

Residential Lease Contract



Date of Lease Contract: June 27, 2012 (when this Lease Contract is filled out) This is a binding contract. Read carefully before signing.

Moving In -- General Information

| D | and <i>us,</i> the owner: |
|---|---|
| Primeland Realty | |
| | |
| You've agreed to rent the form of the for | |
| n Dall | (street address) (city), Texas, |
| | code) for use as a private residence only. |
| The terms "you" and "your" re | efer to all residents listed above, and a |
| | ne event of a sole resident's death. The |
| | er to the owner listed above and not to |
| property managers or anyone | e else. Written notice to or from our |
| | or from us. If anyone else has guaranteed ract, a separate Lease Contract Guaranty |
| or each guarantor must be exec | |
| - | |
| OCCUPANTS. The dwelling v | will be occupied only by you and (list all |
| other occupants not signing the Lea | use Contract): |
| Joining Doe | |
| | |
| No one else may occupy the dw | relling. Persons not listed above must not |
| stay in the dwelling for more the | han 7 consecutive days without our |
| prior written consent, and no m | ore than twice that many days in any one |
| month. <i>If the previous space isn't f</i> | illed in, two days per month it the limit. |
| LEASE CONTRACT TERM. T | The initial term of the Leave Contract begins |
| on the 1e+ day of | T11 1 12 (1/0ar) |
| and ends at midnight the 3 | Oth June |
| 2013 (year). This Lease C | Contract will automatically renew month- |
| to-month unless either party g | gives at least 30 days written |
| If the number of days isn't filled in | Oth a f June , Contract with substantial renew month-gives at least 30 days written on ove-out or required by paragraph 3, at least 30 days notice is required. |
| | |
| SECURITY DEPOSIT. Ne to | otal security deposit for all residents is |
| 1400.00 , due on or before | ore the date this Lease Contract is signed sor 19 does not include an animal dep |
| This amount [check one]: U doe | be stated in an animal adduratum. See |
| paragraphs 41 and 42 for securi | ty deposit return information |
| | |
| KEYS, FURNITURE AND AF | FIDAVIT OF MOVE-OCT. You will be |
| | (s), 0 mailbox key(s), and 2 |
| | garage Any resident, |
| occupant, or spouse who, accord | ling to a temaining resident's affidavit, has |
| s (at our option) no longer en | nder couragrade, to not enter the dwelling, titled to occupand, key, or other access |
| devices. Your dwelling will be | 107: - |
| | > |
| | will pay \$ per month for |
| ent, in advance and with at de | emand at PO Box 795201 , |
| Dallas, TX 75079 | and payable to \Box owner |
| or M Primeland Rea | have for the remainder of [check one]: |
| ☐ 1st month of ☐ 2nd North | |
| | |
| (year). Otherwise, yo | nu must pay your rent on or before the 1st day grace period. Cash is unacceptable without |

impose late charges until at least the third day of the month. You'll also pay a charge of \$_50.00\$ for each returned check or rejected electronic payment, plus initial and daily late charges until we receive acceptable payment. If you don't pay rent on time, you'll be in default and all remedies under state law and this Lease Contract will be authorized. If you violate the animal restrictions of paragraph 27 or other animal rules, you'll pay an initial charge of \$\frac{100.00}{200}\$ per animal (not to exceed \$100 per animal) and a daily charge of \$\frac{10.00}{200}\$ per animal (not to exceed \$10 per day per animal) from the date the animal was brought into your dwelling until it is finally removed. We'll also have all other remedies for such violation.

- UTILITIES/SERVICES. You'll pay for all utilities and servelectricity, gas, water, wastewater, trash/recycling, cable stormwater/drainage unless indicated in paragraph. For you related deposits, charges or fees on such utilities and some not allow any utilities (other than cable or Internative switched for any reason—including disconnection for me bals—until the Lease Contract term or reviewall period exconnect utilities in your name, and you must not the utility your hove-out date so the meter can be sinely read. If you there we have the properties of the properties. cluding and off or ying your You must provider of read. If v a delay getting cement or cause it to be rrender or abandon the ou'll be liable for 50. or estimate ge (not to exceed r Viciation), plus the actual tility should have been a open to competing, you st of the utilities used while nnected in ay choo our name. If you are in an or change your retail electric you dealing, your provider will be the same as a different provider. If you choose or change they give us written notice. You must pay all including any fees to change service back into but rovider at anv t provider at any unit ours, unless you clo your provider, you applicable provider i our name after you m
- ince does not cover the loss of or damage to your Our insur ou are Icheck onel:
 - equired buy and maintain renter's or liability insurance (see

yed to buy renter's or liability insurance. ed, insurance is not required but is still strongly recommended. If nized, we urge you to get your own insurance for losses due to theft, fire, wage, pipe leaks and other similar occurrences. Renter's insurance does wer losses due to a flood. Information on renter's insurance is we urge you to get your own insurance for losses due to theft, fire, wate not able from the Texas Department of Insurance.

SECURITY DEVICES. What We Must Provide. Texas law requires, with SECURITY DEVICES. What We Must Provide. Texas law requires, with some exceptions, that we must provide at no cost to you when occupancy begins: (1) a window latch on each window; (2) a doorviewer (peephole) on each exterior door; (3) a pin lock on each sliding door; (4) either a door handle latch or a security bar on each sliding door; (5) a keyless bolting device (deadbolt) on each exterior door; and (6) either a keyed doorknob lock or a keyed deadbolt lock on one entry door. Keyed lock(s) will be rekeyed after the prior resident moves out. The rekeying will be done either before you move in or within 7 days after you move in, as required by statute. If we fail to install or rekey security devices as required by the Property Code, you have the right to do so and deduct the reasonable cost from your next rent payment under Section 92.165(1), Texas Property Code.

What You Are Now Requesting. Subject to some limitations, under Texas law you may at any time ask us to: (1) install one keyed deadbolt lock on an exterior door if it does not have one; (2) install a security bar on a sliding glass door if it does not have one; and (3) change or rekey locks or latches. We must comply with those requests, but you must pay for them. Subject to statutory restrictions on what security devices you may request, you are now requesting us to install or change at your expense:

If no item is filled in, then you are requesting none at this time.

Payment. We will pay for missing security devices that are required by statute. You will pay for: (1) rekeying that you request (except when we failed to rekey after the previous resident moved out); and (2) repairs or replacements due to misuse or damage by you or your family, occupants, or guests. You must pay immediately after the work is done unless state statute authorizes advance payment. You also must pay for additional or changed security devices you request, in advance or afterward, at our option.

Special Provisions and "What If" Clauses

| 1) 3 | \$25 | 0 de | educ | cte | l at | mov | re-out | for | basic |
|------|------|------|------|------|------|------|--------|------|-------|
| car | pet | and | i pi | rope | erty | cle | aning | fee | . 2) |
| Tena | ant | res | poi | nsil | ole | for | minor | repa | airs |
| unde | er : | \$75 | 3) | No | smo | kinc | jindo | ors | |

10. SPECIAL PROVISIONS. The following or attached special provisions

and any addenda or written rules furnished to you at or before signing

charges will not exceed 15 days for any single month's rent. We will not

mon hly check rather than multiple checks. If you don't ent on or before the <u>3rd</u> day of the month, you'll uitial late charge of \$50.00 plus a daily late charge 0.00 per day after that date until paid in full. Daily late

- 11. UNLAWFUL EARLY MOVE-OUT; RELETTING CHARGE. You'll be liable to us for a reletting charge of \$ __1190.00_ (not to exceed 85% of the highest monthly rent during the Lease Contract term) if you:
 - fail to move in, or fail to give written move-out notice as required in paragraphs 23 or 37; or move out without paying rent in full for the entire Lease Contract
 - term or renewal period; or
 - move out at our demand because of your default; or
 - are judicially evicted.

The reletting charge is not a cancellation fee and does not release you from your obligations under this Lease Contract. See the first paragraph of page 2.

| John | Doe, | Jane | Doe |
|------|------|------|-----|
| | , | | |

Not a Release. The reletting charge is not a Lease Contract cancellation or buyout fee. It is a liquidated amount covering only part of our damages; that is, our time, effort, and expense in finding and processing a replacement. These damages are uncertain and difficult to ascertain–particularly those relating to make ready, inconvenience, paperwork, advertising, showing the dwelling, utilities for showing, checking prospects, overhead, marketing costs, and locator-service fees. You agree that the reletting charge is a reasonable estimate of such damages and that the charge is due whether or not our reletting attempts succeed. If no amount is stipulated, you must pay our actual reletting costs so far as they can be determined. The reletting charge does not release you from continued liability for: future or past-due rent; charges for cleaning, repairing, repainting, or unreturned keys; or other sums due.

- 12. DAMAGES AND REIMBURSEMENT. You must promptly pay or reimburse us for loss, damage, consequential damages, government fines or charges, or cost of repairs or service in the dwelling due to: a violation of the Lease Contract or rules, improper use, negligence; other conduct by you or your invitees, guests or occupants; or any other cause not due to our negligence or fault. You will indemnify and hold us harmless from all liability arising from the conduct of you, your invitees, guests, or occupants, or our representatives who perform at your request services not contemplated in this Lease Contract. Unless the damage or wastewater stoppage is due to our negligence, we're not liable for--and you must pay for--repairs, replacements and damage to the following if occurring during the Lease Contract term or renewal period: (1) damage to doors, windows, or screens; (2) damage from windows or doors left open; and (3) damage from wastewater stoppages caused by improper objects in lines exclusively serving your dwelling. We may require payment at any time, including advance payment of repairs for which you're liable. Delay in demanding sums you owe is not a waiver.
- 13. CONTRACTUAL LIEN AND PROPERTY LEFT IN DWELLING.

 All property in the dwelling is (unless exempt under Section 54.042 of the Texas Property Code) subject to a contractual lien to secure payment of delinquent rent (except as prohibited by Section 2306.6736, Texas Government Code, for owners supported by ax credit allocations). For this purpose, "dwelling" excludes outside areas but includes interior living areas and exterior patios, balconies, attacked garages, and storerooms for your exclusive use.

Removal After We Exercise Lien for Rent. If your rept is delignment, our representative may peacefully enter the dwelling and emove and/or store all property subject to lien. Written notice of entay must be left afterwards in the dwelling in a conspicuous plant-holds a half of items removed. The notice must state the amount of delinquent and the name, address, and phone number of the person to contact about the amount owed. The notice must also state that the property will be promptly returned when the delinquent rept is fully paid. All property in the dwelling is presumed to be yours unless prevent herwise.

Removal After Surrender, Abandonmen, or Eviction. We or law officers may remove or store all property remaining in the dwelling or in outside areas (including any vehicles you or any occupant or guest owns or uses) if you are indicitly vector or if you surrender or abandon the dwelling (see definitions in Janagraph 42).

Storage. We will store property removed under a contractual lien Womay, but have no duty to, store property removed after judical eviction, surrender, or abandonment of the dwelling. We're not liable for casualty loss, damage, or theft except for property removed under a contractual lien. You must pay reasonable charges for our pracking, removing, storing, and selling any property. We have a Fert on all property removed and stored after surrender, abandonment, or judicial eviction for all sums you owe, with one exception: Our lien on property listed under Property Code Section 53.042 is heated to charges for packing, removing, and storing.

zed and stored p by the Property aguent rent due Redemption. If we've seize erty under a contractual the Property Code, you may redeem the tent rent due at the time of seizure. But if lien for rent as authorized property by paying all d notice of sale (set fort) you may redeem only s) is given before you seek redemption, the delinquent rent and reasonable by pa ring, and storing. If we've removed and der, abandonment, or judicial eviction, you g all sums you owe, including rent, late charges for pack stored prope after su may redeem nly by pa charges, rele redeemed p charge storage, damages, etc. We may y at th ace of storage, the management office, or the dwelling (at our option). We may require payment by cash, money order, or certified check.

Disposition or Sale. Except for animals and property removed after the death of a sole resident, we may throw away or give to a charitable organization all items of personal property that are: (1) left in the dwelling after surrender or abandonment; or (2) left outside more than 1 hour after a writ of possession is executed, following a judicial eviction. Animals removed after surrender, abandonment, or eviction may be kenneled or turned over to local authorities or humane societies. Property not thrown away or given to charity may be disposed of only by sale, which must be held no sooner than 30 days after written notice of date, time, and place of sale is sent by both regular mail and certified mail (return receipt requested) to your last known address. The notice must itemize the amounts you owe and the name, address, and phone number of the person to contact about the sale, the amount owed, and your right to redeem the property. Sale may be public or private, is subject to any third-party ownership or lien claims, must be to the highest cash bidder, and may be in bulk, in batches, or item-by-item. Proceeds exceeding sums owed must be mailed to you at your last known address within 30 days after sale.

- 14. FAILING TO PAY FIRST MONTH'S RENT. If you don't pay the first month's rent when or before the Lease Contract begins, all future rent will be automatically accelerated without notice and immediately due. We also may end your right of occupancy and recover datages, future rent, reletting charges, attorney's fees, court costs, and other lawful charges. Our rights, remedies, and duties under paragraph 11 and 32 apply to acceleration under this paragraph.
- RENT INCREASES AND LEASE CONTRACT increases or Lease Contract changes are allo increases or Lease Contract changes are a Contract term ends, except for char provisions in paragraph 10, by a write signed by you and us, or by reasonable upder paragraph 18. If, at least 5 days and the state of the paragraph 3 with the increases of Lease Contract changes exist the paragraph of the period ends, this Lease contract was month-to-mostly with the increase. special amendment ules allowed dum the advance notice ou written notice of rent vew en the Lease Contract Contract will automatically Ninue month-to-month inges. The new modifie with the inci ed rent or Lease Contract The new act will begin on the date anges. stated in the notice (without necessity of your signature) unless you give us written newe-out notice under paragraph 37. The written move-out notice under paragraph 37 applies only to the end of the current Lease Contactor enewal period. enewal period. current Lease Contact
- 16. DELAY OF OCCUPANCE. If occupancy is or will be delayed for constructions repairs, cleaning, or a previous resident's holding over, we've not responsible for the delay. The Lease Contract will remain in force subject to: (1) abatement of rent on a daily basis during delay; and (2) your eight to reminate as set forth below. Termination notice must be in writing. After termination, you are entitled only to refund of deposit(s) and any rent paid. Rent abatement or Lease Contract termination does not apply if delay is for cleaning or repairs that don't prevent you from occupying the dwelling.

If there is a delay and we haven't given notice of delay as set forth immediately below, you may terminate up to the date when the dwelling is ready for occupancy, but not later.

- (1) If we give written notice to any of you when or after the Lease Contract begins--and the notice states that occupancy has been delayed because of construction or a previous resident's holding over, and that the dwelling will be ready on a specific date--you may terminate the Lease Contract within 3 days of your receiving the notice, but not later.
- (2) If we give written notice to any of you before the effective Lease Contract date and the notice states that construction delay is expected and that the dwelling will be ready for you to occupy on a specific date, you may terminate the Lease Contract within 7 days after any of you receives written notice, but not later. The readiness date is considered the new effective Lease Contract date for all purposes. This new date may not be moved to an earlier date unless we and you agree.
- 17. DISCLOSURE RIGHTS. If someone requests information on you or your rental history for law-enforcement, governmental, or business purposes, we may provide it. At our request, any utility provider may furnish us information about pending or actual connections or disconnections of utility service to your dwelling.

While You're Living in the Dwelling

- 18. POLCLES OR RUSES. You and all guests and occupants must comply with any written rules and policies, including instructions for care of our property. Our rules are considered part of this contract. We may make reachable changes to written rules, effective immediately upon their distribution to you. These changes must not change any dollar amounts on page 1 of this Lease Contract. You must comply with any subdivision or deed restrictions that apply.
- 19. LIMITATIONS ON CONDUCT. The dwelling and other areas reserved for your private use must be kept clean. Trash must be disposed of at least weekly in appropriate receptacles in accordance with local ordinances. Passageways may be used only for entry or exit. Any swimming pools, spas, storerooms, and similar areas must be used with care in accordance with our rules and posted signs. Glass containers are prohibited in or near pools. You, your occupants, or guests may not anywhere in the dwelling or outside areas use or kerosene lamps or heaters without our prior written approval, or solicit business or contributions. Conducting any kind of business (including child care services) in your dwelling is prohibited-except that any lawful business conducted "at home" by computer, mail, or telephone is permissible if customers, clients, patients, or other business associates do not come to your dwelling for business purposes. We may

regulate: (1) the use of patios, balconies, and porches; (2) the conduct of furniture movers and delivery persons; and (3) activities in outside areas.

We may exclude from the property guests or others who, in our judgment, have been violating the law, violating this Lease Contract or any of our rules, or disturbing other persons, neighbors, visitors, or owner representatives. We may also exclude from any outside area a person who refuses to show photo identification or refuses to identify himself or herself as a resident, occupant, or guest of a specific resident.

You will notify us within 15 days if you or any occupants are convicted of any felony, or misdemeanor involving a controlled substance, violence to another person or destruction of property. You also agree to notify us within 15 days if you or any occupants register as a sex offender in any state. Informing us of criminal convictions or sex offender registry does not waive any rights we have against you.

20. PROHIBITED CONDUCT. You and your occupants or guests may not engage in the following activities: criminal conduct; behaving in a loud or obnoxious manner; disturbing or threatening the rights, comfort, health, safety, or convenience of others (including our agents and employees) in or near the dwelling; disrupting our business operations; manufacturing, delivering, or possessing a controlled substance or drug paraphernalia; engaging in or threatening violence; possessing a weapon prohibited by state law; discharging a firearm in the dwelling;

displaying or possessing a gun, knife, or other weapon in or near the dwelling in a way that may alarm others; storing anything in closets having gas appliances; tampering with utilities or telecommunications; bringing hazardous materials into the dwelling; using windows for entry or exit; heating the dwelling with a gas-operated cooking stove or oven; or injuring our reputation by making bad faith allegations against us to others.

- 21. PARKING. We may regulate the time, manner, and place of parking all cars, trucks, motorcycles, bicycles, boats, trailers, and recreational vehicles. Motorcycles or motorized bikes may not be parked inside a dwelling or on sidewalks. We may have unauthorized or illegally parked vehicles towed or booted according to state law at the owner or operator's expense at any
 - has a flat tire or is otherwise inoperable
 - is on jacks, blocks or has wheel(s) missing (2)
 - (3) takes up more than one parking space, if the dwelling complex has more than one living unit belongs to a resident or occupant who has surrendered or
 - (4) abandoned the dwelling
 - (5)blocks another vehicle from exiting
 - (6) is in a fire lane or designated "no parking" area
 - is in a space marked for other resident(s) or dwelling(s)
 - (7) (8)
 - is in any portion of a yard area is on the grass, sidewalk, or patio, or (9)
 - (10)has no current license, registration or inspection sticker, and we give you at least 10 days notice that the vehicle will be towed if not removed.
- RELEASE OF RESIDENT. Unless you're entitled to terminate this Lease Contract under paragraphs 10, 16, 23, 31 or 37, you won't be released from this Lease Contract for any reason--including but not limited to voluntary or involuntary school withdrawal or transfer, voluntary or involuntary job transfer, marriage, separation, divorce, reconciliation, loss of co-residents, loss of employment, bad health, death, or property purchase. You may also have the right under Texas law to terminate the Lease Contract in certain situations involving family violence or sexual assault.

Death of Sole Resident. If you are the sole resident and die during the Lease Contract term, the Lease Contract may be terminated without penalty by an authorized representative of your estate with at least 30 days written notice. Your estate will be liable for payment of rent until the latter of: (1) the termination date, or (2) until all possessions in the apartment are removed. Your estate will also be liable for all charges and damages to deep duelling until it is vacated, and any removal and storage costs.

- MILITARY PERSONNEL CLAUSE. You may have the Texas law to terminate the Lease Contract in certain situati military deployment or transfer. You may terminate the if you enlist or are drafted or commissioned in the U.A. You also may terminate the Lease Contract if:
 - you are (i) a member of the U.S. Armed Force active duty or (ii) a member of the National Guaduty for more than 30 days in response to a redeclared by the President; and Guar
 - you (i) receive orders for permar orders to deploy with a mili support of a military operation relieved or released from active of change unit or alien (ii) receive n individual in

After you deliver to us your military compared under his m After you deliver to us your a rittent ermination notice, the Lease Contract will be terminated under the military clause 30 days after the date on which your next rental payment is due. You must furnish us a copy of your military orders, such as perpanent change-of-station orders? It has orders, or deployment orders or lette. Military permission for bashousing doesn't constitute a perman of change-of-station order. After your move out, we'll return your secondry deposit, less lawful deductions. For the purposes of this Lease Contract, orders described in (1) above will only release the resident who qualifies under (1) and (2) above and receives the orders during the Lease Contract term and such resident spouse or legal dependents living in the resident such resident spouse or legal dependents living in the resident incustional this military clause. Unless you state otherwise in paragraph 10, you represent when signing this Lease Contract that: (1) you do not already have deployment or change-of-station on the contract that: (3) the term of your enlistment or obligation will not end before the case Contract term ends. Liquidated damages for making a false representation of the above will be the amount of unpaid rent for the remainder of the lease term when and if you move out, less rent from others received in mitigation under paragraph 32. You must foundately notify us if you are called to active duty or receive deployment or permanent change-of-station orders.

RESIDENT SAFETY AND LOSS. You and all occupants and guests on notice, the Lease Contrac

LOSS. You and all occupants and guests your way and others' safety and security, the alarms and other detection devices, door safety or security devices. You agree to be Security Guidelines on page 5. Window 24. RESIDENT SAFET must exercise especially in and window use of since keeping people from falling out. security

testion Devices. We'll furnish smoke alarms or other Alarms and Detection Devices. We'll furnish smoke alarms or other cetestion device required by statute, and we'll test them and provide not a graph batteries when you first take possession. After that, you must pay for underplace batteries as needed, unless the law provides otherwise. We may haptice dead or missing batteries at your expense, without prior notice to you. You must immediately report alarm or detector malfunctions to us. Neither you nor others may disable alarms or detectors. If you damage or disable the smoke alarm or remove a battery without replacing it with a working battery, you may be liable to us under Section 92.2611 of the Property Code for \$100 plus one month's rent, actual damages, and attorney's fees. You also will be liable to us and others if you fail to report malfunctions or any loss, damage, or fines resulting from fire, smoke, or water. Upon request, we will provide, as required by law, a smoke alarm capable of alerting a person with a hearing-impairment disability. Alarms and

Loss. We're not liable to any resident, guest, or occupant for personal injury or damage or loss of personal property or business or personal income from any cause including but not limited to fire, smoke, rain, flood, water leaks, hail, ice, snow, lightning, wind, explosions, interruption of utilities, pipe leaks, theft, negligent or intentional acts of residents, occupants, or guests, or vandalism unless otherwise required by law. We have no duty to remove any ice, sleet, or snow but may remove any amount with or without notice. Unless we instruct otherwise, you must--for 24 hours a day during freezing weather--(1) keep the dwelling heated to at least 50 degrees; (2) keep cabinet and closet doors open; and (3) drip hot and cold water faucets. You'll be liable for damage to our and others' property if damage is caused by broken water pipes due to your violating these requirements.

Crime or Emergency. Dial 911 or immediately call local medical emergency, fire, or police personnel in case of accident, fire, smoke, suspected criminal activity, or other emergency involving imminent harm. You should then contact our representative. You won't treat any of our security measures as an express or implied warranty of security, or as a guarantee against crime or of reduced risk of crime. Unless otherwise provided by law, we're not liable to you or any guests or occupants for injury, damage, or loss to person or property caused by criminal conduct of other persons, including theft, burglary, assault, vandalism, or other crimes. Even if previously provided, we're not obligated to furnish security personnel, patrols, lighting, gates or fences, or other forms of security unless required by statute. We're not responsible for obtaining criminal-history checks on any residents, occupants, guests, or contractors in the dwelling. If you or any occupant or guest is affected by a crime, you must make a written report to our representative and to the appropriate local law-enforcement agency. You also must furnish us with the law-enforcement agency's incident report number upon request. Crime or Emergency. Dial 911 or immediately call local medical emergency.

25. CONDITION OF THE PREMISES AND ALTERATIONS. You accept the dwelling, fixtures, and furniture as is, except for conditions materially affecting the health or safety of ordinary persons. We disclaim all implied warranties. You'll be given an Inventory & Condition form on or before move-in. Within 48 hours after move-in, you must sign and note on the form all defects or damage and return it to us. Otherwise, everything will be considered to be in a clean, safe, and good working condition.

considered to be in a clean, safe, and good working condition.

You must use customary diligence in maintaining the dwelling and not damaging or littering the outside areas. Unless authorized by statute or by us in writing, you must not perform any repairs, painting, wallpapering, carpeting, electrical changes, or otherwise alter our property. No holes or stickers are allowed inside or outside the dwelling. We'll permit reasonable number of small nail holes for hanging pictures on sheetbook walls and grooves of wood-paneled walls, unless our rules state otherwist. We water furniture, extra phone or television outlets, alarm systems, or note thanges, additions, or rekeying is permitted unless allowed by tatute or we've consented in writing. You may install a satellite dish of a terminal provided you sign our satellite dish or antenna lease additions with casonable restrictions allowed by federal two. You agree not to alter, amage, or remove our property, including darm systems, detection devices, furniture, telephone and television whim, systems, lets, and security devices. When you move in, we'll supply high purpose for fixtures we furnish, and dding xterior fixtures operated from his to the dwelling; after that, you'll replace them at your expense with hums of the same type and wattage. You more workers to the dwelling (whether or wot we consent) become our purpose unless we agree otherwise in writing. lling (wh n writing. ess we agree otherw

the principal will make ready with sons with the principal and the princ As are committed to the pair housing laws, we will policies, practice to service under such laws to except dwelling. We may rectiful approval and implemental as well as restoration obligation. housing. In accordance with accommodations to our rules, ervices and or will allow reasonable modifications to pusons with disabilities access to and use of this require you to sign an addendum regarding the entation of such accommodations or modifications, publications, if any.

PAIRS, AND MALFUNCTIONS. We'll maintain the order and pay for repair and maintenance, subject to ures set forth below. You must replace air-conditioning ling in god epair proced d keep the yard clean.

Note dures for Repairs by Us. If you or any occupant needs to send a notice or request -- for example, for repairs, installations, services, ownership disclosure or security-related matters -- IT MUST BE SIGNED AND IN WRITING to our designated representative (except in use of fire, smoke, gas, explosion, overflowing sewage, uncontrollable running water, electrical shorts, crime in progress, or fair nousing accommodation or modification). Our written notes on your oral request do not constitute a written request from you.

Our complying with or responding to any oral request regarding security or non-security matters doesn't waive the strict requirement for written notices under this Lease Contract. You must promptly notify us in writing of: water leaks; mold; electrical problems; malfunctioning lights; broken or missing locks or latches; and other conditions that pose a hazard to property, health, or safety. We may change or install utility lines or equipment serving the dwelling if the work is done reasonably without substantially increasing your utility costs. We may turn off equipment and interrupt utilities as needed to avoid property damage or to perform work. If utilities malfunction or are damaged by fire, water, or similar cause, you must notify us immediately. Air conditioning problems are normally not emergencies. us immediately. Air conditioning problems are normally not emergencies. If air conditioning or other equipment malfunctions, you must notify us as soon as possible on a business day. We'll act with customary diligence to make repairs and reconnections, taking into consideration when casualty insurance proceeds are received. Rent will not abate in whole or in part.

If we believe that fire or catastrophic damage is substantial, or that performance of needed repairs poses a danger to you, we may terminate this Lease Contract by giving you at least 5 days written notice. We may also remove personal property if it causes a health or safety hazard. If the Lease Contract is so terminated, we'll refund prorated rent and all deposits, less lawful deductions.

Repairs and Service Calls. We will pay for repairs of conditions that materially affect the health or safety of an ordinary resident (i.e. dangerous or hazardous conditions). Otherwise, you'll be responsible for the first \$ _75.00 _ of any repair or service call.

Yard Maintenance. Unless we expressly assume the responsibility below,

- you must pay for yard maintenance and yard pest control.

 (1) Who will keep the lawn mowed and edged, and maintain all plants, trees, shrubs, etc.? ☑ You or ☐ Us
- Who will water the lawn and other vegetation? ☒ You or ☐ Us Who will keep the lawn, flowerbeds, sidewalks, porches, and driveways free of trash and debris? ☒ You or ☐ Us
- Who is obligated to fertilize lawn and plants?

 You □ Us or □ Neither

You must promptly report infestations or dying vegetation to us. You may not modify the existing landscape, change any plants, or plant a garden without our prior written approval.

Interior Pest Control and Trash Receptacles. Unless paragraph 10 says otherwise, we'll arrange and pay for extermination services for all pests within the dwelling, as needed in our reasonable judgment.

- (1) Who will initially pay for outside trash receptacles for your use?
 22 You □ Us □ City Utility or □ Other
 (2) If we pay for trash receptacles initially, who must repair or replace them if they're broken or missing?
 23 You or □ Us

Trash receptacles must be kept closed, and must comply with local ordinances regarding trash disposal. We may designate which trash receptacles will be stored on the premises and where they'll be.

ANIMALS. No animals (including mammals, reptiles, birds, fish, rodents, amphibians, arachnids, and insects) are allowed, even temporarily, anywhere in the dwelling, porches, patios, balconies, or yards unless we've so authorized in writing. If we allow an animal, you must sign a separate animal addendum and pay an animal deposit. An animal deposit is considered a general security deposit. We will authorize a support animal for a disabled person but will not require an animal deposit. We may require a written statement from a qualified professional verifying the need for the support animal. You must not feed stray or wild animals or allow unauthorized animals to be tied to any porch, tree, or other object on the premises at any time.

If you or any guest or occupant violates animal restrictions (with or without your knowledge), you'll be subject to charges, damages, eviction, and other remedies provided in this Lease Contract. If an animal has been in the your knowledge), you in be subject to charges, daringles, charlog, and solled remedies provided in this Lease Contract. If an animal has been in the dwelling at any time during your term of occupancy (with or without our consent), we'll charge you for all cleaning and repair costs, including defleaing, deodorizing, and shampooing. Initial and daily animal-violation charges and animal-removal charges are liquidated damages for our time, inconvenience, and overhead (except for attorney's fees and litigation costs) in enforcing animal restrictions and rules. We may remove an unauthorized animal by (1) leaving, in a conspicuous place in the dwelling, a 24-hour written notice of intent to remove the animal, and (2) following the procedures of paragraph 28. We may keep or kennel the animal or turn it over to a humane society or local authority. When keeping or kenneling an animal, we won't be liable for loss, harm, sickness, or death of the animal unless due to our negligence. We'll return the animal to you upon request if it has not already been turned over to a humane society or local authority. You must pay for the animal's reasonable care and kenneling charges. We have no lien on the animal for any purpose. have no lien on the animal for any purpose.

- WHEN WE MAY ENTER. If you or any guest or occupant is present, then repairers, servicers, contractors, our representatives, or other persons listed in (2) below may peacefully enter the dwelling at reasonable times for the purposes listed in (2) below. If nobody is in the dwelling, then such persons may enter peacefully and at reasonable times by duplicate or master key (or by breaking a window or other means when necessary) if:
 - (1) written notice of the entry is left in a conspicuous place in the dwelling
 - immediately after the entry; and entry is for: responding to your request; making repairs or replacem estimating repair or refurbishing costs; performing pest control;

preventive maintenance; checking for water leaks; changing filters; testing or replacing detection or alarm device(s) or batteries; retrieving unreturned tools, equipment, or appliances; preventing waste of utilities; exercising our contractual lien; leaving notices; delivering, installing, reconnecting, or replacing appliances, furniture, equipment, or security devices; removing or rekeying unauthorized security devices; removing unauthorized window coverings; stopping excessive noise; removing health or safety hazards (including hazardous materials), or items prohibited under our rules; removing perishable foodstuffs if your electricity is disconnected; removing unauthorized animals; disconnecting utilities involving bona fide repairs, emergencies or construction; retrieving property owned or leased by former residents; inspecting when immediate danger to person or property is reasonably suspected; allowing persons to enter as you authorized in your rental application (if you die, are incarcerated, etc.); allowing entry by a law officer with a search or arrest warrant, or in hot pursuit; showing dwelling to prospective residents (after move-out or vacate notice habeen given); or showing the dwelling to government representatives for the limited purpose of determining housing and fire ordinance compliance, and to lenders, appraisers, contractors, prospective buyers, or insurance agents. or insurance agents.

29. MULTIPLE RESIDENTS OR OCCUPANTS. Each resident is jointly and severally liable for all Lease Contract obligations. If you or any guest or occupant violates the Lease Contract or rules, all residents are considered to have violated the Lease Contract. Our requests and notices (including sale notices) to any resident constitute notice to all residents and occupants. Notices and requests from any resident or occupant constitute notice from all residents. Your notice of Lease Contract termination may only be given by residents. In eviction suits, each resident is considered the agent of all other residents in the dwelling for service of process. Any resident who defaults under this Lease Contract will indemnify the non-defaulting residents and their guarantors.

Security deposit refund check and any deduction by: (check one)

one check jointly payable to all resident we choose, OR any one

one check payable and mailed

(specify) name of one reside If yeither is checked, the de in one check jointly ole to all residents

REPLACEMENTS AND SUBLETTING. Repla subletting, or assignment is allowed *only when we considered to the constant of the consta* Replacing

- a reletting charge will not be due;
- a reasonable administrative (paperwork rekeying fee *will* be due if rekeying is requ (2)
- will re or all Lease the departing and remaining resid Contract obligations for the rest of Contract term

placement. If we approve a replacement resident, then, the replacement resident must sign this Lease Contract and in rease in the total security deposit; or (2) the placement residents must sign an entirely new Lease we agree otherwise in writing, your security deposit will asfer to the replacement resident as of the date we arting resident will no longer have a right to occupancy it refund, but will remain liable for the remainder of the tract term unless we agree otherwise in writing, even if Procedures for Rep at our option: (1) with or without an remaining and replace Contract Unless we a curity-dep act term unless we agree otherwise in writing--even if act is signed.

sponsibilities of Owner

RESPONSIBILITIES OF CWATER. We'll 31. with customary diligence to

- vater, A/C equipment; maintain fixtures, ho
- substantially compl
- sanitation, and fair housing, and make all reasonable repairs, subject to paragraph obligation to pay for damages for which you are liable

If we violate any of the above, you may possibly termina Contract and exercise other remedies under Texas Property 92.056 by following this procedure:

- all rent must be current and you must make a win repair or remedy of the condition--after which reasonable time for repair or remedy:
- if we fail to do so, you must mak repair or remedy (to make s miscommunication between us)--aft nd written request for the (b) there has been no will ave a reasonable has
- miscommunication between us)—after vince will have a reasonable time for the repair or remedy; and if the repair or remedy still hasn't beunaccomplished within that reasonable time period, you may immediately terminate this Lease Contract by giving us a final written notice. You also may exercise other statutory conceves, including those under Texas Property Code Section 92 0561 (c) Contract by giving other statutory co Code Section 92.056

ritten requists referred to above, you may give Instead of givi ail, return receipt requested, or by registered ve a reasonable time for repair or remedy. account the nature of the problem and the erials, labor, and utilities. Your rent must be us one reque mail--after v certified we will "Reasonal takes in equest. We will refund security deposits and current a by law.

TRY RESIDENT. You'll be in default if: (1) you don't pay rent amounts that you owe on time; (2) you or any guest or occupant his Lease Contract, our rules, or fire, safety, health, or criminal unless of whether or where arrest or conviction occurs; (3) you violate violate: his Lease Contract, our rues, or me, searcy, always, resurtless of whether or where arrest or conviction occurs; (3) you abandon the dwelling; (4) you give incorrect or false answers in a rental application; (5) you or any occupant is arrested, charged, detained, convicted, or given deferred adjudication or pretrial diversion for (i) a felony offense involving actual or potential physical harm to a person, or involving possession, manufacture, or delivery of a controlled substance, marihuana, or drug paraphernalia as defined in the Texas Controlled Substances Act, or (ii) any sex-related crime, including a misdemeanor; (6) any illegal drugs or paraphernalia are found in your dwelling; or (7) you or any occupant, in bad faith, makes an invalid habitability complaint to an official or employee of a utility company or the government.

Eviction. If you default or holdover, we may end your right of occupancy Eviction. If you default or holdover, we may end your right of occupancy by giving you a 24-hour written notice to vacate. Notice may be by: (1) regular mail; (2) certified mail, return receipt requested; (3) personal delivery to any resident; (4) personal delivery at the dwelling to any occupant over 16 years old; or (5) affixing the notice to the inside of the dwelling's main entry door. Notice by mail only will be considered delivered on the earlier of: (1) actual delivery, or (2) three days (not counting Sundays or federal holidays) after the notice is deposited in the U.S. Postal Service with postage. Termination of your possession rights or subsequent reletting doesn't release you from liability for future rent or other Lease Contract obligations. After giving notice to vacate or filing an eviction suit, we may obligations. After giving notice to vacate or filing an eviction suit, we may

ccept rent or other sums due; the filing or acceptance doesn't waive or that our right of eviction, or any other contractual or statutory right. still epting money at any time doesn't waive our right to damages; past or ture rent, or other sums; or to continue with eviction proceedings.

All monthly rent for the rest of the Lease Contract term or renewal period will be accelerated automatically without notice or demand (before or after acceleration) and will be immediately due and delinquent if, without our written consent: (1) you move out, remove property in preparing to move out, or give oral or written notice (by you or any occupant) of intent to move out before the Lease Contract term or renewal period ends; and (2) you've not paid all rent for the entire Lease Contract term or renewal period. Such conduct is considered a default for which we need not give you notice. Remaining rent also will be accelerated if you're judicially evicted or move out when we demand because you've defaulted. Acceleration is subject to our mitigation obligations below.

Holdover. You or any occupant, invitee, or guest must not hold over beyond the date contained in your move-out notice or our notice to vacate (or beyond a different move-out date agreed to by the parties in writing). If a holdover occurs, then: (1) holdover rent is due in advance on a daily basis and may become delinquent without notice or demand; (2) rent for basis and may become delinquent without notice or demand; (2) rent for the holdover period will be increased by 25% over the then-existing rent, without notice; (3) you'll be liable to us (subject to our mitigation duties) for all rent for the full term of the previously signed Lease Contract of a new resident who can't occupy because of the holdover; and (4) at our option, we may extend the Lease Contract term--for up to one month from the date of notice of Lease Contract extension--by delivering written notice to you or your dwelling while you continue to hold over.

Other Remedies. We may report unpaid amounts to credit agencies. If you default and move out early, you will pay us any amounts stated to be rental discounts or concessions agreed to in writing, in addition to other sums due. Upon your default, we have all other legal remedies, including Lease Contract termination and statutory lockout under Section 92.0081, Texas Property Code, except as lockouts and liens are prohibited by Section 2306.6736, Texas Government Code, for owners supported by housing tax credit allocations. A prevailing party may recover reasonable attorney's fees and all other litigation costs from the non-prevailing parties, except a party may not recover attorney's fees and litigation costs in connection with a party's claims seeking personal injury, sentimental, exemplary or punitive damages. We may recover attorneys' fees in connection with enforcing our rights under this may recover attorneys' fees in connection with enforcing our rights under this Lease Contract. You agree that late charges are liquidated damages and a reasonable estimate of such damages for our time, inconvenience, and overhead associated with collecting late rent (but are not for attorney's fees and litigation costs). All unpaid amounts you owe, including judgments, bear 18% interest per year from due date, compounded annually. You must pay all collection-agency fees if you fail to pay all sums due within 10 days after we mail you a letter demanding payment and stating that collection agency fees will be added if you don't pay all sums by that deadline.

Mitigation of Damages. If you move out early, you'll be subject to paragraph 11 and all other remedies. We'll exercise customary diligence to relet and minimize damages. We'll credit all subsequent rent that we actually receive from replacement or subsequent residents against your liability for past-due and future rent and other sums due.

06272012SAMPLE04

John Doe, Jane Doe Your Initials: , Initials of Our Representative:

General Clauses

33. MISCELLANEOUS. Neither we nor any of our representatives have made any oral promises, representations, or agreements. This Lease Contract is the entire agreement between you and us. Our representatives (including management personnel, employees, and agents) have no authority to waive, amend, or terminate this Lease Contract or any part of it, unless in writing, and no authority to make promises, representations, or agreements that impose security duties or other obligations on us or our representatives unless in writing. No action or omission by us will be considered a waiver of our rights or of any subsequent violation, default, or time or place of performance. Our not enforcing or belatedly enforcing written-notice requirements, rental due dates, acceleration, liens, or other rights isn't a waiver under any circumstances. Except when notice or demand is required by statute, you waive any notice and demand for performance from us if you default. Written notice to or from our managers constitutes notice to or from us. Any person giving a notice under this Lease Contract should retain a copy of the memo, letter, or fax that was given, as well as any fax transmittal verification. Fax or electronic signatures are binding. All notices must be signed. Notices may **not** be given by email or other electronic transmission.

Exercising one remedy won't constitute an election or waiver of other remedies. Insurance subrogation is waived by all parties. All remedies are cumulative. No employee, agent, or management company is personally liable for any of our contractual, statutory, or other obligations merely by virtue of acting on our behalf. This Lease Contract binds subsequent owners. Neither an invalid clause nor the omission of initials on any page invalidates this Lease Contract. All notices and documents may be in English and, at our option, in any language that you read or speak. All provisions regarding our non-liability and non-duty apply to our employees, agents, and management companies. This Lease Contract is subordinate to existing and future recorded mortgages, unless the owner's lender chooses otherwise. All Lease Contract obligations must be performed in the county where the dwelling is located. in the county where the dwelling is located.

We may deactivate or not install keyless bolting devices on you doors if: (1) you or an occupant in the dwelling is over 55 or disabled and (2) the requirements of Section 92.153(e) or (f), Texas Propert Code are satisfied.

Utilities may be used only for normal household purposes and must not be wasted. If your electricity is ever interrupted, you must use only battery-operated lighting.

- PAYMENTS. Payment of all sums is an independent covenant. At our option and without notice, we may apply money received (other than sale proceeds under paragraph 13 or utility payments subject to government regulation) first to any of your unpaid obligations, then to current rent--regardless of notations on checks or money orders and regardless of when the obligations arose. All sums other than rent are due upon our demand. After the due date, we do not have to accept the rent or any other payments.
- 35. TAA MEMBERSHIP. We represent that, at the time of signing this Lease Contract: (1) we; (2) the management company that represents us; or (3) any locator service that procured you is a member in good standing of both the Texas Apartment Association and the affiliated local apartment association for the area where the dwelling is located. The member is either an owner/management company member or an associate member doing business as a locator service (whose name The member is either an owner/management company member or an associate member doing business as a locator service (whose name and address must be disclosed on page 6). If not, the following applies: (1) this Lease Contract is voidable at your option and is unenforceable by us (except for property damages); and (2) we may not recover past or future rent or other charges. The above remedies also apply if both of the following occur: (1) the Lease Contract is automatically renewed on a month-to-month basis two or times after membership in TAA and the local association has larged and (2) after membership in TAA and the local association has lap neither the owner nor the management company is a men and the local association at the time of the third attended signed affidavit from the local affiliated apartment as the a meml signed affidavit from the local affiliated a attests to non-membership when the Leas igned will be conclusive evidence of contract is voidable at your option if the addendum (that is a copyrighted TAA bottom of each page the names of an paragraph 1, or contains the same form other resident's Lease Contract or leave leasts application contains the same form other resident's Rental Application. Gove Lease rany lease dents listed in destification code as any destification code as any identification code as any nmental entities may use forms if TAA ag iting

uidelines for Residents

36. SECURITY GUIDELINES. We care about your other occupants and guests. No security system is best system can't prevent crime. Always don't exist since they are subject to many oms and human error. We disclaim any express o security. The best safety measures are the the d ^corm as a matter of common sense and habit.

ly including any children We recommend that a Inform all other occupants in your you may have, about these guideline residents and occupants use commo sense and follow crime prevention tips, such as those li

- In case of emergen ways report emerge
- authorities first and then contact the management.

 Report any suspicious activity to the police first, and up with a written notice to us
- Know your neighbors. Watching out for each best defenses against crime.
- Always be aware of your surroundings and avoid areas not well-traveled or well-lit.
- waiking to your car or Keep your keys handy at all time home
- Do not go inside if you arrive home and find your door open. Call the police from another location and ask hem to meet you before entering.
- Make sure door locks w latches and sliding glass doors are properly all tim
- It in your dwelling when you are at home.
- r address on your key ring or hide extra like under a flower pot. If you lose a key or your nam ous plac key safety, we will rekey your locks at your nace with paragraph 9 of the Lease Contract.

- Check the door before answering the door. Don't open if you do you don't know the person or have any doubts. o are old enough to take care of themselves should ne inside when home without an adult.
- ck your security devices, smoke alarms and other of devices to make sure they are working properly. detection device batteries should be tested monthly aced at least twice a year.
- Immediately report in writing (dated and signed) to us any peded repairs of security devices, doors, windows, smoke alarms and other detection devices, as well as any other malfunctioning safety devices on the property, such as broken access gates, burned out exterior lights, etc.
- If your doors or windows are not secure due to a malfunction or break-in, stay with a friend or neighbor until the problem is fixed.
- When you leave home, make sure someone knows where you're going and when you plan to be back.
- Lock your doors and leave a radio or TV playing softly while you're gone. Close curtains, blinds and window shades at night.
- While gone for an extended period, secure your home and use lamp timers. Also stop all deliveries (such as newspaper and mail) or have these items picked up daily by a friend.
- Know at least two exit routes from your home, if possible.
- Don't give entry keys, codes or gate access cards to anyone.
- Always lock the doors on your car, even while driving. Take the keys and remove or hide any valuables. Park your vehicle in a well-lit area.
- Check the backseat before getting into your car. Be careful stopping at gas stations or automatic-teller machines at night--or anytime when you suspect danger.

There are many other crime prevention tips readily available from police departments and others

When Moving Out

- 37. MOVE-OUT NOTICE. Before moving out, you must give representative advance written move-out notice as provided below. Your move-out notice will not release you from liability for the full term of the Lease Contract or renewal term. You will still be liable for the entire Lease Contract term if you move out early (paragraph 22) except under paragraphs 10, 16, 22, 23 or 31. YOUR MOVE-OUT NOTICE MUST COMPLY WITH EACH OF THE FOLLOWING:
 - We must receive advance written notice of your move-out date. The advance notice must be at least the number of days of notice required in paragraph 3 or in special provisions--even if the Lease Contract has become a month-to-month lease. If a move-out notice is received on the first, it will suffice for move-out on the last day of the month of intended move-out, provided that all other requirements below are met.
 - The move-out date in your notice [check one]: \square must be the last day of the month; or \square may be the exact day designated in your notice. If neither is checked, the second applies.

- Your move-out notice must be in writing. Oral move-out notice will not be accepted and will not terminate your Lease Contract.
- Your move-out notice must not terminate the Lease Contract sooner than the end of the Lease Contract term or renewal period.
- If we require you to give us more than 30 days written notice to move out before the end of the Lease Contract term, we will give you a written reminder not less than 5 days nor more than 90 days before your deadline for giving us your written move-out notice. If we fail to provide a reminder notice, 30 days written notice to move-out is required.

YOUR NOTICE IS NOT ACCEPTABLE IF IT DOES NOT COMPLY WITH ALL OF THE ABOVE. We recommend you use our written move-out form to ensure you provide the information needed. must obtain from us written acknowledgment that we received your move-out notice. If we terminate the Lease Contract, we must give you the same advance notice--unless you are in default.

- 38. MOVE-OUT PROCEDURES. The move-out date can't be changed unless we and you both agree in writing. You won't move out before the Lease Contract term or renewal period ends unless all rent for the entire Lease Contract term or renewal period is paid in full. Early move-out may result in reletting charges and acceleration of future rent under paragraphs 11 and 32. You're prohibited by law from applying any security deposit to rent. You won't stay beyond the date you are supposed to move out. All residents, guests, and occupants must surrender or abandon the dwelling before the 30-day period for deposit refund begins. You must give us and the U.S. Postal Service, in writing, each resident's forwarding address. each resident's forwarding address.
- 39. CLEANING. You must thoroughly clean the dwelling, including doors, windows, furniture, bathrooms, kitchen appliances, patios, balconies, garages, carports, and storage areas. You must follow move-out cleaning instructions if they have been provided. If you don't clean adequately, you'll be liable for reasonable cleaning charges-including charges for cleaning carpets, draperies, furniture, walls, etc. that are soiled beyond normal wear (that is, wear or soiling that occurs without politicates corplesses excellences ex without negligence, carelessness, accident, or abuse).
- **MOVE-OUT INSPECTION.** You should meet with our representative for a move-out inspection. Our representative has no authority to bind or limit us regarding deductions for repairs, damages, or charges. Any statements or estimates by us or our representative are subject to our correction, modification, or disapproval before final refunding or accounting.
- **41. SECURITY DEPOSIT DEDUCTIONS AND OTHER CHARGES.** You'll be liable for the following charges, if applicable: unpaid rent; unpaid utilities; unreimbursed service charges; repairs or damages caused by negligence, carelessness, accident, or abuse, including stickers, scratches, tears, burns, stains, or unapproved holes; replacement cost of our property that was in or attached to the dwelling replacement cost of our property that was in or attached to the uwening and is missing; replacing dead or missing alarm or detection device batteries at any time; utilities for repairs or cleaning; trips to let in company representatives to remove your telephone, Internet, or television services or rental items (if you so request or have moved out); trips to open the dwelling when you or any guest or occupant is missing a key; unreturned keys; missing or burned-out light bulbs; removing or releaving unauthorized security devices or alarm systems; agreed rekeying unauthorized security devices or alarm systems; reletting charges; packing, removing, or storing property removered under paragraph 13; removing or booting illegably vehicles; false security-alarm charges unless due to our negligible.

animal-related charges under paragraphs 6 and 27; government fees or fines against us for violation (by you, your occupants, or guests) of local ordinances relating to alarms and detection devices, false alarms, recycling, or other matters; late-payment and returned-check charges; a charge (not to exceed \$100) for our time and inconvenience in our lawful removal of an animal or in any valid eviction proceeding against you, plus attorney's fees, court costs, and filing fees actually paid; and other sums due under this Lease Contract.

You'll be liable to us for: (1) charges for replacing all keys and access devices listed in paragraph 5 if you fail to return them on or before your actual move-out date; (2) accelerated rent if you have violated paragraph 32; and (3) a reletting fee if you have violated paragraph 11.

42. DEPOSIT RETURN, SURRENDER, AND ABANDONMENT. We'll mail you your security deposit refund (less lawful deductions) and an itemized accounting of any deductions no later than 30 days after surrender or abandonment, unless statutes provide otherwise.

You have surrendered the dwelling when: (1) the move-out date has passed and no one is living in the dwelling in our reasonable judgment; or (2) dwelling keys and access devices listed in paragraph 5 have been turned in to us--whichever date occurs first.

You have *abandoned* the dwelling when all of the following have occurred: (1) everyone appears to have moved out in our reasonable judgment; (2) clothes, furniture, and personal belongings have been substantially removed in our reasonable judgment; (3) you've been in default for non-payment of rent for 5 consecutive days, or valer gas, or electric service for the dwelling not connected in our name has been terminated or transferred; and (4) you've not revolved for a day to our notice left on the inside of the main entry door, stelling hat we consider the dwelling abandoned. A dwelling is also abandoned "10 days after the death of a sole resident."

judicial abandonment, or your right ession for all purposes make repairs in, and ord deductions; and ender, abandonment, erty left in the mell mmediate right to: clean his letermine any security his letermine any security rty eff in the dwelling. ction affect your rights to 13), but do not affect our nove pr judicial (paragra igation obligation

| | Signatures, Originals and Attachments | | | | | |
|-----|---|--|--|--|--|--|
| | ORIGINALS AND ATTACHMENTS. This Lease Contract has been executed in multiple originals, each with original signatures—one for you and one or more for us. Our rules and pulces, it any, will be attached to the Lease Contract and given to you a signature When an Inventory and Condition form is completed, both you are we should retain a copy. The items checked below are attached to and become a part of this Lease Contract and are unding even it not initialed or signed: | You are legally bound by this document. Please read it carefully. Before submitting a rental application of these accuments to review and/or consult an attorney. Additional provisions or changes may be made | | | | |
| | ☐ Access Gate Addendum | in the Lease Contract if agreed to in writing by all parties. | | | | |
| | Additional Special Provisions | You are entitled to receive an original of this Lease Contract after it is fully signed. Keep it in a safe place. | | | | |
| | □ Allocation Addendum for □ elegricity □ water □ els □ central system costs □ tracel / ecycling □ cable Asatellite | mara a sanja a | | | | |
| | □ central system costs □ treeff ecycling □ cable satellike □ stormwater/drainage □ services/government fee | ~ | | | | |
| | M Animal Addendum | Resident or Residents (all sign below) | | | | |
| | ☐ Asbestos Addendum (if asbestos is present) | | | | | |
| | ☐ Bed Bug Addendum | John Doe Date signed | | | | |
| | ☐ Early Termination Addendum | | | | | |
| | ☐ Enclosed Garage, Carport or Storage You Addendum | Jane Doe Date signed | | | | |
| | ☐ Inventory & Condition Form | | | | | |
| | ☐ Intrusion Alarm Addendum | Date signed | | | | |
| | Lead Hazard Information and Disclosure Addendum | | | | | |
| | ☐ Lease Contract Guar mty (guaratees, if more than one) ☐ Legal Description of Apartment (optional, if rental term longer than one year) | Date signed | | | | |
| | ☐ Military SCRA Addendum | Date signed | | | | |
| | ☐ Mold Information and Prevention Addendum | | | | | |
| | ☐ Move-Out Cleaning Instructions | Owner or Owner's Representative (signing on behalf of owner) | | | | |
| | □ Notice of Intent to Move Dut Form | | | | | |
| | Owners Rules or Policies | | | | | |
| | ☐ Parking Parmit or Sticker (quantity:) | | | | | |
| • | Rem Servission Addendum | Address and phone number of owner's representative for notice purposes | | | | |
| | □ Kenter's or Exoility Insurance Addendum □ Repair or Service Request Form | PO Box 795201 | | | | |
| | ☐ Satella Dish or Antenna Addendum | | | | | |
| | ☐ TCEO Tenant Guide to Water Allocation | Dallas, TX 75379 | | | | |
| | ☐ Utility Submetering Addendum for: ☐ electricity ☐ water ☐ gas | (972) 380-0398 | | | | |
| | □ Other | | | | | |
| | ☐ Other | | | | | |
| | | After-hours phone number (972) 987–0398 | | | | |
| NI. | ame, address and telephone number of locator service (if applicablemust | Always call 911 for police, fire or medical emergencies.) | | | | |
| | completed to verify TAA membership under paragraph 35): | | | | | |
| | <i>I</i> - | Date form is filled out (same as on top of page 1)06/27/2012 | | | | |
| N, | /A | | | | | |
| | | | | | | |
| | | | | | | |
| _ | | | | | | |

