First Site, Ltd.

138 E. Beaufort St. Suite A ♦ Normal, IL 61761 ♦ 309-888-4444

Website: HTTP://www.firstsiteapartments.com

Apt. Number:	
Dated:	

LEASE

Parking	Spaces: per Apartment
THIS A	GREEMENT is made between First Site, Ltd., hereinafter referred to as "LESSOR" and
	, hereinafter referred to as "LESSEE"
I. PKE	MISES LEASED 1. 2. 3. 4. LESSEE'S INITIALS
	Apt. #
	nal, McLean County, Illinois 61761.
	addition to the lease of the unit, the following services and privileges are granted to the LESSEE. Refuse facilities.
	General building maintenance outside of the suites, including lawn care, LESSOR is responsible for snow removal.
	Furnishings and appliances presently on property shall remain in the unit under control of LESSOR.
	The Nonexclusive use of the common areas, which shall include, but not be limited to the common hallways, stairwells, and other
	building and parking areas, for the common benefit and use of the residents.
2. TER	MS OF LEASE 1 2 3 4 LESSEE'S INITIALS
A. T	his lease shall be for a term of 3 semesters beginning on the 13th Day of June 2017 and terminating without notice at 5:00 PM on the
	Oth Day of May 2018. LESSEES will not be allowed to move in prior to the beginning of the lease.
	his lease is based on person occupancy. All LESSEES must sign within 30 days of the first lease signing in order to guaranty
	partment availability. Failure of all to sign does not release signatories from their obligation to fulfill the terms of this lease.
C. L	ESSEE authorizes LESSOR to try to mitigate any damages by attempting to secure a SUB-LESSEE if LESSEE breaches the lease by
	illing to make all rental payments and/or Security Deposit amounts due pursuant to the lease terms prior to the initial possession date
	ESSEE shall remain liable for all rents not paid pursuant to the lease and waives any right to any rent already paid and further waives
aı	ny rights to recover any of the Security Deposit paid pursuant to the lease terms herein.
3. REN	T 1234LESSEE'S INITIALS
A. L	ESSEE agrees to pay as rent for the aforesaid premises and residence privileges the sum of \$ starting or
	as additional consideration for LESSOR entering into said Lease substantially ahead of the new school term
ir	payments of and ending on payable as set forth herein in the "Rent Paymen
	chedule," which is included herein unless otherwise stated in writing. A late charge of 10% of the total outstanding balance due shall be
	dded to the payments due and not received in the office of LESSOR on or before the 5th of each month, security deposit, unpaid late
	es, damages, and utility bills shall be considered additional rent due. Rent payment due dates may be modified with the written approva
	LESSOR. To qualify for deferred payment, LESSEE shall provide LESSOR with a copy of a formal notice for student financial aid to
	e received for the school year beginning in August of 2017. There will be a \$25 service charge for any check returned by the bank for
	by reason. LESSEE agrees to pay the amount of the check plus service charge within 3 days. Upon breach of any terms of this lease and the option of LESSOR, all future rent payments are accelerated and become immediately due and owing.
	HIRD PARTY GUARANTY: 1234LESSEE'S INITIALS
	ESSOR at its option as described hereinafter requires a binding Third Party Guaranty (referred to as "Guaranty") which Guaranty
	onstitutes an additional inducement for the granting of this lease. LESSOR at its option reserves the right to cancel this lease in the even
	ich Guaranty is not fully executed, notarized and returned to the LESSOR within 15 days from the date of LESSEE signing said least
	prior to occupancy, whichever time period is shorter. LESSEE understands that the Guaranty must be obtained directly from their
	arent or guardian and that the LESSOR reserves all rights, both criminal and civil, for the false execution or forgery of the Guaranty
	he execution of the Guaranty constitutes an additional assurance to the LESSOR of the performance of the covenants of this lease and
	hall not be construed as a release of the LESSEE'S responsibilities. Failure to provide said Guaranty shall not release LESSEE of his
	ability herein unless terminated by LESSOR as aforesaid. Furthermore, if any individual LESSEE shall fail to provide said executed
G	uaranty, then the individual LESSEE shall pay a sum equal to a proportional percentage of rent calculated upon the tota

C. Withdrawal or suspension from the University shall not terminate the obligation of LESSEE hereunder and LESSEE shall be liable for the aforesaid rents. Any rental payments made by the LESSEE(s) or on behalf of the LESSEE(s) pursuant to the Lease shall not be refundable regardless of circumstances.

amount of rent due pursuant to this lease divided by the number of LESSEES who have executed the lease. Said payment shall be paid on or before the possession date above and prior to the release of the unit key to the individual LESSEE. The individual LESSEE who makes such payment shall remain jointly responsible for any and all remaining rent due pursuant to this lease.

- **D. JOINT RESPONSIBILITY:** The term LESSEE as used herein shall be considered to mean LESSEES whenever there is more than one tenant. LESSEES shall be jointly and severally liable for all rent and all other charges including damages to the aforesaid premises. Each LESSEE shall remain liable for said damages and charges until all are paid in full.
- **E.** Unpaid late fees shall be deemed to be unpaid rent for the purposes of the five (5) day statutory notice requirement for unpaid rent and any payments received by LESSOR shall first be applied to unpaid late fees, damages, security deposits and utility bills.
- F. Payment of rent by third parties shall not give third party any constructive or possessory rights to the leased premises.

4. UTILITIES

- **4. LESSEE'S INITIALS**. Lessor shall provide a utility allowance for specific **A.** If initialed herein: **1. 2.** utilities as indicated in paragraph 14 "ADDITIONAL PROVISIONS" of \$____ which is included in the monthly rent amount, calculated on the prior twelve (12) months average utilities charges. However, should the utilities exceed the utility allowance, then LESSEE will be responsible for any additional costs above that allowance and LESSEE shall immediately, upon notice, pay to LESSOR the overage amount. LESSEE may view utility bills at LESSOR's office and undertake this duty pursuant to this LEASE. If the aforesaid option is not initialed or if LESSEE fails to reimburse LESSOR for any overage of utilities, LESSEE hereby authorizes LESSOR to make application in name of any signatory herein for electric, water, and gas, to start the first day of the lease term or movein date and extend to the end of the lease term. Failure to pay utilities when due to the utility company or as reimbursement to LESSOR after payment by LESSOR shall be deemed a breach of the terms of this lease. LESSEE acknowledges responsibility for paying all utility charges billed during this lease term. LESSEE acknowledges that LESSOR may obtain the consumption history for this unit and LESSOR may provide this information to prospective future residents. LESSEE acknowledges that LESSOR will be notified by utility companies if a delinquency in payments arises and LESSOR will receive a copy of the disconnect notice at the same time LESSEE receives one. LESSEE shall keep the heat high enough to prevent pipes from freezing. LESSEE shall supply his own light bulbs, shower curtain, smoke detector batteries, and carbon monoxide detector batteries, if applicable.
- B. WASTE: LESSEE shall neither waste utilities furnished by management, nor use utilities or fixtures for any improper or unauthorized purpose.

- 5. SECURITY DEPOSIT 1. ____ 2. ____ 3. ____ 4. ___ LESSEE'S INITIALS

 A. Each LESSEE shall pay a one-time, non-refundable \$75.00 processing fee. LESSEE shall, upon execution hereof, deposit with LESSOR the sum of \$_____ for tenancy in the above-named apartment, to be applied against damage to any part of the premises, including the furnishings and appliances within said unit, common hallways, stairwells and other building and parking areas, and any other expense including past due rent, charges, damages, utility bills and attorney's fees incurred by LESSOR, and LESSEE shall remain liable for any amounts owed in excess of said Security Deposit. Said Security Deposit shall be applied to any of the aforesaid losses related to the aforesaid unit unless said expense is paid for prior to the end of the term of said lease. Refunds shall be made after inspection of the premises by LESSOR and/or AGENT, and refunded as required by law. LESSOR and/or AGENTS assessment of any loss or damage to the premises or furnishings therein caused by LESSEE or its guests shall be binding upon the LESSEE herein. Upon repair of and billing for such damage by LESSOR or its AGENT, the LESSEE agrees to pay LESSOR immediately upon receipt of such bill for repairs. LESSEE further agrees that upon his failure to vacate the leased premises at the termination date of this lease, LESSEE shall be liable for double the amount of rent per month until such time as they vacate the premises.
 - B. The following types of damages will, in addition to others, be chargeable to LESSEE upon LESSEE vacating the leased premises:
 - 1. Extra cost of painting, carpet cleaning or replacement, or any other deodorizing process necessitated by the presence of persistent, lingering odor resulting from smoking materials, use of candles and incense, urine, alcohol, odorous cooking or otherwise.
 - 2. Extra cost of cleaning apartment to ensure that apartment is in occupancy ready condition.
 - 3. Damage to furniture and TV (if applicable).

- **6.** USE AND CARE OF THE PREMISES 1. 2. 3. 4. LESSEE'S INITIALS **A.** Said premises shall be used by the LESSEE solely for residential purposes. Further, LESSEE shall not permit any unlawful or immoral practices to be committed upon the premises, including, but not limited to, drinking by persons under the legal age of twenty-one, selling tickets to parties where drinking by persons under the legal age of twenty-one may occur or the use of a controlled substance by any person may occur wherein that substance or substances is bought, sold or given gratuitously, nor use the premises in a manner which is offensive, noisy or dangerous which may result in an increase of the insurance rate thereon. Further, the use of the premises by LESSEE shall be in a manner consistent with the rights of other residents of said building in accordance with any, and all, applicable Federal, State, and / or local laws and ordinances so as not to cause undue disturbance. Nor to allow any other persons to occupy premises hereby rented, excepting casual visits of friends or guests limited to a two- (2) day stay. NO OTHER PERSON(S) SHALL OCCUPY SAID PREMISES MORE THAN TEN (10) DAYS, IN TOTAL, DURING THE TERM OF THIS LEASE.
 - B. LESSEE shall be jointly and severally liable for any rent and damage to the premises, furnishings and appliances within said unit. In addition, LESSEE shall be jointly and severally liable for damages to common building and parking areas, and any other expense caused by LESSEE to LESSOR including, but not limited to: repair, reset or replacement of fire alarms; damage to windows and doors in building halls and entry ways, laundry facilities, carpet/vinyl in halls, mailboxes; expense of breaking up parties in halls, entryway or parking lot; removal of garbage, trash, and discarded furniture not placed in dumpster unless conclusive proof of responsibility can be determined. Upon termination of said Lease, the unit including furnishings and appliances shall be left by LESSEE in a sanitary, clean condition, suitable for immediate lease to another tenant.
 - C. RESIDENT POLICY BOOK: LESSEE acknowledges receipt of the Resident Policy Book, made a part hereof by reference, and agrees to abide by all the rules and regulations set forth in this lease and the Resident Policy Book. LESSOR reserves the right to make reasonable changes to the Resident Policy Book and upon notification to LESSEE of such changes, such amended rules and regulation shall become equally binding upon LESSEE as of the date of notice thereof.. If there is a discrepancy between provisions of this Lease and those stated in the Resident Policy Book, LESSOR shall have the option of electing the binding provision and shall so notify LESSEE within a reasonable time of such election.
 - 1. NO PETS SHALL BE PERMITTED UPON THE PREMISES. LESSOR at its discretion may remove pets without notice. LESSOR is not responsible for removed pets and may release outdoors.
 - 2. No clothes or wearing apparel shall be hung out of doors or out of the confines of said unit. All personal items must always remain inside unit. Any personal items found in common area that are not marked with any identifying information as to the owner will be removed and disposed of without notice.
 - 3. No pictures or other objects shall be hung or suspended within said unit, except with approved hooks.

4. LESSEE shall not permit or allow any rubbish, waste materials or other products to accumulate upon premises but shall maintain
the same in a reasonably clean condition at all times. No Kegs allowed, Lessor may remove kegs without notice.
5. Padlocks, chain locks or locks of any type on any interior or exterior door are prohibited except locks installed by LESSOR.
6 I ESSEE agrees to shide by Town of Normal Noise Ordinance. No parties will be held outdoors. Indoor parties shall be small

- 6. LESSEE agrees to abide by Town of Normal Noise Ordinance. No parties will be held outdoors. Indoor parties shall be small, controlled and not disturb neighbors. Illegal activities are prohibited at any time.
- 7. LESSEE may not make changes, temporary or permanent, to the unit without prior written consent of LESSOR.
- 8. Cars shall be parked only in designated areas and shall not be driven or parked on grass, yard, or sidewalk. Cars must be parked in compliance with Town of Normal Parking Ordinances. Unless otherwise stated, parking will be limited to 2 spaces per apartment.
- 9. LESSEE is responsible for putting out garbage in designated garbage bins in compliance with Town of Normal regulations governing such actions.

7. DAMAGE TO LESSEE'S PROPERTY 1234 LESSEE'S INITIALS
A. LESSOR shall not be liable for any loss or damage to LESSEE'S personal property caused by fire, wind, rain, any other act of nature theft, actions or commissions of other LESSEES, occupants or guests.
B. LESSEE covenants and agrees to make no claim against LESSOR, its agents, or employees for any damage, personal injury or loss or use occasioned thereby.
C. If property is rendered unlivable due to fire or other cause, LESSOR shall not be obligated to provide housing for LESSEE. LESSOF shall return any unused rent.
8. ASSIGNMENT AND SUBLETTING: 1 2 3 4 LESSEE'S INITIALS
LESSEE shall not assign or sublease the leased premises without first obtaining LESSOR's prior written consent. A subleasing fee of \$225 shall be paid at the time said sublease is signed by sublessee.
9. ENTRY 1. 2. 3. 4. LESSEE'S INITIALS A. The LESSEE course that at reasonable times private the termination of this Lesse the LESSOR, its good and the Town of Normal selection.
A. The LESSEE agrees that at reasonable times prior to the termination of this Lease, the LESSOR, its agent and the Town of Normal safety inspectors may enter the premises for the purpose of inspection, cleaning, remodeling or repairs or to show the same to prospective new tenants or buyers. Repairs by LESSOR shall be made within a reasonable time, but could be slow at the beginning of the term and during severe conditions.
B. Lockout: a service charge fee will be assessed LESSEE if LESSOR is required to open or close leasehold premise at the request o LESSEE or governmental authorities.
10. ATTORNEY'S FEES AND COLLECTION COSTS: 1 2 3 4 LESSEE'S INITIALS
If LESSEE violates any covenant, term or condition of this Lease, and the LESSOR employs an attorney or collection agency to pursue any violation or breach of this Lease, the LESSEE shall be liable as hereafter stated for all attorney fees, collection costs, court and legal cost incurred by the LESSOR. LESSEE agrees to pay the greater of either attorney's fees in the amount of \$750 plus \$250 per hour for legal
fees in excess of 3 hours, or collection costs equal to thirty percent (30%) of the total amount due from LESSEE under this Lease with a minimum of \$200 collection costs. The aforesaid fees or collection costs shall be due whether or not litigation is commenced by LESSOR LESSEE agrees that said attorney fees and collection fees are reasonable. 1. 2. 3. 4. LESSEE'S INITIALS
The LESSEE agrees to allow LESSOR to pursue all legal claims and suits in the Circuit Court of McLean County, Illinois, thereby waiving any defense of lack of jurisdiction or venue in said suits. The LESSOR, attorney or debt collector is granted permission to request a credi report on LESSEE and/or LESSEE's guarantor(s) at the time of application and/or if LESSEE's outstanding balance to LESSOR is pas due over thirty (30) days, and authorizes LESSOR, attorney or debt collector to contact any individual listed on LESSEE's rental application for verification of information and to obtain information needed to collect any unpaid balance pursuant to this lease.
11. NOTICES 1 2 3 4 LESSEE'S INITIALS
LESSOR may terminate LESSEE's right to occupancy by giving LESSEE five (5) days written notice to vacate for nonpayment of rent o by giving LESSEE ten (10) days written notice to vacate for violation of any other Lease provision. Any legal notice or demand may be served by tendering it to any person thirteen years of age or older residing on or in possession of leased premises; or by certified mai

12. COUNTERPARTS & ELECTRONIC SIGNATURES 1. 2. 3. 4. LESSEE'S INITIALS This Agreement may be executed in one or more counterparts, any one of which need not contain the signature of more than one party and

premises, may be made by electronic mail to the last verified electronic mail address provided by LESSEE.

all of which taken together shall constitute one and the same Agreement. This Agreement shall be effective as to each of the parties when executed by said Party, whether in one or more counterparts. The parties herein further agree if a party has executed this agreement with an electronic signature, whether digital or encrypted, it will confirm that electronic signature by forwarding to the other party within ten (10) days an ink-signed original of the agreement, but the failure to so forward an ink-signed original of the agreement will not affect in any way the validity or enforceability of this agreement.

addressed to the LESSEE at the leased premises, return receipt requested; LESSEE acknowledges that if the notice by certified mail is returned to the LESSOR with a notation that delivery was refused or unclaimed, it shall be deemed constructive legal notice. LESSOR may also serve notice by posting it upon the door of the leased premises if no authorized person pursuant to the Lease is in possession of the unit. Notice to LESSEE shall be deemed to be legal notice to Guarantor. Any notices to LESSEE, other than those for vacating the leased

13. NON-DISCRIMINATION CLAUSE	1.	2.	3.	4.	LESSEE'S INITIALS

It is illegal and against First Site's policy to discriminate based on one's membership to a protected class. These classes being race, color, religion, national origin, sex, ancestry, age, marital status, physical or mental handicap, familial status, unfavorable military discharge, military status, or any other class protected by Article 3 of the Illinois Human Rights Act.

	pt of an explanation by Lessor of the <u>Disclos</u> the parties agree to incorporate that form to the parties agree t		
This contract constitutes the entir written or oral understandings or writing and acknowledged by the or inapplicable, then the remaining	a. 4. LESSEE'S INITIAL e agreement between the parties with respect to agreements with respect hereto. Any changes ar signatures of the parties hereto. If any clause or ag provisions will not be voided and will remain a LESSEE under this lease is not a waiver of a base covenant or duty.	the subject matter hereof, and/or modification to this corprovision of this agreement in full force and effect. An	ontract must be made in nt is found to be unenforceable by waiver by LESSOR of a
15. ADDITIONAL PROVISION	S: 1 2 3 4 LES	SSEE'S INITIALS	
•			
		E, LTD., agent for owner	
LESSEE(S): (Please sign below)	Ву:		
1 Signatura	Phone Number:	Fmoile	
1. Signature:	r none Number:	Eman;	
Address:	City:	State:	Zip:
2. Signature:	Phone Number:	Email:	
Address:	City:	State:	Zip:
3. Signature:	Phone Number:	Email:	
Address:	City:	State:	Zip:
4. Signature:	Phone Number:	Email:	
Address:	City:	State:	Zin:

Rent Payment Schedule

Each lessee (resident)	
Each lessee (resident)	
Each lessee (resident)	
Each lessee (resident)	
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O THE LEASE SHALL NOT indersigned. All rent payment enience to the undersigned to	THE DUE IMMEDIATELY. ANY REBUILDING THE REFUNDABLE REGARDLES INTO THE REGARDLES INTO THE RESEARCH THE RESEARC
DATE	
DATE	
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	is responsible for the total monthly
	DATE DATE DATE DATE

LEASE INFORMATION CHECKLIST

	Ар	artmei	nt address:	Apt. #
1 2 satisfaction.	3	4	_ LESSEE'S INITIA	LS: I understand and agree with the lease and all questions have been answered to my
	r any reaso			LS: I understand and agree that the lease is binding from the moment that I have signed e not to take possession of the apartment, I am still liable for any and all charges that come
occupancy and	I am only §	guarante	ed that apartmen	person the stand and agree that the lease I signed is based on person the standard person when all individuals sign the lease. First Site, LTD will only hold the above mentioned individuals do not sign within 30 days, my obligations under the lease are not terminated.
12	3	4	_ LESSEE'S INITIA	LS: I understand and agree that I am required to have a qualified third party guaranty my
ease or the to	<mark>tal amount</mark>	of rent p	oursuant to the lea	ase shall be due prior to taking possession of the apartment.
payments are o	due and tha	it if payn		LS: I understand and agree and have initialed my payment plan and understand when my d on time, there is a 10 % late fee assessed to my account. I further understand that no
	arges and p	ayments	s. Meaning that I a	LS : I understand and agree that the lease is a joint lease and that I am jointly and severally am liable for the total amount due under the lease. If one or all roommates do not make a
	parking spa	ices rega	rdless of the num	LS : I understand and agree that the above mentioned apartment is only guaranteed other of residents in the apartment. It is between the roommates who will receive those in roommate parking disputes.
				LS: I understand and agree that I will not be allowed to move into the leased premises received from all lessees.
				LS : I understand and agree that the Early Move-In Waiver must be signed prior to March 1, love-In. A fee will apply.
1 2 walk in appoin				LS: I understand and agree that an appointment must be made to pick up keys and that
12				LS: I understand and agree that no verbal agreements have been made. Any promises
between the le	essor and le	ssees are	e in writing and I h	have received a copy of all additional agreements.
			I have receiv	ved a copy of all initialed items listed below:
			1. 2.	3 4 LESSEE'S INITIALS: Copy of Lease
		1		4. LESSEE'S INITIALS: Copy of my payment plan
12	3	4	LESSEE'S INI	TIALS: A Guaranty of Lease form (This will also be mailed to the co-signer/guarantor you selected)
The below sign answered thor		ad and ir	iitialed all points t	that directly apply to him or her and further agree that all their questions have been
1.	Lessee_			Date
2.	Lessee_			Date
3.				Date
4.				Date



Security Deposit Returns

LESSEES designate		(Name)
or the first LESSEE named in the lease	dated	(Date) for the premises
commonly known as		#(Address) as
their agent to receive any and all infor	mation, including rece	eipts for any damages and refund
checks, regarding the security deposit	paid to LESSOR pursu	ant to said lease. Other than refund
checks, all information may be forwar	ded by electronic mail	to the last verified electronic mail
address provided by LESSEES.		
X		
LESSEES	DATE	
XLESSEES	DATE	
X		
LESSEES	DATE	
XLESSEES	 DATE	
LL33LL3	DATE	
X		
LICENSED LEASING AGENT	DATE	

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. Lessees must also receive a federally approved pamphlet on lead poisoning prevention. Lessor's Disclosure (a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below): Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). 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): 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). Lessor has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. Lessee's Acknowledgment (initial) Lessee has received copies of all information listed above. **Initials** Lessee has received the pamphlet Protect Your Family from Lead in Your Home. Agent's Acknowledgment (initial) Agent has informed the lessor of the lessor's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

Date

Date

Date

Lessor

Lessee

Agent

<mark>Sign</mark>

Lessor

Lessee

<mark>Sign</mark>

Date

Date

Date

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. Lessees must also receive a federally approved pamphlet on lead poisoning prevention. Lessor's Disclosure (a) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below): Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). 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): 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). Lessor has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing. Lessee's Acknowledgment (initial) Lessee has received copies of all information listed above. **Initials** Lessee has received the pamphlet Protect Your Family from Lead in Your Home. Agent's Acknowledgment (initial) Agent has informed the lessor of the lessor's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance. Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

Date

Date

Date

Lessor

Lessee

Agent

Sign

Lessor

Lessee

<mark>Sign</mark>

Date

Date

Date