## **RESIDENTIAL LEASE AGREEMENT**

for



-	(Property A	ddress)	<del>_</del>
1. This AGREEMENT is entered into this	is day	of	between
BROKER,	, ("LAN	DLORD") legal owner of th	e property through the Owner') and
4 5 Tenant's Name:			
Tenant's Name:			
3 O (collectively, "TENANT"), which parties he	ereby agree to as for	ollows:	
2. SUMMARY: The initial rents, charges	and deposits are a Total Amount	s follows:	Balance Due Prior to Occupancy
Rent: From	\$ \$	FIED FUNDS)	S
4. PREMISES: Landlord hereby leases to and conditions of the lease, the Premises			
)			
5. TERM: The term hereof shall commend , for thereafter, until either party shall term delivered by certified mail (all calculations).	a total rent of \$ _ninate the same bon based on 30 day	by giving the other party (y month).	then on a month-to-month basi hirty (30) days written notic
6. RENT: TENANT shall pay rent at the n of every month beginning the There is no grad	nonthly rate of \$ _ _ day of ce period. If rent is	, in s delinquent, it must be paid	advance, on the da and delinquent after in the form of certified funds.
Residential Lease Agreement Rev. 9/09 Page 1 of 9 © 2009 Greater Las Vegas Association of REALTOR		Tenant Tenant Property:	TenantTenant

2 3 4 5	and shall mail such payments to:  -or- hand deliver such payments to during normal business hours.
8.	ADDITIONAL FEES:
; ; )	A. LATE FEES: In the event TENANT fails to pay rent when due, TENANT shall pay a late fee o plus \$ per day for each day after days that the sum was due
2 3 4 5 7 8	B. DISHONORED CHECKS: A charge of \$ shall be imposed for each dishonored check made by TENANT to LANDLORD. TENANT agrees to pay all rents, all late fees, all notice fees and all costs to honor a returned check with certified funds. After TENANT has tendered a check which is dishonored TENANT hereby agrees to pay all remaining payments including rent due under this Agreement by certified funds Any payments tendered to LANDLORD thereafter, which are not in the form of certified funds, shall be treated as i TENANT failed to make said payment until certified funds are received. LANDLORD presumes that TENANT is aware of the criminal sanctions and penalties for issuance of a check which TENANT knows is drawn upon insufficient funds and which is tendered for the purpose of committing a fraud upon a creditor.
) 2 3 4 5 7	C. ADDITIONAL RENT: All late fees and dishonored check charges shall be due when incurred and shall become additional rent. Payments will be applied to charges which become rent in the order accumulated. All unpaid charges or any fees owed by TENANT, including but not limited to notice fees, attorney's fees, repair bills utility bills, landscape/pool repair and maintenance bills and CIC fines will become additional rent at the beginning of the month after TENANT is billed. TENANT'S failure to pay the full amount for a period may result in the initiation of eviction proceedings. LANDLORD'S acceptance of any late fee or dishonored check fee shall not act as a waiver of any default of TENANT, nor as an extension of the date on which rent is due. LANDLORD reserves the right to exercise any other rights and remedies under this Agreement or as provided by law.
3 9 9. 9 1 2 3 4 5 7 8	SECURITY DEPOSITS: Upon execution of this Agreement, TENANT shall deposit with LANDLORD as a Security Deposit the sum stated in paragraph 2. TENANT shall not apply the Security Deposit to, or in lieu of rent. At any time during the term of this Agreement and upon termination of the tenancy by either party for any reason, the LANDLORD may claim, from the Security Deposit, such amounts due Landlord under this Agreement Any termination prior to the initial term set forth in paragraph 5, or failure of TENANT to provide proper notice of termination, shall result in TENANT forfeiting the Security Deposit. Pursuant to NRS 118A.242, LANDLORD shall provide TENANT with a written, itemized accounting of the disposition of the Security Deposit within thirty (30) days of termination. TENANT agrees, upon termination of the tenancy, to provide LANDLORD with a forwarding address to prevent a delay in receiving the accounting and any refund.
	<b>TRUST ACCOUNTS:</b> BROKER shall retain all interest earned, if any, on security deposits to offse administration and bookkeeping fees.
2 11.	<b>EVICTION COSTS:</b> TENANT shall be charged an administrative fee of \$ per eviction attempt to offset the costs of eviction notices and proceedings. TENANT may be charged for service of legal notices and all related fees according to actual costs incurred.
5 12. 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	CARDS AND KEYS: Upon execution of the Agreement, TENANT shall receive the following:  Door key(s) Garage Transmitter(s) Other(s)
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1 2	13.	<b>CONVEYANCES AND USES:</b> TENANT shall not assign, sublet or transfer TENANT'S interest, nor any part thereof, without prior written consent of LANDLORD. TENANT shall use the Premises for residential purposes
3		only and not for any commercial enterprise or for any purpose which is illegal. TENANT shall not commit waste,
4		cause excessive noise, create a nuisance or disturb others.
5		
	14.	OCCUPANTS: Occupants of the Premises shall be limited to persons and shall be used solely for
7		housing accommodations and for no other purpose. TENANT represents that the following person(s) will live in the
8		Premises:
9		
10		
11	15.	GUESTS: The TENANT agrees to pay the sum of \$ per day for each guest remaining on the Premises more than days. Notwithstanding the foregoing, in no event shall any guest remain on the
12		the Premises more than days. Notwithstanding the foregoing, in no event shall any guest remain on the
13		Premises for more than days.
14		
15	16.	UTILITIES: LESSEE shall immediately connect all utilities and services of premises upon commencement of
16		lease. LESSEE is to pay when due all utilities and other charges in connection with LESSEE's individual rented
17		premises. Responsibility is described as (T) for Tenant and (O) for Owner:
18		Electricity         Trash         Phone         Other           Gas         Sewer         Cable         Other
19		Gas Sewer Cable Other
20		Gas         Sewer         Cable         Other           Water         Septic         Association Fees
21		
22		a. TENANT is responsible to connect the following utilities in TENANT'S name:
23		a. 1217111 is responsible to connect the following duffiles in 12177111 5 fighte.
24		b. LANDLORD will maintain the connection of the following utilities in LANDLORD's name and bill
25		TENANT for connection fees and use accordingly:
26		. No. of Education and the state of the stat
27		c. No additional phone or cable lines or outlets shall be obtained for the Premises without the
28		LANDLORD's written consent. In the event of LANDLORD's consent, TENANT shall be responsible for all
29		costs associated with the additional lines or outlets.
30		d. If an alarm system exists on the Premises, TENANT shall obtain the services of an alarm services
31		company and shall pay all costs associated therewith.
32		e. Other:
33		
34		
35	17.	PEST NOTICE: TENANT understands that various pest, rodent and insect species (collectively, "pests") exist in
36		Southern Nevada. Pests may include, but are not limited to, scorpions (approximately 23 species, including bark
37		scorpions), spiders (including black widow and brown recluse), bees, snakes, ants, termites, rats, mice and pigeons.
38		The existence of pests may vary by season and location. Within thirty (30) days of occupancy, if the Premises has
39		pests, LANDLORD, at TENANT's request, will arrange for and pay for the initial pest control spraying. TENANT
40		agrees to pay for the monthly pest control spraying fees. The names and numbers of pest control providers are in the
41		yellow pages under "PEST." For more information on pests and pest control providers, TENANT should contact the
42		State of Nevada Division of Agriculture at www.agri.nv.gov.
43		State of Nevada Division of righeattare at www.agii.nv.gov.
43 44	10	PETS: No pet shall be on or about the Premises at any time without written permission of LANDLORD. In the
44 45	10.	event TENANT wishes to have a pet, TENANT will complete an Application for Pet Approval. Should written
46		permission be granted for occupancy of the designated pet, an additional security deposit in the amount of \$
47		will be required and paid by TENANT in advance subject to deposit terms and conditions aforementioned. In the
48		event written permission shall be granted, TENANT shall be required to procure and provide to Landlord written
49 <b>5</b> 0		evidence that TENANT has obtained such insurance as may be available against property damage to the Premises and
50		liability to third party injury. Each such policy shall name LANDLORD and LANDLORD'S AGENT as additional
51		insureds. A copy of each such policy shall be provided to Landlord or Landlord's BROKER prior to any pets being
52		allowed within the Premises. If TENANT obtains a pet without written permission of LANDLORD, TENANT agrees
53		to pay an immediate fine of \$500. TENANT agrees to indemnify LANDLORD for any and all liability, loss and
		dential Lease Agreement Rev. 9/09 Landlord Tenant Tenant Tenant Tenant Tenant
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	∠	707 Greater Das 1 650s 1 650c into in the file in the control of t

1 2 3		damages which LANDLORD may suffer permission was granted.	as a result of any ani	mal in the Premises,	whether or not written
5 4 5 6	19.	<ol> <li>RESTRICTIONS: TENANT shall not keep campers, trailers, mobile homes, recreation follows:</li> </ol>			
7		TENANT shall not conduct nor permit any	work on vehicles on t	he premises.	
8 9 10 11 12 13 14	20.	20. ALTERATIONS: TENANT shall make no alterations or improvements made to the Preparties hereto, become the property of LAI fixture permanently affixed to the Premises restoring the Premises to its original condition	emises, shall, unless oth NDLORD and shall ren s. In the event of any	erwise provided by wri nain upon the Premises alterations, TENANT s	tten agreement between s and shall constitute a shall be responsible for
	21.	Association Governing Documents (if any), TENANT's failure to comply with any and default, LANDLORD may, at its option, LANDLORD shall issue a proper itemize LANDLORD may pursue any and all legal at	or TENANT's engagement all applicable laws, so terminate this tenanced statement to TENA	ent in activity prohibite hall be considered a d y upon giving proper .NT noting the amour	d by this Agreement, or efault hereunder. Upon notice. Upon default,
22 23 24 25	22.	<b>22. ENFORCEMENT:</b> Any failure by LAND waiver of said terms by LANDLORD. Acconstrued to waive any right of LANDLORD	ceptance of rent due by	y LANDLORD after a	
26 27 28 29 30 31 32	23.	Premises at the expiration of this Agreem LANDLORD prior to the first day of the In no event shall notice be less than 30 day TENANT fails to provide such notice, TEN until 30 days after such notice. During a %.	nent. Such notice sha ast month of the lease as prior to the expiration ANT shall be deemed	Il be in writing and term set forth in section of the term of this A to be holding-over on a	shall be provided to on 5 of this Agreement. Agreement. In the event a month-to-month basis
33 34 35 36 37 38	24.	24. TERMINATION: Upon termination of the remove any and all of TENANT'S property LANDLORD in good, clean and sanitary conspect the Premises in the TENANT's present	v. TENANT shall return ondition, normal wear e	n keys, personal proper xcepted. TENANT will	ty and Premises to the
	25.	25. EMERGENCIES: The name, address and services emergencies on behalf of the LAND			
42 43 44 45 46 47 48 49 50 51 52 53 54	26.	report to the LANDLORD any defect or pro TENANT agrees to notify LANDLORD of TENANT understands that TENANT may be costs of remediation of such damage. TEN Premises up to and including the cost of \$ replacements and maintenance required by T licensees and guests, including but not limit open and/or by overflow of water, or stoppa building in general. At LANDLORD's option rent to be paid no later than the next monthly	blem pertaining to plum any water leakage and/ be held responsible for (ANT shall be responsional) ENANT's misconduct of ted to any damage done ge of waste pipes, or ar n, such charges shall be	nbing, wiring or workm for damage within 24 h any water and/or mold ble for any MINOR r TENANT agree or negligence or that of the e by wind or rain cause my other damage to apple paid immediately or be	anship on the Premises. ours of the occurrence. damage, including the epairs necessary to the est to pay for all repairs, FENANT's family, pets, ed by leaving windows itances, carpeting or the
	Res:	Residential Lease Agreement Rev. 9/09 Land Page 4 of 9	lord	Tenant Property	Tenant

1 2 3 4 5	a. TENANT shall change filters in the heating and air conditioning systems at least once every month, at TENANT's own expense. LANDLORD shall maintain the heating and air conditioning systems and provide for major repairs. However, any repairs to the heating or cooling system caused by dirty filters due to TENANT neglect will be the responsibility of TENANT.
6	b. TENANT shall replace all broken glass, regardless of cause of damage, at TENANT's expense.
7 8 9 10 11 12 13 14 15 16	c. In the case of landscaping and/or a swimming pool being maintained by a contractor, TENANT agrees to cooperate with the landscape and/or pool contractor in a satisfactory manner. LANDLORD provided landscaping maintenance is not to be construed as a waiver of any responsibility of the TENANT to keep and maintain the landscaping and/or shrubs, trees and sprinkler system in good condition. In the event the landscaping is not being maintained by a Contractor, TENANT shall maintain lawns, shrubs and trees. TENANT shall water all lawns, shrubs and trees, mow the lawns on a regular basis, trim the trees and fertilize lawns, shrubs and trees. If TENANT fails to maintain the landscaping in a satisfactory manner, LANDLORD may have the landscaping maintained by a landscaping contractor and charge TENANT with the actual cost. Said costs shall immediately become additional rent.
17 18	d. LANDLORD shall be responsible for all major electrical problems that are not caused by TENANT.
19 20 21 22 23	e. TENANT shall -OR shall not have carpets professionally cleaned upon move out. If cleaned, TENANT shall present LANDLORD or LANDLORD's BROKER with a receipt from a reputable carpet cleaning company.
24 25	f. There is -OR- is not a pool contractor whose name and phone number are as follows:
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	If there is no such contractor, TENANT agrees to maintain the pool, if any. TENANT agrees to maintain the water level, sweep, clean and keep in good condition. If TENANT fails to maintain the pool in a satisfactory manner, LANDLORD may have the pool maintained by a licensed pool service and charge TENANT with the actual cost. Said costs shall become additional rent.  27. ACCESS: TENANT agrees to grant LANDLORD the right to enter the Premises at all reasonable times and for all reasonable purposes including showing to prospective lessees, buyers, appraisers or insurance agents or other business therein as requested by LANDLORD, and for BROKER's periodic maintenance reviews. If TENANT fails to keep scheduled appointments with vendors to make necessary/required repairs, TENANT shall pay for any additional charges incurred which will then become part of the next month's rent and be considered additional rent. TENANT shall not deny LANDLORD his/her rights of reasonable entry to the Premises. LANDLORD shall have the right to enter in case of emergency and other situations as specifically allowed by law. LANDLORD agrees to give TENANT twenty-four (24) hours notification for entry, except in case of emergency.  28. INVENTORY: It is agreed that the following inventory is now on said premises. (Check if present; cross out if absent.)
43 44 45 46 47 48 49	Refrigerator Intercom System Spa Equipment Stove Alarm System Auto Sprinklers Microwave Trash Compactor Auto Garage Openers Disposal Ceiling Fans BBQ Dishwasher Water Conditioner Equip. Solar Screens Washer Floor Coverings Pool Equipment Dryer Window Coverings Other
50 51 52 53	TENANT assumes responsibility for the care and maintenance thereof.
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1 2	29.	<b>ASSOCIATIONS:</b> Should the Premises described herein be a part of a common interest community, homeowners association planned unit development, condominium development ("the Association") or such, TENANT hereby
3		agrees to abide by the Governing Documents (INCLUDING Declarations, Bylaws, Articles, Rules and Regulations
4		of such project and further agrees to be responsible for any fines or penalties levied as a result of failure to do so by
5		himself, his family, licensees or guests. Noncompliance with the Governing Documents shall constitute a violation
6		of this Agreement. Unless billed directly to TENANT by the Association, such fines shall be considered as an
7		addition to rent and shall be due along with the next monthly payment of rent. By initialing this paragraph
8		TENANT acknowledges receipt of a copy of the applicable Governing Documents. LANDLORD, at LANDLORD's
9		expense, shall provide TENANT with any additions to such Governing Documents as they become available
0		LANDLORD may, at its option, with 30 days notice to TENANT, adopt additional reasonable rules and regulations
1		governing use of the Premises and of the common areas (if any). [] [] []
2		go verming use of the Freninses and of the common areas (if any).
3	30	INSURANCE: TENANT is -OR-is not required to purchase renter's insurance. LANDLORD and BROKER
4	50.	shall be named as additional interests on any such policy. LANDLORD shall not be liable for any damage or
5		injury to TENANT, or any other person, to any property occurring on the Premises or any part thereof, or in
6		common areas thereof. TENANT agrees to indemnify, defend and hold LANDLORD harmless from any claims for
7		damages. TENANT understands that LANDLORD's insurance does not cover TENANT's personal property. Ever
8		if it is not a requirement of this Agreement, TENANT understands that LANDLORD highly recommends that
9		
		TENANT purchase renter's insurance.
20	21	HILECAL ACTIVITIES DECHIDITED. TENANT is aware of the following. It is a misdemanner to commit a
1	31.	ILLEGAL ACTIVITIES PROHIBITED: TENANT is aware of the following: It is a misdemeanor to commit of
22		maintain a public nuisance as defined in NRS 202.450 or to allow any building or boat to be used for a public
23		nuisance. Any person, who willfully refuses to remove such a nuisance when there is a legal duty to do so, is guilty
4		of a misdemeanor. A public nuisance may be reported to the local sheriff's department. A violation of building
25		health or safety codes or regulations may be reported to the government entity in our local area such as the code
26		enforcement division of the county/city government or the local health or building departments.
27	22	ADDITIONAL DEGRONGING INTERC
	32.	ADDITIONAL RESPONSIBILITIES:
9		
0		a. TENANT may install or replace screens at TENANT's own expense. Solar screen installation requires written
1		permission from LANDLORD. LANDLORD is not responsible for maintaining screens.
2		
3		b. With the exception of electric cooking devices, outdoor cooking with portable barbecuing equipment is
4		prohibited within ten (10) feet of any overhang, balcony or opening, unless the Premises is a detached single
5		family home. The storage and/or use of any barbecuing equipment is prohibited indoors, above the first floor and
6		within five (5) feet of any exterior building wall. Adult supervision is required at all times the barbecue
7		equipment is generating heat.
8		
9		c. The Premises have -OR- have not been freshly painted. If not freshly painted, the Premises
0		have -OR- have not been touched up. TENANT will be responsible for the costs for any holes or
1		excessive dirt or smudges that will require repainting.
2		
-3		d. TENANT agrees to coordinate transfer of utilities to LANDLORD or BROKER no less than
4		business days of vacating the Premises.
5		
6		e. Locks may be replaced or re-keyed at the TENANT'S expense provided TENANT informs LANDLORD and
17		provides LANDLORD with a workable key for each new or changed lock.
8		
9		f. TENANT may conduct a risk assessment or inspection of the Premise for the presence of lead-based pain
0		and/or lead-based paint hazards at the TENANT's expense for a period of ten days after execution of this
1		agreement. Such assessment or inspection shall be conducted by a certified lead-based paint professional. It
2		TENANT for any reason fails to conduct such an assessment or inspection, then TENANT shall be deemed to
3		have elected to lease the Premises "as is" and to have waived this contingency. If TENANT conducts such ar
4		assessment or inspection and determines that lead-based paint deficiencies and/or hazards exist, TENANT wil
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Property:

1 2 3 4		notify LANDLORD in writing and provide a copy of the assessment/inspection report. LANDLORD will then have ten days to elect to correct such deficiencies and/or hazards or to terminate this agreement. In the event of termination under this paragraph, the security deposit will be refunded to TENANT. (If the property was constructed prior to 1978, refer to the attached Lead-Based Paint Disclosure.)
5 6 7 8 9		g. TENANT may display the flag of the United States, made of cloth, fabric or paper, from a pole, staff or in a window, and in accordance with 4 USC Chapter 1. LANDLORD may, at its option, with 30 days notice to TENANT, adopt additional reasonable rules and regulations governing the display of the flag of the United States.
10 11 12 13 14 15 16		h. TENANT may display political signs subject to any applicable provisions of law governing the posting of political signs, and, if the Premises are located within a CIC, the provisions of NRS 116 and any governing documents related to the posting of political signs. All political signs exhibited must not be larger than 24 inches by 36 inches. LANDLORD may not exhibit any political sign on the Premises unless the tenant consents, in writing, to the exhibition of the political sign. TENANT may exhibit as many political signs as desired, but may not exhibit more than one political sign for each candidate, political party or ballot question.
	33.	<b>CHANGES MUST BE IN WRITING:</b> No changes, modifications or amendment of this Agreement shall be valid or binding unless such changes, modifications or amendment are in writing and signed by each party. Such changes shall take effect after thirty days notice to TENANT.
	34.	<b>CONFLICTS BETWEEN LEASE AND ADDENDUM:</b> In case of conflict between the provisions of an addendum and any other provisions of this Agreement, the provisions of the addendum shall govern.
	35.	<b>ATTORNEY'S FEES:</b> In the event of any court action, the prevailing party shall be entitled to be awarded against the losing party all costs and expenses incurred thereby, including, but not limited to, reasonable attorney's fees and costs.
	36.	<b>NEVADA LAW GOVERNS:</b> This Agreement is executed and intended to be performed in the State of Nevada in the county where the Premises are located and the laws of the State of Nevada shall govern its interpretation and effect.
	37.	<b>WAIVER:</b> Nothing contained in this Agreement shall be construed as waiving any of the LANDLORD's or TENANT's rights under the laws of the State of Nevada.
	38.	<b>PARTIAL INVALIDITY:</b> In the event that any provision of this Agreement shall be held invalid or unenforceable, such ruling shall not affect in any respect whatsoever the validity or enforceability of the remainder of this Agreement.
	39.	<b>VIOLATIONS OF PROVISIONS:</b> A single violation by TENANT of any of the provisions of this Agreement shall be deemed a material breach and shall be cause for termination of this Agreement. Unless otherwise provided by the law, proof of any violation of this Agreement shall not require criminal conviction but shall be by a preponderance of the evidence.
44 45 46 47	40.	<b>SIGNATURES:</b> The Agreement is accepted and agreed to jointly and severally. The undersigned have read this Agreement and understand and agree to all provisions thereof and further acknowledge that they have received a copy of this Agreement.
48 49 50 51 52 53	41.	LICENSEE DISCLOSURE OF INTEREST: Pursuant to NAC 645.640,
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2	Tenant's Broker:		Agent's Name:
4	Address:	Т	Б. 1
5	Phone:	Fax:	Email:
6 7	License #		
8	Landlord's Broker		Agent's Name:
9	Address:		
0	Phone:	Fax:	Email:
1	License #	<del></del>	Email:
12			
			any notice to be given or served upon any party hereto in connection
14	with this Agreement must	t be in writing and ma	iled by certificate of mailing to the following addresses:
5	PD OWED		
16	BROKER:		
17	Address:	Γ	Email:
8	Pnone:	Fax:	Emaii:
19 20	TENANT.		
20	Address:		
22	Phone:	Fav:	Email:
23	1 Hone.	1 ax	Linan.
	4 ADDENDA ATTACHE	ED: Incorporated int	o this Agreement are the following addenda, exhibits and oth
25	information:	ab. incorporated int	ting rigidentent are the following addental, elimons and other
26	A. Lease Addendun	n for Drug Free Housi	ng
27	B. Smoke Detector		
28	C.  Other:		_
29	D. Other:		_
30	E.		_
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F	Residential Lease Agreement Rev. 9 Page 8 of 9 © 2009 Greater Las Vegas Associati		d Tenant _

ANDLORD/OWNER OF RECORD NAME	TENANT'S SIGNATURE	
AND DOLD OF THE OF THE OF THE OFFI	Print Name:	
	Phone:	
MANAGEMENT COMPANY (BROKER) NAME	TENANT'S SIGNATURE	
MANAGEMENT COMPANY (BROKER) NAME	TENANT'S SIGNATURE Print Name: Phone:	
	Print Name:	
3y	Print Name:Phone:	
By Authorized AGENT for BROKER SIGNATURE DATE	Print Name: Phone: TENANT'S SIGNATURE Print Name:	
MANAGEMENT COMPANY (BROKER) NAME  By Authorized AGENT for BROKER SIGNATURE DATE  REALTOR®	Print Name:Phone: TENANT'S SIGNATURE	
By Authorized AGENT for BROKER SIGNATURE DATE	Print Name:Phone:  TENANT'S SIGNATURE Print Name: Phone:	
By Authorized AGENT for BROKER SIGNATURE DATE	Print Name: Phone:  TENANT'S SIGNATURE Print Name: Phone:  TENANT'S SIGNATURE	
uthorized AGENT for BROKER SIGNATURE DATE	Print Name:Phone:  TENANT'S SIGNATURE Print Name: Phone:	