NORTH CAROLINA RESIDENTIAL LEASE CONTRACT

(Rental Lease Contract for Apartments, Condominiums, Houses and Mobile Homes)

Date.			Froperty No.	
OWNER (LANDLORD) AND O	R AGENT	RESIDENT (TENANT)	PREMISES DESCRIPTION	
			I	
Enter in appropriate block for each party	r: name, addres	ss, phone, and if appropriate, character of entity. Inc	clude City, County and State.	
		herein shall include singular, plural, masculine, femir		
			ontained in this Lease. The Landlord, by and through Premises in accordance with the terms and conditions	
		ns listed on the inside and back of this form.		
nitial Duration		DURATION		
Beginning			or Tenant may terminate the tenancy at the expiration at the number of days specified before the Duration's	
Ending	Ending Date	. In the event written notice is not given, or if the Tena	ant holds over beyond the Initial Duration, the Tenancy	
Termination Notice is days.			d being the Extension Duration (i.e. weekly, monthly, herein and may thereafter be terminated by either the	
Extension Duration	Landlord or t	the Tenant giving the other written notice at least the r	number of days listed on the left before the last day of	
	the then curr	rent period of tenancy. RENT		
\$	Rent shall		leduction, to the Landlord or as the Landlord directs.	
Payment Period		The amount of the Rental Payment is specified on the left. The first Rental Payment, which shall be prorated if the Initial Term commences on a day other than the first day of the rental payment period, shall be due on the date listed		
Due on day of		,	e First Payment Period. Thereafter, all rental payments	
End 1st Payment Period	shall be mad	de in advance on or before the Due Day listed, for the	ne duration of the tenancy.	
		SECURITY DEPOSIT OF TENANT		
\$			llord or the Agent, the amount listed to the left, as a	
Held By: ☐ Landlord; ☐ Agent	security dep	nacit of the Tanant is democited in an account with the	it Security Deposit Act (N.C.G.S.§ 42-50 et seq.). The	
□ Deposit	Deposit shall	If be held, and upon the termination of the teancy, i	the specifical financial institution. The Tenant Security it will be applied bothe manner and for the purposes	
	set forth on	the inside in the Security Deposit per a least		
Deposited in; and Located at:		the Landland on the Arest Mitad in amint	and bender and in the state of	
The Security Deposit may, at the discre named above. Any interest collected up	etion of eitner on the Securit	y Deposit shall accrue for the defit of, and shall	erent bearing account and the mancial institution be unid to the Landlord, or the Landlord directs. as often as is permitted by terms of the account at	
Such interest, if any, may be withdrawn the financial institution.	by the Landlo	ord or Agent from sick account as it accrues and	as often as is permitted by terms of the account at	
ne imanciai institution.		PERMITTED OF CUPANTS	19-2033 \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ 	
The Tenant shall not allow nor permit th	ne Premises to		the theoretic Tenent and the Colowing named persons:	
The reliant shall not allow not permit to	ic i iciliiscs to	Lamas W.	liams θ_{-} Co	
		INSPECTION OF PREMISES VV	Hallis & Co.	
☐ The Tenant acknowledges that he has	inspected the F		n. The Landlord has accepted this form as completed.	
		d to complete a Moving-In Inspection Fo rm, pri or te		
		INT FOR SUMMARY ELECTMENT AND	OR WONEY OWED	
	-	retain only one of the following lees in addition to any	pyritopas (fige paragrap	
	OR	% of rante-or held, whichever is gr	reater. (Fee may not exce \$ \$.10 or five percent	
(5%) of the rental payment, whichever is	• ,		tal payment. (Fee hay to exceed ten percent (10%)	
of the rental payment.) SECOND TRIAI	L FEE:	% or rental payment. Tel may not ex	reced twelve here to 1226) if the rental payment.)	
	Δ	ADDITIONAL TERMS AND CONSULTING		
1. Tenant's Obligations: Unless otherw			A.	
		in a manner that will not disturb other tenants; surposes or occupy them in such a way as to constitute	a nuisance;	

- c. keep the Premises in a clean and safe condition, including but not limited to: all plumbing fixtures, facilities and appliances;

- d. not cause nor allow any unsafe or unsanitary condition in the common areas and remainder of the Premises used by him;
 e. not allow any article or thing of a dangerous, inflammable or explosive character that might unreasonably increase the danger of fire or that might be considered hazardous or extra hazardous by any responsible insurance company, to be kept on the Premises;
- f. comply with any and all obligations imposed upon the Tenants by applicable building and housing codes;

- g. dispose of all ashes, rubbish, garbage and other waste in a clean and safe manner and comply with all applicable ordinances concerning garbage collection, waste and other refuse;
- h. use all electrical, plumbing, sanitary, heating, ventilating, air conditioning and other facilities and appliances, if any, which may be furnished as a part of the Premises, in a proper and reasonable manner;
- i. not deliberately or negligently destroy, deface, damage or remove any part of the Premises (including all facilities, appliances and fixtures) nor permit any person, known or unknown to the Tenant, to do so;
- j. be responsible for and liable to the Landlord for all damage to, defacement of, or removal of property from the Premises whatever the cause, except such damage, defacement or removal caused by ordinary wear and tear, natural forces, acts of the Landlord, his agent, or of a third party who is not an invitee of the Tenant:
- k. permit the Landlord (and the Landlord hereby reserves the right) to enter the Premises during reasonable hours for the purpose of (1) inspecting the Premises and the Tenant's compliance with the terms of this Lease; (2) making such repairs, alterations, improvements or additions to the Premises as the Landlord may deem appropriate; and (3) showing the Premises to prospective purchasers or tenants (the Landlord shall also have the right to display "For Sale" or "For Rent" signs in a reasonable manner upon the Premises);
- I. pay the cost of all utility service to the Premises which are billed directly to the Tenant and not included as a part of the rentals, including, but not limited to: cable TV, electric, gas, telephone, trash removal and water/sewer services;
- m. conduct himself and require all other persons on the Premises with his consent to conduct themselves in a reasonable manner so as not to disturb other tenants' peaceful enjoyment of the Premises;
- n. not abandon nor vacate the Premises during the Initial Duration or any renewals or extensions of this Lease. The Tenant shall be deemed to have abandoned or, vacated the Premises if the Tenant removes substantially all of his possessions from the Premises;
- o. Test the smoke detector(s) weekly (and carbon monoxide detector if supplied pursuant to NC general statue 42-42 and 42-43), and if not wired electrically, replace batteries as needed. Tenant shall notify Landlord/Agent in writing if detectors are not operable.
- 2. Landlord's Obligations: Unless otherwise agreed upon in writing, the Landlord shall:
 - a. comply with the applicable building and housing codes to the extent required by such codes;
- b. make all necessary repairs to the Premises to keep it in a fit and habitable condition; provided however, in accordance with Additional Terms and Conditions 1(i) and 1(j) above, the Tenant shall be liable to the Landlord for any repairs necessitated by the Tenant's intentional or negligent misuse of the Premises;
- c. keep all common areas, if any, used in conjunction with the Premises, in a clean and safe condition;
- d. promptly repair all facilities and appliances, if any, that may be furnished by the Landlord as a part of the Premises, including electrical, plumbing, sanitary, heating, ventilating and air conditioning systems, provided that the Landlord (except in an emergency situation) actually receives written notification from the Tenant of the needed repairs. In accordance with Additional Terms and Conditions 1(i) and 1(j) above, the Tenant shall be liable to the Landlord for any repairs to any facility or, appliance necessitated by the Tenant's intentional or negligent misuse or improper operation of them;
- e. Provide one or more smoke detectors (and one carbon monoxide detector pursuant to NC general statue 42-42 and 42-43) installed and operable, either battery operated or electrically wired. Landlord is required to repair or replace detectors within 15 days of written notice by tenant.
- 3. Security Deposit: The Security Deposit of the Tenant shall be held in the manner set forth on the front side of this Lease. Upon any termination of the tenancy herein created, the Landlord may deduct from the Security Deposit amounts sufficient to pay: (1) any damages sustained by the Landlord as a result of the Tenant's nonpayment of rent or nonfulfillment of the Initial Term or any renewal periods, including the Tenant's failure to enter into possession; (2) any damages to the Premises for which the Tenant is responsible: (3) any unpaid bills which become a lien against the Premises due to the Tenant's occupancy: (4) any costs of re-renting the Premises after a breach of this Lease by the Tenant; (5) any court costs incurred by the Landlord in connection with terminating the tenancy; and (6) any other damages of the Landlord which may then be a permitted use of the Security Deposit under the laws of this State. No fees may be deducted from the Tenant Security Deposit until the termination of the tenancy. After having deducted the above amounts, the Landlord shall, if the Tenant's address is known to n. refund to the Tenan within thirty (30) days after the termination within 60 days a of the tenancy and delivery of possession of the Premises to Landlord and shall provide a final ion of the tenancy and delivery of possession of the Premises to Landlord. If there is more than one person listed above as balance to any such person. in Aaent's di and the other person(s) agree to hold Agent harmless for such action. If the Tenant's addr educt the above amounts and shall then hold the balance of the Security Deposit for the Tenant's collection for enancy and delivery of beginning upon t possession by the Tenant. If the Tenant fails to make demand for the balance of the vithin the six (6) month period Ill not be liable thereafter to the Tenant for a refund of the Security Deposit or any part thereof.

If the Landlord removes Agent or Agent resigns, the Tenant agrees that Agent may hense any Tenant Security Deposit held by Agent here agent to the Landlord or the Landlord's designee and thereafter notify the Tenant by mail of such transfer and of the Landlord's name and address. The Tenant agrees that such the Landlord's half relieve Agent of further liability with respect to the Tenant Security Deposit. If Landlord's interest in the Provisions of North Carolina General Statutes § 42-54

- 4. Tenant's Default: In the event the Tenant shall: (a) fail to pay the renta paymen other p mise, duty or uch failure obligation herein agreed to by the Tenant or imposed upon him by law, and s e Landlor provides the Tenant with written notice of such failure, then in either of such events and as often as and rem dies provided by law, may, at his option and with or without notice to the Tenant, either (i) terminate of the Pre mises without terminating this Lease. Regardless of whether the Landlord terminates this ease or terminates the Tenant's right of possession without te minating t is Lease, the Landlord shall be immediately entitled to possession of the Premises and th Tenant s ne Landlo d immediately all peacefully surrender possession. upon the Landlord's demand. In the event the Tenant shall fail or refuse to surr nder pos sion of the I ⊿ih compliand with Articl 2A of Chapter 42 of the General Statutes of North Carolina, reenter and retake possession ises only a sur mary ejectment proceeding is instituted against Tenant, in addition to any court costs and pastnav be awaı lord the relevant Complaint-Filing Fee, Court Appearance Fee or Second Trial Fee, only one of wl nay be charged if: (i) Tenant was in default of this lease, (ii) the Landlord filed and served a complain jectment and/or money owed, (iii) Ter default or claim, and (iv) Landlord dismissed the complaint prior to judgment. The Court Appearance Fed if: (i) Tenant was in default ford filed, served, and neither par prosecuted successfully a complaint for summary ejectment and/or monies owed in sm nt of the magistrate. The Second Trial Fee may be charged for a new trial following an appeal from the judgment of d Landlord was in default of the lease and (ii) Landlord prevailed. (NOTE: If the rent is subsidized by HUD, the US Department of Apri e Agency, uthority, or a local government, ont Landlord terminates any fee charged pursuant to this paragraph 4 shall be calculated on Tenant's share of the rent only. his lease, all further rights and duties hereunder shall terminate and Landlord shall be entitled to collect from Tenant all accrued but unpaid rents and sulting from the Tenant's breach. In the event Landlord terminates the Tenant's right of possession without terminating this lease, Tenant shall remain liable for the full performance of all the covenants hereof, and Landlord shall use reasonable efforts to re-let the Premises on Tenant's behalf. Any such rentals reserved from such re-letting shall be applied first to the costs of re-letting the Premises and then to the rentals due hereunder. In the event the rentals from such re-letting are insufficient to pay the rentals due hereunder in full, Tenant shall be liable to the Landlord for any deficiency. In the event Landlord institutes a legal action against the Tenant to enforce the lease or to recover any sums due hereunder. Tenant agrees to pay Landlord reasonable attorney's fees in addition to all other damages. No fees may be deducted from the Tenant Security Deposit until the termination of the tenancy.
- 5. Tenant's Duties Upon Termination: Upon any termination of the Tenancy created hereby, whether by the Landlord or the Tenant and whether for breach or otherwise, the Tenant shall: (1) pay all utility bills due for services to the Premises for which he is responsible and have all such utility services discontinued; (2) vacate the Premises, removing therefrom all Tenant's personal property of whatever nature; (3) properly sweep and clean the Premises, including plumbing fixtures, refrigerators, stoves and sinks, removing therefrom all rubbish, trash, garbage and refuse; (4) make such repairs and perform such other acts as are necessary to return the Premises (and any appliances or fixtures furnished in connection therewith) in the same condition as when Tenant took possession of the Premises; provided, however, Tenant shall not be responsible for ordinary wear and tear or for repairs required by law or by repairs to be performed by Landlord; (5) fasten and lock all doors and windows; (6) return to the Landlord all keys to the premises; and (7) notify the Landlord of the address to which the balance of the Security Deposit may be returned. If the Tenant fails to sweep out and clean the Premises, appliances and fixtures as herein provided, Tenant shall become liable, without notice or demand, to the Landlord for the actual costs of cleaning (over and above ordinary wear and tear), which may be deducted from the Security Deposit as provided in paragraph 3 above.

- 6. Landlord's Default, Limitation of Remedies and Damages: Until the Tenant notifies the Landlord in writing of an alleged default and affords the Landlord a reasonable time within which to cure it, no default by the Landlord in the performance of any of the promises or obligations herein agreed to by him or imposed upon him by law shall constitute a material breach of this Lease and the Tenant shall have no right to terminate this Lease for any such default or suspend his performance hereunder. In no event and regardless of their duration shall any defective condition of or failure to repair, maintain, or provide any area, fixture or facility used in connection with recreation or recreational activities, including but not limited to swimming pools, club houses and tennis courts, constitute a material breach of this Lease and the Tenant shall have no right to terminate this Lease or to suspend his performance hereunder. In any legal action instituted by the Tenant against the Landlord whether for partial or material breach or breaches of this Lease or any obligation imposed by law upon the Landlord, unless such breach or breaches shall constitute willful or wanton negligence on the part of the Landlord, the Tenant's damages shall be limited to the difference, if any, between the rent reserved in this Lease and the reasonable rental value of the Premises, taking into account the Landlord's breach or breaches, and in no event, except in the case of the Landlord's willful or wanton negligence, shall the Tenant collect any consequential or secondary damages resulting from the breach or breaches, including but not limited to the following items: damage or destruction of furniture or other personal property of any kind located in or about the premises, moving expenses, storage expenses, alternative interim housing expenses of locating and procuring alternative housing.
- **7. Alterations:** The Tenant shall not paint, mark, drive nails or screws into, or otherwise deface or alter walls, ceilings, floors, windows, cabinets, woodwork, stone, ironwork, or any other part of the Premises or decorate the Premises or make any alterations, additions, or improvements in or to the Premises without the Landlord's prior written consent and then only in a workmanlike manner using materials and contractors approved by the Landlord. All such work shall be done at the Tenant's expense and at such times and in such manner as the Landlord may approve. All alterations, additions, and improvements upon the Premises, made by either the Landlord or the Tenant, shall become the property of the Landlord and shall remain upon and become a part of the Premises at the end of the tenancy created hereby.
- 8. Waiver: No waiver of any breach of any obligation or promise contained herein shall be regarded as a waiver of any future breach of the same or any other obligation or promise.
- 9. Form: The Landlord and Tenant hereby acknowledge that their agreement is evidenced by this form contract which may contain some minor inaccuracies when applied to the particular factual setting of the parties. The Landlord and Tenant agree that the courts shall liberally and broadly interpret this Lease, ignoring minor inconsistencies and inaccuracies, and that the courts shall apply the Lease to determine all disputes between the parties in the manner which most effectuates their intent as expressed herein. The following rules of construction shall be applied: (1) handwritten and typed additions or alterations shall control the preprinted language when there is an inconsistency between them; (2) the Lease shall not be strictly construed against either the Landlord or the Tenant; (3) Paragraph headings are used only for convenience offeference and shall not be considered as a substantive part of the Lease; (4) words in the singular shall include the plural and the masculine shall include the feminine and neuter genders, as appropriate; and (5) the invalidity of one or more provisions of this Lease shall not affect the validity of any other provisions hereof and this Lease shall be construed and enforced as if such invalid provisions were not included.
- 10. Agent: The Landlord and the Tenant acknowledge that the Landlord may from time to time in his discretion, engage a third party to manage, supervise and operate the Premises or the complex, if any, of which they are a part. If such an Agent is managing, supervising and operating the Premises at the time this Lease is executed, his name will be shown as Agent on the front side hereof. With respect to any Agent engaged pursuant to this paragraph, the Landlord and Tenant hereby agree that: (1) the Agent shall have only such authority as provided in the management contract existing between the Landlord and the Agent; (2) the Agent may perform, without objection from the Tenant, any obligation or exercise any right of the Landlord imposed or given herein by law and such performance shall be as valid and binding, if authorized by the Landlord, as if performed by the Landlord; (3) the Tenant shall pay all rentals to the Agent if directed to do so by the Landlord; (4) except as otherwise provided by law, the Agent shall not be liable to the Tenant for the nonperformance of the obligations or promises of the Landlord contained herein; (5) nothing contained herein shall modify the management contract existing between the Landlord may, in his discretion and in accordance with any management, remove without replacing or remove and replace any Agent engaged to manage, supervise and operate the premises.
- 11. Notice: Any notices required or authorized to be given hereunder or pursuant to applicable law shall be mailed or hand delivered to the following addresses: Tenant: the address of the Premises or the address listed on the front of this form. Landlord: the address to which the rental payments are sent.
- 12. Eminent Domain and Casualties: The Landlord shall have the option to terminate this Lease if the Premises, or any part thereof, are condemned or sold in lieu of condemnation or damaged by fire or other casualty.
- 13. Tenant's Insurance, Release and Indemnity Terms: The Tenant shall be solely responsible for insuring any of his personal property located or stored upon the Premises, against the risk of damage, destruction, or loss resulting from theft, fire, storm and all other hazards and casualties. Regardless of whether the Tenant secures such insurance, the Landlord and his agents shall not be liable for any damage to, or destruction or loss of, any of the Tenant's personal property located or stored upon the Premises, regardless of the cause of such damage, destruction, or loss, unless such loss or destruction is attributable to the intentional, willful or wanton negligence of the Landlord. The Tenant agrees to release and indemnify the Landlord and his agents from and against liability for injury to the person of the Tenant or any members of his household resulting from any cause whatsoever except only such personal injury caused by the negligent or intentional acts of the Landlord or his agents.
- 14. Removal, Storage and Disposition of Tenant's Personal Property: A. Ten days after being placed in lawful possession by execution of a writ of possession, the Landlord may throw away, dispose of, or sell all items of personal property remaining on the Premises. During the 10-day period any items of person ng placed in lawful possession by execution of a writ of possession, the Landlord may move for storage purposes, but shall not throw away, dispose of, ty remaining on the Premises unless otherwise provided for in Chapter 42 of the North Carolina General Statutes. Upon the Tenant's I eriod, the Landlord shall release or private sale, the Landlord possession of the property to the Tenant during regular business hours or at a time agreed upon ects to sell th shall give written notice to the Tenant by first-class mail to the Tenant's last known address notice of sale may run concurrently with the 10-day period which allows the Tenant to request possession of the en notice shall state the d of the sale, and that any surplus of proceeds from the sale, after payment of unpaid rents, damages, storage osts, shall be disbursed to the Ter within 10 days after the sale, and will thereafter be delivered to the government of the county in which the is located. Upon/the lenant's request pr sale, the Landlord shall release possession of the property to the Tenant during regular business hou agreed upon. The Landlord may apply the pro ale to the unpaid rents, damages, storage fees, and sale costs. Any surplus from the sale shall b all thereafter be delivered to the government of the county in which the rental property is located.
- B. If the total value of all property remaining on the Premises at the time of execution of a writ of possession in an action for summary ejectment is less than one hundred dollars (\$100.00), then the property shall be deemed abandoned five days after the time of execution, and the Landlord may throw away or dispose of the property. Upon the Tenant's request prior to the expiration of the five-day period, the Landlord shall release possession of the property to the Tenant during regular business hours or at a time agreed upon.
- 15. Bankruptcy: If any bankruptcy or insolvency proceedings are filed by or against the Tenant of it the Tenant makes any assignment for the benefit of preditors, the Landlord may, at his option, immediately terminate this Tenancy, and reenter and repossess the Premises, subject to the provisions of the Bankruptcy Code (11 USC Section 101, et seq.) and the order of any court having jurisdiction thereunder.
- 16. Amendment of laws: In the event that subsequent to the execution of this Lease any state stall to regulate of a feeting any duty or obligation imposed upon the Landlord pursuant to this Lease is enacted, amended or repealed, the Landlord may, at his option, elect to perform in accordance with such statute, amendment or act of repeal in lieu of complying with the analogous provision of this Lease.
- 17. Termination for Military Transfer: If the Tenant is a member of the Unite orders to move fifty (50) miles or more from the Premises or (ii) is prematurely and involuntarily di eved from active duty with the Unite Forces, the Tenant may terminate this Lease by written notice of such termination, which date shall not b days after receipt of not provided such notice ritten verificatio s Commanding Officer is accompanied by a copy of the official orders of such transfer, discharge or release fr The final rent due by the Tenant shall be prorated to such date of termination and shall be unt of (a) one (1) month's rent for the Premises, if less than six (6) months of the duration of the Lease has elapsed as nount of one-half (1/2) of one (1) month's rent, if more than six (6) months but less than nine (9) months of the duration of the L elapsed as of the ate of such termination; provided. however, no liquidated damages shall be due unless the Tenant has completed less than nine (9) months of the tenancy and the Landlord has suffered actual damage due to loss of the tenancy

Upon Tenant's compliance with all the requirements of this Additional Terms and Conditions, the Landlord shall release the Tenant from all obligations hereunder and the Lease shall terminate. The Security Deposit shall be returned, subject to the provisions of Additional Terms and Conditions of paragraph 4.

18. Subordination of Lease: This Lease and the Tenant's leasehold interest hereunder are and shall be subject, subordinate and inferior to any liens or encumbrances now hereafter placed on the Premises by the Landlord and includes all advances made under any such liens or encumbrances, the interest payable on any such liens or encumbrances. and any and all renewals or extensions of such liens and encumbrances.

	ANIMALS (Pets)		
☐ Allowed; ☐ Not Allowed	If the "Allowed" block is checked, upon payment, as a non-refundable fee to the Land		
Non-Refundable Fee \$ Number and Type of Pets Allowed	Tenant may keep the animal(s) listed. If a fee is paid, pursuant to this paragraph, Ter reasonable and agrees that the Landlord shall not be required to refund the Animal Fet that an animal is permitted, Tenant agrees to reimburse the Landlord for any primary	e, in part or in whole. In the event	
	there-by whether to the Premises or to any common areas used in conjunction with the from any liability to third parties which may result from Tenant keeping such animal. If	•	
	Allowed is checked, then the Tenant shall not keep or harbor in or about the Premises		
	but not limited to: dogs, cats, birds, rodents, reptiles or marine animals. The Tenant shall remove any pet previously permitted under this paragraph within the	ne specified Removal Notice time	
	upon written notification from the Landlord that the animal, in the sole judgement of the	•	
Removal Notice hours.	disturbance or is, in the Landlord's opinion, undesirable. If the animal is caused to be removed pursuant to this paragraph, the Landlord shall not be required to refund the Animal Fee. However, the Tenant shall be entitled to aquire and keep another animal of the type previously authorized.		
□ The Premises was built prior to 1978	LEAD PAINT DISCLOSURE 78. A Lead Paint Disclosure Form is attached to this Lease.		
	NEAREST RELATIVE NOT OCCUPYING PREMISES		
Name	Phone () -	
Address			
City, State & Zip			
	es: There shall be a late payment fee on any rental payment not received by midnight of the	e fifth (5th) day after it is due. The	
without demand thereof and shall be add	5%) of the rental payment or fifteen dollars (\$15.00), whichever is greater. This late paym ded to and paid with the late rental payment. Tenant also agrees to pay a twenty-five dollar the financial institution because of insufficient funds or because the Tenant did not have an	(\$25.00) processing fee for each	
<u> </u>	s family, servants, guests and agents shall comply with and abide by all the Landlord's existi	-	
	as the Landlord may, at Landlord's discretion, from time to time, adopt governing the use an with them. The Landlord reserves the right to make changes to the existing rules and re		
reasonable rules and regulations from t	time to time; provided, however, such changes and additions shall not alter the esse	ntial terms of this Lease or any	
5 5	d shall not become effective until thirty (30) days written notice thereof shall have been fur		
	eowners' association regulations as they now exist or may be amended.A copy of the existi- gulations are attached hereunto and the Tenant acknowledges that he has read them. The		
deemed to be a part of this Lease giving	the Landlord all the rights and remedies herein provided.	-	
•	ign this Lease or sublet the Premises in whole or in part.		
	nant has submitted a Rental Application in connection with this Lease, the Tenant acknowle for entering into this Lease and Tenant warrants to Landlord that the facts stated in the App	-	
Tenant's knowledge. If any facts stated in Tenant any damages resulting therefrom.	n the Rental Application prove to be untrue, the Landlord shall have the right to terminate the n.	he tenancy and to collect from the	
Termination: Except as provided in the T the tenancy thereafter as provided in the	Termination Paragraph on the inside, the Tenant may not terminate the tenancy diving the Duration Paragraph.	Initial Duration, but may terminate	
	OTHER TERMS AND A VITIONS		
All the Additional Terms and Condition	ions listed on the inside of this form mall be part of this Lease, exception the following	Advalcual Terms and Conditions,	
which shall be deleted (specify paragrap The following Terms and Conditions sha	all also has proved of this Language	1541	
THE following ferms and Conditions sha	800/819-2033		
	James Williams &	Co.	
EXECUTION COUNTER		er of Addendums Attached	
Read the Additional Terms and Con	inditions on the inside of this form. When you sign this Lease, you are acknowledging these Additional Terms and Conditions. This Lease is expected in the specified number	that you have read and agree to	
retaining an executed counterpart. The assigns of the parties hereunto.	e covenants and conditions contained in its bease shall apply to and be binding on the $AN \ ORDER$	heirs, local representatives and	
In witness whereof, the parties have	e executed this Lease on the day and whithin below.		
TENANT:	(SEAL)		
	(SEAL)	(SEAL)	
	(SEAL)	(SEAL)	
Date:		, Agent	
		(SEAL)	

Date:__