Owner:	Email:
Landlord Mailing Address:	
Phone # Office:	Maintenance Line:
Adam Gardner	RESIDENTIAL LEASE
	For Apartment or Private Residence April 25, 2019
1. PARTIES: This Lease Agrees LLC ("Landlord"), and	ment is made effective as of May 1, 2019, by and between
leases to Tenant.	n consideration of the lease payments provided in this Lease Agreement, the "Leased Premises"), located at 1911 Brunt Street Baltimore, MD 21217 vill begin on May 1, 2019 (the "Commencement Date"), and will terminate at April 25, 2019
foreclose this Lease agreement, sub	Except where either party provides 60 days written notice of their intent to sequent to the expiration of the term provided in Section 2 (Premises) of this a month to month basis. The Tenant acknowledges notice of this provision:
4. RENT/LATE PAYMENTS: All payments must be made by mo	Tenant initial The rent is \$ 1,100.00 USD. The rent is due on the first day of each month. oney order made payable & sent to:
	THE THE OF THE BOTTO IS TOO, DAILBRION, WILL BELOW
rent will be assessed a late fee in payment in full is not remitted timel premises/eviction on the 2 <sup>nd</sup> day of t each month. The tenant shall be ass to filing fees, attorney's fees, service twelve (12) month period, tenant wi vacate. In the event that partial paym will be considered late rent; except a Nothing herein contained, however, proceedings for rent, damages, and/or rent when and as the same becomes	ding checks/payment instruments where funds have not been dispersed by the eccived by 5:00pm on the 5 <sup>th</sup> day of the month. On the 5 <sup>th</sup> day of the month, the the amount of five percent (5%) of the tenant's monthly rental obligation. If ly, the Landlord reserves to right to file for judgment for possession of the the month. There is no grace period. The rent is due and owing the first day of essed the costs associated with collecting unpaid rent, including but not limited to of process fees, and returned check fees. If tenant is late three (3) times within a ll be in violation of the lease and Landlord may issue tenant a 60 day notice to nent is rendered, any outstanding balance not remitted by the specified due date, as disallowed by the law, the landlord retains the right to refuse partial payment, shall constitute a waiver or limitation of Landlord's right to institute legal or repossession of the Leased Premises for non-payment of any installment of due and payable.
issuing financial institution) is not re Tenant will be assessed a late fee in payment in full is not remitted timel premises/eviction on the 2 <sup>nd</sup> day of teach month. The tenant shall be ass to filing fees, attorney's fees, service twelve (12) month period, tenant wi vacate. In the event that partial paym will be considered late rent; except a Nothing herein contained, however, proceedings for rent, damages, and/or rent when and as the same becomes 5. ADDITIONAL RENT: The fo 12 (Utilities), Section 17 (Maintena (Repairs), and all other sums of monot the same shall be designated as	ding checks/payment instruments where funds have not been dispersed by the eccived by 5:00pm on the 5 <sup>th</sup> day of the month. On the 5 <sup>th</sup> day of the month, the the amount of five percent (5%) of the tenant's monthly rental obligation. If ly, the Landlord reserves to right to file for judgment for possession of the the month. There is no grace period. The rent is due and owing the first day of ressed the costs associated with collecting unpaid rent, including but not limited to of process fees, and returned check fees. If tenant is late three (3) times within a ll be in violation of the lease and Landlord may issue tenant a 60 day notice to ment is rendered, any outstanding balance not remitted by the specified due date, as disallowed by the law, the landlord retains the right to refuse partial payment, shall constitute a waiver or limitation of Landlord's right to institute legal or repossession of the Leased Premises for non-payment of any installment of

After the Tenant has vacated the Leased Premises, the Landlord may apply, at its option, the security deposit, or any portion thereof, to: Tenant's unpaid rent, damages due to breach of this Lease, damages to the Leased Premises in excess of ordinary wear and tear, attorney fees incurred in any court proceedings against Tenant, or any other items provided for in this Lease Agreement.

NOTICE TO TENANT: In the event that the Landlord retains all or part of the security deposit post-move out, the Landlord shall provide the Tenant an itemized accounting of the property damages and an accounting of the costs of repair. Where no such liability exists, said sum, or such portion thereof remaining after payment of any liability, shall be refunded to Tenant no later than forty five (45) days after the termination of this Lease. The security deposit shall be held in an escrow account accruing interest at the legal rate of 3%. Where the law provides, the Landlord shall have the right to use the security deposit, in part or in total, to pay late rent or damages to the unit while the tenant is still in the unit. If, during the Lease Term, all or any part of the security deposit is applied to an obligation of Tenant hereunder, Landlord shall have the right to call upon Tenant to restore said security deposit to its original amount by giving notice to Tenant. Tenant shall immediately restore such security deposit by payment thereof to Landlord. The Tenant shall have the right to be present for any post-move out inspections to determine damage to the property. To assert this right, the tenant must request notice of the post-move out walk through, in writing via certified mail at least 15 days prior to the move out. The Landlord is therefore obligated to provide the Tenant with written notice of the date and time of the inspection. The Tenant acknowledges receipt of this notice:

Tenant initial

7. OCCUPANTS: The Leased Premises may not be occupied by more than (2) persons, at any time. The Leased Premises shall be occupied by the following persons only:

No other persons shall occupy the Leased Premises without the prior written consent of the Landlord. If during any inspections, it is deemed by the landlord or his employees that another person or persons other than listed above is living at the residence, the lease is voided, and the tenant is subject to immediate eviction. The authorized occupants may only use the Leased Premises for residential purposes and may not utilize the Lease Premises for commercial or other business purposes. Tenant shall not conduct any activity which is in violation of any applicable deed, subdivision restriction, or is a violation of any building code. Tenant may not use the Leased Premises for any illegal activity or any activity which is offensive, noisy, or dangerous. If the residents have three (3) or more visits by law enforcement, the lease is voided, and tenants are subject to eviction.

- 8. GUESTS: Tenant shall not permit any guest to occupy the Premises longer than seven days without the prior written consent from the Landlord.
- 9. POSSESSION: Tenant shall be entitled to possession on the first day of the Lease Term, and shall yield possession to the Landlord on the last day of the term of the Lease, unless otherwise agreed by both parties in writing.
- 10. SUBLET OR CHANGE IN TENANCY: Tenant may not assign this agreement or sublet the Leased Premises without the prior written consent of the Landlord. Any assignment, sublease or other purported license to use the Leased Premises without the Landlord's consent shall be void and shall (at Landlord's option) terminate this 2ws
- 11. RENT SUBSIDY: Termination, withdrawal or abated of rent subsidy shall be considered a material breach of this Lease agreement. In the event that a rent subsidy is terminated, withdrawn or abated the Tenant shall be liable for the full rent due under this Lease. Notwithstanding payment in full of the rent due under this Lease, the tenant shall be subject to eviction for loss of the housing subsidy.
- 12. UTILITIES AND SERVICE: Tenant shall pay all utilities. It is understood that as of the date of this Lease Agreement, the utilities that the Tenant is responsible for include (but are not limited to) gas, electric, telephone (optional service), cable television, bulk trash removal, and metered water bill. Monies due for utilities shall be collectible in rent court. The Tenant shall use carefully, and for their legitimate purpose only, all plumbing, gas/electric, appliances of any kind, and any furniture or fixtures; and shall pay for all repairs thereto, caused by the misuse, negligence, default, or willful act of Tenant, his family, guest, servants, employees, or any other related party.
- 13. PARKING: There is no private parking associated with the property. Notwithstanding the existence of a valid policy, the Landlord assumes not liability for damages ordinarily recoverable under a renter's insurance policy.

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Tenant's Initials	

- 14. PROPERTY INSURANCE: The Tenant shall maintain a valid renter's insurance policy. The Tenant must maintain residential insurance coverage. Landlord is not responsible for damage, loss, or destruction of personal or real property cause by fire or lightning, windstorm or hail, explosion, riot or civil commotion, damage caused by aircraft, damage caused by vehicles, smoke, vandalism or malicious mischief, theft, volcanic eruption, falling objects, weight of ice, snow, or sleet, accidental discharge or overflow of water or steam from within a plumbing, heating, air conditioning, or automatic fire-protective sprinkler system, or from a household appliance, sudden and accidental tearing apart, cracking, burning, or bulging of a steam or hot water heating system, an air conditioning or automatic fire-protective system, freezing of a plumbing, heating, air conditioning or automatic, fire-protective sprinkler system, or of a household appliance, sudden and accidental damage from artificially generated electrical current. Tenant agrees to maintain residential insurance coverage and will hold harmless, and indemnify Landlord for damage, loss or destruction of real or personal property.
- 15. LIABILITY: Landlord shall not be responsible to Tenant, Tenant's family members, Tenant's guests or other occupants for any injuries, damages, or losses to person or property caused by flood, fire, smoke, explosion, hail, ice, water leakage, burglary, theft, assault, vandalism or any other occurrences or casualty losses. Tenant is liable for any damage to the unit while they are occupying the unit.
- 16. MOVE-IN CONDITIONS: Tenant has inspected and accepts the property AS-IS except for any conditions materially affecting the safety or health of ordinary persons or unless expressly noted otherwise in this Lease Agreement. Landlord has made no express or implied warranties as to the condition of the property, and no agreements have been made regarding future repairs unless specified in this Lease Agreement. Within forty eight (48) hours of the Commencement Date, Tenant will notify Landlord, in writing, of any damages to the property. Tenant's failure to notify Landlord in writing of any damages within forty eight hours of the Commencement Date will be deemed as Tenant's acceptance of the property in a clean and satisfactory condition. Any notification of damages, as provided for under this paragraph, is not a request for maintenance or repairs. Tenant must direct all requests for repairs separately, as provided for under this Agreement.
- 17. MOLD: If mold exist in the property, the Tenant must notify the Landlord, in writing, of the issue immediately.

  18. KEYS: All keys must be returned to Landlord at the end of the Lease Term, otherwise Tenant shall be charged One Hundred Dollars (\$100.00). Tenant shall not change or re-key locks without written permission from Landlord. If any door lock or security system is damaged or is not working properly, Landlord shall repair or replace them. Landlord shall be notified in writing of any defects to door locks or security systems. Any expenses due to damage to door locks or security systems by Tenant, Tenant's family or guests, shall be the responsibility of Tenant. All requests for re-keying, installing, replacing or repairing locks or security systems must be in writing.
- 19. LOCKOUT: If the Tenant becomes locked out of the Premises, the Tenant will be charged One Hundred Dollars (\$100.00) to gain re-entry, payable at time the service is rendered.

## 20. MAINTENANCE OF LEASED PREMISES: Tenant shall:

- a) At Tenant's expense, maintain the Premises in a clean and sanitary condition at all times.
- b) Tenant shall not keep, have or dispose of on the Premises any article or thing of a dangerous, inflammable, or explosive nature that might substantially increase the danger of fire on the Premises, or that might be considered hazardous by a responsible insurance company.
- c) Tenant shall not display signs in the windows or elsewhere, nor erect awnings, nor make any other material alteration to the interior or exterior of the Premises without the prior written consent of the Landlord.
- d) With respect to those portions of the Premises within the exclusive control of Tenant, Landlord shall not be responsible for any loss or damages to the Premises, nor for any personal injury to the Tenant, his family, guest, invitees, employees, servants, or other related parties.
- e) The Premises rented may contain the following equipment, fixtures, and amenities in good working condition: Dishwasher, Stove, Oven, Refrigerator, Lighting Fixtures, Washer/Dryer, and Cabinets. The aforementioned should only be replaced or repaired with the Landlord's written consent.
- f) The Tenant is responsible for exterior maintenance of the unit, to include grass cutting and snow removal. If the Landlord performs said services, the costs will be considered additional rent, collectible in rent court.
- To ensure compliance, the Landlord retains the right to conduct two unit inspections performed per year. These inspections will monitor tenant housekeeping, and compliance with the lease terms and conditions. The unit and common area must be well maintained and in good condition. Any broken fixtures or Landlord provided appliances and furniture will be repaired and the appropriate charges applied. All fees and charges are collectible in rent court.

- 21. ALTERATIONS: Tenant must obtain Landlord's prior written consent before making any alterations, installations, changes, replacements, additions, or improvements (structural or otherwise) to the premises or to any part thereof.
- 22. PETS: Pets, including mammals, reptiles, birds, fish, rodents or insects, shall not be allowed on or in the Premises. If the Tenant is found in violation of the pet restriction, Landlord may collect a fee of Twenty Five Dollars (\$25.00) for each day the Tenant violates the pet restriction. Additionally, Tenant will be subject to charges for damages and eviction.
- 23. DESTRUCTION OR CONDEMNATION OF PREMISES: If during the term of this Lease Agreement, the Premises shall be injured by fire or the elements, they shall be repaired with all reasonable diligence by the Landlord, and the rent shall continue; but if the Premises are rendered untenable, as foresaid, this Lease Agreement shall terminate, and the Tenant, upon payment of any back rent, pro-rata of the running rent to the day the Premises are rendered untenable, shall not be liable for any further rent.
- 24. ACCESS BY LANDLORD TO PREMISES: The Landlord shall have the right to enter the Premises to make inspections, provide necessary services, or show the unit to prospective buyers, mortgagees, tenants, or workers, to exercise a contractual of statutory lien, leave written notices, or seize non-exempt property after event of default. As provided by law, in the case of an emergency, Landlord or anyone authorized by Landlord may enter the Premises without Tenant's consent. Landlord may enter the Premises at any time after rendering notice to the tenant for making necessary repairs.
- 25. SMOKE/CARBON MONOXIDE DETECTORS: The property is equipped with smoke/carbon monoxide detectors in certain locations, all in good working condition. Tenant must notify Landlord of any concerns regarding smoke/carbon monoxide detectors as soon as possible. Requests for additional installation, inspection, or repair of smoke/carbon monoxide detectors must be in writing. Disconnecting or intentionally damaging a smoke/carbon monoxide detector, or removing the power source without immediately replacing it, may subject Tenant to civil penalties and liability for damages and attorney fees. Tenant acknowledges receipt of this notice:
- 26. DAMAGES AND REPAIRS LIABILITY: Tenant agrees to pay all sums which may become due by reason of the failure of Tenant to comply with any of the covenants of this Lease Agreement and any and all damages, cost and expenses which the Landlord may suffer or incur by reason of any default of the Tenant or Tenant's agents, employees, invitees, family members or other related parties. In the event that Tenant fails to make such payments, then the amount thereof shall be added to and deemed part of the rent due and the Landlord shall have the same remedies for the collection of such charges as it has for rent. Tenant is liable for any damages, including damaged personal property and broken property in the residence damaged by tenants, occupants, friends, family members, relatives, etc.
- 27. CLEANING CHARGES: If prior to moving out Tenant does not clean the Premises, and leaves all equipment, fixtures, and amenities in a clean and proper working order, Tenant will have charges deducted from the security deposit. If the security deposit is insufficient to cover the total charges, Tenant will be billed for the remaining balance, and payments are collectable in rent court. If the balance remains unpaid, Landlord shall have the same remedies for the collection of such charges as it has for rent.
- 28. REPAIR AND REPLACEMENT: If any damage to the Premises is determined to be other than normal wear and tear, Tenant will be held liable for the cost of repair or replacement of the damaged items. Tenant will forfeit that portion of the security deposit needed for repair or replacement of said items. If the security deposit is insufficient to cover the cost of said repair or replacement, Tenant will be billed for the remaining balance. If any balance remains unpaid, Landlord shall have the same remedies for collection of such charges as it has for rent.

- 29. MOVE OUT CONDITIONS AND FORFEITURE OF TENURES PERSONAL PROPERTY: Upon receipt of written request, via certified mail at least 15 days prior to the move-out, of the tenant's request to be present for the move-out inspection, the Landlord shall send the tenant notice of the move-out inspection date and time. Tenant will surrender the Property in the same condition as when received, with the exception of normal wear and tear. "Normal wear and tear" means deterioration that occurs without negligence, carelessness, accident, or abuse. Tenant will leave the property in a clean condition free of all trash, debris, and any personal property or belongings. If Tenant leaves any personal property or belongings in the Property after Tenant surrenders possession of the Property, all such personal property or belongings shall be forfeited to and become property of the Landlord. "Surrender" means vacating the Property. Additionally, Tenant shall reimburse Landlord for any and all costs or expenses incurred to remove any of Tenant's personal belongings or property from the Premises. If any balance to remove said property remains unpaid, Landlord shall have the same remedies for collection of such charges as it has for rent.
- 30. REPRESENTATIONS IN APPLICATION: Landlord has tendered this Lease Agreement to the Tenant on the basis of the representations contained in the application submitted by Tenant to Landlord for the purpose of inducing Landlord to execute this lease. In the event that any representations contained in the aforesaid application shall be found by Landlord to be misleading, incorrect, or untrue, Landlord shall have the right forthwith to cancel this lease upon thirty (30) days written notice to Tenant and to repossess the Premises. Said application shall be incorporated by reference to this Lease Agreement. Landlord will be held free and harmless by Tenant from any and all loss, claim or damage by reason of accident, injury or damage to any person or property occurring anywhere on or about the leased Premises which is within exclusive control of the Tenant. Each Tenant and each co-signor joining herein shall be jointly and severally responsible to Landlord for full performance under each and every covenant and condition of this Lease Agreement and for compliance with applicable law. Tenant acknowledges that he has examined the Premises and his acceptance of this Lease Agreement is conclusive evidence that said Premises are in good and satisfactory order and repair unless otherwise specified herein. The Landlord will deliver the Leased Premises and all common areas in a clean, safe, and sanitary condition, in a habitable condition, and in complete compliance with all applicable laws. 31. NOTICE: Notices under this Lease Agreement shall not be deemed valid unless given or served in writing

and forwarded by mail, postage prepaid addressed as follows:

Landlord (service of process):

Tenant:

Such addresses may be changed from time to time by either party by providing notice as set forth above. 32. ENTIRE AGREEMENT/AMENDMENT: This Lease Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written. This Lease Agreement may be modified or amended in writing, provided that the written amendment is signed by both parties obligated under the amendment. Action outside the terms prescribed in this Lease agreement does not constitute waiver of any of the rights, condition and term hereto expressed.

33. CUMULATIVE RIGHTS: The rights of the parties under this Lease are cumulative, and shall be construed as exclusive unless otherwise required by law.

34. ADMINISTRATION & ATTORNEY'S FEES: In the event Tenant, Tenant's family, agents, employees or guest violate any term or provision of this Lease, including the obligation to pay rent when due, or the rules and regulations thereof, Tenant shall pay to Management, in addition to any other damages and expenses incurred by Management as a result thereof, an Administrative Fee, in the amount of 10% of Tenant's then current monthly rental to help defray Management's costs incurred in connection with having Tenant remedy such Lease violation. Should Management employ an attorney because of such violation, the Tenant shall pay in addition to the aforesaid Administrative Fee, and not in lieu thereof, such reasonable attorney fees as are incurred by the Management. Tenant shall be liable for such attorney fees whether or not Management institutes legal proceedings. However, where legal proceedings are instituted by Management against Tenant, and said proceedings result in a monetary judgment in favor of Management, those reasonable attorney fees for which Tenant shall be liable to Management shall not be less then 33% for said judgment.

- 35. OWNER'S RIGHT TO ENTER THE PROPERTY DURING THE TERM: Owner and Owner's agent and employee's shall have the right to enter upon the property at all reasonable times for the purpose of inspection or making any repairs which Owner is required to make under the terms of this Lease or which Owner otherwise deems necessary or appropriate. For a period of ninety (90) days prior to the expiration of the initial Term, or any renewal thereof, Owner and Owner's agents shall have the right, at reasonable times, to show prospective tenants or purchasers through the Property and to post "For Sale" or "For Rent" signs thereof, as may be permitted by law.
- 36. FAILURE TO VACATE AT TERMINATION: If a Tenant does not vacate the Property on or before the last day of the applicable Term, Owner may (a) evict Tenant and take possession of the Property, dispose of all furniture and other personal property found on the Property at Tenant's risk and expense without liability to Owner, (b) hold Tenant liable as a tenant holding over for another one or more terms at the same rental; and/or (c) exercise any other remedy granted to a landlord under Maryland Law.
- 37. PEST CONTROL: The Tenant understands he/she is accepting the unit that is free from all mice, roaches, rats, spiders, etc. The unit is free from all pests and Tenant is responsible for all pest control for entire tenancy. Owner will not pay for any pest control. The owner is not responsible for bedbug infestation & will not pay for this extermination.
- 38. PLUMBING PROBLEMS: Tenant understands house is free from all leaks and plumbing back ups. If there is a leak or plumbing back up that is Tenant's fault, Tenant will be billed. Owner will not pay for grease clogs, hair clogs, children's toys etc. The plumber who comes to the property will pull out of drain line what has caused the problem and note it on the invoice. Tenant will pay all invoices for damage that Tenant has caused. Any payments due under this section shall be deemed additional rent, due and collectible in rent court.
- 39. BEHAVIOR: Tenant, Tenant's family, employees, agents or guests shall not make or permit any unseemly or disturbing noises or conduct; nor do or permit any illegal or immoral conduct, including, but not limited to drug-related criminal activity, or obstruct or interfere with the rights, comforts or convenience of other Tenant's or Management, nor unreasonably interfere with the management of the premise by Management. Tenant will not knowingly permit to enter Premises or to remain therein any person of bad or loose character or of improper behavior. Tenant further agrees not to conduct, give or permit vocal or instrumental instruction or practice. Tenant will maintain the Premises in a neat, clean and sanitary condition.
- 40. ILLEGAL DRUGS: The landlord has a zero-tolerance policy for the consumption, possession, or distribution of illegal drugs. Any such activities are a breach of the Lease, and will result in immediate eviction.
- 41. COMMON AREAS: The common areas, to include the hallway, stairs, back/front yard and alleyways are to remain free and clean. The common areas (those aforementioned and not) are not to be used to store items of any kind, at any time, for any reason. The common areas are to be kept clean and free from clutter. There is a no loitering policy in affect prohibiting unauthorized gatherings in the common areas. At all times tenants must maintain their name visibly posted on the mailbox and/or front door bell.
- 42. OTHER RENT: Any fines, fee or costs imposed upon the property resulting from the tenant's action or inaction shall be collectible in rent court. Landlord may, at landlord's discretion, remove any trash at the premises, cut any high grass or weeds to prevent fines. If landlord takes such action, tenant will be charged the appropriate fee. The tenant shall not damage or destroy the property. Any repair made resulting from damage or destruction of the property, attributable to the tenants or their guests shall be collectible in rent court. This cost includes the cost of labor, materials, tools and any other costs, fees or charges associated with restoring or repairing the property collectible in rent court. Any fees, fines or charges levied against the property, of any origin from any source attributable to the tenant shall be collectible in rent court. The tenant shall keep the property clean and reasonably free of trash and debris. The landlord may remove trash (at his/her discretion) at a removal fee of \$95.00 per load, collectible in rent court.

IN WITNESS WHEREOF,	the parties have	execut	ed und	er\sea	al this	Ceas	e Agreement the	day and year first
above written.					. [	1		/ 1
Fox del	4-25-19		\			6	~	4/25/2009
Tenant Signature	Date		Landlo	(dySi	gnatur			Date

AUTHORIZATION TO ESTABLISH and ACTIVATE UTILITY SERVICE WITH BGE Limited Power of Attorney I hereby appoint and authorize I acting through its agents and employee's, to establish and activate gas and/or electric service with BGE (as may be applicable in accordance with my Lease) for the premises known as 1911 Brune Street Baltimore, MD 21217 (the "Premises") effective 4 / 35/2019. I understand and agree that such utility service will be established and activated in my name and that I will be responsible for payment of all charges, fees and taxes applicable to that account. I further authorize the above name to disclose to BGE personal information relating to me including, but not limited to, my name address, date of birth, social security number and employer in establishing and activating my account with BGE. Som Som Applicant Signature BGE Account Number: BGE Start Date: 4ー名エー19 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 leadbased paint hazards in the dwelling lessees must also receive a federally approved pamphlet on lead poisoning prevention. Lessor's Disclosure (initial) Presence of lead-based paint and/or lead paint hazard (check (I) or (II) below): Known lead based paint and /or lead based paint hazards are present in housing. (explain) (II) Lessor has no knowledge of lead based paint and/or lead based paint hazards in the housing. (b) Records and reports available to the lessor check (1) or (11) below (1) Lessor has provided the lessee with all available records and reports pertaining to lead-based paint and/or lead based paint hazards in the housing. (list documents below) Lessor has no reports or records pertaining to lead based paint and /or lead based paint hazards in the housing. Lessee's Acknowledgement (initial) TCP Lessees has received copies of all information listed above (d) Lessees has received the pamphlet Protect Your Family from Lead in Your Home. Agent's Acknowledgement (initial) Agent has informed the lessor of the lessor's obligation under 42 U.S.C 4852d and is aware of his/her responsibility to ensure compliance. Certification of Accuracy The following parties have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.

Lessee (Head of Household)

## **DISCLOSURE OF LICENSEE STATUS**

Buyer(s)/Tenant(s):			
Seller(s)/Landlord(s): _			
, Property Address:	1911 Brunt St Baltimore MD 2121	7	
This is to give notice the	at		_ (INSERT NAME) hereby
discloses that he/she is	a Maryland real estate licens	see AND (CHECK THE APPRO	OPRIATE BOX):
□ is the Buyer/Tenant of business entity, has an	of the Property or, if the Buyer ownership interest in such bu	/Tenant of the Property being pusiness entity;	ourchased or leased is a
n is the Seller/Landlord business entity, has an	of the Property or, if the Sellownership interest in such but	er/Landlord of the Property beir usiness entity;	ng sold or leased is a
□ is acting on behalf of immediate family*;	or representing the Buyer/Te	nant who is a member of the re	al estate licensee's
□ is acting on behalf of which the real estate lic	or representing the Buyer/Te ensee is affiliated;	nant who is an employee of the	real estate brokerage with
is acting on behalf of real estate licensee is a	or representing the Buyer/Tell member;	nant who is an employee of a te	eam or group of which the
□ is acting on behalf of	or representing the Buyer/Te	nant who is an employee of the	real estate licensee;
□ is acting on behalf of o immediate family*;	or representing the Seller/Lar	ndlord who is a member of the r	eal estate licensee's
□ is acting on behalf of a which the real estate lice	or representing the Seller/Lar ensee is affiliated;	ndlord who is an employee of th	e real estate brokerage with
□ is acting on behalf of creal estate licensee is a	or representing the Seller/Lan member; or	idlord who is an employee of a	team or group of which the
□ is acting on behalf of c	or representing the Seller/Lan	dlord who is an employee of th	e real estate licensee.
*Immediate family incli spouse, parent, sibling	udes a spouse or domestic ŋ, grandparent, or grandchi	partner, child, stepchild, chil ld.	d's spouse, stepchild's
Buyer/Tenant Signatur	4-25-19 e Date	Seller/Landlord Signature	4/24/2019 e Date /
Buyer/Tenant Signatur	e Date	Seller Sidnature	Date Date

Text

