RENTAL AGREEMENT

(THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, SEEK THE ADVICE OF AN ATTORNEY PRIOR TO SIGNING.)

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In consideration of the agreements of the Resident(s), known as for the period commencing on the, at which time this Agreement is terminated. Resident(s), in consideration and the period commencing on the, at which time this Agreement is terminated. Resident(s), in consideration of the agreements of the Resident(s), known as	_ the Owner,, and deration of the mutual cov	, hereby rents Resident(s) the dwelling monthly thereafter until the last day of renants and agreements herein contained,
1. Rent. To pay as rental the sum of \$\$0.00 per month, due and payable in advance signed by one party will be accepted as payment for rent. Such rental amount may be Payments must be received by Owner's Agent, Underill Management Company, LLC (a Company"," management company", "agent", or "agent for Owner") on or before the Blvd., Melbourne, Florida 32935, or such other address as may be later designated by said payment will post to Residents account immediately. As Underill Management payments, Resident will be charged a \$3.00 Convenience Fee each time an electronic Fee annually in advance at a discount. □ Resident desires to pay the discounted annuat the Resident's risk and Resident acknowledges that early mailing will be required for as if unpaid until received by agent for owner. Resident(s) further agree to pay a late due, plus a delinquency administrative charge of \$25.00 each time rent is not retime on the date due, regardless of the cause, including dishonored checks, tim fees shall be considered additional rent. Florida courts have ruled that should the Respaying late, then the Owner can file an eviction for violating a clause of the lease, oth 2d71 (Co. Ct. Orange Co. 1981).	e adjusted periodically to a Florida corporation herei 1st day of each month at agent in writing. Resider Company utilizes a third payment is made. Resider Convenience Fee of \$3 rent to be received on time charge of 7% of a full received by the Owner, are being of the essence.	compensate for increasing cost to Owner. inafter referred to as "Underill Management the following address: 490 N. Harbor City in the major of the m
All payments made shall first be applied to any outstanding balances of any kind in maintenance administrative fees and/or any other charges due under this agreement. charge of \$50 or 5% of the amount of the check, whichever is greater, for any rent charge of the check is not honored by Resident's bank. Late fees shall also apply on dishonore is not a grace period and Agent shall be entitled to make written demand for any rent undermaining after termination of occupancy are subject to 1 ½% interest per month or charges shall be an obligation of Resident(s). Payment for all obligations created here or cashier's check or credit card. Third party checks are not permitted. All signatories to performance of its terms and conditions. Any Resident added to or deleted from this fee payable to Underill Management Company.	Any balance will be applineck returned "NSF" or "E ed checks until the date on paid as of the second dat the maximum rate allow under shall be made only to this agreement are joint	ed to current rents. There will be a service Endorsement cancelled" or for any reason of actual payment. The late charge period by of the rental period. Any unpaid balance wed by law. Any certified or express mail by personal check, money order, certified tly and severally responsible for the faithful
Resident(s) understands, acknowledges and agrees that all rents due under the terms and no one else, including the property owners themselves. Underill Management Corproperty owners, and unless otherwise directed by Underill Management Company in referenced above. In the event of a dispute between Underill Management Comparcontinue to remit rents to Underill Management Company, unless directed otherwunderstands, acknowledges and agrees that should they pay rents to anyone other that that Underill Management Company may proceed in filing an eviction for non-payment be deducted from their security deposit.	mpany is acting pursuant writing, all rents must be my and the owners of receive in writing by Underlan Underill Management of	to express written authority granted by the paid to Underill Management Company as cord of the property, the Resident(s) shall ill Management Company. Residents(s) Company, then Residents do hereby grant
<u>Delinquency Delivery Fees:</u> Resident agrees that should Underill Management Comserve upon Resident any Three-Day notice or other notice required by Florida law president agrees to pay Agent a delivery fee of \$45 for each such delivery. Resident deemed as Additional Rent due.	pertaining to any matter	arising out of this rental agreement, then
Security Deposit & Administrative Fee: Resident(s) agrees to pay Underill Manag Resident(s) agrees to pay the sum of \$0.00 as security for faithful performance by Re deposit may be applied by the Agent for any monies owed by Residents(s) under this attorney's fees associated with Resident's failure to fulfill the terms of this lease. Resi Resident(s) breaches the lease by abandoning, surrendering or being evicted from the beforfeited as special liquidated damages to cover the cost of re-letting the rental predamages, future rent due, attorneys fees and costs, cost to re-rent the premises and are Florida courts have ruled that the Owner can charge the Resident(s) for the cost of materials. Supp. 2d 42 (Palm Beach 1985).	esident(s) of all terms, covered lease or Florida law, physident(s) cannot dictate that e rental premises prior to remises. Resident will stiny other amounts due und	venants and conditions of this lease. This sical damages to the premises, costs, and at this deposit be used for any rent due. If the lease expiration date, the deposit will ill be responsible for unpaid rent, physical der the terms of the tenancy or Florida law.
YOUR LEASE REQUIRES PAYMENT OF CERTAIN DEPOSITS. THE LANDLOR ACCOUNT AS THEY ARE DUE AND WITHOUT NOTICE. WHEN YOU MOVE OUT THAT THE LANDLORD CAN SEND YOU NOTICES REGARDING YOUR DEPOSIT AFTER YOU MOVE OUT, OF THE LANDLORD'S INTENT TO IMPOSE A CLAIM LANDLORD STATING YOUR OBJECTION TO THE CLAIM WITHIN 15 DAYS AFTER COLLECT THE CLAIM AND MAIL YOU THE REMAINING DEPOSIT, IF ANY.	, YOU MUST GIVE THE . THE LANDLORD MUS M AGAINST THE DEPO	LANDLORD YOUR NEW ADDRESS SO T MAIL YOU NOTICE, WITHIN 30 DAYS SIT. IF YOU DO NOT REPLY TO THE
IF THE LANDLORD FAILS TO TIMELY MAIL YOU NOTICE, THE LANDLORD MUSAGAINST YOU FOR DAMAGES. IF YOU FAIL TO TIMELY OBJECT TO A CLAIM, TIMAY LATER FILE A LAWSUIT CLAIMING A REFUND.		
YOU SHOULD ATTEMPT TO INFORMALLY RESOLVE ANY DISPUTE BEFORE FIL A JUDGMENT IS RENDERED WILL BE AWARDED COSTS AND ATTORNEY FEES		
THIS DISCLOSURE IS BASIC. PLEASE REFER TO PART II OF CHAPTER 83, FLOOBLIGATIONS.	ORIDA STATUES, TO D	ETERMINE YOUR LEGAL RIGHTS AND
2. <u>USE OF PREMISES.</u> To be used and occupied for residential, nonbusiness, private children, named, and to pay \$75 each month for each additional person who shall occuday care or child sitting service on the premises.		
3. Vehicles. Vehicle(s) must be currently licensed, owned by Resident(s), registered all parking rules established now or in the future by Owner, agent or condo/homeown on blocks, motorcycles, boats or commercial vehicles are allowed on or about the pre repair or disassemble vehicles on the premises, except within the confines of the garage additional rules of Owner are unauthorized vehicles, subject to being towed at Resider indemnify Owner and Owner's agents for any expenses incurred due to the towing Resident(s) also agrees to indemnify Owner and agent for all coast, penalties, fines, a and or local governmental agencies who have cited the Owner, the property or the proonly the following vehicles will be parked on the premises: Make:	er association's rules, if a mises without Owner's page, if applicable. Vehicles it's expense. Parking on of any vehicles belonging and attorney's fees in dea	applicable. No trailers, campers, vehicles rior written approval. Resident(s) is not to s not meeting the above requirements and grass is prohibited. Resident(s) agrees to ng to the guest or invitee of Resident(s). aling with condo/homeowners associations
Initial(s) as to Resident(s),,		

5. Pets: Resident(s) shall not keep any animal or signed by all parties. Unauthorized pets shall const agreement in addition will be presumed to be stray description: Owner reserves the right with Owner and Underill Management Company nam by Underill Management Company. Copy of said ce Upon timely receipt of the certificate of insurance sa forfeited in favor of the Agent and further action may relieve Resident(s) of his obligation to provide said of premises without prior written consent of the Owner, items damaged in any way by pet(s). Resident(s) with the consent of the owner.	titute a default under the terms of this a ys, and may be disposed of by the Over to revoke permission for pet. Resident agreed as additional insured. Resident agreentificate shall be delivered to Underill Maid deposit shall be refunded. If said only be taken against the Resident(s) as propertificate and comply with any and all properties. Resident(s) will be responsible for FU	agreement. All pets on the proportion or Owner's Agent at Own (s) must maintain liability insurances to deposit \$100 until said certain anagement Company within 20 pertificate is not received within the rovided by law. Payment and/own or ovisions of this Agreement. Nut replacement cost of carpet,	perty not registered under this er's option. Pets names and noe for any pet on the property tificate of insurance is received days from date of occupancy. 20 days, said deposit shall be or forfeiture of deposit shall not lo pets shall be brought on the walls, blinds, flooring or other
6. <u>Termination.</u> All parties agree that termination of breach of the tenancy as agreed above, and all De Resident(s) shall remain liable for any physical damarent during the term of this Agreement.	eposits, including last month's rent, if a	ny, shall be forfeited in favor of	of the Owner. In addition, the
7. Method of Payment. The initial payment of rent of Thereafter monthly rent payments may be paid by additional payment may afterwards be made by p EXPIRATION DATE ARE AS FOLLOWS: Use of the above card numbers is specifically authority other authorized obligation of the tenant to the landle other obligations of Resident(s). Management Comp 4.75% on all credit card transactions.	personal check until the first check is personal check. Credit card collection orized to the Owner or his agent any tirord not paid in a timely manner. Reside pany will charge a convenience fee of 2	dishonored and returned unpas may be used provided, CRE me for late rent, late charges, reent(s) may utilize credit cards of 2.50% for all debit card transact	aid. Regardless of cause, no EDIT CARD NUMBERS AND epair deductibles, and for any or debit cards to pay for rent or ions and a convenience fee or
8. Prorated & Last Month's Rent. The Prorated r	rent from this date until the next rent is	due is \$. This will be due or
1 st day of, 20 ,	The full month rent in the amount of \$	sh	nall be due and payable on the
1st day of, 20 , agrees to pay \$ arent may not be applied to any other month's rental.	and on the first day of each month there as last month's advance rent for the mo	eafter as long as this Agreement	t remains in force. Resident(s)
telephone, gas, pest control or other bills incurred d and trash disposal charges as billed separately for substantial default under this agreement and any su deduct amounts of unpaid utilities bills from Resider which Resident(s) is responsible are still in Owner's and Resident(s) shall reimburse Owner for any utilitie	m the rent payment owed to owner an uch unpaid charges shall be considered at(s) deposits in the event said bills rem a name at the time of occupancy, Resid	ner agrees to pay for such water dithat failure to pay said items distinct unpaid rent. Resident(s_) spain unpaid after termination of ent(s) agrees that Owner shall	er, sewer, solid waste disposa s when due, shall constitute a pecifically authorizes Owner to this Agreement. If utilities for order such utilities terminated
repair request to the property, as a maintenance admost their tenancy. Repair or maintenance requests refee. This \$50 for every maintenance or service cal repairs with independent trade vendors and shall be repair work ordered by the Owner for the benefit of Resident(s) vacate the property, leaving the property repair, cleaning or other maintenance service and sa repairs, cleaning or other maintenance.	eported within the first five (5) days of to ill is purely an administrative fee to offs deemed Additional Rent. This mainter of Resident(s), as well. In the event of in need of repairs, cleaning and other n	Company, during the term of the term of the cancy will be excluded from the set the manager's expense in chance administrative fee shall at that Resident(s) fail to maintain anintenance, then the \$50 administrative fee shall at the same than the same the	heir tenancy and/or as a resultis maintenance administrative coordination maintenance and also apply to maintenance and nother premises and/or should nistrative fee will apply to each
All requests for maintenance or repairs must be	in writing (excluding emergencies).	The Agent's fax number is 32	1-259-4893.
Unless otherwise noted in writing and attached here premises in "as is" condition with no warranties or p repair upon the Residents. The Residents shall materixtures in good repair, use all electrical, plumbing, h clean and sanitary manner.	promises express or implied. Under F.S aintain the premises in good, clean and	8. 83.51, the Owner does herebI tenantable condition through t	by place most of the duties for the tenancy keep all plumbing
In the event Resident(s), or their guest or invitees, c pay for all the expenses of same (not just the \$50 ac of leaving doors or windows open. Resident shall be following: A/C Filters & A/C Drain Lines, Washer/Dry Locks and Glass Breakage. This shall not include rupremises, water heater, roof and air conditioning comfor any damage to A/C caused by Resident's failure freezing of the A/C unit or repair resulting from setting on any window, sheets, bedspreads, foil or other ma	dministrative fee) on demand. Resident be fully responsible for and agrees to river, Pest Extermination, Microwave, Waupture of water or waste lines due to detenpressor failure, all of which shall be the to change A/C filter. It is recommend githe thermostat lower than 73 degrees	t(s) shall be responsible for all of maintain and repair at Resident ter Conditioners, Plumbing, Smeterioration, or stoppage due to de responsibility of the Owner. Red the A/C thermostat be set nwill be at Resident's expense. F	damages that occur as a result t(s) full and sole expense, the oke Detectors, Locks, Window clogging from roots outside the esident(s) shall be responsible to lower than 73 degrees. Any
Resident(s) shall not have the right to perform nor an any repairs from the rent payments due, except for t by the Resident(s) and ordered by the Owner shall emergencies). Under our guidelines and the Florida	the replacement of smoke detectors as I take place during normal business ho	provided herein. All maintenar burs. Monday through Friday fro pairs shall be deemed as follows	nce and repair work requested om 9 AM to 5 PM, (excluding
No HeatSewer BackupsMajor Water leaks-broken pipes, or serio	pusly clogged drains	 ♦ No Water ♦ Gas Leaks or Electrical Outag ♦ Broken security locks, window 	
In the event a major repair to the premises must be me this agreement and Resident(s) agrees to vacate the immediately in writing of any maintenance needed, n	nade which will necessitate the Residen e premises holding Owner harmless for	t(s) vacating the premises, Owr	ner may at its option, terminate
Resident(s) specifically agrees that no tacks, nails or agree to pay for, any damage done by rain, wind, o glass, damage to screens deterioration of lawns an premise was equipped with screens on all windows repair or replacement for any screen missing or dam	r screws, will be driven into the walls or or hail caused by leaving windows open and landscaping whether caused by dro and sliding doors, if applicable, unless	n, overflow of water or stoppagught, abuse, or neglect. Residusteron otherwise noted on the inspect	e of waste pipes, breakage of dent(s) acknowledges that the tion sheet and that the cost of
Initial(s) as to Resident(s)			

4. <u>Key Deposit.</u> Resident(s) shall pay a key deposit of \$25.00 to be refunded upon proper return of all keys to the property.

<u>Smoke Detectors.</u> Resident(s) must maintain the smoke detectors by replacing batteries and notifying Owner in writing of any defects. It is agreed that Resident(s) will test the smoke detector within one hour after occupancy and inform the Owner immediately if detector(s) are not working properly. It is further agreed that each Resident will be responsible for testing smoke alarm(s) at least once each week by pushing the "push to test" button on the detector for about five seconds. Resident(s) may be charged for repairing or replacing smoke detectors if the Owner determines that the smoke detector has been destroyed or tampered with by the Resident(s). It is the Owners desire that each rental dwelling shall have at all times a properly working smoke detector. In the event that smoke detectors should fail, residents are required to notify Owner, in writing, by certified mail, return receipt requested, of such failure and Owner shall replace said smoke detector within ten (10) days of receipt of said notification. Resident(s) specifically acknowledge and agree that the Owner or Owner's Agent is not the operator, manufacturer, distributor, retailer or supplier of the smoke detector(s) and/or fire extinguisher(s). resident(s) assume full and complete responsibility for all risk and hazards attributable to, connected with or in any way related to the operation, malfunction, or failure of the smoke detector(s) or fire extinguisher(s), regardless of whether such malfunction or failure is attributable to or connected with, or any way related to the use, operation, manufacture, distribution, repair, servicing or installation of said smoke detector(s) and/or fire extinguisher(s).

Resident(s) specifically agrees and acknowledges that no representation, warranties, undertakings or promises, whether oral or implied, or otherwise have been made by oOwner, Owner's Agent, employees or contractors to Resident(s) regarding said smoke detector(s) and/or fire extinguisher(s), or the alleged performance of the same. Resident(s) acknowledge Owner and Owner's Agent neither make nor adopt any warranty of any nature regarding said smoke detector(s) and/or fire extinguisher(s) and expressly disclaim all warranties of fitness for any particular purpose, of habitability, or any and all other expressed or implied property caused by Resident(s) failure to regularly test the smoke detector(s) and/or fire extinguisher(s); and/or Resident(s) failure to notify Owner or Owner's Agent in writing of any defect, malfunction or failure of the smoke detector(s) and/or fire extinguisher(s); and/or Resident(s) failure to notify Owner or Owner's Agent in writing of any defect, malfunction or failure of the smoke detector(s) and/or fire extinguisher(s); theft of the smoke detector(s) and/or fire extinguisher(s) or its serviceable battery; and/or false alarms produced by the smoke detector.

Door Locks, Window Locks and Security. The Owner agrees to provide working door and window locks at the beginning of the lease term. The Resident(s) is responsible for all locks and security of the premises once they take possession. The Resident(s) agrees within one hour after occupancy to inspect all locks and inform Owner immediately if any locks are not working properly and said notice shall be by certified mail, return receipt requested.

- 11. Inspection. Under the terms of this Rental Agreement, Resident(s) will be provided with an inspection sheet. It is their obligation to inspect the premises and to fill out and return to the Agent their inspection sheet within 3 days after taking possession of the premises. Resident(s) agrees that failure to fill out and return said inspection sheet within said time limit shall be conclusive proof that there were no defects of note in or on the property.
- 12. <u>Release of Deposit.</u> Upon expiration of the full term hereof, Resident(s) may receive a refund of the deposit. Release of the deposit is subject to the following provisions: (a) The full term of the Rental Agreement has been completed; (b) Formal written notice has been received at least 30 days prior to the date of termination; (c) No damage or deterioration to the premises, buildings or grounds is evident; (d) The entire dwelling, appliances, closets and cupboards are clean and free from insects, the refrigerator is defrosted, all debris, rubbish and personal property have been removed from the property, carpets are professionally cleaned, vacuumed and left clean and odorless; (e) All unpaid charges have been paid including late charges, visitor charges, pet charges, delinquent rents, utilities charges, garbage service, etc.; (f) All keys for the premises have been returned; (g) A forwarding address has been left with the Management Company; (h) Resident(s) has provided evidence of having the carpets professionally cleaned upon move out; failure to do so will incur a minimum carpet cleaning charge of \$85; (i) Resident(s) is not otherwise in default or violation of any of the other terms and/or conditions of this agreement. Within the time prescribed by law, the Owner will send the balance of the deposit to the address provided by the Resident(s) in the names of all signatories thereto, or Owner will impose a claim on the deposit and so notify the Resident(s) by certified letter. In the event of multiple residents providing different addresses, Owner will send the balance of the deposit in care of the resident who has provided an address and whose name appears first in the sequence on this agreement. In the event property is not left in clean condition, in addition to cleaning costs, maintenance co-ordinating turn around fee in the amount of \$35 will be deducted from the security deposit. In addition to any cleaning charges or other charges due under the term of this lease, Resident(s) agrees to a mandatory minimum unit cleaning charge to be deducted from the security deposit amount of \$100. Security deposit refunds, if any, shall be made by mail only, and may not be picked up in person from Owner or Owner's Agent.

- Florida law requires the following to be included in your lease; F.S. 83.49(3) provides:

 (3)(a) Upon the vacating of the premises for termination of the lease, the LANDLORD shall have 15 days to return the security deposit together with interest if otherwise required, or the Landlord shall have thirty (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 F.S. 84.49(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 Underill Management Company, 490 N. Harbor City Blvd., Melbourne, Florida, 32935. If the
- landlord fails to give the required notice within the 30-day period, he or she forfeits the right to impose a claim upon the security deposit.

 (b) Unless the TENANT objects to the imposition of the landlords claim or the amount thereof within 15 days after receipt of the landlords notice of intention to impose a claim, the LANDLORD may then deduct that 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 the party's 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.
- 13. Entering Premises. Owner or his/her agent upon twelve (12) hours' notice by telephone, hand-delivery or posting, has the right of entry to the premises for repairs, appraisals, inspections or for any other reason. Owner or his/her agent has immediate right of entry in cases of emergency or to protect or preserve the premises. Should Resident(s) change the lock, Resident(s) must provide agent with a key to all locks. Owner's agent may place "FOR SALE" or "FOR RENT" signs on the premises at any time. Owner/Agent's right to enter the premises to show the same for rental or sale shall be upon at least twelve (12) hours advance notice to Resident(s) after which Resident(s) shall be obligated to permit agent to show the premises for any purpose described bases in Pacident(s) shall be recognished bases in the agent to enter the premises for any purpose described herein, Resident(s) shall be responsible to Owner's Agent for liquidated damages in the amount of \$100.00 per event. Said liquidated damages will be deemed to apply if the Resident(s) refuses to make an appointment with Owner/Agent, changes the lock so that Owner/Agent cannot enter the premises, or has a dog or other animal which makes entry to the premises dangerous or inconvenient for Owner, Owner's Agent or repair personnel. In the event Owner's Agent deems Resident(s) to have incurred any such penalty, Owner's Agent shall notify Resident(s) of said penalty in writing and Owner's Agent shall thereafter be entitled to deduct said penalty from the next payment paid by Resident(s) or in the event Resident(s) does not make subsequent payments or the penalty is not otherwise collected, agent is authorized to deduct said amount from Resident(s) security deposit.
- **14. Crime/Controlled Substances.** Resident (s), any member of Resident's household, or a guest or other person under the Resident'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 as defined in Section 102 of the controlled Substances Act (21 U.S.C. 802). Resident(s) or any member of the Resident's household, or a guest or other person under the Resident's control shall not engage in any act intended to facilitate criminal activity nor permit the dwelling unit inside or out to be used for or to facilitate criminal activity, including drug-related activity, on, near or within sight of the premises. Resident(s), any member of the Resident's household, or a guest or other person under Resident's control shall not engage in acts of violence or threats of violence, including, but not limited to the unlawful discharge of firearms, on, near or within sight of the premises. 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 paragraph shall be deemed to be a serious violation and material non-compliance with the Rental Agreement. It is expressly understood and agreed that a single violation shall be good case for termination of the Rental Agreement. Unless otherwise provided by law, PROOF OF VIOLATION SHALL NOT REQUIRE CRIMINAL CONVICTION, but shall be based upon a preponderance of the evidence.

Initial(s) as to Resident(s) , , ,

- 15. Resident's Obligations. To meet all Resident's obligations as spelled out in Section 83.52 of the Florida Statutes, including: (a) Taking affirmative action to insure that nothing is done which might place the Owner in violation of applicable building, housing, and health codes. If Resident(s) causes Owner to be cited for being in violation of any such code, Resident(s) shall pay an administrative fee to Owner's Agent of \$50.00 in addition to reimbursing Owner for any fines charged by any governmental authority; (b) Keeping the dwelling clean and sanitary, removing garbage and trash as they accumulate, maintaining plumbing in good working order to prevent stoppages and/or leakage of plumbing textures, faucets, pipes, etc;(c) conducting him/herself, his/her family, friends, guest, visitors, in a manner which will not disturb others;(d) Resident(s) agrees to install and maintain a phone and to furnish to Owner the phone number and/or any changes thereof within three weeks of its installation;(e) Resident(s) agrees to abide by any and all Apartment/Homeowner/Condominium Association rules and/or regulations, whether promulgated before or after the execution hereof, including, but not limited to rules with respect to noise, odors, parking, disposal of refuse, pets, and use of common areas. Resident's obligations under this agreement, including but not limited to the obligation to pay rent, shall be joint and several.
- 16. <u>Integration.</u> This agreement and exhibits and attachments, if any, set forth the entire agreement between Owner and Resident(s) concerning the premises, and there are no covenants, promises, agreements, conditions, or understandings, oral or written between them other that 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 full force and effect.
- 17. Owner's Statements and Right to Sign. Any exercise, or failure to exercise, by the Owner of any right shall not act as a waiver of any other rights. No statement or promise of Owner or his agent as to tenancy, repairs, alterations, or other terms and conditions shall be binding unless specified in writing and specifically endorsed hereon. The individual(s) signing this Rental Agreement as Resident(s) stipulates and warrants that he/she/they have the right to sign for and to bind all occupants. This Rental Agreement is subject to the approval of the Owner or Owner's Agent.
- **18.** <u>Partial Payments.</u> The acceptance by the Owner's Agent of partial payments of rent due shall not under any circumstances, constitute a waiver of the Owner, nor affect any notice or legal proceedings for possession theretofore given or commenced under F.S. 83.59.
- 19. Abandonment. If Resident(s) leaves said premises unoccupied for 15 days while rent is due and unpaid, Owner is granted the right hereunder to take immediate possession thereof and to exclude Resident(s) therefrom and removing, at Resident's expense, all of Resident's property. Any removal of Owner's property without express written permission from the Owner shall constitute abandonment and surrender of the premises, and termination by the Resident(s) of the Rental Agreement. Owner may take immediate possession and exclude Resident(s) from the property. ABANDONED PROPERTY: BY SIGNING THIS AGREEMENT, RESIDENT(S) AGREES THAT UPON SURRENDER OR ABANDONMENT, AS DEFINED BY THE FLORIDA STATUTES, OWNER SHALL NOT BE LIABLE OR RESPONSIBLE FOR STORAGE OR DISPOSITION OF THE RESIDENT'S PERSONAL PROPERTY. BY SIGNING THIS RENTAL AGREEMENT, THE TENANT AGREES THAT UPON THE 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 LAIBLE OR RESPONSIBLE FOR STORAGE OR DISPOSITION OF THE TENANT'S PERSONAL PROPERTY.
- 20. Indemnification: Owner shall not be liable for any damages or injury to Resident(s) or any other person, occurring on the premises, or any part thereof, or in common areas thereof, unless such damage is the proximate result of the negligence or unlawful act of Owner, his agents or his employees. Resident(s) agrees to hold Owner and Owner's Agent harmless from any claims for damages no matter how caused, except for injury or damages for which the Owner is legally responsible. Resident(s) agrees to accept the locks "as is" and relieve Owner and Owner's Agent, employees and subcontractors from any liability.
- 21. <u>Rights of Storage.</u> No rights of storage are given by this Agreement. The Owner shall not be liable for any loss of property by fire, theft, breakage, burglary, or otherwise nor for any accidental damage to persons or property in or about the leased premises or building. Resident(s) hereby covenants and agrees to make no claim for any such damages or loss against Owner, but to purchase needed insurance, or to provide self-insurance in adequate amounts to offset any risk.
- 22. <u>Septic System.</u> Resident(s) acknowledges that he has received instructions for proper use of the septic system (if applicable). It is agreed that the cost of any and all repairs, including pumping of the septic tank or replacing of drain fields, required due to the misuse, abuse or neglect of the septic system shall be the sole responsibility of the resident.
- 23. <u>Subletting.</u> Resident(s) agrees not to assign this Agreement, nor to sublet any part of the property, nor to allow any other person to live therein other than as named in Paragraph 2 above. Guests are limited to a maximum of seven (7) days in any one-month.
- 24. <u>Workers Warranty.</u> All parties to this Agreement warrant that any work or repairs performed by the Resident(s) will be undertaken only if he/she is competent and qualified to perform it, and the person performing the work will be totally responsible for all activities to assure they are done in a safe manner, which will meet all the applicable statutes. They further warrant that they will be accountable for any mishaps or accidents resulting from such work, and that they will hold the Owner, his agents, employees and subcontractors, free from harm, litigation or claims of any other person.
- 25. <u>Alterations.</u> No changes, alterations, improvements or additions of any kind in or to the premises shall be made without the prior written consent of the Owner. Resident shall not change any locks on any door or add any additional locks thereto or remove any of the Owner's property from the premises.
- 26. <u>Delay in Delivery of Possession</u>. If Owner is unable to give possession of the premises on the date of the commencement of the term or for any reason, Owner shall not be liable for any damages caused thereby, nor shall this agreement be void or voidable, but Resident shall not be liable for any rent until possession is delivered. Resident(s) may terminate if possession is not delivered within fifteen (15) days from the date of commencement.
- 27. <u>Destruction of Premises.</u> If the premises are damaged or destroyed as to render it untenantable, then the rent shall be paid up to the time of the casualty, then either party shall have the right to terminate this agreement by giving fifteen days written notice to the other party. If this notice is given, the term of the Agreement shall terminate on the date specified in the notice as fully and completely as if such date were the date set forth in the Agreement for the termination of the Agreement. If Resident(s) exercises the option to terminate the Agreement, Resident(s) must immediately vacate the premises. If neither party has given the notice of termination as herein provided, Owner shall proceed to repair the premises, and the Agreement shall not terminate. If the premises shall be partially damaged or partially destroyed, without substantial impairment of Resident's enjoyment of the premises, the damages which is unusable by and at the expense of the Owner and the rent until such repairs are made shall be apportioned according to the part of the premises which is unusable by Resident(s). Owner shall not be liable for any inconvenience or annoyance to Resident(s) resulting in any way from such damage or the repair thereof. If the premises are partially damaged or partially destroyed as a result of wrongful or negligent act of Resident9(s), or other person on the premises with Resident's consent, there shall be no apportionment or abatement of rent and Resident(s) shall pay the cost of repairs.
- 28. <u>Holding Over-double Rent.</u> If Resident holds over and continues in possession of the premises after the expiration of the Agreement without Owner's written permission, Owner may recover double the amount of rent due for each day Resident(s) refuses to surrender possession.
- 29. <u>Deposit Notice.</u> Resident's security deposit and advance rent shall be held by Owner or his agent in a separate account for the benefit of Resident in Bank of America, N.A., whose address is Melbourne, Florida or any other Bank selected by Owner or Owner's Agent, and shall not be commingled with other funds of Owner and Owner shall not hypothecate, pledge, or make use of such monies until such monies are actually due the Owner, Resident shall not receive or be entitled to any interest on such security or advance rental deposits.
- 30. <u>Acknowledgement.</u> In this Agreement the singular number where used will also include the plural, the masculine gender will include the feminine, the term Owner will include Landlord, Lessor; and the term Resident(s) will include Tenant, Lessee. The parties acknowledge that they have read and understand all of the provisions of this Agreement.

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- 31. False Information. The providing of false information to Owner or Owner's Agent on the rental application is grounds for termination of this agreement In this event, the parties agree that any and all of resident's deposits and/or prepaid rents shall be forfeited to the Owner
- 32. <u>Legal Notice:</u> The imposition of late fees, dishonored check fees and delinquency delivery fees, is not a substitution or waiver of available Florida law remedies. If rent is not received on or before the 1st day of each month, by 5:00 PM, Agent may serve a Three-Day Notice on the next day or any day thereafter as allowed by law. All payments made shall first be applied to any outstanding balances of any kind including late charges and/or any other charges under this Agreement. Resident(s) agrees to accept the posting of any and all notices (Three Day Notice to Pay Rent, etc.) on or about the front door of the premise as sufficient notice with the same effect as if delivered by U.S. mail.
- 33. Radon. 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 health unit.
- 34. Waiver. No failure of Owner to enforce any term hereof shall be deemed a waiver. The acceptance of rent by Owner shall not waive his right to enforce any term hereof. The waiver of any breach of any term or condition hereof shall not be deemed a waiver of any subsequent breach, whether of like or different nature. The captions contained herein are not a part of this agreement, are only for the convenience of the parties and do not modify, amplify or give full notice of any of the terms, covenants and conditions of any articles, paragraph, clause or provision of this Agreement. This agreement shall be interpreted and construed in accordance with the laws of the State of Florida. The invalidity or unenforceability of any provision hereof shall not affect the validity or enforceability of the remainder of this Agreement. Venue shall be Brevard County, Florida. Time is of the essence in this Agreement.

35. Lawns and Shrubbery

Besident is responsible for maintenance of all landscape. Resident(s) shall be solely responsible for fertilizing, fungus control, insect control and maintaining and watering the lawn, shrubbery and for any damages caused by their negligence or abuse. Resident(s) shall adequately mow, edge and trim the lawn or hire it to be done. In the event that the Resident(s) fails to properly and adequately fertilize, maintain insect control or water the lawn and shrubbery, causing it to die, or suffer damage, the Resident(s) shall be fully responsible for the full cost of replacement. Failure of the sprinkler system (if any) shall not relieve the Resident(s) of his responsibility. In the event of a sprinkler system failure, the Resident(s) should take action to ensure that the lawn is properly watered, purchasing and using water hoses and portable sprinklers if necessary. In the event that no sprinkler system exists, the Resident(s) shall use (and purchase) water hoses, portable sprinklers and any other lawn equipment to ensure that the lawn is properly watered and maintained. Resident(s) is responsible for keeping the outside areas free of all garbage, debris, animal feces or other unsightly items.

☐ Owner is responsible for maintenance of landscape. Resident(s) is required to keep the lawn and outside areas free of all garbage, debris and animal feces, and or any other unsightly items. Resident(s) is also responsible for maintaining watering of landscape and lawns setting of any automatic timers for irrigation/sprinkler system and reporting associated problems to Owner's Agent.

☐ The Homeowner/Condo association is responsible for the maintenance of lawn and landscape.

36. <u>Mold.</u> 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, it 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

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: Resident(s) agrees 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 AND OWNER'S AGENT RECOMMEND THAT AIR CONDITIONING BE USED AT ALL TIMES IF UNIT HAS AIR CONDITIONING.

Resident(s) agrees to: 1) Keep the premises clean and regularly dust, vacuum and mop; 2) Use hood vents and exhausts when cooking and dishwashing; 3) Keep closet doors ajar; 4) Avoid excessive amounts of indoor plants; 5) Use exhaust fans, if present, when bathing/showering and leave on for a sufficient amount of time to remove moisture; 6) Use ceiling fans if present; 7) Water all indoor plants outdoors; 8) Wipe down any moisture and/or plants outdoors; 8) Wipe down any moisture and/or plants outdoors; 11) Avoid air dwing dishos; 12) De not spillage; 9) Wipe down bathroom walls and fixtures after bathing/showering; 10) Wipe down any vanities/sink tops; 11) Avoid air drying dishes; 12) Do not hang wet clothes to dry indoors; 13) Open blinds/curtains to allow light into premises; 14. Wipe down floors if any water spillage; 15) Hang shower curtains inside bathtub when showering; 16) Securely close shower doors if present; 17) Use dryer if present for wet towels; 18) Use household cleaners on hard surfaces; 19) Leave bathroom and shower doors open after use; 20) Remove any molding or rotting food; 21) Remove garbage regularly; 22) Wipe down any and all visible moisture; 23) Wipe down windows and sills if moisture is present; 24) Inspect for leaks under sinks; 25) Check all washer hoses, if applicable; 26) Regularly empty dehumidifier if used.

Resident(s) shall report in writing: 1) Visible or suspected mold; 2) All A/C or heating problems or spillage; 3) Plant watering overflows; 4) Musty odors; 5) Shower/bath/sink/toilet overflows; 6) Leaky faucets, plumbing; 7) Pet urine accidents; 8) Discoloration of walls, baseboards, doors, window frames, ceiling; 9) Moldy clothing, refrigerator and A/C drip pan overflows; 10) Moisture dripping from or around any vents, air conditioning condenser lines; 11) Loose, missing or failing grout or caulk around tubs, showers, sinks, faucets, countertops, clothes dryer vent leaks; 12) Any and all moisture.

Small Areas of Mold: If mold has occurred on a small no-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, Resident(s) agrees 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 Owner's Agent reserves the right to terminate the tenancy and Resident(s) agree to vacate the premises in the event Owner or Owner's 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 Resident(s) or other persons and/or Resident(s) actions or inactions are causing a condition which is conducive to mold growth.

Violation of this Paragraph: If Resident(s) fail to comply with the requirements under this Agreement pertaining to mold, Resident(s) can be

held responsible for property damage to the dwelling and any health problems that may result. Noncompliance includes but is not limited to Resident(s) failure to notify Owner or Owner's Agent of any mold, mildew or moisture problems immediately IN WRITING. Violation shall be deemed a material violation under the terms of this agreement and Owner or Owner's Agent shall be entitled to exercise all rights and remedies if possesses against Resident(s) at law or in equity and Resident(s) shall be liable to Owner for damages sustained to the leased premises. Resident(s) shall hold Owner and Owner's Agent harmless for damage or injury to person or property as a result of Resident(s) failure to comply with the provisions of this paragraph.

	hold Owner's Agent and its employe aims concerning injury, damage or h		narmless and shall look solely to the property Owne mildew.
x Residents will not h	nave water filled furniture.		
		1 7	ions of the Water Filled Furniture Addendum to be
attached hereto. Failure to comp	ply with this requirement will be a bre	each of contract.	
37. Inventory. ☐ See additiona	al comments; □ See attached; □ No	ot applicable.	
□ Stove	· · · · · · · · · · · · · · · · · · ·	Serial #	
□ Dishwasher		Serial #	
□ Disposal	Make	Serial #	
□ Refrigerator	Make	Serial #	
□ Washer		Serial #	
□ Dryer		Serial #	
□ Micro			
□ Ceiling Fans □ Mi	ni Blinds		
□ Vertical Blinds □	Garage Door Openers	_	
□ Water Treatment System			
	e shutters and hardware are part of the shutters and hardware are part of the shutters are shutters and hardware are part of the shutters are shutters and hardware are part of the shutters are part of the s		nt agrees to assume responsibility for installation o

38. INTERPRETATION OF CONTRACT
is:AddressID:ID:
39. Attorney's Fees. If Owner or Owner's Agent employ an attorney due to Resident's violation of the terms and/or conditions of this agreement, Resident(s) shall be responsible for all costs, reasonable attorney fees, property manager fees and costs, as incurred by Owner's Agent and/or Owner, whether or not suit is filed. In the event that the Owner or Owner's Agent successfully defends any action (including, but not limited to the courts, the local and/or state Association of Realtors, the Better Business Bureau, mediation or any administrative state agency) arising out of this transaction brought directly or indirectly by Resident(s) or their representative, Owner's Agent shall be reimbursed their attorney fees, court costs (if any) and for Owner's Agent's time (at the rate of \$150/hr) in defending such action by Resident(s).
40. Representations. It is understood by and between the parties hereto that this Agreement contains all of the terms and conditions agreed upon between the parties, there being no oral conditions, representations, warranties or agreements made by Owner or Agent for Owner. Any subsequent conditions, representations, warranties or agreements shall not be valid and binding on the parties unless in writing and signed by all parties. Any representations, either implied or expressed, made by Owner, Agent for Owner or the employees or independent contractors of Agent for Owner, not specifically incorporated in writing in this agreement or attached hereto, shall in no way be binding upon the parties. Owner and Resident(s) hereby knowingly, voluntarily and intentionally waive the right either may have to a trial by jury in respect to any litigation based hereon, or arising out of, under or in connection with this agreement. In the event of a dispute concerning the tenancy created by this agreement, Resident9s) agrees that the premises are being managed by an Agent for the record owner and Resident agrees to hold Agent and its heirs, employees and assigns harm less and shall look solely to the record owner of the premises in the event of a legal dispute. It is further understood and agreed that the parties hereto have signed this agreement in reliance upon the agreements contained in this paragraph. This agreement may be executed in counterparts; facsimile copies shall be treated as originals.
41. <u>Sale of Property.</u> In the event of sale of the above property, Resident agrees to vacate the residence on receipt of thirty (30) days written notice from Owner or subsequent purchaser. In such case, any unused rent shall be returned to Resident upon vacating the premises.
Attached Addenda: The following ADDENDA are attached hereto and made a part hereof: □ PET ADDENDUM
□ NO SMOKING ADDENDUM □ SWIMMING POOL ADDENDUM □ MILITARY
□ OPTION TO PURCHASE □ WATER FILLED FURNITURE ADDENDUM □ APARTMENT/HOMEOWNER ASSOCIATION/CONDO RULES AND REGULATIONS ATTACHED □ OTHER
42. Additional Comments. NO (); YES () SEE BELOW; YES () SEE ATTACHED SHEET; () LEAD PAINT DISCLOSURE/BROCHURE
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
ACCEPTED THISDAY OF, 20AT MELBOURNE, FLORIDA.
OWNER RESIDENT
Underill Management Company, LLC RESIDENT
as AGENT FOR OWNER