CARLETON CONDOMINIUM CORPORATION NO. 486 EXTERIOR PARKING LEASE AGREEMENT

BETWEEN:	CARLETON CONDOR (The "Corporation")	MINIUM CORPORATION NO. 486
AND:	(The "Lessee")	
	(The "Lessee")	
effective less than forty-		lease from the Corporation exterior parking space noat a monthly fee of \$50.00 which may be increased at any time with not ice by the Corporation to the Lessee. Fees are to be paid by cheque or advance.
than thirty (30) Notice of termi) days prior to the specific	ne Lessee by sending notice of termination to the Corporation not lessed date of termination, which shall be the last day of a calendar month. gular mail to CCC No. 486 c/o DES Services Inc., 2339 Ogilvie Road,
than thirty (30) but if the Lesse notice, termina) days prior to the specific se breaches any provision	ne Corporation by sending notice of termination to the Lessee not less ed date of termination, which shall be the last day of a calendar month, s of this Agreement, this Agreement may be immediately, and without Notice of termination shall be sent to the Lessee at 100 Grant Carman tario, K2E 8B8.
All notices whe following the n		or the Corporation shall be deemed to be received on the third day
Corporation as	ssumes no responsibility v	Corporation shall not be deemed to constitute a bailment for hire. The whatsoever for loss or damage due to fire, theft or otherwise, to the wever caused and by whomever caused.
his/her space o accommodation repairs of any larea or adjacen other purpose of	ne roadworthy passenger n, shall be parked in any kind to any vehicle in any nt area for washing his/he	ce other than that allocated to him by the Corporation and will park in vehicle. No trailer, truck or camper, with or without sleeping parking space. At no time will the Lessee do or permit to be done parking area or adjacent areas. The Lessee shall not use any parking er vehicle, for playing any sound system, for barbecues, or for any his vehicle. In car heaters and battery warmers shall not be connected block heater.
vacant possessi period as the C remove the offe	on of any parking space, corporation requires. In c ending vehicle at the sole	eaning, snow removal, maintenance or repair, temporarily requires the Lessee shall ensure that such parking space is vacated for such case of breach of this paragraph, the Corporation will have the right to risk and expense of the Lessee and the Lessee will have no recourse for may result from such removal.
The Lessee will vehicle(s).	l furnish the Corporation	with such information as may be required to identify the Lessee's
The Corporation	on reserves the right to re	e-allocate parking spaces when necessary.
	ll not assign this Agreemo o use it for any purpose.	ent or sublet the parking space allotted to him/her, nor permit any
This agreemen	t dated the day o	of20
Witness		CCC No. 486 - agent
Witness		Lessee signature
Vehicle Make		License Plate No.