RESIDENTIAL RENTAL AGREEMENT

BASIC INFOR	RMATION		
Data:	Landlord:		
	Collowing individual(s) hereinafter refe		
Landlord rents to	Tenant the following described proper	rty (the "Premises"):	
Range Dishwasher	following items of personal property: Refrigerator Blinds conditions stated below.	Washer/Dryer Garbage Can	
SUMMARY O	F FEES, DEPOSITS AND REN	T	
Monthly Rent: Security Deposit	\$		
SECTION 1: T	TERM		
	ement is for: a fixed term [] mo	nth-to-month [].	
1.1 Fixed Term.	These provisions apply if the rental	agreement is for a fixed	term.
1.1.1 The term o	f this Rental Agreement shall be fro	m_and	continue through
ises and continue month-to-month.	to pay rent without any written agreer	ment as to such possession	Tenant shall remain in possession of the Prem- t, then Tenant shall be regarded as a Tenant from in advance in an amount equivalent to the last
SECTION 2: C	OCCUPANCY		
2.1 Possession. Ton (Date) given on the begindate, Tenant may	Tenant's right to possession and obliga , or on such later date as nning day of the term. If Landlord is a	s the Premises are availab unable to give Tenant pos	reement shall commence at 12:01 a.m. le for possession by Tenant if possession is not session of the Premises on or before the above any time thereafter, prior to the date on which
SECTION 3: F	RENTS, UTILITIES, AND OTH	ER CHARGES	
	et. Tenant shall pay to Landlord as e first day of each month in advance		in the summary table per month. Rent shall
or at such other	place as may hereafter be designate	d by Landlord.	
3.1.1 Rent checks	s shall be made payable to:		

	ilities shall be paid as Natural Gas				Telephone	Cable
3.2.1 The follow	ing utilities are paid	directly to the	utility or service	provider:		
lord:	ing utilities must be p					
Agreement as a sagreement, inclusion ordinary wear and that describes the delivery of posses and in writing of the performance lord electes to we fund the balance with a written according to the Land dress to the Land	security deposit to be ding but not limited to detear. Tenant acknown e condition and clean ession of the Leased I his intention to with of any obligation und ithhold the deposit are of the deposit that we ecounting itemizing the	applied to remote opayment of rewledges received liness of the dependence of the costs and report of t	nedy any default rent and to repairing and signing welling unit. We indlord, Landlord the security dep Agreement or re- tice as specified pay the expense- pairs for which to vacating the Preserve	in the performance of damages to the P a property checkling ithin 45 days after dishall either refundable in toward expensions and toward expensions. Landlord has described above a the money was specified. Tenant is refundable in the performance of the perform	e of any obligation remises caused by st report at the beg termination of the d the deposit to Ter- ses incurred due to he dwelling caused as 30 days after no and at the same tim- nt. Tenant shall presponsible for any	Rental Agreement and nant or shall notify Tena default of Tenant in I by Tenant . If Land-tification to either reseasall provide Tenant ovide a forwarding adsums due for defaults of
ing damages to t Upon tenant requ the premises and	he dwelling unit and uest, landlord shall no	written notification of the tenant checklist. At the	ation to the tena when the landle he termination o	nt that the tenant mord's move-out ins of the Rental Agree	nay be present at the pection will occur. ment, Tenant agree	rm for specifying exist- e move-out inspection. Tenant shall examine es to leave the dwelling Agreement.
ises as required b		andlord shall	serve Tenant wit	h 10 days written i	notice of the time a	ntion to vacate the prem- nd date when the prem- nation of the tenancy.
shall be imposed charge in the am charge must be p	if rent is not received ount shown in the sur	d by the landlo mmary table sl t at the time of	ord by nall be imposed paying the over	(5 th day if le if the rent is not madue rent and accep	ft blank). If the real	on in the summary table nt is paid by mail, a late dicated above. The late payment does not consti-
addition to any la	nd rent will have to b	nt. If two dish	onored checks a	re received, then the	he landlord will no	This sum shall be in t accept any additional ees are due in full when
						ler: First to nonrefundand then to current rent.
SECTION 4:	USE OF PREMIS	ES				
ate family or Ter	nant shall reside on thall keep all areas of t	e Premises. U	nauthorized occ	cupants may result	in the termination	
4.2 Pets. Tenant	t shall maintain no pe	ts on the Prem	ises without the	prior written conse	ent of Landlord.	
4.2.1 Approved	Pets. Landlord has	agreed to allov	v the following	pets at the Premise	s:	
4.3 Rules and R	egulations. Tenant s	shall not permi	t any acts to be	done on the Premis	ses in violation of a	ny law or ordinance. In

addition, Tenant shall comply with the rules and regulations and with any additional rules and regulations of which Tenant is

ownership community A copy of this Rental Agreement may be submitted to the common ownership community, if required. Any obligation of the Landlord that affects the use and occupancy of the dwelling is enforceable against Tenant and Tenant acknowledges receipt of a copy of such common ownership rules and regulations. Failure to cure any violation of the common ownership rules and regulations shall constitute a material breach of this Rental Agreement.
4.4 Extended Absence. Tenant shall notify Landlord in writing of any anticipated absence in excess of seven days.
4.5 Alterations. Tenant shall not make or permit any alteration to be made on the Premises without the prior written consent of Landlord.
4.6 Restrictions on Use. In connection with the use of the Premises, Tenant shall:
4.6.1 Refrain from any use that would be reasonably offensive to Landlord, other Tenants, or owners or users of adjoining Premises or that would tend to create a nuisance or damage the reputation of the Premises.
4.6.2 Refrain from making any marks on or attaching any sign, insignia, air conditioner, antenna, aerial, or other device to the exterior or interior walls, windows, or roof of the Premises without the written consent of Landlord. Any walls that the tenant chooses to paint themselves must be approved in writing by the landlord prior to application of paint. If the walls are preapproved to be painted by the landlord, the tenant must return the walls to the original paint color to a professional standard. All walls that are not re-painted to a professional standard in the original will be considered a breach of this lease agreement and the tenant will be responsible for the reasonable cost of returning the surface to it's original color.
4.6.3 Refrain from maintaining any vehicle on the premises that has not been registered (included on the application) with the landlord. No more than vehicles can be registered at any one time. If a garage is included, refrain from using the garage for any other purpose than storing cars and household items.
4.6.4 Smoking is: Not allowed Allowed Outside only
4.6.5 Refrain from conducting any commercial activity or services for compensation in or on the Premises without Landlord's prior written consent.
SECTION 5: REPAIRS AND MAINTENANCE
5.1. Yard Care. Responsibility for Yard care: Landlord Tenant
If Tenant is responsible for yard care, Tenant shall maintain the Premises, including the yard, in at least as good a condition as the Premises were in at the commencement of this Rental Agreement. If there is a sprinkler system, tenant shall use such system as is appropriate to keep the yard maintained consistent with the surrounding community.
5.2 Tenant's Responsibilities Tenant shall
5.2.1 In the event of severe cold weather, Tenant shall take reasonable steps to prevent pipes from freezing including but not limited to maintaining adequate heat, covering any foundation vents and disconnecting exterior hoses. If tenant fails use reasonable care to prevent pipes from freezing, Tenant shall be responsible for all costs to repair pipes due to freezing weather.
5.2.2 Tenant shall be responsible for testing any smoke alarm every six months in accordance with the move-in checklist provided to Tenant and shall notify Landlord of any malfunction.
5.2.3 Tenant agrees to notify Landlord in writing promptly of all required repairs and consents to the entry of Landlord to make repairs requested in writing.
5.2.4 Tenant will upon termination of this Rental Agreement, surrender the premises and all personal property of the Landlord in

good clean condition, normal wear and tear excepted and is responsible for any damage to premises caused by Tenant, their family and guests. Prior to move out, Tenant shall clean interior and exterior of rental home to a professional quality level. Tenant

SECTION 6: Assignment and Sublease

shall be responsible for the actual costs cleaning. All nail or tack holes needed to be properly repaired.

No part of the Premises may be assigned, mortgaged, or subleased, nor may a right of use of any portion of the property be conferred on any third person by any other means, without the prior written consent of Landlord. Such consent shall not be unreasonably withheld. No consent in one instance shall prevent this provision from applying to a subsequent instance.

SECTION 7: Landlord Rights

- **7.1 Nonconformance with Rental Agreement.** In the event the Tenant fails to comply with their obligations under the Rental Agreement or refuses lawful access after due notice, except the failure to pay rent and late charges, Landlord after thirty (30) days notice to cure or quit and thereafter terminate this rental agreement and recover possession as provided by law.
- 7.2 Nonpayment of Rent. If rent is unpaid when due and Tenant fails to pay rent when due, Landlord may use any remedy available under this Rental Agreement or law, including, filing a complaint in the District of Columbia Landlord/Tenant Court for Failure to Pay Rent Landlord's Complaint for Repossession of Rented Property. TENANT HEREBY EXPRESSLY WAIVES ANY NOTICE TO QUIT OR NOTICE TO VACATE IN THE EVENT SUCH TERMINATION IS FOR NONPAYMENT OF RENT.
- **7.3 Abandoned Property.** Property of Tenant left on the Premises after surrender or abandonment of the Premises or termination of this Rental Agreement by any means shall be deemed abandoned and, after proper notice as required by law, shall be disposed of in accordance with law.

SECTION 8: MISCELLANEOUS

- **8.1 Nonwaiver.** Waiver by either party of strict performance of any provision of this Rental Agreement, including acceptance by Landlord of late payment of rent, shall not be a waiver of or prejudice the party's right to require strict performance of the same provision in the future or of any other provisions. If any portion of this agreement is ruled unenforceable by any court, all other portions for the agreement remain in full force and effect.
- **8.2 Attorney Fees and Costs**. In any action by Landlord, Tenant is obligated to pay any court costs awarded by the court and to pay any other legal costs or attorney fees if such fees are awarded by a court. If Tenant prevails, Landlord is obligated to pay the Tenant's attorney fees and costs as awarded by the court.
- **8.3 Notices**. Notices required by this Rental Agreement may be delivered in accordance personally, left on the premises with a person of proper age or posted in a conspicuous location on the premises and mailed by first class U.S. mail, postage prepaid to the premises within 3 calendar days of the date of posting. Notices, other than eviction notices, may be served by first class mail at the premises or landlord address designated herein or such other address as the parties may designate in writing from time to time.
- **8.4 Prior Agreements.** This document is the entire, final, and complete agreement of the parties pertaining to the Rental Agreement and supersedes and replaces all written and oral agreements heretofore made or existing by and between the parties or their representatives insofar as the Rental Agreement or the Leased Premises are concerned (save and except for the application, if any, and move-in checklist recited in this Rental Agreement).
- **8.5 Modification.** No modification of this Rental Agreement shall be valid unless in writing and signed by the parties hereto.

8.6 Disclosures. The person authorized to manage the premises is:
Name:
Address:
The person authorized to act for and on behalf of the Landlord for the purpose of service of process and receiving notices and
demands is (if different than the person authorized to manage the premises):
Name:
Address:
Tenant acknowledges receipt from Landlord of a copy of the following provisions of the Housing Regulations of the District of
Columbia: Chapter 3; Section 101 and Section 106. Any covenant of this Rental Agreement not in accordance with the amended
District of Columbia Housing Regulations is of no effect and void.
This property is exempt from rent control, the exemption number is:
This property is under rent control, the registration number is:

SECTION 9: RECEIPT OF DOCUMENTS Tenant acknowledges receipt of a copy of this Rental Agreement and the rules and regulations. Addendums and documents made a part of this Rental Agreement and agreed to by Landlord and Tenant The following addendums and documents are made a part of this agreement (Check all that apply) Smoke Detector Acceptance Application _____ Check-in Accounting _____ Co-Signer Agreement _____ Rules and Regulations _____ Lead-Based Paint Disclosure Pet Agreement _____ Addendum _____ The parties have executed this Residential Rental Agreement on the date first written above, which is its effective date. NOTE: ALL BLANKS SHOULD BE FILLED IN PRIOR TO EXECUTION. Landlord Date Tenant Date Date