Commercial Lease Extreme Construction

Clause 1. Identification of Landlord and Tenant (CH RISTORNEL SYLVESTRO)					
THIS detection is chiefen into hetareen XTDEALE (m. 1627)					
Vincent Core [Landlord]. Each Tenant is:jointly and severally liable for the					
payment of rent and performance of all other terms of this Agreement.					
Clause 2. Identification of Premises					
Subject to the terms and conditions in this Agreement, Landlord rents to Tenant, and Tenant rents from Landlord, for					
COMMERCIAN FOR THE PREMISES located at 3634 ATC.—BRIGANTINE BLVD.					
600 Syft Unit BRIGATITAL ALT together with the fillering					
600 sy H. Unif Brightmae AN together with the following furnishings and appliances:					
Rental of the premises also includes WATER + SEUDAGE					
Clause 3. Limits on Use and Occupancy					
The premises are to be used only as a private residence for Tenant(s) listed in Clause 1 of this Agreement, and the					
TOLLOWING IMMOST Children: NONE					
Occupancy by grests for more than is prohibited without and lord's written					
consent and will be Considered a breach of this Agreement.					
Clause 4. Term of the Tenancy					
The term of the rental will begin on Nov. 1. 2013, tro Nov 1. 2019 . Landlord					
may terminate the tenancy or modify the terms or this Agreement by giving the Tenant 30 days' written no-					
tice. Tenant may terminate the tenancy by giving the Landlord days' written notice.					
Clause 5. Payment of Rent.					
Regular month rent					
Tenant will pay to Landlord a monthly rent of \$ 800.00, payable in advance on the first day of each month,					
except with that day lails on a weekend or legal holiday in which case rent is due on the analysis.					
be paid to Vincent Cane at 819 N Park Are Norristanor at such other					
place as Landlord designates. PA 1940 3					
Delivery of Payment.					
Rent will be paid:					
Lyby mail, to Vincent Care 819 N Park Ave Norrisben PA 19403					
Form of payment.					
Landlord will accept payment in these forms:					
personal check made payable to // heen / Cone					
Cashier's check made payable to //ncent Cone					
Gredit out					
money order					
Cash LF255 Month-to-Month Cental Agreement					
96-10 Po.1 Comple FNORT service made across					

	and the same					
-	Prorated first month's rons					
	For the period from Tenant's move-in date. No. 1 2012					
	Tenant will pay to Landlord the prorated monthly rent of \$ 500.00. This amount will be paid on or before the date the Tenant moves in					
	before the date the Tenant moves in.					
	Clause 6. Late Charges					
	If Tenant fails to pay the rent in full before the end of the					
	If Tenant fails to pay the rent in full before the end of the pay Landlord a late charge of \$ 50,00 , plus \$ 55,00 for each additional day that the rent remains unpaid. The total late charge for any one month will be to the contract of the pay Landlord a late charge for any one month will be to the contract of the pay the rent will be to the contract of the pay the rent will be to the contract of the pay the rent will be to the contract of the pay the rent will be to the contract of the pay the rent will be to the pay the rent in full before the end of the pay Landlord a late charge of \$ 50,000 , plus \$ 55,000 for each additional day that the rent pay the pay Landlord a late charge for any one month will be to the pay the pay Landlord a late charge for any one month will be to the pay the pay Landlord a late charge for any one month will be to the pay the pa					
	- Property of the month of the month of the man and th					
	waive the right to insist on payment of the rent in full on the date it is due.					
Clause 7. Returned Check and Other Bank Charges						
If any check offered by Tenant to Landlord in payment of rent or any offerences						
	turned for lack of sufficient funds, a "stop payment," or any other reason, Tenant will pay Landlord a returned check					
	charge of \$ 35.00 charge of \$					
	Clause 8. Security Deposits					
	On signing this Agreement, Tenant will pay to Landlord the sum of \$ 800.00 as a security deposit. Tenant may not, without I and ord's prior written and the sum of \$ 800.00 as a security deposit.					
The state of the s						
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	ment of the reasons for, and the dollar amount of, any of the security deposit retained by Landlord, along with a check for any deposit balance.					
	Clause 9. Utilities					
	Tenant will pay all utility charges, except for the following, which will be paid by Landlord:					
-	WATER & SEWAGE					
-						
,	Clause 10. Assignment and Subletting					
•	Tenant will not sublet any part of the premises or assign this Agreement without the prior written consent of Landlord.					
4	Jause 11. Tenant's Maintenance Responsibilities					
f	enant will: (1) keep the premises clean, sanitary, and in good condition and, upon termination of the tenancy, return					
	1 — The state of the continuous like in the state of the					
c	ary wear and tear; (2) immediately notify Landlord of any defects or dangerous conditions in and about the premises f which Tenant becomes aware; and (3) reimburse Landlord, on demand by Landlord, for the cost of any repairs to					
_	Provided curringed by Tchant of Ichant's gliests or business invitees through misuse or restart					
-	chant has examined the premises, including appliances fixtures carnete dropper and sink all					
ĺ	good, safe, and clean condition and repair, except as noted in the Landlord-Tenant Checklist.					
(lause 12. Repairs and Alterations by Tenant					
	a. Except as provided by law, or as authorized by the prior written consent of Landlord, Tenant will not make					

any repairs or alterations to the premises.

Tenant will not, without Landlord's prior written consent, alter, rekey, or install any locks to the premises or Ъ. install or alter any burglar alarm system. Tenant will provide Landlord with a key or keys capable of unlocking all such rekeyed or new locks as well as instructions on how to disarm any altered or new burglar alarmsystem.

Clause 13. Violating Laws and Causing Disturbances Tenant is entitled to quiet enjoyment of the premises. Tenant and guests or invitees will not use the premises or adjacent areas in such a way as to: (1) violate any law or ordinance, including laws prohibiting the use, possession, or sale of illegal drugs; (2) commit waste (severe property damage); or (3) create a nuisance by annoying, disturbing, inconveniencing, or interfering with the quiet enjoyment and peace and quiet of any other tenant or nearby resident.						
Clause 14. Pets						
No animal, bird, or other pet will be kept on the premises, except properly trained service animals needed by blind, deaf, or disabled persons and under the following conditions:						
No Pets						
Clause 15. Landlord's Right to Access Landlord or Landlord's agents may enter the premises in the event of an emergency, to make repairs or improvements, or to show the premises to prospective buyers or tenants. Landlord may also enter the premises to conduct an annual inspection to check for safety or maintenance problems. Except in cases of emergency, Tenant's abandonment of the premises, court order, or where it is impractical to do so, Landlord shall give Tenant 24 notice before entering.						
Clause 16. Extended Absences by Tenant Tenant will notify Landlord in advance if Tenant will be away from the premises for or more consecutive days. During such absence, Landlord may enter the premises at times reasonably necessary to maintain the property and inspect for needed repairs.						
Clause 17. Possession of the Premises						
a. Tenant's failure to take possession. If, after signing this Agreement, Tenant fails to take possession of the premises, Tenant will still be responsible for paying rent and complying with all other terms of this Agreement.						
b. Landlord's failure to deliver possession. If Landlord is unable to deliver possession of the premises to Tenant for any reason not within Landlord's control, including, but not limited to, partial or complete destruction of the premises, Tenant will have the right to terminate this Agreement upon proper notice as required by law. In such event, Landlord's liability to Tenant will be limited to the return of all sums previously paid by Tenant to Landlord.						
Clause 18. Tenant Rules and Regulations Tenants acknowledge receipt of, and have read a copy of, tenant rules and regulations, which are labeled Attachment A attached to and incorporated into this Agreement by this reference.						
Clause 19. Payment of Court Costs and Attorney Fees in a Lawsuit						
In any action or legal proceeding to enforce any part of this Agreement, the prevailing party it / Ishall recover reasonable attorney fees and court costs. Any court to Sto or Clause 20. Disclosures Clause 20. Disclosures As Shall be consisted here to collected Tenant acknowledges that Landlord has made the following disclosures regarding the premises: Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards						
Other disclosures:						

Trash: Only office material such as paper to small items can be put in dumpster.

- No Construction Materials or waste he be put in building dumpster.

Outside: Tenet can not have materia.

Stacked or placed outside Unit or

in parking lot.

- CAM - (common area maintance) fee: In love of CAM knet agrees to plow the snow from packing lot, when needed.

- Lease 2 year option AFTER 1ST Year AT 5% cost of Living inchease UP TO 2016 85.

	m managing the promises, and cave		4.7 9.7				
service of process and re	eceive other notices and demands, w	ne designated by	the Landlord are authorized to accept				
The Landlord, at	the following address: $8/9$	N Pag	verence:				
	A. C.11 · 11		······································				
☐ The following person, at the following address:							
Clause 22. Additional P	rnvisions	1 -	- I WIA C CI.				
Additional provisions are	eas follows: Tenet agree	es to c	get U+O from Uyo				
Clause 22. Additional Provisions Additional provisions are as follows: Tenet agrees to get U+O from Choo Brigantine, Before Nov 1 2013. Any expense for this shall be tenek Soul responsability. (Additional page attached) Property may be placed on the market for sale and the tenant will show the property with 24 hour							
Property may be placed on the market for sale and the tenent will show the market of 1							
notice.							
		-					
							
Clause 23. Validity of E							
If any portion of this Agr	eement is held to be invalid, its inva	alidity will not af	fect the validity or enforceability of any				
other provision of this A	greement.						
Clause 24. Grounds for	Termination of Tenancy						
The failure of Tenant or T	Tenant's guests or invitees to comply	y with any term o	f this Agreement, or the misrepresenta-				
tion of any material fact	on Tenant's rental application, is gro	ounds for terminal	tion of the tenancy, with appropriate				
	edures as required by law.		11 1				
Clause 25. Entire Agree	ment						
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•		•					
Date	Landlord or Landlord's Agent		Title				
	Vincent Cone						
Address			•				
City	State	Zip Code	Phone				
		-	•				
			•				
Date	Tenant ()	/ h \	Phone				
_	Christapher	palvestro					
10-5-13	Mre M		609-338-5651				
Date	Tenant		Phone				
Date	Tenant		Phone				