

## **RESIDENTIAL LEASE AGREEMENT**



for

	(Prope	erty Address)	
1. This Lease AGREEMENT	$\Gamma$ is entered into thi	s day of	, 20 be
OWNER'S Name: (collectively hereinafter, "O		_, OWNER'S Name:	
(collectively hereinafter, "O	WNER" and/or "LA	ANDLORD") legal owner(s	s) of the property
TENANT's Name:		TENANT's Name:	
TENANT's Name: TENANT's Name:		TENANT's Name:	
(collectively, "TENANT"), which	h parties hereby agree to	as follows:	
<b>2. PREMISES:</b> LANDLORD h terms and conditions of the L	anca Agraement the Dra	micae known and decignated as	
#, Parking Space #	, Storage Unit #	("the Pr	· · · · · · · · · · · · · · · · · · ·
3. TERM: The term hereof sh	uall aammanaa an	and continue un	431
o total want of ¢	than an a manth	n-to-month basis thereafter, until	aith an Doutry shall tamming
		notice delivered by US mail or el	ectronic mail. (All calcul
shall be based on 30 day mor	nth), as governed by para	graph 23 herein.	
4. RENT: TENANT agrees to	nay without demand	to LANDLORD as rent for t	he Premises the total s
- MENT. ILIVANI agrees w	nor month on the	a first day of each calenda	r month as Dariodia
of DODTAI (FFF) /1	_ per month on the	e first day of each calenda DELIVER TO 10501 W Gowan R	1 111011111 as relicule 4 #140 t.v 20120
			W HITO IV 03123
or at such other place as LAN	NDLORD may designate	in writing.	
5. SUMMARY: The initial ren	ats charges and denosits	are as follows:	
5. Servina Rei . The initial len	its, charges and deposits	are as follows.	
	Total	Received	Balance Due
		Received	Baranec Buc
Rent: From, To	\$	\$	\$
Security Deposit	\$	\$	\$
Key Deposit	\$	\$	\$
Admin/Credit App Fee (non-refunda	able) \$	\$	\$
== '		\$	\$ \$
Pet Cleaning Fee (non-refundable)	\$	\$	\$
Pet Deposit Pet Cleaning Fee (non-refundable) Cleaning Deposit	\$	\$	\$
Cleaning Fee (non-refundable)	\$	\$	\$
Additional Security	\$	\$	
Utility Proration	\$	\$	\$
Sewer and/or Trash Proration	\$	\$	\$
Pre-Paid Rent	\$	\$	\$
Pro-Rated Rent for	\$	\$	\$
Other Trash/Sewer	\$	\$	\$
Other Administrative Fee			
Other			\$
Other		\$	\$
		*	*
TOTAL	_		
IUIAL	\$	\$	\$
Property			\$
Property			-
D	Initials		– Initials

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7.	ADDITIONAL FEES:			
	A. LATE FEES: In the even \$ 0.00 OR 5 % of the P			
	B. DISHONORED PAYMENt electronic payment, etc.) made by T fees and all costs to honor a return TENANT has tendered payment, wowed under this Agreement by certified funds, shall received. LANDLORD presumes check which TENANT knows is draud upon a creditor.	ENANT to LANDLe and payment with continuous dishonored, a stiffied funds. Any payment that TENANT is away and the continuous and the continuous disholds.	ORD. TENANT agrees to ertified funds (i.e., cashid FENANT hereby agrees to syments tendered to LANI NANT failed to make said vare of the criminal sancti	pay all rents, all late fees, all ner's check or money order). pay all remaining payments modern the payment until certified functions and penalties for issuance.
	C. ADDITIONAL RENT: A applied to charges in the order as limited to notice fees, attempt to maintenance bills, and CIC fines w failure to pay the full amount for acceptance of any late fee or dishe extension of the date on which rent	evict fees, attorney ill become due at the a period may resurd onored check fee she is due. LANDLOR	paid charges or any fees over a fees, repair bills, utility beginning of the month a lt in the initiation of eviall not act as a waiver of	wed by TENANT, including by bills, landscape/pool repains fter TENANT is billed. TENACT in proceedings. LANDLO any default of TENANT, or
0	under this Agreement or as provide			
8.	SECURITY DEPOSITS: Upon ex TENANT's Name:	T	ENANT's Name:	
	TENANT's Name:shall deposit with _ LANDLORD			
	not apply the Security Deposit t termination of the tenancy by either such amounts due LANDLORD un 3, or failure of TENANT to provide of the lease term, which may be offs	o, or in lieu of, rener Party for any reas der this Agreement. the proper notice of tener that by the Security Description	At any time during the son, the LANDLORD may Any termination prior to termination, is a default in the posit. Pursuant to NRS 11	e term of this Agreement and y claim, from the Security De he initial term set forth in para he payment of rent for the rema 8A.242, LANDLORD shall pr
	TENANT with a written, itemized surrender of premises. TENANT ag address to prevent a delay in receiv agreement, the TENANT identified	grees, upon terminat ving the accounting	ion of the tenancy, to provand any refund. Within th	ide LANDLORD with a forward irty (30) days of termination of
	damage to the Premises caused by			
	from the deposit to repair, but is n addition to the above, to be refunda	ot limited to this fu	nd and TENANT remains	liable for any remaining cost
	flooring including tile and grout.) professional cleaning services to L.	TENANT X is r		
Pro	perty			
Ow:	ner's Nameantant		Owner's Name Tenant Tenant	<del></del>
	4	Initials Initials	Tanant	Initials

9. CONDITION OF PREMISES: TENANT agrees that TENANT has examined the Premises, including the grounds and all buildings and improvements, and that they are, at the time of this Lease Agreement, in good order, good repair, safe, clean, and habitable condition.
10. TRUST ACCOUNTS: BROKER shall retain all interest earned, if any, on Security Deposits to offset administration and bookkeeping fees.
11. EVICTION COSTS: TENANT shall be charged an administrative fee of \$_450.00 per eviction attempt to offset the costs of eviction notices and proceedings. TENANT shall be charged for service of legal notices and all related fees according to actual costs incurred.
12. CARDS AND KEYS: Upon commencement of the Agreement, TENANT shall receive the following:  Door key(s) Garage Transmitter/Fob(s) Pool Key(s)  Mailbox key(s) Gate Card/Fob(s) Other(s)  Laundry Room key(s) Gate Transmitter/Fob(s) Other(s)  TENANT shall make a key deposit (if any) in the amount set forth in paragraph 2 upon execution of this Agreement. The key deposit shall be refunded within 30 days of TENANT's return of all cards and/or keys to LANDLORD or LANDLORD's BROKER/DESIGNATED PROPERTY MANAGER.
13. CONVEYANCES AND USES: TENANT shall not assign, sublet or transfer TENANT'S interest, nor any part thereof, without prior written consent of LANDLORD. The Premises shall be used and occupied by TENANT exclusively as a private single-family residence. Neither the Premises nor any part of the Premises or yard shall be used at any time during the term of this Lease for any purpose of carrying on any business, profession, or trade of any kind, or for any purpose other than as a private single-family residence. TENANT shall comply with all the health and sanitary laws, ordinances, rules and orders of appropriate governmental authorities and Homeowner's Associations, if any, with respect to the Premises. TENANT understands and acknowledges that they are not permitted to access the attic, crawl space, roof or under the home or any other area of the property that is not considered living space. TENANT shall not commit waste, cause excessive noise, create a nuisance or disturb others.
14. OCCUPANTS: Occupants of the Premises shall be limited to persons and shall be used solely for housing accommodations and for no other purpose. TENANT represents that the following person(s) will live in the Premises:
15. GUESTS: The TENANT agrees in no event shall any guest remain on the Premises for more than days.
16. UTILITIES: TENANT shall immediately connect all utilities and services of Premises upon commencement of lease. TENANT is to pay, when due, all utilities and other charges in connection with TENANT's individual rented Premises. Responsibility is described as (T) for TENANT and (O) for Owner:    Electricity
a. TENANT is responsible to connect the following utilities in TENANT'S name:  CONFIRMATION: NVE: GAS: LVVWD:
Property
Owner's Name Owner's Name
Tenant         Initials         Tenant         Initials           Tenant         Initials         Tenant         Initials
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Tenant	Initials Tenant Initials
Owner's Na Tenant	Degree         Owner's Name           Initials         Tenant         Initials           Initials         Tenant         Initials
Property _	
camp	rs, trailers, mobile homes, recreational or commercial vehicles or any non-operative vehicles except as follows: munity Rules and Regulations or City ordinances; if applicable
19. RES	RICTIONS: TENANT shall not keep or permit to be kept in, on, or about the Premises: waterbeds, boats,
	LORD may suffer as a result of any animal in the Premises, whether or not written permission was granted.
Tenaı	pays the fine, TENANT may complete an Application for Pet Approval, which will be treated as if no breach curred. TENANT agrees to indemnify LANDLORD for any and all liability, loss and damages, which
reserv	ENANT further agrees to pay an immediate fine of \$1,000.00_ for such unauthorized pet. LANDLORD s the right to accept or deny this pet, but ONLY AFTER THE AFOREMENTIONED FINE IS PAID. Once
TENA	ER/DESIGNATED PROPERTY MANAGER prior to any pets being allowed within the Premises. If NT obtains a pet without written permission of LANDLORD, such will be an event of default under paragraph
AGE	e to the Premises and liability to third party injury. Said policy shall name LANDLORD and LANDLORD'S T as additional insureds. A copy of said policy shall be provided to LANDLORD or LANDLORD'S
to LA	entioned. In the event written permission shall be granted, TENANT shall be required to procure and provide IDLORD written evidence that TENANT has obtained such insurance as may be available against property
\$ <u>45</u>	•00 will be required and paid by TENANT in advance subject to deposit terms and conditions
permi amou	sion be granted for occupancy of the designated pet, an additional $\square$ pet deposit or pet cleaning fee $\square$ in the
	No pet shall be on or about the Premises at any time without written permission of LANDLORD. In the TENANT wishes to have a pet, TENANT will complete an Application for Pet Approval. Should written
•	ers, TENANT should contact the State of Nevada Division of Agriculture.
TENA	LANDLORD, at TENANT's written request, will arrange for and pay for the initial pest control service.  NT agrees to pay for the monthly pest control service fees. For more information on pests and pest control
The	istence of pests may vary by season and location. Within thirty (30) days of occupancy, if the Premises has
South	rn Nevada. Pests may include, but are not limited to, scorpions (approximately 23 species, including bark ons), spiders (including black widow and brown recluse), bees, snakes, ants, termites, rats, mice and pigeons.
17 PEST	NOTICE: TENANT understands that various pest, rodent and insect species (collectively, "pests") exist in
	f. Other:
	e. TENANT shall not default on any obligation to a utility provider for utility services at the Premises. TENANT must show all utilities giving service to said Premises have a zero balance upon move out.
	company and shall pay all costs associated therewith.
	d. If an alarm system exists on the Premises, TENANT may obtain the services of an alarm services
	for all costs associated with the additional lines, outlets or dishes. TENANT shall also remove any satellite dishes and restore the Premises to its original condition at the termination of this Agreement.
	c. No additional phone or cable lines or outlets or satellite dishes shall be obtained for the Premises without the LANDLORD's written consent. In the event of LANDLORD's consent, TENANT shall be responsible
	TENANT for connection fees and use accordingly for the entire term of the lease:

b. LANDLORD will maintain the connection of the following utilities in LANDLORD's name and bill

TENANT shall not conduct nor permit any work on vehicles on the Premises without the express written consent of the LANDLORD.

- 20. ALTERATIONS: TENANT shall make no alterations to the Premises without LANDLORD's written consent. Unless otherwise agreed in writing between TENANT and LANDLORD, all alterations or improvements to the Premises become the property of LANDLORD, shall remain upon the Premises, and shall constitute a fixture permanently affixed to the Premises. Unless otherwise agreed in writing between TENANT and LANDLORD, TENANT shall be responsible for restoring the Premises to its original condition and removing any alterations or improvements if requested by LANDLORD or LANDLORD's BROKER/DESIGNATED PROPERTY MANAGER.
- 21. DEFAULT: Failure by TENANT to pay rent, perform any obligation under this Agreement, or comply with any Association Governing Documents (if any), or TENANT's engagement in activity prohibited by this Agreement, or TENANT's failure to comply with any and all applicable laws, shall be considered a default hereunder. Upon default, LANDLORD may, at its option, terminate this tenancy upon giving proper notice. Upon default, LANDLORD shall issue a proper itemized statement to TENANT noting the amount owed by TENANT, including any and all fees related to eviction and reletting of the subject property. LANDLORD may pursue any and all legal and equitable remedies available.
  - a. FORFEITURE OF SECURITY DEPOSIT DEFAULT. It is understood and agreed that TENANT shall not attempt to apply or deduct any portion of any Security Deposit from the last or any month's rent or use or apply any such Security Deposit at any time in lieu of payment of rent. If TENANT fails to comply, such Security Deposit shall be forfeited and LANDLORD may recover the rent due as if any such deposit had not been applied or deducted from the rent due. For the purpose of this paragraph, it shall be conclusively presumed that a TENANT leaving the premises while owing rent is making an attempted deduction of deposits. Furthermore, any deposit shall be held as a guarantee that TENANT shall perform the obligations of the Lease and shall be forfeited by the TENANT should TENANT breach any of the terms and conditions of this Lease. In the event of default, by TENANT, of any obligation in this Lease which is not cured by TENANT within five (5) days' notice from LANDLORD, then in addition to forfeiture of the Security Deposit, LANDLORD may pursue any other remedy available by law, equity or otherwise.
  - b. TENANT PERSONAL INFORMATION UPON DEFAULT. TENANT understands and acknowledges that if TENANT defaults on Lease Agreement, LANDLORD may engage the services of an Attorney or a Collection Agency. TENANT understands and acknowledges that LANDLORD/Owner may give an Attorney or a Collection Agency, TENANT's personal information, including but not limited to, TENANT's social security number or any other information to aid in collection efforts and holds LANDLORD, Broker, and Owner harmless from any liability in relation to the release of any personal information to these entities.
- 22. ENFORCEMENT: Any failure by LANDLORD to enforce the terms of this Agreement shall not constitute a waiver of said terms by LANDLORD. Acceptance of rent due by LANDLORD after any default shall not be construed to waive any right of LANDLORD or affect any notice of termination or eviction.
  - a. ABANDONMENT. LANDLORD is entitled to presume per NRS 118A.450 that TENANT has abandoned the Premises if the TENANT is absent from the premises for a period of time equal to one-half the time for periodic rental payments, unless the rent is current or the TENANT has notified the landlord in writing of an intended absence.
  - b. If at any time during the term of this Lease, TENANT abandons the Premises, LANDLORD shall have the following rights: LANDLORD may, at LANDLORD's option, enter the Premises by any means without liability to TENANT for damages and may relet the Premises, for the whole or any part of the then unexpired term, and

Property			
Owner's Name		Owner's Name	
Tenant	Initials	Tenant	Initials
Tenant	Initials	Tenant	Initials

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may receive and collect all rent payable by virtue of such reletting. At LANDLORD's option, LANDLORD may hold TENANT liable for any difference between the rent that would have been payable under this Lease during the balance of the unexpired term, if this Lease had continued in force, and the net rent for such period realized by LANDLORD by means of such reletting.

LANDLORD also may dispose of any of TENANTs abandoned personal property, pursuant to Nevada law as LANDLORD deems appropriate, without liability to TENANT.

- **24. TERMINATION:** Upon termination of the tenancy, TENANT shall surrender and vacate the Premises and shall remove any and all of TENANT'S property. TENANT shall return keys, personal property and Premises to the LANDLORD in good, clean and sanitary condition, normal wear excepted.
- 25. EMERGENCIES: The name, address and phone number of the party who will handle maintenance or essential services emergencies on behalf of the LANDLORD is as follows: INTEGRITY PROPERTY MANAGEMENT AND INVESTMENTS INC 7485 W AZURE DRIVE #200 LAS VEGAS NV 89130 702-933-5305-follow voicemail instructions
  IN ADDITION-SUBMIT THROUGH TENANT PORTAL \*\*(AFTER HOURS/HVAC OR FLOOD)\*\*
- 26. MAINTENANCE: TENANT shall keep the Premises in a clean and good condition. TENANT shall immediately report to the LANDLORD any defect or problem on the Premises. TENANT agrees to notify LANDLORD of any water leakage and/or damage within 24 hours of the occurrence. TENANT understands that TENANT may be held responsible for any water and/or mold damage, including the costs of remediation of such damage. TENANT shall be responsible for all

☐ MINOR repairs necessary to the Premises up to and including the cost of \$ \_\_\_\_\_ Home Warranty Deductible(s)

☐ Maintenance Copay(s)

TENANT agrees to pay for all repairs, replacements and maintenance required by TENANT's misconduct or negligence or that of TENANT's family, pets, licensees and guests, including but not limited to any damage done by wind or rain caused by leaving windows open and/or by overflow of water, or stoppage of waste pipes, or any other damage to appliances, carpeting or the Premises in general. At LANDLORD's option, such charges shall be paid immediately or be regarded as additional rent to be paid no later than the next monthly payment date following such repairs. TENANT acknowledges any minor repairs made to the Property must be done by an active, licensed and insured Contractor.

- a. TENANT shall change filters in the heating and air conditioning systems at least once every month, at TENANT's own expense. LANDLORD shall maintain the heating and air conditioning systems and provide for major repairs. However, any repairs to the heating or cooling system caused by dirty filters or due to TENANT neglect will be the responsibility of TENANT.
- b. TENANT shall replace all broken glass, regardless of cause of damage, at TENANT's expense.

Property			
Owner's Name		Owner's Name	_
Tenant	Initials	Tenant	Initials
Tenant	Initials	Tenant	Initials

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	lines. LANDI		esponsible for all 1	stems including heating, cooling major heating, cooling electrica	
	d. There	is -OR	is not a landsca	ape contractor whose name and	phone number are as follows:
	contractor in a	satisfactory man	nner. LANDLOR	contractor, TENANT agrees to D-provided landscaping is not to naintain landscaping and/or shru	be construed as a waiver of
	trees. TENAN fertilize lawns LANDLORD	NT shall water al, shrubs and tree may have the lar	l lawns, shrubs and s. If TENANT fai	ned by a contractor, TENANT send trees, mow the lawns on a regulation to maintain the landscaping in the landscaping contractor to due.	ular basis, trim the trees and n a satisfactory manner,
	e. There	is -OR	is not a pool co	entractor whose name and phone	e number are as follows:
	In the event to TENANT agriculture and charge TI charges accruired. Smoking	any responsibilithe pool is not be ees to maintain ool in a satisfacte ENANT with the eng.	ty of the TENANT reing maintained by the water level, so ory manner, LANI e actual cost. Said will not be perm	LANDLORD-provided pool many to keep and maintain the pool by a contractor, TENANT agreeweep, clean and keep in good DLORD may have the pool maind costs shall become additional writted in or about the Premises, the tribular of the premises of the provided pool maind the premises of the	in good condition.  es to maintain the pool, if any condition. If TENANT fails to tained by a licensed pool service due in the month following the his shall include any attached o
			king in the Premis		curred for the abatement of any
				RD and TENANT agree that the	premises are equipped with
a.	It is agreed that inform LAND	at TENANT will LORD or his/he	r Agent immediate	follows: tector(s) within twenty four (24) ely if detector(s) is/are not work testing smoke detector(s) week	ing properly.
0.		detector for abou		To be operating properly, the	
C.	responsibility	to ensure that the or(s) will not open	e battery is in oper	s) is/are a battery operated unit a rating condition at all times. If and, TENANT must inform LAN	after replacing battery, any
d.			nt recommend that	TENANT provide and maintain	n a fire extinguisher on the
Property					
Owner's	Name		Initials	Owner's Name	
Tenant _			Initials	Tenant	Initials
Tenant			Initials	Tenant	Initials

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- e. The undersigned have read the above agreement and understand and agree to all provisions thereof and further acknowledge that they have received a copy of said agreement.
- f. TENANT shall not under any circumstances remove, disable or tamper with any smoke detection device(s).
- 28. ACCESS: TENANT agrees to grant LANDLORD the right to enter the Premises at all reasonable times and for all reasonable purposes including showing to prospective lessees, buyers, appraisers, insurance agents, periodic maintenance reviews and business therein as requested by LANDLORD. If TENANT fails to keep scheduled appointments with vendors to make necessary/required repairs, TENANT shall pay for any additional charges incurred which will then become due in the month following the charge's occurrence. TENANT shall not deny LANDLORD his/her rights of reasonable entry to the Premises. LANDLORD shall have the right to enter in case of emergency and other situations as specifically allowed by law. LANDLORD agrees to give TENANT twenty-four (24) hours notification for entry, except in case of emergency.
  - **a.** <u>DISPLAY OF SIGNS</u>. During the last thirty (30) days of this Lease Agreement, LANDLORD or LANDLORD's agent may display "For Sale" or "For Rent" or similar signs on or about the Premises and enter to show the Premises to prospective purchasers or tenants. TENANT also authorizes Broker to use an electronic keybox to show the Premises during the last 30 days of lease.
- 29. ASSOCIATIONS: Should the Premises described herein be a part of a Common Interest Community (CIC), Homeowners Association (HOA), Planned Unit Development (PUD), condominium development ("Association") or such, TENANT hereby agrees to abide by the Governing Documents (INCLUDING, but not limited to, Declarations, Bylaws, Articles, Rules and Regulations or Covenants Conditions and Restrictions) of such community and further agrees to be responsible for any fines or penalties levied as a result of failure to do so by TENANT, TENANT's family, licensees or guests. Noncompliance with the Governing Documents shall constitute a violation of this Agreement. Unless billed directly to TENANT by the Association, such fines shall be considered due along with the next monthly payment of rent. By initialing this paragraph, TENANT acknowledges receipt of a copy of the applicable Governing Documents. LANDLORD, at LANDLORD's expense, shall provide TENANT with any additions to such Governing Documents as they become available. LANDLORD may, at its option, with 30 days' notice to TENANT, adopt additional reasonable rules and regulations governing use of the Premises and of the common areas (if any). Init. [\_\_\_\_\_\_] Init. [\_\_\_\_\_\_] Init. [\_\_\_\_\_\_] Init. [\_\_\_\_\_\_] Init. [\_\_\_\_\_\_]
- **30. INVENTORY:** It is agreed that the following inventory is now on said Premises. (Check if present)

Refrigerator	Intercom System	Spa Equipment
Stove	Alarm System	Auto Sprinklers
Microwave	Trash Compactor	Auto Garage Openers
Disposal	Ceiling Fans	BBQ
Dishwasher	Water Conditioner Equip.	Solar Screens
Washer	Dryer	Pool Equipment
Garage Opener	Gate Remotes	Carpet
Trash Can(s) (circle one)	owner provided / trash service pro	vided
Floor Coverings (specify	type)	
Window Coverings (spec	ify type)	

TENANT acknowledges that any appliances that are on the premises are for TENANTs use and convenience; however, in the event of a breakdown of said appliance(s) TENANT acknowledges that property manager,

Property			
Owner's Name		Owner's Name	
Tenant	Initials	Tenant	Initials
Tenant	Initials	Tenant	Initials

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LANDLORD and or the owners are not responsible for any damages caused to TENANTs personal property, to include spoilage of food, beverage or clothing etc. as a result of said appliance break down.

31. INSURANCE: TENANT \_\_\_\_\_\_\_ is \_OR\_\_\_\_\_\_ is not required to purchase renter's insurance. LANDLORD BROKERAGE, and DESIGNATED PROPERTY MANAGER shall be named as additional insureds on any such policy. LANDLORD shall not be liable for any damage or injury to TENANT, or any other person, to any property occurring on the Premises or any part thereof, or in common areas thereof. TENANT agrees to indemnify, defend and hold LANDLORD harmless from any claims for damages. TENANT understands that LANDLORD's insurance does not cover TENANT's personal property. If the Premises, or any part of the Premises, shall be partially damaged by fire or other casualty not due to TENANTs negligence or willful act, or that of TENANT's family, agent, or visitor, there shall be an abatement of rent corresponding with the time during which, and the extent to which, the Premises is uninhabitable. If LANDLORD shall decide not to rebuild or repair, the term of this Lease shall end and the rent shall be prorated up to the time of the damage.

TENANT hereby acknowledges that the OWNER of the subject property does <u>x</u> or does not have homeowner's insurance. TENANT agrees to cooperate with homeowner and homeowner's insurance company in all relevant matters. TENANT further agrees, upon written notice, to cease any and all actions that may adversely impact OWNER's insurance coverage under said policy.

**32. DRUG-FREE HOUSING AND GENERAL PROHIBITION OF ILLEGAL ACTIVITIES:** TENANT and any member of TENANT'S household or any guest shall not engage in any criminal or illegal activity, including but not limited to, illegal drug related activity, gang related activity, or acts of violence on or near the subject Premises.

"Drug-related criminal activity" means the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute, or use, of controlled substance (as defined in Section 102 of the Controlled Substance Act, 21 U.S.C. §802). "Acts of violence" includes, but is not limited to, the unlawful discharge of firearms, on or near the Premises. Any and all firearms on the Premises must be stored properly pursuant to Nevada law.

VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL VIOLATION OF THE LEASE AND GOOD CAUSE FOR TERMINATION OF TENANCY. A single violation of any of the provisions of the addendum shall be deemed a serious violation and a material noncompliance with the Lease Agreement. It is understood and agreed that a single violation shall be cause for termination of the Lease Agreement. Unless otherwise provided by law, proof of violation shall not require criminal conviction, but shall be by a preponderance of the evidence.

## 33. ADDITIONAL RESPONSIBILITIES:

- a. TENANT may install or replace window screens at TENANT's own expense. Solar screen installation requires written permission from LANDLORD. LANDLORD is not responsible for maintaining window screens.
- b. With the exception of electric cooking devices, outdoor cooking with portable barbecuing equipment is prohibited within ten (10) feet of any overhang, balcony or opening, unless the Premises is a detached single family home. The storage and/or use of any barbecuing equipment is prohibited indoors, above the first floor and within five (5) feet of any exterior building wall. Adult supervision is required at all times the barbecue equipment is generating heat.

c. The Premises	has -OR-	has not been freshly painted before occupancy. If not freshly painted,
the Premises	will -OR	will not be touched up before occupancy. TENANT will be responsible for
the costs for any l	holes or excessive	dirt or smudges that will require repainting.

Property			_
Owner's Name		Owner's Name	
Tenant	Initials	Tenant	Initials
Tenant	Initials	Tenant	Initials

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- d. TENANT agrees to coordinate transfer of utilities to LANDLORD or BROKER/DESIGNATED PROPERTY MANAGER no less than \_\_\_\_ 2 \_\_\_ business days of vacating the Premises.
- e. Locks may be replaced or re-keyed at the TENANT'S expense provided TENANT informs LANDLORD and provides LANDLORD with a workable key for each new or changed lock. TENANT further agrees to be responsible for any and all such rekey expenses should TENANT fail to notify LANDLORD in advance of any such replacement.
- f. TENANT may conduct a risk assessment or inspection of the Premise for the presence of lead-based paint and/or lead-based paint hazards at the TENANT's expense for a period of ten days after execution of this Lease Agreement. Such assessment or inspection shall be conducted by a certified lead based paint professional. If TENANT for any reason fails to conduct such an assessment or inspection, then TENANT shall be deemed to have elected to lease the Premises "as is" and to have waived this contingency. If TENANT conducts such an assessment or inspection and determines that lead-based paint deficiencies and/or hazards exist, TENANT will notify LANDLORD in writing and provide a copy of the assessment/inspection report. LANDLORD will then have ten days to elect to correct such deficiencies and/or hazards or to terminate this agreement. In the event of termination under this paragraph, the Security Deposit will be refunded to TENANT. (If the property was constructed prior to 1978, refer to the attached Lead-Based Paint Disclosure.)
- g. TENANT may display the flag of the United States, made of cloth, fabric or paper, from a pole, staff or in a window, and in accordance with 4 USC Chapter 1. LANDLORD may, at its option, with 30 days' notice to TENANT, adopt additional reasonable rules and regulations governing the display of the flag of the United States.
- h. TENANT may display political signs subject to any applicable provisions of law governing the posting of political signs, and, if the Premises are located within a CIC, the provisions of NRS 116 and any governing documents related to the posting of political signs. All political signs exhibited must not be larger than 24 inches by 36 inches. LANDLORD may not exhibit any political sign on the Premises unless the TENANT consents, in writing, to the exhibition of the political sign. TENANT may exhibit as many political signs as desired, but may not exhibit more than one political sign for each candidate, political party or ballot question.
- i. DANGEROUS MATERIALS. TENANT shall not keep or have on or around the Premises any article or thing of a dangerous, flammable, or explosive character that might unreasonably increase the danger of fire on or around the Premises or that might be considered hazardous.
- **34. CHANGES MUST BE IN WRITING:** No changes, modifications or amendment of this Agreement shall be valid or binding unless such changes, modifications or amendments are in writing and signed by each Party. Such changes shall take effect after thirty days' notice to TENANT. This Agreement constitutes the entire agreement between the Parties and supersedes any prior understanding or representation of any kind preceding the date of this Agreement. There are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Lease Agreement.
- **35. CONFLICTS BETWEEN LEASE AND ADDENDUM:** In case of conflict between the provisions of an addendum and any other provisions of this Agreement, the provisions of the addendum shall govern.
- **36. ATTORNEY'S FEES:** In the event of any court action, the prevailing Party shall be entitled to be awarded against the losing Party all costs and expenses incurred thereby, including, but not limited to, reasonable attorney's fees and costs.

Property			_
Owner's Name		Owner's Name	
Tenant Tenant	Initials	Tenant	Initials
Tenant Tenant	Initials	Tenant	Initials

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- 37. NEVADA LAW GOVERNS: This Agreement is executed and intended to be performed in the State of Nevada in the county where the Premises are located and the laws of the State of Nevada shall govern its interpretation and effect.
- **38. WAIVER:** Nothing contained in this Agreement shall be construed as waiving any of the LANDLORD's or TENANT's rights under the laws of the State of Nevada.
- 39. PARTIAL INVALIDITY: In the event that any provision of this Agreement shall be held invalid or unenforceable, such ruling shall not affect in any respect whatsoever the validity or enforceability of the remainder of this Agreement.
- **40. VIOLATIONS OF PROVISIONS:** A single violation by TENANT of any of the provisions of this Agreement shall be deemed a material breach and shall be cause for termination of this Agreement. Unless otherwise provided by the law, proof of any violation of this Agreement shall not require criminal conviction but shall be by a preponderance of the evidence.
- 41. SIGNATURES: The Lease Agreement is accepted and agreed to jointly and severally. The undersigned have read this Agreement and understand and agree to all provisions thereof and further acknowledge that they have received a copy of this Agreement. This Agreement may be executed in any number of counterparts, electronically pursuant to NRS Chapter 719, and by facsimile copies with the same effect as if all parties to this Agreement had signed the same document and all counterparts and copies will be construed together and will constitute one and the same instrument.

**42. LICENSEE DISCLOSURE OF INTEREST:** Pursuant to NAC 645.640,

is a licensed real estate agent in the State(s) of

interest:						unity relationship o	i ousine
43. CONFIRMATION	ON OF REPR	ESENTATION	: The Agen	ts in this transacti	on are:		
TENANT's Refe	erral Company:						
Agent Name:		Pu	blic ID#		License #	!	
Address:							
Phone:		Fax:		Em	ail:		
LANDLORD's 1	Brokerage: Integr	ity Property Management an	d Investments Inc	Broker's Name:		Wendy L Beaty	
DESIGNATED :							
Agent's Name:	Wer	dy L Beaty		Agent's License	#	B.0145393.CORP	
Address: 7485 W	Azure Drive	#200		1	Las Vega	s NV	89130
Phone: 70	02-933-5305	Fax:	702-920-	8388 Em	ail: inf	o.integritypm@gm	ail.com

**44. NOTICES:** Unless otherwise required by law, any notice to be given or served upon any party hereto in connection with this Agreement must be in writing and mailed by certificate of mailing to the following addresses:

BROKERA	GE: Integrity P	roperty Manage	ement and Investments	Inc			
BROKER:		Wendy L B	Beaty				
DESIGNAT	TED PROPERTY M	ANAGER: Wend	y L Beaty				
Address: 74	85 W Azure Drive	#200		Las	Vegas	NV	89130
Phone:	702-933-5305	Fax:	702-920-8388	Email:	info.integri	typm@gma	ail.com
Property							
Owner's Name			Owner's Name				
Tenant		Initials	Tenant			Initials	
Tenant		Initials	Tenant			Initials	

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, and has the following interest, direct

	Address:			
	Phone:	Fax:	Email:	
45.			ANT is, or hereafter becomes, a member of the	
	to depart from the area	a where the Premises are located, o	er the TENANT receives permanent change of static or is relieved from active duty, retires or separates	fron
			y of these events, the TENANT may terminate th	
	LANDLORD a copy	of the official orders or a letter sig	the LANDLORD. The TENANT shall also proving the the TENANT's commanding officer, reflectively.	ctin
			the TENANT will pay prorated rent for any days	
		ast the first day of the month. The S damages to the premises, as describ	Security Deposit will be promptly returned to the Tled by law.	ENA
46.	FORECLOSURE: I		ER DEFAULTS AND PREMISES IS SUBJE	CT
	loans, mortgages, assess	ments or trust deeds. The filing of a l	otify Broker/Designated Property Manager of any defaul Notice of Default by a lender or other lien holder com s 21 days, Owner authorizes Broker/Designated Property	men
	to notify TENANT(S) an	d make arrangements to terminate the I	ease Agreement if Broker/Designated Property Manage ituations: (1) default of any loan, mortgage, assessment	r rec
			eed-in-lieu of foreclosure; (3) default in making any	
		erty; or (4) acceptance of a short sale of otiate termination of the Lease Agreen	contract. In such event, Owner has authorized Broker/Denent.	esig
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				NC.
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This form presented by Wendy L Beaty | Integrity Property Management | 7029335305 | wendy.integritypm@gmail.com

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LANDLORD/OWNER	DATE	LANDLORD/OWNER	DATE
OR Landlord's Authorized NRS 645		OR Landlord's Authorized NRS 645	
Permitted Property Manager		Permitted Property Manager	
PRINT NAME		PRINT NAME	
Tenant agrees to rent the Premises	on the above term	ns and conditions.	
TENANT'S SIGNATURE	DATE	TENANT'S SIGNATURE	DATE
PRINT NAME		PRINT NAME	
TENANT'S SIGNATURE	DATE	TENANT'S SIGNATURE	DATE
PRINT NAME		PRINT NAME	

## Real Estate Brokers and Designated Property Managers:

- A. Real estate brokers, licensees, agents, and Designated Property Managers who are not also disclosed as a party to the transaction under paragraph 42 are not parties to this Agreement between Landlord and Tenant.
- B. Agency relationships are confirmed in paragraph 43.



Property			
Owner's Name		Owner's Name	
Tenant	Initials	Tenant	Initials
Tenant Tenant	Initials	Tenant	Initials

Residential Lease Agreement Rev. 08.21

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