(Applicable to rental properties within the City of Seattle)
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			Date	
1.	TENANT HEREBY RENTS premises at			
	_		WA	Unit
2.	TENANT SHALL OCCUPY and rent said p Tenant Act Title 59, and all applicable Seattl		al basis subject to the V	Vashington State Landlord
3.	OCCUPANCY SHALL BE LIMITED joint agent must approve sublet of premises, or ov			
]	Provision for <i>pets/animals</i> :	smoking:	no. vehicles:	
4.	TENANT TO PAY a monthly rent of \$	per month by the first d	lay of each month (or r	
(or agent beginning on (date)	; pay \$ an	y pro-rata rent for the	
]	periodthrough	; and pay \$	towa	rds last month's rent.
	Additional parking or other monthly fees, if any	: \$ to cover		·
5.	UTILITIES paid by landlord (checked): (other)Tenant in	cable TV,electric,ga	s,water,se to call in may result in	wer,garbage, a a \$35 landlord charge.
6.	TENANT TO PAY a security fee of \$ After	, of which \$	shall be	nonrefundable to cover:
	during periods of restoration), late fee, caused balance of the security fee shall be refunded: a) Said premises are kept picked up and b) Tenants agree and cooperate to the shall be refunded in the shall be remainded in the shall be refunded in	PROVIDED: I neat following notice of vacancy (nowing of the premises to prospect odors, stains, droppings, fleas); no used (as applicable); all waste is hautem 10 below; or landlord/agent age age door, andmail box keys a to final balances due landlord not tenant-responsible damages or neg	(for showing to prospe ive tenants at reasonab unauthorized smoking, aled away; all occupant reed with tenant to an ea- ure returned to landlord covered by security fe- glect during tenancy, co	ctive tenants); le times; painting or remodeling; s/belongings are removed; exception; and or agent (plus any copies). e. Refund checks void if osts may be deducted
7.	TENANT AGREES AND UNDERSTANDS that any of said security fee <i>may not</i> be applied by the tenant <i>toward rent</i> at any time. <i>Any security fee refund or shortage</i> , as per itemized statement (or estimate), shall be processed <i>between</i> 2 and 14 days following rental agreement termination and vacation of the premises. The security fee held in trust per RCW59.18.270.			
8.	DELIVERY OF RENT : <i>All</i> due on the <i>first day of each monthly rental period</i> , it is absolutely the responsibility of the <i>tenant</i> to mail/deliver rent payment (cash, check, money order/cashier check, direct deposit, etc., at landlord/agent option) to the followin address or location: Landlord/agent will not be responsible for any lost or missing cash payments <i>not personally handed to landlord/agent</i> . If by start date, tenant fails to call/show up, get keys, and pay all move-in money due, landlord/agent may immediately terminate agreement/no refund			
9.	LATE/NSF/DEFAULT RENT: Any rent due charge with an additional \$10.00 for each late assessed concurrent with rent due shall be co in rent payment, is absent from the premises occupancy, the premises will be considered a change locks, and store any remaining item	e day thereafter, <i>including immedi</i> onsidered rent as due. <i>NSF checks</i> without notice, and there is reason <i>abandoned</i> , entitling landlord or ag	iate late fee billing and shall be assessed \$30.0 or cause to believe ten	deviction notice. Late fees 00 each. If tenant defaults ant is terminating
10	. NOTICES: Tenant shall give the landlord or a of intention to vacate the premises. (<i>Shorter</i>			

landlord.) Landlord/agent may give notice to vacate as provided in Seattle's Eviction for Cause ordinance. Tenant shall, at the expiration of either and all notices, surrender the premises and keys to the landlord or agent in accordance with this agreement. **Maintenance & Showing:** Following proper landlord/agent notice, tenant shall allow access to unit at reasonable times. Tenant failure to so honor access is cause to assess tenant for any service cancellation costs, and \$100 per RCW 59.18.150(5). **Changing Premises:** If tenant relocates to another unit of the landlord, a relocation fee may be charged in addition to any cleaning or damage charges against the previous unit. Security fees and credit for rent shall transfer to the new unit.

- 11. **SIGNS/ACCESS:** Landlord/agent may enter yard and place/maintain business signs/postings (e.g. rent, lease, sale) on the premises as deemed necessary for business. Also, landlord/agent may enter the tenant's premises for: (1) inspection; (2) cleaning, repairs or alterations; (3) other services; or (4) showing premises; *provided*, access is at reasonable times with proper notice (*no notice* required for emergency, end/term, abandonment). Tenant notice to vacate, or request for service or repairs, shall constitute tenant-approved notice of respective access by landlord or agent (in absence of other arrangements).
- 12. **PUBLIC SAFETY:** Dwelling is equipped with __hard-wired and/or __battery-operated smoke/heat detectors, and __CO alarms in working order. Tenant is responsible to maintain the devices in working order; tenant failure to comply includes a \$200 fine per RCW 43.44.110(4). *If any device is later found inoperable, landlord may charge tenant a \$50 compliance fee/each.* If duplex, multiplex or apartment: the building has a sprinkler system __yes __no; a fire alarm system __yes __no. Unless attached or noted, the building does not have a smoking policy, nor an emergency notification, relocation or evacuation plan for occupants. The premises may include individuals that have or will commit criminal acts; *report* all suspicious activities to police. Tenant *will not* knowingly/freely give unit keys to outsiders, nor allow entry of any felon, law violator or repeat abuser without landlord written approval. *Intentional and malicious property damage, impair, removal or deface by tenant is a criminal offense under 9A.52 RCW*.
- 13. **CHANGE IN TERMS OR RENT:** Requires written approval of all affected parties anytime, *or 30-day notice* by landlord/agent. Monthly rent increases totaling more than 10% within a 12-month period require 60 day written notice. All other provisions shall remain intact.
- 14. **INSURANCE/REPAIRS:** Tenants should obtain insurance on their personal property to include theft, vandalism, pests, accident, storm, cold or heat, mold, flood, water, and electrical damages, as a minimum. (*Landlord/agent not responsible for damaged/missing tenant property.*) Landlord/agent will promptly respond to tenant written requested repairs, but will not be monetarily responsible for: (1) tenant disruptions or inconveniences during habitable periods of repair, drying, scheduling or bidding of same; (2) tenant/guest injuries incurred in or around obvious areas of maintenance, repair, or construction; nor (3) housing or other costs incurred by tenant during good-faith periods of landlord repairs or other activities.
- 15. **ATTORNEY/COLLECTION/SERVICE FEES:** Tenant agrees to pay all landlord/agent charges including 12% annual interest on delinquent accounts, and all reasonable attorney/collection fees necessary for any action arising out of tenant default/breach.
- 16. **PREMISES USE:** Tenant shall not use said or neighboring premises for any illegal purpose, or for any other purpose than that of a residence. No excessive traffic or visitors (e.g. more than 3-4 drive-ups or walk-ins per day) without landlord/agent approval. Tenant shall not allow entry of anyone in violation of court protection orders. Tenant to conform to all covenants, codes, statutes, ordinances; and landlord/agent rules regarding occupancy. *Absolutely no unlawful drugs excessive drinking, public disturbances, verbal abuse/spiteful threats, unauthorized pets/firearms/smoking on premises. Violations are cause for eviction.*
- 17. OPERATION, MAINTENANCE, STORAGE, ALTERATIONS TO PREMISES: On a *continuing* basis, tenant agrees to:
 - (a) Keep premises in a clean, neat, and sanitary condition; no parking, storage or accumulation of debris on lawn or yard;
 - (b) **Dispose of** all rubbish, garbage, and waste in a clean and sanitary manner--at reasonable intervals--and assume all costs of extermination and fumigation for infestation caused by tenant; not feed straying pets or animals; not temporarily host pets;
 - (c) **Properly ventilate and operate** all electrical, gas, heating, plumbing, septic, facilities, fixtures, doors, windows, locks, and appliances; No portable kerosene/gas/incense burning; **keep** hot water tank at 120 degree max; **limit** candle burning; no excessive odorous chemicals/sprays/vapors; **restrict** toilets to biological waste and tissue paper; keep drains clear;
 - (d) **No BBQs or open fires** in units or under eaves, canopies, balcony overheads, or under building structures or covers; (*Note: Carbon monoxide (CO) is a very poisonous combustion gas that cannot be seen or smelled, and can afflict or kill!)*
 - (e) Pay for, replace or repair in landlord-approved manner, all items (including doors, windows, locks, smoke/heat/CO alarms) damaged or made inoperable during occupancy; correct/repair plumbing and fixtures clogged or broken by misuse or neglect; and where applicable, use due precaution against freezing or stoppage of water pipes in and around the premises;
 - (f) **Report all** plumbing/roof/ water leaks, **and** all mold, code and other hazardous conditions to landlord/agent within 48 hours to avoid charges for inspections, presumptive damages & added utility fees **caused by** lack of timely reporting **to landlord**;
 - (g) **Not deface, damage, impair, or remove** any property, facilities, equipment, and appliances; not install TV/radio antennas, decorations, signs, postings, or other equipment without landlord/agent approval except as authorized under FCC regulations; For any installations, landlord/agent may assess an added refundable \$250 security fee to cover removal costs;
 - (h) **Not grow** medically-approved or other marijuana in or around the premises; **limit supply** for own medical purposes per RCW 69.51A.040; **not smoke/vaporize** same anywhere inside premises, nor in any unauthorized outside areas;
 - (i) Not make unauthorized alterations, climb ladders/roofs, paint/wallpaper, change fixtures/locks, run dangerous equipment;
 - (j) **Not store non-operating vehicles**, nor boats, RV's, motor cycles, trailers, firearms, equipment, tools, hazardous materials, liquids, paints, fuels/oils, chemicals, waste or non-using items on premises without landlord/agent approval; no waterbeds;
 - (k) **Maintain reasonable peace and quiet** with other tenants/neighbors and pay for any caused damages therein; no fireworks; No disturbing TV's, sound systems, musical instruments, or other disturbing activities; No fireworks of any kind.

10.	Copy of State-approved mold information hand-out is provided, orposted on the premises per RCW 59.18.060(12). For pre-1978 housing, a federal-approved pamphlet on lead poison prevention is also provided. BEWARE: Touching, breathing or eating lead paint chips/construction dust can be hazardous to peopleespecially children!					
19.	YARD/OUTSIDE PREMISES: Where applicable (y/n), tenant agrees to mow, water, weed, and maintain grounds in good condition (subject to any landlord specifics); and to keep own driveways, walks, porches, and garages clean and clear of obstructions, and pay costs of any used utility. Failure to comply following notice will result in charges to tenant for necessary remedy. Landlord/agent may reasonably enter yard/buildings without notice to service common areas and outside yard/structures. No trampolines/swimming pools/swings/climbing sets, or other "attractive nuisances" without written approval of landlord/agent. Unauthorized parking, storage, accumulation of waste may be assessed up to \$10.00 per day per violation.					
20.	FURNISHINGS PROVIDED: Included are stove, refrigerator, drapes, shades, curtains, smoke/CO alarms, and cable boxes in place upon move-in, and also the following:					
21.	. MOVE-IN CONDITION REPORT: The landlord/manager and tenant each state they have inspected the premises to be rented, including the walls, floors, countertops, carpets, drapes, applicable furniture, and appliances in each room; and all windows, doors, locks, smoke/CO alarms, electrical features, faucets and plumbing fixtures, etc. Subject to any defects reported below (#23) or within 30 days (#22), all items in the premises were inspected and initially found clean, undamaged, and in good working order.					
22.	CONDITION REPORT UP-DA	ΓE: Tenant to complete and return any/	Call condition report up-dates by 30 days of move-in.			
23.	OTHER/ADDENDUM:					
	Landlord/agent not liable for any		riting by tenant to landlord/agent in a timely manner. of all occupants, guests, and known intruders.			
24.	this agreement, rent shall be abate event shall landlord or agent be lia	d until tenant possession. All other aspecable for damages caused by failure to deli	o deliver possession of these premises at the start of tts of this agreement shall remain in full force. In no iver possession of the premises. If possession is not ement with full refund by giving written notice.			
25.	. EVICTION PURSUANT TO WRIT OF RESTITUTION: Tenant(s) HEREBY OBJECTS to the storage of their personal property. Tenant(s) understand this will result in their property being placed on the nearest public right-of-way.					
26.	RECEIPT OF MONEY PAID: 7	enant has paid \$i	in for security fee; and paid			
		for rent covering period	through			
27.		ord/agent have reviewed this rental agree provided or modified per RCW 59.18 (W	ement as completed, and hereby finds it severable and Vashington State Landlord-Tenant Law).			
	(All Occupants 18 or Older Sign)					
((Landlord/Manager Sign)	(Landlord/Manager Addres	(Landlord/Manager Phone)			
28.	CO-SIGNER AGREEMENT (optional): Co-signer agrees to assure, guarantee, and not contest performance of this agreement, and to pay a \$					
-	(Signature)	(Printed Name)	(Soc Sec Number)			
-	(Phone)	(Address)	(City, State, Zip)			