WASHINGTON STATE APARTMENT LEASE/RENTAL AGREEMENT AND SECURITY DEPOSIT RECEIPT

		EMENT made thisday of					
•		e the Landlords defined in law, hereinafter called "O	,				
rega	ardiess (of number, who shall be the Tenant as defined in lav		, ,			,
Cou	nty of	, State of Wa					
		parcel of land and, if so, the larger parcel shall be re					
1.	TERM	: The term of this Agreement shall be (check one):					
		a month-to-month tenancy beginning					
	b)	a Lease for a term of months beginning If a Lease for a term greater than one year, have			-		_, 20
	If Para	agraph 1(b) is checked above, Check One of the I	ollowing:				
	c)	Upon expiration of the above-stated initial term of terms and conditions as this Agreement except a					same
	d)	Upon expiration of the above-stated initial term of extend the term hereof. This Agreement shall no					right to
2.	RENT:	Resident shall pay monthly rent and other charges	the following am	ounts:			
		MONTHLY PREMISES RENT					
		MONTHLY PARKING SPACE RENT					
		MONTHLY STORAGE LOCKER RENT					
		OTHER MONTHLY CHARGES (SPECIFY)					
		TOTAL RENT					
rece	ived froi	ner may from time to time designate. Any rent unpai m Resident to balances due in the following order: c th as parking or storage rental, and past due rent, ar	by the due date i	s termed delinque	ent. Owner may, at 0	Owner's option, ap	oply funds
Rent each delin char offer mon chec	receive addition quent rege, plus paymen ey orden k or mo	ed on or after the day of each month shall a chall day thereafter that rent has not been paid in full, ent is paid. Any check which fails to clear the bank set a \$ returned check fee. Should Resident on the to cure any default such as following receipt of a r. If Resident gives Owner two checks that are return oney order. Notwithstanding the foregoing, Owner may travailing until late payment charges begin to accrue	esult in assessmer which shall be con nall be treated as u ubmit a check that ay or Vacate Noti ed for non-payme	nsidered to be add unpaid rent and s t is dishonored or ce, Resident shall nt, all future payn	ditional rent and mu hall be subject to th r returned for insuffic I make such paymen nents by Resident sl	ist be paid at the to e aforementioned cient funds, or sho nt by cash, cashie hall be made by c	ime the late payment ould Resident or's check or ash, cashier's
		of non-payment of rent Owner shall give a statutory itted pursuant to RCW 59.12 et seq. or RCW 59.18 or					
char	ges pro	vided for above, the sum of \$ for preparing	and giving the noti	ce, which shall be	paid by the deadline	e for compliance w	th the Notice.
3. payn		SIT: Resident agrees to pay the sum of \$				-	-
	ess is _						
chec	ck payab osit, togo e premis a) Ro b) Ex co ar c) Ro	sident is prohibited from applying any amount of the ble to all individual Residents and they shall apportic ether with any refund owing shall be sent to Resider ses, conditioned upon Resident's compliance with the esident shall have complied with all the conditions of except for charges imposed pursuant to paragraph # to paragraph with the top of this tenancy as evidenced by the lend tear from normal usage. Resident agrees that so it esident shall surrender all keys to Owner.	any refund amor i's forwarding add e Agreement and this Agreement. hereof, Resident ventory and Inspe- ige is not wear an	ng themselves. Overess within 14 day the following: shall clean and re- ection Checklist, void tear from normal	wner' itemized state ys after termination store the premises which is incorporate al usage.	ment for retaining of this Agreement to its condition at d herein by refere	any of the and vacation
	d) Re	esident shall bear the cost to replace or repair any n	ssing or damaged	d property or fixtu	res provided by the	owner.	
Page	e 1 of 6					O/A:	_ T:

e) Labor and administrative costs for cleaning and repairing the premises shall be at the rate of \$ performed by parties other than Owner or agent, which shall be assessed at its actual cost.	per hour, excepting labor
f) Resident's payment of any fees or charges imposed pursuant to this Agreement, including early terminal	•
Any refund from deposit will be mailed to all Resident(s) with a single check at their last known address (or such of for that purpose) within 14 days of vacancy of the Premises, and they shall apportion any refund among themselves.	
4. NON-REFUNDABLE CHARGES AND/OR PROCESSING FEES: Resident agrees to pay the sum of \$	(insert zero if this paragraph
is inapplicable), as a non-refundable charge which shall be used for	(IIISert zero II tilis paragrapii
(identify what the fee covers - be specific), which sum shall not be refunded under any circumstances. Owner may	y recover from Resident any costs
incurred not covered by this fee.	
5. PREPAYMENTS: Resident has made a prepayment toward last month's rent of \$ Resident is rebetween the prepayment and the actual last month's rent where the rent has increased before the last month of the second	
6. APPLICATIONS AND SCREENING FEES: Application and/or screening fees paid prior to commencement are non-refundable. Resident authorizes Owner to obtain supplementary credit reports at any time during and up occupancy of the Premises at Owner's expense. Resident warrants that they have never been convicted of nor ple (whether or not resulting in a conviction) and that Residents have never been convicted of or pleaded guilty or no sexual misconduct, or a crime against a child (whether or not resulting in a conviction). Resident warrants the acc Resident's rental application. A subsequent determination that Resident provided false or inaccurate information the terms of this Agreement and Owner may take legal action to terminate this Agreement in such case. Resident(to one year following Resident's eaded guilty or no contest to a felony contest to a misdemeanor involving uracy of all information contained on on the rental application is a breach of
7. TERMINATION OF TENANCIES: Resident understands that this tenancy shall terminate at and of occupancy. It is the Resident's obligation to have the premises vacant and thoroughly clean by that hour. Unless Agreement, any notice of termination shall be by written notice of at least twenty (20) days before the end of any reparty to the other. If Resident vacates the premises prior to the expiration hereof or without notice as required by liable for additional rent as provided for in RCW 59.18.310. Any notice of termination must provide for the vacation unless otherwise agreed to by Owner in writing. Any items left behind in the unit by the Resident after termination will be considered garbage and disposed of by the Landlord as seen fit.	ss paragraph 1(d) governs this nonthly rental period, given by either this paragraph, Resident shall be n of the premises by all occupants
8. DAMAGE: Resident has inspected the Premises and acknowledges that they are in good condition at the condition at the condition as otherwise indicated on the Property Condition Report (attach form as required by RCW 59.18.260). Resident and orderly condition, including but not limited to appliances, plumbing, floor coverings, and all personal throughout the term of this Agreement and upon surrendering the premises to Owner. Resident will bear the cost by Owner to restore the premises to the condition indicated on the attached Property Condition Report, except for the Premises. Resident is responsible for rent lost by Owner while performing repairs and/or cleaning because of Resident understands and agrees that any damage caused by or related to cigarette/pipe/cigar smoking or any to candles, incense, oil lamps, or burning of any other product (except for proper use of Owner installed fireplaces), from ordinary use of the Premises. The cost of such repair, which shall be borne by Resident may include the folic cleaning of drapes and blinds, sealing and painting of walls and ceiling, and cleaning, repairing or replacing of car Inspection Checklist will be used to determine the refund of deposit at the end of this tenancy.	dident shall maintain the Premises all property provided by Owner, of any cleaning or repair performed or wear resulting from ordinary use of failure to comply with the foregoing. Shacco product use, or use of shall not constitute wear resulting powing: deodorizing the Premises,
9. SMOKE DETECTION DEVICES. It is the responsibility of Resident to maintain all smoke detection devices, batteries. Resident shall not tamper with, remove batteries, or otherwise disable any smoke detection devices. An be fined up to \$200.00 in accordance with RCW 48.48.140/WAC 212.10.050. Resident's initial at the end of this p detection devices in the Premises are in proper working order as of the date of this Agreement. Additional informations are incompleted in the premises are in proper working order as of the date of this Agreement.	y Resident failing to comply can aragraph indicates that all smoke
Information and Protection Notice. a. The subject property (check one) ☐ does ☐ does not have a fire sprinkler system.	
b. The subject property (check one) does does not have a fire alarm system.	
c. The subject property (check one) does does not have a smoking policy. The smoking policy, if ar tenant's initials acknowledge receipt:	y, has been provided to tenant and
d. The subject property (check one) ☐ does ☐ does not have an emergency notification plan for its occuplan, if any, has been provided to tenant and tenant's initials acknowledge receipt:	
e. The subject property (check one) 🔲 does 🔲 does not have an emergency relocation plan. The emerge	ncy relocation plan, if any, has been
provided to tenant and tenant's initials acknowledge receipt: f. The subject property (check one)	ency evacuation plan, if any, has
been provided to tenant and tenant's initials acknowledge receipt:	oney evacuation plan, in any, has
40 LICE/ACCIONMENTO OR CUR LETTING. Decident shall not use the assertion for any horizon assert	
10. USE/ASSIGNMENTS OR SUB-LETTING: Resident shall not use the premises for any business purpose regmay be authorized by local law as a legal home occupation, including, but not limited to, garage/yard sales and private assign this Agreement, sub-let the premises, give accommodations to any roomers or lodgers, or permit the premises as the primary full time residence for the following named persons (include all minors):	lessons/tutoring. Resident shall not
Changes in occupancy are not permitted without the prior written approval of Owner at the Owner's sole discretic contemplates a change in occupants or marital status during the term of this Agreement, no such change shall me consents there to and prepares a revised rental Agreement, which shall be signed by all Residents. Should Owner change in occupancy, the vacating Resident recognizes that any prepayments or refundable deposits will be assignly refund shall be made solely to the successor residents at the termination of tenancy.	odify this Agreement unless Owner agree to any sublet, assignment or

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all utilities without delinqu								
against the Premises duri			delectricity, garba	ge, sewer, w	ater, riaturar	gas, oii, and cable	television used	in or charged
•	Paid for by:	electricity	garbage	sewer	water	natural gas/oil	other:	
	Owner		Ĭ□Ĭ			Π̈́		
	Tenant							
A \$1	fee will be due for	each notice of	unpaid utility char	ges received	by Landlord	from a utility provid	der. Resident agr	ees to submit to
owner upon demand, prod	of that any utilities	, assessments	or charges have b	een paid.				
12. DELIVERY OF PRE term of this Agreement, re force and effect and the to of the premises. If posses terminate this Agreement	ent shall be proraterm shall not be ession of the premise	ed until such til extended. In no ses is not tende	me as Owner tend event shall Owner ered within 10 day	lers possessi r be liable to s of the comi	on. In all othe Resident for mencement o	er respects this Ag damages caused of the term of this	greement shall re by failure to deliv Agreement, Resi	main in full ver possession
13. PETS AND ANIMAL birds, fish, rodents and in								
								specific,
list quantity, type of pet, we neighbors. It is Resident's alleys, and neighboring profestoring premises as a coverings, yard restorations such damage.	s responsibility to roperties. If pets a a result of any pet	clean-up and d are maintained o or animal on th	lispose of any pet on the Premises, value premises include	excrement a whether or no ling but not li	nywhere on t ot authorized mited to cost	he Property and o by this Agreemen is to de-flea, fumic	on adjacent sidev t, Tenant assume gate, clean or rep	valks, streets, es all costs blace floor
14. ATTORNEYS FEES to recover its reasonable agreement. This Agreemer legal action brought to enfolocated.	attorneys fees and nt shall be governe	d court costs in ed by and constr	curred in the ever rued in accordance	nt any action, with the laws	suit or proce s of the State	eeding commence of Washington. It is	d to enforce the sagreed that veni	terms of this ue for any
15. NON-WAIVER OF E or to exercise any option Agreement, but the same present or future laws effe be effected thereby, and i unenforceable, there be a provision as may be poss	herein conferred i shall remain in fu ective during the t it is also the intent idded as a part of	n any one or m Il force and effe erm hereof, the tion of the parti- this Agreemen	ore instances, sha ect If any clause of en it is the intention es to this Agreem t, a clause or prov	all not be con r provision of n of the partic ent that in lie	strued to be this Agreemes hereto that u of each cla	a waiver or relinquent is illegal, invaling the remainder of use or provision the	uishment of any of d, or unenforcea the Agreement s nat is illegal, inva	of such term or ble under shall not lid or
16. WATER-HEATER: Faccessible domestic hot- Resident has inspected the Resident(s) to initial:	water heater withi	n a rental dwell	ling be set no high	er than 120 o	degrees Fahr	enheit. Resident a	cknowledges tha	at, if accessible,
17. LEAD WARNING S' health hazards if not mana Landlords and Owners mana receive a federally approv	aged properly. Le ust disclose the p	ad exposure is resence of kno	especially harmfu wn lead-based pa	I to young ch	ildren and pr	egnant women. B	efore renting pre	-1978 housing,
18. RENTAL PREMISE: assigned for Resident's uare not part of the Premis is licensed to use parking pursuant to this Agreemen home, Resident recognizes all locks or security system hereby recognizes that Ow Landlord's control.	se, all exterior acces. Whenever Ow space	cess ways, deci vner assigns such aid storage locke ge of any person be breached and	ks, planting areas ch areas for Resid and sto er and/or parking s nal property or veh d that no warranty	, patios, park ent's use, sa orage locker _ pace(s). Rega icles on the P or representa	ing and stora id usage is a urdless of whe remises is at tion is made r	age spaces are co license to use in out ether the Premises his/her own risk. Regarding the effica	mmon areas of the common with Ow All Resident's obtained an apartment esident acknowle toy of such system.	ne Property and vner. Resident oligations or single family edges that ns. Resident
resident's family, agents, other persons. Resident user limited in their ability the electrical or mechanical mand should protect thems STEPS OWNER HAS TAKWILL BE FREE FROM TH THAT PERSONAL SAFET	invitees, employe understands that (so provide protect nalfunction. There selves and their process ARE NEITHER E VIOLENT TEND	es, or servants Owner and its le ion. Residents fore, Resident roperty as if the R A GUARANTE DENCIES OF TH	for any damages egal representative acknowledge that acknowledges that se devices or measure NOR A WARRAIRD PERSONS. F	or losses to pes do not gua security devi t they should asures did no ANTY THAT T RESIDENT HA	person or pro arantee, warra ices or meas I not rely upo t exist. RESII THERE WILL AS BEEN INF	perty caused by r ant, or assure resi- ures may fail or be n the presence of DENT UNDERSTA BE NO CRIMINAL	esidents of the p dent's personal s thwarted by crin such devices or NDS THAT ANY ACTS OR THAT	roperty or security and minals or by measures PROACTIVE RESIDENT
20. TRAMPOLINES/AT to trampolines, skate ram								

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other items in tenants posession shall be stored in such a way that they cannot be used. Tenant agrees to have items dismantled in a non-working condition.

condition	1.
nvitees,	NTERS INSURANCE: Resident is responsible for all damage caused to the premises as a result of the negligence of resident, its guests and including but not limited to fire and glass breakage, and shall be responsible for repair and replacement of any damage caused thereby, regardless er the breakage or damage was caused voluntarily, involuntarily, or from vandalism.
	Renter's insurance is required. Resident agrees to obtain insurance protecting the Premises from loss or damage caused by Resident/Guest or Resident's/Guest's negligence and understands that any insurance that Owner maintains is not for the benefit of Resident. A minimum of dollars of liability coverage needs to be obtained.
	Renter's insurance is not required. However, it is recommended that Resident obtain renter's insurance to protect Resident's personal property and to cover Resident's liability for Resident's or its guest's negligence.
and any construc this Agre not affec	ENS AND SALES: Owner may mortgage the Premises or Property or grant, deeds of trust with respect thereto, or other financing instruments, such instrument so given shall be superior to the rights of resident herein. Foreclosure of any such instrument shall not constitute a stive eviction of resident and resident agrees to the transfer of lease agreement rights to the purchaser at any such foreclosure or sale as if the sement was between resident and such purchaser directly. Any sale of the Premises or of the building of which the premises are a part shall but this Agreement or any of the obligations of resident hereunder, but upon such sale, the prior owner of the Property shall be released from all rights hereunder and resident shall look solely to the then owner of the Property for the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder after the date of each of the property of the performance of Owner's duties hereunder.
by an ins each pro to be pe	SNERAL TERMS: No oral agreements have been entered into with respect to this Agreement. This Agreement shall not be modified except strument in writing signed by Resident and Owner. In the event of more than one resident, each resident is jointly and severally liable for vision of this Agreement. Each Resident states that he or she is of legal age to enter into this Agreement. All obligations hereunder are rformed in the County and state where the Property is located. Time is of the essence of this Agreement. Neither this Agreement nor any and the recorded without the express written consent of Owner.

24. RESIDENT'S OBLIGATIONS: Resident agrees as follows:

General

- a) To pay all rent and other charges promptly when due or assessed, including utilities for which Resident is responsible.
- b) To execute all revised rental agreements upon request after proper notice.
- c) Provide the Owner with emergency contact information within (10) days of commencement of tenancy and to provide updated or new information whenever such information is available.
- d) To notify and deliver to Owner any legal notice received from any person or governmental agency which relates to the Premises. Fines assessed to Owner by any governmental agency resulting from Tenant's failure to adhere to this policy shall be the responsibility of the Tenant to pay.
- e) Not to do or keep anything in or about the premises which will increase the present insurance rate thereon. Resident agrees to reimburse Owner for any increase that might occur for violation of this rule.

Conduct

- f) Resident is responsible for their own proper conduct and that of all guests, including the responsibility for understanding and observing all policies and rules.
- g) Resident shall reimburse Owner immediately upon demand in the amount of the loss, property damage, or cost of repairs or service (including plumbing trouble) caused by negligence or improper use by Resident, their invitees, family or guests. Owner's failure or delay in demanding damage reimbursements, late payment charges, returned check charges or other sums due from Resident shall not be deemed a waiver thereof; and Owner may demand the same at any time.
- h) Not to permit any person to occupy the Premises other than those persons identified in paragraph 10. Guests of Resident staying a maximum of ______ days are permitted within any given _____ week period and do not require authorization by Owner. All unauthorized occupants shall, in addition to any other remedy, result in imposition of a per day charge of \$______.
- i) To comply with all laws and ordinances and the directions of all proper officers in relation thereto; with special emphasis placed on the Owner's prohibition on the use of the Premises for prostitution, drug manufacture/use/possession/sale, any felony or misdemeanor or any other illegal use. Resident shall keep the premises free of illegal drugs, nor use the same on the Premises. Residents agree not to abuse any drugs, whether legal or illegal, or alcohol in a manner that will either disturb the peace of quiet enjoyment of other residents or endanger the health, safety, or wellbeing of any resident, family member, guest or invitee resident at the Premises or adjacent properties. Resident, family members or guests shall not engage in gang related activity on or about the Premises. Fines assessed to Owner by any governmental agency resulting from a Tenant's negligent behavior or maintenance of a nuisance shall be the responsibility of the Tenant to pay.
- j) Except in cases of emergency where no notice is required, to permit Owner, his or her agents, employees, or representatives to enter the Premises at reasonable times after notice as provided in the Residential Owner-Resident Act and to permit Owner to show the premises to prospective Residents.
- k) Tenant shall not keep or maintain a nuisance on the Property.
- Resident, family and guests shall have due regard for the peace and enjoyment of other Residents in the Building. The level of noise created by any Resident, within or outside any unit, whether it originates from television, stereo, conversation or any other source must be such that it cannot be heard in any other Resident's unit between the hours of ______ and ______;
- m) To notify Owner immediately in writing of any necessary repairs or damage to the premises such as leaking pipes, toilets, faucets, etc...; Notification should be immediate in an emergency. Repair requests should be made as soon as the defect is noted.
- n) Resident's dirt, destruction, damage of any nature, neglect or disrepair to carpet does not constitute normal wear and tear. Carpets must be shampooed by Resident upon vacancy. If carpets are new or Owner had carpets professionally shampooed prior to Resident's occupancy as indicated on the Inventory and Inspection Checklist Form, Resident shall also pay for professionally shampooing same. Resident shall obtain area rugs or other coverings to protect hardwood floors.
- o) Not to throw anything from windows and/or balconies;
- p) Resident shall not block open or provide access through any security doors, nor shall Resident disable any security devices on the Premises;

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Maintenance, Repairs and Alterations

- q) Resident understands and agrees that any damage caused by or related to cigarette/pipe/cigar smoking or any tobacco product use, or use of candles, incense, oil lamps, or burning of any other product (except for proper use of Owner installed fireplaces), shall not constitute wear resulting from ordinary use of the Premises. The cost of such repair, which shall be borne by Resident may include the following: deodorizing the Premises, cleaning of drapes and blinds, sealing and painting of walls and ceiling, and cleaning, repairing or replacing carpeting or padding.
- r) Residents shall be responsible for any damage resulting from windows or doors left open.
- s) To take all reasonable precautions to prevent the presence of mold or mildew in the Premises, such steps to include, generally, using exhaust fans where available in humid locations, removing condensation from windows and other surfaces, providing adequate ventilation to the Premises at all times, storing possessions and furniture so as to provide for air circulation, etc.... Resident agrees to promptly notify Owner of the presence of mold or mildew.
- t) To protect against freezing of water pipes and waste pipes and stoppage of same in and about the premises. To maintain the temperature of the premises at such a level to prevent breakage of pipes or other damage to the premises. Tenant shall relieve stoppage of drains, and to repair all damage caused thereby, whether through freezing or other obstruction, unless resulting from a condition existing at the commencement of this tenancy.
- u) Not to intentionally or negligently destroy, deface, damage, change, repair or remove any part of the structure or dwelling, including the facilities, equipment, furniture, floor or window coverings, furnishings, locks and appliances ("equipment"), or permit any member of Resident's family, invitee, licensee, or any person under Resident's control to do so. Resident and guests shall properly use and operate all such equipment. To replace in a neat and workmanlike manner all glass and doors broken or damaged during this tenancy. Resident agrees to notify Owner of any such damage that occurs and to repair at Resident's expense any damage to the premises or equipment caused by Resident's acts or neglect within the time period provided by written notice from Owner requiring such repairs.
- v) Not to make any alterations, additions, painting or improvements to the premises, nor to change or add additional locks, nor change or add telephone or cable T.V. jacks, nor to install any wires, satellite television antennas, cables or aerials for radio or television purposes on the roof or other parts of the Premises without the prior written approval of Owner. In the event such consent is given, all such alterations or additions shall be made at the sole expense of Resident and shall become the property of Owner and remain in and be surrendered with the premises upon vacancy, unless the consent given requires the removal of the improvement and restoration of the Premises. Resident is responsible for any damage caused by the use of tacks, nails, or adhesives on walls or woodwork. Tenants may install satellite dishes only where consistent with landlord's policy regarding installation of Satellite Dishes (contact landlord if you wish to request a copy of this policy).
- w) Resident shall not disconnect or relocate within the dwelling any owner supplied appliance without owner's written consent.
- x) To inspect and maintain in compliance with the information tag thereon all Owner supplied fire extinguishers. Any fire extinguishers supplied are without charge for convenience of Resident only and no warranty is made as to their sufficiency for the premises.

Cleanliness & Trash

- y) To provide and maintain receptacles for garbage and trash, and to contract for collection of the same. The premises must be kept clean, sanitary and free from objectionable odors. To properly dispose of all rubbish, garbage, and other waste at reasonable and regular intervals and to follow all recycling procedures. Resident is responsible for all costs of extermination and fumigation for infestation caused by Resident.
- z) Resident agrees not to store any hazardous material including but not limited to asbestos, petroleum and petroleum by-products, old batteries, or paint on the premises or Property.
- aa) To maintain the plantings and lawn and to keep the grass, lawn, flowers, planting beds, trees and shrubs in good condition and repair by watering, fertilizing and otherwise maintaining those elements in good health and in an appearance consistent with the character of the surrounding neighborhood. Landlord reserves the right to have professional gardeners maintain the yard at tenant's expense should tenant fail to comply with the preceding sentence. To keep the sidewalks or paths surrounding the premises free and clear of all obstructions, snow and ice.
- bb) Not to store bicycles or other personal effects in common areas such as halls, stairways, elevators, laundry-rooms, public areas, or areas of the dwelling such as decks or hallways which are open to public view, unless such item has been specifically approved by Owner; to use common areas such as yards, play or garden areas in common with other residents and to have due regard for the joint use nature of such areas by removing all chairs, toys or other garden equipment after use and in all cases to remove such items by the end of each day.
- cc) To keep the Premises and Common areas such as parking spaces, patio and/or lanai, and storage area, including furnishings, appliances, floor coverings, and draperies in good order, and in a clean and sanitary condition.
- dd) If applicable, the laundry room shall be cleaned by resident after each use. Laundry facilities shall not be used by non-Residents or for commercial purposes. The laundry and its facilities shall be used only for washing and drying of the usual personal and household articles.

Other

- ee) To permit Owner to display "for rent" or "for sale" signs at any time during a tenancy;
- ff) Except as otherwise permitted by law, to display no signs or placards on or about the Premises.
- hh) Owner is not obligated to provide window or door screens. If any are presently installed, Owner has no obligation to maintain or replace them.
- ii) Not to install a water bed without the prior written approval of Owner. If permission is granted to use a water bed, Resident shall obtain an insurance policy to protect Owner from any damage which may be caused thereby. No aquariums or other unusually heavy objects are permitted on the premises without Owner's written consent.
- jj) To conform to the rules and regulations adopted by Owner that supplement this Agreement, as the same may be amended by Owner upon 30 days' written notice prior to the beginning of the rental period for which they are to take effect. Nothing herein shall be interpreted as authorizing Landlord to increase the rent unless the effective date thereof is at the conclusion of a term lease or as otherwise provided on 30 days' notice pursuant to RCW59.18.140.
- kk) To comply with any trespass admonishments issued by Owner. To ensure the safety of all residents and their authorized guests, Owner expressly reserves the right to exclude persons who are not authorized residents (as set forth in paragraph 10) from the Premises, including all common areas, parking areas and hallways. Residents and their guests may not invite or allow anyone who has previously received a trespass admonishment onto the Premises for any reason. A Resident (or guest of a Resident) who knowingly invites or allows a previously admonished person onto the Premises without the written authorization of the Owner or Owner's agent shall be deemed to have materially violated the terms of this Agreement. In addition to any other lawful basis, Owner may issue a trespass admonishment to exclude from the Premises or Property any person, whether a Resident, occupant, invitee or other third party, who refuses to promptly show photo identification upon request by Owner or an authorized representative of Owner, or who refuses to identify him or herself as a resident, occupant, or guest of a specific resident. Resident shall be personally liable for the acts of any guests who Resident invites onto the Premises or Property.

25. DAMAGE OR DESTRUCTION OF PREMISES/PROPERTY: In the event of damage to the Premises or I	Property by fire, water or other hazard,
and the damages are such that Resident's occupancy can be continued, Owner shall make such repairs as ne	eeded with reasonable promptness and
rent shall NOT abate during the period of such repairs. If in Owner's opinion, the Premises or Property are so	damaged as to be unfit for occupancy,
and Owner elects to make such repairs, the rent provided for herein shall abate during the period of time the F	Premises are not occupied by Resident,
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but in all other respects the terms and provisions hereof shall continue in full force and effect. In the event that the Premises or the Property are so damaged or destroyed as to be, in the sole opinion of Owner, incapable of being satisfactorily repaired within a reasonable period of time, then this Agreement shall terminate effective as of the date of the damage or destruction and Resident shall immediately vacate. In such case, Resident shall pay rent pro-rata through the day Resident vacates the Premises.

26. SUMMARY OF FUNDS RECEIVED AND DUE:

Item		Charge	Payment Received	Balance Owing	Due Date for Unpaid Amounts
First Month's	s Rent				
Last Month's	s Rent (if applicable)				
Non-Refund	able rees				
Refundable S	Security Deposit				
Other Payme	ents (describe)				
Total:					
		<u> </u>			
OPTION	AL CLAUSES:				
. OPTIONA	AL CLAUSES:				
ADDITIO	NAL DOCUMENTS REOL	LIIDED TO BE	ATTACHED TO THIS AGDI	EMENT: DESIDENT'S	INITIALS ACKNOWLEDGE BECEL
					INITIALS ACKNOWLEDGE RECEI
A	Property Condition	n Report (requir	red whenever a refundable d	eposit is collected)	
A B	Property Condition EPA Brochure: Pro	n Report (requir otect Your Fam	red whenever a refundable d ily from Lead in Your Home	eposit is collected) (mandatory for pre-1978	Properties)
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Resident

Agent