RESIDENTIAL LEASE



The Standard Form (revised 08/08) of : New Orleans Metropolitan Association of REALTORS®, Inc.

For exclusive use of REALTORS® REALTOR® Boards provide this form as an aid and not as legal advice. REALTOR® members assume no responsibility for unauthorized use.

Date: ___

paraby langes to	through	Donai Really, The	as agent (n	ereinafter referred to as Lesso
nereby leases to Thereinafter referred to as Lesse	ee) the following described property:			
PREMISES			or use by Lessee	as a private residence only.
n(City)	(State)	(Zip)	of use by Lessee a	is a private residence only.
FRM This lease is for a term	of months commenc	ing on the	day of	F
and ending on the last calenda	r day of,,	ing on the	day of	
	EWAL If Lessee, or Lessor, desires that		e expiration of its	term he must give to
the other party written notice a	at least <u>30 (thirty)</u> days prior to that determs thereof except that the lease will	ate. Failure of either par	ty to give this requ	
RENT This lease is made for	and in consideration of a monthly rental	of		
	or before the 1st day of each month at			
PO Box 19923, New (Orleans, LA 70179			es to pay Lessor the sum of dollars which
prorated rental for the period _	thru	If rent is pai	d by the <u>5th</u>	
	entitled to a deduction of			al of
	owever, that if the rent due is not receive			
	inquent. If Lessee pays by check and sa			
	pay an additional sum of \$35.00 NS			
considered a waiver or relinqu	ishment of any of the other rights or rer	nedies of Lessor. At Les	ssor's discretion af	ter receipt of
NSF check; Lessor may requir	re all future payments in the form of mo	ney orders or certified fr	unds. Lessor shall	give written notice
to Lessee of this requirement.				
SECURITY DEPOSIT Upon	execution of this lease, Lessee agrees to	deposit with Lessor, th	e sum of	
	rest bearing and is to be held by Lessor a			nance of the terms
	his security deposit is not an advance re			
	ty deposit is not to be considered liquid			
	and faithfully perform all of the terms a			
	oes not have the right to cancel this lease			
security deposit.		C	,	C
Deductions will be made from	the security deposit to reimburse Lesso	or for the cost of repairin	g any damage to t	he premises of
equipment or the cost of repla-	cing any of the articles or equipment that	it may be damaged beyo	ond repair, lost or i	missing at the
termination of this lease. Dedu	actions will also be made to cover any u	npaid amounts owed to	Lessor for any dar	nage, loss, or
charges occurring prior to tern	nination of this lease and for which Less	see is responsible. In the	event that damag	es or other charges
exceed the amount of the secu	rity deposit, Lessee agrees to pay all exp	penses and cost to Lesso	or. In the event the	re has been a
forfeiture of the security depos	sit, excess charges shall be paid in addit	ion to the amount of the	said security depo	osit.
Should there be any damage to	the leased premises or equipment there	ein, reasonable wear and	l tear excepted, car	used by Lessee, his
	e agrees to pay Lessor when billed the f			
	ut is not limited to garbage disposal, plu			
	10000		-	
due to improper bath/shower u	isage.			
due to improper bath/shower u	isage.			

Ade	dress:		Date: _	
49 50 51 52 53 54	deposit aforesaid shall be autom except where such abandonment entire term and either party has	atically forfeited should Lessee vacate occurs during the last month of the t	is specifically understood and agreed to a bandon premises before the expirerm of this lease, and Lessee has paid a hat his lease will not be renewed under ights nor Lessee's obligations.	ation of this lease, ill rent covering the
55 56 57 58 59 60	subject only to normal wear and Lessee agrees to return the same entitled to an accounting and a r	tear. Lessor agrees to deliver the pre e in like condition at the termination of eturn of the security deposit within 3	ion as they were at the time the Lessee mises clean and free of trash at the beg of this lease. At the termination of this lood days thereafter, providing all of the obshall provide Lessor with a forwarding	inning of this lease and ease, the Lessee shall be bligations of the lessee
61 62 63		ises shall be occupied only by the per n at the premises for a period in exce	sons listed below. Other occupants, incss of 10 days.	cluding temporary
64 65				
66	A temporary visitor is one who	inhabits the premises for no more tha	n ten (10) days.	
67 68 69 70		on the premises at any time. However agreement between Lessor and Lesse	r, this provision shall not preclude Less e.	or modifying any lease
71 72 73 74		nce with the terms of this lease. Any	sion of the leased premises without the expense associated with subleasing the	
75 76 77 78 80 81 82 83 84 85 86 87 88 89 90 91	lease promptly as stipulated or spremises for five consecutive dashould Lessee begin to remove a should voluntary or involuntary for the benefit of creditors, then this lease, together with any atto times for past due installments of Similarly, in the event of any su accordance with the provisions and eviction, Lessee is obligated this lease expires, whichever is a the premises are abandoned as a in any manner Lessor chooses we	hould premises be abandoned by Les- tys after rentals have become delinque furniture or any substantial portion of bankruptcy proceedings be commend- in any of said events, Lessee shall be princy's fees, and all other expenses shall be without prejudging his rights to proce ch default, Lessor retains the option to of Article 4701, et. seq. of the Louisia d to pay any and all rent and expenses sooner. Lessee is obligated to pay any defined above, Lessee grants to Lesso	rail to pay the rent or any other charges see (it being agreed that an absence of ent shall create a conclusive presumption of Lessee's personal property to the detrivated by or against Lessee, or should Lesse in default and the rental of the whole of all immediately become due. Lessor must later for the rent for the remaining to cancel this lease and obtain possession and code of Civil Procedure. In the even due and owing through the day said proceeding to collection and eviction costs and attoring the right to dispose of belongings remote the procedure. In the seed of the right to dispose of belongings remote and over the right to dispose of belongings remote and of these belongings.	Lessee from the leased on of abandonment) or ment of Lessors lien, or see make an assignment of the unexpired term of ay proceed one or more erm of this lease. On of the premises in the of such cancellation remises are re-rented or ney's fees. In the event aining in the premises
92 93 94 95 96 97 98 99 100 101 102 103	conditions provided in the immeduessee discontinue the use of the consistent with the consideration being boisterous or disorderly, or immoral activities, or failure after written notice has been give written notice to cease and design to demand the rent for the whole this lease and obtain possession of Civil Procedure, or to exercise at the RULES & REGULATIONS Lessee agrees to comply with an	ediately preceding paragraphs under the premises for the purposes for which a necessary to provide reasonable safe treating undue noise, disturbance or not abide by any Rules and Regulation en Lessee (such notice may be posted to the from such activity or disturbance, the unexpired term of this lease which a for the premises in accordance with the provided that the provided services are the premises of the premise of the premises of the premises of the premises of the premise of the premises of the premises of the premises of the premise of the premises of the premise	violate any of the conditions of this leader he heading "Default, Abandonment, or a they are rented or fail to maintain a staty, peace and quiet to others, such as buisance of any nature or knowingly engings, and should such violation continue fail on Lessee's door) or should such violation, Lessee shall be in default and Lesse to once becomes due and payable or to it is provisions of Article 4701, et. seq. of or available by law. In and agrees to comply with the Rules lesse Rules & Regulations or with other osted on the leased premises, and/or maintain and the set of the sease of t	Eviction" or should the andard behavior ut not limited to, gaging in any unlawful or a period of five days ation again occur after or shall have the right mmediately cancel Louisiana Code of and Regulations. Rules & Regulations
-	LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS

Ada	dress:		Date	
10 11 12 13 14 15	good condition. Lessor shall be repair is not caused by misuse and household maintenance cu of the unit with dirty filters is r and accepts it in its current con return it to Lessor in the same exceptions to this area are repa	e responsible for the repair of electrical or neglect by the Lessee. Lessee agree stomarily required. Air conditioning an act permitted. Lessee acknowledges the dition and agrees to keep it in same contributed to be the dition at termination of the irrs/improvements that Lessor specifical section of this lease.	I, plumbing, air conditioning and heat is to use the same with care, and to per and heating filters are the responsibility at he has been provided the opportuni- ondition during the term of this lease a is lease, normal decay, wear and tear	ing system provided the form the usual cleaning of Lessee. The running ty to inspect the premises this expense and to excepted. The only
19 20	shall have the right to enter the Any additions or alterations ma lease unless otherwise stipulate	itions or alterations to the premises with premises for the purpose of inspection and to the property by the Lessee shall and herein. Lessee expressly waives all as option, may require the premises to be	n or making repairs necessary for pres become the property of the Lessor at right to compensation for any addition	ervation of the property. the termination of this as or alterations made to
25	control of Lessor, this lease shall obtain possession. Lessee shall deprived of possession. Should	be unable to provide occupancy on the all not be affected thereby, but Lessee not be entitled to any damages beyond Lessor be unable to provide occupant Lessee shall have the option of termina	shall owe rent beginning only with the d the remission of rent for such term of cy within 10 calendar days from the co	e day on which he can luring which he is ommencement of this
31	event not due to any fault or no of the lease. However, Lessee temporary failure of utilities, h	ed or materially damaged so as to rend eglect of Lessee, then Lessee shall be eshall not be entitled to a reduction of the eat, air conditioning or temporary clos premises as specified in the "SPECIA"	entitled to a refund of any prepaid rent ne monthly rent or cancellation of this ing of swimming pool and/or a reasor	s for the unexpired term lease because of a lable delay in completing
37		S At the expiration of this lease, or its ld Lessee fail to do so, he consents to es, and other related costs.		
41 42 43	handling of furniture or other a Lessee, his family, employees regardless of whether or not pa	or representative of Lessor renders any articles, cleaning the rented premises, p or guests, then, for the purpose of such syment is arranged for such service, an m harmless of any and all liability aris	package delivery, or any other service) a service, such employees shall be dee d Lessee agrees to release Lessor and	for or at the request of med the servant of Lessee,
47 48 49	any other person for any dama; leased premises and Lessee agr	and/or representatives shall be liable to ge to person or property caused by any rees to defend, indemnify and hold Les the injury occurs on or off leased prem	act, omission or neglect of Lessee or ssor, his agents and/or representatives	any other tenant of said
52 53	from any damage or injury to p	ds Lessor, his agents and/or representate persons or property caused as a result of use, permission or consent of Lessee.	of the use of the swimming pool by Le	
56 57 58 59	bursting of pipes by freezing o case of positive neglect or failureceiving written notice of such	for the condition of the premises. Less r otherwise, or any vices or defects of are to take action toward the remedying the defects. Should lessee fail to prompt mage or claims resulting to Lessor or or	the leased property, or the consequence g of such defects within a reasonable a ly so notify Lessor in writing, of any s	es thereof, except in amount of time after
62	in leased premises. Lessor is no	r Lessor, his agents and/or representation responsible for damage or loss of Leshemselves and their personal property.	essee's personal property. Lessor enco	
-	LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS

(504)488-8988

www.Soniat Realty.com

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Soniat Realty, Inc.

3940 Canal Street, New Orleans, LA 70119

Ado	ress: Date:
166 167 168 169 170 171 172 173 174	Lessor and Lessee acknowledge that the return or disposition of Lessee's deposit is a decision made exclusively by the Lessor in accordance with the applicable rules of the Louisiana Real Estate Commission, the terms and conditions of this lease, and the requirements of law. Said parties acknowledge that the Lessor's agent is likewise bound to the applicable rules of the Louisiana Real Estate Commission and cannot return the deposit, if held by agent, in the absence of mutual written agreement except in accordance with the rules and regulations of the Louisiana Real Estate Commission. Accordingly, both Lessor and Lessee release and discharge said agent from any and all liability or responsibility of agent relating to the return of such deposit, except in the event agent breaches the rules and regulations of the Louisiana Real Estate Commission. Lessee acknowledges that the actions of the agent regarding this entire lease is made solely and at the direction of the Lessor.
175 176 177 178 179	SIGNS & ACCESS Lessor reserves the right to post on the premises "For Sale" signs at any time and "For Rent" signs can be placed on property 30 (Thirty) days prior to expiration of lease. Lessee will also permit Lessor, his agents and/or representatives to have access to the premises for the purpose of inspection, sale or leasing at reasonable intervals between the hours of 8:00 am to 8:00 pm. If Lessee refuses request for access, this shall constitute a violation of the lease.
180 181 182	<u>ATTORNEYS FEES</u> Lessee further agrees that if an Attorney is employed to protect the rights of the Lessor hereunder, Lessee will pay the fee of such attorney. Such fee is hereby fixed at twenty-five (25%) percent of the amount claimed or a minimum of \$300.00 whichever is greater. Lessee further agrees to pay all court costs and sheriff's charges and all other expenses involved.
183 184 185 186 187 188	NOTICES All notices required to be given under the terms of this lease shall be in writing, and if mailed, by certified mail addressed to Lessee at the herein leased premises or to Lessor at the address appealing in this lease, and such mailing constitutes full proof of and compliance with the requirement of notice, regardless of whether addressee received such notice or not. Notices may also be given in writing by hand delivery, or by attaching to door of premises.
189	<u>COMMISSIONS</u> Lessor, his heirs, successors or assigns, agrees to pay to <u>Soniat Realty, Inc</u> its heirs,
190	successors or assigns a lump sum cash commission of 60% of first full month's rent which commission is earned and payable
191 192 193	upon execution of this lease, and a similar commission on any extension or renewal of this lease and also a commission of 6% of the negotiated price of any agreement to sell, exchange or option made with or through Lessee during the term of this lease or any renewal and/or extension thereof or within 180 days after the expiration of this lease or any renewal thereof.
194 195 196 197 198	In consideration of services rendered by agent in negotiating this lease, Lessor hereby agrees that in the event the herein leased property is sold or transferred during the term of this lease and there are any unpaid commission still due agent, Lessor will pay same lump sum in cash at the time property is sold or transferred.
199 200	<u>OTHER CONDITIONS</u> The failure of Lessor to insist upon the strict performance of the terms, covenants, agreements and conditions hereby contained, or any of them, shall not constitute or be construed as a waiver or relinquishment of the Lessor's right thereafter to enforce any such terms, covenant, agreement and condition, but the same shall continue in full force and effect.
203 204 205	It is understood that the terms "Lessor" and "Lessee" are used in this lease, and they shall include the plural and shall apply to all persons, both male and female. All obligations of Lessee are joint, several and in solido.
206 207 208	This lease, whether or not recorded, shall be junior and subordinate to any mortgage hereafter placed by Lessor on the entire property of which the leased premises forms a part.
209210211	<u>UTILITIES</u> <u>Lessee</u> should maintain all utility services, including water, gas, electricity, phone, garbage collection, and lawn and garden care in Lessee's name and shall promptly pay all charges due thereon, during the term of this lease unless otherwise noted.
212213214	<u>WAIVER OF NOTICE</u> Upon termination of the right of occupancy for any reason, Lessee hereby expressly waives notice to vacate premises prior to institution of eviction proceedings in accordance with La. CCP Article 4701 and La. CC Article 2713.
	MISCELLANEOUS PROVISIONS No cars to be parked on lawn or walkways. Cars to be parked only in designated areas. No holes shall be drilled in the walls, woodwork or floors are permitted. No painting or papering of walls is permitted without written consent of Lessor. Lessee shall not allow the cable/phone company to wire the premises for cable without
-	LESSEE'S INITIALS LESSOR'S INITIALS LESSOR'S INITIALS

Address:			Dat	e:
9 If no receptacle is pro			windows is allowed. Garbage to be pla scribed by law in a proper receptacle p	
			see at the time of occupancy. This is to	be held by Lessor in case
2 of dispute as to move 3	-in condition of prop	perty.		
-	IONS			
25 <i>CONTENTS/AMENI</i>	TIES:			
26 <u>UTILITIES:</u>				
27 <u>CLEANING:</u>				
28 GENERAL:				
31 32	NT ASRESTOS R	ADON Lessee is aware t	hat the premises may contain lead base	ed paint ashestos or other
			gested into the human body, and lessee	
34 "Protect Your Family	From Lead in Your	r Home" pamphlet has be	een called to their attention with respec	t to notice and information
			s to maintain the premises in a reasona	
			use of lead, asbestos or other toxins, and s own risk and hereby releases Lessor, I	
			and further agrees to hold harmless, d	
39 Lessor, his agents an	d/or representatives	from any claims made by	Lessee, residents of his household or	
40 premises with the con	asent and permission	n of Lessee.		
41 42 LESSOR: Were then	e any structures buil	lt on this property prior to	1978?	
13 <u>EEBBOK.</u> : Were then		No	Unknown	
14				
			sor's Disclosure of Information on Lead	I-Based Paint and
46 Lead-Based Paint Ha 47	zards Form dated _	_		
+/				
LESSEE'S INITIAI	LS LE	SSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS
49 MOLD RELATED I			phlet regarding common mold related l	
			nolds/index.html . By initialing this se	
51 the real estate agent 152 hazards.	ias provided Lessee	with the EPA website en	abling Lessee to obtain information re	garding common mold related
53				
54 LESSEE'S INITI	ALS	LESSEE'S INITIAL	S	
55	AND CHILD BREE	AMOD DEGLEMBY NO	THE THE SECOND SECOND	171 20 2 17 0
			TICE: The Louisiana Bureau of Crimin h is a public access database of the loc	
			and Police Departments serving jurisd	
such information. Th	e State Sex Offender	r and Child Predator Reg	istry database can be accessed at www	.lasocpr.lsp.org/socpr/ and
			fenders. The database can be searched	
			58-0551 or 225-925-6100 or mail at P. CP@dps.state.la.us for more informa	
63	370. Tou cuit uiso ci	man state services at se	er e upsistatenanus for more informa	non.
54				
65 LESSEE'S INITI 66	ALS LES	SSEE'S INITIALS		
I EddEesd Pitaly C		GOEE'S TAIMELA C	TECCODIC PRIMITAL C	LEGGODAG BUTTAL G
LESSEE'S INITIALS	LE	SSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS

Address:	Date:

Time is of the essence. This document and any indicated addendum contain this entire lease. If any part of this lease is or becomes contrary to law, the remainder of this lease shall be unaffected. Any changes must be agreed upon in writing, and signed by Lessor and Lessee.

WE DO BUSINESS IN ACCORDANCE WITH FEDERAL FAIR HOUSING LAWS FACSIMILE SIGNATURES ARE ACCEPTABLE AND BINDING AS ORIGINALS THIS IS A BINDING LEGAL DOCUMENT. READ CAREFULLY BEFORE SIGNING

270	X		X	
271	Lessee Signature	Date	Lessor Signature	Date
272273	X		X	
274	Lessee Signature	Date	Lessor Signature	Date
275	-			
276				
277				
278				
279				
280	Agent Name	Company	Phone #	Listing Agent ID #
281				
282				
283	Agent Name	Company	Phone #	Leasing Agent ID #
284				
285				
286	FOR REPAIRS/MAINTENA	NCE CALL:		
287		Name		Phone #

SONIAT REALTY RULES AND REGULATIONS FOR RENTALS

	E LEASE FOR THE PREMISES LC				
DATED	, WITH	, 5.			
					, LESSEE.
Contact inf	ormation for local utility servic proper offices dependii	•			
ORLEANS PARISH					
GAS & ELECTRI	IC ENTERGY	www.	Entergy.c	om	800-368-3749
	GAS EMERGENCY				504-636-2020
	ELECTRIC EMERGENO	CY			800-368-3749
WATER	SEWERAGE & WATER	R BOARD	www.s	wbno.org	504-529-2837
JEFFERSON PARISH					
GAS	ATMOS GAS SERVICE	www.	atmosene	ergy.com	504-849-4300
ELECTRIC	ENTERGY		Entergy.c	0.	800-368-3749
WATER	JEFFERSON PARISH WATER D		0/		504-736-6060
	(EAST & WEST BANK)				
	SEDVI	CE REQUI	SCTC		
To submit a service reque	est, call our maintenance depa			1-2825 betw	een the hours of 8:00 a m an
4:00 p.m., Monday throug		ii tiiieiit a	t (304)27	4-2023 DELW	een the nours of 8.00 a.m. an
4.00 p.m., Worlday tilloug	ii Filuay.				
AFTER HOURS CALLING -	- If you have an emergency	repair re	guest du	ring the eve	ning hours, holidays or on th
	ty Manager noted on the signa		•	_	, ,
•					the control that the control the the
	ned with doing the best job po			ou, nowever,	they enjoy their time with the
ramilies; please consider t	his when calling outside of wo	rking nou	rs.		
	EMI	ERGENCIE	S		
GAS ODOR - Immediately	call the Gas Company's emer			ove when a g	as odor is detected. If gas odo
	liances and turn gas off at the			_	
Manager immediately.	and the fact of the and				version, and production contact
BROKEN DIDES/ENLICETS/	FIXTURES - Immediately cut v	water off	at the va	alvo noarost t	he break If there is no cut-o
	the main house cut-off valve				
belongings.	The main house cut-on valve	or the m	eter, to i	minimize dan	hage to the property and you
	r goes off to all or a part of you	ir house	ar unit fir	rst check the	circuit hreaker or fuse hoy. It
NO ELECTRICITY - If power	r goes off to all or a part of you				
NO ELECTRICITY - If power the responsibility of the Lo	essee(s) to make sure the prol	blem is n	ot with th	ne breaker or	fuses. Reset breaker or replac
NO ELECTRICITY - If power the responsibility of the Lo any blown fuses with the s	essee(s) to make sure the problem same size fuses. If the problem	blem is no persists,	ot with th contact t	ne breaker or The Manager.	fuses. Reset breaker or replace If an electrician is sent and the
NO ELECTRICITY - If power the responsibility of the Loany blown fuses with the groblem is only a tripped	essee(s) to make sure the prol	blem is no persists,	ot with th contact t	ne breaker or The Manager.	fuses. Reset breaker or replace If an electrician is sent and the
NO ELECTRICITY - If power the responsibility of the Lo any blown fuses with the s	essee(s) to make sure the problem same size fuses. If the problem	blem is no persists,	ot with th contact t	ne breaker or The Manager.	fuses. Reset breaker or replace If an electrician is sent and the
NO ELECTRICITY - If power the responsibility of the Loany blown fuses with the groblem is only a tripped	essee(s) to make sure the problem same size fuses. If the problem	blem is no persists,	ot with th contact t	ne breaker or The Manager.	fuses. Reset breaker or replace If an electrician is sent and the

Address:	Date:	

RULES AND REGULATIONS FOR RENTALS (Cont'd)

MAINTENANCE

** Visit http://soniatrealty.com/tenants/diy-maintenance-tips/ for instructional videos with doit-yourself solutions to common problems **

WATER SUPPLY - If there are any leaking water pipes, dripping faucets or constantly running toilets, please report these promptly to the Manager. These problems can cause serious damage, as well as excessive water bills. If such problems are not reported immediately to Manager, the Lessee may be charged for excessive water consumption and/or for the cost to repair any damage caused by leaks. To prevent excessive waste of water and/or possible damages, Lessee should turn off the water at the leaking fixture or at the main cut-off valve, if it is a bad leak.

PLUMBING STOPPAGES - If a plumber is called to unstop a toilet, sink and/or shower/tub drains, etc., and any foreign objects are found, such as sanitary products, too much paper, hair, grease, toys, etc., Lessee will owe the entire cost.

AIR-CONDITIONING/HEATING MAINTENANCE - For premises with central air/heat or window air-conditioning unit(s), it is Lessee's responsibility to keep the filters cleaned or changed on monthly basis. IF LESSEE FAILS TO DO SO, AND A SERVICE CALL IS NECESSARY BECAUSE OF A DIRTY FILTER, LESSEE WILL BE CHARGED FOR THE SERVICE CALL AND ANY REPAIRS RESULTING FROM THE FILTER NOT BEING CHANGED. Clean filters enable the units to perform better and enable Lessee's utility costs to be less expensive. In addition, grass and weeds must be kept from around the outside condensing units at all times.

SMOKE DETECTORS - If smoke detectors are provided, Lessee must check and replace batteries as needed, at his/her expense.

YARD/GROUNDS MAINTENANCE - It is Lessee's responsibility to keep the interior of the premises clean and the exterior and yard area free of tall grass, weeds, litter, trash and debris, etc. If Lessee fails to maintain yard when it is his/her responsibility to do so and the Lessor/Agent requires cleaning be done, the work may be done by Lessor's workmen at Lessee's expense.

LOCKS/KEYS/ACCESS - Manager and/or Lessor has the right of entry in case of an emergency, if repairs are needed, to make inspections, or to show the property to prospective tenants or purchasers. Manager/Lessor will make reasonable efforts to gain access by contacting Lessee, but, if Lessee cannot be reached or if an acceptable appointment cannot be arranged, Manager/Lessor or an authorized technician will be allowed to go into the unit with the keys. NO LOCKS CAN BE ADDED OR CHANGED WITHOUT PRIOR WRITTEN CONSENT OF MANAGER. Manager must be provided with any new keys. If a replacement key is needed, or Lessee is locked out of the premises, Lessee must pay for key duplication and, if Manager delivers key to the premises, there will be a \$50 minimum charge.

RULES

WINDOW COVERINGS - Lessee must not attach any film, foil, stencils, decals, etc., without prior written permission from the Lessor. Windows visible from the street must have white or neutral colored coverings. No masking tape is allowed to remain on the windows after the hurricane threat subsides. Lessee is responsible for removal of all tape and residue.

WALL HANGINGS - Please do not use the sticker type hangers; the adhesive is difficult to remove from the walls without leaving a mark and damaging the wallboard itself. Always use the slanting nail type of picture hangers. Mirror tiles, contact paper, wallpaper or anything with an adhesive backing are not permitted to be applied to the walls, floor surfaces, cabinets and/or fixtures.

LESSEE'S INITIALS	LESSEE'S INITIALS	LESSOR'S INITIALS	LESSOR'S INITIALS

Address:	Date:

RULES AND REGULATIONS FOR RENTALS (Cont'd)

CABLE & SATELLITE TV – Lessee must obtain written permission from Lessor or Manager prior to having cable wires run on the exterior of the unit and/or a satellite dish installed on the exterior of the unit. INSTALLING A SATELLITE DISH ON A ROOF IS PROHIBITED.

BBQ & GRILLING- Barbeque or outdoor cooking is not allowed on porches, balconies or in covered areas.

INSURANCE - The Lessor's insurance does <u>not</u> cover loss to your personal possessions in the event of fire, storms, theft, plumbing leaks or flood, etc. We recommend that you contact an insurance agent for these types of coverage.

SMOKING- Smoking is not permitted inside of property.

DISTURBANCES - Social and friendly gatherings of residents and their guests are welcome and encouraged, provided such gatherings do not become boisterous, obscene or generally objectionable to other residents, neighbors or management. Drug use and drunkenness will not be tolerated. Residents are entirely responsible for the conduct of their guests in their apartments or outside in the common or adjoining areas. Stereos, radios and televisions are to be kept at minimum levels, so that neighbors are not disturbed.

Nothing should be done in or around the building that will interfere with the rights, comfort or convenience of other residents of neighbors. Loitering will not be allowed. No unlawful operations or illegal substances are allowed on the premises and those who do not comply will be subject to eviction.

SALES - If the Lessor contracts to sell the property, Lessor may cancel the lease by giving Lessee a 30 day prior written notice.

VEHICLES - You should be considerate of your neighbors and park properly. <u>ABSOLUTELY NO VEHICLE REPAIRS MAY BE DONE ON OR AROUND THE PREMISES.</u> Inoperable vehicles must not be kept at the property for a prolonged period.

PAYMENT OF RENT AND OTHER FEES - Rents are due and payable in advance on the date specified in your Lease. Payment must include any pro rata of utilities, if applicable. Rents paid by CHECK OR MONEY ORDER, must be made payable to SONIAT REALTY, INC. Please make certain that you write your address on the check/money order. Payments can be mailed to SONIAT REALTY, INC., P. O. BOX 19923, NEW ORLEANS, LA 70179. Lessor may designate other places for payment of the rent by written notice to Lessee. IT IS LESSEE'S RESPONSIBILITY TO BE SURE THE PAYMENTS REACH THE POST OFFICE BOX ON OR BEFORE THE DUE DATE. IF YOUR RENT IS DROPPED OFF OR MAILED TO OUR OFFICE BUILDING, THERE WILL BE A \$5.00 CONVENIENCE CHARGE. Any fees, court costs, repair charges, utilities, previous balances due on rent, etc., will be deducted from any rent payments before any credit is applied to the current month's rent. All of these fees and rent must be paid in full to obtain the "Discounted Rent" indicated in your Lease.

** Visit http://soniatrealty.com/ways-to-pay/ for a complete list of payment options.**

By signing below, I acknowledge that I have read and understand the Rules and Regulations outlined above.

X		X		
Lessee Signature	Date	Lessor Signature	Date	
x		_ x		
Lessee Signature	Date	Lessor Signature	Date	

LEASE ADDENDUM DISCLAIMER OF LIABILITY FOR PERSONAL PROPERTY AND PERSONAL INJURY

		LOCATED AT BY LESSOR, THROUGH :	
DATED	, WITH	, BY LESSOR, THROUGH S	
The owners and	-	rental property are providing this in any future misunderstandings.	nformation to all
		OPERTY ARE NOT RESPONSIBLE FOR PERSONAL INJURY. Tenants' personal injury.	
The following are examples contact an insurance agent		h management and the owner has overage for:	no liability. Tenants should
		e burglarized and any of Tenants' wner has any liability for this incide	
		or if there is a roof leak damaging nor the Owner has any liability for t	
FIRE: In the event of possessions. Tenants' p		insurance will cover the damage e not covered.	e to the structure and his
For these reasons, we stror perils that could involve the	•	all Tenants purchase renter's insura	ance to cover the numerous
loss of personal property including but not limited to for Tenant's guests, heirs relinquishes and discharge Company, their successors including death of, persons third persons) caused by, g premises, fixtures, equipme or by reason of any like o sentence Tenant agrees to claim, or loss or casualty is	n or about the preminterruption of utilities, executors, administs, and agrees to independent of the company of	ompany are not liable for personal ises, regardless of the cause of sues or other casualty or failure of apparators, approved successors, and emnify, protect and save harmles om any and all claims, demands, arird persons, Tenant, or employees pening in connection with, Tenant' vements and common areas located in like manner and to the extent harmless Owner and Management negligence of Owner and/or Management, contents and liability.	ch injury, loss, or damage, cliances. Tenant, for self and assigns, hereby releases, so Owner and Management and liability for any injury to, of the parties hereto or of so use and occupancy of the ed or to be located thereon, set forth in the preceding Company even though the
	_	e that I have read and understand rsonal Property & Personal Injury.	the
x		x	
Lessee Signature	Date	Lessor Signature	Date

Lessee Signature

Date

Lessor Signature

Date

SECURITY DEPOSIT RECEIPT

(This is not a rental receipt)

DATE: LESSEE(S):						
AMOUNT PAID: \$						
BALANCE OF DEPOSIT \$	DUE ON OI	R BEFORE	_			
		not be applied as rent and that the fo y month including the last month of o	=			
se para en el sejere en	z jii se day oj ever j	, month merading the rase month of e	ссиринсу			
RELEASE OF SECURITY DEPOSIT IS	SUBJECT TO THE F	OLLOWING PROVISIONS:				
·	1. Full term of Lease has expired.					
Written notice to vacate is term.	given to Agent or	r Lessor at least thirty (30) days prior	to the end of a lease			
3. No damage to property, be	yond normal wear	r and tear.				
		igerator, bathroom, closets and cabine				
No stickers or scratches or be replaced.	holes on walls. Eig	ght small nail holes permitted. All bur	ned out light bulbs to			
6. No damage to carpet beyon	nd normal wear ar	nd tear.				
7. No unpaid late charges or o	delinquent rents.					
8. All keys and remote contro	Is are returned on	or prior to end of lease term.				
9. All debris, high grass, rubbi	sh and discards re	moved from property.				
Forwarding address left with	th management.					
11. All terms of the lease are co	· ·					
12. In the event the lease agree	ement is broken, n	no portion of the deposit will be refun	ded.			
materials for cleaning and repairs, above 12 provisions are not comforwarding address provided within	and/or delinquer plied with. Any se n thirty (30) days	deposit will be returned to Lessee. The payments will be deducted from security deposit refund will be mailed of vacating. The check will be made punderstanding that it is subject to expend the second of the subject to expend the second of the subject to expend th	ecurity deposit if the d to Lessee(s) at the payable to all Lessees			
		nt I have read and understand the ter curity deposit may be refunded.	ms and			
X	 Date	X	Date			
Lessee Digitation -	Duic	Lessor Digitalité	Duic			
x		X				
Lessee Signature	Date	Lessor Signature	Date			

MOVE-IN REPORT

WELCOME TO YOUR NEW HOME!

We have made every effort to prepare your apartment/unit for occupancy. Please take a few minutes to notify us of anything that needs maintenance or repair by using this form and returning it to our office as soon as possible. If necessary, we will make an appointment with you to address any problems or concerns.

NOTE: THIS FORM WILL BE ATTACHED TO YOUR LEASE

LESSEE(S):			
CELL #:	WORK #:	HOME #:	
EMAIL:			
LEASE START DATE:	DATE TENANT	RECEIVED MOVE-IN REPORT:	
TRASH CAN ON PROPER	TTY? Y/N		
FOR MAINTENANCE OR	REPAIRS:		
FOR ACKNOWLEDGEME	NT:		
PLEASE COMPLETE	AND RETURN TO THE ADDRESS E	BELOW WITHIN 2 WEEKS OF LEASE	START DATE
	Soniat Real	tv. Inc.	
	3940 Canal	• •	
	New Orleans,	LA 70119	
FOR OFFICE USE ONLY:			
Date Form Returned:		Received by:	

NOTICE TO VACATE

This is to advise Soniat Realty, Inc. that I will vacate the unit located at:
I plan to be completely moved out of the unit by (date):
This notice is to comply with my lease requiring a 30 day written notice of my intent to vacate the unit. I am fully aware that all leases are effective only on the 1 st of the month and if I leave in the middle of the month, I will be responsible for that month's rent in full. In addition, I understand that my deposit(s) will be forfeited if my written notice is not received in the Soniat Realty office at least 30 days prior to me vacating the unit.
** Each Lessee is responsible for submitting this form. Lessees:
Date:
Print Your Name:
Lessee Signature:
Phone number: Email:
Reason for leaving:

Visit **www.http://soniatrealty.com/contact/notice-to-vacate/** if you would like to submit this form electronically.

Please complete & return to: Soniat Realty, Inc. 3940 Canal Street, New Orleans, LA 70179 OR fax to (504)274-1199 OR email to juliasoniat@soniatrealty.com

Cc: Owner

Property Manager