TYNDALL FAMILY HOUSING LEASE AGREEMENT (Military Resident)

This LEASE (thi	is "Lease"), is made on Month	, 20	_ between AETC Housing, Ll	Ρ,
("Landlord"), and _	(the "Resident").			

- 1. TERM OF OCCUPANCY: The Landlord grants occupancy to the Resident and only those persons authorized by this Lease, for a term of one (1) year, for the premises known as ____ (the "Premises"), for use as a residential dwelling only, except in accordance with paragraph 16 below, together with the property noted on the Property Condition Report received at move in. Occupancy shall begin on Month ___, 20__ or the effective date of the AETC Military Housing Privatization transaction (and notice of such closing date shall be provided to Resident not fewer than seven days prior to such date) and occupancy shall end 365 days later unless extended. This Lease shall automatically extend on a month-to-month basis unless terminated by either party by giving 30 days written notice or as otherwise provided in this Lease.
- **2. RENT:** The monthly rental rate shall equal the senior service member Resident's Basic Allowance for Housing (BAH) with dependents rate, as may be adjusted to reflect adjustments to BAH, which is currently \$_____ per month, provided however, that if no senior service member Resident is assigned to the particular unit in the Premises, the monthly rental rate shall equal the highest BAH with dependents rate as calculated for a service member of the equivalent rank assigned to the particular unit.
 - (a) Payment will be made through an allotment/deduction from the senior service member Resident's pay account to the Landlord. The allotment will be increased/decreased when increases/reductions occur to the senior service member Resident's BAH rate. Payment is due on the first day of the month for the previous month's rent (payment in arrears).
 - (b) By signing this Lease, authorization is given to initiate and maintain an allotment equal to the BAH and payable to the Landlord, effective the first day of the month following the date of this Lease. Payment will be made by debit card, credit card, or money order for the prorated portion of the first month's rent for the number of days the Premises are occupied. Authorization is also given to stop the BAH allotment at the time this Lease is terminated.
- **3. SECURITY DEPOSIT:** No security deposits are required.
- **4. LATE PAYMENT AND RETURNED CHECKS**: Payments for rent not received by the Landlord on or before the due date are late and constitute a default under this Lease.
 - (a) If any installment of rent is not received by the Landlord within five (5) days from the due date, the Resident agrees to pay an administrative charge of \$25.
 - (b) The Resident also agrees to pay the Landlord an additional charge of \$25 for any returned item.

5. EARLY TERMINATION OF LEASE BY RESIDENT:

- (a) When either the Resident or Resident's spouse are members of the Armed Forces of the United States or a member of the National Guard serving on full-time duty or as a Civil Service technician with a National Guard unit, this Lease may be terminated by the Resident without payment of any penalty or liquidated damages for rent if the member:
 - (i) Retires
 - (ii) Is discharged or released from active duty with the Armed Forces of the United States or from full-time duty or technician status with the National Guard
 - (iii) Has received permanent change of station orders to depart twenty-five miles or more (radius) from the Premises; or
 - (iv) Has received orders assigning such member to government-provided quarters, resulting in the forfeiture of BAH; or
 - (v) Dies or his/her spouse dies, or is declared missing-in-action. (The spouse, next of kin or personal representative/executor of the decedent's estate may exercise early termination of this Lease or the Lease may remain in full force and effect until the end of the term of occupancy); or
 - (vi) Is deployed for more than 90 days (The Resident or spouse may exercise early termination of this Lease or the Lease may remain in full force and effect until the Expiration Date); or
 - (vii) For any of the reasons set forth in Sections 83.682 (a) through (f) of Part II, Chapter 83, Florida Statutes.
- (b) If the Resident seeks early termination of this Lease, the Resident shall deliver to the Landlord a written notice stating the grounds for early termination together with either (i) a copy of the official orders, or (ii) a letter from the commanding officer confirming the official orders, supporting the grounds for early termination. Such written notice shall also state an effective date for the termination, which date shall not be less than thirty (30) days after the date of Landlord's receipt of the notice, unless such notification cannot be made at no fault of the Resident (i.e., short notice assignment). The date for termination shall not be more than sixty (60) days prior to the date of departure necessary to comply with the official orders or supplemental instructions for interim training or duty prior to the transfer. The final month's rent owed by the Resident shall be prorated based on the date of termination and such prorated rent shall be payable at such time as would have otherwise been required by the terms of this Lease.
- **6. EARLY TERMINATION OF LEASE FOR CHANGES IN STATUS**: The Resident is required to provide immediate notice of any change in marital or dependent status to Landlord. If a Resident's dependent or marital status changes, or the Resident is discharged from military service such that the Resident would no longer be eligible as a military Resident, this Lease shall

be terminated thirty days after the change in status, unless the Landlord shall approve a different termination date, with the consent of the Installation Commander or designee, and the Resident continues to pay rent at the BAH with dependents rate.

- 7. EARLY TERMINATION OF LEASE FOR OTHER CAUSES: For any early termination by Resident not described in Section 5 or 6 of this Lease, Resident shall provide thirty (30) days' notice to Landlord and shall be responsible for all payments required under this Lease through such thirty (30) days. In addition, Resident shall pay to Landlord an amount equal to one (1) month of rent as liquidated damages, together with any outstanding Rent or other amounts owed to Landlord pursuant to the terms of this Lease.
- **8. NUMBER OF OCCUPANTS:** Resident agrees that the Premises shall be occupied only by the Resident's immediate family consisting of Resident, ____ other adult(s), ____ children, together with ____ additional occupants, provided such additional occupants have been approved by the Installation Commander or designee. The occupants of the Premises other than Resident are:

Relationship	Sex	Age
	Relationship	Relationship Sex

- 9. SINGLE FAMILY DWELLING: Resident acknowledges that the Premises are a single-family dwelling and will be used for occupancy by one family only and for no other purposes. Occupancy by more than one family is prohibited. Immediate relatives of the Resident and the Resident's spouse may be considered normal residents of the household and are not "Social Visitors", as defined in the Resident Guide, regardless of the period of stay. For purposes of this Lease, "Immediate Relatives" are defined exactly the same as the term "Dependent" is defined in Attachment 1 to AFI 32-6001. Social visits by military members assigned to the Installation and civilians employed at the Installation but who permanently reside outside of the commuting area are limited to thirty (30) days. The Resident agrees that the duration of social visits by anyone residing within the sixty-minute commuting area of the Installation is limited to no more than two days.
- 10. INSPECTION AT COMMENCEMENT OF OCCUPANCY: The Resident and Landlord acknowledge that, prior to signing this Lease, they conducted a joint examination of the Premises in accordance with the written policy set forth in the Resident Guide. The Resident hereby acknowledges that, except as set forth in the Property Condition Report, the Premises were rented to the Resident in good order and repair and that the Premises were in safe, clean and habitable condition. The parties agree that all promised repairs, alterations, and maintenance are included in the Property Condition Report. Landlord acknowledges the responsibility to provide the Resident Premises that are in a habitable condition. Any latent defects that are found in violation of any applicable law shall be cause for termination by the Resident unless cured within 15 days of written notice thereof. Resident further acknowledges responsibility for

reasonably maintaining the cleanliness of the Premises and that damage to the Premises that is not described on the Property Condition Report as existing prior to the Resident's occupancy and that exceeds normal wear and tear is subject to repair by Landlord at Resident's expense.

11. ACCEPTANCE OF THE PREMISES:

- (a) EXCEPT AS EXPRESSLY PROVIDED IN THIS LEASE, THE RESIDENT ACCEPTS THE PREMISES IN ITS PRESENT CONDITION, AS IS, WHERE IS AND WITH ALL FAULTS.
- (b) Resident accepts existing locks as safe and acceptable. If Resident requests that Landlord install, change or re key a security device, Resident shall provide written notice thereof to Landlord. Resident shall pay for the total cost of Landlord's compliance with Resident's request to install, change or re-key a security device, except as provided to the contrary and subject to the limitations specified by applicable law. Upon written request from the Resident to the Landlord, the Landlord shall repair or replace a security device installed by Landlord that is inoperable or in need of repair or replacement. Landlord shall have a reasonable time in which to comply with a written request from the Resident for rekeying, changing, installing, repairing or replacing a security device. Resident shall not remove or add any security devices at the Premises without the prior written consent of Landlord, and each of such security devices shall be deemed to be fixtures permanently attached to the Premises. In the event Resident changes or adds locks or security devices, keys or access shall be furnished to Landlord.
- 12. SMOKE DETECTORS: When smoke and/or carbon monoxide detectors are furnished, Landlord shall test same and provide initial batteries at the commencement of the term hereof; thereafter, Resident shall pay for and replace smoke and/or carbon monoxide detector batteries, if any, as needed. During the term of this Lease, including any renewal and extension, the Landlord will inspect and repair smoke and/or carbon monoxide detectors if the Resident first gives the Landlord written notice of a malfunction or request to the Landlord that the smoke and/or carbon monoxide detectors be inspected or repaired. Landlord shall have no duty to repair damage to or a malfunction of smoke and/or carbon monoxide detectors if such was caused by the Resident, the Resident's family, or the Resident's guests or invitees during the term of this Lease or a renewal or extension. The Landlord shall have a reasonable time (two business days) in which to comply with the Resident's request for inspection or repair of a smoke and/or carbon monoxide detector.
- 13. ASSIGNMENT AND SUBLETTING: The Resident shall neither assign this Lease nor sublet the Premises nor grant any concession or license to use the Premises or any part thereof. Any assignment, concession or license shall be void and shall constitute a breach of this Lease by the Resident and may subject the Resident to eviction and/or claims by the Landlord for damages.
- 14. NUISANCE: The Resident, occupants and guests will use the Premises in a manner that does not disturb other Residents or create a public nuisance or violate the Resident Guide. Violation of the Resident Guide may be cause for termination in accordance with Section 28 below and in accordance with applicable law.

15. PROHIBITED ACTIVITIES, ILLEGAL SUBSTANCES, AND MATERIALS:

- (a) The Resident or their occupants shall not possess, store, or otherwise permit anyone to possess or sell illegal substances on the Premises, including but not limited to illegal weapons, explosives, or chemicals with which illegal drugs may be produced. Possession of said contraband or illegal items will constitute a breach of this Lease by Resident and will, at the option of the Landlord, permit immediate termination of said Lease if such breach constitutes a criminal or willful act which is not remediable, and which poses a threat to the health or safety of Resident, the other occupants of the Premises, or other residents of the Community.
- (b) The Resident or their occupants shall not knowingly permit illegal or unlicensed gambling on the Premises; install or operate, or permit to be installed or operated, any device which is illegal; use or knowingly permit the Premises to be used for any illegal business or purpose; knowingly allow activities that would constitute a nuisance; or sell, or commercially store or dispense, or permit the sale, or commercial storage or dispensing of beer or other intoxicating liquors on the Premises without the permission of the Installation Commander or designee.
- (c) Resident or their occupants shall not keep or have on the Premises any article, liquids, chemicals or thing of a dangerous, inflammable, explosive, or hazardous nature that might unreasonably increase the danger of fire, explosion, or cause physical illness on the Premises, or that might be considered hazardous or extra hazardous by governmental officials or under the provisions of an insurance company policy.
- (d) Landlord shall have no obligation to search or make any inspection to discover dangerous articles, liquids, chemicals or things such as are described in subsection (c), above. Should the Resident or their occupants maintain such hazardous materials on the Premises that cause injury or damage to any persons or property, the Resident shall bear all legal and financial responsibility for said injury and/or damage which results therefrom. Failure of the Resident to remove said materials upon written request of the Landlord shall permit the Landlord to immediately terminate this Lease.
- 16. RESIDENTIAL BUSINESS: Resident may, with written permission of the Landlord, which permission shall not be unreasonably withheld, conduct a business on the Premises of a type permitted by Government regulations governing the conduct of business activities in military family housing. Residents conducting a residential business will be required to comply with and are subject to inspection and compliance with Government standards. Landlord's granting of permission is not a warranty that the Premises are suitable for the conduct of Resident's business. No door-to-door soliciting will be allowed and no advertising signs shall be posted on the Premises and no interior or exterior structural modifications or additions shall be made to accommodate Resident's business. Resident is responsible for obtaining the necessary permissions and/or licenses and will indemnify, save and hold harmless Landlord for any failures to obtain the necessary permissions and/or licenses and for any damages to third parties arising from the conduct of Resident's business.

- 17. ANIMALS/PETS: Resident shall be permitted to keep domestic animals as set forth in the Pet Addendum (<u>Attachment "C"</u>) attached hereto. No other animals may be maintained or housed on the Premises, including the exterior thereof, without the prior written consent of the Landlord. The Resident shall bear all legal and financial responsibility for any injuries or damage caused by such animals and shall comply with the provisions of the Resident Guide's specific details relating to the keeping of pets on the Premises.
- **18. CABLE, SATELLITE AND OTHER TELEVISION FACILITIES:** The Resident shall be permitted to keep a cable, satellite dish or other television equipment set forth in the Cable/Satellite Dish Addendum (Attachment "D").
- **19. UTILITIES:** Utility charges are to be paid as follows:

ITEM	TO BE PAID BY	ITEM	TO BE PAID BY
GAS	LANDLORD	CABLE TV	RESIDENT
ELECTRICITY	LANDLORD	SATELLITE TV	RESIDENT
WATER	LANDLORD	TELEPHONE	RESIDENT
SEWAGE	LANDLORD	HIGH SPEED INTERNET	RESIDENT
GARBAGE	LANDLORD	OTHER	
		OTHER	

Notwithstanding the foregoing, upon the date when the utilities have been separately metered and monitored for the Premises for one year, Resident acknowledges that a portion of the Rent shall be allocable to the electric and/or gas utility service for the Premises (such portion hereinafter referred to as the "Utility Allowance"), with the Utility Allowance set from time-to-time by Landlord based upon a baseline established for the neighborhood in which the Premises is located. One time per each calendar year or subject to the Government's prior written approval, when the average actual annual consumption for any unit type is 15% greater or less than the estimated annual consumption for that unit type, Landlord will adjust the calculation of the Utility Allowance. Once the Utility Allowance has been set, Balfour Beatty Communities will decrease the Rent Allotment by the amount of the Resident Utility Allowance. The Resident would then receive that amount in their pay and would become financially responsible to the Utility Provider for their own gas and electric consumption.

This will not be applicable until your home has been metered and monitored for one year.

20. REPAIRS: Residents shall make no repairs to the Premises or fixtures located within the Premises without the written approval of the Landlord. The Resident shall immediately notify the Landlord of any damage to the Premises. The Landlord shall make a diligent effort to repair or remedy a condition at the Premises if: (a) the Resident specifies the condition in a written notice to Landlord; (b) the Resident is not delinquent in the payment of rent at the time notice is given: and (c) the condition materially affects the physical health or safety of an ordinary Resident. The Landlord shall have a reasonable amount of time to commence and complete Landlord's repair of the Premises, which time shall begin upon the Landlord's receipt of the Resident's written notice requesting such repairs. Unless the condition was caused by ordinary wear and tear, the Landlord does not have a duty during the Lease term or any renewal

or extension thereof to repair or remedy a condition caused by: (w) the Resident; (x) a lawful occupant in the Premises as permitted herein; (y) a member of the Resident's family; or (z) a guest or invitee of the Resident. In the event that the condition poses a health/safety risk, the repair will be made and the Resident will be held responsible for the costs.

- 21. ALTERATIONS AND FIXTURES: The Resident shall make no alterations to the Premises, incur any debt against the Landlord or create any lien upon the Premises for any work done or material furnished without the express written consent of the Landlord. Resident shall notify all parties performing work on the Premises at Resident's request that the Lease does not allow any liens to attach to Landlord's interest. Any fixtures installed by the Resident shall be at Resident's expense, shall be affixed in a manner that will not damage the building, and shall be removed by the Resident, without damage to the Premises, at the expiration of this Lease. In the event such fixture or other personal property of the Resident is not removed at the expiration of this Lease, the Landlord may treat the same as abandoned and charge the Resident the cost paid for removal of the property and repair of the Premises.
- 22. ACCESS DURING OCCUPANCY: The Resident will allow the Landlord or an agent of the Landlord to enter the Premises for purposes of access, upon twelve hours (12) hours notice, between the hours of 8:00 a.m. and 5:00 p.m., Monday through Saturdays. In the event the Resident is absent, the Landlord will endeavor to delay the access until the return of the Resident but need not do so beyond 14 days. The purpose of the access is to ensure the Premises are maintained, not in need of repair and that their use is in conformity with the provisions of this Lease. Landlord shall have access to the Premises at other times, with prior notice to Resident, for the purpose of making requested repairs, as provided in the Resident Guide. Landlord shall have immediate access, without notice to the Resident, to the Premises in case of an emergency situation, as provided in the Resident Guide.
- 23. **DESTRUCTION OF PREMISES:** If the Premises, or any part thereof, without any fault or neglect of the Resident, Resident's family member(s), guests or invitees, shall be destroyed or so injured by the elements or other cause as to be unfit for occupancy, Resident may thereupon surrender possession of the Premises to Landlord, and thereupon this Lease shall cease and be void. Upon surrendering possession of the Premises, Resident shall within seven (7) days thereafter notify the Landlord in writing of his/her intent to terminate the Lease. In this case, the Lease terminates as of the date of surrendering the Premises. Alternatively, the Resident may request that the Landlord make the Premises fit for occupancy within seven (7) days of written notice, and rent will begin to accrue if such Premises are made fit for occupancy within the seven (7) days. There shall be no abatement or cessation of rent if damage to the Premises is the result of the negligence or willful act of the Resident, Resident's family member(s), guests or invitees.
- **24. RADON GAS:** Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county health department. This notice is given pursuant to Florida Statutes Section 404.056.

25. LIABILITY; INDEMNITY:

(a) To the extent allowed by, and not inconsistent with, the terms of Part II, Chapter 83, Florida Statutes, the Landlord shall not be liable to the Resident, Resident's family members, guests, or invitees for any damages, injuries or losses to person

or property caused by crime, vandalism, fire, smoke, pollution (including second hand smoke), water, lightning, rain, flood, water leaks, hail, ice, snow, explosion, interruption of utilities, electrical shock, defect in any contents of the dwellings, latent defect, acts of nature, other unexplained phenomena, acts of other residents, or any other cause not the result of the negligence of the Landlord or its representatives, acting in the course and scope of employment. expressly acknowledges that the Landlord has made no representations. agreements, promises, or warranties regarding security of the Premise or surrounding community. The Landlord does not guarantee, warrant or assure Resident's personal security. IN THE EVENT OF CRIMINAL ACTIVITY, THE SHOULD CONTACT THE SECURITY RESIDENT **FORCES** IMMEDIATELY.

- (b) **DISCLAIMER OF LIABILITIES:** TO THE EXTENT ALLOWED BY, AND NOT INCONSISTENT WITH, THE TERMS OF PART II, Chapter 83, Florida Statutes, THE LANDLORD SHALL NOT BE LIABLE TO THE RESIDENT'S INVITEES, GUESTS, FAMILY, EMPLOYEES, AGENTS, SERVANTS, OR OTHER OCCUPANTS OF THE PREMISES FOR ANY PERSONAL INJURIES OR DAMAGE TO PROPERTY CAUSED BY DEFECTS, DISREPAIR, OR FAULTY CONSTRUCTION OF THE PREMISES, OR LOSS FROM THEFT, VANDALISM, FIRE, WATER, HURRICANE, RAIN, EXPLOSION, OR OTHER CAUSES WHATSOEVER UNLESS THE SAME IS CAUSED SOLELY BY THE GROSS NEGLIGENCE OR WILLFUL ACT OR WILLFUL OMISSION OF THE LANDLORD.
- (c) **RESIDENT'S INDEMNITY:** THE RESIDENT SHALL INDEMNIFY AND HOLD THE LANDLORD HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS FOR DAMAGES TO THE PREMISES OR OTHER PROPERTY OR PERSONAL INJURY ARISING (i) FROM THE RESIDENT'S USE OR OCCUPANCY OF THE PREMISES (ii) FROM ANY ACTIVITY, WORK, OR THING DONE, PERMITTED OR SUFFERED BY RESIDENT IN OR ABOUT THE PREMISES OR (iii) FROM ANY ACTIVITY, WORK, OR THING DONE OR PERMITTED BY THE LANDLORD IN OR ABOUT THE PREMISES, UNLESS THE SAME IS CAUSED SOLELY BY THE GROSS NEGLIGENCE OR WILLFUL ACT OR WILLFUL OMISSION OF THE LANDLORD.
- (d) **RENTER'S INSURANCE:** Landlord shall maintain insurance that covers the Premises and contents provided by Landlord, but shall be under no obligation to provide renter's insurance for Resident. Resident acknowledges that Landlord has no liability for any loss or damage to Resident's personal property or Premises improvements not caused by Landlord. Resident further acknowledges that Resident is responsible, at its sole expense, for obtaining and maintaining insurance to cover losses or damage to Resident's personal property and physical injury caused by or to Resident, Resident's family member(s), occupant, guests, visitors or invitees.
- **26. EXIT INSPECTION OF PREMISES:** All exit inspections shall be conducted in accordance with the Resident Guide. It shall be the responsibility of Resident to request an exit walk through inspection of the Premises with the Landlord. At the time of written notice to vacate, Landlord will provide to Resident detailed standards for clearing the Premises. An

appointment for a walk through inspection must be scheduled no less than ten (10) working days before the Resident ends occupancy of the Premises pursuant to this Lease. Using the Property Condition Report that was used to record the condition of the Premises at the inception of this Lease, the Landlord shall itemize any damages to or deficiencies in the condition of the Premises that exceed normal wear and tear. The Landlord shall sign and provide the Resident with a copy of the Property Condition Report. Any damage charges estimated to be in excess of \$300 will be documented with photographs.

- 27. TERMINATION BECAUSE OF DEFAULT: In the event of a default as described below, the injured party shall have the option of declaring the Lease terminated and may immediately vacate the Premises, or shall be entitled to immediate possession of the Premises, as the case may be, without the injured party forfeiting whatever other right the injured party may have for breach of this Lease.
 - (a) Except as noted below, Landlord will be in default if Landlord fails to comply with Landlord's required repair obligations under this Lease or fails to comply with other material provisions of the Lease and such failure continues for more than 7 days after the Resident delivers a written notice to Landlord that tells Landlord how Landlord has violated the Lease. If Landlord's failure to comply is due to causes beyond the Landlord's control and if Landlord has made, and continues to make, every reasonable effort to correct the problem, the Lease may be terminated or altered by the parties, as follows:
 - (i) If Landlord's failure to comply makes the Premises uninhabitable and Resident vacates, Resident shall not be liable for rent during the period the Premises remain uninhabitable.
 - (ii) If Landlord's failure to comply does not make the Premises uninhabitable and Resident continues to occupy the Premises, the rent for the period of noncompliance will be reduced by an amount in proportion to the loss of rental value caused by the noncompliance.
 - (b) Resident shall be in default and the Landlord shall have the right to terminate the Lease if any of the following occur:
 - (i) Resident fails to pay rent when due and the default continues for 3 days excluding Saturday, Sunday and legal holidays, after delivery of written demand by Landlord for payment of the rent or possession of the Premises; or
 - (ii) Resident fails to perform its obligations under the Lease, and the failure is such that Resident should not be given an opportunity to correct it or the failure occurs within 12 months of a written warning by Landlord of a similar failure. Examples of such failures which do not require an opportunity to correct include, but are not limited to, destruction, damage, or misuse of Landlord's or other Resident's property by an intentional act or a subsequent or continued unreasonable disturbance; or
 - (iii) Except as provided above, Resident fails to perform any other obligation under the Lease and the default continues for more than 7 days after delivery of written notice to Resident from Landlord specifying the default, including a notice that if the noncompliance is not corrected

- within 7 days from the date the written notice is delivered, the Landlord shall terminate the Lease; or
- (iv) Resident's actions affect or threaten to affect the health or safety of other residents in the community; or
- (v) Resident substantially interferes with the right to quiet enjoyment of other residents in the community; or
- (vi) Resident or a member of his or her family is or has been barred from entry onto the military installation by the Base Commander and has received written notice of such.
- (vii) If the Resident willfully remains in possession of the Premises without the Landlord's consent after expiration of the term of this Lease, the Resident is deemed to be in breach of this Lease and the Landlord may apply for removal or sue for eviction of the Resident in accordance with applicable law. A complaint applying for removal or eviction of the Resident may be filed at the later of (x) the first day following the termination of this Lease, and (y) the first day permitted under applicable law. On retaining possession beyond the rental period without consent of the Landlord, the Resident shall be obligated to pay the Landlord's attorneys' fees, court costs, and any ancillary damages due to the holdover by the Resident.
- **28. ABANDONMENT:** If Resident has been absent from the Premises for more than seven (7) days without written notification to Landlord, the Premises may be deemed abandoned. If Landlord is informed of or discovers that Resident has abandoned the Premises, Landlord will notify the Installation Commander and request a determination of status of Resident and take such further action with regard to the Premises and any remaining personal property of Resident as is necessary, all in accordance with the Resident Guide. Resident agrees that upon surrender or abandonment, as defined by Florida Statutes, Landlord shall not be liable or responsible for storage or disposition of Resident's personal property.
- 29. RIGHT TO RELOCATE: Landlord reserves the right to relocate Resident due to construction and renovations or habitability conditions. Landlord will give Resident no less than thirty (30) days' advance written notice. Relocations directed by Landlord will be at no cost to Resident, except for relocation due to habitability deficiencies caused by Resident, Occupant(s) or Resident's guests. In such event, Resident will pay for relocation expenses in addition to the cost to repair any habitability deficiencies.
- 30. DEBARMENT: If the Resident is debarred from the Installation by the Installation Commander in accordance with the authority provided in 18 U.S.C. § 1382, the Resident shall vacate the Premises not later than thirty (30) days from the date of the debarment. Provided, however, that the Resident must comply with the terms of the debarment which are unaffected by this Lease. It shall then be lawful for the Landlord to enter the Premises, and again have, repossess, and enjoy the same as if this Lease had not been made, and thereupon this Lease and everything contained therein shall cease and be void. However, the Landlord shall have a right of action for arrears of rent or breach of covenant, and the commencement of a proceeding or suit in forcible entry and detainer or in ejectment, after any default by the Resident, shall be equivalent in every respect to actual entry by the Landlord. In the case of any such default and entry by the Landlord, said Landlord may relet the Premises for the remainder of said term and

recover from the Resident any deficiency between the amount so obtained and the rent herein required to be paid.

- 31. INSTALLATION COMMANDER RIGHTS: The Installation Commander shall have the authority to restrict non-severable units and designated historical units to Referral Residents and Other Eligible Residents other than members of the general public. In the event of vacancies in such units, the Installation Commander may require that Referral Residents residing in severable units be relocated to the non-severable or designated historical units. The Installation Commander will ensure that the Resident Lease includes a Resident Consent to Relocate Referral Residents. The Government shall pay costs of moving the Resident's personal property.
- **32. RESIDENT CONSENT TO RELOCATE RESIDENTS**: Resident understands and agrees that he will consent to any relocation that is directed by the Installation Commander when it is necessary to separate neighborhoods from Air Force housing or to attain occupancy in designated historical homes.
- **33. INSTALLATION COMMANDER AUTHORITY**: Nothing contained in this Lease shall be construed to diminish, limit, or restrict any right, prerogative, or authority of the Installation Commander over the Premises relating to the security or mission of the Installation, the health, welfare, safety or security of persons on the Installation or the maintenance of good order and discipline on the Installation, as established in law, regulation or military custom.
- **34. NOTICES:** Unless otherwise provided, any notice period provided for by this Lease shall begin to run on the date such notice is received. If Resident's vacating of the Premises pursuant to such notice occurs on a day other than the last day of a normal rental period, the rent due for any resulting partial rental period shall accrue at the daily rate which shall be calculated by dividing the monthly rate by 30 days in the month in which the Premises are vacated. If properly sent to the recipient's last known address by prepaid mail, notice shall be construed as delivered as of the postmark date of sender's mail receipt form, in the case of certified or registered mail. Notices to the Landlord shall be sent to

Balfour Beatty Communities

1 Country View Road

Malvern, PA 19355

- **35. SEVERABILITY**: If any provision or clause of this Lease is held invalid by a court of law, such invalidity shall not affect other provisions or applications of this Lease that can be given effect without the invalid provision and to this end, the provisions of this Lease are declared to be severable.
- 36. CONFIDENTIALITY OF RESIDENT RECORDS: The Landlord or managing agent shall not release financial information about a Resident or prospective Resident to a third party, other than a Resident's rent payment record and the amount of the Resident's periodic rental payment, without the prior written consent of the Resident or prospective Resident, or upon service on the Landlord of a subpoena for the production of records. This section shall not preclude the Landlord from releasing information pertaining to a Resident or prospective Resident in the event of an emergency.
- **37. MODIFICATIONS**: No modifications to the terms and conditions of this Lease shall be enforceable unless executed in writing, signed and dated by all of the parties to this Lease.

- **38. CONFLICTS**: The terms of this Lease shall take precedence over any conflicting terms between this Lease and the Resident Guide.
- **39. RESIDENT GUIDE**: The Resident acknowledges receipt of a copy of the Resident Guide and agrees to abide by its terms. Any changes to the Resident Guide shall be effective only after 30 days written notice is given of such changes. The Resident Guide, together with any Addenda, attached hereto as Exhibits "A" "F" are hereby incorporated herein and made a part hereof.

RESIDENT(S) ACKNOWLEDG UNDERSTANDS THAT THEY A		E FOLLOWING ITEMS AND F THIS LEASE AGREEMENT:
LEAD BASED PAINT ADDE	NDUM (Attachment "A")	
RESIDENT GUIDE (Attachme	ent "B")	
PET ADDENDUM (Attachmen	nt "C")	
SATELLITE DISH ADDENDU	JM (Attachment "D") (if a	applicable)
MOLD ADDENDUM (Attachn	nent "E")	
of which shall constitute an original	inal. By signing this Lea ned by Chapter 83, Florida disposition of the Resident	hands and seals to this Lease, each use, the Resident agrees that upon a Statues, the Landlord shall not be 's personal property. DATE:
RESIDENT	(SEAL)	DATE:
WITNESS	(SEAL)	DATE:
WITNESS	(SEAL)	DATE: