215	(10/14)		PAKKING	AGREEMENI	Z No Holle
DATE:					OREGON
TENAN	NT NAM	E(S):			EST 1971
					UNIT#
CITY: _				STAT	E:ZIP:
VEHICLE	S: This Park	ing Agreement shall pertain so	lely to the following vehicles, and	d no changes shall be made hereto witho	out Landlord's prior written consent:
Ve	hicle 1:	Make:	Model/Color:	Year:	License Number:
Ve	hicle 2:	Make:	Model/Color:	Year:	License Number:
				served, or O there is assigned parking ard in advance on or before the first day of e	nd your assigned parking space(s) is/are: ach monthly rental period.
rules sha identificat	ll apply: Gue tion. If guest	st parking is allowed O in any u parking is allowed, then guest p	nassigned space O only in spaces arking is limited, is only intended f	specially marked for guests or visitors O or use by guests, and Tenants with assigne	y in unassigned parking spaces and the following additional when the guest vehicle is clearly displaying a guest pass/gue ad parking spaces shall not park in guest parking spaces.
					ed to Tenant(s). If identification is provided to Tenant(s), then is on the premises. All identification is non-transferrable.
space; (c) and insurvehicles a	r) you must n red; (e) no vo anywhere on	ot operate any vehicle in excess ehicle(s) shall be permitted in an the premises unless expressly a	of five miles per hour in any parkir y parking lot, parking area and/or uthorized to do so by Landlord; (g	ng lot, parking area and/or driveway; (d) yo driveway which is leaking oil, coolant, trans	igned, you must park your vehicle in your assigned parking our vehicle(s) must, at all times, be fully registered, licensed smission fluid, gasoline, or other liquids; (f) you shall not was mises which is inoperable or in a state of disrepair; (h) you s governing motor vehicles and their use.
a current removing such a ma	disabled per trash/recycl anner so as t	son parking permit; (d) in front ing; (e) on/upon sidewalks, lawn o prevent access by emergency	of dumpsters, recycling containers s, landscaping, and/or common ar	, and/or trash containers if said parking pr eas not intended for use for parking; (f) in space, unless assigned to the vehicle parl	ved for disabled person parking (unless the vehicle displays revents any trash hauler and/or recycler from picking up and violation of any prominently posted parking prohibition; (g) ked therein. Parking of boats, trailers, recreational vehicles, a
been spe space, the tory to Te	cially marked at there is or enant(s). Lan	I for guests or visitors are availab will be enough unassigned spac	ole to any Tenant(s) if and when a es for all Tenants to achieve satisfa	vailable. Landlord cannot guarantee that ot ctory parking results, and/or that vehicle(s	(s) and/or guests. Unassigned parking spaces that have not her vehicle operators won't wrongfully park in any assigned s) subject to towing will be towed within a time frame satisfac- ie off, or deny access to, parking areas in order to perform
due to no age was o	fault of Lan caused by ne	dlord. Tenant(s) shall hold harm gligent or intentional conduct of	ess and indemnify Landlord from a	and against any and all claims for damage of the state of	contents thereof, may be damaged, broken into, and/or stole or loss to Tenant(s) vehicle and/or contents unless said dam- king lots and parking areas are inherently dangerous due to t
		shall be responsible for all dama eas, and/or other portions of the		nant(s) vehicle (include any substances lea	aking or emerging Tenant(s) vehicle) to any parking lots, parl
CROSS D	EFAULT : Any	default in the performance of th	is Addendum shall constitute a ma	terial default in the Tenant(s) performance	of the parties' Rental Agreement.
gency vel ties; (e) i Owner/Ag are autho	hicles; (b) bl is parked in a gent has obta prized to be p	ocks or prevents entry to the pre an area not intended for motor ve tined permission from the Tenant barked on the premises; (2) there	mises; (c) violates a prominently phicles including, but not limited to, (s) to whom the space is assigned are signs posted that are clearly	posted parking prohibition; (d) blocks or is sidewalks, lawns and landscaping; (f) is p to tow the vehicle; (g) (1) Landlord has is readable by an operator of a motor vehicle	icle if the motor vehicle (a) blocks or prevents access by eme unlawfully parked in a space reserved for persons with disab arked in a specific space assigned to a Tenant(s) and Landlon ssued parking tags or other devices that identify vehicles that e in each parking stall or at each entrance to the parking facilit tenant and does not display identification as required.
					f any of the foregoing terms or conditions; (b) after promiliance with the above stated terms and conditions.
				pany):	ction is left blank, then please refer to prominently posted sig
OTHER IN	NSTRUCTION	S:			
y =			Υ		Υ
Landlord/	/Owner/Age	nt	Date Tenant	Date	Tenant Da
		form may not be reprinted without written e Oregon Apartment Association Inc.	X Tenant	 Date	X