## RESIDENTIAL LEASE

THIS LEASE AGREEMENT IS made and enter	ea into in the	State of		, tnisaay	ΟI
, 20, by and between Research Proper	ties, Inc., as the	duly authorized manage	ment agent for th	e Owner (collective	elv
herein referred to as "Lessor") and		·	8	`	•
/		red to jointly and several	ly singular and i	Jural as "Resident"	<u> </u>
(II	ci ciliartei i cici	red to jointly and several	iy, singular anu j	nurar as Resident	,
(1) TERM AND RENTAL. For unit number	address:			Anartments	
Resident agrees to timely pay to Lessor a rental of					
beginning on theday of, 20		•			
monthly fees \$(\$30 for each pet) & (\$50	monthly prem	ium for six month lease)	plus the Ratio	<u> Utility Billing Syste</u>	em
("RUBS")charges. SPECIAL TERMS if any: \$					
RENT IS DUE AND PAYABLE IN FULL ON OR	BEFORE THE	E FIRST DAY OF EVER	Y MONTH with	out demand or oth	ıer
notice at the on-site office of the Lessor. Payments re	eceived after th	e first day of each success	sive month durin	g the term hereof a	are
late and are in violation of this Lease. Payments made	after the third	(3rd) day of each month	(if accepted) shal	l include a <u>\$40.00</u> la	ate
charge, plus an eight (\$8.00) dollar per day late charge	ge for each and	every day after the four	th (4 <sup>th</sup> ) day of the	month, until all re	ent
and penalties due have been paid in full. The Lesson	shall have no	obligation to accept any	late rent or parti	al payments. Part	ial
payments and cash will not be accepted. All rent shall	l be made paya	ble to: RESEARCH PRO	PERTIES, INC.	With a check, mon	ıey
order, online payment or credit card (+processing fee)	. There will be	e a \$30. <mark>00 charge for dish</mark> e	onored or bad ch	ecks in addition to	all
late charges and full payment in the amount of the					
credit card. Any monies accepted will first be applied					
		C		0 , 0	
court and legal fees, etc.), and then to unpaid utility c					
of \$is p			, 20	The next full month	n's
rent is due on theday of	, 20				

- (2) DEFAULT. It is agreed by the parties that if the Resident fails to pay rent as due, including applicable RUBS and late charges or violates any provision contained in the Lease, the Resident will conclusively be deemed to be in default of the Lease. In the event of any default, whether or not intentionally caused by the Resident, the full balance of the Lease rental obligations shall be immediately due and payable, and the Resident shall immediately forfeit all rights of possession to said apartment. In the event of default, the Lessor may institute an action for forcible detainer in which the eviction of the Resident shall be sought. In addition to all other remedies available to Lessor, in the event of default by Resident, the Lessor shall have the right to retain all deposits or prepaid rents hereunder for its services and expenses incurred to make available, advertise, repair and supervise getting premises in condition to re-lease the unit. If an attorney is employed by Lessor to enforce the Lease due to a default by Resident, then the Resident agrees to pay the full amount of said attorney's fees plus a \$100 administrative fee. Unpaid debts may be turned over to a collection agency. If any term of this Lease is found to be unenforceable, it will not void any remaining terms of the Lease.
- (3) **DEPOSIT.** The deposit defrays damages (excluding normal wear and tear) to the apartment and unpaid financial obligations. The Resident is completely responsible for all damages to Lessor's property even if damages exceed the amount of the deposit or are caused by occupants, pets, guests, or others. Application fees are non-refundable and are not part of the deposit. <u>Damages may include, but are not limited to, all costs associated with the repair, replacement, cleaning, shampooing of carpet, and the restoration of the apartment, to a spotlessly clean condition, without defect. The deposit will be applied to damages and the balance refunded upon termination of said Lease after ALL the following <u>MOVE-OUT PROCEDURES</u> have been followed:</u>
  - 1) The term of Lease must have expired and Resident must not be in default.
  - 2) 30 day advance written notice to vacate must be given to the Lessor's manager.
  - 3) <u>Lease may be terminated only on the last day of the month.</u> (RENT IS NOT PRO-RATED UPON MOVE-OUT)
  - 4) All rents, fees, charges, RUBS charges if applicable and damages to the unit should be paid in full.
  - 5) By the agreed termination date, keys must be turned into the manager and a move-out inspection performed.
  - 6) Resident shall return the apartment clean and have carpet professionally cleaned, repaired and present a paid receipt.

The Resident has the responsibility to come to the rental office during normal business hours to turn in keys and participate in a Move-Out inspection for the purpose of determining the amount of the deposit to be refunded. Deposits are refunded without interest and mailed to the forwarding address provided by the Resident. Deposits will not be refunded unless the Move-Out Procedure is strictly followed. Any refund of Deposit will be mailed within thirty (30) business days after completing the Move-Out inspection. All prepaid rents and deposit may be used separately or collectively by the Lessor, in its sole discretion, to assure the faithful performance of all obligations of the Resident. Should the Lessor sell the property, it may transfer all Deposits to its grantee or purchaser, and thereafter its liability shall cease. Lessor reserves the right to subordinate the Lease to the lien of any mortgages now or hereafter placed upon Lessor's interest in the premises. Resident appoints the Lessor as Resident's agent to execute any such instrument for and in Resident's interest. The Deposit's location: PNC Bank - Account Number: 3 1 1 4 9 1 1 5 3 5

- 4) UTILITIES. Resident agrees to pay all expenses, including the installation, service and repairs for the use of the telephone, cable TV and all other utility services for the rented apartment. Resident will transfer individually-metered utilities into Resident's name no later than the next business day after signing Lease. The house meter or any master metered bills which may include: gas, electric, cable TV/Internet, exterior lighting, common area utilities including the laundry, garbage pickup, recycling fees, water, sewer, EPA charges, hydrant charges, taxes and drainage fees, based upon the most recent bills received at the central office by the end of the prior month, will be totaled by the Lessor to determine the total Ratio Utility Billing System ("RUBS") billing. Bi-monthly bills will be divided in half and included on the RUBS bill monthly. RUBS calculates each Residents portion of the total utility bills based on the total building(s) estimated size and the approximate square footage of each apartment. A copy of each monthly bill and the computation will be made available at the Manager's office for review. This estimated RUBS bill will be due with the rent on the first day of each month. Rent will not be accepted without the RUBS payment. RUBS billing allocates cost for utilities in a much less precise way than separate meters and may charge similar rates for Residents with significantly different usage patterns and appliances. This system uses the previous month's bill as an estimate and encourages Residents to report leaks and conserve utilities. Residents who fail to transfer separately metered utilities into their name will be billed for utility cost plus a \$40 non-compliance fee.
- 5) NON-LIABILITY OF LESSOR; <u>SECURITY IS NOT PROVIDED BY LESSOR</u>. <u>LESSOR PROVIDES NO PRIVATE SECURITY SERVICES OR POLICE OFFICERS AND NO BURGLAR ALARMS</u>. Resident accepts sole responsibility for providing their own security and agrees to report to police and management any known illegal activity in writing, noting the time, date and persons involved. Resident agrees to indemnify, hold harmless, release and defend Lessor and owner from all claims and the cost of all injuries, liabilities, damages, or expenses, arising by virtue of the leased premises, facilities, and surrounding premises, by Resident, trespassers, guests, pets, invitees or others. Lessor shall not be liable to Resident, occupants, guest or invitees for any

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damage to person or property, whether caused by water, rain, snow, frost, fire, storm, flood, mold, accidents, second hand cigarette/cigar/etc. smoke, or by breakage, stoppage or leaking of water, gas, heating/cooling equipment, sewer pipes, or plumbing about or adjacent to said leased premises. (EXAMPLE: IF A LEAKING ROOF DAMAGES FURNITURE, LESSOR IS NOT RESPONSIBLE TO REPAIR OR REPLACE FURNITURE.) RESIDENT AGREES TO MAINTAIN RENTERS INSURANCE FOR THIS PURPOSE. Resident acknowledges that apartments and parking areas may be in flood zone and accepts all risk of loss. Resident will indemnify, defend and hold Lessor harmless, including all losses from robbery, burglary, mysterious disappearance, or otherwise. Resident holds Lessor harmless in the event of failure of any mechanical system (including failed repair), in the apartment building or leased premises, any recreational, or building provided for Resident.

- (6) LESSOR TO FURNISH NO INSURANCE. Residents agree to be solely and fully responsible for any damage or loss to all property within the leased premises, whether owned by the Resident, Lessor, or any other person. For this purpose, LESSOR PROVIDES NO INSURANCE COVERAGE AND RESIDENT(S) AGREES TO FURNISH HIS/HER OWN RENTER'S AND VEHICLE INSURANCE COVERAGE. RESIDENT SHALL PROVIDE PROOF OF RENTER'S INSURANCE IN THE FORM OF A CERTIFICATE SHOWING RESEARCH PROPERTIES, INC. AS AN "Additional Interest "or "Interested Party". The minimum coverage required is \$100,000 for General Liability (per occurrence) and must include resident caused water damage to the insured's unit of possession as well as adjacent apartments. Residents with cancelled, lapsed or lack of insurance shall be considered in breach of the lease and will be charged a non-compliance fee of \$40 per month which shall be deemed additional rent. Further, any damage or loss to motor vehicles or personal injury incurred on the premises of Lessor shall be the sole responsibility of vehicle owner. Resident agrees to maintain renters insurance and vehicle insurance to cover any and all personal property loss, personal injury and liability. Doors and windows of apartments and vehicles must never be left open or unlocked.
- (7) WINDOW BLINDS. Blinds must remain in the closed and down position presenting a uniform appearance facing the exterior and be in good repair. From the outside the window appearance should be clean with nothing showing except the color of the blind. Signs, posters, stickers, decorations, blankets, foil, stripes, antenna, and personal property should NOT be visible in the window from the outside. The Lessor shall have the right to enter leased premises and remove any non-conforming window covering and repair or replace damaged mini-blinds at Resident's expense. Windows must NOT be left open or used to enter or exit the apartment. Doors and windows should remain locked; screens do not support body weight or provide any protection from intruders.
- (8) COMMON AREAS. OUTSIDE THE APARTMENTS INCLUDING THE PARKING LOTS, HALLS, WALKWAYS, STEPS, GRASSED AREAS, LAUNDRY, ETC., ARE NOT TO BE USED FOR THE FOLLOWING: MEETINGS, PARTIES, CONGREGATING, SPORTS, LOUNGING, SITTING, PLAYING, LOUD TALKING, SELLING, PLAYING MUSIC, VEHICULAR MAINTENANCE OR REPAIR, OR LOITERING IN ANY MANNER. The entries, halls, sidewalks, stairways, common areas, etc. shall not be obstructed by any of the residents or used by them for any other purpose than to enter or exit the rental unit. All walkways, landings, and balconies shall be kept free and clear of chairs, grills, bicycles, shoes, clothes, signs, trash, litter, etc., at all times. Nothing shall be hung on the railings. Alcoholic beverage consumption is not allowed anywhere outside the apartment and smoking is not allowed in enclosed common areas including the office, hall ways and laundry room. Cooking of any kind is not allowed on balconies. Drying clothes and clotheslines for laundry are not permitted outside. PARKING IS NOT ASSIGNED and Lessor reserves the right to regulate or prohibit the use of vehicles operating or parking at or upon the premises. At Lessor's discretion, inoperable, damaged, abandoned, stored and/or unlicensed vehicles will be towed from the premises at Resident's expense. Lessor may terminate parking at any time by removing parked vehicles or property at Resident's expense. Resident shall not permit any vehicle over 6,000 pounds to come upon the private streets or grounds of the Lessor without prior consent from the Lessor. Overnight parking is specifically prohibited of boats, trailers, semi-trucks, commercial vehicles or any type of vehicle other than passenger vehicles. If a Resident desires to park more than two vehicles, specific permission shall first be obtained. NO VEHICLE MAINTENANCE IS PERMITTED. The Lessor shall not be liable for any accidents, theft, flood or loss from or to vehicles in parking lot. No vehicles shall be driven recklessly or parked on sidewalks, patios, fire lanes, landscape, backed in parking space, or grassed areas. Motorcycles and or motorized vehicles must never enter an apartment. Residents with vehicles pulled off road in grass or yard shall be charged for landscape repairs.
- (9) RECREATIONAL FACILITIES. The Resident may use the common use facilities in and around the leased premises when available so long as Resident and guest follow rules of pool, laundry and common areas. No Resident or guest shall climb trees, fences and other structures or use the pool after hours. All such facilities, including the swimming pool (if operative and provided) shall be used only by Residents accompanied by a maximum of two (2) guests per apartment. Residents agree to release, indemnify, hold harmless and defend Lessor from any liability arising from the use of the swimming pool and other facilities by Resident, Resident's family, or Resident's guests. Recreational facilities shall not be considered furnished for rent due and any break down, or withdrawal of a facility's use, shall not be a justification for withholding of rent.
- (10) STORAGE. Use of any storage space with or without consent of Lessor, shall be at Resident's sole responsibility and risk. Lessor may at any time remove or move any property placed in a furnace closet or in common areas without permission, and without liability. No personal property should be left outside with the exception of a plant or one piece of lawn furniture on a personal balcony or patio. NOTHING SHOULD BE STORED IN FURNACE CLOSETS. Gas grills, propane cylinders, kerosene heaters and flammable liquids are not allowed. Grills may not be used or stored in the apartment or on a patio or balcony.
- (11) POSSESSION. On occasion apartments are not available as scheduled. Lessor shall not be held liable for failure to deliver possession of the Leased premises at the time agreed upon. This failure does not excuse Resident's obligations contained herein except that in the event of delay in delivery of possession, the rent the Resident agrees to pay shall be prorated to the day possession is actually given. If possession is not delivered to Resident within seven (7) days from the beginning of the lease term, Resident has the right to terminate this Lease and recover any deposit.
- (12) REPRESENTATIONS AND APPLICATION. Lessor tenders and Resident accepts this Lease solely on the basis of the representations contained in the Lease and in the Application for an apartment. ORAL REPRESENTATIONS BY LESSOR ARE NOT BINDING. If Lessor determines that Resident has rented the apartment for some one else, omitted or falsified any information in the Application, then Lessor shall have the right to deem the Lease to have been breached by Resident and Lessor may immediately repossess the premises and retain any and all Deposits. Nothing contained in the application process shall guarantee that all residents meet the current qualifications and should not be relied upon for any assurances of safety. There may be residents or occupants which have lived in the property prior to the current qualifications going into effect and management cannot control visitors or occupants which have intentionally avoided the application process.

- (13) RULES. Resident(s) agree that they, their occupants and guests shall conform to the Lease, addendums and to all rules contained herein governing the leased premises, and to comply fully with any changes that the Lessor may hereafter issue. All new rules (including pool rules) will be considered an addendum to the Lease, superseding any inconsistent Lease provision. Violation of the Lease, Lease Addendums and/or Rules shall constitute a default or breach of the Lease which may lead to a termination of the lease. Lessor reserves the right to charge a \$40 non-compliance fee per occurrence or monthly until the lease is in compliance or lease is terminated. Lessor shall not be liable to any Resident by reason of any breach of lease by any other Resident or their guest.
- (14) LEASE TERMINATION. If Lease is terminated for any reason (including breach of Lease) prior to the expiration of the term of this Lease, Resident hereby agrees to pay to the Lessor a termination fee equal to TWO (2) MONTH'S RENT and forfeit the Deposit, in addition to all other rent, RUBS and other charges. The Resident understands that this is to compensate the management for overhead, repairs, painting, cleaning and expenses to make available and prepare the apartment for a new occupant. This payment must be made prior to the time that the occupant vacates the apartment. In the event this payment is not made in a timely manner, the Lessor reserves the rights (without limitation of other appropriate remedies), to retain all Deposits and to file suit against the Resident for the full outstanding balance still due and owing for the full term of the Lease, plus court cost and reasonable attorney fees, together with sums due for any damages and for all other expenses incurred in re-leasing the apartment. If the Lessor waives a right that may have been available under this Lease or under the law, it does not mean that any future right of the Lessor is waived.
- (15) INSPECTION. Resident grants to Lessor permission to enter the leased premises at any and all reasonable times for inspection and maintenance purposes, and grants the right to enter the apartment at any time for emergency repairs when immediate action shall seem necessary at the discretion of the Lessor, for the protection of any Resident or property. No prior notice need be provided to the Resident for any inspection contemplated herein.
- (16) DESTRUCTION OF THE PREMISES. Without regard to causation, in the event of any flood, fire, storm damage, earthquake, hurricane, roof leak or other casualty loss to apartment unit, or the Premises, the Lessor shall have the right and option of terminating this lease and all rights of the Lessee hereunder. In such event, the Lessor shall NOT be liable to the Resident and/or others for any loss or damage, of any nature whatsoever. It is the duty of the Resident to pay for repairs and damages to the premises caused by the Resident's neglect, act, or omissions. The Resident agrees to maintain Renter's liability insurance coverage for this purpose.
- (17) USE AND OCCUPANCY. Resident agrees NOT to use the leased premises for business purposes including a day care, soliciting, prostitution, using/selling illegal drugs, any unlawful purpose, nor in any manner which will tend to jeopardize the premises, injure the peaceful tenancy or reputation of the premises or residents thereof. Resident shall not make or be a party to any disturbing noises, slamming doors, loud voices, loitering, smoking in common areas and should keep the inside and outside of apartment neat, clean and free from odor, urine, feces, food, trash, pests and cigarette butts. RESIDENT(S) AGREE NOT TO INTERFERE WITH THE RIGHTS, PEACEFUL AND QUIET ENJOYMENT OR COMFORT OF OTHER RESIDENTS. Volume on radios, televisions, stereos, alarms, and any device MUST be kept to a minimum volume at all times and NOTHING shall be done to disturb the neighbors day or night. Illegal, criminal, loud or boisterous behavior, fighting, discharge of firearms, brandishing weapons, reckless driving, honking horns, loud mufflers, soliciting, vandalism, graffiti, chalking of sidewalks or buildings, climbing trees, arson, littering, illegal drug use/sales, and public intoxication are strictly prohibited. Residents and their guests shall NOT verbally abuse the Lessor's employees and/or other Residents with demeaning or hostile communication. Harassing communications, foul language, intimidation, threatening and hostile behavior is strictly prohibited. Disruptive behavior or any behavior which requires police intervention is prohibited. Resident should promptly notify the manager in WRITING of violations by neighbors. Resident shall NOT rent, sublet, or in any way assign the right to reside in the leased premises or any portion of it, and ONLY PERSONS ON LEASE SHALL OCCUPY APARTMENT. The charge to let a Resident in when a lock out occurs, will be \$25.00 per incident during Lessor's business hours and the greater of \$75.00 per incident or the price of a lock smith after hours.
- (18) REPAIRS, PEST CONTROL, AND DAMAGES. Residents shall be responsible to furnish light bulbs for fixtures and batteries for battery-operated smoke detectors. Resident shall perform smoke detector tests and notify Lessor in writing when a smoke detector becomes inoperable. Resident should not attempt repairs or remove smoke detectors. Notice of needed repairs will be taken over the phone, but should be in writing if repair compromises safety or is causing damage to the property or is not completed promptly with the first request. Resident shall promptly report plumbing leaks, roof leaks and any source of moisture which may waste utilities and cause building damage. Resident shall be responsible for maintaining the cleanliness of the apartment and keeping the apartment pest free; however Lessor may assist in arranging pest control treatments at the Resident's expense. Negligent Residents shall pay cost to exterminate Resident's apartment and adjoining apartments affected by migrating pest such as roaches, fleas, lice and bedbugs along with damages. Sanitary napkins, tampons, grease, rags, disposable diapers and wipes, or any other objects shall NOT be placed in toilets. In the event the Lessor is required to repair a toilet or waste lines because of improper use, the Resident will be charged for the repair. Residents shall place all garbage in dumpsters, NOT outside door, on patio or next to dumpster. A non-compliance clean up fee of \$40 per item will be charged for removing furniture, matresses, trash and pet waste left outside. Resident shall pay for all repairs for breakage in and around the Resident's apartment including broken windows, doors and locks. Excessive maintenance calls (5+ in any one month) may be considered abusive wear and tear and a breach of the lease. Excessive maintenance calls shall be billed a labor rate of \$40 per hour plus parts or contractor rates. Residents who deny access to the apartment for repairs more than once shall be considered in breach of lease and/or charged the greater of \$40 per additional maintenance visit or contractor service run charge. All resident complaints should be presented in writing with dates and all specific grievances. Residents shall pay for fines levied by code enforcement for code violations caused by resident and damages which result from neglect or not notifying management of needed repairs. Residents shall NOT adjust water heater temperature settings.
- (19) ALTERATIONS. No screws, spikes, hooks or nails shall be driven in the window frames, doors, walls, and/or any woodwork of the building. No locks or fastenings shall be changed or new additional ones attached to windows or doors without consent and a set of keys furnished to the Lessor. NO satellite dishes, antennas or wires shall be attached to and/or installed upon the building or lawn (a \$250 fee will be charged for removal). Resident shall not make any repairs or alterations, including the addition of storm doors, awnings, paint, wallpaper, mirror tiles, adhesive fasteners, window air conditioners, etc., without the prior written consent of Lessor. Washers and dryers are prohibited unless standard washer and dryer hookups are provided in the apartment.
- (20) EXAMINATION OF PREMISES. Resident has examined the premises before signing this Lease and agrees that the premises, apartment building, common areas, and the rooms of the apartment and all appliances, carpeting, and floor coverings are in good and satisfactory condition and are accepted in "AS IS" condition. Lessor may furnish Resident with an inspection of premises form. Resident agrees to use form to note any exceptions to above stated condition and to return the same to the Lessor

within two days after the signing of the Lease. <u>However</u>, <u>should Resident NOT return this form to Lessor within the two day period</u>, then the premises shall be deemed to have been in good and satisfactory condition, without defect. The inspection form will be completed with a move-out inspection to assess any damages.

- (21) HOLD OVER RENEWAL. If Resident fails to notify Lessor in writing of intent to terminate Lease 30 days prior to lease expiration, then in that event the Lease shall automatically renew on a month-to-month basis. Month to month leases maintain the original terms except the rent <u>automatically increases to the Current Market Rent without notice</u>, plus a \$50 Month-to-Month addition fee. At Lessor's option, if Resident notifies Lessor of his/her intention to vacate the leased premises, or not to renew the Lease at any time, and if the Resident then fails to vacate or surrender the premises as of said effective date, then the Lessor may treat such conduct as a renewal of the Lease upon a month-to-month basis, (as if no notice had been given). At the end of the lease and during a month to month lease the Lessor has the right to ask for possession within 30 days without cause or reason. Also, Resident will be responsible for any expenses or damages suffered by Lessor as the result of any holdover.
- (22) EQUIPMENT USE, ETC. Appliances, stoves, refrigerators, heating/cooling or water heating equipment, water valves, electric switches, circuit breakers, fuse boxes, pipes or conduits serving same, as used by Resident in the leased premises, shall not be considered to have been furnished by Lessor as consideration for rent due hereunder, but may be used at Lessor's option, so long as all terms and conditions hereof are fulfilled, at Resident's sole risk. (EXAMPLE: IF A REFRIGERATOR FAILS, LESSOR IS NOT RESPONSIBLE FOR SPOILED FOOD.) Management is not responsible for money lost or for clothes damaged, lost or stolen in the Laundromat. Resident agrees to maintain insurance for this type of loss.
- (23) NO PETS OR ANIMALS of any kind are allowed in the building without being included on the lease (excluding assistance or disability animals which are not considered pets). Pets must be approved in advance by the Lessor. Up to TWO DOMESTIC HOUSEHOLD PETS PER UNIT, not to exceed 15 INCHES IN HEIGHT AT HIGHEST POINT ON BACK at full growth may be allowed, at Lessor's sole discretion. No aggressive breeds are allowed (Pit Bull, Rottweiler, German Sheppard, Doberman, Chow, Mastiff, Wolf-Mix, Akita, Malamute, Husky, or any mix thereof). All pets are to be kept indoors or on a leash while outdoors, but not tied outside. If a pet is approved, there will be a monthly fee of \$30.00 for each pet payable with the rent and a onetime non-refundable pet fee of \$200.00 each. The non-refundable and monthly pet fees do not cover damages. No food or water containers for animals are allowed in common areas. Animal waste shall be picked up, sealed and properly disposed of by the Resident. If pet grows beyond size limit, is aggressive, barks or becomes a nuisance, Resident is required to remove pet from premises. Resident is responsible for the cost of floor covering replacement when damaged by pet and flea or pest extermination. Approved Pets:

	ne cost of floor covering replacement wh				
TYPE:	DESCRIPTION: DESCRIPTION:	BREED:	HEIGHT:"		
ТҮРЕ:	DESCRIPTION:	BREED:	HEIGHT:"		
PERSONS ABO	ANCY. <u>NO ONE IS ALLOWED TO I</u> VE THE AGE OF 18 SHALL FILL O s an infant) may occupy Resident's apar	UT AN APPLICATION, and NO MO	ORE THAN TWO (2) PERSONS PER		
NAME		RELATIONSHIP	RELATIONSHIP		
NAME		RELATIONSHIP	RELATIONSHIP		
NAME		RELATIONSHIP			
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RESIDENT	Date:	RESIDENT	Date:		
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RESIDENT	Date:	RESIDENT	Date:		
Witness to Reside	ont(s) signature	MANAGER FOR LESSO	Date:		
Witness to Reside	ent(s) signature	MANAGER FOR LESSO	N.		
Lessor to make the performance and The undersigned or extension of the lease. Guarantees of the lease of the	GUARANTEE. FOR VALUE PERSONNEL PERSO	he undersigned guarantees to Resear ents, obligations (including Rent and Il remain and continue in full force an ase. Guarantor's obligation to pay b	ch Properties, Inc. ("Lessor"), the full any damages) and conditions thereof. d effect as to any renewal, modification alances shall survive the termination of		
Signature of Pers	sonal Guarantor	Witness			

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Dated

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