Privacy and convenience are best achieved by people living together with some mutually agreed upon understandings. We ask that you and your neighbors consent to certain rules designed to help maintain community appearance and tranquility.

This lease is made this ,Owner, and	day of	, 20, by and between , Tenant.	
The person authorized to occupy	the premises	s is , Tenant.	
ADDRESS of premises:			
OWNER of premises:		Tel. No.	
TERM of Lease begins on	i	and expires on	
RENT DUE for the full term:		(\$)	
RENT shall be paid in advance on	the first of e	ach month in full installments of	

RENT CHECKS are to be made payable to:

RENT CHECKS are to be dropped off or mailed to:

Rent paid after the 5th of the month is subject to a \$50.00 late fee.

Or any other place designated by the Owner.

ALL necessary payments shall be made before possession of the premises is taken.

FIRST MONTH'S RENT	\$
PRO-RATED	\$
SECURITY	\$
LAST MONTH (if applicable)	\$
TOTAL DUE before you take possession	\$
LESS DEPOSIT	\$
TOTAL DATE	
TOTAL DUE	\$

Page - 1 - of 6	
	Tenant(s) Initials Here

1.	and unregist trailers, or m	This lease include parking tered vehicles may be respected to the parker cooperate with the Own	moved by the Owner and on the premises Te	at the removal. No truc enant's expanse at any	cks, boats, time. All
2.	UTILITIES:	The monthly rent shall i	include the following o	hecked utilities.	
		Electric	Heat□	Hot Water⊡	
	exercise readefined here shall be incredate of this I cost of said	t be liable for failure to fursonable diligence to correin) supplied to, or used it eased at any time during ease, you hereby agree utility's cost rate, to be proph shall mean electric, g	rect such failure. In the n the building or build the term of this lease to pay, as part of you ro- rated to all Tenant:	e event that the cost raings, of which your apa over the cost rate in eform monthly rental paymes on a monthly basis. U	te of any utility (as artment is a part, ifect on the initial nt, the increased tility as used in
3.	minus any a other than o notice, along	DEPOSIT : Upon termina mount of unpaid accrued rdinary wear and tear. And with the amount of section have vacated the prereddress.	d rent and the amount ny such deductions wi urity deposit due, will	of physical damages t Il be itemized in a writt be delivered to you with	o the premises, en notice. This nin twenty (20)
4.	misuse or th LOSS OF Y	TO PREMISES: You agnet of your family or visite OUR PERSONAL PROFUE ENCOURAGE YOU RANCE.	Ors. WE SHALL NOT E PERTY STORED IN C	BE RESPONSIBLE FOR ABOUT THE PREM	R DAMAGE OR ISES. FOR THIS
5.	dwelling. Yo lease. In the suffer any faconditions of	u agree that the number event that any person ull or other injury, such per f such occurrence and the given not later than the	of occupants is not to sing the premises occ erson shall report to the names of all person	exceed the number should be you or visiting e Owner the date, time as who have witnessed	nown in this g the same shall e, place and
6.	those for wh articles be th	: The water closets and victorial interpretation into them. Any darthall be paid by you.	d, nor shall any swee	oings, rubbish, or any	other improper
7.	disturb your made any di	G NOISES: You and any neighbors' peaceful enjo sturbing noises. You sha n your apartment sufficie	byment of the premise all keep the volume of	s. You agree not to ma	ke or permit to be
	Page - 2 - of	6			

Tenant(s) Initials Here

times, so as not to disturb other tenants in the building. You shall not conduct, or permit to be conducted, vocal or instrumental practice or instruction in the premises.

- **TENANTS STATUTORY OBLIGATIONS:** The law specifically requires you, as a tenant, to: 1) comply with all obligations primarily imposed upon tenants by applicable provisions of building and housing codes materially affecting health and safety; 2) keep that part of the premises that you occupy and use as clean and safe as the condition of the premises permit; 3) dispose from your dwelling unit all garbage, rubbish and other waste in a clean and safe manner; 4) keep all plumbing fixtures in the dwelling unit or used by you as clean as their condition permits; 5) use in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating air-conditioning, and other facilities and appliances including elevators in the premises; 6) not deliberately or negligently destroy, deface, damage, impair, or remove any part of the premises of knowingly permit any person to do so; 7) conduct yourself and require other persons on the premises with your consent to conduct themselves in a manner that will not disturb your neighbors' peaceful enjoyment of the premises.
- 9. SUBLETTING/ASSIGNMENT: You may sublet the premises provided you get our prior written consent. As a condition of such subletting, such other persons shall be bound by the terms of this Lease and shall acknowledge such fact by executing a copy of this Lease. Despite any sublet, you agree to be bound by this Lease until the term expires and your security deposit shall not be released until the expiration of the term. You may not assign this Lease.
- PETS: no animals, birds or pets of any kind shall be permitted in the premises without our prior written consent. The granting of consent to others shall in no way be deemed the granting of consent to you, nor obligate us to grant consent to you.
- 11. ALTERATIONS: You shall not remodel, paint or make any structural changes to the premises, nor shall you attach or remove any fixtures without our prior written consent.
- ACCESS: To provide both routine and emergency maintenance service, we retain a key to your apartment. Service requests placed by you shall be answered in a reasonable time. Except in case of emergency or unless it is impracticable to do so, we will give you at least two (2) days or forty-eight (48) hours notice of our intent to enter and will enter only at reasonable times. If we enter the apartment in your absence, we shall leave our card explaining the purpose of our call and the name of our representative. We reserve the right during the term of your tenancy to show your apartment to prospective tenants. Lessee agrees to notify Lessor immediately when maintenance is required.
- ABANDONMENT: If during the term of your tenancy, you abandon the apartment, the Owner will send a letter to you stating that unless a reply is received from you within seven (7) days, the Owner shall re-rent the premises. In the event you shall be absent from your apartment for a period of more than ten (10) consecutive days, notice of such fact must be given to the Owner no later than the first (1st) day of the extended absence prior to departure. If you vacate the premises without notice to Owner, remove substantially all possessions from the premises and do not pay rent for more than fifteen (15) days, abandonment has occurred.
- RULES AND REGULATIONS: Water beds cannot be used in the premises without prior written consent. Consent will be granted only if you give proof of insurance coverage.

Page - 3 - of 6

From time to time, it may be necessary to change our rules and/or adopt new rules. Written notice of said changes and/or adoptions will be sent to you.

- **STORAGE:** You may use storage space provided for you outside your apartment, when available, without additional charge, but at your own risk. Only storage space so designated by the Owner may so be used.
- 16. ELECTRIC LIGHT BULBS: You agree to supply your apartment with electric light bulbs and fuses at the time you move in. Should battery activated Smoke Detectors be supplied, you agree to maintain and replace same.
- RUBBISH: We shall provide suitable waste containers for your use for city trash collection. You agree to bring your trash container to the curb for pick-up and to bring the container back from the curb. You agree to place no rubbish on patios, in halls, or any other common areas.
- 18. HALLS: No receptacles, bikes or other property or obstructions shall be placed in the halls or other common areas or passageways. This violates state and local fire regulations.
- 19. LAUNDRY: We may provide laundry washing and drying equipment in the building which may be operated at your own risk. You agree not to hang or place laundry on the exterior of any building or lawn. You agree not to install a washer or dryer in your unit without first receiving written consent.
- 20. LOCKS AND KEYS: We shall provide a lock for your exterior doors which is considered safe by our industry. So as not to restrict our ability to provide you with maintenance and emergency service, you agree that no additional locks shall be placed upon any doors of the premises nor shall locks be changed without prior written consent. Upon termination of this Lease, you shall return all keys to the premises. A reasonable charge will be made for lockouts.
- **EXTERMINATION:** The presence of pests or vermin should be brought to the the situation. immediate attention of the landlord, so that the landlord has the opportunity to remedy
- **MOVING:** So as not to disturb neighbors, the moving of furniture is permitted to and from the premises between the hours of 8:00 AM and 6:00 PM only. Any packing cases or boxes which are used in moving must be removed by you. You authorize that we may keep moving companies or trucks off the premises if your rent is not paid in accordance with the terms of this Lease.
- FIRE HAZARDS: You shall not permit any hazardous act which might cause fire or that will increase the rate of insurance on the premises. If the premises become totally uninhabitable by reason of fire not caused by your negligence, your family or visitors, the rental herein shall be suspended (along with Tenant's corresponding obligation to pay rent) until the same has been restored to a habitable condition. We are not obligated to rebuild or restore the premises. You are responsible for any costs incurred by your negligence or the negligence of any person on the premises with your permission or implied consent.

Page - 4 - of 6		
	Tenant(s) In	itials Here

- **REMOVAL FOR BREACH OF RENTAL LEASE:** If we, at any time, find your conduct or the conduct of such persons on the premises with your consent in noncompliance with this lease, we will send you a written notice that such conduct is considered a breach of the Lease and that if you do not remedy the breach within twenty (20) days of the mailing of the notice, this Lease will terminate and we will commence eviction proceedings against you. A second notice of noncompliance sent to you within six (6) months of the first notice will result in termination of this Lease.
- **DELIQUENT RENT PAYMENTS:** If we fail to receive your monthly rent installment within five (5) days of the due date, you may be charged a late payment charge. No demand for rent, either written or oral, is required. If any part of the rent is due and in arrears for fifteen (15) days, we will send you a written notice specifying the amount of rent in arrears, making demand for same and notifying you that unless you pay the amount in arrears within five (5) days of the mailing of the notice, this Lease will terminate and eviction proceedings will commence. Tenant shall pay all of Landlord's reasonable costs, expenses, and attorney's fees for collection or eviction actions.
- NOTICE AND EXTENSION ON LEASE: The Tenant shall be obligated to give to the Owner at least 45 days prior to the end of the rental term, a written notice as to whether of not the tenant wishes to extend or terminate the term of this Lease. This notice must be sent to the office where the rent is paid. This provision does not give the Tenant any right to hold over at the expiration of the term of this Lease. If Tenant remains in possession without the Owner's consent, Owner may commence an eviction action. If no such notice is received, Tenant becomes a Tenant from month to month in the event the Owner shall permit the Tenant to remain in the premises beyond the end of the term. All the terms and conditions of this Lease shall remain in full force during any month to month tenancy hereunder. The Owner or Tenant may terminate a month to month tenancy by a written notice to the other with a termination date no earlier than the last day of the following month.
- **REPRESENTATIONS AND APPLICATIONS**: We enter into this Lease with you on the basis of the representations contained in the application which is made part of this Lease, and, in the event any of the representations contained in the application shall be found to be misleading, incorrect or untrue, we shall have the right to cancel this Lease and to repossess the premises.
- **REMOVAL OF PERSONAL PROPERTY:** If after violation of any provisions of this Lease, or upon the expiration of this Lease, you move out and fail to remove any of your personal property or that personal property of anyone else being kept in the apartment by your own volition, then the personal property shall be deemed abandoned and we shall have the right to remove it.
- **CANCELLATION-EMINENT DOMAIN:** In case of sale or condemnation by eminent domain of the leased premises, this Lease will automatically become null and void. Any and all damages awarded for such taking for public purpose shall belong to and be the property of the Owner.
- MORTGAGE: You acknowledge that we have executed a mortgage on the premises and thereby agree to subordinate your Lease to the existing mortgage or to any new mortgage that should be executed on the property. Your execution of this Lease hereby constitutes and appoints the Owner as Tenants attorney-in-fact to execute any such certificate or

Page - 5 - of 6	
	Tenant(s) Initials Here

document necessary to achieve any original financing or refinancing desired by the Owner. If the Owner shall require any estoppel letter of other document, you agree to execute such document immediately upon receipt of the same.

- immediately upon receipt of the same.
 - **ADDITIONAL PAYMENTS:** You agree to pay in addition to all monthly rental payments, proportionate increases in municipal personal property and realty property taxes, and increases in utility rates as expressed above: all late charges, awarded attorney's fees and court costs for breach of this Lease; cost or repairs, replacement and redecorating and/or refurnishing the premises of any fixtures, systems of appliances caused by other than ordinary wear and tear; and reasonable cleaning expense, provided you do not leave the premises in a clean and rentable condition at the time you vacate.
- **SEPARABILITY OF CLAUSES:** If any clause or paragraph of this agreement shall be determined to be unconstitutional, illegal or void by any Court of competent jurisdiction, the remaining clauses or paragraphs shall continue in full force and effect.

The undersigned parties agree that they have read and understand the provisions of this Lease. It is further agreed that by the signing of this Lease, the Tenant will be bound to all the terms and regulations contained herein.

TENANT	DATE		-	
TENANT	DATE		-	
TENANT	DATE		_	
OWNER/A	AGENT	DATE	_	_
e - 6 - of 6				
				Tenant(s) Initials Here