RESIDENTIAL RENTAL AGREEMENT

BASIC INFORM	MATION				
Date:	Landlord:				
		after referred to as "Tenant" a		py the Premises.	
Landlord rents to Te	enant the following describe	ed property (the "Premises"):	4		
Range Dishwasher	llowing items of personal p Refrigerator Blinds nditions stated below.		Garba;	ge Disposal	
SUMMARY OF	FEES, DEPOSITS AN	D RENT			
	TEES, DET OSTISTAT	D REIVI			
Monthly Rent:	\$				
Security Deposit:	\$	Additional Security Depo	osit for Pet: \$	-	
Nonrefundable Fed	es: Cleaning Fee: \$	Dishonored Check: \$	Pet Fee: \$	Late Fees: \$	
Late Fee Basis:					
SECTION 1: TE	CRM				
		_] month-to-month [].			
		e rental agreement is for a fi	ixed term.		
1.1.1 The term of this Rental Agreement shall be from and continue through					
1.1.2 Extension. If, after the expiration or termination of this Rental Agreement, Tenant shall remain in possession of the Premises and continue to pay rent without any written agreement as to such possession, then Tenant shall be regarded as a Tenant from month-to-month. As a month-to-month Tenant, rental payments shall be payable in advance in an amount equivalent to the last month's rent paid under this Rental Agreement.					
SECTION 2: OC	CCUPANCY				
on (Date) given on the beginn	or on such late ing day of the term. If Landscind the Rental Agreement	d obligations under the Renta er date as the Premises are av dlord is unable to give Tenant t by written notice to Landlord	ailable for possessior possession of the Pr	n by Tenant if possession is not emises on or before the above	
SECTION 3: RE	ENTS, UTILITIES, AND	D OTHER CHARGES			
3.1 Monthly Rent. be payable on the	Tenant shall pay to Land first day of each month in	llord as rent the amount ent advance at:	ered in the summar	y table per month. Rent shall	
or at such other pl	ace as may hereafter be do	esignated by Landlord.			
3.1.1 Rent checks sl	hall be made payable to:				

Electricity _	Natural	Gas W	ater	wner Pays T= Sewage tility or service	Garbage	Telephone	Cable
	utilities	are para arree			provider.		
landlord:	C	•			ey are provided to		
The charges	for these utilitie	es are billed to	the tenant	by the landlord	and include the co	ost of utilities as l	oilled to the landlord.
tion of the Ro gations under Premises cau report at the mination of t the deposit to the deposit. T ant is response	ental Agreemen r the Rental Agreed by Tenant, beginning of the he Rental Agree o Tenant or shall fenant shall pro	t as a security of reement or as remot including of the tenancy that dement and delification and the tenancy are the tenancy and the tenancy are the tenancy a	deposit to le dequired by ordinary we describes the very of post written acting address	be applied to relaw, including, ear and tear. Ter the condition and session of the I counting by first to the Landlor	medy any default but not limited to nant acknowledge d cleanliness of the Leased Premises to st class mail statind d and U.S. Postal	by Tenant in performance of unpaid rent, and as receiving and sine dwelling unit. The Landlord, Landing the basis or base Service upon vacations.	Landlord upon the execu- formance of Tenant's obli- to repair damages to the gning a property checklist Within 45 days after ter- lord shall either refund ses of Landlord's claim to cating the Premises. Ten- pairing damages that ex-
damages to the Upon tenant the premises	he dwelling uni request, landlor and complete a	t and written notify to move-in check	otification the tenant v klist. At the	to the tenant the when the landlo te termination of	at the tenant may rd's move-out ins	be present at the pection will occument, Tenant agreement,	n for specifying existing move-out inspection. r. Tenant shall examine ees to leave the dwelling all Agreement.
shall be impo	sed if rent is no	ot received by t	the landlor	y of each month d by ent is not mailed	. If the rent	e in the amount shis paid by mail, a	nown in the summary table late charge in the amount
addition to an	ny late fees for nt. Rent will ha	unpaid rent. If	two disho	nored checks ar	e received, then t	he landlord will n	. This sum shall be in tot accept any additional tes are due in full when
							rder: First to nonrefundand then to current rent.
SECTION	4: USE OF F	PREMISES					
ate family or Tenant shall rodents, and	Tenant shall re keep all areas o vermin.	side on the Pre f the Premises	mises. Un clean, safe	authorized occu , sanitary and fi	ipants may result	in the termination mulation of debris	s other than the immedi- n of the Rental Agreement. s, filth, rubbish, garbage,
121 Annua	wad Date Land	llard has agrae	d to allow	tha fallowing n	ets at the Premise	ia.	
4.2.1 Appro	veu reis. Land	noru nas agree	u to allow	me following p	ets at the Freniise	55.	
	ant shall compl						any law or ordinance. In ns of which Tenant is
4.4 Extended	d Absence. Ter	nant shall notif	y Landlord	in writing of a	ny anticipated abs	sence in excess of	seven days.
4.5 Alteration Landlord.	ons. Tenant sha	ll not make or	permit any	alteration to be	made on the Prei	mises without the	prior written consent of
4.6 Restricti	ons on Use. In	connection wi	th the use	of the Premises	Tenant shall:		
					ndlord, other Tensof the Premises.	ants, or owners or	r users of adjoining Prem-

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 pre-
approved to be painted by the landlord, the tenant must return the walls to the original paint color to a professional standard. Al
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 maintainin	g any vehicle on the premises tha	t has not b	een registered	(included of	on the applic	ation) with	the
landlord. No more than	vehicles can be registered at any	one time.	If a garage is	included, r	efrain from	using the g	arage
for any other purpose than sto	oring cars and household items.						

4.0.4 Smoking is: 110t anovica rinovica Outside only	4.6.4	Smoking is: Not allowed	Allowed	Outside only
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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

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** Prior to move out, tenant shall clean interior and exterior of rental home to a professional quality level. Tenant shall be responsible for the actual costs cleaning. All nail or tack holes needed to be properly repaired.

SECTION 6: Assignment and Sublease

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 or law.** In the event the tenant fails to comply with their duties as specified in the rental agreement or under law, landlord after reasonable notice or in the case of emergency as promptly as the conditions warrant may proceed to conduct any repairs and 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, after ten (10) days written notice of nonpayment and Landlord's intention to terminate the Rental Agreement if the rent is not paid within that period, immediately terminate the Rental Agreement and take possession according to law.
- **7.3 Other Breaches.** In the case of any other material noncompliance by Tenant with the terms of the Rental Agreement or Landlord may deliver a written notice to Tenant specifying the acts and omissions constituting the breach and that the Rental Agreement will terminate after reasonable notice if the breach is not remedied.
- **7.4 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 IC 32-31-4.

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 the event any suit or action is brought to collect rents or to enforce any provision of this Rental Agreement or to repossess the Premises, reasonable attorney fees at trial and on appeal shall be awarded to the prevailing party together with costs and necessary disbursements, notwithstanding any agreement to the contrary.
- **8.3 Notices**. Notices required by this Rental Agreement may be delivered by personal delivery substitute service together with an explanation of the contents of the notice to the person receiving notice or positing on the main entrance of the dwelling or other a conspicuous location at the premises.
- **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 authorize Name :	zed to manage the premises is:	
Address:		
The person authorized to act as agent and demands is: Name:		ervice of process and receiving and receipting for notices
Address:		
SECTION 9: RECEIPT OF DO	OCUMENTS	
Tenant acknowledges receipt of a cop	by of this Rental Agreement and	the rules and regulations.
Addendums and documents made	a part of this Rental Agreemen	t and agreed to by Landlord and Tenant
The following addendums and docum	nents are made a part of this agre	ement (Check all that apply)
Application	Check-in Accounting	Smoke Detector Acceptance
Co-Signer Agreement	Rules and Regulations	Notice to Residents
Pet Agreement	Addendum	Lead-Based Paint Disclosure
The parties have executed this Res	idential Rental Agreement on t	he date first written above, which is its effective date.
NOTE: ALL BLANKS MUST BE	FILLED IN PRIOR TO EXEC	CUTION.
Landlord	Date	
Tenant	Date	

Date

Tenant