628

## RESIDENCE LEASE

This is a legally binding contract. If not understood, seek competent advice,

PPROVED BY BIRMINGHAM AREA BOARD OF REALTORS		LEASE FORM 51-ZSSCO
MENDED OCTOBER 1976		
STATE OF ALABAMA  JEFFERSON COUNTY  THIS LEASE made this _Second day	of December	1985, by and between
	L (Dr. Committee Mrs.	Percy Shaw, Floyd
hereinafter called "Lessor", by Concord Baptist Churce Todd and Hubbard Moore)		
as Agent for the Lessor, and by		
hereinafter called "Lessee":		
Theresa Moore WITNESSETH: That the Lessor does hereby lease and rent	unto the Lessee the following described	premises in Jefferson County, Ala-
bama, to wit:	22 Nove to Concord	Raptist Church
bama, to wit: 3 Bedroom House and 8 Acres on Highw	ay 22 Next to concord	, paper
for use and occupation by the Lessee as a residence		. O days
for use and occupation by the Lessee as a residence and for no other different use or purpose, for and during the term of	- 12 months and .	ofNov1986
beginning on the 1st day of Dec.	ent at the office of said Agent in Sing 11	NCounty, Alabama, on the first day
in consideration whereof, the Lessee agrees to pay the Lessor, or said ago of each month of said term in advance, as rent for the said premises the s	GUIL OL	
	(4. <u>1.1.2.a.1434</u>	er month.
THIS LEASE IS MADE UPON THE FOLLOWING TERMS, CONDITION  1. The Lessor covenants to keep the Lessee in possession of the leased premate the lease the leased premate the lease the leased premate the lease	NS, AND COVENANTS:  said premises during said term, provided	, however, that the Lessor shall not
2. be liable for the failure to deliver possession is delivered to Less	see on the rental basis herein set forth.	ON or FIT or SHITABLE for the use
5. and purpose for which they are heldly lett beautiful 5.  6. repair except as herein specified in writing.	or do any work on or about said premises	s or any part thereof, or on any prem-
7. The Lessor shall not be REQUIRED to seed, unless and only ises connected therewith, but not hereby leased, unless and only 9. or said Agents, the right to enter said premises at any reasonable 10. as Lessor may be lawfully required to make, or deem necessar 10. INSPECT said premises at all reasonable times and to show the said premises at any time.	ble hour to make such repairs and to do	such work on the right to VISIT and
11. INSPECT said premises at an reasonable times at any time.  12. and "For Sale" signs on or about said premises at any time.		-bout any premises connected there-
14. with, but not hereby leased, nor to paint upon of attended to 15. out the written consent of the Lessor, or said Agents.  16. The Lessee further agrees with the Lessor: That light hou 16.	isckeeping shall not be permitted or suffer of said Lessor or his agents, that the Lessee	shall replace all glass broken and keys
18. lost or broken, if and when broken and lost, was property or permit same	e to be done, and to keep in good condit	non all water closets, that Lessee will
20. tures and other plumbing and all electrical whole to said p 21. promptly repair and make good all injury or damage to said p	oremises caused by the Lessee, members of the Lessor, by giving five days' notice to	the Lessee, may repair and make good
21. promptly repair and make good att injury of calling so to do 22. or persons on or about said premises, and that failing so to do 23. the same at the cost of the Lessee, and such cost shall be con 24. the Lessee will pay the Lessor on the first day of the month 25. Lessor shall have a lien upon all goods, furniture and effects a 26. term, for the rent for the full term hereof and for any othe	following the month in which the same	or to be placed thereon during said
26. term, for the rent for the full term neteer and to the 27. lien.	id installments of rent, or any other amou	nt owing or accruing hereunder, as and
29. when due, or if the Lessee removes, of attempts to remove 30. Lessor or his agents, any of the goods, furniture, effects or o	ther property of the Lessee brought there er legal process is levied upon said goods a	and chattels, or upon the interest of the
32. Lessee in this lease, of il a petition in bank by the Les	see uses or permits any part of the premise	be used for any other purpose than for
34. purpose prohibited by State, County, City of the Lessee vacates be 35, which the premises are hereby let, or if the Lessee vacates be 35.	efore the expiration of said term without the how said premises, or if Lessee violates any	of the other terms, conditions or cove-
37. nants herein contained, then, and apon therein, immediately	upon giving written notice to said Lessee.	the above events and may upon giving
39. the above option is exercised of not, terminate this le	ase, re-enter, take possession and re-let sake	full force and effect continuously after
41. or his agents to mature said tents and to the events, and the f	ailure of Lessor or his agents to exercise sa	harmone for breach of any of the terms
13 Aermen & Mainel Of Collidary		Coliditions property street
44. conditions of covenants on the part of the Lessor of his waiver or forfeiture of a waiver of the right of the Lessor of his waiver or forfeiture of a waiver of the right of the Lessor of his waiver or forfeiture of a waiver of the right of the Lessor of his	is agents to terminate said lease to re-enter n of said term, without the written conse	nt of the Lessor or his agents, the Lesso
47. or his agents may re-enjer, and re-ter same, to his bility for te	ent not from any of the terms, conditions of en total tental as provided in the within co	ontract and the total rental collected and
50. remitted from such sub-tenant of tenants.  51. Any notice provided for herein may be delivered, if by 52. Lessee, by serving on the Lessee in person or by leaving said 53. premises by ordinary or registered mail. Lessee hereby agrees the said of the said	y Lessee to Lessor by certified mail to Le id notices at the leased premises or by ma es that any notice addressed to him at the eyen in writing and notices not given in wri	ailing said notice to Lessee at the leases a above address shall be legal notice the iting will be considered void and withou
55. effect.  56. Any notice provided for herein may be delivered, if the solution of the solut	by the Lessor to the Lessee, by serving or Lessee at the leased premises by ordinary all he legal notice the same as if personal	the Lessee in person or by leaving the
Soncord Bapt. Chur  Calena Ma. 35040		
Lalera, ala. 35040		

Lessor acknowledges receipt of \$ 250.00 \_ from Lessee as a cleaning, repair and replacement charge. This sum of money shall be refunded to Lessee, without interest, if all the following terms and conditions are met:

A. This lease is terminated at the end of the initial term or any renewal term and Lessee is not in default; no refund will be made if this lease is terminated or if the premises are sublet or re-let other than on a renewal or anniversary date of this lease agreement, nor shall such sum be applied to any sublease or re-let fee due to Lessor or his agent, nor to any rent due hereunder.

B. Lessee surrenders possession and all keys to Lessor;

C. Inspection by Lessor or his Agent after surrender of possession reveals to the sole satisfaction of Lessor or his agent that the premises are clean and free of damage. Lessor or his agent, in his sole discretion and without further notice to Lessee, may elect not to refund any sum, in which event said sum shall be considered as additional cent.

Nothing herein shall be deemed to limit the liability of Lessee for damage to the premises or cleaning required to the amount of the cleaning, repair and replacement charge, and such charge shall not be considered as liquidated damages. If all or any portion of said charge is not refunded. Lessor will give Lessee a written breakdown of said non-refunded amount and/or said refund in full within 45 days after vacancy. if provided with a forwarding address.

The Lessee shall not under-lease, sub-let or sub-tent said premises, or any part thereof, or transfer or assign within lease, without the 74. written consent of the Lessor or his agents. Each transfer and assignment, and each sub-letting or renting of said premises, unless the written consent of the Lessor or his agents be first obtained, shall be and is null and void, at the option of the Lessor or his agents. It is expressly understood and agreed that the Lessee is NOT RELEASED from any liability for rent or from any of the conditions and covenants of the

within contract when so transferred,

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late fee.)

THIS LEASE SHALL BECOME NULL AND VOID in the event the said building shall be entirely destroyed or rendered entirely unfit 79. or incapable of being used for the purpose for which the same is hereby let, by fire or other casualty, beyond the control of the Lessee, Lessee's 80. family or other occupants of within leased premises, or in the event said building should be condemned and the Lessor or his agents be forced 81. to tear down and remove said building by the State, County and City authorities, and the liability of the Lessee for the rents thereafter accruing hereunder shall cease upon the happening of either of said events and such condemnation 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, and rent shall be payable only to the time of said surrender.

If said premises are so injured by fire, rain, wind or earthquake as to render the same partially untenantable 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 the Lessee to the Lessor or his Agents, then, and in any of those events, the Lessor or Agents may repair the same within said time, and the rent during said time shall be reduced in the proportion that said premises in said untenantable or unfit conditions bears to said premises in their condition before said injury, provided, however, that in the event Lessor or his agents 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 said repairs are commenced by Lessor or his agents. It is expressly understood and agreed that the Lessor or his agents are in no wise responsible for any damage that may accrue caused by repairing, restoring, or rebuilding said premises as above provided; nor shall the Lessor or his agents be liable for any damage caused by or growing out of any breakage, leakage, getting out of order, or defective condition of any pipes, toilets, plumbing, electric wires, or fixtures, gas pipes, fixtures, apparatus, or connections, or any of them, or caused by or growing out of any defects in said premises, or any part thereof, or

by fire, wind, rain or other cause, or during the repairing, alteration, or construction thereof.

The Lessee further agrees that, upon the termination or expiration of the within lease, to surrender quiet, and peaceable possession of said premises in the like good order as at the commencement of said term, and notice so to do is hereby waived. It is further understood and agreed that if the Lessee shall continue in possession of any part of said premises after the expiration of the aforesaid term, without the written consent of Lessor or his agents, then this lease, at the option of the Lessor or his agents, shall continue in full force for such length of time as Lessor may elect up to one year from date of expiration with all conditions, covenants, and terms herein set forth, except that the rental of said premises shall be DOUBLE THE AMOUNT herein fixed.

The Lessee hereby agrees that any written notice addressed to him in care of the premises herein leased or left on leased premises shall be legal notice the same as if personally served. If this lease is terminated by the Lessor for any reason, including the non-payment of rent, and the Lessee pays the rent. attorneys fees and other charges due and thus makes himself or herself current, and/or remains or continues to be in possession of the leased premises or any part thereof, with the Lessor's consent, then this lease will be considered reinstated and will continue

in effect as though it had not been terminated.

The Lessee agrees to pay the Lessor or his agents a reasonable attorney's fee in the event of the employment of an attorney to collect any tents, damages, or amounts that may become due by the Lessee under the within contract, or to file and prosecute a suit against Lessee or one holding under this lease for unlawfully withholding possession of said premises, or to protect the interest 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 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 contained. In order to further secure prompt payment of sold rents, or any other amounts, as and when the same mature, and the faithful performance by the Lessee of all and singular the terms, conditions, and covenants on the part of said Lessee herein contained, and all damages and costs that the Lessor or his agents may sustain by reason of the violation of said terms, conditions, or covenants, or any of them, the Lessee does hereby waive any and all rights 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 States.

IN TESTIMONY WHEREOF, we have hereunto set our hands, in duplicate, the day and year first above written.

THE COMMISSIONS PAYABLE FOR THE SALE, LEASE OR MANAGEMENT OF PROPERTY ARE NOT SET BY THE BIRMINGHAM BOARD OF REALTORS BUT IN ALL CASES ARE NEGOTIABLE BETWEEN THE BROKER AND THE CLIENT.

It is agreed by the Lessor & the Lessee that Theresa Moore & Daughter will will be the occupant of said property. Church will not be responible for fence or any damage done to property by (Dogs & Horses). (Rent due by 5th of month and, if not paid by 5th there will be a \$20.00

STATE OF ALA, SHELBY CO.
I CERTIFY THIS
INSTRUMENT WAS FILED

1985 DEC 10 AM 10 24

There will be no Subleasing.

JUDGE OF PROBATE

RECORDING FEES Recording Fee

Index Fee

TOTAL

My Commission Expires September 20, 1988

Soncord Bantist Church

(L. S.) Lessor.

Committee Member

(L, S.)

\_(L, S.) Lessee,

(Tenant Sign Above)

(L, S.) Lessee,