716 West Meeker St., Suite 101, Kent, WA 98032 Office: 253-852-3000 Fax: 253-852-1417 Website: <a href="mailto:www.aroundtheclockinc.com">www.aroundtheclockinc.com</a> E-mail: info@aroundtheclockinc.com

## APARTMENT/CONDOMINIUM LEASE AGREEMENT

BY THIS AG	REEMENT, sigr	ned the	day o <del>f</del>		, AROL	JND THE CLOC	K, INC.
CRMC®	Agent	for	Owner	(Lessee)	hereby	leases	to
(Tenant), an	nd Tenant here	by leases fro	m Lessor's Agen	t, the Apartment	/Condominium lo	cated at:	
Parking stall	l(c) #	Storago I	ockor#		upon the follo	wing torms an	
conditions h		, 3torage L	OCKEI #		upon the folic	Jwing terms an	iu
accommoda	ntions to any r	oomer/lodge	ers, or permit t	he premises to I	ngreement, sublemoe used for any proposed the	ourpose other	than a
LESSOR'S OWNER/LAI	AGENT. ANY NDLORD'S WR	PERSON ITTEN CONS	FOUND STAY ENT, SHALL BE	ING FOR ABO CONSIDERED AS	N APPLICATION ADVE MENTIONES S OCCUPYING THE	D TIME WI E PREMISES A	THOUT AND IN
2A.					H, Commencing o		·=
TENANCY, V THE MONTH first day of	occupancy is le VRITTEN NOTION VERNE TERM. Ter each month, to	ss than six function of the contract of the last days days the last days days the last days days days days days days days days	ull months. Ten GIVEN TO LESSO ands that occup of each month	ant acknowledge OR'S AGENT TWI ancy is on a mon Landlord may	ere will be no refees and understand ENTY (20) DAYS Pouth-to-month tenant terminate tenanc DF A MONTHLY TE	ls that to TERN RIOR TO THE E Incy running fr y by delivering	VINATE END OF om the
2B.					<b>1,</b> commencing o		day of
stated time Early termin Tenant then and begins paying Lesso deposit and	rwise agreed ushall then revolution of this American will be responding the render's Agent's Lead I last month's	upon in writing and to a more greement should be a more that and/or unture see fees to see the application.	ng by the partienth to the constitute vient until a new the course the new Tocable, will be readed.	s hereto, conting enancy and shall olation of said le ew, qualified Ter e term. In additi enant for the ren efunded only aft	ued occupancy by not constitute a rase, therefore breath takes possession, the Tenant shadining term of the ter the rent is columnage and Cleaning	the Tenant af renewal of the eaking the leas sion of said pro all be responsi e lease. The To lected from the	e lease. se. The operty, ible for enant's
3. F	RENT: THE RE	NT SHALL B	E \$ P	ER MONTH, PAY	ABLE IN ADVAN	CE TO AROUN	ND THE
ON OR BEFO location. Ro the rent. A Tenant's na reimbursem	ORE THE FIRST ent reimbursen Il reimburseme me, address, a nent. REIMBUI	ments to the ents must be mount due, RSEMENTS C	CH MONTH. Lest Tenant are properties approved in additional and remitted to ANNOT BE DED	ssor's Agent may cessed as an ex vance by Lessor' Lessor's Agent. UCTED FROM TH	eeker St., Suite 10 y, in writing, direct pense, and may now 's Agent. They may A check will be so HE RENT. If anythan rent, and subject to	t payment to a ot be deducte ust be identific ent to Tenant ing is deducte	another ed from ed with for the ed from
four (4) days each day de next month owing will the	s after the due elinquent, accr 's rent paymer hen be conside	date, the Te uing from th at the late fed ered delinque	nant shall be ass e first day of th es will be deduc ent and will be s	sessed late charg e month. If the ted from the pay ubject to late fee	on the first day of es of FIVE DOLLAF late fees are not ment you make. es until the amoun the Security/Dam	RS (\$5.00) per opaid along with the outstanding towing is paid	day, for th your ng rent I in full.
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- 5. PAYMENT RESTRICTIONS: Payment must be made in a automatic withdrawal, online, or a cashier's check or personal check if such personal check is imprinted with Tenant's name, and current address and telephone number. When paying with a personal check, Lessor's Agent will accept only one (1) check for the full amount of the rent. Checks from several residents for the same property, two party checks and out of state checks will not be accepted for payment of rent. An NSF check returned to us by the bank WILL NOT BE RE-DEPOSITED UNDER ANY CIRCUMSTANCES. Upon demand, a money order and/or cashier's check must be remitted for the amount of the check, along with the NSF fee charges. As long as we receive it within two (2) days of being notified no late fees will be charged otherwise the rent is not paid and subject to late fees. If late fee charges are not paid, there will be an outstanding balance due and your next payment will be deducted from this balance. By the next month any remaining balance due will be considered delinquent rent and assessed late fees as per this section. If a check is returned to Lessor's Agent for any reason including insufficient funds twice in 6 months or 3 times in one year, Agent will require all future payments to be in cashier's check or money order.
- **6. NSF FEE:** If any check tendered by Tenant is returned due to insufficient funds, the Tenant shall pay a fee of FIFTY DOLLARS (\$50.00). This amount, if unpaid, may be deducted by Lessor's Agent from the deposited amount pursuant to Paragraph #12 herein.
- **7. SERVICE FEE:** If the Tenant fails to make a rental payment when due and/or to perform any other obligation of the Agreement, and the Lessor's Agent prepares for service a statutory notice, Tenant agrees to pay Lessor's Agent the sum of \$75.00. This amount, if paid, may be deducted by Lessor's Agent from the Security/Damage deposited amount pursuant to Paragraph #12 herein.
- **8. AGENT AUTHORITY TO SERVE NOTICES:** Lessor's Agent may give the following notices as circumstances may warrant:
  - a. Ten (10) day Notice to comply with any terms of this Agreement or to vacate the residence;
- **b.** Three (3) day Notice after a default in the payment of rent, the pay rent in full, or vacate the residence.
- **c.** Three (3) day Notice to vacate the residence for committing a waste upon the residence, setting up or carrying on, any unlawful business, or permitting or maintaining a nuisance on or about the premises.
- **9. ATTORNEY FEES AND COSTS:** If Lessor's Agent refers to an attorney on any matters pertaining to this Agreement, its construction or enforcement, Tenant agrees to pay said attorney fees and costs, regardless if the matter is pursued to judgment. Tenant further agrees to pay any such attorney fees and costs should legal action become required. This amount, if remains unpaid, may be deducted by agent form Security/Damage deposited amount pursuant to Paragraph #12 herein.
- **10. ADVANCE PAYMENT OF RENT:** The parties will acknowledge the deposit by Tenant with Lessor's Agent of \$\_\_\_\_\_\_. Said sum should be applied to rent for \_\_\_\_\_\_\_, \_\_\_\_\_\_, notwithstanding any earlier termination of this tenancy or Tenant's failure to complete terms of this Agreement. If the lease term is renewed and rental increase occurs, Tenant agrees to pay at that time the additional amount to bring last month's rental deposit to the new rental amount.
- without the written approval of Lessor's Agent, and a signed Pet Addendum attached to this Agreement herein. The parties have agreed that the following pet/animal may be kept on the premises:

  Tenant shall immediately remove any pet/animal which the Lessor's Agent requests to be removed from the premises. Tenant hereby agrees that if any damage is done in excess of the \$\_\_\_\_\_ on deposit, Tenant will at their expense, replace or repair said damages. The carpets will be professionally cleaned and/or

exterminated at Tenant's expense. The pet deposit may be held for longer than the 21 days to assure that no fleas are present, however in any case, will be accounted for within 30 days after vacating the premises. An

amount of \$\_\_\_\_\_ will be held non-refundable.

11. PETS AND ANIMALS: Tenant shall not keep or allow upon the premises any pets or animals

12. SECURITY/DAMAGE AND CLEANING DEPOSIT: The parties acknowledge the deposit by Tenant with Lessor's Agent of \$\_\_\_\_\_ as Security/Damage Deposit. Said funds are to be deposited by Lessor's Agent at Union Bank, Renton WA 98057. Within twenty one (21) days after the termination of the tenancy and/or vacating of the premises, the Lessor's Agent shall mail to the Tenant's last known address, a full and specific statement of the basis for retention of any or all of the Security Deposit, together with payment of any refund due to the Tenant. These funds, or a portion thereof, may be retained by Agent upon the following terms and conditions:

а.	Tenant sha	all comply	with	applicable	terms	and	conditions	of t	his	Agreement	and	shall
perform all obligat	ions herein.											

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- **b.** Tenant shall comply with applicable terms and provisions of the Washington Residential Landlord-Tenant Act.
- c. Tenant acknowledges receipt of an inspection form that is filled out at time of move-in with the Lessor's Property Manager. Tenant shall keep said premises in good condition throughout the term of this agreement. Normal wear and tear resulting from ordinary use of the premises excepted. The Tenant agrees to surrender the premises to the Lessor's Agent in a neat, clean and orderly condition, to make all late payment charges provided for in this Agreement, and to pay any and all utility charges in accordance with this Agreement. Lessor's Agent may expend or withhold as much of the Security/Damage and Cleaning Deposit as he/she deem necessary to pay past due rent or charges and to repair or clean the said premises to restore it to its original condition. Unless otherwise agreed upon the agent will arrange to have the carpets professionally shampooed at the end of the tenancy. Said expense will be deducted from the deposit.
- **d.** Pets are not allowed without written permission. If permission is given a pet deposit or Non-refundable fee will be required. Once permission has been given the pet deposit or non-refundable fee must be paid within 15 days. Tenant shall be responsible to repair any and all damage to the premises caused by said pets.
- **e.** Tenant shall surrender to Lessor's Agent the keys to the premises at the time of termination of the tenancy or when premises are vacated, whichever is earlier. If such surrender does not occur at the required time, Lessor's Agent may hire a locksmith to change the locks at the Tenant's expense and charge Tenant a per diem rental fee until the premises becomes available for new occupancy. Tenant fully understands that the keys are not to be left in or on the premises, and if tenant is not going to be present for the move-out inspection must be returned to the office of the Lessor's Agent. The surrender of keys to Lessor's Agent shall constitute the vacating of the premises.
- **f.** Tenant shall assume all cost of extermination and fumigation for infestation of pest, if caused by Tenant.
- **g.** Tenant is obligated to have the premises vacant and thoroughly clean by the last day of their tenancy. This includes but is not limited to, cleaning drapes, blinds, windows, window tracks, walls, ceilings, floors, including carpets, kitchen appliances, including refrigerators, ranges, and ovens, cabinets, and bathroom fixtures.
  - **h.** Tenant shall cause no liens of record to be placed upon said premises, and Tenant shall at termination, produce evidence of current receipts for all utilities that could be a lien on the property.

	13.	NON-REFU	NDABLE	FEES:	The parties ac	cknowled	dge tha	t a dep	osit by Tenan	it with Les	sor's Agent
of	\$		as	а	non-fundable	fee	for	the	following	stated	purposes:

14. INSPECTION REPORT: Tenant accepts this residence in its present condition and acknowledges and agrees that said residence is clean and in good repair excepting those items listed in the Move-In/Move-Out Inspection Report which is dated and signed by both parties. A copy is included with this agreement. Owner is not obligated to provide window or door screens. If any are presently installed, Owner has no obligations to maintain or replace them.

## **15. TENANT'S OBLIGATIONS:**

- **a. THIS IS A NON-SMOKING PROPERTY**: Tenant will be responsible for keeping anyone from smoking inside the house. It is understood that the tenant will be totally liable for the financial consequence for violating this requirement which will include but not be limited to cleaning or replacing window coverings, additional detailed interior cleaning, sealing and painting the walls, and replacing any items that have been damaged from burns or smoke.
  - **b. UTILITIES:** Tenant will pay, when due, all utilities, except for the following:
- c. NO CULTIVATING OR GROWING MARIJUANA: Cultivating or growing marijuana is not allowed on the property for any reason whatsoever without written authorization of the owner.
- d. CRIME-FREE/DRUG-FREE PROPERTY: Neither the Tenant, nor any member of the Tenant's household shall permit the dwelling unit to be used for, nor 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. Neither the Tenant, nor any members of the Tenant's household, nor any guest, nor other person(s) under the Tenant's control shall engage in the unlawful manufacturing, selling, using, storing, keeping, or giving of a controlled substance as defined in RCW 69.41, 69.50 or 69.52 at any locations whether on or near the dwelling unit premises or otherwise. Neither the Tenant, nor any member of the Tenant's household, nor any guest, nor other person(s) under the Tenants control shall engage in any illegal activity, including prostitution as defined in RCW 9A.88, criminal street gang activity as defined in RCW 9A.84, threatening or intimidating as prohibited in RCW 9A.36,041, assault as prohibited in RCW9A.36.041, including but not limited to the unlawful discharge of firearms, on or near the dwelling unit premises, or any breach of the lease agreement that otherwise jeopardizes the health, safety and welfare of the Landlord, his/her Agent

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or other Tenant, or involving imminent serious property damage as defined in RCW 9A.48.070-100.

- **e. NOISE-ABATEMENT**: Tenant will see to it that the use of any radio, TV, media devices, or musical instrument, in or about said premises, is such as not to annoy neighbors and/or other tenants. Tenants in upper-level apartments shall be cognizant of noise created by their movements around the apartment and to have regard for other tenants.
- f. ALTERATIONS AND REPAIRS: Tenant shall not paint, alter, repair or perform work to the premises unless specifically requested by tenant in writing and approved by Lessor's Agent. Unless specifically agreed by agent in writing all work authorized by agent shall be at the expense of the tenant. Said work shall become part of the premises and may not be removed by Tenant at end of tenancy. Tenants will be allowed to drive small nails of reasonable size and number into the walls for purpose of hanging pictures. Molly bolts and screws are prohibited. Tenant shall remove all nails, fill in all holes wiping the wall clean, restoring the walls to their original condition prior to vacating the premises
  - **g. OPERATION OF APPLIANCES**: tenant shall properly use and operate all electrical, gas, heating, and plumbing fixtures as well as appliances supplied by the Owner on the premises.
- **h. SATELLITE DISHES:** Satellite dish(s) may not be attached anywhere on the property. They may only be installed on a free-standing device that is removed from the premises when the tenant vacates the property. Cost for removal and restoring the property to its original condition will be charged to the tenant.
  - **i. PARKING**: Vehicles may only be parked in the designated parking space(s) assigned to said unit; visitors must park in designated visitor parking only. Vehicles must be parked on graveled or paved surfaces which are part of the property. At no time can vehicles or trailers be parked on, or driven on the lawn.
- **j. MAINTENANCE**: Tenant shall make such simple repairs as might be necessary from time to time on the premises. Such as:
- (1) BROKEN GLASS: Tenant shall promptly replace any glass which is broken as a result of the Tenant and /or his/her guest(s).
- (2) APPLIANCES: Tenants shall promptly repair any appliances if malfunction was caused by Tenant.
- (3) UTILITY SYSTEM: Tenant shall protect the plumbing system from freezing and maintain the heating system, which includes regular changing of the furnace filters if applicable. Space wall heaters and fireplaces may not be used as main sources of heat.
- (4) USE OF LAUNDRY: Washing laundry and maintaining a washing machine within the apartment units is prohibited, unless the unit has washer/dryer hookups. If such hookups exist, Tenant is obligated to maintain said hookups and to take full responsibility for any damages caused by Tenant's neglect. Tenant shall not use bath tub, basin or kitchen sink for washing laundry. Damage to the plumbing equipment resulting from this or any other abnormal use of this equipment shall be repaired at the expense of the Tenant. Use of the laundry facilities shall be limited to washing of linen and clothing. No cleaning with flammable materials or dyeing will be permitted. The laundry room may only be used during designated hours. Tenant shall clean lint filter in dryer after each use and clean up any spilled soap around washer or on the floor. Tenant shall throw all empty containers and used fabric softener sheets in the trash can provided. Lessor's Agent is not liable for loss of Tenant belongings left in laundry room.
- (5) COMMON AREAS: Outside and in shared areas, Tenant is responsible for his/her belongings per paragraph #9 Tenant(s) must make their best effort to assist in keeping these designated areas free of waste.
- (6) WINDOW COVERINGS: No Venetian blinds, awnings, draw shades or non-conforming curtains and/or draperies shall be installed on exterior of windows without the written consent of the Owner Lessor's Agent.
- (7) DISPOSAL OF WASTE: Tenant shall keep the premises clean and sanitary, free from all rubbish, garbage, and other organic or flammable waste.
- **(8) STORAGE**: Construction material, equipment, car parts, and other personal property are prohibited from being stored outside the premises. They must be kept in a garage or storage unit. Firewood is permitted in designated areas only.
- **(9) VEHICLE REPAIR**: All vehicle repairs must be done inside the garage. Inoperable vehicles may not be parked on the property. Vehicles on blocks are prohibited.
- (10) Tenant will hold Lessor's Agent and Owner harmless from any injury caused by use of any maintenance equipment left on the premises.
- **j. WATER-FILLED FURNITURE**: Tenant shall not use water-filled furniture of any description without proof of insurance coverage, and an attached addendum hereto is required.
- **k. CODES, COVENANTS, AND REGULATIONS**: Tenants shall comply with all applicable regulations governing the occupancy of the premises. This includes: State, County, Municipal, and Homeowner's Association codes, covenants and regulations.
- **I. DESTRUCTION**: Tenant and/or guest(s) of said Tenant, shall not destroy, deface, damage, impair or remove any of the property supplied by the Owner of the premises.
- m. **TENANT RESPONSIBLE FOR MAINTENCE/REPAIR:** Should Agent for the owner have to hire a contractor to perform maintenance or make repairs to the property as a result of tenant's misuse or

neglect, his/her family, guest, licensee or any other person(s) acting under the tenant's control or direction. The tenant will pay all cost for the maintenance/repairs within 14 days of notification from Around The Clock, Inc. The cost will be charged to the tenant immediately upon completion of work.

- n. NUISANCE OR COMMON WASTE: Tenant shall not permit a nuisance or common waste to occur on the premises or permit or engage in any activity other than that of a apartment/condominium. Tenant covenants that he will not carry on or permit at said premises any nuisance, use the same or allow the same to be used for any illegal or immoral purposes, or violate the law of the State of Washington or any ordinance of the city wherein said premises are located.
- **o. DANGEROUS CONDITIONS**: Tenant shall immediately notify the Lessor's Agent of any dangerous condition which might lead to the impairment of the premises' value.
- **p. RESTORATION**: Tenant shall, prior to termination of the tenancy, restore the premises to its initial condition, excepting ordinary wear and tear, and immediately return to the Lessor's Agent all keys to said premises.
- **q. INDEMNIFICATION**: Tenant shall defend, indemnify and hold Owner and/or Lessor's Agent for the Owner harmless from any claims arising out of actions of Tenant, Tenant's family, their agents and/or assigns.
- r. MAILING ADDRESS AND CHANGE OF PHONE NUMBERS: If Tenant uses a Post Office Box to receive mail, or a different mailing address rather than the rental property described herein, the Tenant must notify the Lessor's Agent in writing so that mail sent from the office reaches the Tenant. If Tenant changes home or work phone numbers, Tenant shall advise Lessor's Agent of the new telephone numbers.
- 16. AGENT/OWNER OBLIGATIONS: Owner agrees to maintain the premises according to the laws of the State of Washington, and Federal agencies. However, if a defective condition was caused directly or indirectly by the Tenant, his/her family, guest, licensee or any other person(s) acting under the control or direction of said Tenant, the Owner shall have no obligation to repair said defect. The Tenant shall have no defense against the Owner to remedy the defective condition. This applies also where Tenant unreasonably fails to notify Lessor's Agent of the condition or allow Lessor's Agent access to the premises for the purpose of repair.
- 17. ABANDONMENT: If Tenant remains away from the premises and fails to pay rent, it shall be presumed that Tenant has abandoned the premises. Lessor's Agent may then immediately enter and take possession of the premises, including any property situated thereon. Said property belonging to the Tenant shall be stored by Lessor's Agent in a secure location. Notice containing the name, owner, and location of the storage, shall be mailed by Agent to tenant(s) last known address. If property has a cumulative value exceeding \$100.00, the property may be sold after 60 days notice.

If the cumulative value is \$50.00 or less, the Lessor's Agent may sell after 7 days except for personal papers, family pictures, and keepsakes which must be held for the 60 days after notice. Any income in excess of monies owed by Tenant, and derived from the sale, shall be held by Lessor's Agent for the required statutory period.

- **18. TERMINATION:** If said premises are destroyed or damaged by no fault of the Tenant, and rendered untenable, this agreement shall terminate, and Tenant will be entitled to a refund of deposits and any advance rent credit, less any fees due pursuant to Paragraphs 4, 6, 7, and 9.
- 19. ACCESS TO PREMISES: Owner or Lessor's Agent shall have access to the premises inside and outside, for the purpose of inspection, exhibition, improvement, alterations, supplying services or like purposes. Such access shall be at reasonable times and upon two (2) days notice except in cases of emergency or abandonment.
- **20. SHOWING THE PROPERTY:** Owner or Lessor's Agent will show the property to prospective tenants or purchasers at all reasonable times, with one day notice in accordance with the State Landlord Tenant Act. The Owner or Lessor's Agent will place and maintain a sign and key box on the property until it is rent or sold when the property is available for rent or listed for sale. If the Tenant fails to allow the Owner or Lessor's Agent access, the law imposes a \$100 fine on the Tenant.
- **21. INSURANCE:** The parties acknowledge that the Tenant possessions are NOT COVERED BY THE OWNERS INSURANCE. TENANT SHOULD CARRY HIS/HER OWN INSURANCE POLICY COVERING FIRE AND LOSS.
- **22. SMOKE AND CARBON MONOXIDE DETECTORS:** The Owner has installed smoke detectors and carbon monoxide detectors as required by State and Federal Law and warrants they are in good working condition. The parties acknowledge that the premises contain a smoke detector device in compliance with the Washington Residential Landlord-Tenant Act, and that the detector is in working order, and that the Tenant shall provide replacement batteries when needed.
- **23. DEFAULT:** Lessor's Agent reserves the right to notify Tenant pursuant to Washington Residential Landlord-Tenant Act of any default or deficiency under this Agreement, without waiving or affecting other rights. Owner (Lessor's Agent) may proceed under the unlawful detainer sections of said Act.

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- **24. WAIVER:** The parties acknowledge that an acceptance or waiver by Lessor's Agent of any provision of this Agreement shall not be a waiver of any other or future breach of the same or other term. Acceptance by the Lessor's Agent of rent shall not constitute a waiver of any past, present or future breach.
- **25. SUCCESSORS:** The terms and conditions of this Agreement shall be binding upon the estate of the Tenant. It shall, to the extent therein, remain a monetary obligation outstanding against said estate.
- **26. INTEGRATIONS AND PARTIAL INVALIDITY:** This Agreement represents the parties entire Agreement. Any modifications or amendments shall be in writing, and signed by each of the named parties. Should any portion of this Agreement be deemed to be invalid by a court of law, the remainder of the Agreement shall continue in full force and effect.
- **27. AGENCY REPRESENTATION:** Washington State law requires that it be disclosed to you that we, as Real Estate Licensees, represent the Lessor. Tenant and Lessor's Agent confirm receipt of the pamphlet entitled **"The Law of Real Estate Agency."**
- **28. LEAD-BASED PAINT:** If the Property was built before 1978, this paragraph applies. Tenant acknowledges having received a Federally approved pamphlet on lead poisoning prevention along with disclosure information.

Lessor Disclosure (ini	tial)
(a)	Presence of lead-based paint hazards (check one below):
	Known lead-based paint and/or lead-based paint hazards are present in
	the housing (explain):
	Lessor has no knowledge of lead-based paint and/or lead-based paint
hazard	Is in the housing (explain):
(b)	Records and reports available to the Lessor (check one below):
	Lessor has provided the Lessee with all available records and reports
	pertaining to lead-based paint and/or lead-based paint hazards in the
housin	ng (list documents below):
	,
	Lessor has no reports or records pertaining to lead-based paint hazards
	in the housing.
Lessee Acknowledgm	nent (initial)
(c)	Lessee has received copies of all information listed above.
(d)	Lessee has received the pamphlet "Protect Your Family From
	Lead In Your Home."
Agents Acknowledgn	nent (initial)
(e.)	Agent has informed the Lessor of the Lessor's obligations under
	42 U.S.C. 4852(d) and is aware of his/her responsibility to ensure
	compliance.
	•
<b>Certification of Accur</b>	racy (initial)
<del></del>	

- **29. MOLD NOTIFICATION**: It is our goal to maintain the highest quality living environment for our Tenants. Therefore, know that the Owner has inspected the unit prior to lease and knows of no damp or wet building materials and knows of no mold or mildew contamination. Tenant(s) is hereby notified that mold, however, can grow if the premises are not properly maintained or ventilated. If moisture is allowed to accumulate in the unit, it can cause mildew and mold to grow. It is important that Tenants regularly allow air to circulate in the apartment. It is also important that Tenants keep the interior of the unit clean and that they promptly notify the Owner of any leaks, moisture problems, and/or mold growth. Tenant(s) agrees to maintain the premises in a manner that prevents the occurrence of an infestation of mold or mildew in the premises. Tenant(s) agrees to uphold this responsibility in part by complying with the following list of responsibilities:
  - 1. Tenant(s) agrees to keep the unit free of dirt and debris that can harbor mold.

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- **2.** Tenant(s) agrees to immediately report to the Owner any water intrusion, such as plumbing leaks, drips, or "sweating" pipes.
- **3.** Tenant(s) agrees to notify Owner of overflows from bathroom, kitchen, or unit laundry facilities, especially in cases where the overflow may have permeated walls or cabinets.
- **4.** Tenant(s) agrees to report to the Owner any significant mold growth on surfaces inside the premises.
  - **5.** Tenant(s) agrees to allow the Owner to enter the unit to inspect and make necessary repairs.
- **6.** Tenant(s) agrees to use bathroom fans while showering or bathing and to report to the Owner any non-working fan. If there is no fan, Resident agrees to open window.
  - 7. Tenant(s) agrees to use exhaust fans whenever cooking, dishwashing, or cleaning.
- **8.** Tenant(s) agrees to use all reasonable care to close all windows and other openings in the premises to prevent outdoor water from penetrating into the interior unit
- **9.** Tenant(s) agrees to clean and dry any visible moisture on windows, walls, and other surfaces, including personal property, as soon as reasonably possible. (Note: Mold can grow on damp surfaces within 24 to 48 hours.)
- **10.** Tenant(s) agrees to notify the Owner of any problems with the air conditioning or heating systems.
- 11. Tenant(s) agrees to indemnify and hold harmless the Owner from any actions, claims, losses, damages, and expenses, including, but not limited to, attorney's fees that the Owner may sustain or incur as a result of the negligence of the Resident or any guest or other person living in, occupying, or using the premises.
- **30. BED BUG NOTIFICATION AND TREATMENT:** It is our goal to maintain the highest quality living environment for our Tenants. The Landlord/Agent has inspected the unit and knows of no current bed bug infestation. Tenant(s) represent(s) that all furnishing and other personal property that will be moved into the unit are free of bed bugs. \_\_\_\_\_\_(Tenant's Initials) \_\_\_\_\_\_(Tenant's Initials) Tenant(s) agrees to maintain the premises in a manner that prevents the occurrence of a bed bug infestation in the premises. Tenant(s) agrees to uphold this responsibility in part by complying with the following list of responsibilities:
- 1. Tenant(s) shall report any possible bed bug infestation to the Landlord/Agent immediately. If it is found that the tenant did not report a bed bug problem, a \$250 fee will be added to the other costs associated with bed bug decontamination.
  - **2.** Tenant(s) shall cooperate with pest control efforts.
- **3.** Tenant(s) agrees to identify and hold harmless the Owner/Agent from any actions, claims, losses, damages, and expenses, including, but not limited to, attorney's fees that the Owner/Agent may sustain or incur as a result of the failure of tenant(s) or guest of tenant(s) to comply with the terms of the Lease or Washington State Law.
- **4.** Tenant(s) agrees that failure to comply with the terms of this Lease shall constitute a material break of the Lease Agreement, and may subject the Tenant(s) to court action, including but not limited to a lawsuit for eviction/unlawful detainer.
- **5.** Tenant(s) agrees to reimburse Landlord for treatment costs if it is determined that any infestations of bed bugs commences in the tenant's apartment
- 6. The Tenant(s) agree that any failure to respond truthfully to paragraph 6 constitutes
   a material misrepresentation of the Lease Agreement and is grounds for termination of tenancy.
   Tenant(s) is not aware of any infestation or presence of bedbugs in your current or

	previous apartment, nome or dwelling. Tenant(s) agrees that ne/sne is not aware of
	any bed bug infestation or presence in any of his/her furniture, clothing, personal
	property or possessions. Tenant(s) further agree that he/she has not been subjected
	to conditions in which there was any bed bug infestation or presence.
]	Tenant(s) agree that if he/she previously lived anywhere that had a bed bug
	infestation that all of his/her personal property (including furniture, clothing, and
	other belongings) have been treated by a licensed pest control professional.
	Tenant(s) agree that such items are free of further infestation. If Tenant(s) discloses
	a previous experience of bed bug infestation, Management may review
	documentation of the treatment and may inspect Tenant(s) personal property and
	possessions to confirm the absence of bed bugs. Tenant(s) previously experienced a
	bed bug infestation as follows:

**7.** In the event that there is a bed bug infestation, Tenant(s) agree to cooperate fully with and to undertake all efforts and tasks required by Management, and in Management's sole discretion, or by Management's pest control company, employed to eradicate pests. Tenant(s) full cooperation includes but is

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not limited to reporting any suspected pest infestations to Management in a written or electronic format with in forty-eight (48) hours of discovery, making the premises available for entry to complete pest inspection and eradication treatment(s), completing all required pre-treatment activities, evacuating the premises during and after treatment for the required time frame, completing all required post-treatment activities, and immediately reporting ineffective treatment or re-infestations to Management in writing.

- 8. Unless provided by law, the Owner, Management, and its employees or officers are not liable to Tenant(s) for any damages caused by pests, including, but not limited to, personal expenses, replacement furniture, and/or other personal items, including clothing, medications or medical expenses, or for the cost to treat, clean, replace and/or protect Tenants personal belongings. Owners, Management, and it's employees and officers are not responsible for any damage done to Tenant's unit or personal items during pest control inspections and/or treatments. Renter's insurance is strongly recommended.
- 9. If you believe you have bed bugs notify your landlord immediately. Anyone can get bed bugs, but major infestations occur only when they are not promptly reported and treated.

Do not attempt to treat bed bug infestations yourself. Bed bug infestations usually required the use of pesticides and only licensed pest control operators can legally administer these pesticides. Foggers and bug bombs are not effective against bed bugs.

Once you have reported the possibility of bed bugs, Management will arrange for an inspection and, if the bed bugs are verified, for treatment. Prior to the start of the treatment, you will be given detailed instructions about how to prepare for the treatment. You must fully comply with those instructions because any failure to comply may result in ineffective treatment and recurrence of the infestation.

Enclose any infested mattresses and box springs in an approved bed bug cover that is labeled "for bed bugs". If you see any signs of a re-infestation, notify Management immediately so that additional treatments can be scheduled.

- 31. FIRE SAFETY AND PROTECTION INFORMATION: The dwelling unit has been equipped with CO detectors and smoke detection device(s) as required by law.
- **1.** The above-described smoke detection device(s) are:[ ] hard-wired, or [ ] battery operated. If battery operated, the unit(s) has been checked and properly operate at the commencement of tenancy.

Under the law, it is the tenant's responsibility to maintain the smoke detection device(s) in proper operating
condition in accordance with the manufacturer's recommendations, including providing it with replacement
batteries as needed. A fine of not more than TWO HUNDRED DOLLARS is imposed for failure to comply with
the provisions of RCW 48.48.140(3). Failure to maintain the smoke detector is failure to maintain the unit, you
may leave yourself open to potential lawsuits and liability (see WAC 212-10-050). Tenant also agrees to test
the smoke detector for proper operation once a month and report any malfunctions to the landlord in writing.
<b>2.</b> The subject property $\square$ does $\square$ does not have a fire sprinkler system.
<b>3.</b> The subject property □ does □ does not have a fire alarm system.
<b>4.</b> The subject property □ does □ does not have a smoking policy. The policy is set forth in
<b>5.</b> The subject property $\square$ does $\square$ does not have an emergency notification plan for its
occupants. The emergency notification plan, if any, has been provided to tenant and tenant's initials
acknowledge receipt:
<b>6.</b> The subject property [ ] does [ ] does not have an emergency relocation plan. The emergency
relocation plan, if any, has been provided to tenant and tenant's initials acknowledge receipt:
<b>7.</b> The subject property $\square$ does $\square$ does not have an emergency evacuation plan. The emergency
evacuation plan, if any, has been provided to tenant and tenant's initials acknowledge receipt:
32. WATERHEATER THERMOSTAT SETTING Pursuant to R.C.W.19.27A, 060 in the Landlord Tenant Act
regulating the setting of water heater thermostats, I have observed that the thermostat on the water heater
supplying my residential unit is set at degrees Fahrenheit. I am aware that any readjustment of the
temperature setting by the resident relieves the Owner/Agent of an individual unit and the manufacturer of
water heaters from liability for damages attributed to the readjustment by the resident.
33. ADDENDUM ATTACHED: (Which is part of this Agreement)
PET ADDENDUM
OTHER

TENANT ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT. INITIAL MOVE-IN FUNDS MUST BE PAID IN THE FORM OF CASHIERS CHECK OR MONEY ORDER ONLY. NO PERSONAL CHECK WILL BE ACCEPTED.

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Rent for the Periodtoto		Funds collected with application \$\$	move-in \$				
	Holding/Security & Damage/Cleaning Deposits (Refundable)						
Pet Deposit		\$	\$				
Non-Refundable Fee		\$	\$ \$				
Credit Report	<del></del> -	\$	\$				
Total		\$	_ \$				
TOTAL MOVE IN FUNDS COLLECTED \$  Second months Prorated Rent from, due on the	to		will be in the amount of 				
TENANT	OWNER						
TENANT	ВҮ						
DATE	DATE						
	DESIGNATE	D BROKER					
	DATE						

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