

## McGlon Properties, LLC RENTAL AGREEMENT

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THIS AGREEMENT made this \_\_\_\_ Day of \_\_\_\_\_ by and between MCGLON PROPERTIES, LLC – a Montgomery, AL Limited Liability Corporation, herein called “Landlord,” and \_\_\_\_\_ herein called “Tenant.” Landlord hereby agrees to rent to Tenant the dwelling located at \_\_\_\_\_ under the following terms and conditions.

**1. 24 MONTH FIXED-TERM AGREEMENT (LEASE):**

Tenants agree to lease this dwelling for a fixed term of 24 months beginning \_\_\_\_\_ and ending \_\_\_\_\_. Upon expiration, this Agreement shall become a month-to-month agreement AUTOMATICALLY, UNLESS either Tenants or Owners notify the other party in writing at least 90 days prior to expiration that they do not wish this Agreement to continue on any basis.

**2. RENT:**

Tenant agrees to pay Landlord as base rent the sum of \$\_\_\_\_\_ per month, due and payable monthly in advance on the 1<sup>st</sup> day of each month during the term of this agreement.

**3. FORM OF PAYMENT:**

Tenants agree to pay their rent in the form of a personal check, cashier’s check, or a money order made out to **McGlon Properties, LLC**. [www.McGlonProperties.com](http://www.McGlonProperties.com) provides online pay option.

**4. RENT PAYMENT PROCEDURE:**

Tenants agree to pay their rent by mail addressed to: McGlon Properties, LLC, 3568 Pike Rd., Pike Road, AL 36064, or in person at the same address, or in such other way as the Landlord will advise the Tenant in writing.

**5. RENT DUE DATE:**

Tenant hereby acknowledges that late payment will cause Landlord to incur costs not contemplated by this Rental Agreement. Due to the 1<sup>st</sup> of the month might fall on a weekend and/or holiday, we allow for a 3-day grace period. In the event rent is not received prior to the 4<sup>th</sup> of the month, Tenant agrees to pay a \$75.00 min. late fee, plus an additional \$10 per day for every day thereafter until the rent is paid. Neither ill health, loss of job, financial emergency or other excuses will be accepted for late payment.

**6. BAD-CHECK SERVICING CHARGE:**

In the event Tenant’s check is dishonored and returned unpaid for any reason to Landlord, Tenant agrees to pay a returned check charge of \$35.00 AND accept whatever consequences there might be in making a late payment as stated in section 5 above. If for any reason a check is returned or dishonored, all future rent payments will be cash or money order.

**7. SECURITY DEPOSIT:**

Tenants hereby agree to pay a security deposit of \$\_\_\_\_\_ to be refunded upon vacating, returning the keys to the Landlord and termination of this contract according to other terms herein agreed. This deposit will be held to cover any possible damage to the property. No interest will be paid on deposit amount. It will be held intact by Landlord until at least thirty (30) working days after Tenants have vacated the property. At that time Landlord will inspect the premises thoroughly and assess any damages and/or needed repairs. Tenant is encouraged to be with the Landlord during the inspection. This deposit money will be refunded in full minus any necessary charges for missing/dead light bulbs, repairs, marked up walls, necessary repainting, soiled and/or stained carpet and/or carpet cleaning, broken windows, cracked floor or wall tile, rotten wood, general cleaning, etc., will then be returned to Tenant with a written explanation of deductions, within 60 days after they have vacated the property. If repairs and clean up exceed the \$\_\_\_\_\_ deposit, tenant will be required to pay

the remaining balance within 10 days of presenting repair receipts.

**8. CLEANING FEE**

Tenant hereby agrees to accept property in its present state of cleanliness. They agree to return the property in the same condition or pay the actual minimum cleaning fee charged if the Landlord has to have the property professionally cleaned. The Landlord has the right to use the deposit to cover any and all cleaning fees. No smoking or indoor pets allowed without the written consent of Landlord.

**9. REMOVAL OF LANDLORD'S PROPERTY:**

If anyone removes any property belonging to Landlord without the express written consent of the Landlord, this will constitute abandonment and surrender of the premises by Tenant and termination by them of this Rental Agreement. Landlord may also take further legal action. This includes but is not limited to: light fixtures, doors, locks, kitchen appliances, refrigerator, landscape, hardware, light bulbs, fixtures, water heater, A/C unit, or windows.

**10. TENANT COOPERATION:**

Tenant agrees to cooperate with the Landlord is showing property to prospective tenants within 60 days of lease agreement expiring and prior to termination of occupancy.

**11. LANDLORD HOLD-HARMLESS:**

Landlord will not be liable for any loss of Tenant's property under any circumstances. Tenant hereby acknowledges this and agrees to make no such claims for any losses or damages against Landlord, his agents, or employees. Tenants agree to purchase insurance – at their own expense – sufficient to protect themselves and their property related from fire, theft, burglary, breakage, flood, and electrical. They acknowledge that if they fail to procure such insurance, it is their responsibility and they alone shall bear the consequences.

**12. ABANDONMENT:**

If Tenants leave the premises unoccupied for 15 days without paying rent in advance for that month, or while owing any back rent from previous months, which have remained unpaid, the Landlord and/or his representatives have the right to take immediate possession of the property and to bar the Resident from returning. Landlord will also have the right to remove any property that the Residents have left behind and store it at the Tenant's expense. Tenant agrees to pay all storage fees, Landlord \$25/hour labor for removing tenant's property, and all transportation/moving van expenses.

**13. OCCUPANTS:**

The number of occupants is limited to two (2) primary tenants & three (3) children. Only the Tenants listed on this agreement may live in this building. Any additional residents residing in said dwelling for more than 2 weeks continuously must be added to this lease or receive written permission from the Landlord, subject to the same restrictions as the tenants, i.e. they must fill out an application. Nurses or maids required to care for the Tenants during an illness are an exception from this provision.

**14. LOCK POLICY:**

No additional locks will be installed on any door without the written permission of Landlord. Landlord will be given two duplicate keys for all locks so installed at tenants' expense, before they are installed.

**15. LOCKOUTS:**

Should tenants lock themselves out of their dwelling and be unable to gain access through their own resources, they may call upon professional locksmith or the Landlord to let them in. In either case, they are responsible for payment of the charges and/or damages involved. Landlord charges a fee of \$85.00 for providing this service between the hours of 8 a.m. and 6 p.m., Monday through Friday, excepting holidays, and a fee of \$135 for all other times. This fee is due and payable when the service is provided.

**16. CONDITION OF PREMISES:**

The Tenants hereby acknowledge that the said property is in good, clean condition. If there is anything about the condition of the property that is not good, they agree to report it to the Landlord within 3 days of taking possession of the property. They agree that failure to file any written notice of defects will be legally binding proof that the property is in good condition at the time of occupancy.

**17. INVENTORY AND INSPECTION RECORD:**

An inventory and inspection record has been provided for the Tenants' use. Only after this has been filled out (within the 3-day time limit) will the Landlord take any action to complete necessary repairs. Landlord warrants that all major systems will be functional and in good repair at the time of possession. Light switches, wall plugs, doors, windows, faucets, drains, locks, toilets, sinks, etc. will either be in working order or will be repaired once the Tenants have completed the Inspection and Inventory Record. Tenants are encouraged to report any necessary repairs, no matter how slight, in writing via email (mcglonse@gmail.com), but they are advised that Landlord does not normally repair or replace nonfunctional items such as paint, carpets, etc., every time a property changes possession. Those items are scheduled for repair/replacement at regular intervals regardless of tenant turnover.

**18. BALCONIES AND PORCHES:**

If your unit has a balcony, deck, or porch do not allow more than four (4) people on the structure at one time. By signing this lease agreement, Tenant agrees that they will abide by this request and holds Landlord harmless if decks collapse.

**19. TENANT RESPONSIBILITY:**

Good housekeeping is expected of Tenants. Tenant agrees to keep property clean and in a sanitary condition. The Tenants agree not to permit any deterioration, rot, or destruction to occur while they are occupying the property. This includes keeping the premise free of bugs & rodents through an exterminating service or through over-the-counter means. Tenant agrees not to have adult parties involving alcohol, kegs, or bar service. Smoking is **NOT** permitted inside Landlord premises. Inside pets including cats and dogs are **NOT** permitted indoors at any time. Tenant agrees that no more than four cars be parked on the premises at any one time. Tenant agrees that there will not be trash, appliances, toys, old tires, cars on blocks, or signage (residential properties only) on premises at any time. Tenant agrees to report rotten wood to Landlord. Tenant agrees not to allow shrubbery, trees, clogged roof gutters, or debris on roof or side of home at any time. Failure to keep compliant could result in fine by Landlord and/or city.

**20. ALTERATIONS:**

Tenant shall make no alterations, decorations, additions, or improvements in or to the premises without Landlords' prior written consent (via email is OK), and then only by contractors or mechanics, or other approved by Landlord. All alterations, additions, or improvements upon the premises, made by either party, shall become the property of the Landlord and shall remain upon, and be surrendered with said premises, as a part thereof, at the end of the term hereof.

Tenant acknowledge that they will be responsible for and pay any damage done by rain, wind, hail, tornadoes, etc., if this damage is caused by leaving windows open, allowing stoppage and/or overflow or water and/or sewage pipes, broken windows or doors, torn screens, broken door and window locks, etc. or any damage caused while Tenant has occupancy.

**21. VEHICLES:**

Tenants agree to keep a maximum of 4 (four) vehicles on premises. These vehicles must be both operable and currently licensed. Tenants agree not to park boats, recreational trailers, utility trailers, and the like in the front of the premises without first obtaining Landlords' written permission.

**22. UTILITIES:**

Resident will be responsible for account set up and monthly payments of all utilities and services to the property. The tenants specifically authorize Landlord to deduct amounts of unpaid bills from their Security Deposits in the event they remain unpaid after termination of this agreement.

**SERVICES:**

Tenant shall be responsible for the following utilities and services in connection with the Premises:

- Electricity
- Gas (if applicable)
- Heating
- Telephone
- Water
- Garbage/Sewer
- Internet
- All other utilities and services not listed under the Landlords responsibility.

Tenant acknowledges that Landlord has fully explained to the Tenant the utility rates, charges and services for which Tenant will be required to pay (if any), other than those to be paid directly to the utility company furnishing the service.

**23. NOTIFICATION OF SERIOUS BUILDING PROBLEMS:**

Tenant agrees to notify Landlord immediately if roof leaks, water spots appear on ceiling, or at the first sign of termite activity. Tenants also agree to notify the Owners immediately upon first discovering any signs of serious building problems such as foundation cracks, a tilting porch, a crack in plaster, buckling drywall or siding, a spongy floor, a leaky water heater, etc. If the tenant does not notify landlord in a prompt matter the tenant may be held financially responsible.

**24. REASONABLE TIME FOR REPAIRS:**

Upon being notified by Tenants that there is some building defect in which is hazardous to health, life, or safety, Landlord shall undertake repairs as soon as possible. Should there be a delay of more than seventy-two (72) hours in making repairs, due to difficulty in scheduling the work or obtaining parts or for any other reason beyond the Landlord's control, Landlord agree to keep Tenants informed about the progress of work. If Tenant is able to schedule the repair with a certified and bonded repairman for less than \$500.00, tenant is authorized to schedule the repair themselves and take total bill out of the next month's rent.

**25. DRAIN STOPPAGES:**

As of the date of this Agreement, Landlord/Owner warrant that the dwelling's sewage drains are in good working order and that they will accept the normal household waste for which they were designed. They will not accept things such as diapers, sanitary napkins, tampons, children's toys, wads of toilet paper, balls of hair, grease, oil, table scraps, clothing, rags, sand, dirt, rocks, or newspapers. Tenants agree to pay for clearing the drains of any and all stoppages except those which the plumber who is called to clear the stoppage will attest in writing were caused by defective plumbing, tree roots, or acts of God. Please use a drain filter to save unnecessary time & money with repairs.

**26. NON-LIABILITY:**

The Tenants hereby state that work or repairs that need to be done will be handled by competent professionals, unless Tenants are qualified and capable of doing the work themselves and doing it properly, in a safe manner that meets all federal, state, and local regulations and have written approval from the landlord. Tenants further state that they will be legally responsible for any mishap they either do themselves or hire others to do. Landlord will be held free from harm and liability along with his agents and representatives. In the event that needed repairs are beyond the Tenants' capacity, they are urged to arrange for professional help.

**27. ACCESS TO PREMISES:**

The Landlord or its authorized repair & maintenance partners reserve the right to enter the residence at reasonable times to inspect, make necessary repairs, supply services, or show it to prospective residents, purchasers, workmen, or contractors. Whenever practicable, a two-day notice of the Landlord's intent to enter shall be given to the Resident.

**28. SUBLETTING & ASSIGNMENT:**

Tenants shall not sublet the entire premises or any part of the premises, nor shall they assign this Agreement to anyone else without first obtaining Landlords' written permission. Prospective sub-lessees or assignees must submit an application to the Landlord and must agree to credit, background, reference, and employment verification as well as the obligation to pay a non-refundable \$75.00 application fee. Permission to sublease will be determined by the sole discretion of the Landlord.

**29. PETS:**

Pets are allowed on the premises only by obtaining the Landlords' written permission first. When possession of the property is given to the Tenant, only those pets listed on the Rental Application will be allowed unless subsequent written permission has been granted. "Pets" does not include animals trained to serve the handicapped, such as seeing-eye dogs, hearing dogs, or service dogs. These animals may be housed on the premises so long as they are in the direct service of those they were trained to serve and so long as Landlord is notified in advance in writing of the circumstances. In any case, when permission is granted, owners are required to pay an additional \$25 per month pet-rent charge for one or more. Additionally, a pet-application sheet must be submitted before move-in.

If problems with pets occur there are several ways it may be handled depending on the events. If the pet is anyway dangerous it will not be allowed on the premises. In the event of the owner being negligent in regards to clean-up or allowing access to areas that the pet could damage the tenant will be fined or money will be taken from the deposit. If the pet is a nuisance in anyway the landlord may make suggestions to how the pet is cared for or may require the tenant to attend a training course to be approved by the landlord. Pets are never to be allowed in the yard unsupervised. Cleaning up after the pet is necessary immediately following defecation. Constant barking will not be permitted.

**30. TERMINATION UPON SALE OF PREMISES.** Notwithstanding any other provision of this Lease, Landlord may terminate this lease upon 45 days written notice to Tenant that the Premises have been sold after the first 12 months have passed. If Landlord cancels the rental agreement after the first 12 months for any reason, the Landlord will give Tenant one (1) month free of rent.**31. WAIVER:**

All rights given to Landlord by this agreement shall be cumulative in addition to any laws that exist or might come into being. Any exercise of any rights by Landlord or failure to exercise rights shall not act as waiver of those or any other rights. No statement or promise by Landlord, its agents, or employees, as to tenancy, repairs, amount of rent to be paid, or other terms and conditions shall be binding unless it is put in writing and made a specific part of this agreement.

**32. EARLY TERMINATION:**

Tenant is allowed to terminate this agreement based on the following requirements being met: 1.) Tenant notifies Landlord 90 days prior to wanting to vacate the property, 2.) Tenant agrees to pay a \$1,000.00 early termination fee., and 3.) Tenant agrees to pay 25% of each month's rent remaining on the term of the agreement. Example: Tenant wants to vacate six (6) months early = \$1,000 early termination fee + 6 months x \$965 x .25 (25%) = \$1,447.50 = \$2,447.50 total owed for last month rent.

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