RESIDENTIAL RENTAL AGREEMENT

BASIC INFOR	MATION
Date:	Landlord:
Tenant(s): The fo	ollowing individual(s) hereinafter referred to as "Tenant" are authorized to occupy the Premises.
Landlord rents to	Tenant the following described property (the "Premises"):
Range Dishwasher	following items of personal property: Refrigerator Washer/Dryer Garbage Disposal Garbage Disposal conditions stated below.
SUMMARY O	F FEES, DEPOSITS AND RENT
Monthly Rent:	s
Security Deposit:	s \$ (may not exceed 1 month's rent)
Last Month's Re	nt: \$
Cost of purchase	and installation of key and lock: \$
Late Fees:	(if rent is 30 days or more late)
SECTION 1: T	ERM
This Rental Agree	ement is for: a fixed term [] month-to-month [] year-to-year [].
1.1 Fixed Term.	These provisions apply if the rental agreement is for a fixed term.
1.1.1 The term of	this Rental Agreement shall be from and continue through
ises and continue month-to-month.	If, after the expiration or termination of this Rental Agreement, Tenant shall remain in possession of the Premto pay rent without any written agreement as to such possession, then Tenant shall be regarded as a Tenant from As a month-to-month Tenant, rental payments shall be payable in advance in an amount equivalent to the last under this Rental Agreement.
SECTION 2: O	CCUPANCY
on (Date)	enant's right to possession and obligations under the Rental Agreement shall commence at 12:01 a.m. , or on such later date as the Premises are available for possession by Tenant if possession is not ming day of the term. If Landlord is unable to give Tenant possession of the Premises on or before the above rescind the Rental Agreement by written notice to Landlord at any time thereafter, prior to the date on which ered by Landlord.
SECTION 3: R	ENTS, UTILITIES, AND OTHER CHARGES
	t. Tenant shall pay to Landlord as rent the amount entered in the summary table per month. Rent shall e first day of each month in advance at:
or at such other p	place as may hereafter be designated by Landlord.

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3.1.1 Rent checks shall be made payable to:	_
3.2 Utilities. Utilities shall be paid as follows (O= Owner Pays T= Tenant Pays): Electricity Natural Gas Water Sewage Garbage Telephone Cable	
3.2.1 The following utilities are paid directly to the utility or service provider:	
3.2.2 The following utilities must be paid to the Landlord because they are provided directly to the Tenant's dwelling, but are billed to the lanlord:	
The charges for these utilities are billed to the tenant by the landlord and include the cost of utilities as billed to the landlord.	
3.2.2(a) Water or Sewer Service Billed by Landlord To Tenant. If Landlord bills water and sewer charges to Tenant, the charges for water or sewer service are based on the Tenant's metered consumption of water which shall be determined by the metered measurement of all water consumed by Tenant in the Tenant's dwelling unit or premises under Tenant's exclusive control by measurement of a sub-meter installed by a licensed plumber. All showerheads, faucets and water closets in the dwelling unit are water conservation devices and all water closets were installed by a licensed plumber. To cost of water or sewer service that is billed to the Tenant does not include the cost of water and sewer service used in the common areas or water loss due to leaks. Tenant's water usages shall be billed on a monthly basis. Payment of the bill the Tenant shall be due 15 days after the date the bill is mailed to the Tenant. If Tenant fails to make such payment it shall be a material breach of the written rental agreement. Violation of such breach may be cured by payment of the water charges in full prior to any court hearing to adjudicate such violation.	by he
The rate charged by Landlord shall not exceed the unit consumption rate charged by the supplier of the service and Landlord shall not add any other fee or cost to the Tenant's water bill of any nature whatsoever. Landlord shall determine a calculated cost per unit of water consumption by dividing the total amount of any bill or invoice provided to the Landlord from the water company for water usage, the customer service charges and taxes, but not including any interest for late payment, penalty fees or other discretionary assessments or charges, for all water provided to the premises through the water company meter in that billing period, by the total amount of water consumed for the entire premises	st
3.3 Security Deposit. Tenant shall deposit the sum shown in the summary table with Landlord upon the execution of the Rental Agreement as a security deposit to be applied to remedy any default by Tenant in performance of Tenant's obligations under this Rental Agreement or law and as permitted in M.G.L.A. 186 Sec. 15B, not including ordinary wear and tear nor in excess of Landlord's actual damages. Tenant acknowledges receiving and signing a written condition report that describes the condition and cleanliness of the dwelling unit. Within 30 days after termination of the tenancy, Landlord shall either refund the deposit to Tenant or shall give Tenant a written accounting by first class mail stating the basis or bases of Landlord's claim to the deposit. Tenant shall provide a forwarding address to the Landlord and U.S. Postal Service upon vacating the Premises. Tenant is resposible for any sums due for defaults of the Tenant under the Rental Agreement and costs of repairing damages that exceed the amount of the security deposit.	s
3.3.1 Upon occupying the unit tenant shall receive a signed copy of the lease agreement, a move-in form for specifying existing damages to the dwelling unit. Upon tenant request, landlord shall notify the tenant when the landlord's move-out inspection wi occur. At the termination of the Rental Agreement, Tenant agrees to leave the dwelling unit and premises the same condition (excepting ordinary wear and tear) as at the inception of the Rental Agreement.	
3.4. Late Fee. Rent is due in advance on the first day of each month and a late charge in the amount shown in the summary table shall be imposed if rent is not received by the landlord by 30 th day after it is due. If the rent is paid by mail, a late charge is the amount shown in the summary table shall be imposed if the rent is not mailed by 30 th day after it is due.	n
3.5 Dishonored Check. Any dishonored check shall be subject to the same late charge plus \$ This sum shall be in addition to any late fees for unpaid tent. If two dishonored checks are received, then the landlord will not accept any additional checks for rent. Rent will have to be paid by money order or cashier's check. Late charges and other fees are due in full when the rent is paid late.	
3.6 Application of Payments. All payments may be applied to the Tenant's account in the following order: First to nonrefundable fees and late fees, then to security deposits, then to damages caused by tenant, then to past due rent and then to current rent	

4.1 Permitted Use. The Premises shall be used as a dwelling unit and for no other purpose. No persons other than the immediate family or Tenant shall reside on the Premises. Unauthorized occupants may result in the termination of the Rental Agree-

SECTION 4: USE OF PREMISES

ment. Tenant shall keep all areas of the Premises clean, safe, sanitary and free from the accumulation of debris, filth, rubbish, garbage, rodents, and vermin.

- 4.2 Pets. Tenant shall maintain no pets on the Premises without the prior written consent of Landlord.
- **4.2.1 Approved Pets.** Landlord has agreed to allow the following pets at the Premises:
- **4.3 Rules and Regulations.** Tenant shall not permit any acts to be done on the Premises in violation of any law or ordinance. In addition, Tenant shall comply with the rules and regulations and with any additional rules and regulations of which Tenant is hereafter given notice.
- **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** 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 M.G.L.A. 186 Sec. 17.** In the event the Tenant is committing or permitting to exist a nuisance in or is causing substantial damage to the rental unit or is creating substantial damage to the rental unit, or is creating a substantial interference with the comfort, safety or enjoyment of the landlord or other occupants of the accommodation the Landlord after seven (7) days 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 fourteen (14) 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 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 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 under this agreement or state law may be served by personal delivery or certified or registered mail, return receipt requested and addressed to the Tenant at the premises or such other address as Tenant shall request in writing or to the Landlord at the address specified in Section 3.1 of this Agreement.
- **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:			

8.7 Lease Payments based on real estate tax increases (M.G.L.A 186 Sec. 15C). If this is a fixed term leases, Tenant(s) rent may be increased during the term of the Lease in the event of a real estate tax increase levied during the term of the lease. In such event, Tenant shall only be obligated to pay that proportion of such increased tax as the unit leased bears to the whole of the real estate so taxed. The exact percentage of any such increase that Tenant shall pay is ________%. If Landlord obtains an abatement of the real estate tax levied on the whole of the real estate of which the dwelling unit leased by Tenant is a part, a proportionate share of such abatement, less reasonable attorney fees, if any, shall be refunded to said Tenant.

Date

SECTION 9: RECEIPT OF DOCUMENTS

Tenant

Tenant acknowledges receipt of a copy of this Rental Agreement and the rules and regulations.

Date

Tenant