PENNSYLVANIA RENT-TO-OWN AGREEMENT

This Rent-to-Own Agreement (this "Agreemen"	") is made and entered into as of this day of
, 20, by and among/b	etween:
Landlord(s)/Seller(s):	, located at
	(collectively, "Landlord" or "Seller") and
Tenant(s)/Buyer(s):	, located at
	(collectively, "Tenant" or "Buyer").
Each Landlord or Seller and Tenant or Buyer r "Party" and collectively as the "Parties."	nay be referred to in this Agreement individually as a
WHEREAS, Landlord is the owner of certain re	eal property located at
	[Property address] with the legal description:
	(the "Premises"); and
WHEREAS, Landlord desires to lease the Precontained herein; and	nises to Tenant upon the terms and conditions as
WHEREAS, Tenant desires to lease the Premi contained herein; and	ses from Landlord on the terms and conditions as
	ption to purchase the Premises at an agreed upon has agreed to certain additional property maintenance rchase; and
WHEREAS, Landlord desires to grant to Tenal conditions set forth herein.	nt the Option to Purchase pursuant to the terms and
	of the covenants and obligations contained herein and eipt and sufficiency of which is hereby acknowledged, the
 Premises. The Premises is a/an (Check one townhouse □ duplex □ semi-detache 	e) apartment house condominium room d house other: with:



()	bathroom(s) parking space(s) □ Parking is not included with the Premises
located at	[Premises address] (the "Prem
Storage: (Check	
□ The Fleinis	ses includes the following storage space:
Furnishings: (C	check one)
• ,	ses is <u>NOT</u> furnished.
☐ The Premis	ses includes the following furnishings:
Additional desc	cription of the Premises:
	ord agrees to lease to Tenant, and Tenant agrees to lease from Landlord, the Premis
a term beginnin	ng on, 20 and: (Check one)
☐ (If Fixed Le	ease) Ending on, 20 (the "Term"). At the end of the Term: (C
one)	
□ An	month-to-month holdover tenancy will be created it. If Landlord accepts a rent paymer
from Te	enant, other than past due rent or additional rent, after the Term expires, both parties
	tand that a month-to-month holdover tenancy will be created at the agreed upon mon
underst	tand that a month-to-month holdover tenancy will be created at the agreed upon mon nless proper notice has been served as required by applicable laws. If either Tenant o
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	by mail or in person by: (Check one) Personal
check $\ \square$ Cashier's check $\ \square$ Money order $\ \square$	Cash PayPal Credit card or debit card
$\ \square$ Other:, and will be payable	in U.S. Dollars. Tenant shall pay to Landlord the
amount of \$ in the event that any rent	check or other payment made to Landlord hereunder is
returned by the bank unpaid due to insufficient fun	ds or returned for any reason.
Proration: (Check if applicable)	
☐ Rent for any period during the Term which is formula installment.	or less than one month will be a pro rata portion of the
Bounced Check: (Check if applicable)	
$\hfill\Box$ Tenant shall pay to Landlord the amount of $\hfill\Box$	in the event that any rent check or other
payment made to Landlord hereunder is returned l	by the bank unpaid due to insufficient funds or returned
for any reason.	
4. Guaranty. (Check one)	
☐ A Guarantor is required for the Tenant	[Guarantor name], located at
	[Address] ("Guarantor") promises to unconditionally
guarantee to Landlord, the full payment and perfor	mance by Tenant of all financial duties and obligations
arising out of this Agreement. Guarantor agrees to	•
-	ent including rent, damages, fees and costs. Guarantor
further agrees that this guaranty shall remain in full Agreement is terminated.	I force and effect and be binding on Guarantor until this
☐ A Guarantor is <u>NOT</u> required for the Tenant.	
5. Late Fee. (Check one)	
☐ In the event that any payment required to be p	aid by Tenant hereunder is not made within
days of when due, Tenant shall pay to Landlord, in	addition to such payment or other charges due
hereunder, a late charge of (Check one) \square rent is late) \square \$	% of the balance due per day for each day that
☐ A late fee will <u>NOT</u> be charged.	

6. Additional Rent. There may be instances under this Agreement where Tenant may be required to pay additional charges to Landlord. All such charges are considered additional rent under this Agreement and will be paid with the next regularly scheduled rent payment. Landlord has the same rights and Tenant has the same obligations with respect to additional rent as they do with rent.



		nent and payment of all ut which will be PAID BY TH	ility and other services for the ELANDLORD:
	Electric		Water
	Gas		Trash
	Telephone		Sewage
	Cable		Heat
	Internet		Hot water
	Other:		
8. Security Deposit. Up	on the execution of th	is Agreement, Tenant will	pay a security deposit to
Landlord in the amount of	of \$ (the "	Security Deposit"). The Se	ecurity Deposit will be retained by
Landlord as security for	Tenant's performance	of its obligations under th	is Agreement, including for any
damage caused to the P	remises during the Te	rm. If Tenant does not co	mply with any of the terms of this
Agreement, Landlord ma	ay apply any or all of th	ne Security Deposit to rem	nedy the breach, including to
cover any amount owed	by Tenant and/or any	damages or costs incurre	d by Landlord due to Tenant's
failure to comply. The Se	ecurity Deposit may no	ot be used or deducted by	Tenant as the last month's rent
of the Term. The Securit	y Deposit (Check one)) \square will not \square will be	ear interest while held by the
Landlord in accordance	with applicable state la	aws and/or local ordinance	es.
9. Return of Security D	eposit. If Tenant retur	rns possession of the Pre	mises to Landlord in the same
condition as accepted, o	rdinary wear and tear	excepted, Landlord will re	turn the Security Deposit to
Tenant, less any allowed	d deductions, within $_$	days after the	end of the Term. Any reason for
retaining a portion of the	security deposit will b	e itemized and explained	in writing. If Tenant exercises the
Option to Purchase, the	Security Deposit: (Che	eck one)	
☐ Will be credited toward	ards the Purchase Pric	ce at the Closing (as defin	ed herein).
☐ Will be returned to T	enant in accordance v	with this Agreement.	
10. Use of Premises. The	he Premises shall be ι	used and occupied by Ter	ant and Tenant's immediate
family and used only for	residential purposes.	Tenant will not engage in	any objectionable conduct,
including behavior which	will make the Premise	es less fit to live in, will ca	use dangerous, hazardous or
unsanitary conditions or	will interfere with the r	rights of others to enjoy th	eir property. Tenant will be liable
for any damage occurrin	g to the Premises and	any damage to or loss of	the contents thereof which is
done by Tenant or Tenan	nt's quests or invitees.		



Guest/Visitor policy:
11. Condition of Premises. Tenant represents and warrants that Tenant has examined the Premises, and that at the time of the execution of this Agreement, the Premises is in good order and repair, normal wear and tear excepted, and in a safe, clean and tenantable condition. Tenant accepts the Premises in the current condition, except:
12. Inspection Checklist. (Check one)
In order to avoid disagreements about the condition of the Premises, at the time of accepting possession of the Premises, Tenant will complete the Inspection Checklist incorporated herein by reference and attached hereto as Exhibit A and record any damage or deficiencies that exist at the commencement of the Term. Landlord will be liable for the cost of any cleaning or repair to correct damages found at the time of the inspection. Tenant will be liable for the cost of any cleaning and/or repair to correct damages found at the end of the Term if not recorded on the inspection checklist, normal wear and tear excepted.
☐ Tenant does NOT have to complete the Inspection Checklist.
13. Maintenance and Repairs. Tenant will, at its sole expense, keep and maintain the Premises, including the grounds and all appliances and fixtures, in clean, sanitary and good condition and repair during the Term. Tenant will not remove any appliances or fixtures from the Premises for any purpose. If other repairs are required, Tenant will notify Landlord for such repairs.
Additional Costs: (Check if applicable) Tenant will also be responsible for the payment of [Description of maintenence/repairs].

- **14. Alterations.** Tenant will not make any alteration, addition or improvement to the Premises without first obtaining Landlord's written consent. Any and all alterations, additions or improvements to the Premises are without payment to Tenant and will become Landlord's property immediately on completion and remain on the Premises, unless Landlord requests or permits removal, in which case Tenant will return that part of the Premises to the same condition as existed prior to the alteration, addition or improvement. Tenant will not change any existing locks or install any additional locks on the Premises without first obtaining Landlord's written consent and without providing Landlord a copy of all keys.
- **15. Compliance.** Tenant agrees to comply with all applicable laws, ordinances, requirements and regulations of any federal, state, county, municipal or other authority.



16. Rules and Regulations. Landlord has prescribed the rules and regulations governing Tenant's use and enjoyment of the Premises, attached hereto as Exhibit B, and incorporated by reference herein. Tenant acknowledges receipt of and agrees to adhere to such regulations.
17. Smoking. (Check one)

17. Smoking. (Check the)
☐ Smoking of any kind is strictly prohibited on any part of the Premises. This prohibition applies to Tenant and any visitor, guest or other occupant on the Premises.
☐ Smoking is permitted on the Premises.
18. Pets. (Check one)
☐ Tenant is <u>NOT</u> allowed to have or keep any pets, even temporarily, on any part of the Premises.
☐ Tenant is allowed to have the following pets on the Premises:
If Tenant does keep an authorized pet on the Premises, Tenant will pay to Landlord a pet deposit in the amount of \$ The unauthorized presence of any pet will subject Tenant to penalties, damages, deductions and/or termination of this Agreement. Properly trained service animals that provide assistance to individuals with disabilities may be permitted on the Premises with the prior written consent of Landlord, which shall not be unreasonably withheld. Tenant will be responsible for the costs of defleaing, deodorizing and/or shampooing all or any portion of the Premises if a pet has been on the Premises at any time during the Term (whether with or without written consent of Landlord).
19. Right of Entry. Landlord or its agents may enter the Premises at reasonable times to inspect the Premises, to make any alternations, improvements or repairs or to show the Premises to a prospective tenant, buyer or lender. In the event of an emergency, Landlord may enter the Premises at any time.
20. Assignment and Subletting. (Check one)
☐ Tenant can assign this Agreement, or sublease or grant any license to use the Premises or any part thereof without obtaining Landlord's prior written consent.
\Box Tenant shall not assign this Agreement, or sublease or grant any license to use the Premises or any part thereof without obtaining Landlord's prior written consent.
$\ \square$ Tenant shall <u>NOT</u> assign this Agreement, or sublease or grant any license to use the Premises or arpart thereof.

21. Reasonable Accommodations. Landlord agrees to comply with all applicable laws providing equal housing opportunities, including making reasonable accommodations for known physical or mental limitations of qualified individuals with a disability, unless undue hardship would result. Tenant is



responsible for making Landlord aware of any such required accommodations that are reasonable and will not impose an undue hardship. If Tenant discloses a disability and requests an accommodation, Landlord has the right to have a qualified healthcare provider verify the disability if the disability is not readily apparent, and Landlord has the right to use the qualified healthcare provider verifying the disability as a resource for providing the reasonable accommodation.

- 22. Sex Offender Registry. Pursuant to law, information about specified registered sex offenders is made available to the public. Tenant understands and agrees that Tenant is solely responsible for obtaining any and all information contained in the state or national sex offender registry for the area surrounding the Premises, which can be obtained online or from the local sheriff's department or other appropriate law enforcement officials. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and zip code in which he or she resides.
- **23. Quiet Enjoyment.** If Tenant pays the rent and performs all other obligations under this Agreement, Tenant may peaceably and quietly hold and enjoy the Premises during the Term.
- **24. Hazardous Materials.** Tenant shall not keep on the Premises any item of a dangerous, flammable or explosive character that might unreasonably increase the danger of fire or explosion on the Premises or that might be considered hazardous or extra hazardous by any responsible insurance company.

25. Lead Disclosure. (Check one)

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

Ш	The	Premises	was <u>NO I</u>	_built	prior	to	1978	3.
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26. Military Clause. (Check one)

☐ The Tenant may terminate their lease early for active duty. In the event Tenant is, or hereafter becomes, a member of the United States Armed Forces (the "Military") on extended active duty, and Tenant receives permanent change of station orders to depart from the area where the Premises is located or is relieved from active duty, retires or separates from the Military, or is ordered into Military housing, then Tenant may terminate this Agreement upon giving thirty (30) days written notice to Landlord. Tenant shall also provide to Landlord a copy of the official orders or a letter signed by Tenant's commanding officer, reflecting the change which warrants termination under this Section. Tenant will pay



prorated rent for any days Tenant occupies the dwelling past the first day of the month rent is due. Any security deposit will be promptly returned to Tenant, provided there are no damages to the Premises.
☐ The Tenant may NOT terminate their lease early for active duty.
27. Renter's Insurance. (Check one)
☐ Tenant is required to obtain, and maintain at all times during the Term, a renter's insurance policy with a minimum of \$100,000.00 personal liability coverage. Tenant will name Landlord as an interested party or additional insured. Tenant will provide Landlord with a certificate or proof of insurance upon request
☐ Tenant is <u>NOT</u> required to obtain a renter's insurance policy.
28. Mechanics' Lien. (Check one)
□ Tenant understands and agrees that Tenant and anyone acting on Tenant's behalf do <u>NOT</u> have the right to file for mechanic's liens or any other kind of liens on the Premises. Tenant agrees to give actual advance notice to any contractors, subcontractors or suppliers of goods, labor or services that such liens are invalid. Tenant further agrees to take the additional steps necessary to keep the Premises free of an and all liens that may result from construction completed by or for Tenant.
\square Tenant and anyone acting on Tenant's behalf may file for mechanic's liens or any other kind of liens on the Premises.
29. Insurance Requirements. Tenant will not do or permit to be done any act or thing that will increase

- **29. Insurance Requirements.** Tenant will not do or permit to be done any act or thing that will increase the insurance risk under any policy of insurance covering the Premises. If the premium for such policy of insurance increases due to a breach of Tenant's obligations under this Agreement, Tenant will pay the additional amount of premium as additional rent under this Agreement.
- **30. Subordination of Lease.** This Agreement and Tenant's rights hereunder will be subordinate, junior and inferior to any and all mortgages, liens or encumbrances now or hereafter placed on the Premises by Landlord, all advances made under any such mortgages, liens or encumbrances (including, but not limited to, future advances), the interest payable on such mortgages, liens or encumbrances and any and all renewals, extensions or modifications of such mortgages, liens or encumbrances.
- **31. Liability.** Landlord is not responsible or liable for, and Tenant hereby agrees to indemnify, defend and hold Landlord harmless from, any loss, claim, damage or expense as a result of any accident, injury or damage to any person or property occurring anywhere on the Premises, unless resulting from the negligence or willful misconduct of Landlord.



32. Default. In the event of any default under this Agreement, Landlord may provide Tenant a notice of default and an opportunity to correct such default. If the default is Tenant's failure to timely pay rent or additional rent as specified in this Agreement, Landlord may terminate this Agreement by giving a day written notice to Tenant. If Tenant fails to correct the default, other than a failure to pay
rent or additional rent, Landlord may terminate this Agreement by giving a day written notice. After termination of this Agreement, Tenant shall forfeit the credit, if any, Tenant would have received if Tenant exercised the Option To Purchase and closed on the Premises. In addition, Tenant remains liable for any rent, additional late, costs, including costs to remedy any defaults, and damages under this Agreement.
33. Remedies If this Agreement is terminated due to Tenant's default, Landlord may, in addition to any rights and remedies available under this Agreement and applicable law, use any dispossession, eviction or other similar legal proceeding available in law or equity.
34. Damage to Premises. If the Premises are damaged by fire or other serious disaster or accident and the Premises becomes uninhabitable as a result, Tenant may immediately vacate the Premises and terminate this Agreement upon notice to Landlord, including the Option to Purchase contained herein. Tenant will be responsible for any unpaid rent or will receive any prepaid rent up to the day of such fire, disaster or accident, but shall then be entitled to a refund of a pro-rata portion of the credit, if any, Tenant would have received if Tenant exercised the Option To Purchase and closed on the Premises. If the Premises are only partially damaged and inhabitable, Landlord may make full repairs and will do so within a prompt and reasonable amount of time. At the discretion of Landlord, the rent may be reduced while the repairs are being made.
35. Surrender of Premises. If Tenant does not exercise the Option to Purchase, Tenant will deliver and surrender to Landlord possession of the Premises immediately upon the expiration of the Term or the termination of this Agreement, clean and in as good condition and repair as the Premises was at the commencement of the Term, reasonable wear and tear excepted. Tenant must return the keys to the Premises to Landlord when Tenant vacates the Premises.
36. Option to Purchase. Landlord hereby grants Tenant the Option to Purchase the Premises "AS IS." The total purchase price for the Premises will be: (Check one)
□ \$ (the "Purchase Price"), subject to the terms and conditions set forth herein. □ Determined and agreed upon by the Parties at the later time (the "Purchase Price"), subject to the terms and conditions set forth herein.
37. Option Term. The Option to Purchase period commences on, 20 and expires on, 20

38. Option Consideration. Tenant will pay consideration through: (Check one)



Tenant is paying consideration to Landlord in the form of nonrefundable rent at the agreed upon monthly amount set forth in this Agreement. Unless otherwise stated in this Agreement, this amount is nonrefundable to Tenant.
Credit (Check if applicable) ☐ Provided that the Tenant timely exercises the Option to Purchase, is not in default of this Agreement and closes the conveyance of the Premises as set forth in this Agreement (the "Closing"), \$ from each monthly lease payment that Tenant timely made prior to the Closing shall be credited towards the Purchase Price at the Closing.
☐ A nonrefundable upfront fee. As consideration for the Option to Purchase, Tenant agrees to pay to Landlord a nonrefundable fee of \$ (the "Option Fee") at the execution of this Agreement. Unless otherwise stated in this Agreement, the option payment is nonrefundable to Tenant.
Credit Provided that the Tenant timely exercises the Option to Purchase, is not in default of this Agreement and closes the conveyance of the Premises as set forth in this Agreement (the "Closing"): (Check all that apply)
 □ The Option Fee shall be credited against the Purchase Price at the Closing. □ \$ of the Option Fee shall be credited against the Purchase Price at the Closing. □ \$ from each monthly lease payment that Tenant timely made prior to the Closing shall be credited towards the Purchase Price at the Closing.
39. Notice of Exercising Option. To exercise the Option to Purchase, Tenant must deliver to Landlord written notice of Tenant's intent to purchase the Premises prior to the expiration of the Option to Purchase. The written notice must specify a valid closing date for the purchase, which must occur before the original expiration date of this Agreement, or the date of the expiration of the Option to Purchase, whichever occurs later.
Purchase Deposit: (Check if applicable) When exercising the Option to Purchase, Tenant shall also deposit with Landlord the sum of as an earnest money deposit (the "Deposit") to be credited towards the purchase price of the Premises regardless of any other credits due Tenant under this Agreement.
40. Exclusivity of Option. The Option to Purchase is exclusive and non-assignable and exists solely for

the benefit of Tenant. Should Tenant attempt to assign, convey, delegate, or transfer the Option to

Purchase without Landlord's express written permission, any such attempt shall be deemed null and void,



and the Option to Purchase may voided at Landlord's discretion, which shall subject all credits otherwise due to Tenant at the Closing to be forfeited by Tenant.

11. Personal Property. The sale includes all of Seller's right, title and interest, if any, to all real estate, buildings, improvements, appurtenances and fixtures (except as described below). Fixtures shall include all things that are embedded in the land or attached to any buildings and cannot be removed without damage to the Property.
n addition, the following items shall be included in the sale:
The following fixtures and items are excluded from the sale:
12. Inspection. If the Option to Purchase is exercised, Buyer is agreeing to purchase the Premises in "AS S" condition. As Buyer will have occupied the Premises for many years and will continue to occupy the Premises up to the Closing Date, Buyer hereby waives all customary rights to inspection of the Premises and any rights to cancel or otherwise decline to close the transaction, and the Buyer confirms that good and adequate consideration exists for this waiver.
13. Closing and Settlement. The Purchase Price, subject to any credits, is payable by Buyer on the Closing Date by one of the following methods (Check all that apply) □ Cash □ Cashier's check □ Certified check □ Wire transfer □ Other:
 Seller and/or Buyer. On or before the Closing, Seller shall pay: (Check all that apply) □ One half of any escrow or closing fees. □ All escrow or closing fees. □ All transfer taxes and conveyance fees. □ All costs of releasing any mortgage, financing statement, or other debt security. □ All costs of removing, remedying or curing any contingencies. □ All costs related to the preparation of the deed. □ Any broker commissions or fees. □ Any property gains tax, as required by federal or state law. □ Other:
On or before the Closing, Buyer shall pay: (Check all that apply) One half of any escrow or closing fees. All escrow or closing fees. All transfer taxes and conveyance fees. All costs related to the recording of the deed. All costs or expenses related to obtaining financing, including origination or commitment fees and the lender's title insurance policy. All other costs and expenses associated with this Agreement, unless otherwise agreed to by the Parties.



- **45. Financing Availability.** Seller makes no representations or warranties as to the availability of financing regarding the Option to Purchase. Buyer is solely responsible for obtaining financing in order to exercise the Option to Purchase. This shall not prevent the Tenant from seeking financing from any third party for part or all of the Purchase Price, however, the ability to obtain financing or the favorability of the terms thereof shall not be or create any contingency in the performance of the terms hereof by Tenant.
- **46. Commission.** No real estate commissions or any other commissions shall be paid in connection with this transaction.
- **47. Taxes**. Seller shall be responsible for the payment of taxes, insurance, assessments, and any other charges against the Premises up to the Closing Date.
- **48. Existing Mortgage.** Seller, as a condition of the settlement of the Option to Purchase, shall not possess a mortgage on the Premises in an amount greater than the Purchase Price or other consideration as agreed to between the Seller and Buyer.
- **49. Option to Purchase Controlling.** In the event a conflict arises between the terms and conditions of this Agreement regarding the lease and the terms and conditions of this Agreement regarding the Option to Purchase Agreement, the terms and conditions regarding the Option to Purchase shall control.



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50. Purchase Default . In the event Buyer defaults after exercising the Option to Purchase, Buyer shall forfeit (\square the Deposit and) the credit, if any, Buyer would have received if Buyer closed on the Premises to Seller as liquidated damages, which shall be the sole and exclusive remedy available to Seller. In the event Seller defaults after Buyer has exercised the Option to Purchase, (\square the Deposit and) the credit, if any, Buyer would have received if Buyer closed on the Premises shall be refunded to Buyer, and Buyer may sue for all remedies available at law or in equity.
51. No Equitable Ownership. It is understood by and between the parties hereto that no monthly rent payment made under this Agreement shall allow or establish any equitable ownership interest in the Premises by the Tenant.
52. Notices. Any notice required or permitted under this Agreement must be in writing. A notice is effective upon receipt and shall be delivered in person, sent by overnight courier service or sent via certified or registered mail, addressed to Landlord or Tenant at the address stated above or to another address that either Party may designate upon reasonable notice to the other Party.
53. Severability. If any provision of this Agreement or the application thereof shall, for any reason and to any extent, be invalid or unenforceable, neither the remainder of this Agreement nor the application of the provision to other persons, entities or circumstances shall be affected thereby, but instead shall be enforced to the maximum extent permitted by law.
54. Binding Effect. The covenants, obligations and conditions herein contained shall be binding on and inure to the benefit of the heirs, legal representatives, and assigns of the parties hereto.
55. Headings. The descriptive headings used herein are for convenience of reference only and they are not intended to have any effect whatsoever in determining the rights or obligations of the Landlord or Tenant.
56. No Waiver. No indulgence, waiver, election or non-election by Landlord under this Agreement shall affect Tenant's duties and liabilities hereunder.
57. Amendments. The parties hereby agree that this document contains the entire agreement between the parties and this Agreement shall not be modified, changed, altered or amended in any way except through a written amendment signed by all of the parties hereto.
58. Governing Law. This Option to Purchase Agreement shall be governed, construed and interpreted by, through and under the Laws of the State of
59. Disputes. Any dispute arising from this Agreement shall be resolved through: (Check one)

□ Court litigation. Disputes shall be resolved in the courts of the State of _____.



·	llord to employ an attorney to enforce any of the
_	the collection of rentals or gaining possession of the uses so incurred, including a reasonable attorneys' fee.
Tremises, Tenant agrees to pay all expen	ises so incurred, including a reasonable attorneys lee.
	e conducted in accordance with the rules of the
American Arbitration Association.	
☐ Mediation.	
☐ Mediation, then binding arbitration. If the disposition of the disp	ute cannot be resolved through mediation, then the n conducted in accordance with the rules of the
parties relating to the subject matter herein and sum odification of or amendment to this Option to Puthis Option to Purchase Agreement, will be effective	the entire agreement and understanding between the upersedes all prior discussions between the parties. No irchase Agreement, nor any waiver of any rights under ve unless in writing signed by the party to be charged.
61. Miscellaneous.	
Tenant/Buyer Signature	Tenant/Buyer Full Name
renandbuyer Signature	renandbuyer Full Name
Tenant/Buyer Signature	Tenant/Buyer Full Name
Tenant/Buyer Signature Tenant/Buyer Signature	Tenant/Buyer Full Name Tenant/Buyer Full Name



Disclosure of Information on 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 managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Tenants must also receive a federally approved pamphlet on lead poisoning prevention.

Landlord's Disclosure

(a)	Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):
	(i) Known lead-based paint and/or lead-based paint hazards are present in the housing
	(explain):
	(ii) Lessor has no knowledge of lead-based paint and/or lead-based paint hazards in the
	housing.
(b)	Records and reports available to the lessor (check (i) or (ii) below):
	(i) Lessor has provided the lessee with all available records and reports pertaining to lead-
	based paint and/or lead-based paint hazards in the housing (list documents below):
	(ii) Lessor has no reports or records pertaining to lead-based paint and/or lead-based paint
	hazards in the housing.
	Tenant's Acknowledgment(initial)
	renant's Acknowledgment(midal)
(c)	Tenant has received copies of all information listed above.
(d)	Tenant has received the pamphlet Protect Your Family from Lead in Your Home.
	Agent's Acknowledgment (if any) (initial)
	rigent o riothiomodginent (ii arry) (iiintiar)
(e)	Agent has informed the landlord of the landlord's obligations under 42 U.S.C. 4852d and is
aw	vare of his/her responsibility to ensure compliance.

Certification of Accuracy



Landlord Signature	Landlord Name	Date
Landlord Signature	Landlord Name	Date
Landlord Signature	Landlord Name	 Date
Tenant Signature	Tenant Name	Date
Tenant Signature	Tenant Name	Date
Tenant Signature	Tenant Name	Date

The following parties have reviewed the information above and certify, to the best of their knowledge, that

Exhibit A



RENTAL INSPECTION CHECKLIST

Complete this inventory checklist as soon as you sign the lease. Do not move anything into the Premises until after you have filled out this checklist. Take time-stamped pictures of any damages, dents, marks, or problems you find. Ask your Landlord to sign the checklist and/or send them a copy. You should keep the original for your records.

Living Room	Condition on Arrival	Condition on Departure
Walls and Ceiling		
Floor Covering		
Windows (curtains, blinds, etc)		
Doors		
Light Fixtures		
Lamp(s)		
Furniture (if applicable)		
Baseboards/Moldings		
Other:		

Kitchen	Condition on Arrival	Condition on Departure
Stove, Oven, Range, Hood, Broiler, Pans, Burners, etc		
Floor Covering		
Windows (curtains, blinds, etc)		
Doors		
Light Fixtures		
Cabinets/Drawers		
Counter Surfaces		
Sink, Garbage Disposal, Faucet		
Microwave Oven		
Refrigerator		
Furniture		
Dishwasher		
Other:		

Bathroom	Condition on Arrival	Condition on Departure
Walls and Ceiling		
Floor Covering		
Windows (curtains, blinds, etc)		



Doors	
Light Fixtures	
Cabinets/Drawers	
Counter Surfaces	
Sink and Faucet	
Toilet/Tissue Holder	
Shower and Tub	
Towel Racks	
Mirror/Medicine Cabinet	
Water (heat and pressure)	
Dishwasher	
Other:	

Bedroom	Condition on Arrival	Condition on Departure
Walls and Ceiling		
Floor Covering		
Windows (curtains, blinds, etc)		
Doors		
Light Fixtures		
Closets (Doors and tracks)		
Book Shelves		
Molding and Baseboards		
Furniture (if applicable)		
Mirror		
Other:		

Other Areas:	Condition on Arrival	Condition on Departure
Walls and Ceiling		
Floor Covering		
Windows (curtains, blinds, etc)		
Doors		
Light Fixtures		
Closets (Doors and tracks)		
Book Shelves		
Molding and Baseboards		
Furniture (if applicable)		
Doorbell/Knocker		
Mailbox (check lock)		



External Doors and Locks		
Outside Lights		
Other:		
Move in:		
Tenant Signature	Tenant Name	Date
Tenant Signature	Tenant Name	Date
Tenant Signature	Tenant Name	Date
Accepted and acknowledged by:		
Landlord Signature	Landlord Name	Date
Landlord Signature	Landlord Name	Date
Landlord Signature	Landlord Name	Date



Yard, Patio, Deck

Exhibit B



RULES AND REGULATIONS

The following rules and regulations shall govern Tenant's use and enjoyment of the Premises: (Check all that apply)

$\hfill \Box$ Tenant will not obstruct the driveways, sidewalks, courts, entry ways, stairs and/or halls.	
☐ Tenant will keep all windows, glass, window coverings, doors, locks and hardware in good, clear order and repair.	ŧΠ
☐ Tenant will not obstruct or cover the windows or doors.	
☐ Tenant will not leave windows or doors in an open position during any inclement weather.	
\Box Tenant will not hang any laundry, clothing, sheets, etc. from any window, rail, porch or balcony air or dry any of same within any yard area or space.	no
☐ Tenant will not cause or permit any locks or hooks to be placed upon any door or window witho the prior written consent of Landlord.	ut
☐ Tenant will keep all air conditioning filters clean and free from dirt.	
☐ Tenant will keep all bathrooms, sinks, toilets, and other water and plumbing supplies in good or and repair, and shall use same only for the purposes for which they were constructed.	de
☐ Tenant will not allow any sweepings, rubbish, sand, rags, ashes or other substances to be throw or deposited into any sinks or toilets.	٧n
☐ Tenant's family and guests shall not make or permit any loud or improper noises, or otherwise disturb other residents in the immediate area.	
☐ Tenant will deposit all trash, garbage, rubbish or refuse in the locations provided therefore.	
☐ Tenant will abide by and be bound by any and all rules and regulations affecting the Premises of the common areas of the Premises which may be adopted or promulgated from time to time by Landlord.	or
Other:	

