

# LEASE AGREEMENT

THIS LEASE, made and entered in to to RTA RENTALS, LLC hereinafte	his dateer "Landlord",	by and between
AND		
hereinafter "Tenant".		
	WITNESSETH:	
That Landlord rents to the Tenant, the to	wnhouse, apartment, or house designa	ited as
Indiana, Pennsylvania hereinafter called for the term of 2 semesters.  Semester 1:	the "House" and assigned bedroom	#
Beginning (date)		
And ending (date)		
Semester 2		
Beginning (date)		
And ending (date)		
at the rent of \$\\$ Dollars for two semesters, payable in advance as agreed between the Landlord and tenant as follows:  Semester 1:		
For the \$100 discount pay on or before	June 15,	\$
Pay face amount between	June 16 to August 15,	\$
Add \$100 Late fee if paid between	August 16 to October 1,	\$
After October 2 there will be another paym	ent penalty of 1 ½ per cent per month of	the unpaid balance
Semester 2:		

For the \$100 discount pay on or before	November 15,	\$
Pay face amount between	Nov. 16 to January 15,	\$
Add \$100 Late fee if paid between	January 16 to Feb. 15,	\$
After February 16 there will be another payment penalty of 1 ½ per cent per month of the unpaid balance		

If the payment is mailed, the postmark date will determine the date of payment. If the payment is received in any other manner, the date shall be when it is actually received by the landlord.



For every additional thirty (30) day period that the payment is late, there shall be another late payment penalty in the amount of 1½% of the unpaid balance. Tenant is to occupy the House only during the time periods specified in the lease. This does not include semester break. If Tenant desires to occupy the House during break, the Landlord shall be notified at least thirty days in advance and the Tenant shall be charged at a rate of \$40.00 per day or \$250.00 per week per Tenant payable in advance.

This lease is made upon the following conditions, covenants and agreements:

1.	The Tenant shall pay as a security deposit prior to moving into the House. The
	security deposit shall be utilized by the Landlord to secure payment of rent, secure Tenant'
	performance of Tenant's obligations under this Lease, and to provide a fund for any damage
	caused to the House or any other portion of the Landlord's property by the Tenant, the
	Tenant's family, or Tenant's guests. The security deposit may not be applied against the ren
	or any other amount due from the Tenant to the Landlord without the Landlord's written
	consent.

Landlord or Agent shall return the security deposit after deducting any amounts due and owing to the Landlord within 30 days of termination of the lease. The check shall be made payable to all persons who sign this lease, mailed to a forwarding address furnished in writing by the Tenant.

2. Tenant agrees to use the House only as the personal residence and agrees that Tenant has no right to allow any unauthorized person to live in the House or to transfer or assign any of its obligations under the lease to any other party without prior written consent of the Landlord.

Tenant agrees not to damage the House in which Tenant resides, unreasonably disturb other Tenants, or do anything that would increase the insurance on the building which is in violation of any law or governmental regulation. The Rules and Regulations on the attached Schedule A and provisions of local ordinance contained in Schedule B and Security Deposit information in Schedule C, are incorporated herein.

3. Tenant agrees to pay utilities in accordance with the following:

Heating for premises to be paid by	TENANT
Heating of water for premises to be paid by	TENANT
Electricity for premises to be paid by	TENANT
Gas for premises to be paid by	TENANT
Sewer charge to be paid by	OWNER
Water consumption to be paid by	TENANT
Garbage to be paid by	OWNER
Basic Cable Television service to be paid by	OWNER
Cable Internet Service to be paid by	OWNER

Tenant agrees that Landlord or Agent shall have the right temporarily to stop the service of electricity or water in the event of accident affecting the premises or to facilitate repairs or



alterations made in the premises or elsewhere in Landlord's or Agent's property. Landlord or Agent shall have no liability for failure to supply heat, air conditioning, hot water or other services or utilities when such failure shall be beyond Landlord's or Agent's control or is necessary for the Landlord or Agent to service or repair the House. Landlord shall not be responsible for any related damages to Tenant's personal property.

- 4. Tenant agrees to use due care in the use of the House, the appliances therein, and all other parts of Landlord's property, to give notice to Landlord or Agent of the need for repair and to pay for all repairs to the House, its contents, and to all other parts of Landlord's property which are caused by any act or lack of care on the part of Tenant, members of Tenant's family, or his visitors. Landlord or Agent will make necessary repairs to the House and the appliances therein within a reasonable time after Tenant notifies Landlord or Agent of the need for repairs. The cost of repairs shall mean the cost of materials plus installation. Tenant shall pay to the Landlord or Agent any repair bill presented to the Tenant within five (5) days after Landlord presents bill to Tenant. In the event that the Tenant does not make payment within the five (5) day period, a late charge in the amount of 1½% per month shall be added until paid in full.
- Tenant agrees that Landlord or Agent shall not be liable for property damage or personal
  injury occurring in the House or elsewhere on Landlord's or Agent's property unless the
  damage or injury results directly from Landlord's or Agent's gross negligence or willful
  misconduct.
- 6. If due to circumstances beyond the Landlord's control, the House cannot be occupied at the beginning of the term, the lease term shall begin when it is ready. In the event the House is not ready within sixty (60) days after the initial term of the lease was to begin, then the lease shall terminate if the Tenant so desires. The Tenant shall have no other claim against the Landlord as a result of the termination or the failure of the Landlord to make the House available. The Landlord shall be responsible for returning any deposits made by the Tenant. The rent shall be based on that portion of the term that the Tenant is able to live in the House.

If the Tenant occupies the House prior to the beginning of the term, the terms of this Lease shall apply to that occupancy. The Tenant shall be responsible for paying rent in advance before living in the House.

7. If the House is damaged by fire or other casualty, Landlord or Agent shall repair it within a reasonable time and rent shall continue unless the casualty renders the House unlivable, in which case this lease shall terminate and Tenant, upon payment of all rent to the date the House is surrendered, shall not be liable for any further rent.

If only a portion of the House is rendered unlivable, the Tenant may, with mutual agreement of Landlord or Agent, choose to continue in possession and shall be entitled to a pro rata reduction in the amount of rent, provided that election to proceed under this alternative shall



not deprive the Tenant of the Tenant's right to terminate the lease if the repairs are not made within a reasonable time.

- 8. Landlord or Agent, or any person authorized by either of them, shall have the right to enter the House at reasonable times to inspect, make repairs or alterations, to enforce this lease, and to show the House to prospective Tenants. Landlord or Agent shall notify Tenant prior to going in the House except in the case of emergency.
- 9. This lease confers no rights on Tenant to use for any purpose any of the property of Landlord or Agent other than the interior of the House hereby leased, except the walks and roadways giving access thereto and such other areas, if any, as Landlord or Agent may from time to time designate for the use of Tenants. When the use by Tenant of any other portion of Landlord's or Agent's property is permitted, it shall be subject to the rules and regulations established by Landlord or Agent.
- 10. Tenant agrees that Tenant, his family, and guests will comply with the occupancy regulations which are continued in the lease and which are attached in Schedule A and Schedule B.
- 11. If there is a mortgage on the property, Tenant's rights under this lease are subject to that mortgage.
- 12. In the event that the Tenant fails to fulfill Tenant's obligations under the lease, the Landlord shall give notice to the Tenant. If the Tenant does not correct the problem within ten (10) days after receiving notice of the problem, the Landlord shall have the right to collect any rent due for the entire term of the lease. The Landlord shall also have the right to obtain possession of the House. In the event that the Landlord takes legal action for the purpose of enforcing this Lease, Tenant shall be responsible for all reasonable collection fees, attorney fees, and costs in addition to any other amounts due and owing pursuant to the terms of this lease.
- 13. If the House is taken or condemned for public use, this lease shall terminate as of the date that the property is transferred. The Tenant shall have no further obligation to the Landlord for the remaining term of the lease. Tenant waives any claims it might have against the Landlord by virtue of any condemnation action.
- 14. All notices required to be given to the Tenant or to Landlord or Agent must be given by personal service or return receipt mail whether or not accepted together with posting on the front door of the House.
- 15. The parties agree that all understandings between them and all agreements between them are contained in this lease and the attached Schedule A and Schedule B. The parties have not agreed to anything else except as is contained in any writings signed by both parties.



- 16. Insurance on personal property. Tenant acknowledges that the landlord is not responsible for insuring any of Tenant's personal property. The Landlord is not responsible for lost, stolen, or damaged property.
- 17. Liability for damages/Injury. Tenant agrees to assume all liability for, and to hold the Landlord harmless from any and all damages/injuries to people or property caused by Tenant, Tenant's family, or Tenant's guests on any part of the property. Damages include any costs and attorney's fees incurred by the Landlord in defending any lawsuit or other action.

Landiord signature:	Tenant signature:
×	×
	Print name
	Cell phone #
	Email
	Location

#### GUARANTY – PARENTS/GUARDIANS

We, the undersigned parents/guardians shall be liable for any payments not made by the Tenant or any other Tenant obligations under this lease agreement. The undersigned parents/guardians acknowledge that the Landlord is relying on the parents/guardians guarantee. This guarantee shall be continuing until all amounts that may become due and owing to the landlord pursuant to the lease shall be paid in full.

# PARENTS/GUARDIANS SIGNATURE:

Parent/Guardian #1:	Parent/Guardian #2:	
*	×	
Print name:	Print name:	
Address:	Address:	
Phone #:	Phone #:	
Email:	Email:	



### SCHEDULE A

- 1. **No pets** are permitted in the House at any time including pets of visitors.
- Nothing shall be taped, glued, nailed, or screwed onto the walls, woodwork, doors, cabinets, or wallpaper. Only small tacks
  are to be used to hang pictures or decorative items on the walls, <u>and only on the walls</u>. No painting or touch up patching
  and painting shall be done without prior written permission of the Landlord.
- 3. **No portable heating units** are permitted in the House. If there is a problem with the heat or any other utility, notify Landlord immediately.
- 4. **No additional locks** shall be put on any inside or outside doors of the House.
- 5. Tenant is responsible for replacing burned out light bulbs with the same or lower wattage bulbs. Decorative stringed lights are not permitted anywhere in the house.
- 6. The House will be inspected prior to the first semester and an "Apartment Condition and Survey" will have been completed. Any damages to the house will be noted at this time. It is the responsibility of the Tenant to review this form upon arrival, sign the form where indicated, provide the Tenant's telephone number or numbers where indicated, and return the form within one week of their arrival. Each tenant will be solely responsible for their own bedroom and its contents, but jointly responsible for the common areas of the House. At the end of the second semester, the second half of the form will be completed.
- Garbage to be disposed of in a proper manner. If not, Tenant shall be responsible for any expenses related to its removal. Removal charge is \$ 10.00 per bag.
- 8. Tenants will be charged \$10.00/key for lost keys replaced by the Landlord. If the Landlord must let the Tenant in as a result of the Tenant losing or misplacing keys, the Tenant shall be charged a \$20.00 fee. If the tenant is locked out between the hours of 9AM and 5PM weekdays, for any reason, the fee for the landlord to unlock the door is \$35.00. The fee after 5PM on Fridays into the weekend and holidays is \$75.00. Tenants are advised that the cost assessed for repairs as the result of a tenant breaking-in to gain access is substantially more than the fee for lost keys.
- 9. Portable washers and dryers are not permitted in the House.
- 10. If a check is returned for any reason, Tenant will be charged a service charge of \$40.00.
- 11. Tenant should not use counter tops as cutting boards.
- 12. Recycling Bins provided by the Borough of Indiana for the Tenants use are not to be removed from the building at the end of the term. Tenant shall be responsible for the cost of the recycling bin if the recycling bin needs replaced.
- 13. Landlord shall be responsible for paying the expense of recharging fire extinguishers if they are used for a fire and the Landlord is promptly notified of the use of the fire extinguisher. All other discharges shall be recharged at the expense of the Tenant.
- 14. **No alcoholic beverages** shall be permitted in the House if there are any Tenants under the age of twenty-one. No Kegs or Party Balls are permitted in the House at any time regardless of Tenant's age.
- 15. Personal belongings shall not be stored in the basement or the attic of the House without the prior written consent of the Landlord. Tenants returning next school year are permitted to leave personal belongings in the House over the summer. With the understanding that we are not responsible for any damage or theft of belongings. We request that anything of value be taken home. Arrangements must be made in advance to leave large furniture only, i.e. computer desk and chair.
- 16. The House is to be properly cleaned prior to termination of the Lease. Excessive holes and damage to walls that necessitate patching and painting will be charged to Tenant(s). It is the responsibility of the tenant to pay in advance to have the carpeted areas professionally cleaned prior to vacating. If excessive dirt, spills, and stains necessitate extraordinary cleaning measure for the carpeted areas, tenant will be charged double or triple the cost for that area to be cleaned. Tenant agrees to use our preferred carpet cleaner, who will clean the carpets after all tenants have vacated, the cost of the service must be paid by May 1 to receive a 20% discount. Carpet cleaning costs are not to be taken from the Security Deposit.



17.	All Christmas decorations including live trees and lights shall be removed from the House prior to leaving for semester break.
18.	The House is permitted for a maximum of Tenants and is permitted for a maximum of occupants, consisting of the Tenants and guests.
19.	If the Tenant is unable to fulfill the Tenant's obligations under the Lease Agreement, the Tenant shall immediately notify the Landlord. The Tenant shall be responsible for finding a replacement Tenant subject to the Landlord's approval. If a replacement Tenant satisfactory to the Landlord is not found, Tenant shall be fully responsible for all obligations under the lease.
20.	Furniture designed for use inside the house is not permitted to be outside. Tenant(s) will be charged for the repair or replacement of damaged furniture.
21.	In the event that Tenant does not wish to use the furniture provided by the landlord, there will be a fee of \$35.00 per item payable in advance of removal of the furniture.
22.	If any Tenant(s) or Tenant's guest(s) violate any Indiana Borough Ordinance(s) where the landlord incurs any fees, fines, costs, or expenses, Tenant(s) shall be responsible for reimbursing the landlord for all fees, fines, cost, or expenses associated with the Tenant(s) violating such ordinance(s).
23.	Tenant agrees to use the leased property only as a residence. Tenant agrees to obey all Federal, State and Local laws and regulations when using the leased property. Any violation of said law shall be considered a breach of lease.
24	<b>Firearms</b> , bows/arrows, fireworks and weapons of any kind <b>are not permitted</b> in the house at any time.
24.	Theat ms, bows, allows, ineworks and weapons of any kind are not permitted in the house at any time.
<ul><li>24.</li><li>25.</li></ul>	
25.	
25. 26.	Overnight guests are not permitted due to Indiana Borough Ordinances.  At no time shall the heat be set below 55 degrees. Should this happen and the water freezes, all costs associated with repairs
<ul><li>25.</li><li>26.</li><li>27.</li></ul>	Overnight guests are not permitted due to Indiana Borough Ordinances.  At no time shall the heat be set below 55 degrees. Should this happen and the water freezes, all costs associated with repairs and damages shall be paid by the Tenant.  Tenant agrees to not violate the Digital Millennium Copyright Act, (the Act) which protects the owner of copyrighted material such as music and movies. In the event that the tenant violates the Act and the landlord is notified of the violation, the tenant will be notified by the landlord and a copy of the notice of action received will be provided. At which time the tenant will cease all activity that violates the Act the tenant will be responsible for any and all penalties that may be accessed
<ul><li>25.</li><li>26.</li><li>27.</li><li>28.</li></ul>	Overnight guests are not permitted due to Indiana Borough Ordinances.  At no time shall the heat be set below 55 degrees. Should this happen and the water freezes, all costs associated with repairs and damages shall be paid by the Tenant.  Tenant agrees to not violate the Digital Millennium Copyright Act, (the Act) which protects the owner of copyrighted material such as music and movies. In the event that the tenant violates the Act and the landlord is notified of the violation, the tenant will be notified by the landlord and a copy of the notice of action received will be provided. At which time the tenant will cease all activity that violates the Act the tenant will be responsible for any and all penalties that may be accessed against the Landlord. In addition, the internet service will be terminated to the complete house or apartment.  Houses or apartments that are equipped with hard wire smoke detectors will be given a document entitled "SMOKE ALARM PROCEDURES". This specifies the charges associated with tampering with the smoke alarms by the tenant. The



ALARE Student Housing, LLC Lydia Henderson, Managing Agent P.O. Box 991 Indiana, PA 15701 724-840-4956 lydia.henderson@alarestudenthousing.com

### **SCHEDULE B**

1.	1. The number of occupants legally permitted in the "house" is provide for less occupants than are legally permitted.	your lease may
2.	2. The trash and recycling collection schedule is as shown on "NOTICE" provided to ten	ant at move-in time.
	Trash and recycling containers may be placed at curbside the evening prior to collection removed from curbside the same day as collected.	on and must be
	The following materials may be recycled: glass, cans, bottles, and newspapers (bundle	ed).
	Trash and recycling materials must be removed weekly and stored in plastic or metal trash containers with a liner and lid.	
3.	3. It is the landlord's responsibility for snow and ice removal from all sidewalks.	
4. It is the landlord's responsibility to keep the grass cut less than 6 inches.		
5.	5. Landlord <b>does not authorize and it may be illegal</b> to host, or participate in any frater function in the "house".	nity or sorority
Indiana than Fiv District for a pe day the hold har	plations of any provision of Schedule B constitutes a breach of the Lease and could also be liana Borough Ordinances, thereby resulting in fines of not less than One Hundred Dollars (\$ in Five Hundred Dollars (\$500.00), together with costs for each violation upon conviction be strict Justice: and, in default in payment of the fine and costs, to undergo imprisonment in the a period not to exceed ten (10) days. Each violation of said Ordinance constitutes a separate of the violation exists constitutes a separate offense. Consistent with Paragraph 25 of Schedule d harmless and indemnify the landlord for any violation of Schedule B caused by tenant inclaims, costs, attorney fees, and expenses.	6100.00), nor more fore a Magisterial e Indiana County Jail e offense and each le A, the tenant shall
Tenant	nant Initials Date	

# LEAD WARNING STATEMENT

Every purchase of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on the lead-based hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Tenant Initials	Date	e



# **SCHEDULE C**

- 1. You will be charged by how much it costs to have a Professional Cleaning Service do the cleaning. Past experience has shown us that we may be charged between \$200 to \$800 to totally clean an apartment or house, depending on size and condition.
- 2. All common areas that need cleaned will be shared equally by all tenants. Bedroom areas will be charged solely to the occupant of the bedroom. The following list of charges is a **GUIDE** as to what it may cost to clean. These are estimates -

# • Kitchen/Dining Room:

\$10.00 to \$30.00 depending on condition
\$10.00 to \$20.00 depending on condition
\$10.00 to \$30.00 depending on condition
\$10.00 to \$40.00 depending on condition
\$5.00 to \$30.00 depending on condition and size
Vacuum \$25.00
\$10.00

# • Living Room:

Floor/baseboards	Vacuum and dust- \$25.00
Furniture	\$5.00 per piece

#### • Bathroom/Powder room/vanity areas:

Tub/Shower	\$10.00 to \$40.00 depending on condition
Commode	\$5.00 to \$20.00 depending on condition
Sink/cabinet	\$5.00 to \$15.00 depending on condition
Medicine Chest	\$5.00 to \$20.00 depending on condition.
Floor/baseboards	\$5.00 to \$20.00 depending on condition and size
Replace toilet paper bar	\$5.00
Replace broken towel bars	cost of replacement bar and brackets and labor

#### Bedrooms:

Floor/baseboards	Vacuum - \$25.00 per room
Furniture	\$5.00 per piece
Replace mattress cover	\$35.00

### • General:

Wash blinds	\$5.00 per blind	
Wash windows	\$3.00 per window	
Window screen	cost of replacement, \$25.00 to 30.00	
Walls damaged	contracted cost of patching and painting	
Vinyl floors	up to \$30.00 depending on condition and size	
Repair or replacement of damaged furniture,	cost of item plus labor, such as dining room chair -\$175.00, dining table	
appliances, furnishings, etc.	\$300.00, etc.	
All burns, stains, tears, or other damage to	\$10.00 to \$30.00 per hole or damaged area	
carpet, vinyl, sink tops, etc.		
Removal of garbage or personal belongings	\$10.00 per bag.	
left in basements, porches, storage rooms, etc.		
Carpets	cost of professional cleaner	
Keys not returned	\$10.00 per key	
Recycling Bin	If missing - \$10.00	
Replace Interior Door and/or frame	\$200.00 to \$450.00	
Replace Exterior door	\$600.00 to \$900.00	
Replace Exterior door window and screen	\$150.00 to \$300.00	
Removal of tape residue from walls	\$25.00 per hour	

Tenant Initials	Date
Teliant initials	Date