### RESIDENTIAL LEASE AGREEMENT

1.	<b>THE PARTIES</b> . This State Residential Lease Agreement (the "Agreement") is executed on <a href="MM/DD/YYYY">[MM/DD/YYYY</a> ] by and between:
	(a) <b>Landlord Name</b> : [LANDLORD NAME] (hereinafter referred to as the "Landlord") <b>Landlord Address</b> : [LANDLORD ADDRESS], AND
	(b) <b>Tenant Name(s)</b> : [TENANT NAME(S)] (hereinafter referred to as the "Tenant").
	The Landlord and Tenant are collectively referred to in this Agreement as the "Parties." The Parties agree to abide by the terms and conditions set forth in this Agreement, understanding their legal responsibilities and obligations.
	HEREINAFTER, the Tenant agrees to lease the Premises from the Landlord under the following terms and conditions:
2.	<b>PROPERTY</b> . The Landlord hereby leases to the Tenant the residential property located at <a href="[PROPERTY ADDRESS]">[PROPERTY ADDRESS]</a> (hereinafter referred to as the "Premises"). The Premises shall be utilized solely for residential purposes, and the Tenant agrees not to use the Premises for any other purpose without the prior written consent of the Landlord.
3.	LEASE TYPE. This lease shall be designated as: (check one)
	□ - <u>Fixed-Term Lease</u> . The Tenant is authorized to occupy the Premises commencing on [MM/DD/YYYY] and terminating on [MM/DD/YYYY] (the "Lease Term"). Upon conclusion of the Lease Term, the Tenant shall: (check one)
	$\hfill\Box$ - Can continue leasing the Premises on a month-to-month basis under identical terms and conditions of this Agreement.
	$\square$ - Must vacate (leave) the Premises.
	□ - <u>Month-to-Month Lease</u> . The Tenant is permitted to occupy the Premises on a month-to-month basis starting on [MM/DD/YYYY] continuing until terminated by either party with a notice period of [#] days, as stipulated by State law (the "Lease Term").
4.	<b>RENT</b> . The Tenant shall pay to the Landlord a monthly rent amounting to \$[AMOUNT] (hereinafter referred to as the "Rent") throughout the Lease Term. The Rent shall be due on the (hereinafter referred to as the "Rent") throughout the Lease Term. The Rent shall be due on the [#] day of each calendar month (hereinafter referred to as the "Due Date"). Payment of Rent shall be executed in accordance with the following instructions: [RENT PAYMENT INSTRUCTIONS]. Non-compliance with the payment instructions or failure to remit the Rent by the Due Date constitutes a material breach of this Agreement, which shall incur late fees

**5. LATE FEE**. If the Rent is not paid by the Due Date: (check one) ☐ - The Tenant shall incur a Late Fee of \$[AMOUNT]. Rent is deemed late if it remains unpaid [#] day(s) following the Due Date. The Late Fee shall be treated as additional Rent and is payable immediately upon the late payment. Non-payment of the Late Fee shall be regarded as non-payment of Rent and may lead to eviction. ☐ - No Late Fee shall be imposed if the Rent is late. **6. PRORATION PERIOD**. The Tenant: (check one) ☐ - Shall take possession of the Premises prior to the commencement of the Lease Term on [MM/DD/YYYY] and agrees to pay a total of \$[AMOUNT] for the proration period (hereinafter referred to as the "Proration Rent"). The Proration Rent shall be payable upon the execution of this Agreement. Proration Rent must be calculated on a daily basis and shall encompass all Rent obligations as if the Tenant were in possession for the entirety of the proration period. Shall NOT take possession of the Premises before the commencement of the Lease Term. **7. SECURITY DEPOSIT.** As part of this Agreement: (check one) The Landlord requires a payment of \$[AMOUNT] (hereinafter referred to as the "Security Deposit") to ensure the faithful performance of the Tenant under the terms and conditions of this Agreement. The Security Deposit shall be paid by the Tenant upon the execution of this Agreement. The Security Deposit shall be refunded to the Tenant within [#] days after the expiration of the Lease Term, less any itemized deductions. This Security Deposit shall not be applied towards any Rent unless the Landlord provides written consent. The Landlord does NOT require the Tenant to pay a Security Deposit as part of this Agreement. 8. RETURNED CHECKS (NON-SUFFICIENT FUNDS). If the Tenant submits a Rent payment that is returned due to non-sufficient funds: (check one) ☐ - The Tenant shall incur a fee of \$[AMOUNT] per incident. Additionally, the Landlord reserves the right to mandate future payments to be made by certified funds or money order. □ - The Tenant will NOT be required to pay a fee.

as detailed in Section 5 and may result in termination of the lease and potential eviction of

the Tenant.

9.	<b>OCCUPANTS</b> . The Premises shall be occupied solely as a residential dwelling by the following individual(s) in addition to the Tenant: (check one)
	□ - [OCCUPANT NAME(S)] (hereinafter referred to as the "Occupant(s)").
	$\Box$ - There shall be NO Occupant(s) in addition to the Tenant. Any alterations to the list of authorized occupants must receive prior written approval from the Landlord. Unauthorized occupancy shall be considered a material breach of this Agreement and may result in eviction.
10	. MOVE-IN INSPECTION. Prior to, at the time of, or shortly after move-in, the Landlord and Tenant: (check one)
	☐ - Agree to inspect the Premises and document any existing damages or required repairs on a move-in checklist. This checklist shall be signed by both Parties and shall serve as a reference at the conclusion of the Lease Term to assess any damage attributable to the Tenant.
	$\hfill \Box$ - Shall NOT inspect the Premises or complete a move-in checklist.
11	. FURNISHINGS. The Premises is: (check one)
	$\Box$ - Furnished (or will be furnished) with the following items:
	[IF FURNISHED, LIST ALL ITEM(S) HERE].
	The Tenant agrees to maintain these items in good condition and shall be held liable for any damages exceeding normal wear and tear.
	□ - NOT furnished.
12	. <b>UTILITIES.</b> The Landlord shall be responsible for paying the following utilities and services for the Tenant:  [LIST ALL LANDLORD-PAID UTILITIES].
	Any utilities not listed above shall be the responsibility of the Tenant. The Tenant agrees to maintain the utility services throughout the Lease Term and promptly address any utility issues that may arise.

13. PARKING. The Tenant (check one):
☐ - Is allotted [#] parking space(s):
$\Box$ - Free of charge (included in the Rent). $\Box$ - At a cost of \$[FEE] to be paid $\Box$ upon execution of this Agreement   $\Box$ monthly.
The Tenant agrees to comply with all parking regulations and acknowledges that the Landlord shall not be liable for any damage or theft of the vehicle. Unauthorized vehicles may be towed at the Tenant's expense.
□ - Is NOT provided parking.
14. PETS. The Tenant is: (check one)
☐ - Permitted to have [#] on the Premises, consisting ONLY of the following type(s): [LIST ALL PERMITTED PET TYPE(S)].
The Tenant agrees to comply with all local pet ordinances and to promptly clean up after their pet(s). Any damage caused by the pet(s) shall be repaired at the Tenant's expense.
If permitted, the Landlord shall require a refundable pet deposit of \$[AMOUNT] to cover potential damage to the Premises caused by the Tenant's pet(s).
$\hfill\Box$ - NOT permitted to have pets of any nature on the Premises.
15. SMOKING POLICY. Smoking on the Premises is: (check one)
□ - Permitted ONLY in the following designated area(s): [PERMITTED AREA(S)]. The Tenant agrees to use the designated smoking areas exclusively and to ensure that smoking does not cause damage to the Premises or disturb other residents.
$\Box$ - Prohibited on the Premises and all Common Areas. The Tenant agrees to refrain from smoking and acknowledges that any violation may result in penalties or eviction.
16. SALE OF PROPERTY. If the Premises is sold during the Lease Term, the Tenant shall be notified of the contact details of the new Owner, and if there is a new Manager, their contact details for repairs and maintenance shall also be provided to the Tenant. If the Premises is conveyed to another party, the new owner: (check one)
$\Box$ - Shall have the right to terminate this Agreement by providing [#] days' notice to the Tenant.
$\square$ - Shall NOT have the right to terminate this Agreement.

**17. NOTICES**. Any notice required or permitted to be given under this Agreement by either Party shall be in writing and shall be deemed properly given if delivered personally or sent by certified mail, return receipt requested, to the following addresses:

Landlord Mailing Address: [LANDLORD NOTICE MAILING ADDRESS]
Tenant Mailing Address: [TENANT NOTICE MAILING ADDRESS]

Any change of address must be communicated in writing within [#] days of such change. Notices may also be sent via email to [LANDLORD EMAIL] and [TENANT EMAIL] for convenience; however, official communications must be sent by certified mail to ensure receipt and documentation.

- 18. ACCESS. At the commencement of the proration period or the Lease Term, whichever occurs first, the Landlord agrees to provide the Tenant with access to the Premises and common areas in the form of keys, fobs, cards, or keyless security entry devices. The Tenant is responsible for safeguarding all access tools and must report any loss or theft immediately. Duplicate copies of access tools shall only be authorized with the Landlord's written consent. If replacements are necessary, the Landlord may provide them for a fee. Upon termination of this Agreement, all access tools must be returned to the Landlord. Failure to return such items may result in a fee, which may be deducted from the Security Deposit.
- 19. RIGHT OF ENTRY. The Landlord reserves the right to enter the Premises during normal business hours by providing at least twenty-four (24) hours' written notice to inspect, make necessary repairs, alterations, or improvements, or for any other reasonable purpose. In the event of an emergency, the Landlord may enter the Premises without prior notice. The Landlord may also exhibit the Premises to prospective purchasers, mortgagees, or lessees with reasonable notice to the Tenant.
- **20. ATTORNEYS' FEES**. In the event that the Landlord finds it necessary to retain legal counsel to enforce any of the terms or conditions of this Agreement, including but not limited to the collection of Rent or regaining possession of the Premises, the Tenant agrees to reimburse the Landlord for all reasonable legal expenses incurred, including attorneys' fees.
- **21. NOISE**. The Tenant agrees to refrain from causing or permitting any noise or activity on the Premises that may disturb the peace and quiet of other tenants or neighbors. Such noise or activity shall constitute a material breach of this Agreement.
- **22. GUESTS**. No persons other than the Tenant and any authorized Occupant(s) shall reside on the Premises. Guests of the Tenant may stay on the Premises for periods not exceeding forty-eight (48) hours unless otherwise approved in writing by the Landlord. The Tenant shall be responsible for the conduct and actions of their guests and shall be held accountable for any violations of this Agreement resulting from their guests' actions.

- 23. EQUAL HOUSING. If the Tenant has any mental or physical impairment, the Landlord shall provide reasonable modifications to the Premises, unless such modifications would impose an undue hardship on the Landlord. The Tenant is encouraged to inform the Landlord of any impairments in writing to allow the Landlord sufficient time to arrange for the appropriate modifications. The Tenant agrees to cooperate with the Landlord in facilitating any necessary modifications and to provide any required documentation to support the request for reasonable accommodations.
- **24. WAIVER**. No delay or failure by the Landlord to enforce any provision of this Agreement shall be construed as a waiver thereof, nor shall the acceptance of any partial payment of Rent or any other amount due be deemed a waiver of the Landlord's right to the full amount owed. The Landlord's rights and remedies under this Agreement are cumulative and not exclusive of any other rights or remedies available at law or in equity.
- 25. MAINTENANCE, REPAIR, & ALTERATIONS. The Tenant shall, at their sole expense, maintain the Premises in a good, clean, and sanitary condition throughout the Lease Term and any renewal thereof. The Tenant shall be responsible for making all necessary repairs to the Premises, fixtures, appliances, and equipment therein that may have been damaged due to the Tenant's misuse, waste, neglect, or that of the Tenant's family, agents, or visitors. The Tenant agrees to promptly notify the Landlord of any conditions that may cause further damage to the Premises or pose a risk to health and safety. The Tenant agrees that no painting or alterations shall be performed on or about the Premises without the prior written consent of the Landlord. The Tenant shall immediately notify the Landlord of any damage, defect, or destruction of the Premises or in the event of the failure of any appliances or equipment. The Landlord will use reasonable efforts to repair or replace any such damaged or defective areas, appliances, or equipment.
- 26. PREMISES DEEMED UNINHABITABLE. If the Premises is deemed uninhabitable due to damage beyond reasonable repair, the Tenant may terminate this Agreement by providing written notice to the Landlord. If such damage resulted from the negligence of the Tenant, the Tenant shall be liable to the Landlord for all repair costs and any loss of income incurred while restoring the Premises to a habitable condition, in addition to any other provable losses. In such instances, the Security Deposit shall be applied toward the cost of repairs, and any remaining balance shall be billed to the Tenant.
- 27. DEFAULT. If the Tenant fails to comply with any financial or material provisions of this Agreement, any present or future rules and regulations prescribed by the Landlord, or materially fails to comply with any duties imposed on the Tenant by State laws, and fails to rectify such non-compliance within the time period specified after written notice is delivered by the Landlord, the Landlord may terminate this Agreement. If the Tenant fails to pay the Rent by the Due Date and the default persists for the time period specified in the written notice, the Landlord may exercise all rights and remedies available under the law and may immediately terminate this Agreement.

The Tenant will be in default if:

- a. The Tenant does not pay the Rent or any other amounts as they are owed;
- The Tenant, their guests, or the Occupant(s) violate this Agreement, or any fire, safety, health, and/or criminal laws, regardless of whether an arrest or conviction occurs;
- c. The Tenant abandons the Premises:
- d. The Tenant provides incorrect or false information in the rental application;
- e. The Tenant, or any Occupant(s), are arrested, convicted, or given deferred adjudication for a criminal offense involving actual or potential physical harm to a person, or involving possession, manufacture, or delivery of a controlled substance, marijuana, or drug paraphernalia under State statute;
- f. Any illegal drugs or paraphernalia are found in the Premises or on the person of the Tenant, guests, or Occupant(s) while on the Premises; and/or
- g. As otherwise allowed by law.

Upon default, the Landlord may seek all remedies available under this Agreement, including eviction, and the Tenant shall be liable for any costs incurred by the Landlord, including reasonable attorneys' fees.

- **28. ABANDONMENT**. Abandonment shall be deemed to have occurred if the Tenant is absent from the Premises without notifying the Landlord for the State-mandated minimum time period, or seven (7) days, whichever is shorter. In the event of Abandonment, the Landlord shall have the right to immediately terminate this Agreement and remove the Tenant's personal possessions.
- 29. POSSESSION. The Tenant acknowledges that they have inspected the condition of the Premises and, by taking possession, accepts the Premises in its current condition, except as otherwise stated herein. Should the Landlord fail to deliver possession of the Premises at the commencement of the Lease Term, this Agreement may be terminated at the option of the Tenant. In such an event, the Security Deposit (if any), along with any pre-paid rent and fees, including any application fee paid by the Tenant prior to the execution of this Agreement, shall be refunded to the Tenant. The Tenant agrees to promptly notify the Landlord of any issues regarding possession or the condition of the Premises upon move-in.
- **30. ASSIGNMENT AND SUBLETTING**. The Tenant shall not assign this Agreement or sublet any portion of the Premises without the prior written consent of the Landlord, which shall not be unreasonably withheld. Any unauthorized assignment or subletting shall constitute a material breach of this Agreement and may result in termination and eviction.
- **31. JOINT AND SEVERAL**. If the Tenant consists of more than one individual, each person shall be jointly and severally liable under this Agreement. This means that each individual Tenant shall be fully responsible for all obligations under this Agreement, including the payment of Rent and any damages.

- **32. HAZARDOUS MATERIALS**. The Tenant agrees not to possess any personal property that could be considered a fire hazard or that has flammable or explosive characteristics on the Premises. Prohibited items include, but are not limited to, gas (compressed), gasoline, fuel, propane, kerosene, motor oil, fireworks, or any other related substances in the form of a liquid, solid, or gas, except for everyday cooking or necessary appliance use. The Tenant shall be liable for any damages or injuries resulting from the possession or use of such hazardous materials.
- 33. SEVERABILITY. If any provision of this Agreement, or the application thereof, is held to be invalid or unenforceable for any reason and to any extent, the remainder of this Agreement, or the application of such provision to other persons, entities, or circumstances, shall not be affected thereby, and each provision of this Agreement shall be valid and enforceable to the fullest extent permitted by law. The invalid or unenforceable provision shall be deemed modified to the minimum extent necessary to render it valid and enforceable.
- **34. RETALIATION**. The Landlord is prohibited from engaging in any retaliatory acts against the Tenant, including but not limited to, restricting access to the Premises, decreasing or canceling services or utilities, failing to repair appliances or fixtures, or engaging in any other unjustified actions.
- **35. INDEMNIFICATION**. The Landlord shall not be liable for any damage or injury to the Tenant, or any other person, or to any property, occurring on the Premises or any part thereof, or in the common areas thereof, except where such damage or injury is caused solely by the Landlord's negligence. The Tenant agrees to indemnify and hold the Landlord harmless from any claims or damages arising from any cause other than the Landlord's negligence. The Tenant acknowledges that it is their responsibility to obtain renter's insurance to protect against potential losses.
- **36. GOVERNING LAW**. This Agreement shall be governed by and construed in accordance with the laws of the state of [STATE NAME]. Any legal proceedings arising out of or related to this Agreement shall be brought exclusively in the appropriate court located in [COUNTY, STATE].

LEAD-BASED PAIN I. The Premises (check one):
☐ - Was built prior to 1978. An attachment titled <u>"Disclosure of Information on Lead-Based"</u>
Paint and/or Lead-Based Paint Hazards" is attached to this Agreement and must be initialed
and signed by the Parties.
□ - Was NOT built prior to 1978.

TYPE ANY ADDITIONAL TERMS / CONDITIONS / PROVISIONS HERE (OPTIONAL)].					

**38. ADDITIONAL PROVISIONS**. The Parties agree that any additional provisions added here

39. ENTIRE AGREEMENT. This Agreement contains all the terms agreed to by the Parties and may be modified or amended only by written agreement signed by the Landlord and Tenant. This Agreement supersedes all prior negotiations, representations, or agreements, whether written or oral. The Parties agree to be bound by the terms and conditions of this Agreement, acknowledge that they have read, understood, and accept the Agreement, and agree to adhere to its provisions until the end of the Lease Term.

IN WITNESS THEREOF, the Parties have caused this Agreement to be executed on the day and year first above written.

Landlord's Signature:	Date: [MM/DD/YYYY]
Printed Name: [LANDLORD PRINTED NAME]	
Tenant's Signature:	Date: [MM/DD/YYYY]
Printed Name: [TENANT PRINTED NAME]	
Tenant's Signature:	Date: [MM/DD/YYYY]
Printed Name: [TENANT PRINTED NAME]	

#### **REQUIRED DISCLOSURES**

- 1. Lead-Based Paint Disclosure (PDF) This disclosure form must be provided to tenants prior to entering into a lease agreement if the rental property was constructed before 1978, in compliance with federal law, to inform them of potential lead hazards.
- 2. **Methamphetamine Disclosure (PDF)** Tenants must be provided with this disclosure if the rental property has a history of being used for methamphetamine production and has not been remediated to meet state decontamination standards.
- 3. **Mold Disclosure (PDF)** If the landlord is aware that the rental property contains mold, they must provide this disclosure to the tenant, including any mold testing results and documentation of remediation efforts.
- **4. Names and Addresses** The tenant must be provided with the names and contact addresses of the property manager, the owner, and any individuals authorized to act on the owner's behalf, ensuring clear lines of communication for all property-related matters.
- **5. Statement of Condition (PDF)** If a security deposit is paid, the landlord must provide a detailed written statement documenting the current condition of the rental property at the commencement of the tenancy, including photographs or video evidence where possible, to ensure transparency and protect both parties' interests.

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#### Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

#### **Lead Warning Statement**

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.

Les	ssor's Dis	closure						
(a)	Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):							
	(i)	(i) Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).						
	(ii)	Lessor has no knowledge	e of lead-ba	sed paint and/or lead-based pain	t hazards in the			
	( )	housing.						
(b)	Records	and reports available to the	ne lessor (cl	neck (i) or (ii) below):				
	(i)			all available records and reports paint hazards in the housing (list				
	(ii)	Lessor has no reports or paint hazards in the hous		taining to lead-based paint and/c	or lead-based			
Les	see's Ac	knowledgment (initial)						
(c)		_ Lessee has received copie	es of all info	ormation listed above.				
(d)		_ Lessee has received the p	oamphlet <i>Pr</i>	otect Your Family from Lead in Your	Home.			
Age	ent's Ack	knowledgment (initial)						
(e)		_ Agent has informed the I is aware of his/her respo		e lessor's obligations under 42 U.S ensure compliance.	S.C. 4852(d) and			
Cei	rtificatio	n of Accuracy						
		g parties have reviewed the ir ion they have provided is true		bove and certify, to the best of their te.	knowledge, that			
Les	sor	Da	nte	Lessor	Date			
Les	see	Da	ite	Lessee	Date			
Age	ent	Da	nte	Agent	Date			

### **METHAMPHETAMINE DISCLOSURE NOTICE**



Prope	Property Address:					
may p Landl	NOTICE OF CLANDESTINE METHAMPHETAMINE DRUG LAB: The clandestine manufacture of methamphetamine may produce hazardous chemical residues that can be harmful if not properly mitigated. The undersigned Seller, Landlord, Seller's Agent and/or Property Manager therefore provide the following notice and disclosure in accordance with Montana Code Annotated § 75-10-1305:					
	The Seller/Landlord disclose that they have knowledge that the property has been used as a clandestine methamphetamine drug lab and that the property <i>has not</i> been remediated in accordance with the decontamination standards established in Montana Code Annotated § 75-10-1303 and adopted by the Montana Department of Environmental Quality by a contractor certified in accordance with Montana Code Annotated § 75-10-1304.					
			that the property has been used as a deler's Agent and/or Property Manager he			
	Quality, from a contract the property has been re	or certified in accordanc emediated by said contr n Montana Code Annota	ition to the Montana Department of Envice with Montana Code Annotated § 75-1 actor in accordance with the decontamented § 75-10-1303 and adopted by the or	10-1304, that		
	Quality, from a contract the property meets the	or certified in accordanc decontamination standa ted by the Montana Dep	ation to the Montana Department of Envice with Montana Code Annotated § 75-1 rds established in Montana Code Annotartment of Environmental Quality without the contract of the	l0-1304, that tated		
Environt that he prope	onmental Quality is required to make t	aintain a list, available t ed by its use as a clande established in Montana	further provide notice that the Montana o the public through a website, of inhabstine methamphetamine drug lab and the Code Annotated § 75-10-1303 and ado	itable property hat has not bee		
		<u> </u>		<u></u>		
Seller	r/Landlord	Date	Seller's Agent/Property Manager	Date		
Seller	r/Landlord	 Date	Seller's Agent/Property Manager	Date		
receip Agent action Depai Code and (i	ACKNOWLEDGMENT: The undersigned Buyer/Tenant, Buyer's Agent and/or Statutory Broker acknowledge receipt of this Methamphetamine Disclosure Notice. They further acknowledge that the Seller, Landlord, Seller's Agent and/or Property Manager who have provided this Methamphetamine Disclosure Notice are not liable in any action that is based on the presence of methamphetamine in an inhabitable property provided that: (i) the Montana Department of Environmental Quality has confirmed that the decontamination standards, as established in Montana Code Annotated § 75-10-1303 and adopted by the Montana Department of Environmental Quality, have been met; and (ii) the Seller, Landlord, Seller's Agent and/or Property Manager did not cause the methamphetamine contamination.					
Buyer	r/Tenant	 Date	Buyer's Agent/Statutory Broker	Date		
		ı		1		
	r/Tenant	Date	Buyer's Agent/Statutory Broker	Date		

**NOTE:** Unless otherwise expressly stated the term "Days" means calendar days and not business days. Business days are defined as all days as except Sundays and holidays. Any performance which is required to be completed on a Saturday, Sunday or a holiday can be performed on the next business day.

### **MOLD DISCLOSURE**



1	Property Address:			
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	constructed to exclude mold. Moisture Information about controlling mold go department. Certain strains of mold in susceptible persons, including allergic strains of mold may cause infections experts contend that certain strains of experts do not agree about the nature mold exposure that may cause health the link between mold and serious he property manager cannot and does not obligation to determine whether a mequalified inspector and make any conspection. A seller, landlord, seller's disclosure statement, provides for the	re is one of the rowth may be a may cause damage reactions that may be an and extent of the problems. The Clealth conditions of represent or war old problem is postract to purchasts agent, buyer's the disclosure of knowledge of more may be a second to the problem of the conditions.	old. Inhabitable properties are not, a most significant factors contributing to vailable from your county extension age to property and may adversely affer ay include skin, eye, nose, and throat in individuals with suppressed immune as serious and even life-threatening dise to health problems caused by mold or all centers for Disease Control and Prever The seller, landlord, seller's agent, but arrant the absence of mold. It is the but resent. To do so, the buyer or tenant se, rent, or lease contingent upon the agent, or property manager who provided is not liable in any action based on a contract to purchase, rent, or lease.	o mold growth. agent or health of ritation. Certain systems. Some ases. However, bout the level of ation is studying lyer's agent, or yer's or tenant's t should hire a results of that wides this mold at mitigation or
21 22 23	that the building or buildings on the prothat all inhabitable properties contain r	operty have mold nold, as defined b are not represent	or Property Manager disclose that they have present in them. This disclosure is made to the Montana Mold Disclosure Act (and ing that a significant mold problem exist be made by a qualified inspector.	le in recognition by mold, fungus,
26 27		losure provides t	operty has been tested for mold, Sello he Buyer/Tenant a copy of the results treatment.	
28 29	Seller/Landlord	Date	Seller's Agent/Property Manager	Date
31 32	Seller/Landlord	Date	Seller's Agent/Property Manager	Date
35 36 37 38	receipt of this Disclosure, the test res The undersigned Buyer/Tenant agrees significant mold problem exists or doe Landlord, Seller's Agent, Buyer's Age	sults (if available) s that it is their res es not exist on the ent, Statutory Bro	nt, Buyer's Agent or Statutory Broke and evidence of subsequent mitigation sponsibility to hire a qualified inspector to the property. They further acknowledge ker and/or Property Manager, who have esence of or propensity for mold in the p	on or treatment. o determine if a that the Seller, we provided this
40 41	Buyer/Tenant	Date	Buyer's Agent/Statutory Broker	Date
43 44	Buyer/Tenant	Date	Buyer's Agent/Statutory Broker	Date

NOTE: Unless otherwise expressly stated the term "Days" means calendar days and not business days. Business days are defined as all days as except Sundays and holidays. Any performance which is required to be completed on a Saturday, Sunday or a holiday can be performed on the next business day.

Instan@t

# MONTANA MOVE-IN/MOVE-OUT CHECKLIST

Property Address:					
		1	I		
Bathrooms:	Bedrooms:	Move-In Date:	Move-O	ut Date:	
Tenant Name(s):		<b>'</b>	1		
ENTRANCE/HALLS	Move-In Condition	Move-Out	Condition	Cost (\$)	
Steps and landings					
Handrails					
Doors					
Hardware/Locks					
Floors/Coverings					
Walls/Coverings					
Ceilings					
Windows/Coverings					
Lighting					
Electrical outlets					
Closets					
Fire alarms/Equipment					
LIVING ROOM	Move-In Condition	Move-Out	Condition	Cost (\$)	
Floor/Coverings					
Walls/Coverings					
Ceiling					
Windows/Covering					
Lighting					
Electrical outlets					

DINING ROOM	Move-In Condition	Move-Out Condition	Cost (\$) To Fix
Floor/Coverings			
Walls/Coverings			
Ceiling			
Windows/Coverings			
Lighting			
Electrical outlets			
KITCHEN	Move-In Condition	Move-Out Condition	Cost (\$) To Fix
Range			
Refrigerator			
Sink/Faucets			
Floor/Coverings			
Walls/Coverings			
Ceiling			
Windows/Coverings			
Lighting			
Electrical outlets			
Cabinets			
Closets/Pantry			
Exhaust fan			
Fire alarms/Equipment			
BEDROOM(S)	Move-In Condition	Move-Out Condition	Cost (\$) To Fix
Doors and locks			
Floor/Coverings			
Walls/Coverings			
Ceiling			
Windows/Covering			
Closets			
Lighting			
Electrical outlets			

BATHROOM(S)	Move-In Condition	Move-Out Condition	Cost (\$) to Fix
Sink/Faucets			
Shower/Tub			
Curtain rack/Door			
Towel rack			
Toilet			
Doors/Locks			
Floor/Coverings			
Walls/Coverings			
Ceiling			
Windows/Coverings			
Closets			
Cabinets			
Exhaust fan			
Lighting			
Electrical outlets			
OTHER	Move-In Condition	Move-Out Condition	Cost (\$) to Fix
Heating equipment			
Air-conditioning unit(s)			
Hot-water heater			
Smoke/Fire alarms			
Thermostat			
Doorbell			
		TOTAL COST TO FIX (	\$)

## MOVE-IN

<u>Landlord / Manager</u>	
This unit is in decent, safe, and sanitary con will be remedied within 30 days of the date t	dition. Any deficiencies identified in this report he tenant moves into the unit.
Manager / Landlord Signature	
Tenant(s)	
	I recognize that I am responsible for keeping ception of normal wear and tear. In the event of
Tenant Signature	Tenant Signature
MOV	/C OUT
NIO	/E-OUT
Landlord / Manager	
Manager / Landlord Signature	
Tenant(s)	
I, the Tenant(s) to the Property:	
<ul><li>□ - Agree with move-out inspection.</li><li>□ - Disagree with move-out inspection due</li></ul>	to the following items:
[IF THE TENANT(S) DISAGREE WITH THE RESITEM(S) HERE].	SULTS OF THE MOVE-OUT CHECKLIST, LIST
Tenant Signature	Tenant Signature