

USE THIS FORM WHEN RENTING AN ENTIRE SINGLE FAMILY PROPERTY.

Resident Name(s) (regardless of number, who shall be the Tenant as defined in law, hereinafter called "Resident"): Premises Address (hereinafter called the "Premises"): 111 N. Bernard St., Spokane, WA 99201 This Term Lesse & Security Deposit Receipt together with all addends and attachments identified herein are collectively hereina "Agreement." THIS NITIAL RENEWAL AGREEMENT made this date, between Owner and Resident for ren between Owner and Resident for ren of this Agreement shall begin on (specify date) and will be a term lease tenan in the agreement shall begin on (specify date) and will be a term lease tenan in the state of this Agreement shall begin on (specify date) and will be a term lease tenan in the state of this Agreement shall begin on (specify date). Upon expiration of this term, all Resident's rights to occupy the Premises shall cease without right to extend the term hereof. The shall not revert to a month-to-month tenancy following expiration of the term. 2. RENT: Resident shall pay monthly rent and other charges in the following amounts: CHARGE DESCRIPTION Monthly Premises Rent Specify any additional monthly recurring A. Specify any additional monthly recurring A. Specify any additional monthly recurring A. Specify any additional monthly rent due, which includes the monthly Premises rent or any other monthly, recurring charges, is control and is payable in advance by the 1st day of each and every month (hereinafter called the "Rent Due Date") during said at itime designate. Application of payments: Any rent unpaid by the due date is termed delinquent. Regardless of any restrictive designation on or accompanying any payment, Owner shall apply funds received from Resident as follows: to the oldest unpaid rent (wunpaid utilities), to current rent (which includes unpaid utilities), to late payment charges, to notice fees, to damages, to repai to miscellaneous charges. Rent received more than five (5) days after the Rent Due Date shall result in assessment against Resident of a \$ 75 late pa		whose physical address for service of legal notices is: 111 N. Bernard St. Apt. 409, Spokane, WA 99201					
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as a deposit for all purposes, including unpaid rent, damage, clear payment, utilities, keys and other charges and shall be kept in an account with a financial institution (bank or credit union), whose add name is						
	A.	Resident shall have complied with all the conditions of this Agreement.				
		Except for charges imposed pursuant to Section 4 hereof, Resident shall clean and restore the Premises to its condition at the commencement of this tenancy as evidenced by the Property Condition Checklist, which is incorporated herein by reference, less wear resulting from ordinary use. Resident agrees that soiling or staining is not wear resulting from ordinary use.				
	C.	Resident shall surrender all keys and remote control devices to Owner.				
	D.	Resident shall bear the cost to replace or repair any missing or damaged property or fixtures provided by the Owner.				
		Labor and administrative costs for cleaning and repair shall be at the rate of \$_45_ per hour, excepting labor performed by parties other than Owner or agent, which shall be assessed at its actual cost.				
	F.	Resident's payment of any fees or charges imposed pursuant to this Agreement, including early termination charges.				
		Resident shall clean the Premises so that it is in the same state of cleanliness it was in at the time of move-in and shall follow any particular instructions/requirements for move-out provided by Owner to Resident at commencement of the tenancy.				
4.	cha	N-REFUNDABLE FEES: Resident agrees to pay the sum of (insert zero if this paragraph is inapplicable) \$ as a non-refundable rige which shall be used for (identify what the fee covers – be specific),				
	in fu	ch sum shall not be refunded under any circumstances. Some local governments regulate the fee amount. If Resident has not paid the fee ull, attach Deposit Payment Schedule Addendum. The tenant shall not be charged for normal cleaning if he/she has paid a nonrefundable aning fee.				
	R	esident(s) to Initial:				
5.	in fu follo or a	EPAYMENTS: Resident shall make a prepayment toward last month's rent of \$_NA If Resident has not paid the prepayment amount all, attach Deposit Payment Schedule Addendum. Resident may only apply this prepayment to the lawful last month of the tenancy, whether owing timely notice to terminate a month-to-month tenancy, the last month of a fixed term tenancy that has not been renewed or extended, a tenancy which was otherwise terminated in accord with applicable law. Resident is required to pay any difference between the prepayment I the actual last month's rent where the rent has increased before the last month of tenancy.				
6.	of ti	PLICATIONS AND SCREENING FEES: Application and/or Screening fees paid prior to commencement of tenancy in the amount of 40 are non-refundable. Resident authorizes Owner to obtain supplementary credit reports at any time during the Resident's occupancy the Premises at Owner's expense. In some local government regulations, screening fees may be included in determining the amount of a refundable fees permitted. Resident warrants the accuracy of all information contained on Resident's rental application. A subsequent remination that Resident provided false or inaccurate information on the rental application is a breach of the terms of this Agreement and ner may take legal action to terminate this Agreement in such case.				
7.		RMINATION OF TENANCIES: Resident understands that this tenancy shall terminate at (time, specify AM/PM) 5 PM on the last				
	Any Res	of occupancy. It is Resident's obligation to have the Premises vacant and thoroughly clean by that hour. y notice of termination must provide for the vacation of the Premises by all occupants unless otherwise agreed to by Owner in writing. If sident vacates the Premises prior to the expiration hereof or without notice as required by this paragraph, or mutually signed written Early mination Agreement of the Owner, Resident shall be liable for additional rent as provided for in RCW 59.18.310. Any items left behind in unit by the Resident after termination of tenancy will be handled as required under RCW 59.18.310.				
8.	Prei by (or resu failu	MAGE: Resident has inspected the Premises and acknowledges that they are in good condition at the commencement of this Agreement, ept as otherwise indicated on the Property Condition Checklist (attach form as required by RCW 59.18.260). Resident shall keep the mises in a clean and orderly condition, including but not limited to appliances, plumbing, floor coverings, and all personal property provided Dwner, throughout the term of this Agreement and upon surrendering the Premises to Owner. Resident will bear the cost of any cleaning epair performed by Owner to restore the Premises to the condition indicated on the attached Property Condition Checklist, except for wear alting from ordinary use of the Premises. Resident is responsible for rent lost by Owner while performing repairs and/or cleaning because of the to comply with the foregoing. The Property Condition Checklist will be used to determine the refund of security and pet deposits at the of the tenancy.				

WA SINGLE-FAMILY LEASE | REVISED 04/01/2025

© 2003-2024 RHAWA. Formal legal advice and review is recommended for both Resident and Owner prior to selection and use of provided form. RHAWA does not represent your selection or execution of this form as appropriate for your specific circumstances. For use by current RHAWA members only. No representation is made as to the sufficiency or tax consequences from use of this form.





9. KEYS/PREMISES ACCESS:

	Upon signing this rental agreement, the Resident will receive the following keys or other access devices: Front Entry Door, Apt. Door, Mail Box Key
	The locking mechanisms have have not been re-keyed or re-set. Some local governments regulate the resetting of locks between tenants. Keys and other access devices shall not be copied nor given to anyone other than those listed as lease or occupant without the owner's prior written consent.
	In the event that Resident(s) request the Owner to unlock any exterior or interior door for any reason, Resident is required to:
	Call a locksmith at their own expense between the hours of (specify time, AM/PM) and
	Call between the hours of (specify time, AM/PM) and A fee of \$
	will be assessed.
	LJ
0.	SMOKE DETECTION DEVICES/FIRE SAFETY AND PROTECTION INFORMATION:
	Number of detection devices provided in Premises as required by law (several may be required):
	Smoke detection device(s) are (check all that apply): Hard-wire Battery operated
	It is the responsibility of Resident to maintain all smoke detection devices, including replacement of any batteries. Resident shall not tamper with, remove batteries, or otherwise disable any smoke detection devices. Any Resident failing to comply with the provisions of this paragraph can be fined up to \$200 in accordance with RCW 43.44.110/WAC 212.10.050. Resident's initials at the end of this paragraph indicate that all smoke detection devices in the Premises are in proper working order as of the date of this Agreement. If battery operated, or unit uses battery backup, resident(s) is responsible for replacing batteries as needed. Resident agrees to test the smoke detector for proper operation once a month and report any malfunctions to the owner/agent in writing. Failure to maintain the smoke detector is also grounds for termination of tenancy. Additionally, if liability or damages occur because of a Residents' failure to maintain the unit, you may leave yourself open to potential lawsuits and liability (see WAC 212-10-050).
	Resident(s) to Initial:
1.	CARBON MONOXIDE DETECTION DEVICES:
	Number of detection devices provided in Premises as required by law (several may be required):
	The above described carbon monoxide detection device(s) are (check all that apply): \square Hard-wired \bowtie Battery operated \square Plug-in with backup battery.
	In accordance with RCW 19.27.530 a minimum of one carbon monoxide detector is provided. The number of required devices is established by law, and in a given property, several may be necessary. Resident shall not tamper with, remove batteries, or otherwise disable or relocate any carbon monoxide detection devices. Resident's initials at the end of this paragraph indicate that all carbon monoxide detection devices in the Premises are in proper working order as of the date of this Agreement.
	It is the responsibility of the Resident to maintain all carbon monoxide detection devices, including replacement of any batteries.
	☐ It is not the responsibility of the Resident to maintain all carbon monoxide detection devices, including replacement of any batteries.
	Resident(s) to Initial:
	If battery operated, the unit(s) has been checked and is properly operating at the commencement of tenancy. It is the resident(s) responsibility to maintain the carbon monoxide detection device(s) in proper operating condition in accordance with the manufacturer's recommendations, including providing any needed replacement batteries. Failure to maintain the carbon monoxide detector is also grounds for termination of tenancy. Additionally, if liability or damages occur because of a Residents' failure to maintain the unit, you may leave yourself open to potential lawsuits and liability (see WAC 212-10-050). Resident also agrees to test the carbon monoxide detector for proper operation once a month and report any malfunctions to the Owner/agent in writing.
	Resident(s) to Initial:



12. USE/ASSIGNMENTS OR SUB-LETTING: Resident shall not use the Premises for any business purpose regar may be authorized by local law as a legal home occupation, including, but not limited to, garage/yard sale Airbnb and VRBO. Resident shall comply fully with all municipal, county, and state codes, statutes, ordinan to the use district in which the Premises are located. Resident shall not assign this Agreement, sub-let the Premises or lodgers, or permit the Premises to be used for any purpose other than as the primary full to named persons (include all minors): No Airbnb Rentals or Short Term Rental							ssons/tutoring, ions pertaining commodations
13	by Owner. All unauthorize local governments regular. Owner at the Owner's sole this agreement unless Owner agree to any sub-	ed occupants shall, in the policies on addition of discretion. Resident of the policies approved the policies assignment or country to the successor Resident of the successor	n addition to any o conal occupants.Ch t(s) unilateral chan e change in writing hange in occupan esidents and any r	itted within any given 2 ther remedy, result in imposinges in occupancy are not used in marital status or members through a mutually executively, the vacating Resident sefund shall be made solely in the table below):	sition of a per da ot permitted with ber of their living ed written amend recognizes that	ay charge of \$_1(nout the prior writt group does not m dment to this Agre any prepayments	D/Day. Some ten approval of odify or amend ement. Should or refundable
	UTILITY MONTHLY CHARGES	1. PAID DIRECT TO UTILITY	2. TO OWNER BY INVOICE		4. INCLUDED WITH RENT	5. INCLUDED OVERAGES E	
	Electricity Garbage Sewer Water Natural gas/oil Internet Cable Other: 1. PAID DIRECT TO UT charged against the P to Owner upon dema Residents to open see 2. PAID TO OWNER BY Where permitted by th 3. PAID TO OWNER BY 4. INCLUDED WITH RE 5. INCLUDED WITH LIM Any charges incurred	IX	ees to establish userm of this Agreem it illities, assessmen ir name. will be billed to Resident must establish A flat fee per per per per per per per per per p	\$/person \$_	selected utilities are considered paid by Resident sereceived by Occount in Reside	s without delinque trent." Resident age to utility (ies)	limit ency used in orgrees to submit may not permit ly from utility.*
14	receives the bill. If the res When the utility bill is bill understand how late pays lead to eviction proceedir those bills are not yet dus interruptions, fluctuations DELIVERY OF PREMISES term of this Agreement, re	ident is paying a thir led to Owner and coments and returned ag. Owner is entitled e Owner/Agent is rowner/Agent is rowner/	d party, they must opied to Resident, checks will be har to use resident's so to liable for failure payment or otherwith the control of the c		es delinquent wit a \$ se agreement. Nor unpaid utility cha losses or damag on of the Premise In all other respo	chout payment platervice charge for an-payment of utility arges upon moveges as a result of the comment of the	n or extension. processing. To y charges may -out out even if utility outages, ncement of the ent shall remain

refunded to Resident.



15.	PETS AND ANIMALS:			
	Allowed; Breed:	30	Type:	Number:
	Not Allowed; Resident(s)	nor visitors or guests are allowed	d to maintain pets or animals.	
	to clean-up and dispose of an pets are maintained on the P cleaning fee, Resident assur costs to de-flea, fumigate, cl- waste or pest infestation shou	ny pet waste anywhere on the Pre remises, whether or not authoriz mes all costs of restoring propert ean or replace floor coverings, la	emises and on adjacent sidewalks, stre ed by this Agreement, except for charg ty as a result of any pet or animal on andscape restoration, and cost to and	b neighbors. It is Resident's responsibility ets, alleys, and neighboring properties. If ges covered by a prepaid non-refundable the Premises including but not limited to alyze floors for presence of animal urine/ude "guest pets." No pets are to be added
16.	entitled to recover its reasonathe terms of this Agreement.	able attorney's fees and court co This Agreement shall be governed al action brought to enforce the to	sts incurred in the event any action, s d by and construed in accordance with	prohibited, the prevailing party shall be uit or proceeding commenced to enforce the laws of the State of Washington. It is District or Superior Court with jurisdiction
17.	or to exercise any option her such term or Agreement, but unenforceable under present the Agreement shall not be ef that is illegal, invalid or unenf	ein conferred in any one or mor the same shall remain in full for or future laws effective during th fected thereby, and it is also the forceable, there be added as a p	e instances, shall not be construed to ree and effect If any clause or provision to term hereof, then it is the intention of intention of the parties to this Agreeme	rformance of any term of this Agreement, be a waiver or relinquishment of any of on of this Agreement is illegal, invalid, or of the parties hereto that the remainder of ent that in lieu of each clause or provision ovision as similar in terms to such illegal, a.
18.			of Washington requires that upon on on the state of the s	ccupancy, the Temperature control in a .Resident acknowledges that
	the water heater is inaccommoderated that the matter has inspected the specific state of the matter of the matter in the matter is inaccommoderated that the matter is inaccommoderated to the matter in the matte	he accessible hot-water heater a	and to the best of Resident's knowledge	e does not believe it to be set higher than
	Resident(s) to Initial:			
19.	health hazards if not manage 1978 housing, Landlords and	ed properly. Lead exposure is es	specially harmful to young children and an ence of known lead-based paint and/or	sed paint, paint chips, and dust can pose nd pregnant women. Before renting pre- lead-based paint hazards in the dwelling
20.	Premises is at his/her own ris or representation is made reg	sk. Resident acknowledges that a parding the efficacy of such syste	all locks or security systems may pote	ny personal property or vehicles on the entially be breached and that no warranty Owner and agent are not liable for claims owner's control.
21.	ACTIONS BY THIRD PART	IES/PERSONAL PROTECTION	. Owner disclaims any warranties of	or representation that it will be liable to

21. ACTIONS BY THIRD PARTIES/PERSONAL PROTECTION: Owner disclaims any warranties or representation that it will be liable to Resident, resident's family, agents, invitees, employees, or servants for any damages or losses to person or property caused by residents of the property or other persons. Resident understands that Owner and its legal representatives do not guarantee, warrant, or assure resident's personal security and are limited in their ability to provide protection. Resident acknowledges that security devices or measures may fail or be thwarted by criminals or by electrical or mechanical malfunction. Therefore, Resident acknowledges that they should not rely upon the presence of such devices or measures and should protect themselves and their property as if these devices or measures did not exist. Resident understands that any proactive steps owner has taken are neither a guarantee nor a warranty that there will be no criminal acts or that resident will be free from the violent tendencies of third persons. Resident has been informed and understands and agrees that personal safety and security are resident's own personal responsibility. Harassment or intimidation of a resident, guest, owner or owner's agent is prohibited.

Resident is responsible for all damage caused to the Premises as a result of the negligence of resident, their guests and invitees, including but not limited to fire and glass breakage, and shall be responsible for repair and replacement of any damage caused thereby, regardless of whether the breakage or damage was caused voluntarily, involuntarily, or from vandalism.

22. ATTRACTIVE NUISANCES: Residents agree to not use, install, allow or support any attractive features including but not limited to trampolines, skate ramps, pools, on the Premises or surrounding property areas due to potential injury. Any features or such other items in Resident's possession shall be stored in a safe condition in such a way that they cannot be used.

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and invitees, including but not limited to fire and glass breakage, and shall be responsible for repair and replaceme thereby, regardless of whether the breakage or damage was caused voluntarily, involuntarily, or from vandalism. Re property or liability insurance maintained by Owner is for Owner's protection and is not intended to protect Resider loss or damage to Resident's personal property or belongings, or cover Resident from their own liability from injury, or other negligent acts that Resident or their guests may cause others. Resident acknowledges that they are not or	23.	RENTERS INSURANCE: Resident is responsible for all damage caused to the Premises as a result of the negligence of resident, its guests
property or liability insurance maintained by Owner is for Owner's protection and is not intended to protect Resider loss or damage to Resident's personal property or belongings, or cover Resident from their own liability from injury, or other negligent acts that Resident or their guests may cause others. Resident acknowledges that they are not on the Owner and not protected under Owner's fire or liability insurance and understand that any insurance that Owner's		and invitees, including but not limited to fire and glass breakage, and shall be responsible for repair and replacement of any damage caused
loss or damage to Resident's personal property or belongings, or cover Resident from their own liability from injury, or other negligent acts that Resident or their guests may cause others. Resident acknowledges that they are not on the Owner and not protected under Owner's fire or liability insurance and understand that any insurance that Owner's		thereby, regardless of whether the breakage or damage was caused voluntarily, involuntarily, or from vandalism. Resident acknowledges that
or other negligent acts that Resident or their guests may cause others. Resident acknowledges that they are not conthe Owner and not protected under Owner's fire or liability insurance and understand that any insurance that Owner's		property or liability insurance maintained by Owner is for Owner's protection and is not intended to protect Resident against personal injury,
the Owner and not protected under Owner's fire or liability insurance and understand that any insurance that Owner		loss or damage to Resident's personal property or belongings, or cover Resident from their own liability from injury, loss or damage from fire
		or other negligent acts that Resident or their guests may cause others. Resident acknowledges that they are not considered a co-insured of
benefit of Resident.		the Owner and not protected under Owner's fire or liability insurance and understand that any insurance that Owner maintains is not for the
		benefit of Resident.

R	esident(s) to Initial:
	Renters liability insurance is required. Resident agrees to obtain insurance protecting the Premises from loss or damage caused by Resident/Guest or Resident's/Guest's negligence and understands that any insurance that Owner maintains is not for the benefit of Resident. A minimum of dollars of liability coverage needs to be obtained. Resident is required to provide proof of current renters insurance policy within 30 days of occupancy, and again at lease renewal.
	Renters liability insurance is not required. However, it is recommended that Resident obtain renter's insurance to protect Resident's personal property and to cover Resident's liability for Resident's or its guest's negligence.
	NO AND CALED O

- 24. LIENS AND SALES: Owner may mortgage the Premises or grant deeds of trust with respect thereto. Resident agrees to execute such reasonable estoppels certificates as may be required by a mortgage or deed of trust beneficiary stating that the Lease is in full force and effect and certifying the dates to which Rent and other charges have been paid. This Lease is subject and subordinate to any mortgage or deed of trust which is now a lien upon the Premises, as well as to any mortgages or deeds of trust that may hereafter be placed upon the Premises and to any or all advances to be made or amounts owing thereunder, and all renewals, replacements, consolidations and extensions thereof. Resident shall execute and deliver, within 10 days after demand therefore, whatever instruments may be required from time to time by any mortgagee or deed of trust beneficiary for any of the foregoing purposes.
- 25. GENERAL TERMS: No oral agreements have been entered into with respect to this Agreement. This Agreement shall not be modified except by an instrument in writing signed by Resident and Owner. In the event of more than one resident, each resident is jointly and severally liable for each provision of this Agreement. Each resident states that he or she is of legal age to enter into this Agreement. All obligations hereunder are to be performed in the County and state where the Premises is located. Time is of the essence of this Agreement. Neither this Agreement nor any memorandum thereof may be recorded without the express written consent of Owner.
- 26. RESIDENT'S OBLIGATIONS: Resident agrees as follows:

A. General

- 1) To pay all rent and other charges, including utilities and installment payments of last month's rent and security deposit, promptly when due or assessed, for which Resident is responsible and to provide proof of payment.
- 2) To execute all revised rental agreements upon request upon 30 days notice before a new rental period; except for rent increases which require at least 60 days' written notice. Some local governments require longer rent increase notice periods.
- 3) To notify and deliver to Owner any legal notice received from any person or governmental agency which relates to the Premises. Fines assessed to Owner by any governmental agency resulting from a Resident's negligent behavior, including but not limited to, a failure to observe burn bans, Resident's maintenance of a nuisance shall be the responsibility of the Resident to pay.
- 4) Provide the Owner with emergency contact information within (10) days of commencement of tenancy and to provide updated or new information whenever such information is available.
- 5) Not to do or keep anything in or about the Premises that will increase the present insurance rate thereon. Resident agrees to reimburse Owner for any increase that might occur for violation of this rule.
- 6) Resident shall maintain liability insurance and licenses upon all motor vehicles brought onto the Premises and shall provide Owner proof upon request.
- 7) If the Premises should fail an inspection required by local jurisdiction due to the Resident(s), any fines or costs associated with reinspection shall be the responsibility of the Resident.
- 8) To permit Owner to display "for rent" or "for sale" signs at any time during a tenancy.
- 9) Not to permit any person to occupy the Premises other than authorized occupants or guests as defined in Section 12.
- 10) Except in cases of emergency where no notice is required, to permit Owner, his or her agents, employees, or representatives to enter the Premises at reasonable times after notice is given in accordance with RCW 59.18.150(6). The parties agree that no notice is required to enter areas of the Premises generally accessible to the public, such as walkways and driveways.
- 11) FULL NON-Smoking Building

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B. Conduct, Behavior and Safety

- Resident is responsible for their own proper conduct and that of all guests, including the responsibility for understanding and observing all policies and rules.
- 2) To comply with all laws and ordinances and the directions of all proper officers in relation thereto; to refrain from use of the Premises for prostitution, drug manufacture/use/possession/sale, any felony or misdemeanor or any other illegal use. Resident shall keep the Premises free of illegal drugs, nor use the same on the Premises. Residents agree not to abuse any drugs, whether legal or illegal, or alcohol in a manner that will either disturb the peace of quiet enjoyment of other residents or endanger the health, safety, or well-being of any resident, family member, guest or invitee resident at the Premises or adjacent properties. Resident, family members or guests shall not engage in gang related activity on or about the Premises.
- 3) Resident shall not keep or maintain an attractive nuisance on the Premises as described in section 22.
- 4) Resident is to follow all bans/laws, including, but not limited to, burn bans.
- 5) No smoking of any substance is allowed in or on the Premises unless the owner/agent provides an alternate smoking policy addendum as an attachment to this agreement.
- 6) To comply with any trespass admonishments issued by Owner. To ensure the safety of all residents and their authorized guests, Owner expressly reserves the right to exclude persons who are not authorized residents (as set forth in paragraph 12) from the Premises. A Resident (or guest of a Resident) who knowingly invites or allows a previously admonished person onto the Premises without the written authorization of the Owner or Owner's agent shall be deemed to have materially violated the terms of this Agreement. In addition to any other lawful basis, Owner may issue a trespass admonishment to exclude from the Premises any person, whether a Resident, occupant, invitee or other third party, who refuses to promptly show photo identification upon request by Owner or an authorized representative of Owner, or who refuses to identify him or herself as a resident, occupant, or guest of a specific resident. Resident shall be personally liable for the acts of any guests who Resident invites onto the Premises.
- 7) Resident shall not make or allow any disturbing noises which will interfere with the rights, comforts or convenience of others. TV, stereo, radio and musical instrument volumes are to be played at a volume which will not disturb others.

C. Maintenance, Repairs and Alterations

- Resident's dirt, destruction, damage of any nature, neglect or disrepair to carpet does not constitute wear resulting from ordinary
 use. If carpets are new or Owner had carpets professionally shampooed prior to Resident's occupancy as indicated on the Property
 Condition Checklist form, Resident shall also pay for professionally shampooing same. Resident shall obtain area rugs or other
 coverings to protect hardwood floors.
- 2) Resident agrees to provide written notice to Owner regarding any habitability issues and to give Owner the opportunity to cure the defective condition prior to exercising any other option granted to the Resident under law. Owner is under no obligation to correct or repair any defective conditions caused by the Resident.
- 3) Resident shall reimburse Owner promptly in the amount of the loss, property damage, or cost of repairs or service (including plumbing trouble caused by negligence or improper use by Resident, their invitees, family or guests. Residents shall be responsible for any damage resulting from windows or doors left open. Such reimbursement shall be due immediately upon demand by Owner. Owner's failure or delay in demanding damage reimbursements, late payment charges, returned check charges or other sums due from Resident is not a waiver thereof; and Owner may demand the same at any time.
- 4) Resident understands and agrees that any damage caused by or related to smoking of any substance or any tobacco product use, or use of candles, incense, oil lamps, or burning of any other product (except for proper use of Owner installed fireplaces), shall not constitute wear resulting from ordinary use of the Premises. The cost of such repair, which shall be borne by Resident, may include the following: deodorizing the Premises, cleaning of drapes and blinds, sealing and painting of walls and ceiling, and cleaning, repairing or replacing of carpeting or padding.
- 5) Residents shall be responsible for any damage resulting from windows or doors left open or unlocked.
- 6) To protect against freezing of water pipes and waste pipes and stoppage of same in and about the Premises. To maintain the temperature of the Premises at such a level to prevent breakage of pipes or other damage to the Premises. Resident shall relieve stoppage of drains, and to repair all damage caused thereby, whether through freezing or other obstruction, unless resulting from a condition existing at the commencement of this tenancy.
- 7) Not to intentionally or negligently destroy, deface, damage, change, repair or remove any part of the structure or dwelling, including the facilities, equipment, furniture, floor or window coverings, furnishings, locks and appliances, or permit any member of Resident's family, invitee, licensee, or any person under Resident's control to do so, and agrees to notify Owner of any such damage that occurs; To repair at Resident's expense any damage to the Premises caused by Resident's acts or neglect within the time period provided by written notice from Owner requiring such repairs.



- 8) Not to make any alterations, additions, painting or improvements to the Premises, nor to change or add additional locks, nor change or add telephone, network or cable TV jacks, nor to install any wires, cables or aerials for internet, radio or television purposes on the roof or other parts of the building without the prior written approval of Owner. In the event such consent is given, all such alterations or additions shall be made at the sole expense of Resident and shall become the property of Owner and remain in and be surrendered with the Premises upon vacancy, unless the consent given requires the removal of the improvement and restoration of the Premises. Resident is responsible for any damage caused by the use of tacks, nails, or adhesives on walls or woodwork.
- 9) Prior to the installation of a satellite dish, the Resident must first give notice to the landlord informing them that a satellite is to be installed. Installation must be performed by a licensed professional and within the approved guidelines for installation as provided by the landlord. All satellite equipment and cabling must be contained within space under the Resident's direct control per the lease agreement, not within or accessible from common areas.
- 10) Resident shall not disconnect or relocate within the dwelling any owner supplied appliance without owner's written consent.
- 11) Not to install a waterbed or aquarium without the prior written approval of Owner. If permission is granted to use a waterbed, Resident shall obtain an insurance policy to protect Owner from any damage that may be caused thereby. No aquariums or other unusually heavy objects are permitted on the Premises without Owner's written consent.
- 12) In the event that the Resident requests testing and/or service calls which prove to be unsubstantiated, or the condition is caused by the Resident, the Resident must pay for all actual service call charges.
- 13) To inspect and maintain in compliance with the information tag thereon all Owner in-unit supplied fire extinguishers. Any fire extinguishers supplied are without charge for convenience of Resident only and no warranty is made as to their sufficiency for the Premises.
- 14) Owner is not obligated to provide window or door screens. If any are presently installed, Owner has no obligation to maintain or replace them.

D. Appearance, Cleanliness and Trash

- 1) To take all reasonable precautions to prevent the presence of bed bugs.
- 2) To take all reasonable precautions to prevent the presence of mold or mildew in the Premises as per attached Mold Handout, such steps to include, generally, using exhaust fans where available in humid locations, removing condensation from windows and other surfaces, providing adequate ventilation to the Premises at all times, storing possessions and furniture so as to provide for air circulation, etc. Resident agrees to promptly notify Owner of the presence of mold or mildew.
- 3) The Premises must be kept clean, sanitary and free from objectionable odors. To properly dispose of all rubbish, garbage, and other waste at reasonable and regular intervals and to follow all recycling procedures. To assume all costs of extermination and fumigation for infestation caused by Resident.
- 4) Resident agrees not to store any hazardous material including but not limited to unreasonable amounts of flammable materials, asbestos, petroleum and petroleum by-products, old batteries, or paint on the Premises.
- 5) Except as otherwise permitted by law, to display no signs or placards on or about the Premises that are visible to the public.
- 6) To maintain the plantings and lawn and to keep the grass, lawn, flowers, planting beds, trees and shrubs in good condition and repair by watering, fertilizing and otherwise maintaining those elements in good health and in an appearance consistent with the character of the surrounding neighborhood and in consideration of landscaping condition as noted in the Property Condition Checklist. Owner reserves the right to have professional gardeners maintain the yard at Resident's expense should Resident fail to comply with the preceding sentence. To keep the sidewalks or paths surrounding the Premises free and clear of all obstructions, snow and ice.
- 7) To provide and maintain receptacles for garbage and trash, and to contract for collection of the same. The Premises must be kept clean, sanitary and free from objectionable odors. To properly dispose of all rubbish, garbage, and other waste at reasonable and regular intervals and to follow all recycling procedures. Resident is responsible for all costs of extermination and fumigation for infestation caused by Resident.



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27. DAMAGE OR DESTRUCTION OF PREMISES: In the event of damage to the Premises by fire, water or other hazard, and the damages are such that Resident's occupancy can be continued, Owner shall make such repairs as needed with reasonable promptness and rent shall NOT abate during the period of such repairs. If in Owner's opinion, the Premises are so damaged as to be unfit for occupancy, and Owner elects to make such repairs, the rent provided for herein shall abate during the period of time the Premises are not occupied by Resident, but in all other respects the terms and provisions hereof shall continue in full force and effect. Should repair necessitate Resident vacates the Premises for a period of time, Resident is obligated to vacate as instructed by Owner and rent shall abate during this period. Under no circumstances, terms or condition shall rent abate if damages are caused by the Resident. In the event that the Premises are so damaged or destroyed as to be, in the sole opinion of Owner, incapable of being satisfactorily repaired within a reasonable period of time, then this Agreement shall terminate effective as of the damage or destruction and Resident shall immediately vacate. In such case, Resident shall pay rent pro-rata through the day Resident vacates the Premises.

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28. SUMMARY OF FUNDS RECEIVED AND DUE:

ITEM	CHARGE	RECEIVED	BALANCE	AMOUNT DUE DATE
First Month's Rent	\$	\$	\$	
Last Month's Rent (if applicable)	\$	\$	\$	
Non-Refundable Fee:	\$	_ \$		SF +
Refundable Security Deposit	\$	\$		
Other Payments (describe):	\$	_ \$		
Other Payments (describe):	\$	\$		-
TOTAL			\$	
29. ADDITIONAL DOCUMENTS REQUIRED TO BE AT	TACHED TO THIS AGREE	EMENT:		
This Agreement, together with the attachments ident	tified below, constitute the	entire agreement	petween the parti	es.
(Select from the list and/or write in all attached adde	nda in the box below):			
Property Condition Checklist (Required wheneve	er a refundable deposit is co	ollected.)		*
Mold Handout (Required in all Washington State		consistence forces forces a 🗸		
Lead Based Paint Pamphlet (Required for pre-19				
Lead Based Paint Disclosure Addendum (Requir	ed for pre-1978 properties.)		
Local Law Disclosure Addendum (Tenant rights in	nformation required in som	e jurisdictions.)		
Copy of Property Registration or License (Requir	red in some jurisdictions.)			
Notary Form for Landlord Signature (Required by	WA state law on any lease	e with term longer	than one year.)	
Agency Disclosure and Pamphlet (required for tra				l estate broker.)
Resident's initials acknowledge receipt of the attack	hments listed above which	are incorporated	as part of this Agr	eement.
IN WITNESS WHEREOF, the parties have executed this	Agreement the day and ye	ear first above writ	ten.	
Owner/Agent and Tenant are each advised to seek indep	endent legal advice on ma	tters arising from	use of this form.	
Owner/Agent:	Signature:			Date:
Resident:	Signature:			Date:
Resident:	Signature:			Date:
Resident:	Signature:			Date:
Resident:	Signature:			Date: