

GREATER LOUISVILLE ASSOCIATION OF REALTORS®, INC. Louisville, Kentucky 40205 (For use of members only) LEASE

DATE OF LEASE		SE	TERM	OF LEASE		MONTHLY RENTAL	SECURITY DEPOSIT
, 1 1		-	BEGINNING	END	ING		,
6/1/2	20	23	6/1/2023	month to	,	250:00	NA
TENANT:					LANDLOR		
Name:	iea	rass a	Gas Soles. In	C	Name:	"hdie A. H	rsons
	02			18 121	1101101		
\overline{C}	ะก	ter.	Ky 4221	LI LI	Agent for L	endlord: pla Sar	ne)
							
					Address:	3390 Rockhi	a mais ka
						Center, Ky	42214
					_		
					(send all pa	yments and correspondence	to the above address)
in consideration	oft	he mutu	al agreements and cover	ants set forth belo	ow, the payme	ent of the rent and deposit for	the amount specified above to
secnie que blei	nise:	s from de	image, Landlord leases t	Tenant the Prem	ilses describe	d below for the terms stated	The Leased Premises shall be
used as a dwel	ing,	and not	otherwise, and shall not I	e sublet, assigne	d or transferre	ed in any manner without the	written consent of a Landlord.
Location	1)	Descrip	tion of Leased Premises	Deniesou	e at 31	20 Rockland Mil	s Rd.
	•		·	<u>Center</u> k	<u>y 422</u>	14	
Parties -	2)						erson authorized to manage
Occupancy	<i>a</i> \	said Pr	emises. The term Tener	it shall refer to all	persons occ	rpying the Leased Premises	and a selled by I and order
occupancy	3)	111030	1) Divegrass Gas	SALES, INC.	. 4/	uses; and other(s) umst be s	ipproved in writing by Landlord:
			2)		5)		-
			3)		6)		
Utilities	4)	Utilities	to be furnished by Land	ord: NJA (mone)		-
			Electricity ———	Water & Sewer -	Gat	Waste F	Removal
Appliances &	5)	Appllan	cep/Accessories to be fu			 humahan D anana	Milada
Accessories		-	Range Carpet	Retrig AC Unit(s)	DIS	hwasher Drapes	biinds
Late Charges	6)	Tenant				nt specified above on or befo	re the IST
	. •			time of each and	every paymer		ise, if the rent is not paid by the
Agency	7)						if, to receive and receipt for rent,
							eement during Tenent's occu-
						er to manage the Leased Pri	
Obligations	8)	In addit	lion to other duties of ma	ntenance, Tenant	shall:	-	
of Tenent	•	a) Co	mply with all obligations	mposed on Tenai	nt þy governa	rental authority materially aff	ecting health and safety;
		-				s as clean and safe as poss	
						other waste in a clean and eat misuse. It should freeze by	ret, or get out of order, Tenant
						naintain and repair at Landid	
			iciencies due to normal v			:/.	
		e) Us	e in a reasonable manne	r all electrical, plu	mbing, sanita	ry, heating, ventilating, air-c	enditioning and other facilities and
			w euo ceceen ers anage Acidorately or senligen	Hvdestov defec	r neglect, ten e. damece. In	ant agrees to sustain cost of	repairs; is premises or knowingly permit
		an\	person to do so;		_	- •	
		a) Ca	nduct himself/herself and	require any gues	st to conduct 1	hemselves in a manner that	will not disturb neighbors'
		per	ceful enjoyment of the p	remises;	Alex I am diam.	An	
		h) Abi	de by any rules of regula	niona ecoptecióy e property, end "	DICIDIAL SHU Maih whisi "IC	to promote the convenience bute services or facilities;	, safety or welfare of Tenants in
		I) Not	fuse descline stoves of	other similar fuel l	burning appile	inces using highly flammabl	e liquids, including portable
		, kan	ocone Wane of brosene	etoves or other s	imilar pertabi	e fuel burning eppliances:	
		n. Sh	ell maniace all broken gla	is in the windows	, doors, etc. r	egardiess of any cause; also	put in end properly repair all
		loci	ks or keys to the same, I	tost, or to pay for	r ute same, & Install en els	r ieir Veiueuch; conditioner occeptet cebte	without the written consent of
•			rerection serial on the R adjord: ///	CI CI GIIIII 1977.91	v.m un dij	A A	to produce the filterial desiration of
			J' /// Z	6/1/2	-023_	X Jales a	and 1/2023
P1120 Rex: 11/89 P	ace f	_{of 2}	TENIANT	DATE	· 	MOLORD	DATE
		-	TENANT DE PLIMATES E	as Sales.	Inc.		Inatan P

	Seurgy	9)	To secure the property of Landlord from damage, Tenant has placed with Landlord a security deposit in the amount set forth
	Deposit	1	above. This deposit will be utilized as a fund for repairing damage to the Leased Premises. It is not an advance of rent, and may may be deducted from a rental payment at any time. The procedures for returning or retaining the security deposit will be in accord with Kentucky Revised Statute (KRS) 383.580, which is printed on the reverse side of this form. All interest
X_	Alterations	10)	Tenant shall make no elterations or install or maintain on the Premises major appliances, locks or devices of any kind without
	Liability	13)	in each case obtaining the written consent of the Landlord. Landlord does not insure Tenant's person. All personal property in the Leased Premises or elsewhere shall be at the risk of
			Tenant only, and Tenant shall carry such insurance as Tenant deams necessary. Tenant acknowledges the Leased Premises have been exemined to the extent necessary to ascertain its condition. The Premises are leased in the condition found and Landlord shall not be liable to Tenant or anyone on the Premises for property damage or personal injuries caused by or arising out of the condition of the Leased Premises, it being understood that Tenant, and all others take the premises as they find them. In the event such damage or injury erises out of Tenant's failure to maintain or repair the Tenant shall indemnify Landlord, and Landlord's agent and employees, from any such claims and hold them harmless.
	Reduction of Services	12)	Landlord shall not be responsible to Tenant or any others for a loss or reduction of services by acts not willful, or conditions beyond Landlord's control, nor shall any loss or reduction of services terminate this lesse or reduce the amount of rental due hareunder, except as provided by law.
x ·	Landlord 1	13) a)	The Landlord and Landlord's agents and employees shall have access to the Leased Premises at all reasonable times in order to inspect same, make necessary agreed repairs, decorations, alterations, or improvements, supply necessary or agreed services, or exhibit the Leased Premises to prospective or actual purchasers, mortgagess, Tenants, workmen or contractors. Except in the case of emergency, the Landlord shall give Tenant at least forty-eight (48) hours notice of his/her
•		b)	intent to enter. In the event Tenant will be absent from the Leased Premises for more than seven (7) days, Tenant agrees to notify Landlord. During such absences, Landlord and Landlord's agents and employees may enter the Leased Premises to Inspect or protect
	Binding on	14)	the second of the second control of the seco
	Hairs, etc. Bankruptcy	15)	representatives, and assigns of Landlord and Tenent. If Tenant should be declared bankrupt during the term of this lease, Landlord, at Landlord's option, may terminate this lease. If so terminated, Tenant agrees to promptly vacate premises removing all personal property and belongings and upon Tenant's failure to do so, Landlord may take all steps necessary, including storage of Tenant's property, and shall not be responsible to Tenant for loss or damage due to causes beyond Landlord's control.
	Condemnati Eminent Domain	on 16)	
х	Renewal of Lease	17)	This lease shall be automatically renewed with the same terms and conditions on a month to month basis after its original expiration date unless otherwise notified by Landford. Whenever Tenant wishes to vacate and all terms and conditions of the lease have been fulfilled, a full thirty (30) day written notice must be given before the Tenant's hext rent-due date and accompanied by the rent for the final thirty (30) day rental period. No verbal notices will be accepted.
	Expiration/ Termination of Lease	18)	Upon termination of this lease, Tenant shall yield up immediate possession, remove all property and belongings, and return unit in undamaged condition, and deliver all keys to Landlord at the address where rent is payable. Upon Tenant's failure to vacate, the Landlord may take all steps necessary to remove Tenant and Tenant's property as provided by law and Tenant shall acquire no additional rights or extension of the lease term by reason of such holding over. In addition to all minedies
	Abandonment19)		provided by law, Tenant shall pay all rent and other actual damages suffered by Landlord. Ten days absence by Tenant with rent unpaid, or the removal of a substantial portion of Tenant's personal property without explanation or notice to Landlord shall be deemed an abandonment of the Leased Premises by Tenant. In such event, Landlord may reenter the Leased Premises immediately, take all action necessary to remove remaining property and belongings of Tenant, and relet the Premises, without notice and without responsibility for damages resulting therefrom,
	Rental, Application	20)	The application to rent the premises herein leased is hereby made a part of this lease. Tenant warrents the information contained therein to be true, and if false, Landlord may, at Landlord's option, terminate this lease.
X	Required Doruments	21) (
	Additional Clauses	22)	Mg Kalisa and Magazine In any)
أغدر	MACHINE CA CHUCK	XTQ OF SI	drequired documents as stated in clause (21) contains the entire agreement between the parties. No oral agreement or representations have been half be binding upon the parties unless set forth in writing in this lesse. All notices called for in this lesse are to be in writing. I (We) centify that the document, understand same, and have received a copy.
	Landlord/Ages	161	Date Tenant For Blueross Gos Soles Inches

Landlord/Agent Pil21 Rev. 11/99 Page 2 of 2

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Date