

# RESIDENTIAL LEASE

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

T I	PARTIES
TENANT(S): Katherine Testa	LANDLORD(S): Stephen J Boerner
Ethan Witherup	Melissa A Bemer
TENANT'S MAILING ADDRESS:	LANDLORD'S MAILING ADDRESS:
PR	OPERTY
	14-248 N 3rd St, Unit 4CD
* *************************************	Unit Unit 4C/4D ZIP 19106
in the municipality of Philadelphia	, County of Philadelphia ,
in the School District of The School District of	, County of Philadelphia , Philadelphia , in the Commonwealth of Pennsylvania.
	TO MINERY D. I CONNORN DROVIED
	IP WITH PA LICENSED BROKER
No Business Relationship (Tenant is not represented l	
Broker (Company) Kurfiss Sotheby's International Realty	Licensee(s) (Name) Juliana Martell
Company License # DD50069C	State License # DS223540
Company Address 1631 Locust St, Ste 300	State License # RS323549 Direct Phone(s)
Philadelphia, PA 19103	Cell Phone(s) (856)366-0224
Company Phone (215)735-2225	Fax (836)360-0224
	Email julianamartell@gmail.com
Broker is:	Licensee(s) is:
Tenant Agent (Broker represents Tenant only)	Tenant Agent (all company licensees represent Tenant)
X Dual Agent (See Dual and/or Designated Agent box below)	Tenant Agent with Designated Agency (only licensee(s) named
Dual Agent (See Dual and of Designated Agent box below)	above represent Tenant)
	X Dual Agent (See Dual and/or Designated Agent box below)
	Dual Agent (See Dual and/of Designated Agent box below)
Transaction Licensee (Broker and Licensee(s) prov	vide real estate services but do not represent Tenant)
LANDLORD'S RELATION	SHIP WITH PA LICENSED BROKER
No Business Relationship (Landlord is not represented	d by a broker)
Broker (Company) Kurfiss Sotheby's International Realty	Licensee(s) (Name) Juliana Martell
	—
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	above represent Landlord)
	X Dual Agent (See Dual and/or Designated Agent box below)
	A Duni / Ecit (Dec Duni and of Designated / Ecit box colors)
	A Dual Agent (See Dual and St Designated Agent Don Select)
Transaction Licensee (Broker and Licensee(s) prov	ide real estate services but do not represent Landlord)
	ide real estate services but do not represent Landlord)
DUAL AND/OR	ide real estate services but do not represent Landlord)  DESIGNATED AGENCY
DUAL AND/OR I  A Broker is a Dual Agent when a Broker represents both Tenant	ide real estate services but do not represent Landlord)  DESIGNATED AGENCY  and Landlord in the same transaction. A Licensee is a Dual Agent when a
DUAL AND/OR I  A Broker is a Dual Agent when a Broker represents both Tenant Licensee represents Tenant and Landlord in the same transaction.	DESIGNATED AGENCY and 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 separate
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DUAL AND/OR I  A Broker is a Dual Agent when a Broker represents both Tenant Licensee represents Tenant and Landlord in the same transaction.  Designated Agents for Tenant and Landlord. If the same Licensee is  By signing this Agreement, Tenant and Landlord each ackn	DESIGNATED AGENCY and 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 separate
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DUAL AND/OR I  A Broker is a Dual Agent when a Broker represents both Tenant Licensee represents Tenant and Landlord in the same transaction. Designated Agents for Tenant and Landlord. If the same Licensee is  By signing this Agreement, Tenant and Landlord each ackn agency, if applicable.  Tenant initials:  RL	DESIGNATED AGENCY and 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 separate designated for Tenant and Landlord, the Licensee is a Dual Agent.

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rev. 9/17; rel. 1/18 246 N 3rd St, Unit Fax:

1	1.	LEASE DATE AND RESPONSIBILITIES
2 3		This Lease for the Property, dated August 20, 2023, is between the Landlord and Tenant. Each Tenant is individually responsible for all of the obligations of this Lease, including Rent, fees, damages and other costs.
4 5	2.	CO-SIGNERS Co-signers:
6 7		Each Co-signer is individually responsible for all obligations of this Lease, including Rent, late fees, damages and other costs. Co-
8		signers do not have the right to occupy the Property as a tenant without the Landlord's prior written permission.
9	3.	PROPERTY CONTACT INFORMATION
10		Rental Payments (see Paragraph 7(H) for additional information)
11 12		Payable to: Steve Boerner Phone: (215)530-0545
13		Address:
14		Contact: Steve Boerner Phone: (215)530-0545
15		A 11
16		Email: stephenandmelissaboerner@gmail.com Website:
17		Emergency Maintenance Contact
18		Contact: Chancellor Properties Phone: (866)287-8807
19 20	4.	Email: Website: STARTING AND ENDING DATES OF LEASE (also called "Term")
21	٦.	STARTING AND ENDING DATES OF LEASE (also called "Term")  (A) Starting Date:  October 1, 2023  , at 12 a.m. X p.m.  (B) Ending Date:  September 30, 2024  , at 12 a.m. X p.m.  (C) Tenant is required to vacate the Property on the Ending Date unless the parties have entered into a Renewal Term as described in
22		(B) Ending Date: September 30, 2024 , at 12 a.m. X p.m.
23		(C) Tenant is required to vacate the Property on the Ending Date unless the parties have entered into a Renewal Term as described in
24		Paragraph 5.
25	5.	RENEWAL TERM
26		Unless checked below, this Lease will AUTOMATICALLY RENEW for a Renewal Term of 1 year (month-to-month
27 28		if not specified) at the Ending Date of this Lease or at the end of any Renewal Term unless proper notice is given. Proper notice requires Tenant or Landlord to give at least 60 days (30 if not specified) written notice before Ending Date or before the end of any
29		Renewal Term. Any renewal will be according to the terms of this Lease or any written changes to it.
30		This Lease will TERMINATE on the Ending Date unless extended in writing.
31	6.	SECURITY DEPOSIT
32		(A) The Security Deposit will be held in escrow by Landlord, unless otherwise stated here PNC
33		at (financial institution):
34		Financial institution Address:
35		(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. If Tenant fails to do this, Landlord will not have to provide the list of damages and
36 37		the remaining security deposit to Tenant as stated in subparagraph (C), below and in the Pennsylvania Landlord and Tenant Act.
38		(C) Within 30 Days after Tenant moves from the Property, Landlord will give Tenant a written list of any damage to the Property for
39		which the Landlord claims Tenant is responsible. Any remaining Security Deposit will be returned to Tenant within 30 days after
40		Tenant moves from the Property. TENANT IS ADVISED THAT FAILURE TO PROVIDE LANDLORD WITH A FOR-
41		WARDING ADDRESS MAY CAUSE TENANT TO LOSE SOME RIGHTS.
42		(D) Landlord may deduct repair costs and any unpaid Rent and Additional Rent from Tenant's Security Deposit. Tenant may be respon-
43	7	sible for any unpaid expenses remaining after Landlord deducts costs from the security deposit.
44 45	7.	RENT  (A) Rent is due in advance, without demand, on or before the1 day of each month (Due Date).
46		(A) Refit is due in advance, without demand, on or before the day or each month (Bito Bate).  (B) The amount of Total Rent due during the Term is: \$ 33,600.00
47		(C) The Rent due each month is: \$ 2,800.00
48		(D) If Rent is more than 3 days (5 if not specified) late (Grace Period), Tenant pays a Late Charge of: \$ 100 and \$25 each day after
49		(E) All other payments due from Tenant to Landlord, including Late Charges or utility charges, are considered to be Additional Rent.
50		Failure to pay this Additional Rent is a breach of the Lease in the same way as failing to pay the regular Rent.
51		(F) Tenant agrees that all payments will be applied against outstanding Additional Rent that is due before they will be applied against
52 53		the current Rent due. When there is no outstanding Additional Rent, prepayment will be applied to the month's Rent that would be due next.
53 54		(G) Tenant will pay a fee of \$ 50.00 for any payment that is returned or declined by any financial institution
55		for any reason. If payment is returned or declined, the Grace Period does not apply and the Late Charges will be calculated from
56		the Due Date. Any Late Charges will continue to apply until a valid payment is received.



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RL Page 2 of 7



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		for Landlord, if not specified). The Security Deposit will be made pa (J) The Security Deposit may not be used to pay Rent during the Term of				
8.		PAYMENT SCHEDULE				
		(A) Consider Denogite 2000	Due Date Paid Due 08/22/2023 \$ \$ 2,800.00			
		(A) Security Deposit: 2800 (B) First month's Rent: 2800	08/22/2023       \$       2,800.00         08/22/2023       \$       2,800.00			
		(C) Other: last month's rent	08/22/2023 \$ \$ 2,800.00			
		(D) Other:	\$\$			
		(E) Other:	\$\$			
		Total Rent and security deposit received to date:	\$			
9.		Total amount due USE OF PROPERTY AND AUTHORIZED OCCUPANTS	\$8,400.00			
٦.		(A) Tenant will use the Property as a residence ONLY.				
		(B) Not more than 2 people will live at the Property. Li	st all other occupants who are not listed as Tenants in this Lease:			
		Name 18 or older Name 18 or older	Name 18 or older			
		Name 18 or older	Name 18 or older			
			Name			
10		Additional information is attached POSSESSION				
10.		(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)				
		cause of property damage which makes the Property unsafe, unsar				
		to:				
			perty is available. Tenant will not owe or be charged Rent until			
		the Property is available; OR	itianal Dant on Sagurity Danasit naturnal with no further liability			
		<ol><li>End the Lease and have all money already paid as Rent, Add on the part of Landlord or Tenant.</li></ol>	monal Rent of Security Deposit returned, with no further matrix			
11.	. ]	LANDLORD'S RIGHT TO ENTER				
	1	(A) Tenant agrees that Landlord or Landlord's representatives may enter				
		Property. Tenant does not have to allow possible tenants or other l	icensees to enter unless they are with Landlord or Landlord's rep-			
		resentative, or they have written permission from the Landlord.	. 17 th 2006 and 2006 day 1 to 1 t			
		<ul> <li>(B) When possible, Landlord will give Tenant hours (24 if</li> <li>(C) In emergencies, Landlord may enter the Property without notice. If</li> </ul>				
	(	and why within hours (24 if not specified) of the visit. Show				
	(	(D) Landlord may put up For Sale or For Rent signs, use lock boxes, and				
12.		RULES AND REGULATIONS	, , , , , , , , , , , , , , , , , , , ,			
	(	(A) Rules and Regulations for use of the Property and common area				
		Homeowners Association or Condominium rules and regulation				
		<ul> <li>(B) Any violation of the Rules and Regulations is a breach of this Lease.</li> <li>(C) Landlord may create or modify the Rules and Regulations if the c</li> </ul>				
	(	value of the Property, or improves the health, safety, or welfare of otl				
	(	(D) Tenant is responsible for Tenant's family and guests obeying the Rule				
	,	(E) If any fine is imposed on Landlord by the municipality or any oth				
		family or guests, Tenant will reimburse 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				
	L	Tenant may keep pets with Landlord's written permission according Regulations.	ig to the terms of the attached ret Addendum and/or Rules and			
14	(	CONDITION OF PROPERTY AT MOVE IN				
		Tenant has inspected the Property and agrees to accept the Property "as-is,	" except for the following: Home to be professionally cleaned			
		prior to move in				
	-					
			908 901			
		OS COS	DS DS			
Ten	ıan	nt initials: EW & T	Landlord Initials: MAR SJB			

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115 116	15.		bage Disposal)
117 118 119		( Microwave) ( Air Conditioning Units -Number:) ( X Other 2 parking clickers  Landlord is responsible for repairs to appliances listed above unless otherwise stated here: Unless due to tenant's misuse	)
120 121			
122	16.	16. UTILITIES AND SERVICES	
123 124		Landlord and Tenant agree to be responsible for the following utilities and services provided for the Property as marked	
125		connection and payment of fees and charges. If a service is not marked as being the responsibility of Landlord, it is the of Tenant to pay for that service. Landlord is not responsible for loss of service if interrupted by circumstances be	
126		control. Tenant will notify Landlord if Tenant receives any notices from utility companies of a pending termination of service	
127		Landlord Tenant Landlord Tenant	
128		Cooking Gas/Fuel Air Conditioning	
129		Electricity Air Conditioning Maint	
130 131		Cable/Satellite Television  Condominium/Homeowners Association Fee  X Heat electric  Hot Water electric	(type)
132			(type)
133		Yarking Fee	
134		Trash Removal Red Bugs Remediation	
135		Recycling Removal Snow/Ice Removal	
136		Maintenance of Common Areas   X   Pest/Rodent Control   X   Bed Bugs Remediation   X   Snow/Ice Removal   X   Sewage Fees   Telephone Service   Lawn and Shrubbery Control   X   Control   X   Sewage Fees   Telephone Service   Lawn and Shrubbery Control	
137		Sewer Maintenance Lawn and Shrubbery C	are
138 139		Heater Maintenance	
140		Comments;	
141			
142	17.	17. TENANT'S CARE OF PROPERTY	
143		(A) Tenant will:	
144		1. Keep the Property clean and safe.	
145 146		<ol> <li>Dispose of all trash, garbage and any other waste materials as required by Landlord and the law.</li> <li>Use care when using any of the electrical, plumbing, heating, ventilation or other facilities or appliances on the Pro</li> </ol>	perty including
147		any elevators.	perty, mendanig
148		4. Notify Landlord immediately of any repairs needed and of any potentially harmful health or environmental condition	ns.
149		5. Obey all federal, state, and local laws that relate to the Property.	
150		6. Clean up after pets and guide and support animals on the Property, including common areas.	
151		(B) Tenant will not:	1 . !
152 153		<ol> <li>Keep any flammable, hazardous or explosive materials on the Property, with the exception of common household for lawful use.</li> </ol>	goods intended
154		2. Destroy, damage or deface any part of the Property or common areas.	
155		3. Disturb the peace and quiet of other tenants or neighbors.	
156		4. Cancel or close utility accounts paid by Tenant during the term of the Lease, without the written permission of Land	
157		5. Make changes to the Property, such as painting or remodeling, without the written permission of Landlord. Telephone is a second of the property of the prop	nant agrees that
158 159		<ul><li>any changes or improvements made will belong to Landlord.</li><li>Perform any maintenance or repairs on the Property unless otherwise stated in the Rules and Regulations, if any.</li></ul>	
160		<ol> <li>Perform any maintenance or repairs on the Property unless otherwise stated in the Rules and Regulations, if any.</li> <li>Tenant will have breached this Lease and will be responsible for damages if Tenant does not comply with any requirement.</li> </ol>	ements listed in
161		(A) or (B), above.	ontonio naced m
162		(D) Tenant is responsible to pay the costs for repairing any damage that is the fault of Tenant, Tenant's family,	guests, and/or
163		guide and support animals.	
164	18.	18. DETECTORS AND FIRE PROTECTION SYSTEMS	t T
165 166		(A) Landlord has installed ( X Smoke Detectors) ( Carbon Monoxide Detectors) ( fire extinguishers) in the Proper maintain and regularly test detectors to be sure they are in working order, and will replace detector batteries as needed.	ty. Tenant Will
167		(B) Tenant will immediately notify Landlord, maintenance or emergency contact (See Paragraph 3) of any broken or	malfunctioning
168		detectors.	
169		(C) Failure to properly maintain detectors, replace detector batteries or notify Landlord, maintenance or emergency cor	tact (See Para-
170		graph 3) of any broke normal functioning detectors is a breach of this Lease.	
171		(D) Landlord may provide additional fire protection systems for the benefit of Tenant. Responsibility for maintaining the protection of the British and Provide an	iese systems is
172 173		stated in the Rules and Regulations, if any.  (E) Tenant will pay for damage to the Property if Tenant fails to maintain or misuses detectors or other fire protection system	e
173		(2) Tenant will pay for damage to the Froperty if Tenant rans to maintain of misuses detectors of other the protection system	
		CDS CDS	Os Os
		EW LT	MARSIB
174	Tena	Tenant initials: RL Page 4 of 7 Landlord Initial	8:

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#### 19. DESTRUCTION OF PROPERTY

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- (A) Tenant will notify Landlord, maintenance or emergency contact (See Paragraph 3) immediately if the Property is severely damaged or destroyed by fire or by any other cause. Tenant will immediately notify Landlord, maintenance or emergency contact (See Paragraph3) of any condition in the Property that could severely damage or destroy the Property.
- (B) If Tenant, their family or guests cause damage by fire or by other means, this Lease will remain in effect and Tenant will continue to pay rent, even if Tenant cannot occupy the Property.
- (C) If the Property is severely damaged or destroyed for any reason that is not the fault of Tenant:
  - Tenant may continue to live on the livable part of the Property and pay a reduced rent as agreed to by Tenant and Landlord until
    the damage is repaired, OR
  - 2. If the law does not allow Tenant to live on the Property, this Lease is ended.

### 20. INSURANCE AND RELEASE

- (A) Tenant understands that Landlord's insurance does not cover Tenant, Tenant's personal property, or Tenant's guests. Tenant is advised to obtain personal property and liability insurance to protect Tenant, Tenant's personal property, and Tenant's guests who may be injured while on the Property.
  - IF CHECKED, Tenant must have insurance policies providing at least \$ minimum personal property insurance and \$ minimum liability insurance to protect Tenant, Tenant's personal property and Tenant's guests who may be injured while on the Property. Tenant must maintain this insurance through the entire Term and any Renewal Term. Tenant will provide 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, Tenant's family, 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 reasonable attorney's fees associated with that loss, if awarded by a court.

#### 21. 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 Landlord financial harm ("damages"). These damages will be equal to the monthly Rent plus 10 %, prorated on a daily basis, plus any additional financial costs, including but not limited to eviction costs and reasonable attorney's fees that may be awarded by a court, incurred as a result of the tenant holding over. These damages are separate from and in addition to Landlord's right to seek reimbursement for any physical destruction to the Property caused by Tenant, Tenant's family, or Tenant's guests.

#### 22. TENANT ENDING LEASE EARLY

Tenant may not end this Lease before the Ending Date of the Lease or any Renewal Term unless otherwise agreed to by the parties in writing.

## 23. ABANDONMENT OF PERSONAL PROPERTY

- (A) When the Term, or any Renewal Term, ends, Tenant must remove all of Tenant's personal property from the Property. Any of Tenant's remaining personal property may be considered abandoned if any of the following apply:
  - Tenant has vacated the Property after termination of the Lease;
  - 2. An eviction order or order for possession has been entered in favor of Landlord, and Tenant has vacated the Property and removed almost all of Tenant's personal property;
  - 3. An eviction order or order for possession has been entered in favor of Landlord;
  - 4. Tenant has vacated the Property, removed almost all of Tenant's personal property and provided Landlord with written notice of a forwarding address; OR
  - Tenant has vacated the Property without showing an intent to return, Rent is more than 15 days past due and Landlord has posted notice regarding Tenant's rights to Tenant's personal property.
- (B) Before Landlord may remove or dispose of Tenant's personal property, Landlord must provide written notice to Tenant. Tenant will have ten days from the date the notice was post marked to:
  - Retrieve Tenant's personal property, OR
  - Request that Tenant's personal property be stored for up to 30 days. If Tenant requests that Tenant's personal property be stored by Landlord, Tenant understands and agrees that storage will be provided at a location chosen by Landlord, and that Tenant will be responsible for storage costs.
- (C) If Tenant dies and leaves personal property in the Property, then this paragraph does not apply. See Paragraph 28, below.

### 24. 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.
  - 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 assets, such as goods, furniture, motor vehicles and money in bank accounts.
  - Keeping Tenant's Security Deposit to be applied against unpaid Rent or damages, or both.
  - 4. Tenant paying for Landlord's reasonable attorney's fees and costs, if awarded by a court.



RL Page 5 of 7



234		(B) IF TENANT BREACHES THIS LEASE FOR ANY REASON, TENANT UNDERSTANDS AND AGREES THAT TENANT
235		HAS WAIVED OR GIVEN UP TENANT'S RIGHT TO A NOTICE TO MOVE OUT UNLESS A DIFFERENT PERIOD
236		FOR PROVIDING NOTICE IS REQUIRED BY LOCAL ORDINANCE OR IS STATED HERE:
237		
238		
239	25.	TRANSFER AND SUBLEASING
240		(A) Landlord may transfer this Lease to another landlord. Tenant agrees that this Lease and any written changes to it remains the same
241		with the new Landlord.
242		(B) Tenant may not transfer this Lease or sublease (rent to another person) the Property or any part of the Property without Landlord's
243		written permission.
244	26.	SALE OF PROPERTY
245		(A) If Property is sold, Landlord will give Tenant in writing:
246		<ol> <li>Notice that the Security Deposit and/or prepaid Rent has been transferred to the new landlord.</li> </ol>
247		<ol><li>The name, address and phone number of the new landlord and where Rent is to be paid, if known.</li></ol>
248		(B) Tenant agrees that Landlord may transfer Tenant's Security Deposit and advanced Rent to the new landlord.
249		(C) Landlord's responsibilities to Tenant under this Lease end after the Property has been sold and the Lease transferred to a new landlord.
250	27.	IF GOVERNMENT TAKES PROPERTY
251		(A) The government or other public authority can take private property for public use. The taking is called condemnation.
252		(B) If any part of the Property is taken by the government, Landlord will reduce Tenant's Rent proportionately. If all the Property is
253		taken or is no longer usable, this Lease will end, Tenant will move out and Landlord will return to Tenant any unused Security
254		Deposit or prepaid Rent.
255		(C) No money paid to Landlord for the condemnation of the Property will belong to Tenant.
256	28.	DEATH OF TENANT DURING LEASE TERM
257		(A) If Tenant dies during the Term, or any Renewal Term, of this Lease and Tenant's personal property remains in the Property, the
258		personal property will not be considered abandoned as defined in the Landlord and Tenant Act. When a tenant dies and leaves behind
259		personal property, the treatment of that personal property is governed by Title 20 of the Pennsylvania Consolidated Statues relating
260		to decedents, estates and fiduciaries.
261		(B) If Tenant dies during the Term, or any Renewal Term, of this Lease and Tenant is the sole tenant of the Property, Tenant's repre-
262		sentative may terminate this Lease upon 14 days written notice to Landlord. When Tenant's representative terminates this Lease
263		pursuant to this Paragraph, the date of termination will be the last day of the second calendar month that follows the calendar month
264		in which Tenant died or upon surrender of the rental unit and removal of all of Tenant's personal property, whichever occurs later.
265		(C) Tenant's estate will be required to pay Rent, Additional Rent and any other sums due to Landlord, including expenses that Landlord
266		may incur as a direct result of Tenant's death. Tenant's estate is not required to pay any penalty, and is not liable for any damages,
267		to Landlord for breach of contract or early termination of the Lease.
268	29.	TENANTS' RIGHTS
269		(A) Landlord cannot increase rents, decrease services, or threaten to go to court to evict Tenant because Tenant: (1) complains to a
270		government agency or to Landlord about a building or housing code violation; (2) organizes or joins a tenant's organization; or (3)
271		uses Tenant's legal rights in a lawful manner.
272		(B) Landlord or property owner may have a mortgage on the Property. The rights of the mortgage lender come before the rights of the
273		Tenant. For example, if Landlord fails to make mortgage payments, the mortgage lender could take the Property and end this Lease.
274		Landlord will notify Tenant immediately if the property owner or Landlord receive a notice of foreclosure.
275		TENANT MAY BE WAIVING OR GIVING UP TENANT'S RIGHTS. TENANT UNDERSTANDS THAT IF THERE IS A
276		FORECLOSURE, THE NEW OWNER MAY HAVE THE RIGHT TO END THIS LEASE.
277	30.	LEAD-BASED PAINT HAZARD DISCLOSURES FOR PROPERTY BUILT BEFORE 1978
278		Property was built in or after 1978. No Lead-Based Paint Hazards Disclosure is required.
279		Property was built before 1978. Before signing this Lease, Tenant must receive a separate Lead-Based Paint Hazards Dis-
280		closure disclosing the presence of lead-based paint and lead-based paint hazards on the Property, such as PAR form LPDR, and a
281		federally approved pamphlet on lead poisoning prevention.

federally approved pamphlet on lead poisoning prevention.

31. 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.

32. CAPTIONS

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The headings in this Lease are meant only to make it easier to find the paragraphs.

33. ENTIRE AGREEMENT

This Lease is the entire agreement between Landlord and Tenant. No spoken or written agreements made before signing this Lease are a part of this Lease unless they are included in this Lease in writing. No waivers or modifications of this Lease during the Term of this



RL Page 6 of 7



246 N 3rd St, Unit

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291 292 293 294 295 296 297 298	Lease are valid unless in writing signed by both Landlord and Tenant, including modifications made to the Rul Paragraph 12.  34. SPECIAL CLAUSES  (A) The following are part of this Lease if checked:  Change of Lease Terms Addendum (PAR Form CLT)  Pet Addendum (PAR Form PET)  Residential Lead-Based Paint Hazards Disclosure Form for rentals (PAR form LPDR)	es and Regulations under
299	U	
300	(B) Additional Terms:	
301		
302 303	Tenant(s) understand that they will have two electric bills to put into their name and set up.	
304	Two parking spots included in the rent - two parking permits will be provided on move in day.	
305	Two parking spots included in the rent - two parking permits will be provided on move in day.	
306	Renters will be given 1 main door key, 1 unit key, and 1 mailbox key. A fee of \$25 is charged for any lost	kev.
307	Menters will be given I main door key, I ame key, and I manbox key. It lee or one is endinged for any loos	,
308	Mailing address is: 246 N 3rd St, Unit 4D, Philadelphia, PA, 19106.	
309	, , , , , , , , , , , , , , , , , , , ,	
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312		24
313		Supplemental Control of the Control
314	NOTICE BEFORE SIGNING: If Tenant or Landlord has legal questions, Tenant or Landlord is advised	
315	If a real estate licensee is involved in the transaction on behalf of either party, by signing below, Landlor edge receipt of the Consumer Notice as adopted by the State Real Estate Commission at 49 Pa. Code §35.336 and/	
316	edge receipt of the Consumer Notice as adopted by the State Real Estate Commission at 47 Fa. Code §55.550 and/	n g55.557.
317 318	By signing below, Landlord and Tenant acknowledge that they have read and understand the notices and explore forth in this Lease.	anatory information set
319	A property manager may be acting as an agent for Landlord and may execute this Lease on the Landlord's behalf.	
0.0	Docusigned by:	8/22/2023
320	TENANT Katurius Tistanus	DATE
321	TENANT_63F57ETEB/FERENCE WITHING	DATE 8/22/2023
322	TENANT AF573DDEA111433	DATE
323	CO-SIGNER	DATE
324	CO-SIGNER DocuSigned by:	DATE DATE/22/2023
325	LANDLORD Stylund Bospoets	DATE/22/2023
326		DATE
327 328	EXECUTED ON BENALE OF LENDLORD BY AUTHORIZED BROKER/ASSOCIATE BROKER	DATE
329	EXECUTED ON BENALSBURGASES AND BY AUTHORIZED BROKEN ASSOCIATE BROKEN	DATE
020		
330	LANDLORD TRANSFERS LEASE TO A NEW LANDLORD	
331	As part of payment received by Landlord,(current Landlord,	indlord) now transfers to
332	(new landlord) his heirs and estate, this Lease and the right	to receive the Rents and
333	other benefits.	
334	CURDENT LANDLORD DATE	
	CURRENT LANDLORD DATE	
335		
	CURRENT LANDLORD DATE	
335 336 337	CURRENT LANDLORD DATE  NEW LANDLORD DATE	

RL Page 7 of 7

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