Form for Residences, Small Stores and Apartments, Where Heat, Etc., NOT FURNISHED

| TAT | E O | F ALABAMA, } | THIS 1 I | EASE, made this | • | say of | by and between |
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| epp | ER\$ | ON COUNTY. | Imo L | , | 1 | 1/1/ | |
| | | | | JAMES | EAD! | WHERS | |
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| | | | (| (Party of the secon | id berr' nereiner | 191 48214 | |
| • | WIT | NESSETH: That th | e LESSOR | does hereby lea | se and rent ur | ato the LESSEE | the following described premises, in the |
| City | of B | HARPERSU, | 1/c. | Alups C | 1095 16 | 3/5 3507 | |
| | | | | , | | | Flid Lift Arrier Atse |
| for | end (| during the term of | Z | VEARS | (SCPT , | 1 1990 - | - 5001 1992 . 10-wil. |
| | 46. | . / day of 4 | (D7 6) | uber 1990 | to the | day of | - Sept 1 1992 . to-wit. September 1992. LESSOR, AT THEIR OFFICE, in |
| 110 | m tina | CONCIDERATION | WHERE | OF. the LESSEE | agrees to pay t | o said | LESSOR, AT THEIR OFFICE, in |
| | IN | CONSIDERATION | the FIRST | DAY OF EACH | MONTH of | aid term, in advan | |
| the | sum | DIX # | 236.3 | O DIR N | Month | Dol | lars (\$ $\frac{35000}{200}$) per month. $\frac{723}{200}$ |
| beir | ig at T | | | · • • • • • • • • • • • • • • • • • • • | | | |
| Ţ | | | | | | | d term, provided, however, that the Lessor unless such failure or inability be due solely |
| 3 4 | ما . | <u>the acts of</u> the Les | sor. Intelned shi | all be construed as | a warranty that | said premises are | IN GOOD CONDITION OF ALL OF SOLLS |
| | A obstant of the barries of the state of the | BLE for the use and The Lessor shall any premises connected gives the Lesson to be used. Agents betwee tenants or purticity the Lesson of all glass brokening to the kitchen replace all glass brokening to do the Lesson of the first distance a lien upon all term, for the rent folandlord's lien. All lesson of the event the under, as and when the written consent of without first paying said goods and charlessee, or an assigning lesson uses or permited the lesson of the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or an assigning lesson uses or permited the lesson or permited the lesson or an assigning lesson uses or permited the lesson or permited the lesson or an assigning lesson or | d purposes not be RES cted therew or, or said t said prem , the right chasers, an agrees NC reby leased at the writt er agrees v shall be ten and ke hout said in good cor rs that ma ne Lessee, essor, by B e considere ay of the r goods, furn r the full t lessee fail due, or if t of the Lesso in full all tels, or up nent for the its any part Lessee uses tes before | OUIRED to make with, but not hereby Agents, the right to ises as Lessor may to VISIT and INSP d to display "For Into make any ALS, nor to paint upon the consent of the with the Lessor: The used for cooking very lost or broken, premises to take and tition all water closy become stopped; members of Lessee iving five days notified as additional rent month following the interest of the Lessee removes, or or his agents, any rent hereof and for the interest of the henefit of creditors of the premises to the company of the interest of the premises to the company of the premises to the comp | any repairs or deased, unless and enter said premise the lawfully request. TERATIONS in the lesson, or said at light houseker without the written of the Lesson which in which is family, or any ce to the Lesson without in which is family, or any ce to the Lesson of the month in which is family or any other amount in which is any other amount in which is more of said in or attempts to the Lesson in the less | o any work on or and only to the extensions at any reasonable reasonable said buildings or possions, wires or of a signs, and other person or promptly repair and many or according to the signs, or if a secent a signs, or if a received in a signs, and other person or if a signs, and other person or if a received in a signs, and other person of a signs, and other person or person of a signs, and other person or person of a signs, and other person or perso | about said premises or any part thereor, or any hereinafter set out. However, the Lessee mable hour to make such repairs and to do leem necessary. The Lessee hereby gives the etimes and to show said premises to prostibultions or on about any premises connected ther material, other structure, apparatus or permitted or suffered in said premises and I Lessor or his agents, that the Lessee will will pay all bills for water, gas and election of the lesse of property or permit same to obtain hing and all electrical wires and fixtures, and make good all injury or damage to said persons on or about said premises, and that take good the same at the cost of the Lessee, dlord's lien, and that the Lessee will pay the neutred by the Lessor; that the Lessor shall remises, or to be placed thereon during said ruing hereunder, in addition to the statutory of the Lessee brought thereon, ecution or other legal process is levied upon petition in bankruptcy is filled by or against er of Lessee's property is appointed, or if the r purpose prohibited by State, County, City or e than for which the premises are hereby let, of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the Lessor or his agents, or if the Lessee of the |
| | 38. 39. 41. 42. 43. 45. 45. 45. 45. 45. 45. 45. 45. 45. 46. 47. 48. 48. 48. 48. 48. 48. 48. 48. 48. 48 | herein contained, the mature and make du agents may, whether above events, and make du said premises. The shall be and remain of Lessor or his ager hereunder shall bar Lessee herein contain of the right of the Lessee vithe Lessor or his ages such re-entry and recoverants of this lessor may term to the written contained and the to Lessor may term the Lessee shall be unless the written contained | en, and upon the above and paya the above ay upon gives and rights in full force the recovered. The received acates said ents may receive and the lessee, and the lessee and the less | on the happenings ble, all rent reserve option is exercised ing twenty-four hot of the Lessor or e and effect continuise said rights, or eity of rent or dama eccipt of rent after is agents to terminal premises before the e-enter, and re-let said not discharge the lessee shall make collected and remitted in the expense of his agents he lessor or his agents he lessor or his agents he within contract the w | of any one or not herein, immed to not, terminates written notice his agents to make for breach of them, shanges for breach of them, shanges for breach of said lease, to expiration of same, from time he Lessee from such said rom such said rom such said rom such said rents of transfer sub-rent said presents be first obtained the Lessee is when so transfer ND VOID in the purpose for which ants of within lessee and the contraction of the contraction | nore of said events at this lease upon at this lease upon at the Lessee terminate appenings of any could not be deemed a fany of the terminate and term, without to time, without no any liability for resor the difference, ab-contract or tena ation of any terms to the Lessee in the l | s. Lessor or his agents may, at their option, written notice to said Lessee. The Lessor or his the happenings of any one or more of the te this lease, re-enter, take possession and re-let ad to terminate this lease, as above provided, one or more of the said events, and the failure waiver or relinquishment thereof. No re-entry s, conditions or covenants on the part of the t be deemed a waiver or forfeiture or a waiver aid premises. The written consent of the Lessor or his agents, since to the Lessee, as the Agent of Lessee, and ent nor from any of the terms, conditions or if any, between total as provided in the within pts. [Or which Lessor or his agents may re-let the |

edemnation by said authorities, destruction or injury shall operate as a cancellation of this lease and Lessee shall thereupon at once give up possession without further notice from Lessor or Agents, surrender possession of said premises to the Lessor or his agents, If said premises are so injured by fire, rain, wind or earthquake as to render the same partially untennantable or partially unfit for the use or purpose for which the same are hereby let and are repairable within a reasonable time after written notice of said injury is given by Lessee to the Lessor or his Agents, then, and in any of those events, the Lessor or Agents may repair the same 67. within said time, and the rent during said time shall be reduced in the proportion that said premises in said untenantable or unfit 68. condition bears to said premises in their condition before said injury, provided, however, that in the event Lessor or his agents 69. fail to commence said repairs within thirty days after Lessee shall notify Lessor or his agents of such injury, this lease may be terminated by Lessee by written notice at any time after the expiration of said thirty days, and before repairs are commenced by Lessor 71. It is expressly understood and agreed that the Lessor or his agents are in no wise responsible for any damage that may accrue 73. caused by repairing, restoring, or rebuilding said premises as above provided; nor shall the Lessor or his agents be liable for any 74. damage caused by or growing out of any breakage, leakage, getting out of order, or defective conditions of any pipes, toilets, plumb-75. ing, electric wires, or fixtures, gas pipes, fixtures, apparatus, or connections, or any of them, or caused by or growing out of any 76. defects in said premises, or any part thereof, or by fire, wind, rain or other cause, or during the repairing, alteration, or construc-77. 78. The Lesses further agrees that upon the termination or expiration of the within lesse to surrender quiet and peaceable posters. sion of said premises in the good order as at the commencement of said term, and notice so to do is hereby waived. It is further 79. understood and agreed that if the Lessee shall continue in possession of any part of said premises after the expiration of the afore-80. A CONTRACTOR tion thereof. said term without the written consent of Lessor or his agents, then this lease, at the option of the Lessor or his agents, shall continue B1. in full force until the next succeeding September thirtieth, with all conditions, covenants, and terms herein set forth except that the 83. The Lessee hereby agrees that any written notice addressed to him in care of the premises herein leased or left on leased prem-84. rental of said premises shall be DOUBLE THE AMOUNT herein fixed. B5. The Lessee agrees to pay the Lessor or his agents a reasonable attorney's fee in the event of the employment of an attorney 86. to collect any rents, damages, or amounts that may become due by the Lessee under the within contract, or to file and prosecute a 87. ises shall be legal notice the same as if personally served. suil against Lessee or one holding under this lease for unlawfully withholding possession of said premises, or to protect the interest 88. of the Lessor in the event the Lessee is adjudged a bankrupt or legal process is levied upon the goods and chattels of the Lessee 89. in or upon said premises, or because of the violation of any of the terms, conditions, or covenants on the part of the Lessee herein 90. contained. In order to further secure prompt payment of said rents, or any other amounts, as and when the same mature, and the 91. faithful performance by the Lessee of all and singular the terms, conditions, and covenants on the part of said Lessee herein con-92. tained, and all damages and costs that the Lessor or his agents may sustain by reason of the violation of said terms, conditions, or 93. covenants of any of them, the Lessee does hereby waive any and all right to claim or have any personal property of the Lessee exempt from levy or other legal process under the Constitution and Laws of the State of Alabama or any other State of the United 95. 96. The Lessor hereby reserves the right to cancel this lease by giving the Lessee 30 days' written notice prior to such cancellation 97. 4X. PERSONAL INJURY: As a part of the consideration hereof, the Lessee hereby covenants and agrees to hold the Lessor, the 98. Sigles. Lessor's Rental Agents and the Servants and Employees of either, free and harmless from any and all liability for claims for dam-100. uges, or other claims, for personal injury, or death, sustained by Lessee, or sustained by any other person, while on the leased prem-101. 102. ises or adjacent thereto during the term of this lease as the result of the negligence, or other conduct, of the Lessor, or of the Lessor's 103. 104. The Lessee will pay all sewer rents or charges becoming due during the term of this lease and chargeable against the leased premises, levied under authority of Act No. 619 of the Alabama Legislature of 1949, approved September 19, 1949, as soon as such 105. charges become due. If the tenant fails to pay such sewer rental charges as soon as they become due, the Lessor may at the option of 106. the Lessor, pay such sewer rents or charges and any such item so paid by the Lessor shall bear interest from date of payment by the 107. 108. Lessor to the date of repayment by the Lessee at six percent (6%) per annum, and shall become a part of the rent due under the lease, in addition to the regular rental charge. Any failure of the tenant to pay the assessment or to repay the landlord for such 109. [10. Neither the lessor nor his agents warrants or represents that the premises herein described conform to the requirements of 111. sewer rent or charges shall be a default in the payment of rent called for by this lease. The the City Laws, and, it is distinctly understood and agreed that the lessor, at his option, may void this lease in event that the 112. IN TESTIMONY WHEREOF, we have hereunto set our hands, in auplicate, the day and year tire above written. said City demands any repairs or improvements other than those set forth in this lease. 118. (L. S.) PAYMENTS MAY be MALE over & Above The LESSOR. <u>≻(</u>L, S.) 35000 per month To 30 To The 10% (5000) (Tenant Sign Above) The down payment
The down payment
To purchase I HETH APPROVAL OF OWNER (L. S.) (Tenant Sign Above) The property described in within contract is owned by the undersigned who hereby ratifies and approves the execution of Agents, and in consideration of the securing of said tenant the successor or assigns, shall have during the term of this lease, or any renewal, extension or re-leasing thereof, the right to collect numbraser, before Mosing trade for purchase of within property, of the existence of within contract and to make sale subject to mid-contract. (Owner) ERTIFIE OF PROBATE 国 ARTMENTS S Register FROM ä Entered Landlord Ξ RESIDENCE Entered Expirati Lease Expired Reat Begins Tenani

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3.00

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