

Residential Property Management & Leasing Specialists

		DEED OF I	LEASE		Property #
Thi	s RESIDENTIAL DEED OF LEASE	("Lease") is made on		between	
		("Landlord") and			
		("Tena			gnatures below that in this
real	estate leasing transaction,	•	•		
	he brokerage firm is acting as a du	- ("	Leasing Company")	represents □ the L	andlord OR □ the Tenant.
app	ropriate disclosure form is attached	to and made a part of this Lease.	)		
1.		to the Tenant and the Tenant leas uipment and systems) described a	ses from the Landlord as follows: Street Add	I, the Premises and Iress:	all improvements (to
			Virginia, Zip	Code:	
	Subdivision:		, Parking S	pace #:	,
	County/City:		, and if appl	icable, Mail Box #:_	·
	If the Premises are a Condominiu	m, Unit #: , Condominiu	m:		, Storage Bin #:
2.	LEASE TERM. The Term ("Lease	Term") will begin at 9:00 a.m. on		,and	end at 5:00 p.m. on
	which must be paid with certific with \$ due	month beginning  d funds. If the Lease begins on a on	for the period of payments must be madextended Term, either This Notice shall be another. In the absence cand conditions as se	_, without demand e first day of the mo f ade electronically eit r of the parties may received no later tha of Notice from eithe t forth in the Lease	or deductions, the first of onth, Rent shall be prorated through ther via ACH or Paylease.  give the other at least 60 an the first day of the month or party, this Lease shall be with 60 days written Notice
	<b>ESCALATION.</b> Rent shall be increased to \$	eased to \$per month effectivep	er month effective		, Rent shall
3.	and a default under this Lease. If agrees to pay an administrative of \$100.00 for each returned pay or certified check and that the entwith standard accounting procedu	ED PAYMENTS. Installments of reany installment of rent is not receivarge of ten (10) percent of the Rement. The Landlord has the right to ire payment be made by one instracts, all payments made shall be aptive fees, and insufficient funds fee	ved by the Landlord nt. The Tenant also a require that all paym ument payable to  plied against the olde	within <u>3</u> days froi grees to pay the La tents be made by m Landlord or ⊠ Mana test delinquency, inclu	m the due date, the Tenant ndlord an additional charge oney order, cashier's check aging Agent. In accordance
4.	this Lease. Unpaid rent for the ent shall be entitled to: A.) Poss	to pay any installment of rent, or a sceipt of written Notice of non-pay ire remaining Lease Term shall be ession of the Premises, B.) A Court costs and reasonable attorne	ment and intention to come immediately du Any unpaid rent, a	terminate Lease, the ne and payable. Upo dditional rent, and	he Landlord may terminate on termination, the Landlord d administrative charges,
5.	MANAGEMENT.				gent"),
		Plaza Drive, Fairfax			
	Phone Number:703.385.3600 all rights of the Landlord under the	, is authorized to manage the Press Lease.	emises and collect re	nt on behalf of the L	andlord and shall exercise

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- 6. TRUTHFULNESS OF THE RENTAL APPLICATION. The Tenant warrants that the statements made on the Rental Application ("Application"), which are made a part of this Lease, are material representations that have been relied upon by the Landlord. If any material facts in the Application are untrue, the Landlord shall have the right to terminate this Lease, to hold the Tenant liable for any and all damages to the Premises, to exercise all legal and equitable rights and remedies, and to recover reasonable attorney's fees. court costs, and all costs incurred to reclaim Premises and to rent Premises to another Tenant.
- DISCLOSURE OF INFORMATION. Tenant may from time to time authorize Landlord to disclose information regarding this Lease and the tenancy to third parties, including, but not limited to, future Landlords and mortgage lenders. Landlord will not provide this information if Tenant's Lease termination date is greater than ninety (90) days from the date this information is requested.
- USES. Tenant will use Premises solely as a single-family residence for only those adults and children listed on the Application and those children born, adopted, or placed under the legal care of the Tenant hereafter, and for no other purpose. No portion of the Premises shall be sublet or assigned without the prior written consent of the Landlord. Occasional visits by guests, not to exceed 2 weeks during any consecutive 12-month period are permitted without the prior written consent of the Landlord. The Tenant shall not use or allow the Premises to be used for any disorderly or unlawful purposes and shall comply with all applicable laws, ordinances and Rules and Regulations This Lease may be terminated at the option of the Landlord in case of any nuisance, excessive noise, disturbance or conduct offensive to any other occupant of the building or neighborhood. Tenant expressly agrees not to allow controlled substances or illegal drugs of any type or paraphernalia used in connection with such substances on the Premises. Should evidence of an unauthorized occupant(s) be found, a \$500 administrative fee shall be imposed, and this Lease may be subject to immediate termination.

The Landlord shall have the right to terminate this Lease upon receipt of a preponderance of evidence that indicates an immediate threat that materially affects the health or safety of either the Landlord or other tenants. For example, the sale or disposition of dangerous drugs or drug paraphernalia on the Premises shall be considered such an immediate threat. In such event, the Landlord shall give the Tenant written Notice of termination with the time of vacating to be commensurate with the urgency of the situation. The Tenant shall vacate and surrender possession of the Premises to the Landlord within the time period specified in the Notice of termination.

- VEHICLE PARKING. No motor vehicle, trailer or motorcycle shall be parked on the Premises without current license plates and jurisdictional tax stickers. All such vehicles must be in operating condition. Vehicles may be parked only in garages, driveways, assigned spaces, or in the street, as regulated by the Owners' Association Rules.
- 10. PET(S). The Tenant and/or Tenant's guest shall not keep pet(s) on the Premises without the prior written consent of the Landlord. Consent may be rescinded if the Tenant does not comply with all Association Documents, Rules and Regulations, and local ordinances.

	The Tenant assumes all liability and responsibility for any and all damages caused by pet(s) and pledges to restrain or secure pet(s) when access is needed. A Deed of Lease Addendum Is Is Not attached to this Lease. If so, written consent is hereby granted only for the pet(s) listed on the Addendum. Should evidence of an unauthorized pet(s) be found, a \$500 administrative fee shall be imposed, and this Lease may be subject to immediate termination.								
11.	COMPLIANCE WITH ASSOCIATION DOCUMENTS. Tenant must abide by the Rules and Regulations of the								
	Association, which are available to Tenant. Failure to comply with the provisions of the Association Documents or Rules and Regulations shall constitute a breach of this Lease. All costs incurred to cure such a breach shall be paid by the Tenant, and a \$350 administrative fee shall be imposed per occurrence. This Lease grants the Tenant the right to use the allowable common areas and facilities of the Owner's Association for the Lease Term, provided that the Tenant pays any additional optional user fees. The Landlord agrees to provide the necessary forms for the Tenant to obtain or use any Owner's Association recreation facilities and services.								
12.	UTILITIES/SERVICES.								
	Landlord shall be responsible for the payment of the following utilities/services to the premises:								
	□ Electric □ Gas □ Water □ Trash □ Sewer □ Cable/Satellite TV □ Telephone □ HOA/Condo Dues								
	□ Other								
	Tenant shall be responsible for the payment of the following utilities/services delivered to the leased premises:								
	□ Electric □ Gas □ Water □ Trash □ Sewer □ Cable/Satellite TV □ Telephone □ Internet								
	□ Other								
	Electric, Water and Gas (where applicable) utilities must remain connected throughout your Lease term. Should Tenant disconnect any of these services prior to the conclusion of the Lease, they will be reconnected at Tenant's expense and a \$250 administrative fee imposed per utility.								
	The Landlord certifies to the Tenant that fuel tank(s) are or will be full at the beginning of the Lease Term. The Tenant agrees to purchase fuel from, as selected by the Landlord, and further agrees to fill fuel tank(s) at the end of the Lease Term.								

13. LANDLORD MAINTENANCE. Except as otherwise noted the Landlord shall maintain the Premises in good repair and tenantable condition and shall be responsible for repairs not due to the fault or negligence of the Tenant during this Lease.

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3829 Plaza Drive Fairfax, VA 22030

14.	<b>FIXTURES AND APPLIANCES.</b> The Landlord shall provide as part of the Premises all existing built-in heating and central air conditioning equipment, plumbing and lighting fixtures, installed wall-to-wall carpeting, smoke, fire and carbon monoxide detectors and those items checked YES below. Any fixtures and appliances provided in "As Is" condition need not be repaired, replaced or maintained by the Landlord. Those items checked "As-Is" below are provided in as is condition, with any faults and Landlord will have no duty to maintain or repair such items.											
	Yes	No	As Is		Yes	No	As Is		Yes	No	As Is	
				Range w/oven				Ceiling fan(s) #				Intercom
				Cooktop				Clothes washer				Garage opener #
				Wall oven(s) #				Clothes dryer				Remote(s) #
				Refrigerator				Humidifier				Hot tub and equipment
				Icemaker/water dispenser				Electronic air filter				Pool and equipment
				Dishwasher				Central vacuum				Wood stove
				Microwave oven				Exhaust fan/range hood				Fireplace screen/door
				Disposer				Water treatment system				Dehumidifier
				Window treatments				Sump pump				
				Window A/C unit(s) #				Security system				
	_	_	_	vindew / ve drin(e) //	_	_	_	Coodiny byolom	_	_	_	
16.	("Se and inclu	curity accru uding	Depo e inte out n	EPOSIT. Prior to the beginning of osit") to be held by	Mana Secu with r	agem urity D espe	ent Depos ct to p	The Security Deposit vit is to insure full compliance property damage caused by	vill be by th the T	place ne Ter enant	ed in a nant o , gues	f all provisions of this Lease, sts, and/or pet(s). If the costs
	of repairs, replacements or Landlord's other damages exceed the Security Deposit the Tenant shall pay for such excess costs. The Tenant cannot use the Security Deposit for any payment of rent or other obligations.  A. Any Security Deposit forfeitures pursuant to this article are made at the direction of the Landlord and are retained exclusively by the Landlord. WJD Management merely serves as escrow agent for the Landlord and does not retain any portion of the Security Deposit which has been forfeited at the direction of the Landlord. Tenant shall hold WJD Management harmless for any Security Deposit forfeitures imposed by the Landlord. Notwithstanding, should Tenant file suit against WJD Management for any portion of the security deposit, and WJD Management prevails in that suit, Tenant shall be liable for WJD Managements actual attorney's fees incurred as a result.  B. If the Tenant fails to comply with any provisions of this Lease, the Landlord may use any part of or retain all of the Security Deposit for the payment of the following: rent, utilities, any amount the Landlord may expend because of Tenant's noncompliance with this Lease, including any damages or deficiency in the releasing of the Premises, whether accruing before or after reentry by the Landlord.  C. If during the Lease Term, including any extension, renewal or holdover, any part of the Security Deposit shall be used by the Landlord in accordance with the terms of this Lease or applicable law, the Landlord shall provide Notice to the Tenant of the Anada at all times during the Lease Term.  D. The Landlord shall provide Notice to the Tenant of the name, address and telephone number of the new Agent or new Landlord in the event of a change in rental management or the sale, transfer or assignment of the Landlord's interest in the Premises or this Lease. In the Premises or in this Lease. In the event of a sale, transfer or assignment of the new Agent or Landlord for the return of the Security Deposit, be released from all liability, and the Tenant											
17.	DIS colle part asce	PUTE ection y and ertain	S: To ager the rather a	enant agrees that all disputes noies, and further agrees to refra epresentatives, partners, or age mount of actual damages cause upon demand in the event	ain fro ents c d by a	om m of tho a failu	naking se pai ire to d	degrading or defamatory s rties. Tenant agrees that it v comply with this provision ar	tatem vould	ents of the implication in the second in the	orally opracti	or in writing about any other ical and extremely difficult to

	mu ma to	ich are available to the Tenant. Tenant agrees to pay all non-refundable Move-in and Move-out Fees and Elevator Fees. Elevator ist be reserved. Tenant will call the Association at Phone # to schedule the move. Moving days and hours by be restricted. Tenant will comply with the Seasonal Maintenance Programs and provide access for contractor inspections. Failure do so shall result in a \$200 administrative fee being imposed. In addition, Tenant will will pay any fines imposed for failure to comply he this program. Tenant agrees to register cars, bicycles and pet(s) with the Association.
20.	de for	<b>NANT OBLIGATIONS.</b> Tenants must keep Landlord informed of all telephone numbers and email addresses. The Tenant shall not liberately destroy, deface, damage, impair, or remove any part of the Premises, nor permit any person to do so. The Tenant shall pay any repairs or replacements made necessary due to deliberate, accidental or negligent acts or omissions of the Tenant, Tenant's nily, guests, employees or pet(s). The Tenant is responsible for:
	A.	Maintaining the Premises in a clean and sanitary condition and disposing of all trash, garbage, and waste in sealed containers.
	B.	Using and operating all appliances, equipment and systems in a safe and reasonable manner and not overloading any system. Tenant must drain outside water spigots each fall. In the event the plumbing at the Premises is frozen or obstructed due to the negligence of the Tenant, Tenant's family or guests, the Tenant shall pay immediately the cost of repairing frozen pipes or cleaning such obstruction and any additional costs associated with the repair (e.g., drywall, carpets, etc.).
	C.	Furnishing and replacing all light bulbs with the same style and the same wattage as needed and all fuses with the same kind and amperage as needed.
	D.	Changing furnace and air conditioner filters a minimum of every 2 months.
	E.	Clearing of all drains and toilets, maintenance of all carpeting and flooring in a clean and good condition, replacement and payment for glass and screen breakage.
	F.	Cutting, watering and maintaining the lawn, pruning shrubbery and removing weeds; promptly removing ice and snow from all walks, steps and drives; maintaining exterior gutters, drains and grounds free of leaves and other debris.
	G.	Promptly reporting in writing to the Landlord any defect, damage, or breakage. Failure to report shall make the Tenant liable for the repair of any additional damage. This provision does not obligate the Landlord to repair or correct such defects, breakage, malfunction or damage.
	H.	The cost of any unnecessary service call and any costs incurred as a result of the Tenant failing to keep appointments with service persons who require access in order to make scheduled repairs. Any request for repair is understood to mean that permission to enter the Premises to make the repair has been given by the Tenant.
	I.	Making any repairs, alterations, or additions required by any governmental authority, Owners' Association, insurance company or the Managing Agent due to the Tenant's use.
	J.	The control and elimination of household pests including but not limited to fleas, ticks, roaches, silverfish, ants, crickets, and rodents during occupancy. Upon vacating the Premises, the Tenant shall be responsible for the elimination of all such pests and vermin.
	K.	This home has a walk-out stairwell floor drain: $\square$ Yes. $\square$ No. If checked Yes, Tenant agrees to keep it operational and free of debris at all times.
	L.	This home has hardwood and/or laminate floors in one or more rooms: $\Box$ Yes. $\Box$ No. If checked Yes, Tenant agrees to: $\Box$ cover 75% of all hardwood floors with area rugs unless waived in #47. ADDITIONAL TERMS <or> <math>\Box</math> apply felt caps on all chairs and furniture unless waived in #47. ADDITIONAL TERMS.</or>
21.	to poin gal	DLD AND MILDEW. Tenant shall maintain appropriate climate control, keep the Premises clean, and take necessary measures to ard and prevent mold from accumulating in the dwelling unit. Tenant agrees to clean and dust the dwelling unit on a regular basis and remove visible moisture accumulation on windows, window sills, walls, floors, ceilings and other surfaces as soon as reasonably ssible. Tenant agrees not to block or cover any heating, ventilation or air-conditioning ducts. Tenant also agrees to report immediately writing to Landlord: A.) any evidence of a water leak or excessive moisture in the dwelling unit, common hallways, storage room, rage or other common area; B.) any evidence of mold that cannot be removed with a common household cleaner; any failure or malfunction in heating, ventilation or air conditioning, and D.) any inoperable doors or windows. Tenant shall be sponsible for damage to the dwelling unit and their personal property as well as any injury to the occupants of the Premises resulting m failure to comply with these terms.
22.	La ad eq kei na ho	NDLORD CONSENT REQUIRED. The Tenant is required to submit a written request, including any plans for restoration, to the indlord and obtain the Landlord's written consent for any of the following: A.) Remodeling, making any structural change, alteration, dition, or decoration, including papering and painting of the Premises. B.) Installing, attaching, removing, or exchanging appliances or uipment, such as air conditioning, heating, refrigeration, TV antenna or satellite dish, wood burning stoves, fireplace inserts or rosene heaters. C.) Driving nails or other devices into walls, ceilings or woodwork (other than a reasonable number of picture hanger its which are permitted). D.) Affixing any object containing an adhesive backing to any surface in the Premises. E.) Attaching plant oks to the ceiling. F.) Rekeying locks, installing additional locks or security systems. The Tenant must provide the Landlord, and the wners' Association where required, with a duplicate of all keys and instructions on how to operate all locks and/or systems. Installing iron safes, water beds, or any other extra-heavy objects.

18. MOVE-IN INSPECTION. Within 5 days after the beginning of the Lease Term, the Landlord shall submit a written report to the Tenant itemizing the condition of the Premises at occupancy. This report shall be deemed correct unless the Tenant submits additional items in writing within 5 days after the receipt of the report. This report is for information only and does not constitute an agreement to decorate,

19. CONDOMINIUM REQUIREMENTS. Tenant agrees to abide by all Rules and Regulations of the Condominium Owners' Association

alter, repair or improve the Premises. Any such request for repairs must be in writing.

 3829 Plaza Drive
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 703.385.3600 (V)

 Fairfax, VA 22030
 www.wjdpm.com
 703.385.8144 (F)

- 23. INSURANCE. The Tenant must maintain a Renter's Insurance policy which provides public liability, protects his personal property and names the Landlord and Managing Agent as additional insured. Tenant shall provide Landlord with a certificate of such insurance. It is imperative that this policy provides for alternate lodging should the premises become temporarily uninhabitable. Your landlord may not reimburse you for the cost of any such lodging. The Tenant will do nothing and permit nothing to be done on or about the Premises which will increase the cost of or cause the cancellation of any fire or other insurance policy covering the Premises. All of the Tenant's personal property located or stored at the Premises shall be Tenant's sole risk. The Tenant shall indemnify and hold harmless the Landlord from any loss or damage to such personal property. The Landlord and/or the Owners' Association shall not be liable for any injury, damage, or loss resulting from any accident or occurrence in or upon the Premises.
- 24. REQUIREMENTS. The Tenant shall provide the Landlord with current home and work telephone numbers and provide Notice to the Landlord of all changes. The Tenant shall provide Notice to the Landlord if the Tenant intends to be absent from the Premises for more than 14 days. If the Tenant fails to provide Notice to the Landlord, the Landlord may consider the Premises abandoned, reenter and rerent, treating the Tenant's personal property as abandoned. The Landlord shall not be liable to the Tenant for these actions. The Tenant shall remain liable for rent due, damage, repairs and any expenses incurred under this Lease until the Premises are rented or the expiration of the Lease Term, whichever occurs first. The Landlord may re-rent the Premises on terms identical to or different from this Lease, and for any amount of rent. The Tenant shall be responsible for any deficiency in rent collected. The Tenant shall not place or display any sign, advertisement or Notice on any part of the Premises. The Tenant shall not create or permit any lien upon the Premises or Tenant's interest in this Lease.

## 25. COSTS OF ENFORCEMENT, WAIVER OF EXEMPTIONS, SEVERABILITY AND STATUTORY REQUIREMENTS.

- A. The Tenant shall pay all costs, expenses, fees and charges incurred by the Landlord in enforcing, by legal action or otherwise, any of the provisions of this Lease, including the payment of reasonable attorneys' fees, and the Tenant hereby waives the benefit of any homestead or similar exemption laws with respect to the obligations of this Lease.
- B. If the Tenant fails to perform any of the provisions of this Lease (other than failure to pay rent when due), or upon abandonment of the Premises, the Landlord shall give written Notice to the Tenant specifying the particular non-compliance and the Landlord may terminate this Lease not less than 30 days after receipt of such Notice unless the Tenant remedies the non-compliance within 21 days in a manner acceptable to the Landlord. Pursuant to any non-compliance Notice given to the Tenant, the Tenant shall pay a \$400 re-inspection fee for each occurrence. In addition to any costs of enforcement, the Landlord shall be entitled to possession of the Premises, rents and other fees due as well as rents due for the entire remaining Lease Term and any other rights or remedies to which it is entitled at law or in equity. If the Landlord does not pursue Lease termination when non-compliance is noted or accepts additional rents, it does not constitute a Waiver or acceptance of the non-compliance. The Landlord reserves the right to take future action against non-compliance.
- C. No Waiver of any breach of any provision contained in this Lease, or compromises or settlement relating to such a breach shall operate as a Waiver of the provision itself, or any subsequent breach. All individual provisions in this Lease shall be severable. If any one or more such provision is determined by any court or administrative body to be unenforceable, or to be in conflict with any law of any applicable jurisdiction such determination shall have no effect whatsoever on the remaining provisions of this Lease.
- D. This Lease is is not subject to the Virginia Residential Landlord and Tenant Act.
- E. In the event that the provisions of any applicable statute, including without limitation the *Virginia Residential Landlord and Tenant Act*, apply to this Lease and are inconsistent with the provisions of this Lease, the provisions of the applicable statute shall control and this Lease shall be deemed to be amended to comply with such provisions.
- 26. ACCESS TO THE PREMISES. The Landlord or designated representative(s), upon reasonable notification to the Tenant and at reasonable times, may enter the Premises in order to do any of the following: A.) Inspect the Premises. B. Make necessary or agreed upon repairs, decorations, alterations, or improvements. C.) Supply necessary or agreed services. D.) Place a "For Rent" or "For Sale" sign and a REALTOR® Lockbox upon the Premises to facilitate showing the Premises to prospective tenants 60 days prior to the end of the Lease Term or prospective purchasers 90 days prior to the end of the Lease Term. E.) Show property to prospective purchasers by appointment any time within Lease term. Landlord's Managing Agent or designated representative(s) may create a listing in the Bright MLS private database advertising the Premises for rent or for sale. In order to be consulted by REALTORS® desiring to show the Premises, the Tenant shall provide a telephone number to be referenced in the listing for the purpose of being contacted to schedule a showing. REALTORS® will be instructed to "Call Before Showing" to coordinate access to the Premises with the Tenant. Reasonable notification to the Tenant shall be defined as a minimum of two (2) hours' notification. Should Tenant fail to provide access to the Premises pursuant to the terms of this paragraph, a \$500 administrative fee shall be imposed, and the Tenant's security deposit may be forfeit at the Landlord's election. Tenant will remove or secure any pet(s) on the Premises when property is on the market, when repairs are scheduled and when interim property inspections are scheduled. Entrance storm doors must remain unlocked when the property is on the market.

Whenever possible the Landlord shall make arrangements for contracted workers to coordinate with the Tenant the time and date when workers may enter the Premises in order to accomplish repairs or services. It then shall be the Tenant's responsibility to ensure that these workers have access to the Premises at a time and date convenient to both Tenant and workers during the regular business hours of the firms doing the work. If the Tenant refuses to allow or prevents access, the Tenant shall bear any additional expense, such as after-hours or overtime fees, incurred by the Landlord. Refusal of the Tenant to allow access is a breach of this Lease. The Landlord may take legal action to compel access or may terminate this Lease. In either case, the Landlord may recover actual damages sustained and reasonable attorneys' fees. In case of emergency, where it is impractical for the Landlord to give reasonable notification to the Tenant of the Landlord's intent to enter the Premises, or in case the Premises have been vacated, abandoned, or surrendered by the Tenant, the Premises may be entered by the Landlord or designated representative(s) without notification and without the consent of the Tenant.

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- 27. TRANSFER OF LANDLORD. It is agreed that if the Landlord is transferred back to the Washington Metropolitan area by the Landlord's employer or is discharged from active duty with the Armed Forces of the United States or from full-time duty or technician status with the Virginia National Guard, the Landlord shall have the right to terminate this Lease by giving the Tenant at least \_\_\_90\_\_ days' Notice in writing whereupon the Tenant shall vacate and surrender possession of the Premises to the Landlord within the termination time period. Rent shall be prorated to the exact number of days from the date Tenant is given said Notice until the date Tenant surrenders the Premises.
- 28. TRANSFER OF TENANT. Tenant shall have the right to terminate this Lease if the Tenant A.) is transferred 50 miles or more (radius) from the Premises by the employer stated on the Rental Application, B.) is discharged or released from active duty with the Armed Forces of the United States or from full-time or technician status with the Virginia National Guard, or C.) as a member of the Armed Forces of the United States or on full-time or technician status with the Virginia National Guard, is ordered to report to government-supplied quarters resulting in the forfeiture of basic allowance for quarters. In cases not covered by the Soldiers and Sailors Civil Relief Act, the termination shall be effective on the last day of the second calendar month following the month in which the Landlord receives the Notice of termination. The Tenant shall provide a copy of the Tenant's transfer of orders, the final month's rent (prorated to the effective date of termination) and the following:
  - A. One month's rent if the Tenant has completed fewer than 6 months of the tenancy as of the effective date of termination.
- B. ½ of 1 month's rent if the Tenant has completed 6 months or more but fewer than \_\_\_\_ months of the tenancy as of the effective date of termination.
- C. The commission Landlord paid the Managing Agent for the extended Term, prorated to the number of incomplete months of the extended Term, as of the effective date of termination.

In cases covered by the Servicemembers Civil Relief Act, Tenant may terminate this Lease by delivery of written notice of intent to terminate to the Managing Agent as well as a copy of the servicemember's military orders. The termination shall be effective 30 days after the first date on which the next rental payment is due.

- 29. EARLY TERMINATION OF OCCUPANCY. The Tenant shall not be released from liability for rent and other charges due under this Lease unless the Landlord agrees in writing to release the Tenant from such liability. If Tenant requests an early termination of the Lease and Landlord consents, the Lease may be terminated by a fully executed Surrender of Possession. Tenant shall pay a \$400 administrative fee and agrees to abide by all covenants contained therein.
- 30. TENANT CHANGE DURING LEASE TERM. A "Tenant Change" constitutes adding a Tenant to, and/or removing a Tenant from, the Lease during the Lease Term. In the event of a Tenant Change request before the end of the Lease term, vacating Tenant must provide Landlord with written notice. Any replacement Tenant for vacating Tenant must be qualified through an application process with Agent, and must be approved by Landlord AND the remaining Tenants at the Premises before the vacating Tenant will be released from all terms and conditions of this Lease. Should there be no replacement Tenant for vacating Tenant, remaining Tenants must be re-qualified through an application process with Agent, and must be approved by Landlord before vacating Tenant will be released from all terms and conditions of this Lease. An Addendum to the Lease must be executed by all parties for the Tenant Change. All Tenants agree that Landlord will not be responsible for returning any portion of the vacating Tenant's security deposit. Tenants remaining on the Lease at the end of the Lease term will be fully responsible for all damages and agree that all Tenants are jointly and severally responsible for all terms and conditions of this Lease. An administrative fee of \$400.00 per occurrence will be charged when the Tenant Change occurs during the current Lease term however no administrative fee will be assessed for Tenant changes made at the end of the Lease Term. Should Tenant have a balance due of rent, late fee, NSF fee or other charge, balance must be paid in full before Tenant Change will be permitted.
- **31. BANKRUPTCY.** In the event the Tenant is adjudicated bankrupt, (or makes an assignment for the benefit of creditors), this Lease, at the option of the Landlord, shall terminate upon 30 days written Notice and the Premises shall be surrendered to the Landlord who reserves the right to repossess the Premises.
- 32. LEAD-BASED PAINT. Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips and dust can pose health hazards if not maintained properly. Lead exposure is especially harmful to young children and pregnant women. The Premises 

  were not were built before 1978. If built before 1978, the Lead-Based Paint Disclosure and EPA information book 
  Protect Your Family from Lead in Your Home are attached.
- 33. CONDEMNATION. In the event that the Premises or any part of the Premises is taken by any authority exercising the power of eminent domain, this Lease shall terminate as of the date possession shall be taken by the condemning authority. The Tenant waives all claims against the Landlord or any condemning authority by reason of the complete or partial taking of the Premises, and shall not be entitled to receive any part of any award which the Landlord may receive.
- **34. SUBORDINATION.** This Lease is and shall remain subject and subordinate to all mortgages or deeds of trust now or hereafter affecting the Premises or the building in which the Premises are located and any modifications, renewals or extensions to such mortgages or deeds of trust. Although the subordination provision of this section shall be deemed automatic, the Tenant shall, within 5 days after the request, execute any documents requested by the Landlord to effect subordination. If the Tenant fails to do so, the Tenant irrevocably appoints the Landlord as the Tenant's attorney-in-fact to execute the documents on behalf of the Tenant.
- **35. NOTICE.** Any Notice provided for or permitted in this Lease to be given by one party to the other shall be mailed via United States mail or delivered personally if within the Washington, D.C. Metropolitan Area; and shall be deemed to have been given on the date of such mailing or personal delivery.

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- **36. DEATH OF A TENANT OR LANDLORD.** If the Tenant(s) or Landlord(s) should die during the Lease Term, the surviving Tenant/Landlord or the estate of the decedent may terminate this Lease by giving 30 days written Notice and a copy of the death certificate to the other party. This right of termination of the Lease must be exercised within 90 days following the death of the party.
- **37. MOVE-OUT INSPECTION.** Tenant has the right to be present at the Landlord's inspection of the Premises. The inspection will be made to determine what portion of the Security Deposit will be returned to the Tenant and whether the Tenant may be liable for damages exceeding the amount of the Security Deposit. **Prior to the inspection, the Tenant shall:** 
  - A. Have all carpets and rugs including stairs cleaned by an APPROVED vendor and provide a copy of the paid receipt.
  - B. Have the Premises professionally treated for fleas, ticks and odor if pets have been present and provide a copy of the paid receipt. The approved carpet cleaning vendor can provide this service.
  - C. Have the Premises professionally cleaned by an APPROVED vendor and provide a copy of the paid receipt.
  - D. Where applicable, have all gutters and downspouts cleaned and <u>provide a copy of the paid receipt</u>. This requirement is waived only if Gutter Helmets are in place.
  - E. Where applicable and regardless of whether it has been used or not, have the wood-burning fireplace(s) and chimney(s) cleaned and inspected by an APPROVED vendor and provide a copy of the paid receipt. Gas fireplaces must be cleaned, but do not need to be inspected.
  - F. Eliminate all household pests and vermin from the interior of the Premises.
  - G. Install a clean furnace air filter at every location. Where applicable, provide evidence from the company selected or approved by the Landlord that the fuel tank(s) are refilled.
  - H. If you have attached and/or anchored anything to any wall(s) where removal will require patching and painting, you must use a WJD-approved vendor to accomplish this. **Please do not patch nail holes or touch-up paint yourself.**
  - I. Cut grass, remove leaves, prune shrubs and remove weeds from shrub beds, patios and walkways.
  - J. Ensure that all smoke detectors and carbon monoxide detectors are in working order with fresh batteries.
  - K. Ensure that every lightbulb socket contains a working lightbulb.
  - L. Leave all keys, garage door openers and other remotes, parking/pool passes and documents provided on the kitchen counter in plain sight. Should ANY such items which you were provided with at move-in not be returned, you will be charged the cost of replacement plus a \$350 administrative fee.
  - M. Ensure that all trash and personal items have been removed from the premises. Any remaining personal property will be considered abandoned.

In the event that all of these obligations have not been met when the move-out inspection is conducted, and an additional inspection(s) must be scheduled, a \$400 administrative fee will be imposed per additional inspection.

- **38. SALE TO TENANT.** In the event the Tenant purchases Premises there may be commission due under separate agreement. This paragraph does not give Tenant an option or right to purchase the Premises.
- 39. MISCELLANEOUS. The conditions contained in this Lease are binding on, and may be legally enforced by the parties, their heirs, executors, administrators, successors and permitted assigns, respectively. The captions and headings are for convenience of reference only. This Lease contains the final and entire agreement of the parties and neither they nor their Agents shall be bound by any terms, conditions, statements, warranties, or representations, oral or written, not contained in this Lease. Any provision of this Lease may be modified, waived or discharged only in writing signed by the party against which enforcement of such modification, Waiver, or discharge is sought. Wherever the context requires, the singular number shall include the plural and the plural the singular, and the use of any gender shall include the other gender. Any provision of this Lease which requires the payment of "attorney's fees" or "reasonable attorney's fees" shall only be valid to the extent permitted by law.
- **40. FIRE OR CASUALTY DAMAGE.** In the event the Premises are damaged by fire or casualty, the Landlord may repair the damage within a reasonable time after Notice of damage from Tenant or terminate this Lease by Notice to Tenant. If Premises are uninhabitable, Tenants may leave immediately and end this Lease as of the date of departure with 14 days Notice to Landlord. If fire or casualty was caused by Tenant, his guest or employees, the Tenant shall not have the right to terminate this Lease and the Tenant shall be liable for the rent through the Lease Term.
- **41. NO SMOKING.** Smoking is not permitted within this residence, including the attached garage if applicable. If smoke or smoke related damage is noted at move-out inspection Tenant may be held liable for the entire cost of remediation.
- **42. COUNTERPARTS.** This Lease may be executed in any number of copies or by Fax each of which shall be considered an original but all of which together shall be considered the same Lease.

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	The following are attached and made a part of this Lease:  ☐ Deed of Lease Addendum  ☐ Lead-Based Paint Disclosure. EPA information book "Protect Yo  ☐ Other	-	ead in Your Hon	ne" is enclosed.	
44.	This home has a home warranty: ☐ Yes. ☐ No. If checked Yes, Te whenever required. Tenant shall be reimbursed for this expense a	enant agrees to pa		ctible in the amount of	
45.	This home has a service agreed deductible in the amount of whenever required. Tenant s	ment: □ Yes. □ shall be reimburse	No. If checked d for this expens	d Yes, Tenant agrees se as an authorized re	to pay a repair nt deduction.
	RENTAL APPLICATION AND TENANT HANDBOOK. The Rent reference. Time is of the essence as to all terms of this Agreement.				
47.	<b>ADDITIONAL TERMS.</b> □ None. □ Itemized as follows:				
	Your property number is	Always	refer to	4.2	
	Tour property flumber is			this number	when
	communicating with the office. Thank you for			this number	when
	NANTS SIGNING THIS LEASE SHALL BE JOINTLY AND SEVER	Or your coope		this number	when
	NANTS SIGNING THIS LEASE SHALL BE JOINTLY AND SEVER. ANDLORD:	or your coope		this number	
	NANTS SIGNING THIS LEASE SHALL BE JOINTLY AND SEVER ANDLORD:	Or your coope		this number	(SEAL
	NANTS SIGNING THIS LEASE SHALL BE JOINTLY AND SEVER	Or your coope TALLY LIABLE. TENANT:			(SEAL (SEAL_
LA	NANTS SIGNING THIS LEASE SHALL BE JOINTLY AND SEVER ANDLORD:    June	TENANT:		Signature	(SEAL (SEAL
LA	NANTS SIGNING THIS LEASE SHALL BE JOINTLY AND SEVER. ANDLORD:  Aid Hood, WIT Thanagement,  disclosed agent for handlard (SEAL)	TENANT:  Date  Date		Signature Signature	(SEAL (SEAL_