# Agreement To Vacate Premises (Between owner and holdover occupant)

This	Agreement To Vacate Premises (Agreement) is entered into on	by
and	between	(Owner)
and		(Occupant).
	<b>nesseth:</b> That in consideration of the covenants and agreements herein other good and valuable consideration, Occupant agrees to vacate the	
upc	on the terms and conditions herein set forth:	
1.	Agreement to Vacate/Relocation Assistance Occupant covenants and agrees to voluntarily vacate the premises by _ @ AM/PM. In exchange for the timely surrender of possessi Occupant, Owner agrees to pay Occupant the sum of dollars (\$), herein referred to as the Re Said sum shall increase or decrease by \$ dollars per day. It amount for each day Occupant moves out earlier than agreed hereto; a a like amount for each extra day Occupant takes to vacate beyond the second content of the s	on of the premises by elocation Assistance. shall increase by said nd it shall decrease by
2.	Inspection and Condition of the Premises Within 24 hours of Occupant's moveout Owner shall make a final inspell Occupant has vacated the premises by the date promised, returned a premises (including all fixtures, facilities, and appliances) in the same copremises were initially occupied by Occupant, ordinary wear and tear eshall immediately pay Occupant the full amount of the Relocation Assistance.	II keys and has left the andition as when the accepted, then Owner
3.	Liability for Personal or Real Property Damage Occupant shall not deliberately or negligently destroy, deface, damage any part of the premises (including fixtures, facilities, and appliances) noted do so whether known by the Occupant or not, and Occupant shall be damage caused by his failure to comply with this requirement. All personal property in or on said property shall be at the sole risk and responsibilities shall not be liable for any injury or damage whatsoever to the person of Occupant or any person or entity in or on said property; and Occupant without reservation agrees to indemnify and hold Owner harmless in all	or permit any persons e responsible for any ons and personal y of Occupant. Owner property of hereby expressly and
4.	In the event Owner determines that damage to the premises has occur caused by the willful acts, acts of omission, or the negligence of Occup deduct the costs of the repairs from the amount of the Relocation Assis the costs of the repairs exceed the amount of the Relocation Assistance personally liable for all repair costs which exceed the amount of the Rel Owner shall also be entitled to avail itself of all other rights and remedientitled, either at law or equity and Owner shall be entitled to recover attorney's fees and any other costs allowed by law. In the even Occupal premises prior to the expiration of the term of the Agreement, Occupal receive the Relocation Assistance or any portion thereof and Owner shall proceedings against Occupant. Owner shall be entitled to recover reason eviction expenses, court costs and any other costs allowed by law.	ant, Owner shall tance. In the event c, Occupant shall be ocation Assistance. es to which it may be any reasonable nt fails to vacate the nt forfeits any right to all commence eviction
(Ini	tials)(Initials)	

#### 5. If a Prior Lease Exists Between Owner and Occupant

In the event Occupant is currently in possession of the premises as a result of a prior lease agreement between Owner and Occupant, Occupant agrees to continue to be bound during the term of this Agreement by all conditions, restrictions, and covenants contained in the prior lease agreement. Any default under the terms of any prior lease agreement between Owner and Occupant shall also constitute a default under this Agreement. In the event there is a conflict between the provisions set forth in any prior lease agreement and the provisions of this Agreement, the provisions of this Agreement shall prevail.

### 6. Severability/Unenforceability

All individual provisions, paragraphs, sentences, clauses, sections and words in this Agreement shall be severable and if any one or more such provisions, paragraphs, sentences, clauses, sections or words are determined by any court, administrative body, or tribunal, having proper jurisdiction, to be in any way unenforceable, or to be in any way violative of or in conflict with any law of any applicable jurisdiction, such determination shall have no effect whatsoever on any of the remaining paragraphs, provisions, clauses, sections or words of this Agreement.

### 7. Entire Agreement

This Agreement constitutes the entire agreement between the parties concerning the subject matter contained herein and no modification or addition to it shall be binding unless signed by the parties hereto. The covenants and conditions herein contained shall apply to and bind the parties hereto and their heirs, executors, administrators, legal and personal representatives, successors and assigns. All covenants are to be construed as conditions of this Agreement. Where the context so requires, the singular shall include the plural, the plural the singular and the use of any gender shall include all other genders.

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