

Residential Lease Package

Sunni Milo

LANDLORD

Emily Walden Callanan, Todd Millwater

TENA JT

September 22, 2023

LEASE START DATE

Emily Callanan 17 18 @icloud.com Todd Malwater 386@Gmail.com

RESIDENTIAL LEASE AGREEMENT

This agreement, dated September 22, 2023, is between Sunni Milo and Emily Walden Callanan and Todd Millwater.

1. LANDLORD:

The Landlord(s) and/or agent(s) is/are:

Sunni Milo

(Owner)

and will be referred to in this Lease Agreement as "Landlord."

2. TENANT:

The Tenant(s) is/are:

Emily Walden Callanan

DOB: 8/28/2002

SS#: XXX-XX-5531

Todd Millwater

DOB: 10/25/1990

SS#: XXX-XX-0309

and will be referred to in this Lease Agreement as "Tenant."

3. RENTAL PROPERTY:

The Landlord agrees to rent to the Tenant the property located at 521 Lafayette St, C, Port Orange, FL, 32127, which will be referred to in this Lease as the "Leased Premises."

4. TERM OF LEASE AGREEMENT:

- A. The Lease Agreement will begin on September 22, 2023 and will end on September 21, 2024.
- B. Tenant agrees to grant access whenever instructed by landloard. Trash cans are at the tenants responsability. If you would like information private mailing boxes are available at our center at a cost. The ac filter is to be changed minimum monthly basis. The filter can be changed more freequently upon discression. Ac photo is due on the first of each month and will be considered late as of the 6th of the month which will result in a fine of \$50.00 and a notice to quit with a 7 day remedy, if it is not provided within that time frame we will have someone sent out to the property for replacement/ inspection this will be a tenant expense of \$150.00 a breach of lease may result in an eviction. All staff/workers/employees/associated companies/neighbors are to be treated with kindness and respect at all times. Behavior resulting in complaints may result in fines and or a termination of your lease.

5. USE & OCCUPANCY OF PROPERTY:

- A. The only person(s) living in the Leased Premises is/are: Emily Walden Callanan, Todd Millwater
- B. Any change in occupancy will require written consent of the Landlord and may be subject to an adjustment in the amount of
- C. The Tenant will use the Leased Premises only as a residence.

6. RENT:

- A. The amount of the Rent is \$1,200.00 to be paid monthly.
- B. The rent is due in advance on or before the 1st day of each month. The rent due date is the date the Landlord must receive the Tenant's payment.
- C. The Landlord acknowledges receipt from the Tenant of the sum of \$1,200.00 as "Advance Rent" for the last and final month of the Lease. If the lease term is renewed, the Advance Rent shall be carried through and applied to the last rent payment at the end of the very last renewal lease term. At no time shall the Advance Rent be used as payment for rent before the last payment due at the end of the last lease term without written permission by the Landlord.
- D. Tenant(s) agree to pay the rent and all additional rent when due on time, without demand. All additional charges, costs and fees set forth throughout this Lease Agreement, are considered to be additional rent. Upon the non-payment of additional rent, Landlord will have the same rights to proceed against the Tenant(s) for the collection or eviction as if Tenant(s) defaulted on the rental payment.
- E. Rental payments are made payable to: Sunni Milo
- F. Rental payments paid by Certified Check and/or Money Order shall be delivered to the Landlord at: Sunni Milo, 915 Doyle Road Suite 303 Unit 222, Deltona, FL 32725
- G. Recoding of a lock is a \$50.00 fee responsability of the tenant.

Tenant's Initials

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7. FUNDS COLLECTED ON OR BEFORE LEASE SIGNING:

The following funds are due on or before the signing of this Lease Agreement unless otherwise agreed to in writing:

Prorated Rent

\$360.00

Last Month's Rent

\$1,200.00

Security Deposit

\$1,200.00 (R)

Pet Fee

\$300.00 (NR)

First month of October

\$1,200.00 (NR)

TOTAL DUE

\$4,260.00

Funds marked with (R) are refundable in accordance with the terms and conditions of this Lease and all applicable laws, while funds marked with (NR) are non-refundable fees.

8. LATE FEE:

- A. If the rent or any other charges are not received by the Landlord on or before 5 days after the rent due date, Tenant must pay a late fee of \$50.00 in addition to the rent.
- B. Payments received by Landlord when there are arrearages, shall be credited first, to any outstanding balance, and then applied to the current amount due.
- C. The rent is due on the 1st of every month. As a courtesy we provide a 5 day grace period. By the 6th a 3 day notice is posted durring this time period any payments received a \$50 late fee is applied. If the payment is not received within the timeframe of the notice an eviction will be filed against all occupants. The only way to stop eviction proceedings prior to removal would be to pay all associated fees along with rearage and late fee. If a payment plan is estaablished at any point in time a lat fee is applicable to any defaulted payment.

9. RETURNED PAYMENTS:

- A. A returned payment fee of \$50 will be added for all returned payments. A personal check will not be accepted as payment to replace a returned payment.
- B. If your financial institution returns your rental payment and causes the rental payment to be late, a late charge will apply.

10. SECURITY DEPOSIT:

- A. The Tenant(s) have paid to the Landlord a Security Deposit of \$1,200.00.
- B. The Tenant(s) have paid the Landlord a Pet Fee of \$300.00.
- C. Tenant agrees that this security deposit is intended to secure the faithful performance by the Tenant of all terms, covenants and conditions of this Lease Agreement including but not limited to the cost of damages beyond normal wear and tear, unreturned keys, unpaid rent and any other amount due and legally allowable under the terms of this Lease Agreement and in accordance with state and local laws and regulations.
- D. Tenant may be responsible for any unpaid charges or attorney fees, suffered by the Landlord by reason of Tenant's default of this Lease in accordance with state and local laws and regulations.
- E. Under no circumstance can the Security Deposit be used as payment for rent and/or other charges due during the term of this Lease Agreement.
- F. Landlord's recovery of damages will not be limited to the amount of the Security Deposit.
- G. Tenants will be responsiable for any damages exceeding security deposit. Damages assessed while in an active lease and not rectified in accordanace to violation will result in a lease termination. If any portion of this lease is breached tenants AGREE to a (WRIT OF POSSESSION) upon the filing of an eviction.

YOUR LEASE REQUIRES PAYMENT OF CERTAIN DEPOSITS. THE LANDLORD MAY TRANSFER ADVANCE RENTS TO THE LANDLORD'S ACCOUNT AS THEY ARE DUE AND WITHOUT NOTICE. WHEN YOU MOVE OUT, YOU MUST GIVE THE LANDLORD YOUR NEW ADDRESS SO THAT THE LANDLORD CAN SEND YOU NOTICES REGARDING YOUR DEPOSIT. THE LANDLORD MUST MAIL YOU NOTICE, WITHIN 30 DAYS AFTER YOU MOVE OUT, OF THE LANDLORD'S INTENT TO IMPOSE A CLAIM AGAINST THE DEPOSIT. IF YOU DO NOT REPLY TO THE LANDLORD STATING YOUR OBJECTION TO THE CLAIM WITHIN 15 DAYS AFTER RECEIPT OF THE LANDLORD'S NOTICE, THE LANDLORD WILL COLLECT THE CLAIM AND MUST MAIL YOU THE REMAINING DEPOSIT, IF ANY.

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IF THE LANDLORD FAILS TO TIMELY MAIL YOU NOTICE, THE LANDLORD MUST RETURN THE DEPOSIT BUT MAY LATER FILE A LAWSUIT AGAINST YOU FOR DAMAGES. IF YOU FAIL TO TIMELY OBJECT TO A CLAIM, THE LANDLORD MAY COLLECT FROM THE DEPOSIT, BUT YOU MAY LATER FILE A LAWSUIT CLAIMING A REFUND.

YOU SHOULD ATTEMPT TO INFORMALLY RESOLVE ANY DISPUTE BEFORE FILING A LAWSUIT. GENERALLY, THE PARTY IN WHOSE FAVOR A JUDGMENT IS RENDERED WILL BE AWARDED COSTS AND ATTORNEY FEES PAYABLE BY THE LOSING PARTY. THIS DISCLOSURE IS BASIC. PLEASE REFER TO PART II OF CHAPTER 83, FLORIDA STATUTES, TO DETERMINE YOUR LEGAL RIGHTS AND OBLIGATIONS.

11. ENDING THE LEASE:

A. At the end of this Lease Agreement, Tenant must vacate and shall immediately and peacefully surrender and return to the Landlord the possession of the Leased Premises in as good condition as when Tenant took possession less normal wear and tear. The Leased Premises shall be cleared out of all occupants, furniture, personal articles, and effects of any kind.

12. UTILITIES & SERVICES:

A. Tenant is responsible for the following utilities and services: Electricity and Water and is required to register the utilities and services in Tenant's name. Tenant understands and agrees that essential services are to be maintained and operational at all times.

13. APPLIANCES:

- A. Landlord will supply and maintain: Air Conditioner, Refrigerator, and Stove.
 - Tenant will keep appliances provided by Landlord in good working order and shall report any malfunction to the Landlord. Any damage sustained due to the neglect or misuse by Tenant will become the full responsibility of the Tenant, either in the appliance repair or replacement.
 - II. Tenant agrees that the items specified above are the property of the Landlord and will remain with the Leased Premises at the end of this lease term.
- B. Tenant must have written approval before installing any appliance. Landlord accepts no responsibility for the maintenance, repair or upkeep of any appliance supplied by the Tenant. Tenant agrees Tenant is responsible for any damage that occurs to the Leased Premises resulting from the addition of any appliance that is supplied by the Tenant.

14. MAINTENANCE AND REPAIRS:

Landlord shall be responsible for repairs in or about the Leased Premises unless caused by the negligence of the Tenant. Tenant will be responsible for any repairs caused by Tenant's negligence.

- A. It is the responsibility of the Tenant to promptly notify the Landlord of the need for any repair of which the Tenant becomes aware.
- B. If any required repair is caused by the negligence of the Tenant and/or Tenant's guests, the Tenant will be fully responsible for the cost of the repair and/or replacement that may be needed.
- C. The Tenant must keep the Leased Premises clean and sanitary at all times and remove all rubbish, garbage, and other waste, in a clean, tidy and sanitary manner.
- D. Tenant must abide by all local recycling regulations.
- E. The Tenant shall properly use and operate all electrical, cooking and plumbing fixtures and keep them clean and sanitary.
- The Tenant is not permitted to paint, make any alterations, improvements or additions to the Leased Premises without first obtaining the written permission of the Landlord. The Landlord's permission to a particular painting, alteration, improvement, or addition shall not be deemed as consent to future painting, alterations, improvements, or additions.
- G. The Tenant is responsible for removing snow and ice from stairs and walkways.
- H. The Tenant shall maintain the lawn and landscaping by cutting grass, removing weeds and pruning trees.
- The Tenant shall provide the Tenant's own pest control services.
- Tenant must replace and/or clean the filters for the heater and/or air conditioner on a regular basis.

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K. Clogged drains are at tenants respnsability. Landloard can assist with getting someone schedule but the cost is tenant responsability. If it is deemed to be a system faulty this will be covered by the landloard. Any and all damages deemed tenant responsability tenant will be liable for costs associated. If it is determined to be a false service call, if the tenant does not allow access to scheduled worker, or if the issue is determined to be at fault of the tenant a minimum service call/convenience fee of \$100.00 will be charged to the tenant in addition to applicable repair costs. Flusing of the Ac unit is a manatence regular required maitnance by the tenant. Ac filter replacement must be done minimum once a month on the 1st of each month it is a requirement to send a photo of the ac filter to (386)848-7969. The tenant is responsable for upkeep on the yard, keeping debree of the roof and the gutter cleaned out. The teant is responsable for keeping all tree limbs maintained away from the roof and pool. If any damages are a result of the teants neglect they will be held responsible for the repair cost assocuated and may result in a termination of they lease. If the tenant does not follow the lease is accordance to Florida state law and makes a premature or false claim to city or county this will result in a termination on the lease. No access to any thirt part is permitted without landloard approval. Tenant is reponsible for all pest and rodant control/maitnance. Strict violation for parking and blocking access ways. ONLY registered vechicles on file will be permitted on site.

15. CONDITION OF PROPERTY:

- A. The Tenant acknowledges that the Tenant has inspected the Leased Premises and at the commencement of this Lease Agreement, the interior and exterior of the Leased Premises, as well as all equipment and any appliances are found to be in an acceptable condition and in good working order.
- B. The Tenant agrees that neither the Landlord nor the Landlord's agent have made promises regarding the condition of the Leased Premises.
- C. The Tenant agrees to return the Leased Premises to Landlord at end of the Lease Agreement in the same condition it was at the beginning of the Lease Agreement.

16. PETS:

- A. The following pets are allowed: Dog Butter Rednose Pit Bull 2yrs (Photos of each animal required) Unauthorised pets will result in violation fees. If the animals impose issues with neighbors/city/county this may result in fines and a breach of the lease.
- B. The Tenant(s) have paid the Landlord a Pet Fee of \$300.00.

17. PARKING:

Parking is provided. (must follow city/county regulations) any requested access to premissis must be redirected to the landloard. Tenant understands this is a shared property with a shared mailbox. ONLY registered vehicles on file are permitted on the property. Any unathorised vehicles will be towed at tenant expense and will result in violations. Blocking of any access point are not permitted and will result in violations. Gates are to remained closed at all times. You are not permitted in any other areas of the property other then your designated area without permission. Zero tolerance desterbing harassing or theft will result in an immediate termination of the lease and may result in criminal charges. You must supervise children and pets at all times complaints may result in a breach of your lease.

18. SPECIAL TERMS AND CONDITIONS:

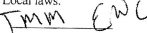
The Landlord and Tenant agree to the following extra services, charges and/or special terms:

Tenant must follow their lease/Florida state law. In order to address/ resolve any issues. If tenant complaints/ corspondince with city, county, or state instead of following the proper steps for resolution. The lease may be terminated by landloard with penalty (landloard discression). In order to address/ resolve any issues that may have resulted.

19. RULES AND REGULATIONS:

- A. Vehicles parked on premises must be in working order with necessary registrations and/or inspections.
- B. Late fees are strictly enforced and any unpaid fees will not be waived.
- C. Absolutely no smoking or vaping of any kind is permitted in the leased premises.
- D. The Tenant may not interfere with the peaceful enjoyment of the neighbors.
- E. Garbage/Trash must be taken to the curb on the scheduled day(s) of trash removal and not before.
- F. The Tenant will be responsible for any fine and/or violation that is imposed on the Landlord due to the Tenant's negligence.
- G. The Tenant shall abide by all Federal, State, and Local laws.

Tenant's Initials



- H. The Tenant shall notify the police and Landlord of any illegal activity that is witnessed in or around the Leased Premises.
- I. The Tenant agrees not to use the Leased Premises for any unlawful purpose including but not limited to the sale, use or possession of illegal drugs on or around the Leased Premises.
- J. The Tenant agrees to test smoke detector(s) periodically as well as maintain operational batteries at all times.
- K. The Tenant must report any malfunction with smoke detector(s) immediately to Landlord. The Tenant agrees not to remove, dismantle or take any action to interfere with the operation of any smoke detector(s) installed on the Leased Premises.
- L. The Tenant agrees to test carbon monoxide detector(s) periodically as well as maintain operational batteries at all times. The Tenant must report immediately to the Landlord any malfunction with carbon monoxide detector(s).
- M. Absolutely no hazardous materials are permitted to be in or around the Leased Premises at any time.
- N. The Tenant may not use or store Kerosene or space heaters at any time in or around the Leased Premises.
- O. The burning of candles is not permitted within the Leased Premises.
- P. Under no circumstance may a stove, oven or range be used as a source for heat.
- Q. Charcoal and Gas Barbecue grills may not be used inside the Leased Premises.
- R. The Tenant shall use ventilating fans at all times when bathing and cooking.
- S. All windows and doors must remain closed during inclement weather.
- T. The Tenant shall notify Landlord of any pest control problems.
- U. The Tenant must notify Landlord of any changes in employment.
- V. The Tenant must obtain written permission to install a satellite system or antenna on or around the Leased Premises.
- W. The Tenant may not store or park a recreational vehicle, commercial vehicle, or watercraft on Leased Premises without Landlord's written permission.
- X. The use of any provided swimming pool or hot tub is at the Tenant's own risk. The Tenant further understands that any interruption of use will not alter or change any of the terms of this Lease.
- Y. The Tenant may not hang or place any signs on or about the Leased Premises.
- Z. The Tenant may not block the fire escape at any time.
- AA. Charcoal and Gas Barbecue grills may not be used or stored on any common areas, balconies, decks, patios, porches, and/or landings or entranceways.
- BB. Landlord does not permit loud gatherings. A disturbance caused by Tenant or Tenant's occupants or invitees that results in any police action or complaints from neighbors is considered sufficient cause for termination of this Lease and action for eviction as permitted by law.
- CC. Tenant agrees to maintain an air temperature inside the property of 50-80 degrees Fahrenheit at all times, unless otherwise specified by state or local laws.
- DD. When a Tenant breaches any part of the lease, the landlord may impose a fine of \$50-\$100 per incident, as a reasonable estimate of costs and damages incurred by tenant. Nothing in this clause shall limit landlord's ability to seek and recover additional funds where the costs incurred by tenant and/or damages suffered exceed the amount listed here.
- EE. Tenant is not allowed to list the house on any short term rental sites for any reason.
- FF. Both Landlord and Tenant agree to update either party with change of email or phone number.
- GG. If Tenant(s) violate the lease and allow a pet on the premises they will be responsible for a \$500 fine and any additional costs to remove the animal, clean and deodorize the premises.

20. ADDENDA:

The following Addenda, attached to this Lease Agreement, shall become part of this Lease Agreement:

- A. Early Lease Termination Addendum
- B. Lease Addendum Template
- C. Tenant Guest Policy
- D. Smoke-Free Property Addendum
- E. Septic Tank Addendum
- F. Lead Paint Pamphlet (EPA) for Units Built Before 1978 (1b)
- G. Lease Addendum Template
- H. Pet Addendum
- I. Pet Addendum
- J. Release of Liability and Assumption of Risk
- K. Lead-Based Paint Disclosure & Certification (1a)
- L. Tenant's Waiver of Insurance

Tenant's Initials TMM EWU

21. INSURANCE:

Tenant is solely responsible for any damage or loss of the Tenant's personal property to the extent that the law permits. Accordingly, the Tenant is required to obtain personal property/renter's insurance with an insurance company properly licensed to do business in the state. This policy must become effective on or before the beginning date of this Lease Agreement. If Tenant fails to obtain personal property/renters insurance, it is a breach of this Lease Agreement. Tenant must provide proof of insurance required by this Lease Agreement. It is a breach of this Lease Agreement if Tenant fails to provide proof of insurance upon Landlord's request.

22. SECURITY NOT PROMISED:

The Tenant has inspected and acknowledges that all locks and smoke detectors are in working order. Any provided fire extinguishers, security alarm systems, and/or carbon monoxide detectors have also been inspected by the Tenant and are in sound working order. Tenant understands that although the Landlord makes every effort to make the Leased Premises safe and secure, this in no way creates a promise of security.

23. RIGHT OF ENTRY:

- A. Landlord and/or Landlord's agents, with 12 hours written notice have the right during the term of this Lease Agreement to enter during reasonable hours to inspect the premises, make repairs or improvements or show prospective buyers and/or Tenant(s) the property.
- B. In the event of an emergency, Landlord reserves the right to enter Leased Premises without notice. It is required that Landlord have a working set of keys and/or security codes to gain access to the Leased Premises.
 - Tenants will not change, or install additional locks, bolts or security systems without the written permission of the Landlord.
 - II. Unauthorized installation or changing of any locks will be replaced at the Tenant's expense.
 - III. Tenant shall be responsible for any and all damages that may occur as a result of forcible entry during an emergency where there is an unauthorized placement of a lock.

24. NOTICES:

- A. Any notice, required by the terms of this Lease Agreement shall be in writing.
- B. Notices sent to the Landlord may be sent to the following:
 - I. 915 Doyle Road Suite 303 Unit 222, Deltona, FL, 32725
 - II. Email: talentfirstmarketingfl@gmail.com
- C. Notices may be given by either party to the other in any of the following ways, or any other manner provided for by law:
 - I. Regular mail
 - II. Personal delivery
 - III. Certified or registered mail, return receipt requested
 - IV. Email

25. ABANDONMENT:

If Tenant vacates the Leased Premises before the end of the Lease term or renewal thereof without written permission from the Landlord, Landlord may, at Landlord's sole discretion, hold Tenant in default of this Lease Agreement. If the Tenant fails to follow proper move out procedures, Tenant will be responsible for any and all damages and losses allowed by federal, state and local regulations as well as this Lease.

A. BY SIGNING THIS LEASE AGREEMENT, THE TENANT AGREES THAT UPON SURRENDER OR ABANDONMENT, AS DEFINED BY CHAPTER 83 OF THE FLORIDA STATUTES, THE LANDLORD SHALL NOT BE LIABLE OR RESPONSIBLE FOR THE STORAGE OR DISPOSITION OF THE TENANT'S PERSONAL PROPERTY.

Tenant's Initials

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26. LANDLORD'S REMEDIES:

If Tenant violates any part of this Lease Agreement including non-payment of rent, the Tenant is in default of this Lease Agreement. In the event of a default, the Landlord may initiate legal proceedings in accordance with local and state regulations to evict or have Tenant removed from the Leased Premises as well as seek judgment against Tenant for any monies owed to Landlord as a result of Tenant's default.

- A. The Tenant agrees that any expenses and/or damages incurred as a result of a breach of the Lease Agreement including reasonable attorney's fees will be paid to the prevailing party.
- B. The Tenant agrees that any court costs and/or fees incurred as a result of a breach of the Lease Agreement will be paid to the Landlord or the prevailing party.

27. SUBORDINATION:

This Lease Agreement is subject and subordinate to any lease, financing, loans, other arrangements, or right to possession with regards to the building or land that the Landlord is obligated to now or in the future including existing and future financing, and/or loans or leases on the building and land.

28. CONDEMNATION:

If the whole or any part of the Leased Premises is taken by any authority having power of condemnation, this Lease Agreement will end. Tenant shall peaceably vacate the Leased Premises and remove all personal property and the lease terms will no longer apply. The Tenant, however is responsible for all rent and charges until such time that Tenant vacates the Leased Premises.

29. ASSIGNMENT OR SUBLEASE:

Tenant agrees not to transfer, assign or sub-lease the Leased Premises without the Landlord's written permission.

30. JOINT AND SEVERAL LIABILITY:

The Tenant understands and agrees that if there is more than one Tenant that has signed the Lease Agreement, each Tenant is individually and completely responsible for all obligations under the terms of the Lease Agreement.

31. MISREPRESENTATION:

If any information provided by Tenant in application for this Lease is found to be knowingly incorrect, untruthful and/or misleading, it is a breach of this Lease.

32. BINDING OF HEIRS AND ASSIGNS:

All provisions, terms and conditions of this Lease Agreement shall be binding to Tenant, Landlord, their Heirs, Assignees and Legal Successors.

33. SEVERABILITY:

If any part of this Lease Agreement is not valid, enforceable, binding or legal, it will not cancel or void the rest of this Lease Agreement. The remainder of the Lease Agreement will continue to be valid and enforceable by the Landlord, to the maximum extent of the laws and regulations set forth by local, state and federal governments.

34. GOVERNING LAW:

This Agreement shall be governed, construed and interpreted by, through and under the Laws of the State of Florida.

35. ADDITIONAL CLAUSES:

A. RADON GAS: Radon is a naturally occurring radioactive gas that, when it has accumulated in the building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon gas that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your County Public Health Unit.

36. PARAGRAPH HEADINGS:

Paragraph headings in this Lease Agreement are for convenient reference only and do not represent the rights or obligations of the Landlord or Tenant. Tenant's Initials Tww EWC

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Page 8

37. ENTIRE AGREEMENT:

- A. Landlord and Tenant agree that this Lease Agreement and any attached Addenda, Rules and Regulations, and/or Special Terms and Conditions accurately represent all terms and agreements between the Landlord and Tenant regarding the Leased Premises.
- B. Tenant acknowledges the receipt of any disclosures required by the State of Florida as well as any disclosures required by federal, state, and local jurisdictions.

NOTICE: This is an important LEGAL document.

- You may have an attorney review the Lease Agreement prior to signing it.
- If the Landlord fails to enforce any provision of this Lease Agreement, it will not constitute a waiver of any default, future default or default of the remaining provisions.
- Time is of the essence in this Lease Agreement.

By signing this Lease Agreement, the Tenant certifies that the Tenant has read, understood, and agrees to comply with all of the terms, conditions, Rules, and Regulations of this Lease Agreement including any addenda and that the Tenant has received the following:

1. Copies of all Addenda, Rules and Regulations, Special Terms and Conditions, and Applications.

2. All necessary Key(s), Garage Door Opener(s), Security Card(s), and/or Auto Sticker(s) to the Leased Premises.

Tenant's Signature:	2 ropg en	Date:	9-22-2023
Tenant's Signature:	Emily WaterCallana	Date:	9-22-2023
Landlord/Agent Signature:		Date:	9-22-23

EARLY TERMINATION OF TENANCY ADDENDUM

This LEASE ADDENDUM is incorporated into and made part of the lease executed on September 22, 2023 by and between Sunni Milo (Landlord) and Emily Walden Callanan, Todd Millwater (Tenant[s]) for the Leased Premises located at 521 Lafayette St, C, Port Orange, FL 32127.

If Tenant(s) choose to move out before the end of the lease term, or renewal thereof, Tenant(s) understand that the Landlord will incur costs, which include, but are not limited to, the time and expense in finding and renting to a new Tenant. These costs may include employee costs, advertising, marketing, and other expenses. Naturally, the exact amounts of these costs vary and are difficult to determine.

Tenant(s) agree that he/she prefers to have a fixed, known amount that the Tenant agrees to pay if the Tenant moves out early, rather than taking a chance that the actual costs could be more or less than this agreed-to amount. Therefore, Tenant(s) agrees to pay to the Landlord an early move-out charge in the amount of (1 MONTHS RENT) to cover the Landlord's expenses in having to re-rent the Leased Premises in place of paying the Landlord's actual damages. To implement this option, Tenant must submit an advance written notice to the Landlord of at least 30 days before termination.

Tenant(s) have also evaluated and understand agree that this charge is a very reasonable estimate of the Landlord's re-renting costs. Tenant(s) also agree to pay this charge whether or not the Landlord is successful in re-renting the Leased Premises. Additionally, the Tenant(s) understand that this charge is not a penalty or fee that relieves the Tenant(s) of his/her obligations under the Lease. Tenant(s) is/are still responsible for all obligations under the Lease, including paying for all rent due, damages, and other charges.

The tenant has read, understands and agrees to this Addendum. In the event of a default, the Landlord may initiate legal proceedings in accordance with Floridaand local regulations to evict or have the Tenant removed from the Leased Premises; as well as seek judgment against the Tenant for any monies owed to the Landlord as a result of the Tenants default.

Landlord's Signature:	Date: 09 - 22 - 23
Tenant's Signature: Told M	Date: $9-22-23$
Tenant's Signature: Walker Callon	Date: 4-22-23
Tenant's Signature:	Date:

POOL WAIVER, RELEASE AND RULES

Landlord: [Sunni Milo] Tenant: [Josephine Hill, Mark Hill, Robert Hill, Belinda Bullock] Leased Premises: [521 Auburn Ave], [Altamonte Springs Fl, 32714]

This LEASE ADDENDUM is incorporated into and made part of the Lease executed by the Landlord and the Tenant referring to and incorporating the Leased Premises.

POOL AND TIMER MUST RUN FOR NO LESS THAN 10 HOURS PER DAY. Failing to run pool pump for this minimum duration will result in the breach of Lease Agreement.

- At no time is there a lifeguard on duty, you (the renter) are responsible for the safe operation of the pool and are responsible for all persons using the pool during your stay.
- My use of the pool facilities during my stay involves certain risks, including but not limited to:

1. The risk of injury resulting from possible malfunction of the pool equipment;

2. The risk of injuries resulting from tripping or falling over obstacles in the pool area; 3. The risk of injuries resulting from unsupervised divers and swimmers colliding;

4. The risk of other injuries resulting from participating in any action in the pool.

· I recognize and fully understand that the above list is not a complete or exhaustive list of all possible risks; the list only provides examples of types of risks that I am assuming. In exchange for the Owner allowing me to utilize the pool and area during my stay, I hereby agree to the conditions below. I fully intend and choose to give up the legal rights, as stated below:

1. TO WAIVE ANY AND ALL CLAIMS that I have or may have in the future against the Owner, its directors, officers, employees, agents, or representatives (hereinafter referred to as the "Releasees") relating

to my use of the pool and pool area;

- 2. TO RELEASE THE RELEASEES from any and all liability for any loss, damage, injury, expense, or other cost that I may suffer or that my next of kin may suffer in connection with my use of the Releasees pool or pool area to any cause whatsoever, INCLUDING NEGLIGENCE ON THE PART OF THE RELEASEES;
- 3. TO HOLD HARMLESS AND INDEMNIFY THE RELEASEES from any and all liability to property, or personal injury to, any third party, resulting from the use of the pool or pool area

4. That I am over the age of 18 and that I am responsible and will adhere to all the rules of the property;

5. That this Waiver, Release, and Agreement is fully effective and shall be effective and binding upon me, and my heirs, next of kin, executors, administrators, and assigns, or anyone else authorized to act on my behalf or on behalf of my estate.

The Tenant understands that violation of this addendum is a default of the Lease and will result in the Landlord taking the necessary steps towards eviction of the Tenant. The Tenant may then be responsible for the rent remaining due for the balance of the Lease term, court costs, attorney fees, and other charges in accordance with all applicable Florida and local laws and regulations. If there should be any conflict between the provisions of the Lease Agreement and this Addendum, the provisions of this Addendum will control. All other terms and conditions of the Lease Agreement will remain in full force and effect unless otherwise agreed upon in writing by the parties.

Landlord's Signature:	Date:
Tenant's Signature:	Date:

RELEASE OF LIABILITY AND ASSUMPTION OF RISK

Caution: Read before signing

This document affects your legal rights and will bar your right to sue!

Landlord: Sunni Milo

Tenant: Emily Walden Callanan, Todd Millwater

Leased Premises: 521 Lafayette St, C, Port Orange, FL 32127

This LEASE ADDENDUM is incorporated into and made part of the Lease executed by the Landlord and the Tenant referring to and incorporating the Leased Premises.

In consideration of the Lease Agreement signed by both the Landlord and Tenant on _____(date), Tenant, by signing below, hereby waives and releases Landlord, its owners, agents and employees from any liability and/or claim for personal injury, property damage, or death that may arise from Tenant's use of the facility regardless of cause, even if such cause can be associated in any way by the acts of failures to act of the Landlord, or any of its agents, or employees in the installation, adjustment, inspection, maintenance and/or rental of the facility, or from the Tenant's use of the facility.

By signing below, Tenant accepts total responsibility for any and all injuries or damages of any kind which my result from any reason in the use of the facility, and it is the Tenants intention to HOLD HARMLESS the Landlord for any injury sustained by Tenant or anyone else, regardless of cause, while using the described facility.

I, the undersigned, acknowledge that I have carefully read this release of liability / assumption of risk and understand its contents. I am aware that by signing this release, I am waiving certain legal rights, including the right to sue the Landlord for any reason.

The Tenant understands that violation of this addendum is a default of the Lease and will result in the Landlord taking the necessary steps towards eviction of the Tenant. The Tenant may then be responsible for the rent remaining due for the balance of the Lease term, court costs, attorney fees, and other charges in accordance with all applicable Florida and local laws and regulations. If there should be any conflict between the provisions of the Lease Agreement and this Addendum, the provisions of this Addendum will control. All other terms and conditions of the Lease Agreement will remain in full force and effect unless otherwise agreed upon in writing by the parties.

Landlord's Signature:	Date: <u>09-22-2</u> _3
Tenant's Signature:	Date: 9-22-23
Tenant's Signature: Think Walter Calaren	Date: 9-22-23
Tenant's Signature:	

PET ADDENDUM

Landlord: Sunni Milo

Tenant: Emily Walden Callanan, Todd Millwater

Lease Premises: 521 Lafayette St, C, Port Orange, FL 32127

This LEASE ADDENDUM is incorporated into and made part of the lease executed by the Landlord and the Tenant referring to and incorporating the leased premises.

Type of Pet: Dog Name: Breed: Recordse PH5011
Type of Pet: Name: Breed: Breed:

All dogs and cats must wear vaccination tags attached to a collar that is worn at all times. The Tenant will maintain a valid rabies vaccination certificate issued by a licensed veterinarian. It must include the animal's name, description, age, date and type of vaccination. The Tenant must renew all pet registrations annually, and provide a copy of the registration to the Landlord.

Cats and dogs must be neutered/spayed. Any reptile, fish or pet that is considered a poisonous species is prohibited. The Tenant cannot maintain exotic animals or livestock in the rental home, grounds or community property. The breeding of privately owned animals is prohibited.

Any damage to the leased premises caused by a pet or an aquarium leak must be immediately repaired, cleaned and/or replaced at the Tenant's expense (including but not limited to stained carpets, broken window shades or blinds, and scratched and chewed cabinetry). The Tenant must protect all carpeting from odor, infestation and stain by cleaning it annually. The Landlord reserves the right to inspect the Leased Premises (while providing proper notice) periodically in order to assess any possible damages.

Continual reports of excessive animal noise (such as a barking dog or loud bird) will be grounds for the Landlord's withdrawal of permission, after which the Tenant will have to remove the pet(s) from the premises immediately. Pet owners must ensure the proper disposal of a deceased animal according to Florida and local regulations. Burial of the deceased pet on the property grounds is strictly prohibited. When outdoors, all pets must be on a leash and under the control of a mature and responsible individual. Pets may not be tethered or left unattended outside at any time. Pets are barred from any community area such as playgrounds, pools and game courts.

The Tenant agrees to clean and properly dispose of all pet waste, both inside and outside the rental property, on a daily basis. No excrement is to remain on the grounds. Security and/or pet deposits are only refunded after the property has been vacated and examined by the management.

Service Animals are not pets, but provide assistance to disabled residents. By law, the Landlord must allow service animals for Tenants who have an apparent or verified need that they require them in order to afford a disabled Tenant fair use and enjoyment of the facilities. Additional deposits and or pet rent are not required for service animals, but Tenant(s) are responsible for cleaning up after the animal. Tenant(s) are also responsible for any damage done to the unit, building or grounds, beyond reasonable wear and tear. Service animals must meet local and state laws for vaccinations. Landlord requires the animal to be housebroken and neutered or spayed.

If the Tenant violates any part of this Addendum, the Tenant is then in default of the Lease. In the event of a default, the Landlord may initiate legal proceedings in accordance with Florida local regulations to evict or have the Tenant removed from the Leased Premises as well as seek judgment against the Tenant for any monies owed to the Landlord as a result of the Tenants default.

Tenant's Signature:	of m		Date: $9-22-23$
Tenant's Signature:	by who	Calicres	Date: 0-2273
Tenant's Signature:		1	Date:
Landlord's Signature			Date: <u>019-22</u> -23
U			

ADDENDUM: TENANT GUEST POLICY

LANDLORD: Sunni Milo

TENANT(S): Emily Walden Callanan, Todd Millwater

LEASED PREMISES: 521 Lafayette St, C LEASE DATE: September 22, 2023

This Addendum is incorporated into and made part of the Lease executed by and between Sunni Milo and the Emily Walden Callanan, Todd Millwater for the Leased Premises located at 521 Lafayette St, C, Port Orange, FL 32127.

A "guest" is defined as a person invited into the Leased Premises by the Tenant(s) and/or Occupant(s).

A guest may not stay overnight for more than 3 consecutive nights without the written permission of the Landlord.

All guest(s) must observe and obey all terms and conditions contained in the Lease. If the Tenant and or the Tenant's guests violate any part of this Guest Policy, the Tenant is then in default of the Lease. In the event of a default, the Landlord may initiate legal proceedings in accordance with Florida and local regulations to evict or have the Tenant removed from the Leased Premises as well as seek judgment against the Tenant for any monies owed to the Landlord as a result of the Tenant's default.

Tenant's Signature: 3 600	9 ou	Date: 9-22-23
Tenant's Signature:	Walter Calbu	Date: 7273-3
Tenant's Signature:		Date:
Tenant's Signature:		Date:

PET ADDENDUM

Landlord: Sunni Milo

Tenant: Emily Walden Callanan, Todd Millwater

Lease Premises: 521 Lafayette St, C, Port Orange, FL 32127

This LEASE ADDENDUM is incorporated into and made part of the lease executed by the Landlord and the Tenant referring to and incorporating the leased premises.

Type of Pet: Dod Name: Butted Breed: Recrose Ptbull
Weight / Size: 60-651657 Age: 1-1/2 Other:

All dogs and cats must wear vaccination tags attached to a collar that is worn at all times. The Tenant will maintain a valid rabies vaccination certificate issued by a licensed veterinarian. It must include the animal's name, description, age, date and type of vaccination. The Tenant must renew all pet registrations annually, and provide a copy of the registration to the Landlord.

Cats and dogs must be neutered/spayed. Any reptile, fish or pet that is considered a poisonous species is prohibited. The Tenant cannot maintain exotic animals or livestock in the rental home, grounds or community property. The breeding of privately owned animals is prohibited.

Any damage to the leased premises caused by a pet or an aquarium leak must be immediately repaired, cleaned and/or replaced at the Tenant's expense (including but not limited to stained carpets, broken window shades or blinds, and scratched and chewed cabinetry). The Tenant must protect all carpeting from odor, infestation and stain by cleaning it annually. The Landlord reserves the right to inspect the Leased Premises (while providing proper notice) periodically in order to assess any possible damages.

Continual reports of excessive animal noise (such as a barking dog or loud bird) will be grounds for the Landlord's withdrawal of permission, after which the Tenant will have to remove the pet(s) from the premises immediately. Pet owners must ensure the proper disposal of a deceased animal according to Florida and local regulations. Burial of the deceased pet on the property grounds is strictly prohibited. When outdoors, all pets must be on a leash and under the control of a mature and responsible individual. Pets may not be tethered or left unattended outside at any time. Pets are barred from any community area such as playgrounds, pools and game courts.

The Tenant agrees to clean and properly dispose of all pet waste, both inside and outside the rental property, on a daily basis. No excrement is to remain on the grounds. Security and/or pet deposits are only refunded after the property has been vacated and examined by the management.

Service Animals are not pets, but provide assistance to disabled residents. By law, the Landlord must allow service animals for Tenants who have an apparent or verified need that they require them in order to afford a disabled Tenant fair use and enjoyment of the facilities. Additional deposits and or pet rent are not required for service animals, but Tenant(s) are responsible for cleaning up after the animal. Tenant(s) are also responsible for any damage done to the unit, building or grounds, beyond reasonable wear and tear. Service animals must meet local and state laws for vaccinations. Landlord requires the animal to be housebroken and neutered or spayed.

If the Tenant violates any part of this Addendum, the Tenant is then in default of the Lease. In the event of a default, the Landlord may initiate legal proceedings in accordance with Florida local regulations to evict or have the Tenant removed from the Leased Premises as well as seek judgment against the Tenant for any monies owed to the Landlord as a result of the Tenants default.

Tenant's Signature: 5000 m	Date: 5-22-23
Tenant's Signature: Emily Walken Callenge	Date: 9-22-23
Tenant's Signature:	_ Date:
Landlord's Signature	Date 9-22-23

SMOKE-FREE PROPERTY ADDENDUM

Landlord: Sunni Milo

Tenant: Emily Walden Callanan, Todd Millwater

Leased Premises: 521 Lafayette St, C, Port Orange, FL 32127

This Smoke-Free Property Addendum is incorporated into and made part of the lease agreement (Lease) executed by and between Sunni Milo (Landlord) and Emily Walden Callanan, Todd Millwater (Tenant) for the Leased Premises located at 521 Lafayette St, C, Port Orange, FL 32127.

The Landlord has implemented a "No Smoking" policy due to the known health effects of secondhand smoke, increased costs incurred due to additional maintenance and cleaning, fire risks, and higher insurance costs associated with permitted smoking in the building.

For this Smoke-Free Property Addendum, smoking is defined as inhaling, breathing, or carrying and lit cigarette, cigar, pipe, vape device, or other tobacco or non-tobacco smoked product in any form, legal and illegal.

Smoking of any illegal substance is prohibited anywhere on the property. For purposes of this paragraph "smoking" includes but is not limited to pipe smoking, cigarette smoking, and cigar smoking. Our smoking policy is checked below.

Smoking of tobacco or any other legal substance is not allowed anywhere in the common areas, in any building, or in apartment, house or balcony.

 Smoking of tobacco or any other legal substance is allowed in the following checked areas only:
In the unit

On balconies

© 2023 ezLandlordForms.com

Outside in common areas

The Tenant(s), occupants, and Tenant's invitees and guests acknowledge the Leased Premises are designated as a smoke-free living space. No smoking anywhere within the rental unit is permitted. Where applicable, smoking shall not be permitted in any common areas, including but not limited to hallways, adjoining grounds, balconies and/or patios.

Tenant(s) acknowledges that the Landlord does not promise or guarantee of smoke-free living space. Additionally, Tenant(s) acknowledges that Landlord's implementation of smoke-free living space does not make the Landlord responsible for the Tenant's health or of the smoke-free condition of the Tenant's unit and the common areas. However, Landlord will try to enforce the terms within this Smoke-Free Property Addendum with the Lease to create a smoke-free environment.

Tenant accepts that Landlord has limited ability to police, monitor, or enforce the terms of this Smoke-Free Property Addendum. Tenant understands enforcement depends upon the compliance of the Tenant(s), occupants, Tenant's guests, and invitees. Landlord puts on notice any Tenant(s) with respiratory illnesses, diseases, allergies, or any other physical or mental condition relating to the effects of smoke that the Landlord assumes no greater duty of care to enforce this Addendum than any other landlord obligation under the Lease.

If the Tenant violates any part of this Addendum, the Tenant agrees to pay a fee of \$450 as a reasonable estimate of damages incurred by the Landlord.

If the Tenant violates any part of this Addendum, the Tenant will then be in default of the Lease. If a default occurs, the Landlord may initiate legal proceedings under all applicable laws and regulations to evict or have the Tenant removed from the Leased Premises and seek judgment against the Tenant for any monies owed to the Landlord because of the Tenant's default.

Imm Ewc Page 16

Tenant's Signature: EMILY Walden	Callora Date: 900-23
Tenant's Signature: Tooks M	
Tenant's Signature:	Date:

Release of Liability and Assumption of Risk

NOTE: Read thoroughly before signing. This document impacts your legal rights and will bar your right to sue.

Tenant's name: Emily Walden Callanan, Todd Millwater Property Address:521 Lafayette St, C, Port Orange, FL 32127

I, Emily Walden Callanan, Todd Millwater, voluntarily sign this Release of Liability and Assumption of Risk (hereinafter "Release of Liability") in favor of Sunni Milo (hereinafter "Landlord") in consideration for the opportunity to use the Landlord's property located at 521 Lafayette St, C, Port Orange, FL 32127 (hereinafter "the Property").

In consideration for the Lease Agreement signed by Landlord and Tenant on Sept. 22, 2023, Tenant hereby waives and releases Landlord, Landlords employees, heirs, successors, and assigns (hereinafter "Releasees") from any liability and/or claim for personal injury, property damage, or death that may occur from Tenant's use of the Property, even if the cause of such can be associated in any way with the actions or failures to act of Releasees.

By signing this Release of Liability, Tenant accepts total responsibility for any and all injuries or damages of any kind which may result from the use of the Property. It is the Tenant's intention to HOLD HARMLESS the Landlord for any injury or damage sustained by Tenant or anyone else, regardless of cause, while using the Property.

I, Emily Walden Callanan, Todd Millwater, acknowledge that I have carefully read the Release of Liability and understand all of its contents. I understand that by signing the Release of Liability I am waiving certain legal rights, including the right to sue the Landlord for any reason.

Landlord's Signature. Date: 9-22-23
Tenant's Signature: Date: 9-23-23
Tenant's Signature: Date: 9-22-23
Tenant's Signature:Date:

Septic Tank Addendum

Notpent

Emily Walden Callanan, Todd Millwater 521 Lafayette St, C, Port Orange, FL 32127

The Septic Tank Addendum (hereinafter "the Addendum") is part of and incorporated into the Lease Agreement signed on Sept. 22, 2023 between Sunni Milo (hereinafter "the Landlord") and Emily Walden Callanan, Todd Millwater (hereinafter "the Tenant") for the property located at 521 Lafayette St, C, Port Orange, FL 32127 (hereinafter "the Property").

The property has a septic tank system, which requires care and maintenance to ensure it functions properly. The following care is required to keep the septic tank in good working order and to avoid failure of the entire system.

1. Septic System Treatments. Septic System Treatments, such as Rid-X, ZEP Septi-Pak, or Green Gobbler, can be purchased at hardware stores or grocery stores. These treatments ensure proper bacteria levels in the septic tank.

The Tenant is responsible for flushing a septic tank treatment down the toilet one-time per month. The Tenant is responsible for purchasing these treatments and should refer to the manufacturer's instructions regarding how much is flushed per month. Treatments should be alternated between toilets for properties with more than one toilet.

- 2. Items That Can Be Flushed Down Toilets. Only the following items are safe to flush down toilets: 1) human waste; 2) toilet paper; 3) septic system treatments (as discussed in section 1).
- 3. Items That Should Never Be Disposed of Down Any Drain Line. While only the above three things should be flushed down toilets, there are certain items that should never go down any drain line on the Property as they can clog lines, corrode drain lines, or kill helpful bacteria in the septic tank. This can lead to the failure of the entire septic tank system.

Items that should never go down any drain line (for example, toilet, sink, shower, or bath) include grease, coffee grounds, sand, hair, paper towels, diapers, sanitary napkins, tampons, condoms, dental floss, corrosive chemicals (for example, bleach or cleaners), toys, bottle caps, paint, solvents, cat litter or cigarette butts.

The Tenant understands the care that is required to keep the septic tank in good condition and working properly.

The Tenant agrees to comply with all requirements of the Septic Tank Addendum.

The Tenant agrees to timely notify the Landlord in writing of any failure or problems with the septic tank system.

The Tenant agrees and acknowledges that the Tenant is liable for any and all damage to the septic tank system due to either intentional or negligent acts by the Tenant or the Tenant's guests, invitees, agents, or licensees.

The Tenant has read and understands all parts of the Addendum. The Tenant signs the Addendum voluntarily.

Landlord's Signature:

Date: 9-22-23

Tenant's Signature: 57000 M 9 22-23

Luc

Date:	_		
Tenant's Signature:			
Date:	<u>-</u>		
Tenant's Signature:			
Date:			

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazard

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. Lessor's (Landlord's) Disclosure (a) Presence of lead-based paint and/or lead-based paint hazards (initial (i) or (ii) below): Known lead-based paint and/or lead-based paint hazards are present in the housing (explain). (ii) X 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 (initial (i) or (ii) below): Lessor has provided the lessee with all available records and reports pertaining to leadbased 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 (Tenant's) Acknowledgment (initial): (c) _____ Lessee has received copies of all information listed above. (d) _____ Lessee has received the pamphlet Protect Your Family from Lead in Your Home. Agent's Acknowledgment (initial): e) _____ Agent has informed the lessor of the lessor's obligations under 42 U.S.C. 4852(d) and is aware of the 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's (Tenant's) Signature: CMIL Water Date: Lessee's (Tenant's) Signature: Lessee's (Tenant's) Signature: ______ Date: _____ Lessor's (Landlord's) Signature:

Date: 09-22-

Agent's Signature: ______ Date: _____

Lead Warning Statement







Protect Your Family From Lead in Your Home



United States Environmental Protection Agency



United States Consumer Product Safety Commission



United States Department of Housing and Urban Development

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Are You Planning to Buy or Rent a Home Built Before 1978?

Did you know that many homes built before 1978 have lead-based paint? Lead from paint, chips, and dust can pose serious health hazards.

Read this entire brochure to learn:

- · How lead gets into the body
- About health effects of lead
- What you can do to protect your family
- · Where to go for more information

Before renting or buying a pre-1978 home or apartment, federal law requires:

- Sellers must disclose known information on lead-based paint or leadbased paint hazards before selling a house.
- Real estate sales contracts must include a specific warning statement about lead-based paint. Buyers have up to 10 days to check for lead.
- Landlords must disclose known information on lead-based paint and lead-based paint hazards before leases take effect. Leases must include a specific warning statement about lead-based paint.

If undertaking renovations, repairs, or painting (RRP) projects in your pre-1978 home or apartment:

 Read EPA's pamphlet, The Lead-Safe Certified Guide to Renovate Right, to learn about the lead-safe work practices that contractors are required to follow when working in your home (see page 12).



Simple Steps to Protect Your Family from Lead Hazards

If you think your home has lead-based paint:

- · Don't try to remove lead-based paint yourself.
- Always keep painted surfaces in good condition to minimize deterioration.
- Get your home checked for lead hazards. Find a certified inspector or risk assessor at epa.gov/lead.
- Talk to your landlord about fixing surfaces with peeling or chipping paint.
- · Regularly clean floors, window sills, and other surfaces.
- Take precautions to avoid exposure to lead dust when remodeling.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe certified renovation firms.
- Before buying, renting, or renovating your home, have it checked for lead-based paint.
- Consult your health care provider about testing your children for lead. Your pediatrician can check for lead with a simple blood test.
- Wash children's hands, bottles, pacifiers, and toys often.
- Make sure children avoid fatty (or high fat) foods and eat nutritious meals high in iron and calcium.
- Remove shoes or wipe soil off shoes before entering your house.

Lead Gets into the Body in Many Ways

Adults and children can get lead into their bodies if they:

- Breathe in lead dust (especially during activities such as renovations, repairs, or painting that disturb painted surfaces).
- Swallow lead dust that has settled on food, food preparation surfaces, and other places.
- Eat paint chips or soil that contains lead.

Lead is especially dangerous to children under the age of 6.

- At this age, children's brains and nervous systems are more sensitive to the damaging effects of lead.
- Children's growing bodies absorb more lead.
- Babies and young children often put their hands and other objects in their mouths. These objects can have lead dust on them.



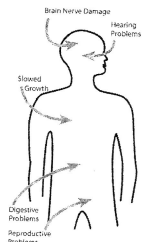
Women of childbearing age should know that lead is dangerous to a developing fetus.

 Women with a high lead level in their system before or during pregnancy risk exposing the fetus to lead through the placenta during fetal development. **Lead affects the body in many ways.** It is important to know that even exposure to low levels of lead can severely harm children.

In children, exposure to lead can cause:

- Nervous system and kidney damage
- Learning disabilities, attention deficit disorder, and decreased intelligence
- Speech, language, and behavior problems
- Poor muscle coordination
- Decreased muscle and bone growth
- Hearing damage

While low-lead exposure is most common, exposure to high amounts of lead can have devastating effects on children, including seizures, unconsciousness, and, in some cases, death.



Although children are especially susceptible to lead exposure, lead can be dangerous for adults, too.

In adults, exposure to lead can cause:

- Harm to a developing fetus
- Increased chance of high blood pressure during pregnancy
- Fertility problems (in men and women)
- · High blood pressure
- Digestive problems
- Nerve disorders
- Memory and concentration problems
- Muscle and joint pain

Check Your Family for Lead

Get your children and home tested if you think your home has lead.

Children's blood lead levels tend to increase rapidly from 6 to 12 months of age, and tend to peak at 18 to 24 months of age.

Consult your doctor for advice on testing your children. A simple blood test can detect lead. Blood lead tests are usually recommended for:

- Children at ages 1 and 2
- Children or other family members who have been exposed to high levels of lead
- Children who should be tested under your state or local health screening plan

Your doctor can explain what the test results mean and if more testing will be needed.

Where Lead-Based Paint Is Found

In general, the older your home or childcare facility, the more likely it has lead-based paint.¹

Many homes, including private, federally-assisted, federally-owned housing, and childcare facilities built before 1978 have lead-based paint. In 1978, the federal government banned consumer uses of lead-containing paint.²

Learn how to determine if paint is lead-based paint on page 7.

Lead can be found:

- In homes and childcare facilities in the city, country, or suburbs,
- In private and public single-family homes and apartments,
- On surfaces inside and outside of the house, and
- In soil around a home. (Soil can pick up lead from exterior paint or other sources, such as past use of leaded gas in cars.)

Learn more about where lead is found at epa.gov/lead.

¹ "Lead-based paint" is currently defined by the federal government as paint with lead levels greater than or equal to 1.0 milligram per square centimeter (mg/cm), or more than 0.5% by weight.

² "Lead-containing paint" is currently defined by the federal government as lead in new dried paint in excess of 90 parts per million (ppm) by weight.

Identifying Lead-Based Paint and Lead-Based Paint Hazards

Deteriorating lead-based paint (peeling, chipping, chalking, cracking, or damaged paint) is a hazard and needs immediate attention. Lead-based paint may also be a hazard when found on surfaces that children can chew or that get a lot of wear and tear, such as:

- On windows and window sills
- Doors and door frames
- Stairs, railings, banisters, and porches

Lead-based paint is usually not a hazard if it is in good condition and if it is not on an impact or friction surface like a window.

Lead dust can form when lead-based paint is scraped, sanded, or heated. Lead dust also forms when painted surfaces containing lead bump or rub together. Lead paint chips and dust can get on surfaces and objects that people touch. Settled lead dust can reenter the air when the home is vacuumed or swept, or when people walk through it. EPA currently defines the following levels of lead in dust as hazardous:

- ~ 40 micrograms per square foot (µg/ft²) and higher for floors, including carpeted floors
- 250 μg/ft² and higher for interior window sills

Lead in soil can be a hazard when children play in bare soil or when people bring soil into the house on their shoes. EPA currently defines the following levels of lead in soil as hazardous:

- 400 parts per million (ppm) and higher in play areas of bare soil
- 1,200 ppm (average) and higher in bare soil in the remainder of the yard

Remember, lead from paint chips—which you can see—and lead dust—which you may not be able to see—both can be hazards.

The only way to find out if paint, dust, or soil lead hazards exist is to test for them. The next page describes how to do this.

Checking Your Home for Lead

You can get your home tested for lead in several different ways:

- A lead-based paint **inspection** tells you if your home has lead-based paint and where it is located. It won't tell you whether your home currently has lead hazards. A trained and certified testing professional, called a lead-based paint inspector, will conduct a paint inspection using methods, such as:
 - Portable x-ray fluorescence (XRF) machine
 - Lab tests of paint samples
- A risk assessment tells you if your home currently has any lead hazards from lead in paint, dust, or soil. It also tells you what actions to take to address any hazards. A trained and certified testing professional, called a risk assessor, will:



- Sample paint that is deteriorated on doors, windows, floors, stairs, and walls
- Sample dust near painted surfaces and sample bare soil in the yard
- Get lab tests of paint, dust, and soil samples
- A combination inspection and risk assessment tells you if your home has any lead-based paint and if your home has any lead hazards, and where both are located.

Be sure to read the report provided to you after your inspection or risk assessment is completed, and ask questions about anything you do not understand.

Checking Your Home for Lead, continued

In preparing for renovation, repair, or painting work in a pre-1978 home, Lead-Safe Certified renovators (see page 12) may:

- Take paint chip samples to determine if lead-based paint is present in the area planned for renovation and send them to an EPA-recognized lead lab for analysis. In housing receiving federal assistance, the person collecting these samples must be a certified lead-based paint inspector or risk assessor
- Use EPA-recognized tests kits to determine if lead-based paint is absent (but not in housing receiving federal assistance)
- Presume that lead-based paint is present and use lead-safe work practices

There are state and federal programs in place to ensure that testing is done safely, reliably, and effectively. Contact your state or local agency for more information, visit epa.gov/lead, or call 1-800-424-LEAD (5323) for a list of contacts in your area.³

³ Hearing- or speech-challenged individuals may access this number through TTY by calling the Federal Relay Service at 1-800-877-8399.

What You Can Do Now to Protect Your Family

If you suspect that your house has lead-based paint hazards, you can take some immediate steps to reduce your family's risk:

- If you rent, notify your landlord of peeling or chipping paint.
- Keep painted surfaces clean and free of dust. Clean floors, window frames, window sills, and other surfaces weekly. Use a mop or sponge with warm water and a general all-purpose cleaner. (Remember: never mix ammonia and bleach products together because they can form a dangerous gas.)
- · Carefully clean up paint chips immediately without creating dust.
- Thoroughly rinse sponges and mop heads often during cleaning of dirty or dusty areas, and again afterward.
- Wash your hands and your children's hands often, especially before they eat and before nap time and bed time.
- Keep play areas clean. Wash bottles, pacifiers, toys, and stuffed animals regularly.
- Keep children from chewing window sills or other painted surfaces, or eating soil.
- When renovating, repairing, or painting, hire only EPA- or stateapproved Lead-Safe Certified renovation firms (see page 12).
- Clean or remove shoes before entering your home to avoid tracking in lead from soil.
- Make sure children avoid fatty (or high fat) foods and eat nutritious meals high in iron and calcium. Children with good diets absorb less lead.

Disturbing lead-based paint or removing lead improperly can increase the hazard to your family by spreading even more lead dust around the house.

In addition to day-to-day cleaning and good nutrition, you can temporarily reduce lead-based paint hazards by taking actions, such as repairing damaged painted surfaces and planting grass to cover leadcontaminated soil. These actions are not permanent solutions and will need ongoing attention.



- You can minimize exposure to lead when renovating, repairing, or painting by hiring an EPA- or statecertified renovator who is trained in the use of lead-safe work practices. If you are a do-it-yourselfer, learn how to use lead-safe work practices in your home.
- To remove lead hazards permanently, you should hire a certified lead abatement contractor. Abatement (or permanent hazard elimination) methods include removing, sealing, or enclosing lead-based paint with special materials. Just painting over the hazard with regular paint is not permanent control.

Always use a certified contractor who is trained to address lead hazards safely.

- Hire a Lead-Safe Certified firm (see page 12) to perform renovation, repair, or painting (RRP) projects that disturb painted surfaces.
- To correct lead hazards permanently, hire a certified lead abatement professional. This will ensure your contractor knows how to work safely and has the proper equipment to clean up thoroughly.

Certified contractors will employ qualified workers and follow strict safety rules as set by their state or by the federal government.

Reducing Lead Hazards, continued

If your home has had lead abatement work done or if the housing is receiving federal assistance, once the work is completed, dust cleanup activities must be conducted until clearance testing indicates that lead dust levels are below the following levels:

- 40 micrograms per square foot ($\mu g/ft^2$) for floors, including carpeted floors
- $250 \,\mu g/ft^2$ for interior windows sills
- 400 µg/ft² for window troughs

For help in locating certified lead abatement professionals in your area, call your state or local agency (see pages 14 and 15), or visit epa.gov/lead, or call 1-800-424-LEAD.

Renovating, Remodeling, or Repairing (RRP) a Home with Lead-Based Paint

If you hire a contractor to conduct renovation, repair, or painting (RRP) projects in your pre-1978 home or childcare facility (such as pre-school and kindergarten), your contractor must:

- Be a Lead-Safe Certified firm approved by EPA or an EPA-authorized state program
- Use qualified trained individuals (Lead-Safe Certified renovators) who follow specific lead-safe work practices to prevent lead contamination
- Provide a copy of EPA's lead hazard information document, The Lead-Safe Certified Guide to Renovate Right



RRP contractors working in pre-1978 homes and childcare facilities must follow lead-safe work practices that:

- Contain the work area. The area must be contained so that dust and debris do not escape from the work area. Warning signs must be put up, and plastic or other impermeable material and tape must be used.
- Avoid renovation methods that generate large amounts of lead-contaminated dust. Some methods generate so much leadcontaminated dust that their use is prohibited. They are:
 - · Open-flame burning or torching
 - Sanding, grinding, planing, needle gunning, or blasting with power tools and equipment not equipped with a shroud and HEPA vacuum attachment and
 - Using a heat gun at temperatures greater than 1100°F
- Clean up thoroughly. The work area should be cleaned up daily. When all the work is done, the area must be cleaned up using special cleaning methods.
- Dispose of waste properly. Collect and seal waste in a heavy duty bag or sheeting. When transported, ensure that waste is contained to prevent release of dust and debris.

To learn more about EPA's requirements for RRP projects visit epa.gov/getleadsafe, or read *The Lead-Safe Certified Guide to Renovate Right*.

While paint, dust, and soil are the most common sources of lead, other lead sources also exist:

- Drinking water. Your home might have plumbing with lead or lead solder. You cannot see, smell, or taste lead, and boiling your water will not get rid of lead. If you think your plumbing might contain lead:
 - Use only cold water for drinking and cooking.
 - Run water for 15 to 30 seconds before drinking it, especially if you have not used your water for a few hours.

Call your local health department or water supplier to find out about testing your water, or visit epa.gov/lead for EPA's lead in drinking water information.

- Lead smelters or other industries that release lead into the air.
- Your job. If you work with lead, you could bring it home on your body or clothes. Shower and change clothes before coming home. Launder your work clothes separately from the rest of your family's clothes.
- Hobbies that use lead, such as making pottery or stained glass, or refinishing furniture. Call your local health department for information about hobbies that may use lead.
- Old toys and furniture may have been painted with lead-containing paint. Older toys and other children's products may have parts that contain lead.⁴
- Food and liquids cooked or stored in lead crystal or lead-glazed pottery or porcelain may contain lead.
- Folk remedies, such as "greta" and "azarcon," used to treat an upset stomach.

In 1978, the federal government banned toys, other children's products, and furniture with lead-containing paint (16 CFR 1303). In 2008, the federal government banned lead in most children's products. The federal government currently bans lead in excess of 100 ppm by weight in most children's products (76 FR 44463).

For More Information

The National Lead Information Center

Learn how to protect children from lead poisoning and get other information about lead hazards on the Web at epa.gov/lead and hud.gov/lead, or call 1-800-424-LEAD (5323).

EPA's Safe Drinking Water Hotline

For information about lead in drinking water, call 1-800-426-4791, or visit epa.gov/lead for information about lead in drinking water.

Consumer Product Safety Commission (CPSC) Hotline

For information on lead in toys and other consumer products, or to report an unsafe consumer product or a product-related injury, call **1-800-638-2772**, or visit CPSC's website at cpsc.gov or saferproducts.gov.

State and Local Health and Environmental Agencies

Some states, tribes, and cities have their own rules related to lead-based paint. Check with your local agency to see which laws apply to you. Most agencies can also provide information on finding a lead abatement firm in your area, and on possible sources of financial aid for reducing lead hazards. Receive up-to-date address and phone information for your state or local contacts on the Web at epa.gov/lead, or contact the National Lead Information Center at 1-800-424-LEAD.

Hearing- or speech-challenged individuals may access any of the phone numbers in this brochure through TTY by calling the toll-free Federal Relay Service at 1-800-877-8339.

U. S. Environmental Protection Agency (EPA) Regional Offices

The mission of EPA is to protect human health and the environment. Your Regional EPA Office can provide further information regarding regulations and lead protection programs.

Region 1 (Connecticut, Massachusetts, Maine, New Hampshire, Rhode Island, Vermont)

Regional Lead Contact U.S. EPA Region 1 5 Post Office Square, Suite 100, OES 05-4 Boston, MA 02109-3912 (888) 372-7341

Region 2 (New Jersey, New York, Puerto Rico, Virgin Islands)

Regional Lead Contact U.S. EPA Region 2 2890 Woodbridge Avenue Building 205, Mail Stop 225 Edison, NJ 08837-3679 (732) 321-6671

Region 3 (Delaware, Maryland, Pennsylvania, Virginia, DC, West Virginia)

Regional Lead Contact U.S. EPA Region 3 1650 Arch Street Philadelphia, PA 19103 (215) 814-2088

Region 4 (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee)

Regional Lead Contact U.S. EPA Region 4 AFC Tower, 12th Floor, Air, Pesticides & Toxics 61 Forsyth Street, SW Atlanta, GA 30303 (404) 562-8998

Region 5 (Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin)

Regional Lead Contact U.S. EPA Region 5 (DT-8J) 77 West Jackson Boulevard Chicago, IL 60604-3666 (312) 886-7836 Region 6 (Arkansas, Louisiana, New Mexico, Oklahoma, Texas, and 66 Tribes)

Regional Lead Contact U.S. EPA Region 6 1445 Ross Avenue, 12th Floor Dallas, TX 75202-2733 (21 1) 665-2704

Region 7 (Iowa, Kansas, Missouri, Nebraska)

Regional Lead Contact U.S. EPA Region 7 11201 Renner Blvd. WWPD/TOPE Lenexa, KS 66219 (800) 223-0425

Region 8 (Colorado, Montana, North Dalota, South Dakota, Utah, Wyoming)

Regional Lead Contact U.S. EPA Region 8 1595 Wynkoop St. Deriver, CO 80202 (303) 312-6966

Region 9 (Arizona, California, Hawaii, Nevada)

Regional Lead Contact U.S. EPA Region 9 (CMD-4-2) 75 Hawthorne Street San Francisco, CA 94105 (415) 947-4280

Region 10 (Alaska, Idaho, Oregon, Washington)

Regional Lead Contact U.S. EPA Region 10 Solid Waste & Toxics Unit (WCM-128) 1200 Sixth Avenue, Suite 900 Seattle, WA 98101 (206) 553-1200

Consumer Product Safety Commission (CPSC)

The CPSC protects the public against unreasonable risk of injury from consumer products through education, safety standards activities, and enforcement. Contact CPSC for further information regarding consumer product safety and regulations.

CPSC

4330 East West Highway Bethesda, MD 20814-4421 1-800-638-2772 cpsc.gov or saferproducts.gov

U.S. Department of Housing and Urban Development (HUD)

HUD's mission is to create strong, sustainable, inclusive communities and quality affordable homes for all. Contact HUD's Office of Healthy Homes and Lead Hazard Control for further information regarding the Lead Safe Housing Rule, which protects families in pre-1978 assisted housing, and for the lead hazard control and research grant programs.

HUD

451 Seventh Street, SW, Room 8236 Washington, DC 20410-3000 (202) 402-7698 hud.gov/offices/lead/

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U. S. EPA Washington DC 20460 U. S. CPSC 8ethesda MD 20814 U. S. HUD Washington DC 20410

EPA-747-K-12-001 September 2013

IMPORTANT!

Lead From Paint, Dust, and Soil in and Around Your Home Can Be Dangerous if Not Managed Properly

- Children under 6 years old are most at risk for lead poisoning in your home.
- Lead exposure can harm young children and babies even before they are born.
- Homes, schools, and child care facilities built before 1978 are likely to contain lead-based paint.
- Even children who seem healthy may have dangerous levels of lead in their bodies.
- Disturbing surfaces with lead-based paint or removing lead-based paint improperly can increase the danger to your family.
- People can get lead into their bodies by breathing or swallowing lead dust, or by eating soil or paint chips containing lead.
- People have many options for reducing lead hazards.
 Generally, lead-based paint that is in good condition is not a hazard (see page 10).

TENANT'S WAIVER OF INSURANCE

Landlord: Sunni Milo

Tenant(s): Emily Walden Callanan, Todd Millwater

Leased Premises: 521 Lafayette St, C, Port Orange, FL 32127

The Landlord strongly encourages that the Tenant has a renter's insurance policy in effect for the duration of the lease term.

Though the importance of having renter's insurance has been fully explained, the Tenant(s) knowingly is/are declining to obtain a renter/tenant's insurance policy for the Leased Premises at 521 Lafayette St, C, Port Orange, FL 32127. Because of this, the Tenant(s) agree to hold the Landlord/Owner or any representatives of the Landlord/Owner harmless of any damage, theft, or loss that may occur to the Tenant(s)'s possessions while renting the Leased Premises.

Tenant's Signature: CMII Walker (Tenant's Signature: South M	
Tenant's Signature:	Date:
Landlord's Signature:	Date: 9-22-23