RESIDENTIAL LEASE

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORS® (PAR).

RL

PARTIES						
TENANT(S):	_ LANDLORD(S):					
TENANT'S MAILING ADDRESS:	LANDLORD'S MAILING ADDRESS:					
TENANT'S EMERGENC	Y CONTACT INFORMATION					
Name Relationship						
PRC	PERTY					
Property Address						
	Unit ZIP					
in the municipality of	, County of,					
in the School District of,	, County of, in the Commonwealth of Pennsylvania.					
TENANT'S RELATIONSHIP	WITH PA LICENSED BROKER oker)					
Broker (Company)	_ Licensee(s) (Name)					
Company Addrosa	- Direct Phone(s)					
Company Address	Direct Phone(s) Cell Phone(s)					
Company Phone	Fax					
Company Fax	Email					
Broker is:	Licensee(s) is:					
□ Tenant Agent (Broker represents Tenant only)	Tenant Agent with Designated Agency					
Dual Agent (See Dual and/or Designated Agent box below)	□ Tenant Agent without Designated Agency					
	Dual Agent (See Dual and/or Designated Agent box below)					
□ Transaction Licensee (Broker and Licensee(s)	provide real estate services but do not represent Tenant)					
I ANDI OPD'S PEL ATIONSHI	P WITH PA LICENSED BROKER					
□ No Business Relationship (Landlord is not represented by a						
Broker (Company)	_ Licensee(s) (Name)					
Company Address	Direct Phone(s)					
	Cell Phone(s)					
Company Phone	Fax					
Company Fax	Email					
Broker is:	Licensee(s) is:					
□ Landlord Agent (Broker represents Landlord only)	□ Landlord Agent with Designated Agency					
□ Dual Agent (See Dual and/or Designated Agent box below)	Landlord Agent without Designated Agency					
	Dual Agent (See Dual and/or Designated Agent box below)					
Transaction Licensee (Broker and Licensee(s) provide real estate services but do not represent Landlord)						
DUAL AND/OR I	DESIGNATED AGENCY					
Licensee represents Tenant and Landlord in the same transaction.	nd Landlord in the same transaction. A Licensee is a Dual Agent when a All of Broker's licensees are also Dual Agents UNLESS there are sepa- see is designated for Tenant and Landlord, the Licensee is a Dual Agent.					
By signing this Agreement, Tenant and Landlord each ackno agency, if applicable.	wledge having been previously informed of, and consented to, dual					
Tenant Initials:/ RL	Page 1 of 7 Landlord Initials:/					
	vised 1/13					
Pennsylvania Association of REALTORS®	COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 2013 1/13					

THIS FORM SHOULD NOT BE USED FOR THE LEASE OF A MANUFACTURED HOME

	1.		ASE DATE AND RESPONSIBILITIES			
2		This	s Lease for the Property, dated	, is between t	he Landlord and	the Tenant. Each Tenan
3	•		vidually responsible for all of the obligations of this Lease, include	luding Rent, fees, dar	nages and other c	costs.
4 5			SIGNERS			
5						
7			n Co-signer is individually responsible for all obligations of this ers do not have the right to occupy the Property as a tenant with			
3		-	• • • • • •	nout the Landiord's p	nor written perm	1881011.
	3.		DPERTY CONTACT INFORMATION			
10			tal Payments (see Paragraph 6(I) for additional information)	Dhone:	Fe	ıx:
1		Add	able to:	1 none	1 <i>c</i>	IA
13		Mai	ntenance Requests			
14				Phone:	Fa	ax:
5		Add	ress:			
6		Ema		Website		
7			ergency Maintenance Contact			
.8		Ema	tact	Website		
	4.	STA	nil	rm")		
21			Starting Date:		at	a m /n m
22		(\mathbf{B})	Ending Date:		, at	a m /p m
			NEWAL TERM		,	w , p
4			Unless checked below, this Lease will AUTOMATICALLY R	ENEW for a Renewa	l Term of	(mor
5			to-month if not specified) at the Ending Date of this Lease or	at the end of any Rer	newal Term unles	s proper notice is giv
6			Proper notice requires Tenant or Landlord to give at least			
7			or before the end of any Renewal Term.	3 、	1 /	U
8			□ This Lease will TERMINATE on the Ending Date unless of	extended in writing.		
9		(B)	If notice is given later than required, Rent is due for the entire	ety of the Renewal Te	rm.	
0		(C)	Any renewal will be according to the terms of this Lease or a	ny written changes to	it.	
1	6.	REN				
2		(A)	Rent is due in advance, without demand, on or before the	day of each me	onth (Due Date).	
3			The amount of Total Rent due during the Term is: \$			
4			The Rent due each month is: \$			
5			If Rent is more than days (5 if not specified) late (Grace			
6		(E)	All other payments due from Tenant to Landlord, including Lat			
7			Failure to pay this Additional Rent is a breach of the Lease in			
8		(F)	Tenant agrees that all payments will be applied against outst			
9			against the current Rent due. When there is no outstanding Add	litional Rent, prepayn	nent will be applie	ed to the month's Rent i
0		(\mathbf{C})	would be due next. Tenant will pay a fee of \$		for one n	ware that is noturned
1		(\mathbf{G})	declined by any financial institution for any reason. If paymen	t is raturned or dealin	IOI ally pa	ayment that is returned
2 3			Late Charges will be calculated from the Due Date. Any Late		· · · · · · · · · · · · · · · · · · ·	115
4		(H)	Landlord will accept the following methods of payment: $(\Box$			
5		(11)	$(\Box \text{ Credit Cards})$ $(\Box \text{ Cashier's Check})$ $(\Box \text{ Other:})$			
6			Landlord can change the acceptable methods of payment if a r	nethod fails (check b	ounces credit ca	rd is declined etc.)
7		(I)	The first \$ of Rent due will be made p			
8			(Broker for Landlord, if not specified). Security Deposit will b	be made payable to L	andlord, or Landl	ord's representative.
9		(J)	The Security Deposit may not be used to pay Rent during the			1
0	7.	PAY	MENT SCHEDULE			
1		(A)	Security Deposit will be held in escrow by Landlord, unless	otherwise stated here		
2			at (financial institution):			
3			Financial institution Address:			
4				Due Date	Paid	Due
5			Security Deposit:		\$	\$
6		(B)	First month's Rent:			
7		(C)	Other:			
		(C) (D)				
8		(U)	Other:		\$	
9			Total Rent and security deposit received to date:		\$	
0			Total amount due:			\$
1	Tenan	t Init	tials:/ RL Page 2 of	7	Landlord Initia	lls:/
			Revised 1/13	3		

SECURITY DEPOSITS 8.

- (A) During the first year of the Lease, the Security Deposit may not exceed two months' rent. After the first year, the Security Deposit may not exceed one month's rent. After the second year, the Security Deposit must be placed in an interest-bearing account which shall be paid to the tenant yearly, however the Landlord may retain up to one percent of interest to offset administrative costs. After the fifth year, the Security Deposit may not be increased.
- (B) When Tenant moves from the Property, Tenant will return all keys and give Landlord written notice of Tenant's new mailing address where Landlord can return the Security Deposit.
- (C) Within 30 days after Tenant moves from the Property, Landlord will give Tenant a written list of any damage to the Property for which the Landlord claims Tenant is responsible.
- (D) Landlord may deduct repair costs and any unpaid Rent and Additional Rent from Tenant's Security Deposit. Any remaining Security Deposit will be returned to Tenant within 30 days after Tenant moves from the Property.

USE OF PROPERTY AND AUTHORIZED OCCUPANTS 9.

- (A) Tenant will use Property as a residence ONLY.
- (B) Not more than ______ people will live at the Property. List all other occupants who are not listed as Tenants in this Lease: \Box 18 or older Name Name \Box 18 or older

Name	□18 or older	Name		\Box 18 or older
Service animals: Type	Breed		Name	

□ Additional information is attached

10. POSSESSION

74

76

80

81

82

83

85

86

87

90 91

92

96

97 98

99

- (A) Tenant may move in (take possession of the Property) on the Starting Date of this Lease.
 - (B) If Tenant cannot move in within _____ days (0 if not specified) after Starting Date because the previous tenant is still there or because of property damage, Tenant's exclusive rights are to:
 - Change the Starting Date of the Lease to the day when Property is available. Tenant will not owe or be charged Rent until 1 Property is available; OR
 - 2. End the Lease and have all money already paid as Rent, Additional Rent or Security Deposit returned, with no further liability on the part of Landlord or Tenant.

11. LANDLORD'S RIGHT TO ENTER

- (A) Tenant agrees that Landlord or Landlord's representatives may enter the Property at reasonable hours to inspect, repair, or show the Property. Tenant does not have to allow possible tenants or other licensees to enter unless they are with the Landlord or Landlord's representative, or they have written permission from the Landlord.
- When possible, Landlord will give Tenant hours (24 if not specified) notice of the date, time, and reason for the visit. (B) In emergencies, Landlord may enter Property without notice. If Tenant is not present, Landlord will notify Tenant who was (C)
- there and why within _____ hours (24 if not specified) of the visit. Showing the property is not considered an emergency.
 - Landlord may put up For Sale or For Rent signs, use lock boxes, and take pictures and video on or near Property. (D)

12. RULES AND REGULATIONS

- (A) \Box Rules and Regulations for use of the Property and common areas are attached.
- □ Homeowners Association or Condominium rules and regulations for the Property are attached.
- (B) Any violation of the Rules and Regulations is a breach of this Lease.
- (C) Landlord may create or modify the Rules and Regulations if the change benefits the Tenant or improves the health, safety, or welfare of others. Landlord agrees to provide all changes to Tenant in writing.
- (D) Tenant is responsible for Tenant's family and guests obeying the Rules and Regulations and all laws.
- (E) If any fine is imposed on Landlord because of the actions of Tenant, or Tenant's family or guests, Tenant will reimburse the Landlord or pay the fine. Any unpaid fines will be considered Additional Rent.

13. PETS

- Tenant will not keep or allow any pets on any part of the Property, unless checked below. Service animals are not pets.
- □ Tenant may keep pets with Landlord's written permission according to the terms of the attached Pet Addendum and/or Rules and Regulations.

14. CONDITION OF PROPERTY AT MOVE IN

106

108

Tenant has inspected the Property and agrees to accept the Property "as-is," except for the following:

15. APPLIANCES INCLUDED

114	$(\square Stove)$	(Refrigerator)	(Dishwasher)	(Washer)	(Dryer)	(Garbage Disposal)	(Microwave)
115	(Air Con	ditioning Units - Num	ber:) (□ Other)	
116	Landlord is r	esponsible for repairs	to appliances listed	above unless oth	erwise stated he	ere:	
117							
118							
119							

121 16. UTILITIES AND SERVICES

Landlord and Tenant agree to pay for the charges for utilities and services provided for the Property as marked below. If a service is not marked as being paid by the Landlord, it is the responsibility of Tenant to pay for that service. Landlord is not responsible for loss of service if interrupted by circumstances beyond the Landlord's control. Utility accounts paid by Tenant must remain active in Tenant's name until the end of the Lease Term. Tenant will notify Landlord if Tenant receives any notices from utility companies of a pending termination of service. Tenant will be in default of this Lease if all utilities and services for which the tenant is responsible do not remain active.

127		dlord Tenant Landlord Tenant
129		ays pays pays
130		Cooking Gas/Fuel
131	[□ □ Electricity □ □ Cable/Satellite Television
132	[□ □ Heat(type) □ □ Condominium/Homeowners Association Fee
133	[\Box Hot Water (type) \Box \Box Parking Fee
134	[□ □ Cold Water □ □ Maintenance of Common Areas
135	[Trash Removal E Pest/Rodent Control
136	[$\Box \Box \text{Recycling Removal} \Box \Box \Box \text{Bed Bugs}$
137	[□ □ Sewage Fees □ □ Snow/Ice Removal
138	[□ □ Sewer Maintenance □ □ Telephone Service
139	[□ □ Heater Maintenance □ □ Lawn and Shrubbery Care
140	[
141		Comments:
142 17.	TEN	ANT'S CARE OF PROPERTY
143	(A)	
144		1. Keep the Property clean and safe.
145		2. Dispose of all trash, garbage and any other waste materials as required by Landlord and the law.
146		3. Use care when using any of the electrical, plumbing, heating, ventilation or other facilities or appliances on the Property,
147		including any elevators.
148		4. Notify Landlord immediately of any repairs needed and of any potentially harmful health or environmental conditions.
149		5. Obey all federal, state, and local laws that relate to the Property.
150		6. Clean up after service animals on the Property, including common areas.
151	(B)	Tenant will not:
152		1. Keep any flammable, hazardous or explosive materials on the Property.
153		 Destroy, damage or deface any part of the Property or common areas. Disturb the peace and quiet of other tenants or neighbors.
154		 Disturb the peace and quiet of other tenants of neighbors. Make changes to the property, such as painting or remodeling, without the written permission of Landlord. Tenant agrees
155 156		that any changes or improvements made will belong to the Landlord.
157		 Perform any maintenance or repairs on the Property unless otherwise stated in the Rules and Regulations, if any.
158	(C)	Tenant will have breached this Lease and will be responsible for damages if Tenant does not comply with (A) and (B).
159	(D)	Tenant is responsible to pay the costs for repairing any damage that is the fault of Tenant, Tenant's family, guests,
160	(2)	and/or service animals.
161 18.	DET	FECTORS AND FIRE PROTECTION SYSTEMS
162	(A)	Landlord has installed (Smoke Detectors) (Carbon Monoxide Detectors) (Fire Extinguishers) in the Property. Tenant
163		will maintain and regularly test detectors to be sure they are in working order, and will replace detector batteries as needed.
164		Tenant will immediately notify Landlord or Landlord's agent of any broken or malfunctioning detectors.
165	(C)	Failure to properly maintain detectors, replace detector batteries or notify Landlord or Landlord's representative of any broken
166		or malfunctioning detectors is a breach of this Lease.
167	(D)	Landlord may provide additional fire protection systems for the benefit of Tenant. Responsibility for maintaining these sys-
168		tems is stated in the Rules and Regulations, if any.
169		Tenant will pay for damage to the Property if Tenant fails to maintain or misuses detectors or other fire protection systems.
170 19.		STRUCTION OF PROPERTY
171	(A)	Tenant will notify Landlord or Landlord's agent immediately if the Property is severely damaged or destroyed by fire or by
172		any other cause. Tenant will immediately notify Landlord or Landlord's representative of any condition in the Property that
173		could severely damage or destroy the Property.
174	(B)	If Tenant, their family or guests cause damage by fire or by other means, this Lease will remain in effect and Tenant will con-
175	(\mathbf{C})	tinue to pay rent, even if Tenant cannot occupy the Property.
176	(C)	If the Property is severely damaged or destroyed for any reason that is not the fault of Tenant: 1. Tenant may continue to live on the livable part of the Property and pay a reduced rent as agreed to by Tenant and Landlord
177		until the damage is repaired, OR
178 179		 If the law does not allow Tenant to live on the Property, this Lease is ended.
179	(D)	If Lease is ended, Landlord will return any unused security deposit to Tenant.
100	(D)	in Deuse is chucu, Dandiord with retain any anased security deposit to renant.

182 20. LEAD-BASED PAINT HAZARD DISCLOSURES FOR PROPERTY BUILT BEFORE 1978

- \square Property was built in or after 1978. This paragraph does not apply.
- ¹⁸⁴ Property was built before 1978. Landlord and Tenant must provide information in this paragraph.

185 Lead Hazards Disclosure Requirements

The Residential Lead-Based Paint Hazard Reduction Act says that any Landlord of property built before 1978 must give the Tenant an EPA pamphlet titled *Protect Your Family From Lead in Your Home*. The Landlord also must tell the Tenant and the Broker for Landlord what the Landlord knows about lead-based paint and lead-based paint hazards that are in or on the property being rented. Landlord must tell the Tenant how the Landlord knows that lead-based paint and lead-based paint hazards are on the property, where the lead-based paint and lead-based paint hazards are, and the condition of the painted surfaces. Any Landlord of a pre-1978 structure must also give the Tenant any records and reports that the Landlord has or can get about lead-based paint or lead-based paint hazards in or around the property being rented, the common areas, or other dwellings in multi-family housing. It is also required that the EPA pamphlet be given to tenants before the Landlord starts any major renovations on a pre-1978 structure. The Act does not apply to housing built in 1978 or later.

195 Lead Warning Statement

200

206

214

224

239

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not
 taken care of properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978
 housing, Landlords must disclose the presence of known lead-based paint and lead-based paint hazards in the dwelling.
 Tenants must also receive a federally approved pamphlet on lead poisoning prevention.

(A) Landlord does not know of any lead-based paint or lead-based paint hazards on the Property unless stated below:

- Landlord knows that there is lead-based paint, or that there are lead-based paint hazards on the Property. Landlord must explain what Landlord knows about the lead-based paint and hazards, including how Landlord learned that it is there, where it is, and the condition of painted walls, trim and other surfaces. Landlord must give Tenant any other information Landlord has about the lead-based paint and lead-based paint hazards.
- (B) Landlord has no reports or records about lead-based paint or lead-based paint hazards on the Property unless stated below:
 - Landlord has given Tenant all available records and reports about lead-based paint or lead-based paint hazards on the Property. List records and reports:

(C) Tenant initial all that are true:

- Tenant has received the pamphlet *Protect Your Family From Lead in Your Home*.
 - Tenant has read the information given by Landlord in paragraph 20 (A) and (B) above, if any.
 - Tenant has received all records and reports that Landlord listed in paragraph 20 (B) above, if any.
- (D) Landlord and Tenant certify, by signing this Lease, that the information given is true to the best of their knowledge.

215 21. INSURANCE AND RELEASE

- (A) Tenant understands that Landlord's insurance does not cover Tenant, Tenant's property, or Tenant's guests. Tenant is advised to obtain
 property and liability insurance to protect Tenant, Tenant's property and Tenant's guests who may be injured while on the Property.
- 218
 IF CHECKED, Tenant must have insurance policies providing at least \$______ property insurance and

 219
 \$_________ liability insurance to protect Tenant, Tenant's property and Tenant's guests who may be injured

 220
 while on the Property. Tenant must maintain this insurance through the entire Term and any Renewal Term. Tenant will provide

 221
 proof of insurance upon request. Tenant will notify Landlord within 10 days of changes to or cancellation of these policies.
 - (B) Landlord is not legally responsible for any injury or damage to Tenant or Tenant's guests that occurs on the Property.
 - (C) Tenant is responsible for any loss to Landlord caused by Tenant, Tenant's family or Tenant's guests, including attorney's fees associated with that loss.

225 22. HOLDOVER TENANTS

If Tenant occupies the Property after the Ending Date or end of any Renewal Term, Tenant will be considered a holdover tenant and
 will be causing the Landlord damages. These damages will be equal to <u>3</u> times the monthly Rent plus any lodging expenses of
 the new occupant, eviction costs and attorney fees, paid on a daily basis without demand.

229 23. TENANT ENDING LEASE EARLY

- Tenant may **not** end this Lease and move out of the Property before the Ending Date of the Lease or any Renewal Term **UNLESS Tenant does ALL of the following**:
 - (A) Tenant continues to pay all Rent until the Ending Date of the Lease, or any Renewal Term, or until a new tenant is approved by Landlord and a new lease takes effect, whichever happens first, **AND**
- (B) Tenant gives Landlord at least days written notice, AND
- 35 (C) Tenant pays Landlord a Termination Fee of

236 24. ABANDONMENT

- (A) Tenant has abandoned the Property if:
 - 1. Tenant has physically vacated the premises, removed substantially all personal property, OR
 - 2. A court grants the Landlord possession of the Property.
- (B) If Tenant abandons Property while Rent is due and unpaid, Landlord may take possession of the Property and immediately rent the Property to another tenant.

- (C) If Tenant abandons OR moves out of the Property, Tenant will:
 - 1. Remove all of Tenant's personal property, AND
 - 2. Provide a forwarding address or written notice stating that Tenant has vacated the premises, AND
 - 3. Contact the landlord within ten (10) days regarding the Tenant's intent to remove any remaining personal property.
 - a. If the intent is communicated to the landlord, the personal property shall be stored by the landlord at a location of the landlord's choosing for thirty (30) days.
 - b. If no communication is made to the landlord within ten (10) days, the property may be disposed of at the end of the ten days at the discretion of Landlord and Tenant will pay all costs related to the removal and/or storage.

251 25. LANDLORD REMEDIES IF TENANT BREACHES LEASE

- (A) If Tenant breaches Lease for any reason, Landlord's remedies may include any or all of the following:
 - 1. Taking possession of the Property by going to court to evict Tenant. Tenant agrees to pay Landlord's legal fees and reasonable costs, including the cost for Landlord and Landlord's agent to attend court hearings.
 - 2. Filing a lawsuit against Tenant for Rent, damages and Additional Rent, and for Rent and Additional Rent for the rest of the Term or any Renewal Period. If Landlord wins (gets a money judgment against Tenant), Landlord may use the court process to garnish Tenant's wages and take Tenant's personal goods, furniture, motor vehicles and money in banks.
 - 3. Keeping Tenant's Security Deposit to be applied against unpaid Rent or damages, or both.
 - (B) If Tenant breaches Lease for any reason, Landlord can begin eviction proceedings without written notice, unless otherwise required by local ordinance.

(Tenant Initials) TENANT WAIVES OR GIVES UP TENANT'S RIGHT TO A NOTICE TO MOVE OUT UNLESS A DIFFERENT PERIOD FOR PROVIDING NOTICE IS STATED HERE:

264 26. TRANSFER AND SUBLEASING

- (A) Landlord may transfer this Lease to another landlord. Tenant agrees that this Lease remains the same with the new landlord.
- (B) Tenant may not transfer this Lease or sublease (rent to another person) the Property or any part of the Property without Landlord's written permission.

268 27. SALE OF PROPERTY

244

245

246

247

254

258

259

261

262

265

266

267

274

282

290

- (A) If Property is sold, Landlord will give Tenant in writing:
 - 1. Notice that the Security Deposit and/or prepaid Rent has been transferred to the new landlord.
 - 2. The name, address and phone number of the new landlord and where Rent is to be paid, if known.
- (B) Tenant agrees that Landlord may transfer Tenant's Security Deposit and advanced Rent to the new landlord.
- (C) Landlord's responsibilities to Tenant under this Lease end after the Property has been sold and the Lease transferred to a new landlord.
- (D) ☐ If checked and Landlord sells the Property during the Lease or any Renewal Term, Landlord has the right to terminate this Lease if Landlord gives written notice to Tenant at least _____ days prior to the Settlement Date of the Property as defined in the agreement of sale. Tenant is not entitled to any payment of damages.

77 28. IF GOVERNMENT TAKES PROPERTY

/

- (A) The government or other public authority can take private property for public use. The taking is called condemnation.
- (B) If any part of the Property is taken by the government, Landlord will reduce Tenant's Rent proportionately. If all the Property is taken or is no longer usable, this Lease will end, Tenant will move out and Landlord will return to Tenant any unused Security Deposit or prepaid Rent.
 - (C) No money paid to Landlord for the condemnation of the Property will belong to Tenant.

283 **29. TENANTS' RIGHTS**

- (A) Landlord cannot increase rents, decrease services, or threaten to go to court to evict Tenant because Tenant: (1) complains to
 a government agency or to Landlord about a building or housing code violation; (2) organizes or joins a tenant's organization;
 or (3) uses Tenant's legal rights in a lawful manner.
- (B) Landlord or property owner may have a mortgage on the Property. The rights of the mortgage lender come before the rights of
 the Tenant. For example, if Landlord fails to make mortgage payments, the mortgage lender could take the Property and end
 this Lease. Landlord will notify Tenant immediately if Owner or Landlord receive a notice of foreclosure.

TENANT MAY BE WAIVING OR GIVING UP TENANT'S RIGHTS. TENANT UNDERSTANDS THAT IF THERE IS A FORECLOSURE, THE NEW OWNER MAY HAVE THE RIGHT TO END THIS LEASE.

292 30. PENNSYLVANIA PLAIN LANGUAGE CONSUMER CONTRACT ACT

- The Office of Attorney General has not pre-approved any special conditions or additional terms added by any parties. Any special conditions or additional terms must comply with the Pennsylvania Plain Language Consumer Contract Act.
- 295 **31. CAPTIONS** The headings in this Lease are meant only to make it easier to find the paragraphs.
- 296 32. ENTIRE AGREEMENT This Lease is the entire agreement between Landlord and Tenant. No spoken or written agreements
 297 made before signing this Lease are a part of this Lease unless they are included in this Lease in writing. No waivers or modifica 298 tions of this Lease during the Term of this Lease are valid unless in writing signed by both Landlord and Tenant.

/

	33. SPECIAL CLAUSES (A) The following are part of this Lease	if abaalaada	
301 302	\square Change of Lease Terms Addendum		
303	\Box Pet Addendum (PAR Form PET)		
304			
305			
306	(B) Additional Terms:		
307			
308 309			
310			
311			
312			
313			
314			
315 316			
317			
318	NOTICE BEFORE SIGNING: If Tenant or Lan	ndlord has legal questions, Tenant or Landlord is ac	lvised to consult an attorney.
319 320		resented by a licensed real estate broker, Landlo Estate Commission at 49 Pa. Code §35.336 and/or	
321 322		ed by a licensed real estate broker, Tenant acknow nmission at 49 Pa. Code §35.336 and/or §35.337.	vledges receipt of the Consumer
323 324		ledge that they have read and understand the notion	ces and explanatory information
325	A property manager may be acting as an agent for	Landlord and may execute this Lease on the Landlord	's behalf.
326	TENANT		DATE
327	TENANT		DATE
328	TENANT		DATE
329	TENANT		DATE
330	CO-SIGNER		DATE
331	CO-SIGNER		DATE
332	LANDLORD		DATE
333	LANDLORD		DATE
334	BY		
335	Brokers'/Licensees' Certifications By signing he	ere, Brokers and Licensees involved in this transaction	n certify that: (1) The information
	given about Lead-Based Paint is true to the best of	their knowledge; AND (2) They have told Landlord c	of Landlord's responsibilities under
337		Act (42 U.S.C. §4852d), described in the Lead Hazard	Disclosure Requirements. Brokers
338	and Licensees must make sure that Landlord gives	Tenant the information required by the Act.	
339 340	BROKER FOR LANDLORD (Company Name ACCEPTED BY)DATE	
341 342	ACCEPTED BY	DATE	
343		TRANSFERS LEASE TO A NEW LANDLORD	
344	As part of payment received by Landlord,	(new landlord) his heirs and estate, this Lease and	(current Landlord) now transfers
345	to	(new landlord) his heirs and estate, this Lease and	d the right to receive the Rents and
346	other benefits.		
347	WITNESS	CURRENT LANDLORD	DATE
348	WITNESS	CURRENT LANDLORD	DATE
		NEW LANDLORD	
350	WITNESS	NEW LANDLORD	DATE