RESIDENTIAL RENTAL AGREEMENT AND RECEIPT FOR DEPOSIT





The printed portion of this agreement has been approved by the Arizona Association Of REALTORS®. This is intended to be a binding agreement. No representation is made as to the legal validity or adequacy of any provision or the tax consequences thereof. If you desire legal or tax advice, consult your attorney or tax advisor.

1.	Received From:"Tenant"					
	Agency Confirmation: Broker named on Line 13 is the agent of (check one):					
3.	or					
	RECEIPT					
	Earnest Money: Earnest money shall be held by Broker named on Line 13 until offer is accepted. Tenant understands that, until offer is accepted, Landlord can rent the Premises to another Tenant.					
6.	a.Amount of Dersonal Check c.After offer is accepted by Landlord, Earnest Money will be					
7.	Earnest Money Earnest Money: Cashier's Check deposited with: Broker's Trust Account PRINT BROKER'S NAME					
8.	\$ Other: Landlord Other:					
10. 11.	9. All earnest money is subject to collection. In the event any check for earnest money is dishonored for any reason, at Landlord's option, Landlord 0. shall be immediately released from all obligations under this Agreement. In the event of Tenant's breach of this Agreement all earnest money 1. shall be deemed a security deposit.					
	Received by Broker: PRINT AGENT'S NAME AGENT'S SIGNATURE MO/DA/YR					
13.	PRINT NAME OF FIRM					
	RENTAL OFFER					
15.	Property Description & Offer: Tenant offers to lease the real property and all fixtures and improvements thereon and appurtenances incident thereto, plus personal property described below (collectively the "Premises"). Property Address:					
17.	City: AZ, Zip Code:					
18.	Personal Property:					
19.						
20.	Term: The lease shall begin on MO/DA/YR at and end on at at which time					
22. 23. 24.	Tenant shall return all keys and vacate the Premises unless Landlord and Tenant agree to an extension or renewal of this Agreement. If the Tenant fails to vacate the Premises as provided for in this Agreement, the Landlord shall be entitled to recover an amount equal to not more than two months' periodic rent or twice the actual damages sustained by the Landlord, whichever is greater, as provided for in A.R.S. §33-1375(C). The Tenant shall be obligated to pay rent until keys have been physically returned to the Landlord or Property Manager. Leaving keys in or on the Premises will not be considered a return of the keys.					
26.	Rent: Tenant shall pay monthly installments of \$ plus any applicable sales taxes, which are currently \$,					
27.	totaling \$ ("Rent"). If the sales tax changes during the term of this Agreement, Landlord may adjust the amount of Rent					
28. due to equal the difference caused by the tax change upon thirty (30) calendar days' written notice to Tenant. A.R.S. §33-1314(E). Rent shall be 29. payable in advance without deductions or offsets. 30. Rent Proration: If the first monthly installment is for a period other than the full month, the Tenant shall pay \$						
31.	taxes, of \$, totaling \$ for the period beginning and ending					
30	MO/DA/YR Rent in the full amount shown on Line 27 and all other accrued charges shall be due and payable no later than 5 p.m. on the					
٥٥.						
33.	33 day of each month during the term of this Agreement. Landlord is not required to accept a partial payment of Rent or other charges. A.R.S. §33-1371(A).					
	A late charge of					
	shall be added to all Rent not received by the due date and shall be collectible as additional Rent.					
36.	Tenant shall pay a charge of \$ for all checks returned from the bank unpaid for any reason, in addition to the					
37. late charge provided for in Line 34. These additional charges shall be collectible as Rent. If a check 38. has been returned from the bank unpaid for any reason, the Landlord reserves the right to demand that all sums due under this Agreement be 39. paid in the form of a cashier's check or money order and to return any personal or company check delivered to Landlord and demand a cashier's 40. check or money order in its place.						
41.	41. Application Fee/Credit Report(s): \$ is by separate payment and is non-refundable. This Agreement is conditioned on satisfactory					
43. 44. 45. 46. 47. 48.	42. verification and approval by Landlord of Tenant's employment, credit, banking references and past rental history prior to possession. Tenant 43. consents to an employment and credit check along with an investigation of prior rental history through Landlord or Broker. Tenant shall complete a 44. separate rental and/or credit application containing the necessary information. Tenant warrants that the information is correct and complete and that 45. Tenant has disclosed all pertinent information and has not withheld any information, including but not limited to poor credit, early terminations of 46. leases, evictions or bankruptcy. The material falsification of any information, including but not limited to information relating to pets, income, 47. employment, criminal records, prior eviction records or current criminal activity, shall entitle Landlord to terminate this Agreement pursuant to A.R.S. 48. §33-1368. Upon such termination, Landlord may pursue all applicable remedies, including but not limited to, a claim for Rent for the remainder of the 49. term of this Agreement, all other quantifiable damages, court costs and reasonable attorneys' fees. The credit history of Tenant with respect to this					
	50. Agreement may be reported to any credit bureau or reporting agency.					

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_,							
51.	Security deposit: \$\$						
52.	Pet deposit/fee: +				☐ Taxable		
53.	Cleaning deposit/fee: +			Non-refundable	Taxable		
54.	+		Refundable	☐ Non-refundable	☐ Taxable		
55.	+		Refundable	☐ Non-refundable	☐ Taxable		
56.	Initial rent payment: +						
57.	Sales tax charged: +		Tax rate	_% Taxable amount \$ _			
58.	Total required payment: \$						
59.	Less earnest money		(becomes security of	deposit upon acceptance by	all parties)		
60.	Balance due: (Certified Funds) \$	\$ MO/DA/YR					
61. 62. 63. 64. 65.	not exceed one and one-half months' rent. Any cleaning or redecorating deposit must be reasonable. The breakdown of the deposit amounts shown above is solely for the purpose of showing how such amounts were calculated and does not limit Landlord's right to use all deposit amounts as permitted by A.R.S. §33-1321 and §33-1341. Tenant shall not use any refundable deposit as a credit towards last month's rent.						
66	Refundable Deposits: Refundable deposits will be he	Id- By Landle	ord				
67.	riciandable beposite. Herandable deposite will be ne	l <u></u>	Trust Account				
	No refundable deposit shall be transferred from the			FIRM	NAME		
deposits are held by Landlord, Tenant and Landlord agree to hold Broker harmless of all liability regarding said deposits. If the Premises are 70. surrendered to Landlord at the termination or expiration of this Agreement in a clean and undamaged condition acceptable to Landlord, Landlord 71. shall return the refundable deposits to the Tenant. However, if the Premises are delivered to Landlord in an unclean or damaged condition not 72. acceptable to Landlord, Landlord may, at Landlord's option, retain all or a portion of the refundable deposits, and may hold the Tenant liable for 73. any additional charges. 74. Maintenance of the Premises: Tenant has examined the Premises and is satisfied with the physical condition, except as otherwise noted in 75. writing. Upon termination of this Agreement, Tenant promises to surrender the Premises to Landlord in the same condition as when the 76. Agreement term commenced, reasonable wear and tear excepted. Tenant shall maintain the Premises in a neat and undamaged condition and, 77. in particular, shall comply with applicable provisions of building codes, maintain the Premises in a clean and safe condition, dispose of all ashes, 78. rubbish, garbage and other waste in a clean and safe manner, keep and use all plumbing and electrical, sanitary, heating, ventilating and air 79. conditioning facilities and elevators and other facilities and appliances in a clean and reasonable manner, and generally conduct themselves and 80. others in their charge, including pets, in a manner so as not to disturb their neighbors or in any way, deface, damage, impair or otherwise destroy 81. any part of the Premises. If Tenant fails to comply with such requirements, Landlord may make necessary repairs and submit a bill to Tenant 82. subject to the provisions of A.R.S. §33-1369. Tenant also agrees to replace furnace filters, air conditioning filters, light bulbs and smoke alams 83. batteries as frequently as conditions require. Landlord shall at all times comply with the requirements of applica							
88.	Occupancy: The Premises shall be used only for residential pu						
89.							
91. 92. 93. 94. 95. 96. 97.	O. Assignment and Occupancy Restrictions: Only persons listed on Lines 88 and 89 may occupy the Premises or any part thereof without 1. Landlord's prior written consent. If Tenant attempts to sublet, transfer, or assign this Agreement and/or allows any persons other than those listed 2. on Lines 88 and 89 to occupy the Premises without Landlord's prior written consent, such act shall be deemed a material non-compliance by the 3. Tenant of this Agreement and the Landlord may terminate this Agreement pursuant to A.R.S. §33-1368. 4. Indemnity and Release: Landlord and Tenant agree to indemnify and hold harmless Brokers, Property Managers, and any of their respective 5. agents, representatives or employees from any loss, claim, liability or expense arising from injury to any person or damage to or loss of any 6. property, in any way caused by Landlord or Tenant and their guests, invitees, agents, pets or others under their control. 7. Tenant Liability/Renter's Insurance: Tenant assumes all liability for personal injury, property damage or loss, and insurable risks. Landlord 8. strongly recommends that Tenant obtain and keep renter's insurance in full force and effect during the full term of this Agreement.						
00. 01. 02.	P. Rules, Regulations and Applicable Law: Both Landlord and Tenant agree to comply with applicable laws, ordinances, regulations, Covenants D. Conditions and Restrictions, and Homeowners' Association rules and regulations concerning the Premises. Tenant agrees to supervise Tenant's family, guests and invitees to insure their compliance with these rules, regulations, and laws. Tenant shall be responsible for any actions of the premises and invitees who violate this Agreement or Landlord's rules or regulations, pursuant to A.R.S. §33-1368(G). Tenant is responsible for any fines or penalties assessed by any governing body as a result of Tenant's violation of any of these rules, regulations, and laws.						

100. Conditions and Restrictions, and Homeowners' Association rules and regulations concerning the Premises. Tenant agrees to supervise Tenant's 101. family, guests and invitees to insure their compliance with these rules, regulations, and laws. Tenant shall be responsible for any actions of 102. Tenant's family, guests and invitees who violate this Agreement or Landlord's rules or regulations, pursuant to A.R.S. §33-1368(G). Tenant is 103. responsible for any fines or penalties assessed by any governing body as a result of Tenant's violation of any of these rules, regulations, and laws. 104. The Tenant has either received a copy of any rules, regulations, and laws concerning the Premises, or has made an independent investigation of 105. the applicability of such rules, regulations, and laws as to the Tenant's use of the Premises. If the state, county, municipal or other governmental 106. bodies adopt new ordinances, rules or other legal provisions affecting this Agreement, the Landlord may make immediate amendments to bring 107. this Agreement into compliance with the law. In such event, the Landlord agrees to give Tenant written notice that this Agreement has been 108. amended and shall provide a brief description of the amendment and the effective date. A.R.S. §33-1342(C).

109. **Access:** The Tenant agrees to make the Premises available to the Landlord with at least two (2) calendar days' notice in order to inspect the 110. Premises, make necessary or agreed repairs, decorations, alterations or improvements, supply necessary or agreed services, or to exhibit the 111. Premises to prospective or actual buyers, mortgagees, tenants, workmen or contractors as authorized in A.R.S. §33-1343.

112. **Counterpart and Facsimile:** This Agreement, any attached exhibits, and any addenda or supplements signed by the parties shall constitute the 113. entire Agreement between Landlord and Tenant and shall supersede any other written or oral Agreement between Landlord and Tenant. This 114. Agreement can only be modified in writing and signed by Landlord and Tenant. A fully executed facsimile copy of the entire Agreement shall be 115. treated as an original Agreement. This Agreement may be signed in counterpart.

116. Transfers: Military personnel on active duty may terminate this Agreement upon receipt of orders transferring them to another base,

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117. releasing them from active duty, or orders requiring occupancy of government quarters. Tenant agrees to give Landlord as much written notice as 118. possible and Rent will be prorated from the notice date to move-out date. Assignment instructions for the voluntary occupancy of government 119. quarters are not sufficient for termination of this Agreement. 120. **Time of Essence:** Time is of the essence of this Agreement. 121. Late or Partial Payments: The acceptance by Landlord of any late or partial payment shall not change the due date or amount of any required 122. payment in the future and shall not relieve Tenant of any obligation to pay the balance of the Rent and any applicable late fees or costs. 123. Waivers: No waiver by Landlord of any provision herein shall be enforceable against Landlord unless in writing signed by Landlord, nor shall it be 124. deemed a waiver of any other provision herein or of any subsequent breach by Tenant of the same or any other provision. Landlord's consent to 125. or approval of any act shall not constitute a continuing consent to or approval of any subsequent act by Tenant. 126. Attornevs' Fees and Costs: If a lawsuit or arbitration proceeding is brought to enforce the terms of this Agreement, the prevailing party shall be 127. entitled to receive reasonable attorneys' fees and costs as set by the court or arbitrator. 128. **Subordination:** This Agreement shall be subordinate to all present and future ground leases, mortgages, deeds of trust and any other 129. encumbrances consented to by Landlord and also to any modifications or extensions thereof. Tenant agrees to execute any subordination 130. agreements or other similar documents presented by Landlord within three (3) calendar days of presentation. 131. Notices: Unless otherwise provided for by statute or by agreement of the parties, all notices herein shall be in writing and shall be delivered to 132. Landlord at the address set forth in Lines 200 - 202 and to Tenant at the Premises and shall be sent by registered or certified mail, or personally 133. delivered, or as otherwise provided in A.R.S. §33-1313. Such notice shall be deemed received on the date the notice is actually received or five 134. (5) calendar days after the date the notice is mailed by registered or certified mail, whichever occurs first. 135. Permission: Landlord and Tenant grant Brokers permission to advise the public of this Agreement and the price and terms herein. 136. **Equal Housing Opportunity:** Properties will be presented in compliance with federal, state, and local fair housing laws and regulations. 137. Court Modification: If any provision of this Agreement is found by a court to be invalid, illegal or vague, the parties agree that such provision 138. shall be modified or stricken by the court to the minimum extent deemed necessary to make it valid, legal and enforceable and that all other 139. provisions of this Agreement shall remain in full force and effect. 140. Construction of Language: The language of this Agreement shall be construed according to its fair meaning and not strictly for or against either 141. party. Words used in the masculine, feminine or neuter shall apply to either gender or the neuter, as appropriate. All singular and plural words 142. shall be interpreted to refer to the number consistent with circumstances and context. The use of the term Landlord in this Agreement shall 143. include any Property Manager named on Line 196. 🔲 No pets allowed. Tenant agrees not to keep or permit any pets on the Premises without prior written consent of the Landlord. 144 Pets: ☐ Landlord hereby grants Tenant permission to keep the following pets on the Premises: 145 Other to the Premises and 146. **Keys:** Landlord agrees to deliver to Tenant keys for __ Door _ __ Pool _ Mail Box 147. garage door openers upon possession. Tenant shall be responsible for the security of the Premises until all keys and garage door 148. openers have been returned to Landlord or otherwise satisfactorily accounted for by Tenant. Tenant is not authorized to change the locks or add 149. a deadbolt lock. Tenant agrees to pay all costs related to replacing lost or unreturned keys and/or garage door openers. 150. **Utilities.** Tenant agrees to arrange and pay for, when due, all utilities except 151. Swimming Pool: These Premises 🗌 do 🗋 do not contain a swimming pool. If these Premises contain a swimming pool, Tenant acknowledges 152. receipt of the Arizona Department of Health Services approved Private Pool Safety Notice as required by A.R.S. §36-1681(E) and A.D.H.S. Rule 153. R9-3-101. Tenant's initials are required 154. 155. LANDLORD AND TENANT EXPRESSLY RELIEVE AND INDEMNIFY BROKERS FROM ANY AND ALL LIABILITY AND RESPONSIBILITY 156. FOR COMPLIANCE WITH ANY APPLICABLE POOL BARRIER LAWS AND REGULATIONS. Lead-based Paint Disclosure: (Initials Required) The U.S. Department of Housing and Urban Development requires a Lessor of most residential real property built prior to 1978 to notify the Lessee of any known lead-based paint or lead-based paint hazards, and to provide the 158. 159 Lessee with any information contained in lead-based paint risk assessments or inspections in the Lessor's possession. (This disclosure 160. requirement does not apply to certain leases including a lease of property that has been determined by a certified lead-based paint inspector to be free from lead-based paint or lead-based paint hazards; and short-term leases of 100 days or less, as long as no renewal or extension of the 161. lease can occur.) By initialing below, Lessee acknowledges either: 162. ☐ that the residences and buildings including in this lease were constructed prior to 1978, and that the Lessee has received and executed the 163. Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards, referenced on Line 181 as the Lead-based Paint addendum, 164 and has received any reports, records, pamphlets, and/or other materials referenced therein, including the pamphlet "Protect Your Family from 165. Lead in Your Home"; or 166. 167. that the residences and buildings included in this lease were constructed in 1978 or later.

168.	(LESSEE'S INITIALS ARE REQUIRED)	LESSEE	LESSEE	_	
169. 170. 171. 172.	Miscellaneous Matters: The following shall be the A. Pool Maintenance: ☐ Landlord B. Pest Control: ☐ Landlord C. Yard Maintenance: ☐ Landlord	Tenant Tenant Tenant Tenant	Association Association Association	☐ Not applicable ☐ Not applicable ☐ Not applicable	
173. 174.	D. Homeowners' Association Fees: E. Miscellaneous:	Landlord Landlord	☐ Tenant☐ Tenant	☐ Not applicable☐ Not applicable	

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175. Additional Terms:

176.							
177.							
178.							
179.							
180.							
181.	Addenda: Agency Disclosure	☐ Inventory L	ist Lead-based	Paint O	other:		
	Tenant Acknowledgement: By signing be Tenant Act is available through the Arizon						
184.	move-in form for specifying any existing d						
185. 186.	at the move-out inspection, A.R.S. §33-132 acknowledges a receipt of a copy of all fou				lions of this Agreement, and		
187.	Time For Acceptance: This is an offer to rent				y delivered in person, by mail, or		
188.	facsimile, and received by Tenant or by Broker name	d on Line 207 by		at	AM/PM, Mountain Standard Time,		
	or unless this offer to rent has been pre- earnest money shall be returned.	eviously withdrawn b	y Tenant, this offer to re	ent shall be deemed	I withdrawn and the Tenant's		
191.	TENANT SIGNATURE	MO/DA/YR	TENANT SIGNATURE		MO/DA/YR		
192.	TENANT(S): PRINT NAME(S)		TENANT(S): PRINT NAM	ME(S)			
193.	TENANT ADDRESS		TENANT ADDRESS				
	TENANT ADDRESS	ACC	EPTANCE				
195.	Property Manager, if any, authorized to manage th			eparate written agreeme	nt:		
196.				.,			
	NAME		TELEPHONE				
197.	FIRM		TELEPHONE				
198.	ADDRESS	CITY			STATE ZIP		
199.	The Landlord or the person authorized to act on behal	f of the Landlord for rec	eiving service of process, notices	s, and demands is:			
200.							
201.	NAME		TELEPHONE				
	FIRM		TELEPHONE				
202.	ADDRESS	CITY		STATE	ZIP		
203.	Rent shall be payable to:						
	At:	NAME					
		ADDRESS					
205.	CITY		STATE		ZIP CODE		
206.	Agency Confirmation: The Listing Broker is the	agent of (check one):	the Landlord exclusively, or	r	I the Tenant.		
207.		,					
	PRINT BROKER'S NAME			PRINT AGENT'S NAME			
209. 210.	Landlord Acknowledgement: Landlord has terms and conditions contained herein. The Landlord has received a signed copy other Broker involved in this Agreement.	e Landlord accepts	and agrees to be bound	by the terms and co	onditions of this Agreement.		
	Γ_						
212. 213.	Counter Offer is attached, which is incorporovisions of the Counter Offer shall be controlling. (N						
214.	LANDLORD/PROPERTY MANAGER SIGNATURE	MO/DA/YR	LANDLORD/PROPERTY	/ MANAGER SIGNATURE	MO/DA/YR		
045							
215.	LANDLORD/PROPERTY MANAGER: PRINT NAME(S)		LANDLORD/PROPERTY	/ MANAGER: PRINT NAME(S)		
	For Broker Use only: File No.	Manager's Init	als Broker's I	nitials	Date		

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