	BO	ND ENROLLMENT & AC	KNOWLEDGE	MENT	AGREEM	ENT	
Во	nd Number:	COMMUNITE /I	ANDLORD INFORM	ATION			
No	ıme:	COMMUNITY/LA	ANDLORD INFORM	HTID	. 1	ID:	
				11111	•	ID.	
	dress:						
Cit	y, State and Zip Code:						
		RESIDEN	NT INFORMATION		1		ı
	ove in Address:		Bu	ilding #:		Apartment #:	
Cit	y, State and Zip Code:						
	First Name	Last Name	Social Security Nur	Social Security Number Date of Bi		E-mail Address	
1							
2							
4							
-		Effective Date (Move in Date): _			/DD/YEAR)		
		IMPORTANT INFORM s an agreement for the election to en legally bound, understand the terms	roll in the SureDeposit	bond pro	gram. By sign		
	SureDeposit: SureDeposit is a voluntary surety bond program whereby I choose to make a one-time, nonrefundable payment in lieu of making a traditional security deposit in connection with the lease I entered into with the community's property manager or property owner (the "Landlord"). I freely elect to participate in the SureDeposit program and understand that the payment that I am making to participate in the program is NOT a security deposit, and that I will NOT receive a refund of the one-time payment at the end of my lease. I have not been required or compelled to enter into this agreement by any person or entity, and I understand that electing to participate in the SureDeposit program does not waive or release me from complying with the terms of my lease.						
	"SureDeposit" is the trade name of the surety bond program offered to residents of this community. It is NOT insurance and does not protect in against any acts or risks typically covered by insurance. American Bankers Insurance Company of Florida (an Assurant company) is the sure company (the "Surety") that has a bonding agreement with your Landlord.						
	Liability for Damages: The SureDeposit bond provides protection for any physical damage I may cause to the rental property (beyond normal wear artear) and any of my financial obligations under the lease agreement that are not paid. I understand that if the Landlord makes a claim to the Surety after move out or if the lease terminates because I caused property damage or I did not fulfill my financial lease obligations (such as not paying rent or not paying imposed fees), the Surety will pay the Landlord's claim, up to the specified Bond Limit Amount. If a claim is paid by the Surety to the Landlord, (a) I will be required to reimburse the Surety for the amount paid; and (b) If applicable, I must also reimburse the Landlord directly for any outstanding obligations in excess of the Bond Limit Amount.						
	Debt Owed to Surety: If Surety pays the Landlord any amount on my behalf and then seeks reimbursement from me: (a) I authorize the Landlord to furnish Surety any information that will assist Surety in collecting the money I owe to Surety, (b) I acknowledge that Surety, SureDeposit or a collection agency (as an assignee) may be identified as the creditor (at their discretion) for purposes of the collection and credit reporting process, and (c) I acknowledge that if I do not pay Surety (or the designated entity), the debt may be reported to the credit reporting bureaus which may have a negative impact on my credit profile. I also expressly permit the Landlord, Surety, or a collection agency to contact me by telephone (land line or mobile) or by electronic means (such as e-mail) to collect any amount that I owe.						
	(5) calendar days of the Effe	sit Program Participation: I may cance ctive Date upon submission of written STAND I MUST PAY THE REQUIR	notice to my Landlord, v	vhereupon	my payment w	ill be refunded to n	
	administered by the America pursue claims in small claims be entered in any court with waive any right to pursue any	claim arising out of or relating to this a in Arbitration Association or other appress court if the claims relate solely to the cappropriate jurisdiction. In any arbitrative y claims, causes of action or any monetat and will not serve as a class representa	ropriate entity that we me collection of any debts I ion or court proceeding, ary, injunctive or prohibi	utually acc owe to the Surety and tory relief	ept, except that Surety. Judgm I I waive any cla on any class or	the Surety or I may tent on the arbitrate aims for punitive da	y choose to or's award may amages, and I
	This is the e	entire agreement between Surety and I a	and I am not relying on a	ny oral pro	omises or stater	ments.	
_	Signature of Resident 1	Signature of Co-Signer/Guarantor	Signature of Re	esident 3		Signature of Co-Signo	er/Guarantor

Signature of Resident 2

Signature of Resident 4

Signature of Co-Signer/Guarantor

Signature of Co-Signer/Guarantor



IMPORTANT NOTICE TO RESIDENTS

SureDeposit is a program that provides you with an alternative to making a traditional cash security deposit, and does not provide any benefits typically associated with insurance.

What SureDeposit is:

- SureDeposit is a surety bond.
- Under the surety bond, SureDeposit promises to pay the landlord in the event the
 resident does not uphold the financial obligations in the lease agreement or return the
 premises in good condition. The resident is then required to reimburse SureDeposit for
 any damages, loss of rent, and related expenses that SureDeposit paid to your landlord
 on your behalf.
- With SureDeposit, you make a *one-time*, *non-refundable* payment, to replace or supplement a traditional cash security deposit. No portion of this payment will go towards satisfying any future claim(s) your landlord may have against you.

What SureDeposit is *not*:

- SureDeposit is not a security deposit.
- SureDeposit is not traditional insurance.
- SureDeposit does not provide you with coverage in the event you cause damage to your apartment or fail to uphold your financial obligations.
- If a claim is made against you by your landlord, you will be liable for the full amount of your financial obligations under the lease.
- If SureDeposit makes a payment to the landlord on your behalf, you are required to reimburse SureDeposit. If the money you owe exceeds what SureDeposit paid to the landlord, you will be required to reimburse the landlord for the amount in excess of the bond limit.

The landlord or leasing agent may only provide you with a SureDeposit brochure. If you need more detailed information about SureDeposit, please visit our website at http://www.info.mysuredeposit.com/faq or call the Client Support Team at (877)277-4811, Monday through Friday, 8:30 a.m. to 8:00 p.m., Eastern Time.