KP Management 701 South 6th Street Nashville, Tennessee 37206 Telephone (615) 780-7071 THIS LEASE AGREEMENT

PARTIES	ENTERED INTO at <u>Kirkpatrick Park, Nashville</u> , Tennessee, this <u>day of</u> , <u>20</u> , between KP MANAGEMENT as agent for the Owner of Kirkpatrick Park LESSOR, and <u>RESIDENT (S).</u>
PREMISES	LESSOR leases to RESIDENT Apartment Number Building of Kirkpatrick Park Apartments, <u>601 South 8th Street</u> (street), Nashville (city), Tennessee, to be used by RESIDENT as an apartment dwelling and for no other purpose, for the term of <u>12 months</u> beginning on the day of, <u>20</u> , and ending at 12:00 noon, on the day of, <u>20</u> .
RENT	IN CONSIDERATION of said Lease, RESIDENT agrees to pay rent of
	It is further agreed that LESSOR may require multiple residents under the same Lease to pay rent with only one (1) check. Multiple checks from co-residents may, at LESSOR'S discretion, not be accepted.
LATE PENALTY AND RETURNED CHECK CHARGES	RESIDENT agrees that a late penalty of TEN PERCENT (10%) of the amount of rent past due will be added to the monthly installment if payment is not RECEIVED by LESSOR before the close of business on the 5th day of each month. PERSONAL CHECKS WILL NOT BE ACCEPTED AS PAYMENT OF RENT WHEN PAYMENT IS PAST DUE. RESIDENT further agrees and understands that this late penalty will be subtracted first from any monies received after the 5th. Remaining funds, after the subtraction of the late penalty, will be applied toward rent owed. RESIDENT further agrees to pay the LESSOR a returned check charge in the maximum legal amount for each check returned by RESIDENT'S bank for any reason whatsoever. Said late penalty and check charges shall become part of the rent due and payable under the terms and conditions of this lease. Upon return or dishonor of any check tendered as payment of rent, late charges will be assessed as if no rental payment was attempted.
	RESIDENT'S ACKNOWLEDGMENT
NO WAIVER BY LESSOR	If this lease is breached by nonpayment of rent or otherwise, LESSOR may accept said rent due or any part of the same with reservation or without knowledge of RESIDENT'S default and in so doing, LESSOR does not condone such default by acceptance, does not waive any right arising from said breach, and is not stopped from terminating tenancy as to that breach. Receipt by LESSOR or LESSOR'S representative of any rent in arrears after institution of suit for possession or cancellation of tenancy will not be considered as waiver of any rights of LESSOR.
DEPOSIT	RESIDENT hereby deposits in the amount of <u>DOLLARS (\$ 00.00)</u> . Said deposit is to be used by LESSOR to apply toward payment for any damages to the apartment beyond ordinary wear and tear, and damages resulting from non-performance of any conditions of this agreement by RESIDENT. Said deposit is to be forfeited to the LESSOR if RESIDENT vacates the premises prior to the end of the lease term. Said deposit is located at Bank.
BUILDING AND FACILITIES FEE	KP Management reserves the right to charge a monthly Building and Facilities Fee. RESIDENT will be notified 30 days prior to renewal if the Building and Facilities Fee shall apply during the renewal term. The Building and Facilities fee will not be more than Ten DOLLARS (\$10.00) per month. Resident hereby agrees to pay to LESSOR Zero DOLLARS (\$0.00) per month. This Building and Facilities Fee is to be paid in full each month in addition to your monthly rent payment. The Building and Facilities Fee is used to help protect Kirkpatrick Park's assets, including real, improved and personal property owned by Kirkpatrick Park against certain damages or liability caused by a resident. This fee protects Kirkpatrick Park from substantial damages to its own property. If you have any questions about the Building and Facilities Fee, please contact the Property Manager.
	RESIDENT'S ACKNOWLEDGMENT
APARTMENT DAMAGE	IN FURTHER CONSIDERATION of said Lease, RESIDENT agrees to pay LESSOR for any and all damages to the apartment or to the premises, including but not limited to damage to exterior walls, ceilings, floors, windows, doors, locks, hardware, plumbing fixtures, cabinets, shrubbery, lawn, heating or air conditioning apparatus, stove, refrigerator, water heater, electric lights and any fixtures, appliances, or appurtenances of the apartment or of the premises (including entire apartment complex). The LESSOR may enter the dwelling unit and cause the work to be done in a workmanlike manner and submit an itemized bill for the actual and reasonable cost or the fair and reasonable value thereof as rent on the next date when periodic rent is due, or if the rental agreement has terminated, for immediate payment. RESIDENT is responsible for damage caused by act or neglect of RESIDENT, RESIDENT'S spouse, members of RESIDENT'S family, guests, invitees, licensees, employees, or agents of RESIDENT. RESIDENT'S right to contest any damages found by the LESSOR.
	Resident's Initials:

KP Lease

This Lease is made upon and subject to the following terms and conditions:

APPLICATION

1. RESIDENT'S Application is an important part of this Lease, incorporated by reference and made a part hereof. Any misrepresentations, misleading or false statements made by RESIDENT and later discovered by the LESSOR may VOID said Lease Agreement, at option of LESSOR.

USE OF PREMISES 2. RESIDENT shall maintain the leased premises in such condition and repair as accepted at the commencement of this Lease, and shall on its termination surrender the premises in the same condition and repair, ordinary wear and tear or unavoidable casualty excepted. RESIDENT shall not make any alterations, additions or improvements in the premises without the written consent of LESSOR, and if any such are made they shall be forfeited to the LESSOR upon termination unless otherwise agreed in writing.

USE OF **PUBLIC** AREAS

3. Public spaces will be used in compliance with the Rules and Regulations adopted by LESSOR. RESIDENT agrees that RESIDENT, RESIDENT'S family and guests will comply with all such Rules and Regulations. Use of the public areas by any person shall be wholly at the risk of the person using them. RESIDENT shall hold LESSOR harmless from claims arising out of use of the public areas by RESIDENT, RESIDENT'S family or guests.

LESSOR reserves the right but shall have no obligation to control the method, manner and time of parking in the parking spaces, and to control and limit the entry upon the Apartment and public areas by agents, messengers, delivery men, solicitors or salesmen or any person, not a RESIDENT or RESIDENT'S family, who seek to enter upon the apartment community or the Apartment.

PACKAGE ACCEPTANCE

4. RESIDENT acknowledges that packages delivered by third parties including but not limited to the U.S. Postal Service, UPS, Federal Express, etc., are often left by the delivery service at the apartment community office or in the public areas. RESIDENT hereby agrees that such delivery is solely for the convenience of RESIDENT. Therefore, RESIDENT further agrees to hold LESSOR and its agents, assigns, employees and all others acting on behalf of the LESSOR harmless as to any and all claims that arise from the delivery, storage, or distribution of any of RESIDENT'S packages or items left by any third party at the apartment community office or on the common areas

LIMITS OF **USE**

5. RESIDENT shall not use said premises for any purpose other than as an apartment dwelling, or use or permit anything upon said premises that will invalidate the insurance on the building or increase the rate thereof, or in any manner deface or injure the building or any part thereof or overload the floors, or permit any objectionable noise or odor to escape, or to permit or create a nuisance or to disturb any other RESIDENT in the building, or in any way to injure the reputation of the Apartment Community. RESIDENT shall comply with all governmental, health and police requirements and regulations respecting said premises. RESIDENT shall be limited to no more than two occupants per bedroom without written permission from LESSOR.

SUBLEASE AGREEMENT 6. RESIDENT shall not have the right without prior consent of LESSOR to pledge or assign RESIDENT'S leasehold interest or to sublet the leased premises or any part thereof. Under no circumstances may any person except those persons listed on this Lease Agreement

PERSONAL INJURY AND PROPERTY DAMAGE

7. Subject to standards required by law, all personal property on the leased premises shall be at the risk of the RESIDENT only, and LESSOR shall not be liable for any damage thereto or theft thereof; nor shall LESSOR be liable for any damage to the person or property of RESIDENT or other persons resulting from the acts or omissions of any other RESIDENT or other persons, lack of repair of the building or any accident occurring in or about the building. Subject to standards required by law, LESSOR shall not be liable for loss or damages resulting from failure, interruptions, or malfunctions in the utilities provided to RESIDENT. Subject to standards required by law, LESSOR shall not be liable for any personal injuries in or around the playground, if provided, or elsewhere on the premises. LESSOR does not have insurance coverage on any of RESIDENT'S property. The safety and security of storage facilities, if any provided, is not the responsibility of the LESSOR. The RESIDENT is advised that all property placed in storage at the Lease date or at any time thereafter, is at RESIDENT'S own risk and the signing of this Lease Agreement is proof that RESIDENT has been so notified.

INSURANCE

8. None of the rent you pay under this lease will be used to pay the owner's property and casualty insurance policy premium. Consequently you will not be considered a co-insured under the owner's policy. If you or anyone you are responsible for under this lease causes damage to the owner's property, you agree to indemnify the owner for any damages caused by you or those for whom you are responsible under this lease.

Neither LESSOR nor its agents shall be liable to RESIDENT, RESIDENT'S family, employees or guests, for any damage to person or property caused by the acts or omissions of other RESIDENTS or other persons, whether such persons are off the property of LESSOR or on the property with or without permission of LESSOR. LESSOR shall not be liable for losses or damages from theft, fire, rain, storm, explosion or sonic boom. LESSOR shall be not liable for loss or damages resulting from failure, interruption or malfunctions in the utilities provided to RESIDENT under this Lease. LESSOR shall not be liable for injuries in or around the public areas or Apartment. This section is not an exculpation of LESSOR'S liability. LESSOR IS NOT RESPONSIBLE FOR AND WILL NOT PROVIDE FIRE OR OTHER CASUALTY INSURANCE FOR RESIDENT'S PERSONAL PROPERTY. RESIDENT IS ADVISED TO OBTAIN PERSONAL PROPERTY COVERAGE FOR HIS OWN PROTECTION.

RESIDENT'S ACKNOWLEDGMENT	 	

CASUALTY

9. If the dwelling unit or premises are damaged or destroyed by fire or casualty to an extent that the use of the dwelling unit is substantially impaired, the RESIDENT may: (1) immediately vacate the premises, and (2) notify the landlord in writing within fourteen (14) days thereafter of his intention to terminate the rental agreement, in which case the rental agreement terminates as of the date of vacating. Accounting for rent in the event of termination or apportionment is to occur as of the date of the casualty.

Resident's Initials:	esident's Initials:
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SECURITY

10. RESIDENT IS RESPONSIBLE FOR RESIDENT'S SAFETY AND SECURITY. RESIDENT hereby states that RESIDENT has inspected the premises and has determined to his satisfaction that the smoke detectors (if applicable), door locks and latches, window locks and latches, and any other security devices within the subject unit are adequate and in proper working order. Any comments or remarks made by RESIDENT with respect to the security devices are contained on the unit inspection report signed by the RESIDENT. RESIDENT understands and acknowledges that the unit inspection report is not a written request to LESSOR to repair any device. If such a repair is needed, RESIDENT agrees to promptly inform the LESSOR in writing. RESIDENT acknowledges that LESSOR is under no obligation or duty to inspect, test, or repair any security device unless and until LESSOR has received written notice from RESIDENT to do so. LESSOR states that from time to time at the premises there may be security personnel or "courtesy officers" employed and/or residing at the apartment community which is the subject of this agreement. The LESSOR further states that the presence of these security personnel is for the convenience of the LESSOR and in no way does LESSOR agree to insure, guarantee or protect the RESIDENT'S person or property, or the person or property of anyone residing or visiting at the leased premises with RESIDENT. RESIDENT agrees and understands that LESSOR may alter or cancel said security personnel without the knowledge or consent of RESIDENT. Furthermore, RESIDENT understands and agrees that LESSOR has no obligation or liability for the acts or omissions, whether negligent or intentional, of any agent or employee of any security personnel which might be retained by LESSOR. RESIDENT acknowledges that LESSOR and the owner of the property are not insurers. RESIDENT further acknowledges that neither LESSOR nor the owner of the property, nor their agents or representatives, guarantee, warrant, or assure the personal security of RESIDENT. RESIDENT further acknowledges his responsibility for his own safety. In particular, RESIDENT recognizes that RESIDENT is in the best position to determine and foresee risks of loss and to protect himself and his property against such losses. RESIDENT further acknowledges that RESIDENT shall take any reasonable steps to protect his personal property and insure his personal safety. RESIDENT recognizes that LESSOR'S efforts are voluntary and not obligatory and are done in an effort to reduce the occurrence of crime to all RESIDENTS.

FAILURE TO VACATE 11. RESIDENT agrees that LESSOR has a right to realize maximum use and benefit of its rental unit. Therefore, RESIDENT agrees that if LESSOR incurs any expenses or costs of any kind due to RESIDENT'S failure to vacate the subject premises after notice of termination or nonrenewal of lease and tenancy by either LESSOR or RESIDENT, RESIDENT shall pay said expenses or costs in addition to any other amounts due under the terms and conditions of this agreement. RESIDENT shall not be deemed to have vacated the subject premises until such time as RESIDENT has returned all keys to the leased premises to the Resident Manager, or advised the Resident Manager that such keys are lost and that the unit has been vacated, and RESIDENT shall be responsible for all rent and other charges allowed by law.

DELAY OF POSSESSION 12. LESSOR shall exercise its best efforts to give RESIDENT possession of the subject premises at the commencement of the term of the Lease Agreement. However, LESSOR shall not be liable to RESIDENT or any other person for the failure to do so, and such failure shall not affect the validity of this Lease Agreement or the RESIDENT'S obligation to pay rent. If there is a failure to deliver RESIDENT possession of the subject premises at the commencement of this Lease Agreement, the monthly rental shall be abated, pro rata, on a daily basis, and shall not be due until possession is given or occupancy is available. Should LESSOR fail to deliver possession of the subject premises within fifteen (15) days after commencement of this Lease Agreement, RESIDENT may elect to cancel this Lease Agreement and shall receive a refund of security and pet fees/deposits paid, if any.

ATTORNEY'S FEES/INTEREST 13. RESIDENT agrees to pay on demand all expenses for collection, including reasonable attorney's fees, court costs, and collection agency fees that LESSOR incurs in the collection of said rent or enforcement of any of the provisions of this Lease. Any resulting monetary judgments shall bear interest at the highest percentage allowed by law.

RIGHTS TO INSPECT/SHOW 14. LESSOR or its agents may at all reasonable times enter said leased premises to make repairs, examine and inspect them, and may remove any signs, fixtures or alterations not in conformity with this agreement or with the Rules and Regulations attached hereto. LESSOR also has the right, upon 24-hour notice to RESIDENT, to show the unit to prospective RESIDENTS once RESIDENT has given notice to vacate or within 30 days of lease expiration.

EXTENDED ABSENCE

15. The RESIDENT must notify the LESSOR of any anticipated extended absence from the premises in excess of seven (7) days. Notice shall be given on or before the first day of any extended absence. Any damages resulting from RESIDENT'S failure to give this notice of extended absence shall be the responsibility of RESIDENT.

ABANDONMENT

16. The RESIDENT'S unexplained and/or extended absence from the premises for thirty (30) days or more without payment of rent as due shall be prima facie evidence of abandonment. The LESSOR is then expressly authorized to enter, remove and store all personal items belonging to RESIDENT and others. If RESIDENT does not claim said personalty within an additional thirty (30) days, LESSOR may sell or dispose of said personalty and apply the proceeds of said sale to the unpaid rents, damages, storage fees, sale costs, court costs, advertisement and attorney fees. Any balances are to be held by the LESSOR for the RESIDENT, for a period of six (6) months subsequent to the sale date and thereafter forfeited to the LESSOR.

NOTICE AS REQUIRED BY LAW 17. Service of notice, required by law, between the parties shall be mailed to RESIDENT at the leased premises; hand delivered to RESIDENT at the leased premises, or may be posted on the front door of the apartment. The owner designates KP Management as agent to manage and agent for service of notice and process, located at, KP Management, Attn: Will Biggs, 701 South 6th Street, Nashville, Tennessee, 37206. Any notice to owner's agent must state the name of the apartment property.

UTILITY & TAX INCREASE/ SUB-METERING 18. The parties hereby agree that, in the event of an increase in taxes, utilities, or services, the LESSOR may adjust the monthly rental payment upon giving RESIDENT thirty (30) days' written notice of said increase. RESIDENT agrees to pay all utilities and services pertaining to his unit, if any. These utilities and services may include electricity, telephone, gas, garbage pickup if required, cable television, and water/sewer, including privately sub-metered services or utilities. Failure to maintain or pay utilities or services will be considered a breach of this agreement.

In the event that LESSOR opts to change responsibility for costs of water and/or sewer utilities, RESIDENT agrees to immediately, upon thirty (30) days advance written notice, execute a water/sewer utility sub-metering agreement and begin paying the cost of water/sewer service for the subject premises. RESIDENT further acknowledges and understands that LESSOR shall specify allocations and methods for collecting utility charges, including assessing pro rata shares of common area utilities. Additionally, RESIDENT acknowledges that said charge, whether billed by a third party, directly by provider, or by LESSOR, shall become additional rent due under the terms and conditions of this Lease Agreement and non-payment of said charges shall be grounds for breach of this Lease Agreement.

Resident's	Initials:	

NOTICE TO LESSOR OF ACCIDENT OR DEFECT 19. RESIDENT shall promptly notify LESSOR in writing of any accident to or defect in the water pipes, gas pipes, electric wires or fixtures or heating apparatus, in order that LESSOR may make the necessary repairs, and LESSOR shall not be liable for damages due to the temporary breakdown or discontinuance of same. In instances where the LESSOR furnishes water to the RESIDENT, the RESIDENT agrees to pay additional charge should RESIDENT obtain water using appliances which do not conform with the amenities provided. RESIDENT will provide his own electricity and, if applicable, gas and water service.

NOTICE OF LEASE RENEWAL 20. BOTH LESSOR AND RESIDENT SHALL NOTIFY THE OTHER PARTY IN WRITING AT LEAST <u>SIXTY</u> (60) DAYS PRIOR TO THE EXPIRATION OF THIS LEASE, OF THEIR INTENT TO RENEW OR NOT RENEW THIS LEASE. Failure by either party to give notice, or continued occupancy by RESIDENT after expiration of this lease, for any reason, shall be considered a rental from month to month upon the same terms and conditions as set out in the lease for the most recent rental term, and the rent rate shall be adjusted to the current monthly market rate for this type unit as calculated at the time of renewal plus \$100.00 per month as a month-to-month fee.

TERMINATION OF LEASE

21. RESIDENT may be allowed to cancel this agreement at any time during the original term or any renewal term thereof upon giving LESSOR Sixty (60) days advance written notice and upon paying to LESSOR prior to vacating the apartment all sums due LESSOR, plus liquidated damages, consisting of an additional early termination payment equal to Two (2) month's rent, which payment shall be due at the time written notice is given to LESSOR. RESIDENT'S notice of early termination shall not be considered valid notice unless it is accompanied by such early termination payment. Nothing herein shall preclude LESSOR from collecting any other damages or sums to which LESSOR is legally entitled. This Section 21 shall only apply to RESIDENT'S early termination of the Lease pursuant to the procedure set forth herein and not if RESIDENT is otherwise in violation of this Lease, in which case RESIDENT shall be responsible for all rent and other monetary damages to which LESSOR is legally entitled.

RESIDENT'S ACKNOWLEDGMENT				

ACCEPTANCE BY RESIDENT

22. This contract shall not be affected by any agreements or representations not contained herein. RESIDENT'S act of taking possession shall be conclusive evidence that the premises were in satisfactory condition and in conformity with this agreement between the parties. RESIDENT has examined the leased premises and agrees to take them in their present condition without alteration or repairs.

RULES

23. The Rules and Regulations of the LESSOR are an important part of this Lease, incorporated by reference and made a part hereof. RESIDENT acknowledges that RESIDENT has read the Rules and Regulations of LESSOR and agrees to abide by and conform to them. RESIDENT agrees to conform to such further Rules and Regulations as may be adopted by LESSOR in the future. Failure to abide by the Rules and Regulations of the LESSOR shall be grounds for eviction.

CONDITION OF PROPERTY

24. The RESIDENT does hereby accept the items as contained in the apartment as listed below, if provided, and agrees to return them at termination of the Lease in good condition: Fire Extinguisher, Window coverings, Laminate Flooring, Refrigerator, Hood, Stove, Dishwasher and Disposal and others if provided.

RESIDENT ALSO ACKNOWLEDGES RECEIPT OF Door Key FOB(s) ___, Mailbox Key(s) ___, and Parking Permits ___. RESIDENT agrees that RESIDENT shall be responsible for a charge of \$50.00 for each Door Key FOB and \$10.00 for each Mailbox Key that RESIDENT fails to return at the end of RESIDENT'S occupancy.

SATELLITE DISH OR ANTENNA 25. RESIDENT agrees that no satellite dish or antenna shall be installed by RESIDENT on or about the Apartment or any public area of the apartment community until RESIDENT and LESSOR have executed LESSOR'S Apartment Lease Contract Addendum for Satellite Dish or Antenna and RESIDENT has complied with all requirements and agreements contained in said addendum.

SAVINGS CLAUSE 26. If any provision of this LEASE is determined to be null and void, the nullity shall not affect the other provisions of this LEASE which can be given effect without the void provision, and to this end the provisions of this Lease are severable.

PET POLICY

27. Pets are not allowed without prior written approval. This applies to visiting pets, pet sitting and stray animals. RESIDENT is responsible for all damage that the pet may cause and also for clean-up of pet droppings. Residents will be charged (\$25) for each failure to remove their pet droppings if proof is provided that the resident's animal or an animal under the resident's control made the waste. Proof of more than one instance of failure to remove animal droppings is considered a material violation of the lease, and the resident agrees they will be required to remove the animal from the property.

SMOKE DETECTORS 28. RESIDENT acknowledges that RESIDENT has inspected and agrees that the smoke detector or detectors installed in the subject unit are in working order and shall be maintained by the RESIDENT in accordance with the detector's manufacturer's instructions.

RESIDENT'S ACKNOWLEDGMENT		
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ENVIRONMENTAL

29. RESIDENT understands that materials may have been used in the construction of the apartment building and rental unit that were considered safe at the time, for example, asbestos, lead-based paint, etc., but may be hazardous if disturbed. RESIDENT agrees not to disturb any of the building materials in the leased premises and agrees that if the ceiling, floor, walls, HVAC, electrical or plumbing systems are damaged or disturbed, RESIDENT will immediately notify LESSOR'S Resident Manager and send written notice to LESSOR at KP Management, 701 South 6th Street Nashville, TN 37206.

SUBORDINATION

30. RESIDENT acknowledges that RESIDENT'S rights under this agreement are at all times subordinate to any note, deed of trust or other security instrument on the subject property.

DISCLOSURE RIGHTS 31. If information on RESIDENT or RESIDENT'S rental history is requested for law enforcement, government, or business purposes, RESIDENT expressly authorizes LESSOR to provide this information and agrees to hold LESSOR, its agents and employees, harmless for the release of this information.

Resident's	Initials	

OCCUPANTS

32. The following individuals have been approved to occupy the apartment pursuant to the terms of this lease. No other
persons shall be allowed to reside in the apartment without prior written permission from the management. (List names of
all occupants and include birth dates for children under the age of 18).

Occupant:	 	
Occupant:	 	
Occupant:	 	
Occupant:	 	
Occupant:		
Occupant:		

INDEMNIFICATION

33. RESIDENT releases LESSOR from liability for and agrees to defend and hold LESSOR harmless against all losses incurred by LESSOR as a result of (a) RESIDENT'S failure to fulfill any condition of this agreement; (b) any damage or injury caused by RESIDENT in or about apartment or premises to RESIDENT'S invitees or licensees or such person's property; (c) RESIDENT'S failure to comply with any requirements imposed by any governmental authority; and (d) any judgment, lien, or other encumbrance filed against the premises as a result of RESIDENT'S actions. Said indemnification and hold-harmless shall include any attorney's fees and/or other costs incurred by LESSOR in defense of said losses.

TERMINATION FOR VIOLENT OR DANGEROUS BEHAVIOR 34. LESSOR shall terminate RESIDENT'S tenancy under this Lease Agreement within three (3) days from the date written notice is delivered to the RESIDENT if the RESIDENT or any other person on the premises with the RESIDENT'S consent willfully or intentionally commits a violent act, behaves in a manner which constitutes or threatens to be a real and present danger to the health, safety, or welfare of the life or property of other RESIDENTS or persons on the premises; or creates a hazardous and unsanitary condition on the property that affects the health safety or welfare or the life or the property of other RESIDENTS or persons on the premises. Resident or any other person on the premises with the RESIDENT'S consent discharge of a firearm on the premises may be considered a violent act which constitutes a real and present danger to the health, safety, or welfare of the life or property of other persons on the premises and may result in a three day termination notice.

CONDUCT/RIGHT TO DENY ENTRY 35. RESIDENT hereby agrees that the conduct of RESIDENT, RESIDENT'S family, and RESIDENT'S guests will never be disorderly or boisterous, will not disturb or interfere with the rights, comfort or convenience of other persons on the premises; and will not be unlawful. Additionally, as further consideration for this Lease Agreement, RESIDENT agrees to the following: (a) that LESSOR retains, at LESSOR'S sole discretion, the right to deny entry in or upon any portion of the subject Apartment Community to any person or persons other than the named persons herein authorized; and (b) that any portion of the subject Apartment Community includes but is not limited to the subject rental unit.

BREACH OF LEASE

36. If there is any breach of this Lease Agreement by RESIDENT, or any noncompliance with any of the terms hereof by RESIDENT, LESSOR may terminate RESIDENT'S right of tenancy hereunder. Unless otherwise provided herein, and with the exception of notice of nonpayment of rent and notice of termination for violent or dangerous behavior (Section 34), LESSOR may deliver a written notice to the RESIDENT specifying the acts and omissions constituting the breach and stating that the tenancy under this Lease Agreement will terminate in accordance with applicable law. If RESIDENT'S right of tenancy is terminated pursuant to this section, then RESIDENT shall remain responsible for any rent or other amounts due to LESSOR to the full extent allowed by applicable law. Termination of RESIDENT'S right of tenancy by LESSOR for any breach or noncompliance shall not act as a release of RESIDENT'S obligations under this Lease.

If RESIDENT'S breach involves the repair of physical damages to the premises, RESIDENT shall not proceed with repair of any part of said damages without the specific prior written consent of LESSOR. Any repairs made by RESIDENT without LESSOR'S specific written consent shall be grounds for immediate termination of the tenancy created by this Lease Agreement.

EARLY MOVE-OUT 37. RESIDENT shall be liable for a reletting charge of <u>TWO (2)</u> month's rent if RESIDENT: (a) fails to give written move-out notice as required in Section 20 or 21; or (b) moves out without paying rent in full for the entire lease term or renewal period, except in full compliance with Section 20; or (c) moves out at LESSOR'S demand because of RESIDENT'S default; or (d) is judicially evicted. This reletting charge is not a cancellation fee and does not release the RESIDENT from RESIDENT'S obligations under the Lease. The reletting fee is an agreed upon liquidated amount covering only part of LESSOR'S damages, consisting of time, effort, and expense in finding and processing a replacement. RESIDENT agrees that the charge is reasonable and is due whether or not LESSOR'S efforts are successful. The reletting charge does not release RESIDENT from continued liability for future or past-due rent, charges for cleaning or damage to the apartment, or other sums which may be due LESSOR.

ASSIGNMENT/ SUCCESSION 38. The promises, agreements, covenants, and conditions contained in this Lease Agreement shall bind and inure to the benefit of LESSOR and RESIDENT and their respective heirs, administrators, executors, successors, and, except as otherwise provided in this Lease Agreement, their assigns.

Resident's Initials:	
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CONTACT INFORMATION	39. By providing a cell phone number and/or communication from KP Management by text	email address below, RESIDENT hereby acknowledges and agrees to receive message and/or e-mail.
	Name:	
	Cell Phone:	E-Mail:
	RESIDENT'S ACKNOWLEDGMENT:	
WAIVER OFJURY TRIAL	claim, demand, action, or cause of action a incidental to the dealings of the Parties in	e, to the fullest extent permitted by law, any right to trial by jury of any arising under this Agreement or in any way connected with or related or respect of this Agreement, or any of the transactions related hereto, in er arising, and whether in contract, tort, equity, or otherwise.
ACKNOWLEDG- MENT	THE RENTAL APPLICATION, AND UNDERSTANDS THAT THE RULES AN TIME AND ARE FOR THE PURPOSE OF THE SAFETY AND WELL BEING OF A	OGES THAT RESIDENT HAS READ THIS AGREEMENT, O THE RULES AND REGULATIONS. RESIDENT D REGULATIONS MAY BE AMENDED FROM TIME TO F PROTECTING THE PREMISES AND PROVIDING FOR ALL OCCUPANTS OF THE PREMISES, AND AFFIRMS LL RESPECTS, COMPLY WITH THE TERMS AND ID THE RULES AND REGULATIONS.
	JOINTLY AND SEVERALLY LIABLE FO	ESIDENT, EACH RESIDENT UNDERSTANDS HE/SHE IS OR EACH PROVISION OF THIS LEASE AGREEMENT. All deemed to refer to the masculine, feminine, singular or plural, the second sec
	IN WITNESS WHEREOF, the parties have written above.	executed this instrument in duplicate on the date and day first
	Unit #	
	LESSOR: KP Management Agent for Owner Kirkpatrick Park	

Resident

Resident

Resident

Resident

Resident

Signature

Printed Name

Kirkpatrick Park

House Rules

- 1. Signs and Attachments. Nothing shall be placed on, or hung from, the outside of the building, windows, doors, patios, or balconies. No signs or advertising notices of any kind shall be attached to any part of the outside of the building. Names shall be displayed on doors and mailboxes only in the manner designated by Management.
- 2. Entrances, Walks, Etc. Entrances, walks, elevators, vestibules, halls, stairways, landings, and other public areas outside of the apartments shall not be obstructed or used for any other purpose than for ingress or egress to and from the building or apartments.
- **3.** Locks and Keys. No locks shall be changed or added in any way, to any door except with prior written consent of Owner or Management. There shall be a charge for replacing lost keys, opening doors for Resident lockouts, and for keys Resident fails to return. Opening doors for Resident lockouts may not be offered at every property.
- **4. Disturbances and Noises.** Loud noises and other disturbing acts, including fireworks, in the apartment or on adjoining property that interfere with the rights, comfort, safety or convenience of other residents are prohibited at all times.
- 5. Walls, Alterations, Etc. The walls, ceilings, and woodwork must not be marred by driving nails, tacks, or screws, or by otherwise defacing the same, except for standard picture hooks, shade and curtain rod brackets. No alterations, additions, or improvements shall be made in the apartment without the prior written consent of the Owner or Management. Telecommunication reception devices such as satellite dishes and antennae may be installed only after execution of and in compliance with a Lease Addendum governing these devices.
- 6. Occupants and Guests. No occupants other than those listed on Rental Application and Lease will be allowed to establish residency without prior written permission of Owner or Management. Anyone occupying the apartment for longer than fourteen (14) days will no longer be considered a guest. Residents shall be responsible and liable for the acts of their guests. Acts of guests in violation of the lease, or Management's rules and regulations, may be deemed by Management to be a breach by Resident.
- 7. Smoking. Smoking is prohibited in all common areas of the property, including but not limited to, building entryways and hallways, the leasing office, fitness center, laundry room, clubhouse and pool areas. This rule applies to residents, guests, and service persons. Residents are responsible for ensuring that family members and guests comply with this rule. The term "smoking" means inhaling, exhaling, breathing, or carrying any lighted cigar, cigarette, or other tobacco product or similar lighted product in any manner or in any form.
- **8. Storage.** Storage areas may be provided for by the Owner and if such are established, storage in such areas shall be at the Resident's risk and neither the Owner nor Management shall be responsible for any loss or damage from fire, theft, or otherwise. Nothing of any kind that would increase fire risk shall be taken to or placed in storage areas.
- 9. Balconies and Patios. Balconies and Patios shall be kept neat and clean at all times and Resident shall not store or hang rugs, towels, laundry, wash, or other such items on the railings or other portions of the balcony or patio. Bicycles, furniture, carts, and similar items should be kept in the apartment or in storage, if available, and may not be kept on balconies or patios, or in or about entrance ways at any time. Any such items found in these areas will be removed by the maintenance staff. No dust, rubbish, litter, or anything else shall be swept, thrown, or emptied from any of the windows or balconies or patios or into the halls or entrance ways.
- 10. Parking. Parking shall be permitted only in those areas or spaces designated by the Owner or Management. Inoperable and/or unlicensed vehicles shall not be parked or stored on the property. Residents or guests may not perform any washing of vehicles or maintenance work on vehicles on the premises, including but not limited to changing oil. Any vehicles that are improperly parked, inoperable, or unlicensed may be towed away at the expense of the vehicle's owner. Resident agrees to abide by parking regulations and to notify and to require guests to abide by such parking regulations. Motorcycles, go-carts, and other gasoline or diesel powered vehicles may not be kept in the apartment unit, balconies, breezeways or hallways. Other than for a 24 hour move-in or move-out period, no tractor trailers or large commercial vehicles may be parked on the premises. No boats or recreational vehicles may be parked on the premises without written permission from the Management.
- 11. Proper Use. The proper use of wheeled recreational accessories, specifically but not limited to bicycles, skate boards, roller skates, roller blades and riding toys, shall be the responsibility of all residents, guests and occupants. Proper use includes, but is not limited to, not interfering with motorized or pedestrian traffic and not riding in breezeways or on porches, sidewalks, steps or ramps. The use of wheeled recreational accessories, toys, etc., while being pulled by motor vehicles is strictly prohibited. Any activity that endangers the health, safety and wellbeing of other persons or property on or about the entire apartment community shall be grounds for termination of Resident's tenancy.
- 12. Garbage and Trash. All apartments must be kept in a sanitary condition. Garbage receptacles and/or incinerators shall be used as directed by Management. Garbage and refuse shall be placed in designated garbage receptacles or incinerators, not on the ground or floor around such receptacles.
- 13. Barbecue Grills. The use and storage of all personal charcoal, gas or other type cooking grills is strictly prohibited on community property, including but not limited to, patios, balconies, pool areas, and common areas. Residents may have access to the use of grills only if they are provided by management for resident use.
- 14. Recreation and Amenities. Recreation and service facilities shall be used only at the times posted and in accordance with the rules and regulations established by Management. NO ONE IS PERMITTED TO PLAY IN THE PARKING LOTS OR PAVED TRAFFIC AREAS. Children under 14 years of age cannot swim or play near the swimming pool area unless accompanied by a parent, guardian, or person at least 18 years of age who is responsible for the child. We do not provide lifeguards at any time.

Resident's	Initials	

Kirkpatrick Park House Rules

- **15. Signage.** Resident shall abide by the Rules and Regulations and signage, if any, governing the use of all public areas and amenities, including but not limited to swimming pools, spas, exercise rooms, tennis courts, saunas, tanning beds, parking areas, sidewalks, playgrounds, and grilling areas, provided by Lessor.
- **16. Window Coverings.** Window coverings are installed over windows and glass doors. All window coverings shall have a white lining to present a uniform exterior appearance and cleaning/damage shall be at the Resident's expense.
- 17. Pets. No animals of any kind shall be permitted on the premises without the prior written permission of the Owner or Management. Animals that are permitted on the premises shall remain in the apartment except when carried or taken out on a leash. Management reserves the right to revoke the privilege of having animals at any time. Any disturbance by any animal that disturb residents, interferes with their peace and quiet, or comfort will be subject to whatever action that Management deems proper to take. Damage and cleanup are the responsibility of Resident. Management reserves the right to require any Resident who has a pet to put up an additional security deposit or non-refundable pet fee, in addition to the security deposit provided for in the Lease.
- 18. Water Beds. No water beds shall be allowed in the apartment without prior written consent of Owner or Management.
- 19. Auxiliary Heating. No auxiliary heating mechanisms of any kind, including but not limited to kerosene, electric or gas heaters, are allowed on the property.
- **20. Soliciting.** Soliciting of any type is not permitted, except by individual appointment with Resident. Resident should notify Management if any uninvited solicitor appears and appropriate action will be taken.
- 21. Insurance. Owner and Management recommend that Resident obtain personal insurance. The Owner has no insurable interest in Resident's personal property and will not be liable for acts of Resident, Resident's family, guests, or invitees.
- 22. Returned Checks. If a Resident pays rent or other charges by a check which is returned for insufficient funds, for the subsequent 6 months payments by check will not be accepted. Management reserves the right to specify the manner in which rental payments will be received.
- 23. Illegal or Criminal Activity. Resident, any members of the Resident's household, or a guest or other person under resident's control shall not engage in any criminal activity on or near the apartment premises. Criminal activity shall include, but not be limited to, any type of "drug-related criminal activity" which means the illegal manufacture, sale, distribution, use, or possession with or without the intent to manufacture, sell, distribute, or use, of a controlled substance (as defined by local, state, or federal law) or "violent criminal activity" which means any criminal activity that has as one of its elements the use, attempted use, or threatened use of physical force against the person or property of another. Violation of the above provision shall be a material and irreparable violation of the lease and good cause for immediate termination of the lease. Unless otherwise provided by law, proof of violation shall not require criminal conviction, but shall be by a preponderance of the evidence.
- **24. Grievance and Appeal.** If you have a problem with a neighbor, you must first attempt to solve the problems by talking to the neighbor. If the complaint is a violation of a community policy and/or rules or regulations, management should be notified. A complaint regarding a neighbor must be in writing, signed, dated and must state the specific problem. It should describe what you have done to bring the matter to the neighbor's attention and what the response has been. This procedure must always be followed so that a record is maintained in case legal action becomes necessary.

The procedure to follow if you have a problem with an employee of the property, or if you have a general complaint about the appearance or operation of the community, is to put the complaint in writing and deliver it to management for his/her action. Also, please mail a copy to the Senior Property Manager at the address provided by the management office. Keep a copy of the complaint for yourself. If you believe there has not been an adequate response to the problem, you should contact the Senior Property Manager at 701 South 6th Street, Nashville, TN 37206. This communication should be in writing, outlining the problem and describing what has happened to date.

25. Modifications. Owner reserves the right at any time to change or rescind one or more of these rules and regulations or to make and enforce such other reasonable rules and regulations as in Owner's judgment may be deemed advisable to promote the safety, care, and cleanliness of the premises and for preservation of good order.

Resident's Initials :

KP House Rules

Kirkpatrick Park SECURITY DEPOSIT POLICY

We have found that poor communication can cause misunderstanding concerning security deposits. This brief outline is to explain how KP Management will handle security deposits. Refund of the security deposit is subject to the following provision:

- 1. Full term of the lease has expired.
- 2. Sufficient written notice given prior to vacating apartment, in accordance with section #20 of this lease.
- 3. No damage was done to the property beyond ordinary wear and tear.
- 4. Entire apartment including appliances, bathroom, closets and cabinets are clean.
- 5. No unpaid late charges, delinquent rents, or utility bills are owed.
- 6. All keys are returned to the manager.

RESIDENT'S ACKNOWLEDGMENT

If the six (6) conditions are not complied with, the costs of labor and materials for cleaning and repairs, delinquent payments and re-rental fees if the lease has not expired will be charged against the deposit.

Residents should be especially careful to avoid floor damage and damage to vinyl wall covering and walls. Residents should also be sure to clean the range and refrigerator. RESIDENT has the right to request a time and to be present with LESSOR'S representative at the premises for a scheduled move-out inspection, during normal business hours, to determine if there are any damages to the premises that are in excess or normal wear and tear. This mutual inspection will be set by LESSOR and held on the day upon which, or within four (4) days after, RESIDENT has completely vacated the premises, surrendered possession of the premises, and has returned all means of access to the premises. If RESIDENT fails to attend a scheduled move-out inspection, RESIDENT waives the right to contest any damage found as a result of LESSOR'S move-out inspection.

The security deposit will be mailed to the forwarding address of Resident furnished to the Resident Manager. NO PICK UPS FROM THE OFFICE WILL BE ALLOWED. There will be no application of the security deposit to the last month's rent. KP Management attempts to return Security Deposits within three weeks after the resident's departure.

Posident's Initials:	

Kirkpatrick Park CONCESSION/DISCOUNT ACKNOWLEDGEMENT

UNIT #_	DATE:	
Upon sig	ning the Lease Agreement, Resident shall receive the concessions listed bel	low:
	Move-In Prorate Concession: \$00 off the prorated rent amount list Lease Agreement, making the amended prorate due prior to move-in \$0.00.	sted in the
	Monthly Concession: \$00 off the monthly rent amount listed in the Agreement, making monthly rent due \$00 during the term of the Lea	
	One time concession in the amount of \$00 to be taken during the modern for (date) is \$00.	onth of The amount due
	One time concession in the amount of \$00 to reduce the amount of	Application Fee to \$0.00.
	One time concession in the amount of \$00 to reduce the amount of A	administrative Fee to \$0.00.
	One time concession in the amount of \$0.00 to reduce the amount of	f the security deposit to \$0.00.
rental rat fees agre to the co	In the event Resident's payment of monthly rent is more than five (5) deturned for any reason, Resident will lose the rental concession for that mote concession. Additionally, Resident shall be responsible for all late fees ed upon in the Lease Agreement. If Resident received a one-time concession necession divided by the number of months in the lease term, in addition to this more than 5 days late.	onth, if Resident received a monthly , returned check fees and any other on, he/she shall owe an amount equal
other dar	In the event Resident breaches said Lease Agreement for any reason who mages caused by Resident's breach of lease, Resident must repay to Lessor ove.	
LESSOR KP Mana As Agen		
	Signature	Resident
	Printed Name	Resident
		Resident
		Resident
	-	Resident

BED BUGS –What are they and how do I avoid getting them???

Adult bed bugs are about a quarter of an inch long, flat, wingless, with a broad oval shape like an apple seed. They typically live six to twelve months and are distinguishable by their reddish-brown color, although after feeding on blood--their sole food source--the bugs assume a distinctly blood-red hue until digestion is complete.

Bed bugs can affect anyone

Bed bugs increased presence across the United States in recent decades can be attributed largely to a surge in international travel and trade. Bed bugs have been found in some of the fanciest hotels and apartment buildings in some of the nation's most expensive neighborhoods.

Fear of being accused of poor hygiene and uncleanliness may have caused rental housing residents in the past to avoid notifying owners of the presence of bedbugs, but this serves only to enable the spread of bed bugs. While clutter may provide better hiding places, bed bugs can infest the cleanest of homes.

Bed bugs don't transmit disease

There exists no scientific evidence that bed bugs carry disease. In fact, federal agencies such as the EPA and the CDC have refused to elevate bed bugs to the threat level posed by disease-carrying pests. Claims associating bed bugs with disease are false.

Where bedbugs hide

Bed bugs can often be found in, around and between:

- Bedding
- Bed frames
- · Mattress seams
- Upholstered furniture, especially under cushions and along seams
- Around, behind and under wood furniture, especially along areas where drawers slide
- Curtains and draperies
- Along window and door frames
- Cracks and crevices in walls and floors, and the junctions of walls and floors and ceilings
- Behind and around wall hangings and loose wallpaper
- Between carpeting and walls (carpet can be pulled away from the wall and tack strip)
- Inside electronic devices, such as smoke and carbon monoxide detectors or even clock radios

How can I tell if I have them?

While bed bugs typically prefer to act at night, they often do not succeed in returning to their hiding spots without leaving traces of their presence through fecal markings of a red to dark brown color, visible on or near beds. Blood stains tend also to appear when the bugs have been squashed, usually by an unsuspecting host in their sleep. And, because they shed, it's not uncommon for skin casts to be left behind in areas typically frequented by bed bugs.

Because bed bugs leave some persons with itchy welts similar to those caused by fleas and mosquitoes, the source of such markings may initially go undetected. However, welts caused by bed bugs often appear in succession and on exposed areas of skin, such as the face, neck and arms. In some cases, an individual may not experience any visible reaction resulting from direct contact with bed bugs.

PREVENTING BED BUG ENCOUNTERS

•Preventing bed bug encounters when traveling

Because humans serve as bed bugs main mode of transportation, it is extremely important to be mindful of bed bugs when away from home. Experts agree that the spread of bed bugs across all regions of the United States is largely attributed to an increase in international travel and trade. Travelers are therefore encouraged to take a few minutes upon arriving to their temporary destination to thoroughly inspect their room, so as to ensure that any uninvited guests are detected before the decision is made to unpack. Inspect the linens on the bed—then pull them back and inspect the mattress. Check for any sign of insects, such as the stains discussed above.

Because bed bugs can easily enter your luggage, check areas where you store luggage and other belongings and inspect them thoroughly before packing for home.

•Preventing bed bug encounters at home

• Do not ever bring used furniture from unknown sources into your dwelling. Many bed bug infestations have stemmed directly from the introduction into a resident's unit of second-hand and abandoned furniture. Unless the determination can be made with absolute certainty that a piece of second-hand furniture is bed bug-free, residents should assume that the reason a seemingly nice looking leather couch, for example, is sitting curbside, waiting to be hauled off to the landfill, may very well be due to the fact that it's teeming with bed bugs.

Do address bed bug sightings immediately.

Residents who suspect the presence of bedbugs in their unit must immediately notify apartment management.

• Do not attempt to treat bed bug infestations yourself.

Health hazards associated with the misapplication of traditional and non-traditional, chemical-based insecticides and pesticides poses too great a risk to you and your neighbors.

• Do comply with eradication protocol.

If the determination is made that your unit is indeed playing host to bedbugs, you must comply with the bed bug eradication protocol set forth by both your owner and their designated pest management company.

Kirkpatrick Park

BED BUG ADDENDUM

	etween K	e "Addendum") dated is attached to and P Management, as agent for the owner of the Kirkpatrick "Resident") for unit number (the "Unit") in Kirkp	Park Apartments ("Lessor"),
In further consider		•	
in further consider	ation of t	he Lease Contract entered into between the parties, Less	
	1.	Lessor and Resident acknowledge that: (1) Bedbugs a human activities, and (2) bedbugs are usually introduc purses, briefcases or furniture and other personal items	ed through personal items such as luggage,
	2.	Resident acknowledges that Resident has thoroughly i has been cleaned and vacuumed. Further, Resident has cabinets and has determined to the Resident's satisfact	inspected the baseboards, carpets, closets and
	3.	Resident may choose to have an additional inspection mutually pre-approved third party within three days of it is determined that there are bedbugs present, the Les inspection and will apply treatment at the Lessor's cost treatment that the Resident chooses to make shall be a performed following Lessor's written consent.	signing this Addendum. If after the inspection sor shall reimburse Resident for the cost of the cost o
	4.	If during the term of the Resident's tenancy bedbug acknowledges that the bedbug treatments shall be a for the treatments through Lessor's pest control of to properly prepare the premises for the treatment. Resident does not comply with the preparation for treatment Resident does not comply with the preparation for treatments shall not only be financially responsible for subsequent responsible for any treatments required in adjoining under the state of the	the Resident's expense. Lessor will arrange ompany. It shall be the Resident's responsibility ident agrees to follow the procedures provided at. Resident also acknowledges that if the timent and the treatment is unsuccessful, Resident t treatments to the premises, but shall also be
	5.	Resident shall permit Lessor to inspect the premises for following any treatment.	or bedbugs during a thirty (30) day period
	6.	Resident shall promptly notify Lessor of any bedbug in Resident's occupancy. This is necessary to allow treat	
	7.	Resident shall be liable to Lessor for damages sustaine as a result of Resident's failure to comply with the term	
	8.	If Resident is allowed to transfer to another dwelling is bed bugs, Resident must have their personal property a treatment methods or procedures established by a licen provide proof of such cleaning and treatment to Lesson	and possessions treated according to accepted used pest control professional. Resident must
	9.	Violation of this Addendum shall be deemed a material Contract, and the Lessor shall be entitled to exercise all equity.	
+ (10.	In case of a conflict between the provisions of this Add Lease Contract, the provisions of the Addendum shall	
By signing below,	the unde	rsigned Resident(s) agrees and acknowledges having read	d and understood this Addendum.
Executed this	_day of _	, 20 Unit #	
LESSOR:			
KP Management a	s Agent f	or Owner Kirkpatrick Park	
	Signa	ature	Resident
	Printe	ed Name	Resident
			Resident
			Resident
			Resident

Kirkpatrick Park MOLD/MILDEW ADDENDUM

This Mold and Mildew Addendum (the '	'Addendum") dated	is attached to and a	nade a part of the
lease dated (the "Lease") by an	nd between KP Management, as age	ent for the owner of	the Kirkpatrick
Park Apartments ("Lessor"),	("Resident") for Unit number	(the "Unit") in	Kirkpatrick Park
Apartments (the Kirkpatrick Park "Apartme	ents").		

Resident acknowledges that it is necessary for Resident to provide appropriate climate control, keep the Unit clean, and take other measures to retard and prevent mold and mildew from accumulating in the Unit. Resident agrees to clean and dust the Unit on a regular basis and to remove visible moisture accumulation on windows, walls and other surfaces as soon as reasonably possible. Resident agrees not to block or cover any of the heating, ventilation or air-conditioning ducts in the Unit. Resident agrees to use Resident's best efforts to prevent any conditions in the Unit, such as excessive moisture, that could create an environment to mold growth. In the event such conditions develop, Resident agrees to remedy such conditions. Resident also agrees to immediately report to the Manager of the Apartments, in writing:

- (i) any evidence of a leak or excessive moisture in the Unit, as well as in any storage room, garage or other common area:
- (ii) any evidence of mold- or mildew-like growth that cannot be removed by simply applying a common household cleaner and wiping area, or which recurs after such cleaning;
 - (iii) any failure or malfunction in the heating, ventilation or air conditioning system in the Unit, and
 - (iv) any inoperable doors or windows.

Failure to make a prompt written report of any such potential mold or mildew problem constitutes a breach of this Addendum and an unconditional waiver and release of any and all claims for any relief, including any alleged damages, whether or not known at the time, which are related to or arising from or out of the unreported conditions. Resident further agrees that Resident shall be responsible for damage to the Unit and Resident's property as well as personal injury to Resident and Occupants resulting from Resident's failure to comply with the terms of this Addendum. Resident agrees that Lessor is not responsible for the consequences of any Resident conduct that leads to or exacerbates mold growth and Resident shall indemnify and hold Lessor harmless from any such conduct of Resident.

Resident further agrees that, in the event Lessor provides notice to Resident of Lessor's intention to remediate mold in Resident's Unit, Resident will provide immediate access to Resident's Unit to permit Lessor to remediate any problem. In the event Lessor determines, in its sole discretion, that Resident should vacate the Unit during remediation, Resident will relocate (at Lessor's expense) to another unit within the community for the period of time necessary to complete such remediation. In the event no other unit within the community is available for such a relocation, as determined by Lessor in its sole discretion, Lessor shall provide Resident, at Lessor's sole discretion, either (a) relocation at Lessor's expense to another nearby community owned or operated by Lessor or its affiliate, or (b) termination of the Lease without penalty for such termination and without any financial obligation beyond the date of such termination. Resident's refusal to relocate in accordance with these provisions or any other interference with Lessor's remediation efforts, shall constitute a breach of the Lease and an unconditional waiver and release of any and all claims for any relief, including any alleged damages, whether or not known at the time, related to or arising from or out of exposure to or the presence of mold. Lessor may terminate the Lease and/or evict Resident immediately upon Resident's breach of any provision of this Section, and Lessor may exercise any one of more of any other remedy available to Lessor under the terms of the Lease for a breach hereof or at law or in equity. If (a) Resident has made a good-faith report to the community manager of an actual mold problem in Resident's Unit, and (b) within five days after such report Lessor has not:

- (i) taken any action to inspect or remediate mold in Resident's Unit, or
- (ii) provided Resident with a plan of remediation for Resident's Unit,

then, and only then, Resident may terminate the Lease without penalty for such termination and without any financial obligation beyond the date of such termination. Nothing herein shall release Resident from any obligation or claims related to delinquent and/or past due rent and/or fees or charges or other amounts due and owing (including, without limitation, rent and utility or other similar fees prorated to the date of such termination).

Kirkpatrick Park MOLD/MILDEW ADDENDUM

A default under the terms of this Addendum shall be deemed a material default under the terms of the Lease, and Lessor shall be entitled to exercise all rights and remedies at law or in equity. Except as specifically stated herein, all other terms and conditions of the Lease shall remain unchanged. In the event of any conflict between the terms of this Addendum and the terms of the Lease, the terms of this Addendum shall control. Any term that is capitalized but not defined in this Addendum that is capitalized and defined in the Lease shall have the same meaning for purposes of this Addendum as it has for purposes of the Lease.

By signing below, the undersigned Re	sident(s) agrees and acknowledges	s having read and understood this Addendui
Executed this day of	, 20 Unit #	
By signing below, the undersigned Re	sident(s) agrees and acknowledges	s having read and understood this Addendur
Executed this day of	, 20 Unit #	
LESSOR: KP Management As Agent for Owner of Kirkpatrick Pa	urk	
Signature		Resident
Printed Name	X	Resident
		Resident
	16	Resident
		Resident
		Resident

Kirkpatrick Park PET ADDENDUM

Please note: We consider pets a serious responsibility and a risk to each resident in the dwelling. If you do not properly control and care for a pet, you'll be held liable if it causes any damage or disturbs other residents.

In this document, the terms "you" and "your" refer to all residents listed below and all occupants or guests; the terms "we," "us," and "our" refer to the Lessor its representative named in the Lease Contract.
This Pet Addendum dated is attached to and made a part of the lease dated, (the "Lease") by and between KP Management, as agent for owner of Kirkpatrick Park Apartments ("Lessor"), ("Resident") for unit number (the "Unit")
The Following are guidelines for the acceptance of pets:
-No exotic animals
-Lessor reserves the right to reject certain breeds (or mix of breeds) of pets, including but not limited to Akita, American Bulldog, American Staffordshire Terrier, Bull Mastiff, Bull Terrier, Chow Chow, Dalmatian, Doberman Pinscher, German Shepherd, Malamute, Pit Bull, Pit Bull Mix, Presa Canario, Rottweiler, Siberian Husky, Staffordshire Bull Terrier, Wolf Hybrids, and any other aggressive breed.
-No more than two (2) pets per apartment; however, Lessor has the right to allow only one (1) pet per apartment solely at Lessor's discretion.
-Pets shall be subject to visual inspection and approval prior to execution of the Pet Addendum
1. DWELLING UNIT DESCRIPTION. Apt. No Apt. Community Kirkpatrick Park
2. LEASE CONTRACT DESCRIPTION. Lease Contract date: Community Name: Kirkpatrick Park Apartments (list all residents): The Lease Contract is referred to in this Agreement as the "Lease Contract."
3. CONDITIONAL AUTHORIZATION FOR PET. You may keep the pet that is described below in the dwelling until the Lease Contract expires. But we may terminate this authorization sooner if your right of occupancy is lawfully terminated or if in our judgment you and your pet, your guests, and any occupant violate any of the rules in this Agreement.
4. ADDITIONAL SECURITY DEPOSIT. The total security deposit will be increased by \$500.00. We will consider this additional security deposit a general security deposit for all purposes. Refund of the security deposit will be subject to the terms and conditions set forth in the Lease Contract. The additional security deposit is not refundable before all residents surrender the premises, even if the pet has been removed.
5. ADDITIONAL MONTHLY RENT. Your total monthly rent (as stated in the Lease Contract) will be increased by \$0.00.
6. ADDITIONAL FEE. You must also pay a one-time fee of \$0.000000 for having the pet in the dwelling unit.
7. LIABILITY NOT LIMITED. The additional monthly rent and additional security deposit under this Pet Agreement do not limit residents' liability for property damages, cleaning, deodorization, defleaing, replacements, or personal injuries.
8. DESCRIPTION OF PET. You may keep only the pet described below. You may not substitute any other pet for this one. Neither you nor your guests or occupants may bring any other pet – mammal, reptile, bird, fish, rodent, or insect – into the dwelling or apartment community.
Pet's Name:
Type:Breed:
Color: Weight:
Age:
Date of last rabies shot: Housebroken?
Pet owner's name:
Pet's Name: Type:
Type:Breed:
Color: Weight:
Age:License Number:
Date of last rabies shot: Housebroken?
Pet owner's name:

- $\textbf{9. SPECIAL PROVISIONS.} \quad \text{The following special provisions control over conflicting provisions of this printed form:} \\$
- 10. PET RULES. You are responsible for the pet's actions at all times. You agree to abide by these rules:
 - A certification of inoculation for rabies, parvo virus, distemper, and leukemia as appropriate for the breed signed by a State or local authority or licensed Veterinarian must be provided and kept in resident's file prior to the animal coming on the premises.

Kirkpatrick Park PET ADDENDUM

- The pet must not disturb the neighbors or other residents, regardless of whether the pet is inside or outside the dwelling.
- Dogs, cats and guide animals must be housebroken. All other pets must be caged at all times. No pet offspring are allowed.
- Inside, the pet may urinate or defecate only in these designated areas:
- Outside, the pet may urinate or defecate only in these designated areas:
- Pets may not be tied to any fixed object anywhere outside the dwelling units, except in fenced yards (if any) for your exclusive use.
- You must not let a pet into laundry rooms, offices, clubrooms, other recreational facilities, or other dwelling units.
- Your pet must be fed and watered inside the dwelling unit. Don't leave pet food or water outside the dwelling unit at any time, except in fenced yards (if any) for your exclusive use.
- You must keep the pet on a leash and under your supervision when outside the dwelling or any private fenced area. We or our representative may pick up unleashed pets and/or report them to the proper authorities. We'll impose reasonable charges for picking up and/or keeping unleashed pets.
- Unless we have designated a particular area in your dwelling unit or on the grounds for pet defecation and urination, you are prohibited from letting a pet defecate or urinate anywhere on our property. You must take the pet off our property for that purpose. If we allow pet defecation inside the dwelling unit in this Agreement, you must ensure that it's done in a litter box with a kitty litter-type mix. If the pet defecates anywhere on our property (including in a fenced yard for your exclusive use), you'll be responsible for immediately removing the waste and repairing any damage. Despite anything this Agreement says, you must comply with all local ordinances regarding pet defecation.
- 11. ADDITIONAL RULES. We have the right to make reasonable changes to the pet rules from time to time if we distribute a written copy of any changes to every resident who is allowed to have pets.
- 12. VIOLATION OF RULES. If you, your guest, or any occupant violates any rule or provision of this Pet Agreement (based on our judgment) and we give you written notice, you must remove the pet immediately and permanently from the premises. We also have all other rights and remedies set forth in the Lease Contract including damages, eviction, and attorney's fees.
- 13. COMPLAINTS ABOUT PET. You must immediately and permanently remove the pet from the premises if we receive a reasonable complaint from a neighbor or other resident or if we, in our sole discretion, determine that the pet has disturbed neighbors or other residents.
- 14. OUR REMOVAL OF PET. In some circumstances, we may enter the dwelling unit and remove the pet with one day's notice left in a conspicuous place. We can do this if, in our sole judgment, you have:
 - abandoned the pet;
 - left the pet in the dwelling unit for an extended period of time without food or water;
 - failed to care for a sick pet;
 - violated our pet rules; or
 - let the pet defecate or urinate where it is not supposed to.

In doing this, we may turn the pet over to a humane society or local authority. We'll return the pet to you upon request if we haven't already turned it over to a humane society or local authority. We don't have a lien on the pet for any purpose, but you must pay for reasonable care and kenneling charges for the pet. If you don't pick up the pet within 5 days after we remove it, it will be considered abandoned.

15. LIABILITY FOR DAMAGES, INJURIES, CLEANING, ETC. You and all co-residents will be jointly and severally liable for the entire amount of all damages caused by the pet, including all cleaning, defleaing, and deodorizing. This provision applies to all parts of the dwelling unit, including carpets, doors, walls, drapes/blinds, wallpaper, windows, screens, furniture, appliances, as well as landscaping and other outside improvements. If items cannot be satisfactorily cleaned or repaired, you must pay for us to replace them completely. Payment for damages, repairs, cleaning, replacements, etc. are due immediately upon demand.

As owner of the pet, you're strictly liable for the entire amount of any injury that the pet causes to a person or anyone's property. You'll indemnify us for all costs of litigation and attorney's fees resulting from any such damage.

- 16. MOVE-OUT. When you move out, you'll pay for defleaing, deodorizing, and shampooing to protect future residents from possible health hazards, regardless of how long the pet was there. We not you will arrange for these services
- **17. MULTIPLE RESIDENTS.** Each resident who signed the Lease Contract must sign this Pet Agreement. You, your guests, and any occupants must follow all pet rules. Each resident is jointly and severally liable for damages and all other obligations set forth in this Pet Agreement, even if the resident does not own the pet.

Kirkpatrick Park PET ADDENDUM

18. GENERAL. You acknowledge that no other oral or written agreement exists regarding pets. Except for written rule changes under paragraph 11 above, our representative has no authority to modify this Pet Agreement or the pet rules except in writing. This Pet Agreement and the pet rules are considered part of the Lease Contract described above. You will receive a copy of this Agreement.

Signature		Resident
Printed Name		Resident
	X	

Kirkpatrick Park SATELLITE DISH OR ANTENNA ADDENDUM

This Satellite Dish or Antenna Addendum (the "Addendum") dated (the "Lease") by and between KP Management, as agent for ("Lessor"), and ("Resident") for Unit number (the "Unit "Apartments").	or the owner of Kirkpatrick Park Apartments
This Lease Addendum applies only to those telecommunication rece Telecommunications Act of 1996 ("Reception Devices"), which includes telecombroadcast signals, multichannel multipoint distribution service, and direct broadcameter or less in diagonal measurement or is the traditional stick-type. No Reception this Addendum. This Lease Addendum may be modified at any time by the Lesso Telecommunications Act of 1996 are overturned or changed.	nmunication devices used to receive television ast satellite service, provided the antenna is one on Device is allowed except in accordance with
1. Location. A Reception Device may only be installed inside Lessee's individual or patio that is totally within Resident's individual leased premises and intended Reception Device may extend beyond the balcony railing line or patio line, or ou extend the Reception Device beyond the window, balcony railing or patio line are of	I for Resident's exclusive use. No part of the atside a window. Extension devices that would
No Reception Device may be installed on any common area, including outside w balconies, breezeways, stairwells, or any other common area. Lessor does not guaranteed to be a stairwell of the common area.	
2. Installation. A Reception Device may be installed only if such installation can the premises beyond ordinary wear and tear. No holes may be drilled in any extering Resident shall be responsible for restoring the premises back to their pre-installationary.	for wall, roof, window, door, or balcony railing.
Resident is encouraged to have the Reception Device installed by a professional device may be made by either a flat cable which can pass under a sliding door or allow the signal to pass through glass. The satellite or antenna system must be a sany existing wires or cables.	by means of a device on a window which will
3. Indemnification. In consideration of being permitted to install a Reception does hereby agree to indemnify and defend and hold harmless Lessor, Freema apartment complex, their agents, employees, successors and assigns from and damages, losses and liabilities, including but not limited to attorneys' fees, whice result of the installation, maintenance, use, or presence of a Reception Device. Reall damage or losses to persons or property arising out of the installation or propermises.	n Webb Company, Realtors, the owner of the against any and all claims, expenses, costs, h may at any time be asserted or suffered as a esident specifically agrees to be responsible for
4. Insurance. Prior to the installation of a Reception Device, Resident shall pro an amount not less than \$100,000 and otherwise sufficient to cover any damage or installation, maintenance, use, or presence of the Reception Device, and naming Le	r losses to persons or property arising out of the
Any Reception Device installed shall be considered Resident's personal property thereto or the theft thereof. Resident is advised to obtain insurance to protect a property of the Resident.	
5. Damages. Upon vacating the leased premises, the cost of removal of the R of Resident. Any damage cause by attachment or removal of Reception Device sl and tear and shall also be the sole responsibility of the Resident. When executed and shall be incorporated into that Lease Agreement between Lessor and Resident.	nall be considered damage beyond normal wear d, this Lease Addendum shall become a part of
By signing below, the undersigned Resident(s) agrees and acknowledges having re-	ad and understood this Addendum.
Executed this day of, 20 Unit #	
LESSOR: KP Management As Agent for Owner of Kirkpatrick Park	
Signature	Resident
Printed Name	Resident
	Resident
	Resident
	Resident