RESIDENTIAL LEASE

This agreement, made this day of	20, between OWNER NAME(S) , hereinafter referred to as the
LANDLORD, through its agent and TENA	NTS' NAMES hereinafter referred to as the TENANT, concerning the lease of the
following described property: PROPERT	ADDRESS is agreed to by and shall bind the TENANT, its heirs, estate, or legally
appointed representatives. TENANT as h	erein used shall include all persons to whom this property is leased. LANDLORD as
herein used shall include the OWNER(s)	of the premises, its heirs, assigns or representatives and/or any AGENT(s) designated
by the OWNER(s).	

TERM OF LEASE: DATE to **DATE**. If for any reason LANDLORD cannot deliver possession of the premises to TENANT by the beginning date, the beginning date may be extended up to 30 days or lease voided at LANDLORD'S option without LANDLORD being liable for any expenses caused by such delay or termination. TENANT shall not be granted possession of the premises until such time that the lease begins and all sums payable per the lease have been paid to the LANDLORD.

OCCUPANTS: Only the following individuals shall occupy the premises unless written consent of the LANDLORD is obtained: **TENANTS**' **NAMES**, **plus** (*other residents not named on lease*). A reasonable number of guests may occupy the premises without prior written consent if stay is limited to 72 hours.

PRORATED RENT: TENANT agrees to pay the sum of **\$PARTIAL RENT** due on or before **5 Days Prior to Start Date** as pro rated rent for the period **DATE** to **DATE**.

ADVANCE RENT: TENANT agrees to pay the sum of **n/a** as advance rent representing payment for the last month of lease term or any renewal.

RENT: TENANT agrees to pay the monthly rent amount of \$RENT plus \$47.00/monthly Resident Benefits Package fee as additional rent on the 1st day of each month in advance without demand at LEGENDS REALTY, 290 Waymont Ct., Suite 100, Lake Mary, FL 32746 Phone number (407) 333-1010 Emergency phone number (407) 333-1010. Rent must be received by LANDLORD or its designated AGENT on or before the due date. All rent payments received after the due date of the 1st are to be made in money order or cashier's check. A late fee of 5% shall be due as additional rent if TENANT fails to make rent payments on or before the 4th day of each month. At any time prior to or during the lease term, LANDLORD, upon written notice to TENANT by mail, email, or text may change the method in which TENANT is to pay the rent or any other sums owed under the Lease agreement and any addenda, and, TENANT agrees to use the method determined by LANDLORD beginning with the next payment due. TENANT acknowledges in the event electronic payments and/or direct deposits are permitted, LANDLORD reserves the right to suspend or terminate electronic payments and/or direct deposit arrangements in the event of default by TENANT under this lease and to demand payment at a physical address. If the LANDLORD'S or management's payment processer, software provider, or bank imposes any fees or charges for payment acceptance and/or processing now or in the future, TENANT(S) agrees that these charges shall be paid by TENANT(S) as additional rent that is due and payable without demand. Cash payments are not accepted. If TENANT'S payment is dishonored, all future payments must be made by money order or cashier's check; dishonored payments will be subject to the greater of 5% of the payment amount or a \$40.00 charge as additional rent. If LANDLORD has actual knowledge that there are insufficient funds to cover a payment, rent will be considered unpaid, LANDLORD may serve TENANT with a Three Day Notice and will not be required to deposit the payment. Third party checks are not permitted. Time is of the essence. The imposition of late fees and/or dishonored payment charges is not a substitution or waiver of available Florida law remedies. If rent is not received by the 1st day of each month, LANDLORD may serve a Three Day Notice on the next day or any day thereafter as allowed by law, and LANDLORD has the right to demand that late payments shall only be in the form of a money order or a certified check. All signatories to this lease are jointly and severally responsible for the faithful performance of this lease. All payments made shall first be applied to any outstanding balances of any kind including late charges and/or any other charges due under this lease. All notices by TENANT to LANDLORD shall be sent to LANDLORD'S address above.

PETS: TENANT shall not keep any animal or pet in or around the rental premises without LANDLORD'S prior written approval.

SECURITY DEPOSIT: TENANT agrees to pay LANDLORD the sum of **\$DEPOSIT**.

as security for faithful performance by TENANT of all terms, covenants and conditions of this lease. This deposit may be applied by the LANDLORD for any monies owed by TENANT under the lease or Florida law, physical damages to the premises, costs, and attorney's fees associated with TENANT'S failure to fulfill the terms of the lease and any monetary damages incurred by LANDLORD due to TENANT'S default. TENANT cannot dictate that this deposit be used for any rent due. If TENANT breaches the lease by abandoning, surrendering or being evicted from the rental premises prior to the lease expiration date (or the expiration of any extension) TENANT will be responsible for unpaid rent, physical damages, future rent due, attorney's fees, costs and any other amounts due under the terms of the tenancy or Florida law. Security deposit refunds or other refunds, if any, are normally made in one payment in the names of all TENANTS, but LANDLORD has the option to divide the refunds, if any, into equal amounts made payable to each individual TENANT. All refunds, if any, shall be made by mail or electronically, at the option of the LANDLORD. The security deposit (and advance rent, if applicable) will be held in the following manner: Deposited in a separate Non-interest bearing account with **Wells Fargo Bank, Lake Mary, FL.**

Your lease requires payment of certain deposits. The LANDLORD may transfer advance rents to the LANDLORD'S account as they are due and without notice. When you move out, you must give the LANDLORD your new address so that the LANDLORD can send you notices regarding your deposit. The LANDLORD must provide you written notice in person, by mail, or by e-mail in accordance with Section 83.505, Florida Statutes, within 30 days after you move out, of the LANDLORD'S intent to impose a claim against the deposit. If you do not reply to the LANDLORD stating your objection to the claim within 15 days after receipt of the LANDLORD'S written notice, the LANDLORD will collect the claim and must mail you the remaining deposit, if any.

If the LANDLORD fails to timely mail you notice, the LANDLORD must return the deposit but may later file a lawsuit against you for damages. If you fail to timely object to a claim, the LANDLORD may collect from the deposit, but you may later file a lawsuit claiming a refund.

You should attempt to informally resolve any dispute before filing a lawsuit. Generally, the party in whose favor a judgment is rendered will be awarded costs and attorney fees payable by the losing party.

This disclosure is basic. Please refer to part II of Chapter 83, Florida Statutes, to determine your legal rights and obligations.

Florida statutory law, 83.49(3) provides:

- (3)(a) Upon the vacating of the premises for termination of the lease, if the landlord does not intend to impose a claim on the security deposit, the LANDLORD shall have 15 days to return the security deposit together with interest if otherwise required, or the landlord shall have 30 days to give the TENANT written notice by certified mail to the TENANT'S last known mailing address of his or her intention to impose a claim on the deposit, and the reason for imposing the claim. The notice shall contain a statement in substantially the following form: This is a notice of my intention to impose a claim for damages in the amount of ----- upon your security deposit, due to -----. It is sent to you as required by s. 83.49(3), Florida Statutes. You are hereby notified that you must object in writing to this deduction from your security deposit within 15 days from the time you receive this notice or I will be authorized to deduct my claim from your security deposit. Your objection must be sent to (LANDLORD'S address). If the LANDLORD fails to give the required notice within the 30-day period, he or she forfeits his or her right to impose a claim upon the security deposit.
- (b) Unless the TENANT objects to the imposition of the LANDLORD'S claim or the amount thereof within 15 days after receipt of the landlord's notice of intention to impose a claim, the LANDLORD may then deduct the amount of his or her claim and shall remit the balance of the deposit to the TENANT within 30 days after the date of the notice of intention to impose a claim for damages.

 (c) If either party institutes an action in a court of competent jurisdiction to adjudicate his or her right to the security deposit, the prevailing party is entitled to receive his or her court costs plus a reasonable fee for his or her attorney. The court shall advance the cause on the calendar.
- (d) Compliance with this subsection by an individual or business entity authorized to conduct business in this state, including Florida-licensed real estate brokers and salespersons, shall constitute compliance with all other relevant Florida Statutes pertaining to security deposits held pursuant to a rental agreement or other landlord-tenant relationship. Enforcement personnel shall look solely to this subsection to determine compliance. This subsection prevails over any conflicting provisions in chapter 475 and in other sections of the Florida Statutes.

ASSIGNMENTS/SUBLETTING: TENANT shall not assign this lease, transfer any interest, advertise or solicit any third parties to advertise any rental or use of the premises, rent to another or sublet the premises or any part thereof for any period of time. Airbnb or similar types of renting, subletting, room rentals, couch surfing, advertising to rent or use, or home exchanging is expressly prohibited and shall be a material breach of the lease agreement.

APPLICATION: If TENANT has filled out a rental application, any misrepresentation made by the TENANT in same will be a breach of this agreement and LANDLORD may terminate the tenancy. Lease may be contingent upon association approval of tenancy; when applicable, TENANT agrees to make good faith effort in diligently complying with association approval process.

FIXTURES AND ALTERATIONS: TENANT must obtain prior written consent from LANDLORD before painting, installing fixtures, making alterations, additions or improvements and if permission granted, same shall become LANDLORD'S property and shall remain on the premises at the termination of the tenancy.

KEY REPLACEMENT FEE: In the event of lost keys or lock-outs TENANT will be required to pay a key replacement fee of \$10.00 as additional rent. TENANT(s) must make arrangements to pick up the replacement key(s) from the office.

USE OF PREMISES: TENANT shall maintain the premises in a clean and sanitary condition and not disturb surrounding residents or the peaceful and quiet enjoyment of the premises or surrounding premises. TENANT shall install window shades or draperies (no foil, sheets, paper etc. allowed) within 15 days of taking occupancy if not already provided. Premises are to be used and occupied by the TENANT for only residential, non-business, private housing purposes only. TENANT shall not operate any type of day care or child sitting service on the premises. TENANT shall secure insurance immediately for any water filled devices with a loss payable clause to LANDLORD. No trampolines, athletic equipment, recreational equipment, or any items or activities which can cause interference with the insurance coverage on the premises will be permitted. TENANT is strictly prohibited from installing or using a permanent or portable fire pit anywhere on the premises, and may not otherwise light exterior fires. TENANT acknowledges burning of candles or incense is NOT permitted on the premises. TENANT is prohibited from storing or using on or near the premises a gasoline, diesel, LP, natural gas, or propane powered electric generator without prior written approval by LANDLORD and a Generator Use Addendum signed by all parties. TENANT shall not be permitted to keep any electrically powered bicycles, scooters, skateboards, hoverboards or any other transportation products using rechargeable batteries inside the property. TENANT may only keep these products in the garage if a garage is provided as part of the property. TENANT shall not place or use any above ground pools of any size on the premises

without LANDLORD'S approval. TENANT is not permitted to access, enter or store any items in any crawl spaces, attics or any locked areas on the premises without prior written permission from LANDLORD. No aquariums are allowed without LANDLORD'S prior written consent. If an elevator is present, it is agreed and understood by TENANT(S) that the elevator may become inoperable, unusable, or out of service necessitating use of the stairs. TENANT(S) agrees to hold LANDLORD, including the property management company, agents, and assigns, harmless for any liability regarding inconvenience arising from the elevator's unavailability. TENANT(S) further agrees that elevator outages will not be a basis to terminate the lease early, withhold rent or receive a rent abatement and TENANT(S) agrees that the elevator is an amenity only and not in the control of the LANDLORD. If a professional determines a balcony or other elevated amenity is unsafe or any law, rule, ordinance, or governing authority prohibits its use, TENANT shall not access or use the amenity until further written notice from LANDLORD. TENANT agrees that loss of use is not a basis to terminate this lease, withhold rent, entitlement to rent abatement or credit from LANDLORD.

SMOKING: Smoking or vaping of any substance is NOT permitted on the premises by TENANT, guests or invitees. TENANT understands that smoking or vaping on the premises shall be considered a material default under this lease agreement. In the event the premises are damaged in any way due to smoking or vaping on the premises, TENANT will be fully responsible for eradication of smoke related or vaping related odors and repair of any damage due to the smoking or vaping. TENANT agrees that smoke or vaping related damages will in no way be considered ordinary wear and tear. **RISK OF LOSS:** All TENANTS' personal property in and on the premises including but not limited to vehicles shall be at the risk of the TENANT, and LANDLORD shall not be liable for any damage to said personal property of the TENANT arising from criminal acts, fire, storm, trees and branches, flood, rain or wind damage, electrical surges, acts of negligence of any person whomsoever, or from the bursting or leaking of water pipes. LANDLORD shall not be responsible for the loss of any food in the event of a refrigerator or freezer failure, defect or electrical failure. **TENANT is strongly urged to secure insurance for personal property.**

DEFAULT: (1) Failure of TENANT to pay rent or any additional rent when due, or (2) TENANT'S or guest(s) violation of any other term, condition or covenant of this lease (and if applicable, attached rules and regulations), condominium or HOA rules regulations, restrictions, by-laws or neighborhood deed restrictions or (3) failure of TENANT or guest to comply with any federal, state and/or local laws, rules and ordinances, or (4) TENANT'S failure to move into the premises or TENANT'S abandonment of the premises, shall constitute a default by TENANT. Upon default, TENANT shall owe LANDLORD rent and all sums as they become due under the terms of this lease and any addenda attached hereto and any and all amounts owed to LANDLORD as permitted by Florida law. If the TENANT abandons or surrenders possession of the premises during the lease term or any renewals, or is evicted by the LANDLORD, LANDLORD may retake possession of the premises and make a good faith effort to re-rent it for the TENANT account. Retaking of possession shall not constitute a rescission of this lease nor a surrender of the leasehold estate. If TENANT(s) breach this lease agreement, in addition to any other remedies available by law and this lease agreement, TENANT(s) shall be responsible for any leasing fee or commission charge which OWNER may incur in attempting to re-lease the premises through a licensed real estate company. If TENANT'S or guest(s) actions or inactions result in any fines, attorney's fees, costs or charges from or imposed by a condo association or homeowners association if in place, or governmental agency, TENANT shall be in default of this lease and shall be immediately required to pay such sums as additional rent.

ATTORNEY'S FEES: The prevailing party in any litigation between LANDLORD and TENANT concerning enforcement of the terms and conditions of the lease shall be entitled to reasonable attorney's fees and court costs. LANDLORD and TENANT waive the right to demand a jury trial concerning any litigation between LANDLORD and TENANT regarding enforcement of the terms and conditions of this lease.

LEGAL NOTICE SERVICE FEE: If the TENANT fails to make a rental payment when due and/or fails to perform any other obligation of the agreement and the LANDLORD serves a statutory notice, the TENANT agrees to pay LANDLORD the sum of \$35.00. This sum shall be considered additional rent.

UTILITIES: LANDLORD is responsible for providing the following utilities only: NONE. The TENANT agrees to pay all charges and deposits for all other utilities and TENANT agrees to have all accounts for utilities immediately placed in TENANT name with accounts kept current throughout occupancy. Garbage and or trash removal is considered a utility under this lease. If the utilities which TENANT is responsible for are still in LANDLORD'S name at the time TENANT takes occupancy, TENANT agrees that LANDLORD shall order such utilities to be terminated. In the event a condominium association or homeowner's association is currently providing any services to the unit such as cable, satellite TV, alarm monitoring, internet, water, sewer, trash, guarded security gate or other services and the association decides these services will no longer be provided, TENANT agrees and understands that LANDLORD shall not be required to replace, provide or pay for these removed services for TENANT. TENANT may opt to pay for non-essential services but shall be required to pay for essential services including but not limited to water, sewer and trash if the association no longer provides these services. The discontinuation of any such services by the association shall not be construed as a prohibited practice by LANDLORD nor shall it constitute a default under the lease. The failure of TENANT to retain and pay for essential services upon notice and demand by the LANDLORD shall constitute a material breach of the lease. In the event the premises is currently on well water, if the municipality or county decides to connect the premises to city/municipality water, TENANT agrees that TENANT shall be responsible for paying for the monthly water bill and monthly sewer bill if no longer on septic

and shall place the water/sewer utility in TENANT'S name unless prohibited by the municipality to avoid any interruption in service. If TENANT surrenders the premises early, abandons the premises, or is evicted, TENANT shall remain responsible for all accruing utility charges otherwise the responsibility of the TENANT under the lease. TENANT is responsible for any cost related to the installation and/or maintenance of phone lines, cable lines, outlets and/or jacks, if TENANT chooses to have phone land line service and/or cable service.

VEHICLES: Vehicle(s) must be currently licensed, owned by TENANT, registered, operational and properly parked. TENANT agrees to abide by all parking rules established now or in the future by LANDLORD or condo /homeowner association's rules, if applicable. No trailers, campers, vehicles on blocks, motorcycles, boats or commercial vehicles are allowed on or about the premises without Landlord's prior written approval. TENANT is not to repair or disassemble vehicles on the premises. Vehicles not meeting the above requirements and additional rules of LANDLORD are unauthorized vehicles subject to being towed at TENANT expense. Parking on the grass is prohibited. TENANT agrees to indemnify LANDLORD for any expenses incurred due to the towing of any vehicle belonging to the guest or invitee of TENANT. TENANT shall not use or install any portable or permanent electric or hybrid vehicle charger in or on the premises without the prior written permission of OWNER and an EV Vehicle Addendum signed by all parties. TENANT agrees that only the following vehicles will be parked on the premises: **VEHICLES AND TAG NUMBERS**

MAINTENANCE/INSPECTION: TENANT agrees that they have fully inspected the premises and accepts the condition of the premises in 'as is' condition with no warranties or promises express or implied. TENANT shall maintain the premises in good, clean and tenantable condition throughout the tenancy, keep all plumbing fixtures in good repair, use all electrical, plumbing, appliances and other equipment in a reasonable manner, removing all garbage in a clean and sanitary manner. TENANT agrees to use the air-conditioning system, if provided, at all times in a reasonable manner and temperature to prevent the growth of mold and mildew and use the heating system in moderation. In the event TENANT or TENANT'S guests or invitees cause any damage to the premises, LANDLORD may at its option repair same and TENANT shall pay for the expenses of same on demand or LANDLORD may require TENANT repair same, all charges incurred as additional rent. TENANT is responsible for the expense of any service calls requested by or due to the TENANT deemed to be unwarranted or unnecessary by the service technician or vendor, or, if the service technician deems the service call need is due to the TENANT'S misuse, negligence or intentional acts, or, if the service technician is unable to gain access due to TENANT'S actions or inactions, even if the other terms of this lease would ordinarily make the LANDLORD responsible for such a service call and/or repair charge. TENANT shall also be fully responsible for, and agrees to maintain and repair at TENANT'S expense, the following: A/C FILTERS, REFRIGERATOR WATER FILTERS, ICE MAKER, OVEN RINGS/DRIP PANS, GARBAGE DISPOSAL, LOCKS/KEYS, LIGHT BULBS, SMOKE ALARM BATTERIES, LAWN/SHRUBS, SCREENS, WINDOWS, WATER CONDITIONER, WASHER, DRYER, GARAGE DOOR TRANSMITTERS, WATER DISPENSER and SPRINKLER HEAD(S). Unless otherwise stated in the lease, LANDLORD shall not be responsible for any exterior extermination. In the event a major repair to the premises must be made which will necessitate the TENANT'S vacating the premises, LANDLORD may at its option terminate this agreement and TENANT agrees to vacate the premises holding LANDLORD harmless for any damages suffered if any. TENANT shall notify LANDLORD immediately of any maintenance need or repair in writing. Unauthorized repairs or other work or services conducted by or through TENANT on the premises will constitute a default under this lease, and TENANT will not be compensated by LANDLORD for any unauthorized repairs or other work or services conducted on the premises by or through TENANT. TENANT agrees that they shall immediately test each smoke detector and shall maintain same. In the event there is a garbage disposal on the premises, LANDLORD has the option to remove the garbage disposal if it fails and re-plumb accordingly. TENANT is responsible for replacing dead light bulbs. In the event the light bulbs cannot be replaced with the same type of bulb due to law changes and lack of availability, TENANT agrees to replace the bulbs with an equivalent wattage CFL or LED bulb. In the event the refrigerator has a water filter, TENANT shall be responsible for purchasing and changing the water filter, as needed. In the event the TENANT is responsible for paying for LP/Propane gas, TENANT shall pay the fees and costs associated with the rental of the tank. If any plumbing issues result from TENANT and/or guests flushing anything into the toilet other than human waste and toilet paper, TENANT shall be responsible for any costs or charges incurred. Examples of items that should not be flushed down the toilet(s) or sent down other plumbing drains, include, but are not limited to, wipes, "flushable" wipes, sanitary napkins, feminine products, diapers, refuse, dental floss, grease, coffee grounds, or paper towels. LANDLORD will have HVAC filters delivered to the rental premises approximately every 60 days, TENANT shall properly install the filter that is provided within two (2) days of receipt, TENANT hereby acknowledges that the filters will be dated and subject to inspection by LANDLORD upon reasonable notice to verify replacement has been timely made. If at any time TENANT is unable to properly or timely install a filter, TENANT shall immediately notify LANDLORD in writing. TENANT'S failure to properly and timely replace the filters is a material breach of this agreement, and LANDLORD shall be entitled to exercise all rights and remedies it has against TENANT, and TENANT shall be liable to LANDLORD for all damages to the property, A/C or heating system caused by TENANT'S neglect or misuse. If a private swimming pool is present on the premises, TENANT, at TENANT'S expense, agrees to maintain water level in the swimming pool at mid-skimmer level; TENANT shall be responsible for any damage to the pool, skimmer system, pool pump, other pool equipment, or other incidental damage for failure to keep water level at mid-skimmer level.

RESIDENT BENEFITS PACKAGE: TENANT agrees to pay the sum of \$47.00/monthly as additional rent for the 'Resident Benefits Package' as outlined in the addendum attached to and made part of this lease agreement, at the same time all other rent is due per the lease agreement. Failure to pay this amount or any other amounts due under the terms of the lease agreement or any addenda shall constitute a material default under the terms of the lease, TENANT shall incur late fees and TENANT may be served a notice for nonpayment of rent which shall include all rent and additional rent owed. In the event the lease expires and becomes a month to month

tenancy, TENANT shall continue to pay the rent and additional rent as outlined in the lease agreement and any addenda unless otherwise modified by a written renewal, month to month agreement or lease extension.

VACATING: At the expiration of this agreement or any extension, TENANT shall peaceably surrender the premises and turn in all keys and any other property owned by LANDLORD leaving the premises in good, clean condition, ordinary wear and tear excepted.

RENEWAL: This lease automatically renews itself for (up to five) twelve (12) month periods on each yearly anniversary date, (the monthly date the lease began), unless either party (LANDLORD or TENANT) gives the other 60 days' written notice (prior to the end of any lease ending date or rental period), of their desire not to renew this lease for another 12 months. Notice from either party, TENANT or LANDLORD must be made by certified mail. Said notice shall be deemed complete when it is placed in the mail, certified mail, return receipt requested to the address of the property, if by LANDLORD or the LANDLORD'S address described herein if by TENANT. Termination of a tenancy shall occur on the last day of the month. Verbal notice is insufficient under any circumstances. If the TENANT chooses not to renew this lease as herein described, then TENANT must surrender possession and move out of the premises at the end of the original term of lease or any renewals. The rent shall increase on each yearly renewal anniversary date in the amount of \$50.00 per month, or any other amount as dictated by the LANDLORD. Should the LANDLORD not dictate a different amount to the TENANT in writing at least 60 days prior to the yearly renewal anniversary date then the renewal rent shall increase by \$50.00 per month on each anniversary date as outlined above. If TENANT fails to vacate after the initial term, or any successive consensual periods after termination, TENANT shall additionally be held liable for holdover (double) rent.

RIGHT OF ENTRY: LANDLORD, upon reasonable notice by telephone, hand-delivery or posting to TENANT, has the right of entry to the premises for showings, repairs, appraisals, inspections, or any other reason. LANDLORD has immediate right of entry in cases of emergency, or to protect or preserve the premises. TENANT shall not alter or add locks without prior written consent. If consent is given, TENANT must provide LANDLORD with a key to all locks. LANDLORD may place "For Sale" or "For Rent" signs on the premises at any time.

CONDEMNATION, DAMAGE TO PREMISES, ACTS OF GOD and TERMINATION: If for any reason the premises are condemned by any governmental authority, destroyed, rendered uninhabitable, rendered dangerous to persons or property, and/or damaged through fire, water, smoke, wind, flood, act of God, nature or accident, or, if it becomes necessary, in the opinion of LANDLORD or its agent, that TENANT must vacate the premises in order for repairs to the premises to be undertaken, this lease shall, at LANDLORD'S option and upon 7 days written notice to TENANT, cease and shall terminate, TENANT agrees to and shall vacate and TENANT, if not in default of the lease, shall owe no further rent due under the terms of the lease. In such case, TENANT hereby waives all claims against LANDLORD for any damages suffered by such condemnation, damage, destruction or lease termination. In the event of any vandalism or other intentional damage on the premises, LANDLORD is not responsible for the replacement or repair of any damaged items, including but not limited to windows, screens, doors or locks. If a watch or warning is issued for a tropical storm or hurricane, TENANT is responsible to tie down or move to the inside of the dwelling unit any items located on the exterior of the dwelling unit, including lanai areas, that may become projectiles. TENANT will be responsible for any damage caused by a failure to comply with this requirement. TENANT agrees that the issuance of a tropical storm or hurricane watch or warning is an emergency and LANDLORD shall have immediate access to the property. TENANT agrees that in the event there are hurricane or storm shutters on the premises, TENANT shall both install and take down same in the event there is a hurricane or tropical storm watch or warning in effect and/or at the request of the LANDLORD. If TENANT is unable to perform this task for any reason, TENANT agrees to notify LANDLORD as soon as any storm watch or warning is placed into effect; LANDLORD has the right, but not the obligation, to install shutters or take other protective actions.

MOLD: LANDLORD reserves the right to terminate the tenancy and TENANT(s) agree to vacate the premises in the event a licensed mold inspector believes that there is mold or mildew present in the dwelling unit which may pose a safety or health hazard to TENANT(s) or other persons, or if it is determined by an HVAC professional or air quality specialist that TENANT is failing to use the air conditioning adequately or causing other conditions conducive to mold or mildew growth. LANDLORD shall have the right to terminate the lease agreement by giving the TENANT no less than 7 days' written notice and hold TENANT responsible for any damages caused by mold or mildew. In the event there are professional mold or air quality test(s) ordered by LANDLORD upon the TENANT'S request despite no odor or evidence detected by LANDLORD OR AGENT and/or there is no visible evidence of mold or water intrusion causing mold and/or continuing to cause mold, TENANT agrees to pay LANDLORD on demand the full cost of the test(s), which shall be treated as additional rent, if the test(s) results do not show mold or air quality levels requiring remediation based on professional industry standards. LANDLORD shall use its sole discretion whether to order professional mold or air quality testing and LANDLORD has no obligation to pay for TENANT ordered testing.

WAIVERS: The rights of the LANDLORD under this lease shall be cumulative, and failure on the part of the LANDLORD to exercise promptly any rights given hereunder shall not operate to forfeit any other rights allowed by this lease or by law.

INDEMNIFICATION: TENANT agrees to reimburse LANDLORD upon demand in the amount of the loss, property damage, or cost of repairs or service (including plumbing trouble) caused by the negligence or improper use by TENANT, his agents, family or guests. TENANT at all times, will indemnify and hold harmless LANDLORD from all losses, damages, liabilities

and expenses which can be claimed against LANDLORD for any injuries or damages to the person or property of any persons, caused by the acts, omissions, neglect or fault of TENANT, his agents, family or guests, or arising from TENANT'S failure to comply with any applicable laws, statutes, ordinances or regulations.

DISPUTES AND LITIGATION: In the event of a dispute concerning the tenancy created by this agreement, TENANT agrees that whether or not the premises are being actively managed by an AGENT for the record OWNER, TENANT agrees to hold AGENT, its heirs, employees and assigns harmless and shall look solely to the record OWNER of the premises in the event of a legal dispute.

INTEGRATION: This lease and exhibits and attachments, if any, set forth the entire agreement between LANDLORD and TENANT concerning the premises, and there are no covenants, promises, agreements, conditions, or understandings, oral or written between them other than those herein set forth. If any provision in this agreement is illegal, invalid or unenforceable, that provision shall be void but all other terms and conditions of the agreement shall be in effect.

MODIFICATIONS: No subsequent alteration, amendment, change or addition to this lease shall be binding upon LANDLORD unless reduced to writing and signed by the parties.

RADON GAS: State law requires the following notice to be given: "Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county public health unit."

ABANDONED PROPERTY: BY SIGNING THIS RENTAL AGREEMENT, THE TENANT AGREES THAT UPON SURRENDER, ABANDONMENT, OR RECOVERY OF POSSESSION OF THE DWELLING UNIT DUE TO THE DEATH OF THE LAST REMAINING TENANT, AS PROVIDED BY CHAPTER 83, FLORIDA STATUTES, THE LANDLORD SHALL NOT BE LIABLE OR RESPONSIBLE FOR STORAGE OR DISPOSITION OF THE TENANT'S PERSONAL PROPERTY.

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ADDITIONAL STIPULATIONS:

- (1) Tenant agrees to be responsible for lawn maintenance including but not limited to mowing, watering, pruning the shrubs and weeding the beds at Tenant's expense. In the event the Tenant fails to properly maintain the grounds and/or landscaping as required by this lease agreement, the Landlord shall provide written notice to the Tenant specifying the manner in which the Tenant has failed to comply with the provision of this paragraph and the action required for compliance. If the Tenant fails to take remedial, appropriate action to cure the noncompliance within seven (7) days of written notice, the Landlord may, at his election, obtain a yard service and all expenses associated therewith shall be deemed additional rent and shall be payable with the next installment rent payment
- (2) Tenant acknowledges owner has a Home Warranty. Tenant is to Contact Warranty Company for all covered items. In addition, if tenant calls Legends Realty/ Landlord instead of Warranty Company tenant may be subject to payment of invoice. If a service fee is charged at time of service by Warranty Company tenant must remit payment and submit the paid invoice to Legends Realty/ Landlord for a credit to the rent account. The home warranty for this property is covered by: ______
- (3) Tenant acknowledges if they "No-Show" for a scheduled appointment or inspection, in which access can not be gained, a fee of \$75.00 will be charged as additional rent.
- (4) Tenant acknowledges that water service will remain on in the Owner's name and Tenant is responsible for monthly water bill due upon copy of bill from Legends Realty, as additional rent. Tenant agrees to allow Landlord to deduct final charges from Tenant's security deposit after vacating. (6) Utility & Maintenance Reduction Program. A portion of Resident's total amount due will be used to have HVAC filters delivered to their home approximately every 60 days under the Utility & Maintenance Reduction Program. Resident shall properly install the filter that is provided within two (2) days of receipt. Resident hereby acknowledges that the filters will be dated and subject to inspection by Landlord upon reasonable notice to verify replacement has been timely made. If at any time Resident is unable to properly or timely install a filter Resident shall immediately notify Landlord in writing. Resident's failure to properly and timely replace the filters is a material breach of this agreement and Landlord shall be entitled to exercise all rights and remedies it has against Resident and Resident shall be

liable to Landlord for all damages to the property, A/C or heating system caused by Resident's neglect or misuse. This A/C Filter Program will be charged as additional rent. (7) Either party, LANDLORD or TENANT, may terminate this lease agreement early with no penalty, upon at least 30 days' written notice. TENANT acknowledges all rents and any other charges due under this lease must be current through the notice period, and that any termination shall occur as of the last day of the calendar month.

- (5) TENANT acknowledges having received a copy of the rules and regulations of the HOA.
- (6) 2) If full rent is not received by 5:00 p.m. on the 4th of the month, the base late fee will be assessed.

ACCEPTANCE BY FACSIMILE AND/OR BY ELECTRONIC SIGNATURE BY ANY OF THE PARTIES SHALL CONSTITUTE VALID BINDING ACCEPTANCE OF THIS LEASE AGREEMENT AND ITS ADDENDA: MOLD ADDENDUM DRUG AND CRIME FREE ADDENDUM

SIGNATURE PAGE

	TENANT		DATE
TENANT NAME 1			1
	TENANT		DATE
TENANT NAME 2			
	AGENT		DATE
This lease has been drafted by t	the Law Offices of Heist,	Weisse & Wolk, PLLC 1 800	253 8428

MOLD ADDENDUM TO LEASE

THIS ADDENDUM IS AGREED TO AND SHALL BE MADE PART OF THE LEASE AGREEMENT BETWEEN
LOCATED AT(PROPERTY ADDRESS)
MOLD: Mold consists of naturally occurring microscopic organisms which reproduce by spores. Mold breaks down and feeds on organic matter in the environment. The mold spores spread through the air and the combination of excessive moisture and organic matter allows for mold growth. Not all, but certain types and amounts of mold can lead to adverse health effects and/or allergic reactions. Not all mold is readily visible, but when it is, can often be seen in the form of discoloration, ranging from white to orange and from green to brown and black, and often there is a musty odor present. Reducing moisture and proper housekeeping significantly reduces the chance of mold and mold growth.
CLIMATE CONTROL: Tenant(s) agree to use all air-conditioning, if provided, in a reasonable manner and use heating systems in moderation and to keep the premises properly ventilated by periodically opening windows to allow circulation of fresh air during dry weather only. OWNER OR AGENT RECOMMENDS THAT AIR CONDITIONING IS USED AT ALL TIMES IF UNIT HAS AIR CONDITIONING.
TENANT(S) AGREE TO:
KEEP THE PREMISES CLEAN AND REGULARLY DUST, VACUUM AND MOP USE HOOD VENTS WHEN COOKING, CLEANING AND DISHWASHING KEEP CLOSET DOORS AJAR AVOID EXCESSIVE INDOOR PLANTS USE EXHAUST FANS WHEN BATHING/SHOWERING AND LEAVE ON FOR A SUFFICIENT AMOUNT OF TIME TO REMOVE MOISTURE USE CEILING FANS IF PRESENT WATER ALL INDOOR PLANTS OUTDOORS WIPE DOWN ANY MOISTURE AND/OR SPILLAGE WIPE DOWN BATHROOM WALLS AND FIXTURES AFTER BATHING/SHOWERING WIPE DOWN ANY VANITIES/SINK TOPS AVOID AIR DRYING DISHES NOT DRY CLOTHES BY HANG DRYING INDOORS REGULARLY EMPTY DEHUMIDIFIER IF USED
 ○ OPEN BLINDS/CURTAINS TO ALLOW LIGHT INTO PREMISES ○ WIPE DOWN FLOORS IF ANY WATER SPILLAGE □ SECURELY CLOSE SHOWER DOORS IF PRESENT ○ LEAVE BATHROOM AND SHOWER DOORS OPEN AFTER USE ○ WIPE DOWN WINDOWS AND SILLS IF MOISTURE PRESENT ○ USE DRYER IF PRESENT FOR WET TOWELS ○ USE HOUSEHOLD CLEANERS ON ANY HARD SURFACES ○ REMOVE ANY MOLDY OR ROTTING FOOD ○ REMOVE GARBAGE REGULARLY ○ WIPE DOWN ANY AND ALL VISIBLE MOISTURE ○ INSPECT FOR LEAKS UNDER SINKS ○ CHECK ALL WASHER HOSES IF APPLICABLE

TENANT(S) AGREE TO REPORT IN WRITING:
□ VISIBLE OR SUSPECTED MOLD □ ALL A/C OR HEATING PROBLEMS OR ABNORMALITIES □ LEAKS, MOISTURE ACCUMULATIONS, MAJOR SPILLAGE □ PLANT WATERING OVERFLOWS □ SHOWER/BATH/SINK/TOILET OVERFLOWS □ LEAKY FAUCETS, PLUMBING, PET URINE ACCIDENTS □ ANY AND ALL MOISTURE AND MUSTY ODORS
 □ DISCOLORATION OF WALLS, BASEBOARDS, DOORS, WINDOW FRAMES, CEILINGS □ MOLDY CLOTHING, REFRIGERATOR AND A/C DRIP PAN OVERFLOWS □ MOISTURE DRIPPING FROM OR AROUND ANY VENTS, A/C CONDENSER LINES □ LOOSE, MISSING OR FAILING GROUT OR CAULK AROUND TUBS, SHOWERS, SINKS, FAUCETS, COUNTERTOPS, CLOTHES DRYER VENT LEAKS

SMALL AREAS OF MOLD: If mold has occurred on a small non-porous surface such as ceramic tile, formica, vinyl flooring, metal, or plastic and the mold is not due to an ongoing leak or moisture problem, Tenant(s) agree to clean the areas with soap (or detergent) and a small amount of water, let the surface dry, and then, within 24 hours apply a non-staining cleaner such as Lysol Disinfectant, Pine-Sol Disinfectant (original pine-scented), Tilex Mildew Remover, or Clorox Cleanup.

TERMINATION OF TENANCY: Owner or agent reserves the right to terminate the tenancy and TENANT(s) agree to vacate the premises in the event owner or agent in its sole judgment feels that either there is mold or mildew present in the dwelling unit which may pose a safety or health hazard to TENANT(s) or other persons and/or TENANT(s) actions or inactions are causing a condition which is conducive to mold growth.

INSPECTIONS: TENANT(S) agree that Owner or agent may conduct inspections of the unit at any time with reasonable notice.

VIOLATION OF ADDENDUM: IF TENANT(S) FAIL TO COMPLY WITH THIS ADDENDUM, Tenant(s) will be held responsible for property damage to the dwelling and any health problems that may result. Noncompliance includes but is not limited to Tenant(s) failure to notify Owner or Agent of any mold, mildew or moisture problems immediately IN WRITING. Violation shall be deemed a material violation under the terms of the Lease, and owner or agent shall be entitled to exercise all rights and remedies it possesses against TENANT(S) at law or in equity and TENANT(S) shall be liable to Owner for damages sustained to the Leased Premises. TENANT(S) shall hold Owner and Agent harmless for damage or injury to person or property as a result of TENANT(S) failure to comply with the terms of this Addendum.

HOLD HARMLESS: If the premises is or was managed by an Agent of the Owner, TENANT(S) shall hold agent harmless and shall look solely to the property Owner in the event of any litigation or claims concerning injury, damage or harm suffered due to mold.

PARTIES: THIS ADDENDUM IS BETWEEN THE TENANT(S) AND OWNER AND/OR AGENT MANAGING THE PREMISES. THIS ADDENDUM IS IN ADDITION TO AND MADE PART OF THE LEASE AGREEMENT AND IN THE EVENT THERE IS ANY CONFLICT BETWEEN THE LEASE AND THIS ADDENDUM, THE PROVISIONS OF THIS ADDENDUM SHALL GOVERN.

This lease has been drafted by the Law Offices of Heist, Weisse & Wolk, P.A. 1 800 253 8428 Reference #775911

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DRUG/CRIME FREE ADDENDUM

In consideration of the execution or renewal of the lease, LANDLORD and TENANT agree as follows:

- 1. TENANT, any member of the TENANT'S household, or a guest or other person under the TENANT'S control shall not engage in criminal activity, including drug-related criminal activity, on, near or within sight of the rental premises. 'Drug-related criminal activity' means the illegal manufacture, sale, distribution, transportation, storage, use, or possession with intent to manufacture, sell, distribute, store, transport or use a controlled substance including but not limited to marijuana or cocaine and/or illegal drug paraphernalia.
- 2. TENANT, any member of the TENANT'S household, or a guest or other person under the TENANT'S control shall not engage in any act intended to facilitate criminal activity, including drug-related criminal activity, on, near or within sight of the premises.
- 3. TENANT or member of the household will not permit the dwelling unit inside or out to be used for, or to facilitate criminal activity, including drug-related criminal activity, regardless of whether the individual engaging in such activity is a member of the household or a guest.
- 4. TENANT or member of the household will not engage in the manufacture, sale, storage, transportation, use, possession or distribution of illegal drugs and/or drug paraphernalia at any location, whether on, near or within sight of the premises or otherwise.
- 5. TENANT, any member of the TENANT'S household, or a guest or other person under TENANT'S control shall not engage in any illegal activity including but not limited to prostitution, public drunkenness, lewd behavior, trespass by your guests if they have previously received a trespass warning, dangerous operation of a motor vehicle in the premises, disorderly conduct, street gang activity, battery, assault, discharging weapons, acts of violence or threats of violence, sexual crimes on or off the premises, or any breach of the lease agreement that otherwise jeopardizes the safety or welfare or any persons.
- 6. VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL VIOLATION OF THE RENTAL AGREEMENT AND GOOD CAUSE FOR TERMINATION OF TENANCY. A single violation of any of the provisions of this addendum shall be deemed a serious violation and material noncompliance with the Rental Agreement. It is understood and agreed that a single violation shall be good cause for termination of the Rental Agreement. Unless otherwise provided by law, PROOF OF VIOLATION SHALL NOT REQUIRE CRIMINAL CONVICTION, but shall be a preponderance of the evidence.
- 7. In case of conflict between the provisions of this addendum and any other provisions of the Rental Agreement, the provisions of the addendum shall govern.

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{Tenant.Legal Tenants}, {Unit.Address}

The following are maintenance instructions for the Rental Agreement; {Tenant.Lease Start} for {Tenant.Legal Tenants} at {Unit.Address}.. Tenant agrees to follow the maintenance instructions, and understands they prevail unless they receive notification from Landlord and/or Landlord's Agent.

Please check your lease to see if you are required to contact the owners home warranty company (usually found under the special stipulation section of the lease.)

Go to www.CentralFLRentals.com and click on Work Order Request which will take you to the tenant portal then complete the maintenance request.

For Emergencies, contact our office 407-333-1010 ext 1 leave the information needed. It is vital you leave all necessary telephone numbers and times where Legends Realty can reach you after hours, weekends, and holidays. Additionally, please complete a maintenance request available in your tenant portal. For a non-emergency, leave a message, Legends Realty will return your call the next business day.

Procedures for requesting maintenance: 1. Before calling, check to see if you can determine the cause of the problem you are experiencing, unless you have an emergency, such as those listed in paragraph 3. Read examples of various problems on the following page. Read these examples carefully. 2. Determine if it is an emergency or a non-emergency item. 3. Emergencies There are FEW emergencies. Definition of an emergency: A life threatening situation such as a fire, flood and/or uncontrollable water, electrical problem, smell of gas, etc. Emergencies causing immediate danger such as fire call 911 Emergencies involving gas call the gas company and if necessary, 911 Emergencies involving IMMEDIATE electrical danger, call the utility service. Emergencies such as backed up plumbing, flooding, call Legends Realty (407) 333-1010, and listen for emergency instructions; if necessary, call 911 first. An emergency is NOT heat - this is a priority item and Legends Realty will make it a priority with vendors to have the heat working as soon as possible. An emergency is not airconditioning, non-working dishwasher, sprinklers, etc.

4. If it is a non-emergency, please do the following: ALL WORK ORDERS MUST BE IN WRITING.

After hours: Go to www.CentralFLRentals.com or your Tenant Portal and fill out the work order request form on the website. You may follow up by calling Legends Realty, (407) 333-1010 and pick the maintenance option. Be sure to leave a complete message with RETURN telephone numbers and address. Be sure to follow up during daytime hours in the event the voice mail system fails, or you fail to record your message. During office hours: Go to www.CentralFLRentals.com or your Tenant Portal and fill out the work order request form on the website. You may follow up by calling Legends Realty, (407) 333-1010 and inform the party answering the phone you are requesting maintenance. Explain your problem clearly and calmly, giving your name, telephone numbers and address. Then Legends Realty will assign a vendor to contact you. Legends Realty does not give vendors keys to the residences. Vendors are required to make appointments with tenants. Legends Realty will NOT release keys to vendors. Remember, this is a NON-EMERGENCY item and in most cases, the vendor will not be able to make an appointment immediately. Failure to show at an appointment can mean a charge to you. Therefore, be certain to call the Legends Realty office as soon as possible if you are unable to make the appointment. If you do not hear from a vendor within 5 - 7 business days, call the Legends Realty office and inform us a vendor has not contacted you. A Legends Realty staff member will contact the vendor to find out the cause of the delay, and then inform you when a vendor contact can be expected.

After a repair has taken place, if you have problems, call Legends Realty and state you had a recent repair but there is still a problem. Recent repair means within the last 60 days and pest control work means within 30 days. If you fail to report this and there is further damage, you may be responsible for the cost of the damage.

Check the following, if appropriate, before calling: 1. If the oven does not work, check time-bake to be sure the settings on the unit are not preventing the oven from working. An oven set on time bake WILL NOT HEAT. An oven on time-bake can mean a charge to you. 2. If the air-conditioner does not work, check ALL circuit breakers. Often during hot weather or if a circuit breaker overloads, it will trip off the circuit breaker. A tripped circuit breaker is often difficult to see, and it could appear that it is not. Therefore, you must turn the breaker all the way off and then turned the breaker all the way on. If you do not turn the circuit breaker all the way off, it does not "reset" itself to correct the problem. 3. If the garbage disposal does not work, check underneath on the disposal unit and push the reset button. If something is stuck and the blades do not turn, purchase a garbage disposal tool. Turn the unit off. Turn the water on, place the garbage disposal tool in the opening on the bottom of the disposal and turn slightly. This should dislodge the blockage, then turn the disposal on again. Special note: check that the garbage disposal is OFF before using these instructions. If this does not work, call Legends Realty. 4. If the electrical does not work in part of the house: Check for the GFI plug, which is usually located in the garage, patio, kitchen,

or the bathroom. Reset the GFI plug and most likely, it will restart the electrical. Sometimes there is more than one GFI; it is a good idea to check around the house to be aware if an

electrical problem should occur. There may not be GFI plugs in homes built before 1970. 5. If the circuit breakers continually keep going off: Check all appliances to see if too many appliances are running such as irons, microware, toaster, curling iron, computers, printer, blow dryers, and more are causing an overload. 6. If the smoke alarm does not work, check the following: First, check the batteries. If a new battery does not work, call in a work order. Tenants are responsible for the replacement of batteries. It is important to replace batteries and NOT disconnect the smoke alarm. Normally the smoke alarm will emit a beeping sound when the batteries are not working or losing their charge. Test your smoke alarms every thirty days. If the smoke alarm is not working, call Legends Realty to place a work order immediately. Remember a smoke alarm is for safety, and it is very important to check it regularly to see if it is working Do not disconnect or remove a smoke alarm.

Tenants are responsible for the following routine maintenance: 1. Wood burning fireplace maintenance Always be sure to open the damper before starting any fire. If unfamiliar with how to do this, call Legends Realty for help. If smoke is coming out of the front of the fireplace, put out the fire immediately and ventilate the house. Do not use soft woods in fireplaces such as pine, fir, and redwood because they cause a coating in the flue, which can cause fires. Use woods such as oak, almond, walnut, etc. Do not overfill the fireplace and create a blazing fire that could cause damage to the firebox or cause a fire. Use a fireplace screen at all times when using the fireplace to prevent damage, particularly to the carpet. Check to see if fireplace coals are cold before removing from the fireplace... Never store hot or warm coals in a container, such as a garbage can, paper bag or any other container. Never store the garbage can in the garage or against the house Store any warm or hot coals away from any combustibles or the residence for at least two (2) days before disposing of them, and then check them again before disposing. 2. Normal insect control Tenants are required to do normal insect maintenance When storing pesticides, be careful for the safety of children and animals at all times. For Indoor insects, such as fleas, ants, spiders, silverfish, and more, do the following: Insect foggers are the most reliable. Purchase them at grocery or garden stores.

To use: follow the instructions on the cans, cover all food and dishes, remove all adults, children and animals from the inside, and leave for approximately for four hours.

For outdoor Insects, such as ants, fleas, grasshoppers, and more: Purchase granulized or liquid insect products at any garden supply store. It is very economical to buy and very effective. Follow the directions on the package, apply around the perimeter of the house, and fence. For spiders, use liquid premixed insecticide. Follow the directions on the package. Purchase bait for snails, sow bugs, and slugs, and similar pest, bait at garden supply stores. Follow the

directions on the package. If the insect problem persists, call Legends Realty. 3. For rodent control, observe the following: If you have ordinary mice, you can purchase several common controls at grocery or garden supply stores. If you see rats or large rodents, contact Legends Realty. 4. Landscape and watering: Where indicated on your rental contract, maintain exterior landscape by mowing, trimming, weeding, fertilizing, watering, pruning the shrubs and weeding the beds as Tenant's expense. In the event the Tenant fails to properly maintain the grounds, and/or landscape as required by this lease agreement, the Landlord shall provide written notice to the Tenant specifying the manner in which the Tenant has failed to comply with the provision of this paragraph and the action required for compliance. If the tenant fails to take remedial action to cure the noncompliance within seven (7) days of written notice, the landlord may, at his election, obtain a vard service and all expenses associated therewith shall be deemed additional rent and shall be payable with the next rent installment. If there are sprinklers, monitor the level of water needed and if necessary, contact Legends Realty for additional help or instruction. If you have sprinklers or an irrigation system that is not working, call Legends Realty. Keep all landscape watered unless a Homeowner's Association controls it. Pick up all pet droppings on the property, even if you do not have pets. If you have pets, keep them from causing damage. If there is a pool, it is necessary to maintain the water level and report if there is a problem with maintaining the water level, as this may indicate a leak in the pool plumbing 5. Tenant required replacements: Replace burned out light bulbs with the correct size, but do not use light bulbs in excess of 60 Watts. Replacement of furnace and air-conditioning filters is a requirement: Replace monthly if you smoke, or you have allowed someone to smoke in the property. Replace at a MINIMUM every three months, and with the correct size. The filter size is on the side of the filter, and an arrow indicates the direction of the airflow. Replace smoke alarm battery: Normally the smoke alarm will emit a beeping sound when the batteries are not working or losing their charge. Do not remove a smoke alarm because it is not working or beeping. By doing so, you endanger all residents and guests and you could be liable for damages in the event of a fire. If the smoke alarm is not working, replace the batteries. If new batteries still do not work, call Legends Realty and place a work order immediately. Tenants are responsible for the replacement of batteries. Test smoke alarms every thirty days and immediately report a non-working smoke alarm. A smoke alarm is for safety and it is very important to check it regularly to see if it is working. Never remove or disconnect a smoke alarm - you can endanger everyone. 6. Properly dispose the following: Toxic waste such as oil, antifreeze, batteries, and solvents Place garbage in the proper receptacles provided and in accordance with city and/or county rules Christmas trees 7. Holiday decorations and

lights Hang lights and decorations properly and carefully. Before hanging, check for bad plugs and loose wires. If you find defects, dispose of the lights.

Only use lights and decorations during holiday seasons; remove them immediately when the season ends.

8. Cleaning and maintenance of the property Kitchens Keep food cleaned up at all times and clean oven/stove hood vents regularly. Ovens If you do not know the type of oven you have, call Legends Realty for help. Do not leave oven on and unattended when leaving the house at any time. Do not allow grease build up - this can cause fires. Continuous clean ovens Clean regularly If the oven is a continuous clean oven, do not use a commercial oven cleaner, such as "Easy Off." This will only ruin a continuous clean oven. For continuous clean ovens, turn on to 450 degrees and leave on for 2-3 hours. High heat helps the cleaning process. Then wipe out with a damp cloth after oven cools. Do not leave oven on high heat for longer than 3 hours. Regular ovens that are not continuous or self-cleaning: Use a commercial oven cleaner, such as "Easy Off" and follow directions on the product. On self-cleaning ovens Follow the cleaning directions, usually located on the top of the stove/oven. Bathrooms Prevent mildew and mold from accumulating. If mildew and mold appear, use a product such as X-14 or Tilex to remove immediately. Keep bathrooms properly ventilated to prevent mildew and mold from happening. Use an exhaust fan or window, while taking showers and for an extended reasonable time afterward. Carpets and flooring Maintenance and cleanliness of carpets and flooring are the responsibility of tenants during occupancy, when moving, and at their own expense. Keep floors vacuumed. Immediately clean up spills to prevent stains and damage. Do not use wax on vinyl or tile. Use only hardwood floor cleaners on hardwood floors. Have carpets steam cleaned when appropriate; do not use home floor cleaning machines. Windows and window furnishings Maintenance and cleanliness of windows and window furnishings are the tenant's responsibility during occupancy, when moving, and at their own expense. Do not wash drapes, dry clean drapes only. Check curtains before washing to see if they are washable, if not, dry clean curtains. Wipe all blinds with soft dry cloth or with products designed for the blinds. Close windows against the elements of weather, when appropriate, to avoid damage to interior Close doors and windows when leaving the residence.

It is the responsibility of all tenants to report all repairs/maintenance problems Tenants can incur financial damages if they fail to report maintenance problems.

Report the following: Any sign of mold in the property immediately All toilet and faucet leaks and any plumbing backups Electrical problems Heating and air-conditioning problems Inoperative smoke detectors Faulty appliances supplied in property Roof leaks Broken windows and doors Fence repair Malfunctioning sprinklers Any other necessary repairs or unsafe condition Major pest control items such as bees, cockroaches, rats, termites or other major infestations

Tenants will be responsible for the following charges:

- · If the Tenant fails to report necessary repairs
- · If there is a service call and a breaker is tripped
- · When oven is on time bake and is not defective
- · When residents cause sewer stoppages/blockages
- When failure to properly change the A/C filter causes damage to the proper functioning of the A/C unit.) A/C Filter Program: A portion of Resident's total amount due will be used to have HVAC filters delivered to their home approximately every 60 days under the A/C Filter Program. Resident shall properly install the filter that is provided within two (2) days of receipt. Resident hereby acknowledges that the filters will be dated and subject to inspection by Landlord upon reasonable notice to verify replacement has been timely made. If at any time Resident is unable to properly or timely install a filter Resident shall immediately notify Landlord in writing. Resident's failure to properly and timely replace the filters is a material breach of this agreement and Landlord shall be entitled to exercise all rights and remedies it has against Resident and Resident shall be liable to Landlord for all damages to the property, A/C or heating system caused by Resident's neglect or misuse. This A/C Filter Program will be charged as additional rent.
- · If the tenant fails to meet a vendor at an assigned appointment and there is a vendor charge
- · If the Tenant or Tenant's Guests or Invitees, cause damage to the property
- · If the Tenant's pet causes damage to the property
- · If the Tenant reports a repair which does not require service

- · If the Tenant fails to replace battery for smoke detector or battery for remote door opener, and causes a service call for only battery replacement
- · For replacing doors, jambs, broken glass and/or windows unless the Tenant provides a Police Report detailing the cause of the problem showing forced entry by others.
- · For damage to walls, carpets, floors, etc. because the Tenant left the windows or doors open during rain or wind.

Tenants are NOT to do the following:

- · Do NOT wash draperies
- · Do NOT perform electrical work (this does not include changing light bulbs or batteries).
- · Do NOT mar, deface, or change walls, woodwork, flooring, landscaping of the property without prior permission from Landlord or Landlord's Agent.
- · Do NOT perform repairs unless authorized by Legends Realty or outlined in this guideline
- · Do NOT deduct any unauthorized or pre-authorized maintenance expense from rent, unless authorized by Legends Realty. If Legends Realty authorizes you to perform any maintenance, you must submit ALL receipts for reimbursement.

Taking Care of Your Septic System

An ounce of prevention is worth a ton of cure! Committing a little attention to the care of your system can help to avoid the nightmare of a failing system. Assuming that your septic system was properly located, designed, and installed according to state codes, you are now in the driver's seat for the care of your system. By following the recommendations below, you can help your system to work properly for years to come.

DO's:

- · Conserve water to reduce the amount of wastewater that must be treated and disposed of by your system. Doing laundry over several days will put less stress on your system.
- · Repair any leaking faucets or toilets. To detect toilet leaks, add several drops of food dye to the toilet tank and see if dye ends up in the bowl
- \cdot Divert down spouts and other surface water away from your tank and drainfield. Excessive water keeps the soil from adequately cleansing the wastewater.
- · Have your septic tank inspected and pumped regularly by a licensed septic tank contractor. Pumping your septic tank is probably the single most important thing you can do to protect your system. If the buildup of solids moves to the drainfield, this could clog and strain the system to the point where w new drainfield will be needed. Suggested frequency is 3-5 years.
- · Keep your septic tank cover accessible for inspections and pumping. Install risers with lids if necessary.
- · Call your county health department or a registered septic tank contractor whenever you experience problems with your system, or if there are any signs of system failure.
- · Keep a detailed record of repairs, pumping, inspections, and other maintenance activities. Pass these on to the next homeowner.

DON'Ts

- · Don't drive over your tank and/or drainfield or compact the soil in any way.
- · Don't dig around the tank or drainfield, or build anything over it, and don't cover it with a hard surface such as concrete or asphalt.

- · Don't plant anything over or near the drainfield except grass. Roots from nearby trees and shrubs may clog and damage the drain lines.
- · Don't use garbage disposal, or at least limit its usage. Disposals increase solids loading to your tank by 50%, so you have to pump your tank more often than normally suggested.
- · Don't use your toilet as a trash can or poison your system and the groundwater by pouring harmful chemicals and cleansers down the drain. Harsh chemicals can kill the bacteria that help purify your wastewater. Other items that should not be flushed are:
- 1. coffee grinds
- 2. disposable diapers
- 3. Sanitary napkins
- 4. cigarette butts
- 5. fats, grease, oil
- 6. paints
- 7. thinners
- 8. photographic solutions
- 9. antibiotics
- 10. dental floss
- 11. kitty litter
- 12. tampons
- 13. condoms
- 14. paper towels
- 15. varnishes
- 16. waste oils
- 17. pesticides
- · Don't put in a separate pipe to carry wash waters to a side ditch or the woods. This graywater contains germs that can spread disease. Use a laundry system.
- · Don't waste money on septic tank additives. The bacteria needed to treat wastewater are naturally present in sewage. Additives can resuspend solids causing your drainfield to clog. Additives do not eliminate the need for routine pumping of your tank.
- · Don't allow backwash from home water softeners to enter the septic system.
- · Never enter a septic tank—toxic gases from the tank can kill. If your system develops problems, get advice from your county health department or a licensed septic tank contractor.

When you are ready to move, the following will be required: Cleaning: Have the property clean throughout the interior and the exterior. This also includes vinyl or tile floors, windows insides and out, window sills and door casings, miniblinds,

wiping out drawers and shelves, appliances, stove pans, sinks, toilets, bath tubs, showers, vanities, light fixtures, fireplaces, removal of cobwebs inside and out, etc. Normal "wear and tear" is not a dirty property. Carpet Cleaning: Carpets must be professionally cleaned at move out. You will be charged 100% at all times, if you have had pets and/or you have soiled carpets exceeding normal wear and tear. DO NOT rent machines, use home cleaning machines, or employ chemical cleaning companies. Only professional steam cleaning is accepted. Call for a recommendation from Legends Realty to receive reasonable rates on carpet cleaning. If you hire another carpet cleaner, the carpet cleaner must guarantee their work to the satisfaction of Landlord and/or Landlord's Agent, and a receipt is required prior to the Legends Realty property review. Tenants please note: Legends Realty will not reimburse for any carpet cleaning contracted by tenants. Draperies:

Do not wash draperies. You are not expected to dry clean draperies unless: You have caused excessive soil or allowed water damage from open windows. You have not been using the draperies provided and/or have not kept them in good condition.

Replace: Light bulbs, filters, smoke detector batteries, doorstops; these items must be IN PLACE OR WORKING to avoid charges Change the filter just before you vacate the property.

Pest Control: If you have a pet, leave an adequate supply of insect foggers. The minimum required is four (4) foggers. If you have three bedrooms, two baths, and 2-car garage home or larger, you must supply a minimum of six (6) foggers. If you do not have a pet, you do not need to supply foggers unless you have not been exercising minimum insect control. If a property is found loaded with ants, spiders, fleas, cobwebs, etc., you can incur pest control charges. All foggers must be left unopened and left in property prior to property review. Legends Realty will place and discharge them after the walk-through. Landscape The outside area is to be neatly mowed, trimmed, pruned, fertilized, and watered for outside areas that apply in your rental contract. Remove all trash, debris, and grease. Pick up any animal droppings whether you have an animal or not. Trash If you have trash that exceeds the normal pickup, you are to arrange to have it hauled away at your expense. Place all other trash within the appropriate trash receptacles for normal trash removal. Painting We request that you do not spackle, putty, or touch up paint unless sure the paint will match. Charges can occur if unnecessary painting is required due to tenant painting. Charges for painting depend on whether it exceeds normal wear and tear, and the length of time in the property. Cigarette/Cigar/Pipe or other such smoke related items: If smoking is permitted it should be in a reasonable manner but TENANT understand and agrees that if in the opinion of the LANDLORD or AGENT there is evidence of smoke related damage. Tenant agrees to be responsible for such damage and the costs of repairing the damage and smoke odor eradication. Smoke related damage shall not be considered ordinary wear and tear. If smoking is NOT permitted inside the premises by TENANT, guest or invitees. TENANT understands that smoking inside the premises shall be considered a material default under this lease agreement.

ATTORNEY FEES: In any action or proceeding arising out of this agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs.

The undersigned tenants understand and acknowledge receipt of the Legends Realty. Maintenance Instructions. The instructions are Attachment A to our Rental Agreement.

{Unit.Address}.

Legends Realty AGENT

 Tenant
 Date:
 Tenant
 Date:
 <

RE: {Unit.Address}.

Congratulations! Your application has been approved. We look forward to having you as our tenant(s). Your leasing agent should have given you an appointment to sign your lease upon acceptance of your application. In the event you do not have an appointment with your leasing agent please calls us on receipt of this letter.

Our regular office hours are 9:00 a.m. to 5:00 p.m. Monday through Friday, closed for lunch between 12:00 p.m. and 1:00 p.m.. The office is not open on weekends. The office phone number is (407) 333-1010.

Upon executing your lease your good faith deposit shall be applied to the required security deposit with (1) exception, on all properties over the monthly rental amount of \$800.00 the good faith deposit is disbursed as follows: \$50.00 will be applied to filming of the property and \$50.00 will be applied to an administration fee. Balance of the good faith deposit will become tenant(s) security deposit

Your good faith deposit, if paid by personal check will need to be replaced with a cashiers check, money order, or credit/debit card. ACH withdrawal (eCheck) is available for monthly rental payments through your Tenant Portal. Please contact office for more information.

PLEASE NOTE YOUR FIRST MONTHS RENT IS TO BE PAID BY MONEY ORDER, BANK CHECK, TENANT PORTAL. NO PERSONAL CHECKS OR CASH WILL BE ACCEPTED. YOU MAY WISH TO INQUIRE ABOUT OUR AUTOPAY FOR YOUR RENT INSTALLMENT. Effective {Lease Start Date} all payments <u>not</u> remitted through the Tenant Portal will have a \$5.00 Convenience Fee assessed.

Late fees are assessed at close of business (5pm) on the 4th day of the month. Weekends and holidays do not make this policy exempt.

Sincerely, Legends Realty

Utilities are to be in your name. Please have the change over done 3 days prior to your move-in. Any utilities or services not in your name are subject to be discontinued without notice. Utility numbers are provided as a courtesy. You may also look at the website www.CentralFLRentals.com for additional utility numbers. If any of the numbers are incorrect please call our office so we may update our list. Community mailbox keys (in most communities) can be obtained by calling the post office assigned to your property. No numbers are available.

TENANT INFORMATION

THANK YOU for renting through Legends Realty. It is a pleasure to welcome you as our tenant. The properties we manage are kept in a clean and well-maintained condition. This may be what attracted you to the property at {Unit Address} . Our aim, on behalf of the owner of the property, is to give you quality property management service. In return we look forward to your being a responsible tenant who pays the rent on time, takes care of the property, and enjoys the place you have rented. We believe that if you are familiar with some of your obligations and responsibilities, most misunderstandings will be avoided and consequently, a better relationship will be established between us.

We are managers for the owners of rental properties and bound by legal contracts with them, as well as with our tenants.

We believe we can best serve the interest of the owners by offering complete, courteous, and prompt service to you, the tenant. However, both parties to any lease or rental transaction have certain obligations and responsibilities. You are requested to read your lease agreement. We will be happy to answer your questions.

SHORT TERM LEASE: In the event you are entering into a Short Term Lease (less than one year), you have been charged a Short Term Rental Fee of \$750.00. In the event you are entering into a one-year lease and require early termination of your lease, we will assist you in finding a new tenant. You will be charged a one time secure tenant fee of \$750.00, plus all advertising costs involved in marketing the property and the full rent until the property has been rerented. All terms and conditions of your lease during this period will still apply. We also offer a LEASE BUY-OUT please request more information from our office.

MOVE-IN CONDITION SHEET: You are requested to complete a Move-in-Condition form, which is to be returned to us within 10 days. This form is used to evaluate the condition of the property when you move in, and will also be used as a reference when you move out. This does not apply if you are currently renewing.

OCCUPANCY AND ROOMMATES: If you are renting the premises with other Tenants, remember that you are each jointly and severally responsible for the entire Lease Agreement. Do not incorrectly assume that if you pay "your" part of the rent then you are relieved from any further responsibility. The rent is one amount. It is not divided up and apportioned to each Tenant individually. If one Tenant causes default, the consequences can affect all other Tenants. If you desire to have additional persons live on the premises you should contact your property manager first. As per guidance from the United States Department of House and Urban Development (HUD), maximum occupancy is two persons per bedroom.

Also, a separate application is required for each adult, 18 years of age or older, intending to occupy the premises. Any new applicant must be qualified just as you were. If an occupant vacates the premises during the term of the lease, they and/or any remaining Tenants should immediately notify the Management office in writing of this change. This could affect how the security deposit is held or later how it is disbursed.

EMERGENCIES: The Maintenance Emergency line ext 1 is an unmanned voicemail communication system and is an additional way to document life-threatening situations such as a fire, flood and/or uncontrollable water, electrical problem, smell of gas, etc... AFTER 911 has been notified. Please understand air conditioning is not an emergency, however, recognizes this is important and will make it a priority with vendors to have the AC working as soon as possible. For AC and all other non-emergency maintenance concerns, please submit a work order request available in your tenant portal on www.centralFLRentals.com.

For emergencies, please leave a message after the tone <u>then complete a work order request</u> <u>via your tenant portal.</u>

Example 1: If your refrigerator quits cooling, it is your responsibility to take steps to protect your personal items - i.e. food, medicines, etc. - from spoiling. The owner's liability insurance will not cover your loss. Call the office immediately, but

do not assume that a service call will be made within a few hours. It may take longer to have the appliance repaired or replaced.

Example 2: If you have a flood resulting from an air conditioner drain - i.e. water pipe leak or sewer line backup - it is your responsibility take reasonable steps to keep the problem from getting worse: turn off the AC system, shut off the water, don't continue putting water etc. into the sewer. Also, do what you can to protect your personal property from damage. The owner's liability insurance will not cover your loss.

If you have questions about what to do, it is better to call us than not to call.

INSURANCE: Neither the Owner's nor Management's liability insurance covers you or your personal property. You are responsible for obtaining renter's insurance to protect you and your property. Refer to examples above under "Emergency".

PAYMENT POLICY: All payments due to Legends Realty should be made through the Tenant Portal. Effective {Lease Start Date} all payments not remitted through the Tenant Portal will have a \$5.00 Convenience Fee assessed.

SECURITY DEPOSIT: Your security damage deposit is made by you to indicate good faith that you will abide by all covenants of the lease agreement. If you do not fulfill your part of the contract, the deposit will be used to reimburse the owner for any loss suffered. If the deposit should be inadequate to cover the loss, you will be billed for the balance. Your security damage deposit is not to be used for the last month's rent. If there is no intention to impose a claim on your security it will be returned to you within 15 days from the end of your lease and vacating of the premises. The premises must be returned in the same condition as it was rented. In the event that damage was caused to the property, its contents, appliances or landscaping or if your cleaning deposit was not sufficient to cover the cost of cleaning, you will be notified by certified mail within thirty days of our claim on your security. To insure full return of your security damage deposit the following conditions will apply: A) You are responsible for above normal wear on the property. B) Lawn mowed, rubbish removed, burnt out bulbs replaced (in the case of vanity lights should be the original size color and wattage). Air conditioner filter replaced. C) The property is to be returned cleaned. The carpets are to be professionally cleaned. If you do not comply the mandatory deposit clause for cleaning will apply. In this event this office must be given the time for scheduling this job within your vacating the property. Please note the mandatory charge is minimal. If the condition of the property warrants more than this amount you will be charged. If the cleaning is done after you vacate you will be charged for the utility and rent till cleaning is complete. Please act accordingly not to incur a greater charge. D) No damage to the property, its contents, appliances or landscaping through misuse or maliciousness. E) In general the property is to be left in the same clean and well-maintained condition, as when you rented it. F) Property will be checked out only after you the tenant has vacated and the keys have been returned. During the term of your lease you will be required to take normal care and perform normal maintenance on the property and its equipment. G) The refrigerator coils are to be vacuumed, some models have coils on the back, some models have coils at the bottom under the plate, by keeping these areas clean the unit will run quieter and you will save on electric cost. H) The air conditioner contains one or two filters. It is your responsibility to keep these filters clean. They must be removed and cleaned or replaced at least once a month; this will save you money on your electric bill and save the unit unnecessary repair. the A/C Filter Program will help you save up to 15% on your monthly heating and cooling bills, improve the indoor air quality in your residence, and deliver quality air filters to your front door every 30 days! All you'll need to do is install the filters when you receive them. A/C Filter Program: A portion of Resident's total monthly amount due will be used to have HVAC filters delivered to their home approximately every 60 days under the A/C Filter Program. Resident shall properly install the filter that is provided within two (2) days of receipt. Resident hereby acknowledges that the filters will be dated and subject to inspection by Landlord upon reasonable notice to verify replacement has been timely made. If at any time Resident is unable to properly or timely install a filter Resident shall immediately notify Landlord in writing. Resident's failure to properly and timely replace the filters is a material breach of this agreement and Landlord shall be entitled to exercise all rights and remedies it has against Resident and Resident shall be liable to Landlord for all damages to the property, A/C or heating system caused by Resident's neglect or misuse. I) You must keep your drains (including toilets) free of grease, lint, sanitary products, foreign objects (ex. toys, tools, paint etc...) or food, which can clog them if they are not flushed out occasionally with a good chemical drain cleaner. In the event of garbage disposals, only liquid drain cleaner, which is recommended for use on garbage disposals, may be used. The owner will pay for only stoppages that are caused by faulty construction, such as mortar or stones in the sewer, or by tree roots. J) Your garbage disposal may at times need to be reset. This may happen if too much food is put down the drain at once without enough running water. The reset button is generally on the side or the bottom of the unit and should be pushed in. If this does not start the unit use a self-servicing disposal wrench, (obtained from any hardware store), to give it half a turn, (in bottom hole).

PETS: Keeping pets on the premises is not a right, it is a privilege. There must be written permission through the Management office for a specific pet. Otherwise pets are expressly prohibited. Do not assume that if you decide you want a pet, all you have to do is pay the pet fee and you may have a pet. Pets are permitted only on certain premises at the sole discretion and approval of the owner/landlord. If you desire to have a pet, contact your property manager first and he/she will inquire to the owner if permission will be granted. If permission is granted, you will have to sign a Pet Agreement and pay the appropriate fees and additional pet rent. If permission is denied, you cannot have a pet on the premises. Having a pet on the premises without permission could be grounds for termination of your lease.

Please note if there is an overhead crawl space on the premises, this should not be used for storage, as it is not meant to hold weight upon it.

We do report to the local credit bureau of any unpaid charges, skips and evictions

Please keep this information with your lease. Do not hesitate to ask questions we prefer to have a clear understanding at the onset than to have a misunderstanding later.

Tenant acknowledges receipt of Tenant Handbook	initials. Date
Tenant(s)	
Property does not require a Lead Based Paint Disclosure	
Property requires Lead Based Paint Disclosure, built prior to 1/1/1978	
Property Manager Signature:	

MUTUAL NON DISPARAGEMENT CLAUSE

The parties to this agreement mutually agree and covenant not to disparage one-another by publishing to any third-party, verbally or in writing, derogatory statements, "reviews," comments or remarks that are, or could reasonably be construed as being, injurious to the other's business, reputation or property and/or which are false, or would tend to cast a false or negative light on the other, including without limitation, statements of opinion, comparison or evaluation.

The categories of statements expressly prohibited by this agreement shall include, but are not limited to statements, including written, photographic or video-based reviews, testimonials or evaluations, published on any internet website, crowd-sourced review publication or database (including but not limited to Yelp, Facebook, Google Maps, Twitter, Angie's List, Manta, Rip-off Report, Consumer Affairs, Google Reviews) whose subject matter is, whether in whole or in part: (i) the performance or breach by the other party of any of such party's obligations under any written agreement entered by the parties (whether prior or subsequent to this Agreement), including without limitation any lease or property management agreement; (ii) the performance or breach by the other party of any legal or regulatory duty; (iii) the physical condition of any real property, including without limitation required repairs or maintenance, or requests therefore; and (iv) the payment, refund or accounting for any security deposit.

Anything to the contrary herein notwithstanding, the parties acknowledge and agree that this agreement is intended to constitute a voluntary, mutually agreed and mutually binding waiver and restriction of certain rights of the parties, including the ability to speak publicly, but shall not prohibit any party from publishing or making factual and accurate statements about the other party to any of the following:

- 1. law enforcement agencies;
- 2. regulatory agencies, including the Florida Real Estate Commission;
- 3. courts of this state, to the extent that such statements are made in connection with a legal proceeding;
- 4. an attorney representing the party making the statement(s); and/or
- 5. any credit bureau or other reporting agency, provided that the statements otherwise comply with applicable law

If any dispute arises regarding whether any remark, statement, or publication is disparaging or otherwise violates this agreement, the parties agree that for purposes of this provision, that any remark, statement, or publication

shall be irrefutably deemed disparaging if: (1) the other party requests, in writing, that the party publishing the same removes the statement and/or publication; and (2) the statement and/or publication is not removed from publication within 72 hours of said written request.

The parties mutually agree that breach of this agreement shall subject to non-breaching party to damages, the amount of which are difficult to determine. Accordingly, the parties agree that damages for failure to comply with this provision shall be liquidated at \$500.00 per day for each day that a disparaging statement remains in publication following the 72 hour notice and demand period herein specified. The parties further agree that enforcement of this provision is appropriate through injunctive relief, notwithstanding any rights of the parties under the First Amendment to the United States and/or Florida Constitutions or other codified statute, regulation, or code, and that any party who prevails on enforcement of this provision shall be entitled to recover from the non-prevailing party all costs and attorney fees associated with the enforcement hereof. The parties to this agreement agree that this provision shall survive the termination, expiration or cancellation of the lease and this agreement in enforceable at any time should any party publish a disparaging statement in violation hereof.

Date	
Tenant	
Tenant	
Tenant	
Tenant	
Date	_

AMENITIES AND CONSTRUCTION ADDENDUM

It is agreed and understood by all Tenants(s) that all amenities on the premises IF ANY EXIST NOW AND IN THE FUTURE including but not limited to balconies, patio(s), pool(s), hot tub(s), fitness center(s), gas grill(s), business center(s), tennis court(s), activities center(s), clubhouse(s), playground(s), playground equipment(s), cable, internet, gates or any other as specified herein for Tenant(s)' use may be altered, may become inoperable, unusable or out of service for the purposes of repairs, damage by storms or acts of God or man, rendered unusable or removed at any time without notice and without

consent of the Tenant(s). Tenant(s) agree to hold owners, their agents and assigns, harmless for any liability arising from the alteration, removal or failure to be able to use any and all amenities. It is understood by all parties that this agreement has been entered into with good consideration and that it has been read in its entirety.

Amenities for the purpose of this addendum may also include and are not limited to:

Tenant(s) understand that repairs or upgrades to the premises may possibly be made and agree to hold the owners, management, agents, employees and assigns harmless for the absence of or the delay in the availability of any amenities which may have been advertised, appear on any advertising materials, existed at the time of move-in or represented to by any of the staff. Tenant(s) agree to hold the owners, management, agents, employees and assigns harmless for any inconveniences, including but not limited to noise, construction traffic, dust, construction equipment, temporary utility outages, etc., and agree that they cannot break their lease, withhold rent or receive a rent abatement because of any construction problem and/or the lack of amenities unless otherwise agreed to in writing.

/RESIDENT _	/RESIDENT
	_ MANAGEMENT

FORM PROVIDED BY: LAW OFFICES OF HEIST, WEISSE & WOLK, P.A. 1 800 253 8428

Tenant Portal

You should be receiving a separate email shortly inviting you to ACTIVATE your Tenant Portal.

The Tenant Portal allows you to make one-time payments, auto-pay, and submit work orders. *Instructions for Setting up AutoPay through Tenant Portal

- 1. Once your Portal is Activated you MUST select "Set Up AutoPay"
- 2. How would you like to pay? Select "eCheck"
- 3. Give this payment a name of your choosing (ie. Rent for 123 Main Street)
- 4. Monthly Amount, select "Outstanding Balance in full"
- 5. Enter Routing & Account numbers for the account of your choosing
- 6. Click "Create Autopay" With the Tenant Portal you can now set up Autopay for a date up to 15 days PRIOR to rent coming due.



PET ADDENDUM

Consent is hereby granted to Justine Pearson (Tenant(s)) to keep the described pet(s) on the leased premises, {Unit Address}, provided the below listed conditions are abided by:

1. Additional mont \$	hly fee of \$25.00 per pet	is added to the m	onthly rent as additional i	rent. The total monthly pet rent is
2. A non-refundab	le fee of \$300.00 per pet	is paid by Tenant	(s). The total non refunda	able pet fee is \$
	nounts due and owing un			Landlord to pay for any pet damage ther pet related or not upon Tenant(s)
	SPECIFICALLY ON THIS GING PET ON THE PREM		RE ALLOWED AND SUC	CH PET MUST BE PRE APPROVED
LOOSE AT ANY T	TIME. Tenant(s) agree to erson or to another pet by	fully indemnify the	e Landlord, owner or age	S ARE NOT ALLOWED TO RUN nt for any damages arising out of t outside door, in the hallways or on
6. In the event any under the weight li	v pet(s) have offspring, Te mit of	enant(s) will be in lbs. at all time	immediate breach of this s.	agreement. All Pet(s) must weigh
	oe assigned a designated mediately cleaning up aft			pets in that area only. Tenant(s) are
				alls, blinds, flooring or any other items ny exterminating that may be required
reserves the right premises for any rother tenants(s) or	to withdraw consent at ar eason including but not li employees of owner or a	ny time by giving t mited to noise, ba agent. In the ever	the Tenant(s) 7 days writt arking, disturbances, dam	or agent. Landlord, owner or agent ten notice to remove pet(s) from the nage, threatening behavior towards wed after notice, Tenant(s) will be privilege and not a right.
DESCRIPTION O	F PET(S)			
Type	Breed	Color	_NAME	_LBS
Туре	Breed	_Color	_NAME	_LBS
Type	Breed	_Color	_NAME	_LBS
	TENANT		LANDLORD/AGE	NT
	TENANT		/DATE	
POOL MAINTENA	NCE ADDENDUM			
				eart of the Lease Agreement between: cerning the premises known as: {Unit

(Landlord/ Tenant), atpool and/or spa, except Tenant	(Landlord/ Tenant) shall maintain pool and/or spa ca (Landlord/ Tenant) expenses, t is responsible for:	are and, is responsible for all maintenance of the
skimmers and pool sweeps at le equipment; and take necessary	l: maintain proper water heights in the pool and/or speast once a week and more often if necessary; propy precautions to prevent the freezing of pipes, or poor items, such as towels, toys, rocks and other items	perly operate the pool and/or spa ol and/or spa equipment and water. Keep
2) ENCLOSURE: Tenant will ke at all times.	eep all pool and/or spa enclosures and yard gates in	n good and operable condition and closed
remove, upon reasonable reque the event the Tenant fails to pro the Tenant specifying the mann action required for compliance. seven (7) days of written notice	Landlord or Landlord's contractors reasonable acceest, any pet in the yard in which the pool and/or spa operly maintain the pool and/or spa as required, the ner in which the Tenant has failed to comply with the If the Tenant fails to take remedial, appropriate action, the Landlord may, at his election, obtain a pool and eemed additional rent and shall be payable with the	Landlord shall provide written notice to e provisions of this Addendum and the on to cure the noncompliance within d/or spa service and all expenses
Date:		
Tenant:	Tenant:Tenant:	Tenant:
Owner or Owner's Agent:		