term by at least 30 days in advance of the renewal date. The landlord may change any of the terms of this lease effective as of any anniversary date by giving the Resident written notice of the new terms at least 30 days before any renewal date. If Resident fails to terminate the lease prior to the end of a term, Resident agrees to accept all new or changed terms.

**RENEWING YOUR LEASE**: If a Resident would like to renew their lease, the rent will automatically increase by 3%. If a Resident would prefer to go on a month to month lease, they may, for an additional fee of \$100 per month, for up to 6 months. After 6 months the tenant may be given a rent increase, depending on the market conditions, in addition to the month to month fee.

<b>DAYS:</b> All reference to days in this	Lease Agreement sha	all be construed a	ıs calendar days ar	าต
a day shall begin at 12:00 am & end	d at 11:59 pm.			

Page 2	•	(initial)



## **Lease Agreement**

BEGINNING DATE:	RENEWAL DATE:

**PHYSICAL POSSESSION:** If Landlord is unable to deliver possession of the premises at the commencement hereof, Landlord shall not be liable for damage caused thereby. Residents may void Lease Agreement if possession is not delivered within 30 days of commencement.

**EARLY RELEASE:** Should Resident desire to move out prior to the end of the lease term, Resident may pay a one-time fee equivalent to 2 (two) months' rent to end the lease early and be released from any further rent obligation. However, the Resident must still:

- Give a 60-day advance notice
- Pay rent up thru the month of departure
- Pay any unpaid fees or obligations
- Return property in pre-move-in condition (any damages will be charged).

**DEATH, INCAPACITATION, INCARCERATION:** In the event of the Residents' death/incapacitation/incarceration or the death/incapacitation/incarceration of all authorized occupants over the age of 18, the Landlord may immediately secure the property as needed.

The landlord will attempt to contact persons listed on the EMERGENCY CONTACTS page. If no person listed can pay the rent, utilities, care for the property, or remove personal belongings within 7 days, the Landlord shall dispose of all perishable items immediately. Non-perishable items shall be delivered to an Emergency Contact. Items of no value will be disposed of.

Resident or his/her estate shall pay any and all costs related to the packing, cataloging, storing, and transporting of Residents' belongings in addition to any legal or court costs of Landlord associated with Residents' items. Resident authorizes Landlord to sell said items to pay any money due to Landlord.

**ABANDONED PROPERTY:** Premises and personal property will be considered abandoned when all of the following take place:

- Rent is 3 days past due
- Landlord has posted an Abandoned Property Notice on the door
- Resident fails to respond to telephone calls or texts, or phone numbers provided by Resident are disconnected
- Resident fails to respond to official written notices from Landlord or local government delivered by USPS, or posted at the home
- In the event Landlord deems the Resident is not responding and the property is abandoned, the parties agree that Landlord may take possession of the premises and dispose of remaining personal property at Landlord's discretion. Items remaining after an eviction or vacating will be considered abandoned and disposed of without liability to Landlord. If it's valuable to you, take it with you.

**DEFAULT:** The landlord does not allow late or partial payments. If Resident shall fail to pay rent when due or fail to keep up the terms of this lease, Landlord may terminate all rights of Resident hereunder, unless Resident, within said time, shall cure such default. If the Resident

Page 3,(ini	tial)
-------------	-------



## **Lease Agreement**

abandons or vacates the home, while in default of the payment of rent, Landlord may consider any personal property left on the premises to be abandoned and may dispose of the same. In the event the Landlord reasonably believes that such abandoned property has no value, it may be discarded. All property on premises shall be subject to a lien for the benefit of the Landlord securing the payment of all sums due hereunder, to the maximum extent allowed by law.

In the event of a default by Resident, Landlord may elect to continue the lease in effect and enforce all his rights and remedies hereunder, including the right to recover the rent as it becomes due, or at any time, terminate all of Resident's rights hereunder and recover from Resident all damages he may incur by reason of the beach of the lease, including the cost of recovering the premises, lost rents during vacancy due to Resident's failure to comply, and including the worth at the time of such termination.

**HOLDING OVER:** Any holding over after the expiration of this lease, without the consent of the Landlord, shall constitute an automatic daily fine. The last day of the lease period is designated as NOON local time on the specified day. Any holding over will be billed at \$200 per day due to costs and inconvenience incurred by multiple parties – Landlord, cleaning crew, painting crew, repair crew, marketing costs, the Resident who planned to move in, his/her moving crew, and truck rental, etc.

To avoid this extra cost, put items into storage, return the keys, and rent a motel room. In the case of the Resident not peacefully vacating after Landlord's final notice, this lease becomes a daily rent lease taking on the same right of a hotel, enabling the Landlord to remove any personal property and have the persons arrested for trespassing and/or theft of services.

**SERVIC EMEMBERS' CIVIL RELIEF ACT:** If Resident enters into military service or is a military service member and receives military orders for a change of permanent station or to deploy with a military unit or as an individual in support of a military operation for a period of 90 days or more, Resident may terminate this Lease Agreement be delivering written notice and a copy of Resident's official military orders to Landlord. In such a case, this Lease Agreement shall terminate 30 days after the next monthly rental payment is due. Military permission for base housing does not constitute a change of permanent station order.

# RENT: Rent shall be \$\_\_\_\_\_\_. Residents shall pay monthly installments to the Landlord, on or before the 1st of each month effective \_\_\_\_\_\_. CUSTOMIZED UPGRADES: For an additional \$\_\_\_\_\_\_ per month Resident can have the following custom upgrade(s): \_\_\_\_\_\_ FORM OF PAYMENT: Rent will be paid by automatic draft (ACH) from Resident checking account ONLY. Rent prices are based on this system of payment so any other form of payment other than ACH or on any other date other than the first will result in an automatic 10% fee for processing added. This includes if payment is rejected or does not clear on the first for any reason. Residents give permission to allow ACH withdrawals on the first of each month from

Page 4



## **Lease Agreement**

the bank account supplied and are responsible to communicate to the Landlord any changes, in writing, via email only, and allow 48 hours for changes to take place (initial)
<b>INSUFFICIENT FUNDS:</b> Rent bouncing from the account for any reason will result in a \$25 NSF fee plus any applicable late fees for a first offense, \$50 for a second offense, \$75 for a third offense, and each time thereafter \$100 per offense.
PROPERTY MANAGERS ARE NOT ALLOWED TO ACCEPT CASH FOR ANY REASON.
<b>LATE FEE:</b> A Late Fee of \$50.00 will be added if the rent isn't paid in full on or before the 3rd of each month.
All unpaid late fees, NSF fees, damages, penalties/fees, fines, citations, liens, etc. will be added to the Residents' account and considered "additional rent". All monies received will be applied to the outstanding balance and late fees will be applied to any unpaid balance. Any unpaid balance will be considered unpaid rent and grounds for eviction.
CHRONIC LATE PAY: The landlord may terminate this lease if the Resident is chronically late with rent payments. Chronic late payment is defined as paying any amount of rent after the first of the month two or more times. Rental rates are kept the same or close to the same for those who always pay on time.  (initial)
<b>LATE OR PARTIAL PAYMENTS:</b> The acceptance by Landlord of any late or partial payment shall not change the due date or amount of required payment & shall not relieve the Resident from the obligation to pay the balance of the rent and any applicable late fees or costs, & shall not negate the Landlord's right to continue legal action after receiving late or partial payment.
<b>REPORTING:</b> The Resident is advised that late payments shall be reported to a national database and may appear on their credit report.
<b>ALLOCATION OF PAYMENTS RECEIVED:</b> All money received from the Resident is first applied to any past due balance on the Resident's account, including unpaid rent, late fee, deposit shortage, unpaid damages, charges or fines, or utility charges past due that the Resident is responsible for. If the balance of money received is not enough to cover the current rent by the first, an additional rent late fee will be charged to the Residents account.
LAST MONTH'S RENT: Last month's rent will not be prorated.
6. MONEY OWED AT MOVE-IN:
<b>SECURITY DEPOSIT:</b> The security deposit set forth, if any, shall secure the performance of the Resident's obligations hereunder. The landlord may, but shall not be obligated to, apply all portions of said deposit on account of the Resident's obligations hereunder. Any balance remaining upon termination shall be returned to the Resident. <b>Residents shall not have the</b>

right to apply the security deposit in payment of the last month's rent.

Page 5 \_\_\_\_\_\_ (initial)



## **Lease Agreement**

**DEPOSIT REFUNDS:** The balance of all deposits shall be refunded after possession is delivered to the Landlord or Authorized Agent and premises are repaired or restored to their condition at move-in, together with a statement showing any charges made against such deposits, which shall be returned by mail. Residents must provide Landlord with a new mailing address in writing and proof of payment in full for all utility bills.

**REDECORATING FEE:** The resident acknowledges the redecorating fee is non-refundable. The Premises should be surrendered to Landlord at termination/expiration of this Lease Agreement in a clean & undamaged condition in order to avoid any loss of the Security Deposit in addition to the redecorating fee. Residents are responsible for professionally cleaning carpets (if any) upon move-out with Landlord's approved carpet cleaner and submitting a receipt to Landlord.

Cleaning & repairs are based on the original move-in inspection and the persons on the lease, not on the condition when a certain person moved in or out during the lease. The landlord is not responsible for determining who caused the damage. Deposit refunds will be issued by one check, listing all persons on the lease. It's up to the roommates to divide the funds.

#### RESIDENT SHALL PAY THE AMOUNTS SHOWN BELOW:

Page 6	, (initial)
<b>RENTERS' INSURANCE:</b> Resident acknowledges that the Lapolicy covers the structure only and does NOT cover Resident furniture, appliances, computers, TVs, clothing, food, etc. Furnis NOT liable to claims because of Resident's actions, failure negligence or loss or damage to personal possessions due to	t's personal property such as thermore, the Landlord or owner to carry renters insurance, or
The landlord <b>REQUIRES</b> that Residents obtain and keep rent effect during the full term of this Lease Agreement.	er's insurance in full force and (initial)
7. INSURANCE COVERAGE:	
Balance Due On or Before:	\$
Less Earnest Money Deposited:	\$
Total Required Payment:	\$
Dehumidifier Deposit:	\$
Pet Fee:	\$
Redecorating Fee:	\$
Security Deposit:	\$
Holding Deposit (converts to Security Deposit upon move-in):	\$
First Month's Rent:	\$



# **Lease Agreement**

	e all liability for p	personal injury,	ner or Landlord be held lia property damage or loss, igence.	
appliances, mechanicals, owners. This includes ref linens, antiques, furniture	trees, weather, rigerators, furna e, electronic equi ng, swelling, etc	etc, will not be ces, heat sourc pment, mold, m . The landlord is	or conditions of the building reimbursed by the Landlo es, air conditioners, food, hildew, rust, corrosion, was not responsible for elections inserting plugs.	ord or clothing, ter stains,
Should the building becomotel/hotel, alternate hou			is not responsible to supp	oly (initial)
8. UTILITY BILLS:				
•	pon termination,	Residents agre	eroof to the Landlord at leade to leave utilities on for a premises.	•
or split between the Resi	dents, then balar	nces will be che	ty services to be paid by tecked with Utility companied they will be due immediate.	es and
structure and mechanical	s, not the utility l	bill. For exampl	s responsible only for the e, a water leak goes unde s the responsibility of the	etected or
9. PETS / ANIMALS				
Landlord hereby grants F	tesident permiss	ion for the follo	wing pet(s) on the premis	es:
Breed	Weight	_ Color	Name	
Breed		_ Color	Name	
Breed		Color	Name	<del></del>
	ctures of the pet	s and agree to	pay a \$300 pet non-refun	
Landlord. Only pets listed pets/animals, pet/animal unauthorized animal is fo animal, per occurrence so	I above may be on sitting, or visiting und on the proportion the last the home so the	on the property g pets/animals a erty, there will b andlord is not re fees are retroad	out the prior written consert, inside or outside. No tendare allowed at any time. If the a \$100 fine plus \$25 personsible to determine we ctive to the start of the lease.	nporary an er day, per when the ase.
	P	age 7		(initial)



## **Lease Agreement**

Deceased animals or animals no longer living at the home can be removed from the lease after a minimum of one calendar year of animal rent. The landlord will do an inspection to verify the animal is no longer at the home.

**ADDING AN ANIMAL:** If the Landlord allows animals at this location, submit a photo of the animal. If approved, an additional Pet Fee will apply and the Pet Addendum will need to be completed, signed, and attached to this Standard Lease Agreement

<b>Q</b>		TP	K	=	10
J.	LU	<b>3</b> 1	$\Gamma$		O

Landlord agrees to deliver	door keys to Resident for premises. Resident
acknowledges Landlord will keep an ex	tra key for security & emergency purposes. Doorknob
and deadbolt locks may not be changed	d or added by the Resident. If the Resident has a need
to change locks (divorce, lost keys, etc)	), the Landlord must be contacted to change out the
locks. There will be a \$50 per lock fine	if changed without permission by Landlord.

#### 10. ENTRY & INSPECTION

Landlord shall have the right to enter the premises with reasonable, advance notice of 24 hours or longer, except in the case of emergencies, which may be less than 24 hours. If the time and date are inconvenient, the Resident may contact Landlord to reschedule, however, the Landlord is not required to oblige. If the Landlord reschedules, the new date must be within one week of the original date. A third date will not be provided and the Resident will be in violation of the lease. Entry may be for the purpose of, but not limited to:

- In case of emergency/safety checks
- For pest control purposes
- To make necessary or requested repairs, deliveries, alterations, or improvements
- Exhibit the premises to prospective buyers, mortgagees, workmen, or inspectors;
- When Resident is non-responsive or phones have been disconnected, the Landlord suspects Resident may have abandoned or surrendered the premises.
- To provide law enforcement access
- For annual or random inspections of the premises or other reasonable inspections

Residents agree to allow entry for Inspections, Periodic Preventive Maintenand	ce & Safety
Inspections by the Landlord or its agents or contractors. Inspection may include	e the taking of
photos of the interior and exterior of the home to document its condition.	(initial)

If the inspection finds lease violations or cleanliness issues, Residents will be notified in writing and given 7 days to remedy. Residents are required to send a photo to the Landlord to demonstrate proof of completion. If not remedied to Landlord's satisfaction, Landlord will send in their own crew at the rates listed on the Standard Cleaning and Repair Costs page. This amount will be added to the Resident's account and must be paid immediately.

ENTRY BY SERVICE PERSONS: Submitting a service request, in any fashion, is con	sidered
permission to enter during reasonable business hours. Abusive treatment toward serv	ice
Page 8,	_ (initia



## **Lease Agreement**

persons such as foul language or threats will be considered a lease violation. Certain requests are considered high priority and automatically grant immediate permission to enter.

	0 .	,	, 0	•		
	w the insp	ector or re	jed between Landlo epairman entry, or r		rip charge of \$75 s	
11. REPAIR	S, ALTE	RNATIO	NS, & PREMISE	S MAINTENA	NCE	
Residents ack	nowledge	that the p	remises are in good	d workina order ı	unless otherwise n	oted in

Tenant Portal & receipt confirmed by the Landlord within 14 days of possession of the Premises. Verbal notice or voice mail is not acceptable. Residents have examined the Premises & agree they are compatible with their health issues. \_\_\_\_\_\_ (initial)

REPAIRS: Residents are to report maintenance issues immediately to the Landlord and be given a reasonable amount of time to make repairs or provide a remedy to the issues, of up to

the attached Move-In Inspection form. Any repairs must be submitted to the Landlord via the

given a reasonable amount of time to make repairs or provide a remedy to the issues, of up to 30 days, with extra time for weekends & holidays, except emergencies. An emergency is defined as uncontrollable running water, a stopped toilet when only one toilet is in the home, sparking electricity, gas odor, no heat in severe cold, or similar.

[initial]

Landlord has preferred vendors who work at a contracted discount rate. If the resident chooses to hire their own service company, the resident is responsible for that bill. The landlord will not reimburse for services or contractors not on the approved list and residents may not deduct repairs or parts from rent without written permission.

The landlord is not responsible in any fashion for the personal items or personal health of the Residents, family, and guests. The landlord is not legally allowed to review an applicant's health condition during the application process and as such Landlord cannot review the Resident's health condition during residency.

**ALTERATIONS:** Residents shall not paint, paper, or otherwise redecorate or make alterations to the premises without the prior written consent of the Landlord. Fine: \$250 per room plus repair and painting costs. To make a room more "colorful", use removable items such as drapes, rugs, furniture covers, towels, flowers, posters, etc. Improvements by the Resident become part of the property and must stay unless the Landlord deems they should be removed and conditions restored by the Resident.

**PICTURE HANGINGS**: Wall pictures must be mounted with 1" brad style nails (very thin) and are limited to an average of 3 per room. If the wall is grooved paneling, the nails must be placed in the grooves, NOT the smooth portion. Nothing permanent or semi-permanent is to be attached to the interior or exterior of the building – this includes brackets, shelving, cabinets, hooks, wall systems, etc. The exception is wall mount TVs. These must be mounted to the studs. The resident is responsible for repairing the wall to move out. Posters should be mounted with thumbtacks. **NO TAPE!** It tears up walls.

repairing the wall to m It tears up walls.	nove out. Posters sh	ould be
Page 9		(initial)



## **Lease Agreement**

**SATELLITE TV DISH:** These are allowed but may not be attached to the building in any fashion. These must be mounted on a pole in the yard. The resident agrees to a \$250 fine if the dish is attached to the building and is responsible for removing the Dish at move out.

**PREMISES MAINTENANCE:** Resident shall maintain the Premises, including lawns and shrubbery, and remove rubbish or weeds if such grounds are a part of the premises and are exclusively for the use of the Resident. Shrubbery needs to be trimmed both in the Spring & Fall. Additionally, Residents shall not commit any waste upon said premises, or any nuisance or act which may disturb the quiet enjoyment of any Resident in the building or neighbors. Trees, shrubs, plants, and flowers may not be removed or altered by the Resident or guests.

**VEHICLES:** No parking or driving on the grass, including trucks during the moving process. \$50 fine per vehicle or set of tracks. Vehicles must be properly parked. Unlicensed or inoperative vehicles parked outdoors may not remain on the property. Improperly parked or stored vehicles may be towed by the Landlord at the Resident's expense.

**TRASH:** Residents are responsible to keep grounds litter-free and properly dispose of trash. Local law requires that only trash in closed cans or toters may be stored outside, out of sight from the street. Trash stored inside until pickup must be sealed for proper insect control. Trash cans or portable trash toters are to be set out no longer than 24 hours. All trash must be in closed plastic bags before being placed in the totter and the lid must be closed for pickup. Watch your neighbors to know when your trash day is. If you will be out of town on pickup day, please ask a neighbor to move your toter or cans.

**OUTSIDE STORAGE**: Must be placed in the garage or shed, storage other than trash cans, furniture made for outdoors, or children's outdoor play apparatus may not be left outside.

**GRILLS:** Must be 15 feet away from any structure and not under an overhang when in use. The heat from a grill will melt vinyl siding, creating a large repair expense for the Resident.

**SWIMMING POOLS / TRAMPOLINES:** Are not permitted on the property. Children's wading pools less than 6" deep are allowed, but at the Resident's risk,

#### NO ONE IS EVER ALLOWED ON THE ROOF.

**DRAIN CLOGS:** All drains and sewer lines were functioning properly at move-in. Residents are responsible for basic housekeeping which includes keeping drains free of hair and grease. The landlord suggests using screen traps and a grease can in the kitchen to collect cooking grease. Hot water will NOT keep grease liquefied as it travels a long distance to the city sewer line. It cools quickly and creates a clog. A clog at the sink or toilet is the responsibility of the Resident. We suggest a tool called ZIP IT to remove hair and clogs. A good plunger or snake can unclog a toilet. These are tools every household should have for basic housekeeping.

The ONLY item that should be flushed is toilet paper. NO other items are acceptable. Only what you already ATE should go down the toilet. Please keep this in mind with small children who like to experiment with the toilet.

Since all drains 8	§ sewer lines are	functioning at mo	ve-in any clog sha	ıll be the respons	ibility of
		Page 10		•	(initial)



## **Lease Agreement**

the Resident. Therefore, the Resident shall call and pay the plumber directly for any drain or

toilet clogs. Resident to call Chris Jakubowicz at MGA Plumbing at (574) 532-9177.
However, if the plumber finds blockage was due to defective plumbing, tree roots, or acts of nature then the Resident can submit a maintenance issue via the Resident Center & turnover the plumbers' written report. The landlord will take over from there.  (initial)
<b>TEMPERATURE</b> : During the winter season, Residents agree to maintain the heat in their homes at a maximum of 75 degrees. Furnaces are not built to sustain hotter temperatures than this and will result in furnaces breaking down. If residents are negligent in this regard, they are responsible for the cost of repair. At the same time, Residents agree to maintain the heat in their home at a minimum temperature of no less than 45 degrees sufficient to protect the pipes and water facilities from damage by freezing. If residents are negligent in this regard, they are responsible for the cost of repair of any and all damages (initial)
<b>CLEANLINESS:</b> Resident shall maintain the premises in a clean and sanitary manner including all equipment, appliances, furniture, and furnishings therein, at their own expense, and at all times, and shall surrender the same, at termination hereof, in as good condition as received, ready to re-rent.
NORMAL WEAR AND TEAR: This is defined as the long-term effect on an item over its normal lifespan, under normal use, for what it was normally intended, with normal care and

maintenance, due to sunlight, residential foot traffic, and the effects of aging.

Non-normal wear is considered damage and includes stains, scratches, gouges, rust from metal items, melted spots, nicotine film, odors, animal digs in dirt or flooring, excessive wear, spots or drawings by marker, crayon, pencil, lipstick, nail polish, makeup, nail holes, screw holes, damage to walls or paint from shelves or brackets, marks from gasoline, oil, tire marks, grease, tape, rub marks, hand oil or hair oil on walls, breakage of glass, neglect, misuse, etc.

If something can be cleaned or repaired, this is not normal wear and tear. Carpets should last 10 years, paint 12 years, appliances 20 years.

**INDEMNIFICATION:** The landlord shall not be liable for any damage or injury to Resident, or any other person, or to any property, occurring on the premises or any part thereof, or in common areas thereof. Residents agree to hold Landlord, Landlords' agents, suppliers, and repairmen harmless from any claims for damages, no matter how caused.

**DAMAGES TO PREMISES:** Resident shall be responsible for damages caused by his negligence and or caused by other people, invited or uninvited. Example: the neighbor's baseball breaks your window. Residents are responsible for repairs. Residents may settle up with the baseball player.

<b>BASEMENTS:</b> No basement is guaranteed "dry" by Landlord. Every, there may be excess ground moisture concerns. Place stored waterproof blocks. Cardboard boxes stored in a basement will absorbed the landlord is not responsible for anything that gets wet in the base.	items up off the sorb moisture fro	floor on m the air.
Page 11		(initial)



## **Lease Agreement**

#### 12. APPLIANCES:

**APPLIANCES:** Any provided are considered LOANERS and are provided as a convenience ONLY. They will not be repaired or replaced for any reason by Landlord. Should a loaner appliance become defective, the Resident may NOT dispose of it without written permission from Landlord. If the loaner appliance is missing at move out Landlord will charge the Resident for a replacement. Residents agree to clean and maintain appliances.

#### 13. ADDITIONAL TERMS & CONDITIONS

**RULES ON PREMISES:** Waterbeds are not allowed on the premises. Make an effort to be a good neighbor. Quiet Time Rules apply during normal sleeping hours, from 9 pm to 8 am each day. Music, TV, guests, instruments, car engines, car horns, etc. shall not be audible to your neighbors. Complaints of unkempt yards, improper parking, foul language, bad treatment toward neighbors, verbal abuse, etc. are grounds for eviction.

**WINDOW COVERINGS:** Window coverings shall be restricted to those provided by Landlord already existing in the home at the time of move-in or those approved by Landlord. Under no circumstances shall sheets, clothing, flags, aluminum or any metal foil, newspapers, or any other such items be used as a window covering. If blinds, which are present at move-in, are damaged at any time during the tenancy, Resident is responsible for immediate replacement, or Landlord will have them replaced at the Resident's expense.

(initial)

**SMOKING: NO smoking in, around, or near the premises!** Smoking by Residents or guests leaves a nicotine residue and odor which increases the costs of cleaning, interior painting, and odor removal. Cigarettes, vape pens, e-cigarettes, pipes, cigars, hookahs, marijuana, hemp, and any other smoking device or material fall under the lease's smoking policy. Any violation is subject to a \$250 fine plus cost of cleaning per occurrence and grounds for immediate eviction.

**CANDLES:** Insurance does not allow lighted candles. Any flame is also a fire hazard and will be deemed negligence on the part of the Resident. A burning candle releases soot and wax residue which accumulates on ceilings and walls, requiring extra painting costs and will reduce deposit refunds. Liquid wax spills into carpet fibers. Use other forms of air fresheners.

Page 12	 (initial)



## **Lease Agreement**

FIREPLACE/ WOOD STOVE: These items are non-functioning and for decoration only. Should the Resident use or alter this equipment in any way, the Resident accepts full responsibility for any resulting cleaning, repair, damage, injury, or death.

#### 14. RODENTS, BEDBUGS, & MOLD:

**RODENTS:** Unfortunately, Mice can be a challenge in the Midwest. Since there is no way to guarantee against them here is what the Resident needs to do for prevention and/or treatment:

- Keep all food cleaned up both in the kitchen and throughout the home
- Keep stored food sealed tight
- Keep grass and weeds trimmed at all times.
- Pest control inside and out for any and all animals, bugs, rodents, etc

If rodents are found on the Premises, the Resident is responsible for either poisoning or trapping. In the majority of cases, these remedies will resolve the situation. On rare occasions, it may be necessary for Resident to consult with a professional. If a pest control professional identifies a reason they couldn't resolve the issue, provide that information to Landlord. Residents agree that Landlord has delivered the premises free from pests. \_\_\_\_\_\_ (initial)

**BEDBUG INFORMATION & OFFICIAL POLICY:** For thousands of years our ancestors dealt with bedbugs. 50 years ago the pesticide DDT eliminated bedbugs from the U.S. so most of us have never had any issue with them...until now.

Bedbugs are back and rapidly getting worse. They are now in every state. With the ban on DDT and easy international travel, bedbugs are Nature's Tiny Super Hitchhiker and have been carried back to the U.S. from other countries. Rich or poor, clean or filthy does not matter. Bedbugs are like mosquitoes, attracted to humans by our carbon monoxide breath, our body heat, in search of a blood meal. Bedbugs search for humans.

Bedbugs can only travel by attaching themselves to things, like suitcases, clothing, stuffed animals, backpacks, furniture, etc. Bedbugs are easily passed to others through simple contact. Example: lay your coat on a waiting room chair or church pew where a person had already unknowingly carried a bedbug. That one lone insect hitches a ride on your coat and comes into your home without your knowledge. Even new furniture can contain bed bugs if stored near used furniture on a delivery truck.

They hide in mattresses, bedding, furniture, stuffed animals, boxes, and even in the dark areas of varnished wood furniture such as dressers, usually within 8 feet of a sleeping area. They come out once the human warms the bed and breathes carbon monoxide into the air. They are flat and tiny like a small apple seed. A single female can lay 500 eggs.

For your peace of mind, the Landlord has taken every physical precaution to seal the structure and has pre-treated the structure against bedbugs. This includes a long-lasting, all-natural, organic, safe for children and pets substance that will continue protecting the home.

Landlord has inspected the home & verified it to be BEDBUG FREE. The resident has	į
Page 13,,	_ (initial)



## **Lease Agreement**

inspected the home and agrees it is bedbug-free. Residents agree that insect control & treatment are part of housekeeping, and as such are the responsibility of the Resident.

The Resident understands and agrees that if bedbugs are found they have been introduced to the home by being carried there during occupancy by the Residents, visitors, children, deliveries, pets, etc, and their personal belongings, and as such Resident agrees to full responsibility for examining, handling, and treating their own personal property such as mattresses, bedding, dressers, stuffed animals, toys, electronics, furniture, clothing, boxes, etc, and that Landlord is not responsible to handle or treat the Resident's personal property.

**IMPORTANT**: If you find bedbugs remember the PREMISES doesn't have them, your personal belongings have them so it's up to you to remove, clean, and treat your belongings. Procedure:

- Don't be embarrassed. Call Landlord immediately for advice.
- Although creepy, scientists have proven bedbugs do not transmit disease.
- Think. Did you recently bring something onto the premises such as a used couch or suitcase? Remove suspicious items
- Remove all bedding, clothing, & stuffed animals, & run them through a washer & dryer on high heat. Heat kills them. Seal them in a plastic bag so they are not re-infested.
- Vacuum everything, especially cracks, top and bottom of mattresses, the backside of headboards, and the inside of dressers after removing the drawers to pick up insects and their clear eggs. Seal the sweeper bag in a plastic bag and get it off the premises.
- Scrub EVERYTHING & spray crevices with chemicals available at home stores.
- When the spray has dried, dust all areas with "food grade" <u>Diatomaceous Earth</u>, which will kill the bedbugs that walk over it. It is available in garden stores and online. Puff it with a clean ketchup bottle into crevices and the seams of a mattress.
- Enclose the mattress with a mattress bag available at Walmart, home stores, &online.

**MOLD:** From the State Department of Health website: "Mold spores are in the air and on all surfaces. Mold spores are very tiny and lightweight so they float in the air for a long time. Use a dehumidifier as needed. Wipe hard surfaces with a damp, soapy cloth weekly."

"Mold (fungi) is present *everywhere*—indoors and outdoors. There are more than 100,000 species of mold. At least 1,000 species of mold are common in the U.S. Most types of mold that are routinely encountered are not hazardous to healthy individuals."

"Many molds are black in appearance but are not Stachybotrys. For example, the black mold commonly found between bathroom tiles is not Stachybotrys. Stachybotrys can be positively identified only by specially trained professionals (e.g., mycologists) through a microscopic exam. Small areas of mold should be cleaned using a detergent/soapy solution or an appropriate household cleaner."

Many cleaners are now readily available at stores like Walmart. Residents agree that this cleaning & disinfecting of mildew and mold are part of everyday housekeeping and as such are the responsibility of the Resident. Residents shall make every effort to control and eliminate moisture in the home – run bathroom exhaust fans, ceiling fans to circulate the air, limit the use of humidifiers, etc. Be aware that houseplants bring mold spores and moisture into the home.

Page 14			(initial)
---------	--	--	-----------



## **Lease Agreement**

If mold or mildew persists, contact Landlord for assistance but Resident acknowledges	s mold
and mildew are NOT sufficient reason to end Lease Agreement. The resident agrees the	nat
Landlord has delivered the dwelling free from any visible mold.	(initial)

**PREMISES ACCEPTANCE:** Resident acknowledges that Landlord has advised Resident of his/her right to have a professional home inspection performed on the subject property. Resident has completed his/her inspections and/or voluntarily waives that right.

Resident has inspected the home, is satisfied with its condition, including respect to any health concerns, rodents, bedbugs, & mold. Residents are accepting the premises AS-IS with no additional changes expected. Residents shall have 14 days from the date of signature to amend any inspection results in writing to the Landlord. Resident agrees that Landlord has delivered the dwelling in a safe, clean, and habitable condition \_\_\_\_\_\_ (initial)

#### 15. CARE FOR THE EXTERIOR OF THE PREMISES:

**CONDITION AND REPAIR:** The Resident agrees at his own expense, to keep the premises, including, but not limited to, the yard, shrubbery, and swimming pool (if any) in the same condition and repair as the beginning of the Lease and to pay for any damage incurred or replacement needed, reasonable wear and tear excepted.

The following items shall be the responsibility of the Resident:

- Lawns shall be maintained adequately by mowing weekly and shrubbery trimmed regularly as needed. Resident to provide any equipment necessary to maintain lawn and grounds, including replacement of any broken or non-functioning sprinkler heads.
- Clearing of clogged toilets, sewer lines, traps, drains, garbage disposals or overflowing sinks or tubs, and any damage from such, shall be at the expense of the Resident unless the damage is created by natural causes (i.e. roots or ground movement)
- Replacement of furnace/air conditioner filters monthly and if a heating/cooling unit repair
  is due to a clogged filter or missing filter, the repair cost must be paid in full by the
  Resident. Residents will be responsible for the repair/trip charge if the breaker needs to
  reset and that is the only problem with the unit.
- Replacement of any broken window/glass, light bulbs, and/or window screens, for any reason, will be at the expense of the Resident
- No distracting objects shall be visible to neighbors or allowed on the property including, but not limited to, trailers, campers, buses, trucks or any inoperable vehicles. Vehicles are not to be driven on the lawns or in any area other than parking areas, streets, or driveways, and no engine repairs are to be done (other than routine service) and the cost for removal of any stains on the driveways will be at the expense of the Resident.
- Damage caused by rain, hail, or wind as a result of leaving windows or doors open, or damage caused by the overflow of water or stoppage of waste, pipes, breakage of glass, damage to screens and deterioration of landscape and lawns, whether caused by abuse or neglect, is the responsibility of the Resident.
- Vandalism of the Premises, for any reason, will be at the expense of the Resident.
- Maintaining the smoke detectors and CO detectors in working condition, changing

Page 15,(ini	tial)	
--------------	-------	--



## **Lease Agreement**

batteries (must be minimum 10-year life guaranteed batteries) as needed, and notifying the Landlord immediately if the smoke or CO detectors stop working properly.

**SIGNS, ADVERTISING:** No signs, notices or visual displays of any kind are to be posted on doors or exterior walls. Residents agree to allow Landlord to place signs and advertising in the yard when vacancy is anticipated. Residents agree to maintain signs or advertising installed by Landlord. Placing signs of advertising material does not constitute possession.

#### 16. ORDINANCES & STATUTES:

**FEDERAL, STATE, AND LOCAL LAWS:** Residents shall comply with all statutes, ordinances & requirements of all municipal, state & federal authorities which may now or hereafter be in force, pertaining to the use of the premises. Residents agree to report any actions by others that violate federal, state or city laws. Resident agrees that any police report made that involves the Resident, their guest, or the Premises may be admitted as evidence and hereby waives any hearsay objections. Breaking laws are grounds for eviction.

**CRIME FREE PROVISION:** Residents, family, guests, or other persons shall not engage in:

- Any acts involving imminent or actual serious property damage as defined by law
- Any criminal activity (federal, state, or other municipality), including drug-related criminal activity, any act of violence or threats of violence
- Any other illegal activity, including prostitution, criminal street gang activity, threatening or intimidating, unlawful discharge of firearms or assault
- Jeopardize the health, safety, and welfare of Residents, Landlord, Landlord's representatives, agents or others.

**NEIGHBORHOOD CRIMINALS:** Resident takes responsibility to research criminals, paroles, sex offenders, or persons on premises arrested living in the area. Discovering information after signing the lease is not a reason to void the lease.

**BURGLARY/BREAK INS:** Renter's Insurance may or may not cover damage to doors or windows caused by an intruder but always call the police to file a report before calling Landlord. Keep your doors and windows locked, and valuables out of sight and locked to minimize theft. Residents are responsible for any damage even from break-ins.

**POLICE REQUESTED**: If police are called to the home on more than one occasion for a resident-related problem or disturbance, this agreement is subject to termination.

**LEGALITY:** If any part of this lease conflicts with local or state laws, the rest of the lease will be unaffected.

#### 17. LEGAL / EVICTION:

EQUAL HOUSING OPPORTUNITY: Landlords and Brokers comply with federal	, state,	and
local fair housing laws and regulations.		

Page 16	(initial
i age io	 (



## **Lease Agreement**

**LEGAL SERVICE:** Each person listed on the lease has 100% authority to receive legal notices on behalf of all persons on the lease.

**TIME OF ESSENCE:** Pertaining to the performance of the obligations described herein

**WAIVER:** No failure of Landlord to enforce any term hereof shall be deemed a waiver. The acceptance of rent by the Landlord shall not waive his right to enforce any term hereof.

**NOTICES:** Any notice which either party may give or is required to give, may be given by mailing the same, postage prepaid, to Resident at the premises or to Landlord at the address shown herein or at such other places as may be designated by the parties from time to time.

Residents agree in advance to pay any and all costs related to eviction. Because court action is a direct result of a Resident's failure to comply and is beyond the normal scope of renting and cost of doing business, the Resident agrees to pay all costs related to legal action, court action, and collections, including but not limited to documentation/photos/copies/ (\$100), court filings (\$100-500), attorney consultation fees (\$300 per hour), court appearances (\$100 each time), collection fees (40%),15% interest on the overdue amount, and late fee (\$10 per day) on scheduled payments. Some of these fees may be incurred after court judgments and added to the judgment. The amounts shown are estimates. \_\_\_\_\_\_\_ (initial)

**EXCULPATORY CLAUSE:** The Resident waives their own actions and shall indemnify and save harmless the Landlord from and against any and all claims, suit, actions, damages, and /or causes of action arising during the term of this Lease for any personal injury, loss of life, damages to personal property sustained in or about the leased premises, or financial loss by reason or as a result of Residents occupancy. Resident waives any rights and claims against the Landlord for any personal property damage or financial loss incurred as a result of leasing the Premises regardless of the negligence of the Landlord and reserves the right to collect reasonable attorney fees from Resident for the cost of defending and enforcing this contract.

**JURY TRIAL WAIVER AND ATTORNEY FEES:** Landlord and the Resident hereby waive their right to a jury trial. The prevailing party in any dispute or claim between Resident and Landlord arising out of or relating to this Lease Agreement shall be awarded all their reasonable attorney fees and costs. Costs shall include, without limitation, expert witness fees, fees paid to investigators, and arbitration costs.

**COLLECTION COSTS:** In the event that the Resident breaches the Lease Agreement, the Landlord is entitled to recover as additional damages, all costs to collect the monies owed including any money the Landlord pays a collection company or lawyer to collect those funds.

**COURT MODIFICATION:** If any provision of this Lease Agreement is found by a court to be invalid, illegal or vague, the parties agree that such provision shall be modified or stricken by the court to the minimum extent deemed necessary to make it valid, legal, and enforceable and that all other provisions of this Lease Agreement shall remain in full force and effect.

Page 17	,	(initial)
		\



# **Lease Agreement**

18. COMMUNICATION:		
should be direct with the assigne	have the personnel to answer phoed property manager via their phoed during no	one or in writing via email
	on-binding. If a dispute should of communications. Any promise of i	
INCOME DISRUPTION/JOB CH any income disruption and/or a jo	<b>IANGE:</b> The landlord shall be im ob change.	mediately notified if there is
19. Emergencies		
is on fire, there is a medical eme	ould also contact 911 first. If som ergency, or there is an act of God our Landlord, instead hang up an	that has caused severe
as determined by Landlord, the L date on which such damage is d result of the abuse or negligence	ged by fire or any other cause as Landlord shall have the right to te letermined. Should such damage e of the Resident, or his invitees, Resident will be responsible for lo	erminate this Lease as of the or destruction occur as the then only Landlord shall have
event of an emergency. Residen and emergency contacts below i	sident to supply a minimum of 2 ent agrees to allow Landlord to continuous the event Resident cannot be report paid rent and/or fees, and agrice.	tact references on application reached, is non-responsive to
Name:	Number:	
Name:	Number:	
Name:	Number:	
ACCEPTANCE OF LEASE	TERMS:	
RESIDENT SIGNATURE:		DATE:
RESIDENT SIGNATURE:		DATE:
PROPERTY MANAGER:		

Page 18	,	(initia
· J ·		\



## **Lease Agreement**

## DISCLOSURE OF LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

**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 taken care of properly. Lead exposure is especially harmful to young children and pregnant women. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Before renting pre-1978 housing, Landlord's must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Residents must also receive a federally approved pamphlet on lead poisoning prevention.

#### LANDLORD'S DISCLOSURE

Landlord has no knowledge of any lead-based paint and/or lead-based paint hazards in the residence and building included in this rental.

Landlord has no records or reports relating to lead-based paint and/or lead-based paint hazards in the residence and building included in this rental.

#### RESIDENT ACKNOWLEDGMENT

Resident has read the information set forth above, and has received corecords, or other materials referenced above, if any.	opies of the reports, (initial)
Residents have received an email copy of the pamphlet <i>Protect Your F</i> Your Home.	Family From Lead In (initial)
ACCEPTANCE OF LEAD BASED PAINT ADDENDUM	
RESIDENT SIGNATURE:	DATE:
RESIDENT SIGNATURE:	DATE:
PROPERTY MANAGER:	DATE:

Page 19		(initial)
	,,	



## **Lease Agreement**

## HOME CARE ADDENDUM

Page 20	_,(initial
PROPERTY MANAGER:	DATE:
RESIDENT SIGNATURE:	DATE:
RESIDENT SIGNATURE:	DATE:
ACCEPTANCE OF HOME CARE ADDENDUM	
<b>FURNACE FILTERS:</b> Residents agree to check the condition of the furn month, and to change the furnace filter no less than once every 3 month the furnace run harder, increasing the likelihood of an expensive breakd the time of year it is most needed. A clean furnace filter will decrease en provide cleaner air to breath, and make it easier one those with allergies	ns. A dirty filter makes own, most likely during nergy consumption,
SMOKE DETECTOR & CARBON MONOXIDE DETECTOR BATTERIE family's safety all detectors must be working at all times. If a battery nee must replace immediately. Resident agrees and understands that if Landa smoke detector needing batteries Landlord will immediately replace th \$10 per battery. Said cost to be added to monthly rent due.	ds replacing, residents dlord at any time finds
Dehumidifier is already on site provided by Landlord. Residents \$100 refundable deposit as security for the unit. Dehumidifier is property to remain with the home upon move out. Resident understands full cost to Resident if it is not left with the home.	of the Landlord and is
Does not apply as home does not include a basement	
<b>DEHUMIDIFIER:</b> For increased safety measures for you and your family are required to have a functional dehumidifier working and programmed times. Resident agrees to the following (choose one and initial):	
Resident understands that regardless of option chosen above if Resider landscaping as required Landlord reserves the right to care for the lands charges plus an additional \$30 administration fee to the monthly rent du	scaping and add the
Resident would like Landlord to maintain all landscaping needs a monthly rent each month.	and add the cost to the
Resident will hire someone to maintain all landscaping needs	
Resident has the tools and will personally care for all landscapin	g needs
<b>LANDSCAPE:</b> Resident hereby acknowledges how they will maintain the premises, including but not limited to grass mowed, trees cut, & dead brone and initial):	. •

(initial)



## **Lease Agreement**

## **PET ADDENDUM**

No animals are allowed on the premises (even on a short-term or temporary basis) other than the pets listed on the Lease Agreement & approved by the Landlord.

The Landlord grants the resident permission to keep the aforementioned pet(s) in the home subject to the following terms & conditions, and becomes part of the Standard Lease Terms.

- 1. There is a Non-Refundable Deposit of \$300 for pets. A Pet Fee of \$\_\_\_\_\_ per month will also apply.
- 2. The resident agrees to purchase special liability insurance that would cover injuries or damage that may be caused by the pet(s). Residents also agree to list the Landlord as an "additional insured" on the policy.
- 3. The Resident agrees that this agreement is only for the specific pet(s) described above and agrees to not harbor, substitute or "pet sit" any other pet and remove any of the pet's offspring within 30 days of birth. Any animal found on the premises other than the pet(s) specified will be considered a stray and removed at the Resident's expense.
- 4. The Resident agrees to have an identification tag on pet(s) whenever it is outside.
- 5. The pet(s) shall be on a lease or otherwise under Resident's control, and not left unattended, when it is outside the Resident's home.
- 6. The Resident agrees to immediately clean up after their pet(s), both inside and outside the premises and to dispose of any pet waste promptly and properly.
- 7. The Resident agrees not to leave food or water for their pet(s) outside the premises, where it may attract wild animals.
- 8. The Resident agrees to abide by all local, city or state ordinances, licensing and health requirements regarding pets, including vaccinations.
- 9. Pet(s) shall not cause any sort of nuisance or disturbance to neighbors. Noise, day or night, must not disturb others. The Resident agrees to do whatever is necessary to keep their pet(s) from making noise that would cause an annoyance to others and take steps to immediately remedy complaints by neighbors made to the Landlord.
- 10. The Resident agrees to immediately pay for any damage, loss or expense caused by their pet(s). Any payment not made for such damage or expense will be considered as additional rent due.
- 11. Failure to comply with the terms of this addendum shall give the Landlord the right to revoke permission to keep the pet(s), and is also grounds for immediate termination of the Standard Lease Agreement and the Resident shall be liable for any damages caused by the pet(s) and the deposit shall be applied to said damages.

ACCEPTANCE OF PET ADDENDUM:	
RESIDENT SIGNATURE:	DATE:
RESIDENT SIGNATURE:	DATE:
PROPERTY MANAGER:	DATE:
Page 21	. (initia



## **Lease Agreement**

## RECURRING PAYMENT SETUP FORM

Residents authorize regularly scheduled charges to your checking / savings account or credit card. Residents will be charged the total account balance, which consists of your monthly rent payment, any outstanding late fees, utility charges, Non Sufficient Funds (NSF), or any other fees due on Residences' account. A receipt for payment will be emailed to you & the charge will appear as an "ACH Debit." You agree that no other prior notification will be provided.

I \_\_\_\_\_ authorize RedBird Realty Solutions LLC to charge my

Credit Card or Checking / Savings Acc total account balance, whichever is greater	
Billing Address	Phone #
Email	
Checking / Savings Account	Credit Card
☐ Checking ☐ Savings	□ Visa □ MasterCard
Name on Acct	☐ Amex ☐ Discover
Bank Name	Cardholder Name
Account Number	Account Number
Bank Routing #	Exp. Date
Bank City/State	
Routing Number Account Number	
SIGNATURE	DATE
I understand that this authorization remains in	effect until I cancel it in writing and notify RedBird Realty Solutions or termination of this authorization at least 30 days prior to the ne
billing date. If the above payment dates fall on	a weekend or holiday, I understand that the payments may be
these are electronic transactions, these funds	debits to my checking/savings account, I understand that because may be withdrawn from my account as soon as the above noted
	saction being rejected for Non Sufficient Funds (NSF) I understand pt to process the charge again within 30 days, and agrees to an
additional \$25 charge for each returned NSF. I	acknowledge that the origination of ACH transactions to my
	S. law. I certify that I am an authorized user of this credit card/ban s with my bank or credit card company; so long as the transactions
correspond to the terms indicated in this author	

Page 22

(initial)