MICHIGAN STANDARD LEASE AGREEMENT

"NOTICE: Michigan law establishes rights and obligations for parties to rental agreements. This agreement is required to comply with the Truth-in-Renting Act. If you have a question about the interpretation or legality of a provision of this agreement, you may want to seek assistance from a lawyer or other qualified person."

					(Landlord) an
					(Tenant).
Each Tena	int is jointly and severally	liable for the payment of re	ent and performance of all oth	er terms of this Agreement.	_(
				rd rents to Tenant, and Tenan	t rents from
Landlord, fo	or residential purposes on	nly, the Premises located a	it:		
		Street Address:			
	Uni	t # (If applicable):			
		· · · · · · · · · · · · · · · · · · ·			
		City:		State: Michigan —	
together wi	ith the following furnishing	• • • • • • • • • • • • • • • • • • • •			
Rental of the	ne Premises also includes				·
Limits on	Use and Occupancy. Th	ne Premises are to be use	d only as a private residence	for the above listed Tenant(s)	and the
following in	·				.
Occupancy	y by guests for more than	is proh	ibited without Landlord's writte	en consent and will be consid	ered a breach
of this Agre	eement.				
			, 20		
The Tenan	t agrees to lease the pren	nises for the period of	1 1	through	//
Rent Amou	unt and Payment of Rei			, payable in month	-
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9.	Timely Payment	of Rent.	Failure of Te	enant to pa	ay rent on the o	day it is	due on three or mo	re occasi	ons during any previous six	month
	period is a breach	of this A	greement and	grounds f	or termination o	f the ten	ancy.			
10.	Additional Rent:	If the T	enant fails to	perform a	any obligation o	f this Ag	reement, such as,	but not lii	mited to, payment of utilities	, trash
	removal, repairs,	maintena	nce, etc., whic	h results i	n a monetary e	xpenditu	ire by the Landlord,	☐ such	amounts will be deemed add	litional
	rent which is imm	ediately d	ue and payab	le OR 🗌	all payments m	ade to L	andlord will be appl	ied to am	ounts owed for these expen-	ditures
	in the following or	der: 1 ^{st-} lat	e fees; 2 ^{nd-} util	ities; 3 ^{rd-} da	amages; 4 ^{th-} pas	s due rer	nt; 5 ^{th-} current rent du	ie.		
11.	Returned Checks	and Oth	er Bank Cha	rges. If a	any check offere	ed by Te	nant to Landlord in	payment	of rent or any other amount	due
	under this Agreen	nent is re	turned for lack	c of suffici	ent funds, a "st	op paym	ent" or any other re	ason, Te	nant will pay Landlord a retu	ırned
	check charge of \$, ;	olus any b	ank charges as	sessed.				
12.	Renewal and Mo	odificatio	n of Lease A	greemen	t: This Agreen	nent sha	ll be automatically r	enewed f	for successive terms of one	month
	each, subject to the	he followi	ng conditions	Landlor	d or Tenant ma	y decline	e the automatic rene	wal of th	is Agreement by giving one	month
	advance written r	notice prid	or to the expi	ration of t	the original terr	n or suc	ccessive terms. La	ndlord m	ay increase said rental amo	ount or
	modify Agreemen	t for any	extended terr	m by givin	g advance writ	ten notic	ce equal to one mo	nth to the	e Tenant. Tenant agrees th	at any
	changes or modif	fication of	this Agreem	ent must	be written and	signed	by Landlord or thei	r agent.	Under no circumstances a	re oral
	agreements bindir		-			-	•	-		
13.	· ·	ŭ	ees to pav a n	on-refund	able cleaning fe	e of \$. ((Cleaning Fee must be paid)	orior
	to move-in date.)	J			3	· ·			(
14	•	·· Tenan	t agrees to na	av security	, denosit of:				/100 dollars (\$)
									nt Relationship Act of the S	
					-				ut Landlord's prior written co	
						ŭ	wed or due under th		•	mocm,
15							wed of due under th	is Agreer	nent.	
15.	Other Cost: Ten	ani agree	s to be respor	ISIDIE IOI a	iliu/oi pay tile c	081 01.			Other:	
	Electricite o		14/-4				Deet Ochtock		Other.	
	Electricity:	Ш	Water:		Lawn:		Pest Control:			
							Smoke		0.11	
	Heating				Snow	_	Detector	_	Other:	_
	Fuel:		Garbage:		Removal:		Battery:			
	0 1:				01 1		-		011	
	Cooking	_		_	Shovel	_	Telephone	_	Other:	_
	Fuel:		Trash:		Walks:		Lines:			
16.	Excessive Utility	Usage.	In the case	where the	e Landlord pays	s the uti	lity, the Tenant agr	ees to re	imburse Landlord for utility	usage,
	including unreport	ed water	leaks, that exc	ceeds the	monthly averag	e use du	iring the preceding t	welve mo	nth period.	
17.	Notice of Utility	Shut Off.	Where Tena	int is resp	onsible for payir	ng for he	ating, Tenant shall	send the	Landlord a certified letter sev	/en (7)
	days in advance	of heat be	eing turned of	f; if Tenan	t fails to give s	uch notio	ce, Tenant agrees to	o pay Lar	ndlord for any damages cau	sed by
	heat being turned	off.								
18.	Inventory Check	dist: Ter	ant hereby a	cknowledg	jes receiving ar	invento	ry checklist that mu	st be retu	urned to the Landlord within	seven
	(7) days of obtain	ing posse	ession of the	Premises	or the Premise	s will be	considered free of	defects.	Items found torn, burned, st	tained,
	inoperative, or dai	maged in	any way must	be report	ed on the inven	tory ched	cklist.			
19.	Habitability. Ten	ant has d	hecked the P	remises th	noroughly and a	agrees th	ne unit is entirely ha	abitable a	s to health and safety; howe	ever, if
	•					•	•		in forty-eight (48) hours of m	
	date, notifying him	•		,						
20				will not w	ithout Landlord	's nrior w	vritten consent alter	re-kev (or install any locks to the Pre	amisas
20.						•		-	unlocking all such re-keyed	
			•		•			•		
		nstruction			•	•	•	ıı keys m	ust be returned upon vacati	ng me
24	Premises. \$	rine ^		•	ach lost or miss	•		Decer!	o or ossignment of our	aant !-
2 1.	_	ing, As	signment an	u Guest	at Premises:	NO SUD	neasing, snaring of	Premise	s, or assignment of agreen	ient is
00	permitted.		,							
22.	Parking: No bai	rkina on i	property other	tnan Ter	nant's personal	venicle	and then only at su	cn locati	ons as specified by Landlor	a. No

written permission.

commercial vehicles, boats, or trailers shall be parked on Premises. Repair or maintenance of vehicles is not allowed on property without

- 23. Personal Injury/Liability/Indemnification/Damage to Tenant's Personal Property: Landlord shall not be liable for any damage or injury occurring on or about the Premises to Tenant, Tenant's family members, guests or invitees, except in the case of Landlord's failure to perform, or negligent performance of, a duty imposed by law. Tenant hereby agrees to protect, indemnify and hold Landlord harmless from and against any and all losses, costs, expense, damage or liability arising out of any accident or other occurrence on the Premises or any part thereof, or in any common area, causing injury to any person or property whomsoever or whatsoever, no matter how caused, except in the case of Landlord's failure to perform or negligent performance of a duty imposed by law. Landlord is not responsible for damage to Tenant's personal property resulting from fire, storm, rain, flood, power outage, appliance failure, theft, vandalism, leaking fixtures, acts of God, etc. Tenant accepts responsibility for insuring their personal property. Landlord highly recommends the Tenant obtain renter's insurance.
- 24. Pets: No animals or pets shall be brought on the Premises without prior written consent of the Landlord. __and acknowledges the receipt and execution of a "Pet ☐ The Tenant agrees to pay a non-refundable pet fee of \$
- Agreement" that is attached and made part of this Agreement. (Pet fee must be paid prior to move-in date.) 25. Tenant's Maintenance Responsibilities: Tenant shall keep the Premises, including furniture and all fixtures, in a clean, sanitary and
- orderly condition with special attention to the stove and refrigerator, if provided, and leave the unit in the same condition as when taken except for normal wear and tear. Landlord will not pay for cleaning or any work of this kind contracted by the Tenant, unless expressly authorized in writing.
- 26. Renovations and Remodeling: Tenant agrees not to make any repairs or alterations to the Premises, including repainting, remodeling, driving nails in woodwork or walls, using any adhesive items on walls, without written consent of the Landlord. The Landlord will not pay for remodeling, decorating, or any work of this kind contracted by the Tenant, unless authorized in writing prior to the beginning of any renovation or remodeling. The Tenant further agrees not to remove any furnishings, fixtures, or appliances without written consent of the I andlord
- 27. Items Not Allowed: Tenant may not place any of the following in or on the Premises without written authorization from Landlord:
- 28. Repairs. With written permission of the Landlord, the Tenant agrees to promptly have repairs made by authorized persons only or reimburse Landlord for damages to the Premises during the tenancy. The Landlord must be notified immediately of anything broken, stained, leaking, or inoperable. Tenant shall immediately pay for any costs incurred and/or damages resulting from overflowing, and/or clogging of waste pipes, garbage disposal, toilets, sinks, or lavatory caused by Tenant or guest. Tenant accepts responsibility to mitigate damage to property from any and all causes.
- 29. Landlord's Rights Concerning Entry. Landlord reserves the right to repair, show unit, or inspect the Premises for cleanliness or damage upon twenty-four (24) hour notice. In the event of emergencies, the Landlord may enter without notice.
- 30. Disposal of Garbage, Debris, and Junk. Tenant agrees to regularly dispose of all garbage, debris, or junk during occupancy and upon vacating the Premises as prescribed by the laws of the State of Michigan and the ordinances of the locality in which the Premises is located.
- 31. Use of Premises. Tenant agrees to use the Premises for residential purposes only and not for business, illegal, or hazardous purposes. Tenant may be evicted upon a seven (7) day Notice to Quit if the Tenant, member of Tenant's household, or other person under the Tenant's control, has manufactured, delivered, possessed with intent to deliver or possessed a controlled substance as defined by Michigan Public Act 368 of 1978, on the Premises. Tenant shall not permit a use of the Premises that generates an unusual amount of traffic.
- 32. Disturbances and Quiet Enjoyment of Others. Tenant agrees to be responsible for his or her conduct and the conduct of any cotenants, guests, or other occupants of the premises. The engagement, by anyone occupying or on the premises, in any activity, including the playing of instruments, electronic devices, or mechanical devices, that in any manner disturbs or annoys other tenants or neighbors is a breach of this Agreement. This activity includes assault and aggressive and/or vulgar behavior or conduct. Landlord is not a law enforcement officer and will not get involved in co-tenant or neighbor disputes. Landlord has the sole discretion to terminate tenancy based on this clause in his or her best judgment.
- 33. Smoke Detector Disclosure. Tenant agrees that apartment is equipped with a working smoke detector. Tenant shall maintain smoke detector in working order at all times. Tenant also hereby acknowledges the receipt and execution of a "Smoke Detector Acknowledgement Form" which is attached and made part of this Agreement. Tenants will be charged for missing or damaged smoke
- 34. Rules & Regulations. Any rules and regulations published by Landlord become part of this Agreement. Tenant agrees to abide by all rules and regulations that may be published by Landlord.

- 35. Violations of Agreement and Cause for Eviction. Violation of any provision of this Agreement, rules, or regulations can be cause for eviction, including failure to make rent payments in a timely manner as set forth in paragraph 7 of this Agreement.
- 36. Lead-based Paint Disclosure. "Lead-Paint" (Housing constructed before 1978 only). Tenant(s) acknowledges, receipt, review and execution of the Lead Warning and Disclosure Statements on the backside hereof and receipt of the EPA pamphlet.
- 37. Covenants and Conditions. Each provision of this Agreement performable by Tenant shall be deemed both a covenant and a condition, which Tenant agrees to strictly abide by. Any violation of any provision of this Agreement shall constitute a material breach of same, in which case Landlord may, at its option, terminate this Agreement according to its terms. In the event of such termination, Landlord agrees to use its best effort to re-rent the Premises or to otherwise mitigate damages as required by law.
- 38. Binding Effect. The covenants, conditions and agreements contained in this Agreement shall bind and inure to the benefit of the Landlord and the Tenant and their respective heirs, distributees, executors, administrators, successors and assigns.
- 39. No Waiver. Landlord's failure to enforce any term of this Agreement shall not be deemed a waiver of the enforcement of that or any other term. The receipt by Landlord of rent with knowledge of a breach of any term of this Agreement shall not be deemed a waiver of such breach, nor shall partial payment of rent be deemed a waiver of Landlord's right to the full amount thereof.
- 40. Severability. If any provision of this Agreement should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Agreement, which shall continue to remain in full force and effect.
- 41. Subordination. The Agreement is and shall be subject and subordinate to any ground or underlying agreement or lease and mortgages now or hereafter affecting the real estate of which the Premises are a part, and to all renewals, modifications, replacements and extensions thereof
- 42. Early Termination. If the Tenant has occupied the unit for more than thirteen (13) months and the Tenant becomes eligible during the lease term to take possession of a subsidized rental unit in senior citizen housing and provides the landlord with written proof of that eligibility or the Tenant becomes incapable during the lease term of living independently, as certified by a physician in a notarized statement, the Tenant may terminate this lease with a sixty (60) day written notice to the Landlord.
- 43. Entire Agreement. Tenant acknowledges that Landlord has made no representations or promises with respect to the Premises except as herein expressly set forth and that the foregoing constitutes the entire agreement between the parties.
- 44. Abandoned Property. If the Tenant abandons the Premises, the Landlord is authorized, at their sole discretion, to peacefully repossess the Premises and dispose of any and all of the Tenant's abandoned personal property, including but not limited to clothing, jewelry, sundries, appliances, furnishings, window treatments, decorations, fixtures, bedding, equipment, machinery, and vehicles.

45.	Other:								
46.	Fenant's signature below indicates the Tenant has read, understood, is satisfied with and agrees to abide by all conditions of this agreement. The invalidation of any provision herein by Judgment of Court order shall not otherwise affect any of the other provisions of this agreement.								
Sigr	nature of Property Owner/Agent/Landlord	Signature of Tenant	Tenant's Social Security Number						
Prin	ted Name of Property Owner/Agent/Landlord	Signature of Tenant	Tenant's Social Security Number						
		Signature of Tenant	Tenant's Social Security Number						
		Security Deposit Notice							
Sec	urity deposit of \$ is to be deposited	l at:	<u> </u>						
And	, if applicable, Surety Bond has been posted with:								

"You must notify your landlord in writing within four (4) days after you move of a forwarding address where you can be reached and where you can receive mail. Otherwise your landlord shall be relieved of sending you an itemized list of damages and the penalties adherent to that failure."