

RESERVED LEASE AGREEMENT

THIS LEASE AGREEMENT is made in Cincinnati, Ohio as of this date X, by and between Uptown Rental Properties LLC ("We," "Our," "Ourselves," or "Us"), as the agent for the owner(s) of the property described as [Property.Name()], located at [Property.Address.Street1()] [Property.Address.CityStatePostalCode()], ("Property"), and the individual(s) identified at the end of this Lease ("You," "Your," or "Yourself") as the resident(s) of the Property.

This Lease Agreement is a joint and several lease for the entire Unit by and between all of You ("Unit Lease"). If there is more than one resident signing this Lease Agreement, You will each be jointly and severally responsible for all obligations under this Lease Agreement. All adults occupying the Unit must be approved for occupancy and party to the Lease Agreement.

If applicable, the Unit may also include a storage space on the Property and, if provided by an addendum, an enclosed Garage, all of which shall be considered part of the Unit and included in this Lease Agreement.

The Unit is offered under a reserved lease agreement for a specific unit type within a specific Property, not a specific unit number at that Property. You acknowledge that no two Units are identical. There may be variations in, but not limited to, appliances, cabinetry, carpet, tile, or general fixtures. Although every attempt will be made to honor preference for particular Units, they cannot be guaranteed. Your Unit assignment is subject to change at our discretion, until May 31st when final assignments are determined. A Final Unit Assignment Addendum shall be forwarded to You, via the email address provided by you. This Addendum shall be a rider to and form a part of this original Reserved Lease Agreement. Inability to grant a preference or preferences for a particular Unit number, as long as a Unit is assigned, does not release You from obligation under the Lease Agreement. If applicable, the Unit may also include a storage space on the Property and, if provided by an addendum, an enclosed Garage, all of which shall be considered part of the Unit and included in this Lease Agreement.

1. Term. In consideration of the provisions of this Lease Agreement, We lease to You the Unit Type described above for the Term with the commencement and expiration dates as follows. The Term shall begin at 2:00pm on 8/15/2025 ("Commencement Date") and end at 12:00pm on 7/31/2026 ("Expiration Date"). You understand and agree that You owe a full Rent Installment on or before the Commencement Date of this Lease Agreement, although You will not have possession of the Unit until the Commencement Date.

If We cannot have the Unit available to You by the Commencement Date for any reason, including construction, repairs, cleaning, or a previous resident's holding over, We are not liable to You for damages. However, rent is abated from the Commencement Date until the date We give You possession. You are not released from liability to pay Rent or any other obligations under this Lease Agreement, for failure to take possession of the Unit, withdrawal from school, roommate disputes, job loss, change in marital status, or any other reason, other than military service, as outlined in the Servicemembers Civil Relief Act. Keys may be picked up after 2:00pm, during regular business hours, on the Commencement Date of this Lease Agreement. Upon termination of the Lease Agreement, keys must be returned by 12:00pm to Our office on or before the Expiration Date. Any exceptions must be approved by Us in writing.

Please state if You or Your dependent is in active or reserve Military Service.

2. Transfers. All transfers must be approved by Us. For consideration, You must complete a Transfer Application, You must pass a Unit inspection, Your account must be paid in full for the Unit You currently occupy, and You must be considered in good standing, with no rules or regulations violations. Failure of subsequent Unit inspections, account delinquency, or rules and regulations violations, during the Term of the Lease for Unit You currently occupy, may void the transfer approval. A new security deposit payment will be required for the transfer Unit. Should You fail inspection, that security deposit and any transfer fee will be refunded. The security deposit for the Unit You currently occupy will be refunded per the conditions outlined in that lease agreement. Any balance due, following application of the security deposit, must be paid within thirty (30) days of transfer.

With our acceptance of your Transfer Application and Your submitted payment of a transfer fee, You will be permitted to remain in the Unit You currently occupy until 12:00pm noon on August 9, 2025. Should You choose not to pay a Transfer Fee, You must vacate the Unit You currently occupy as of the Term Expiration in that Lease Agreement.

3. Rent. The Base Rent, and any additional fees or charges under this Lease Agreement, will be referred to and treated as Rent ("Rent Installment(s)"). The total Rent due for the term of this lease is \$___ per month.

Rent will be due and payable in twelve (12) equal installments as outlined below.

Rent Installment Payments
Rent
Utility/Water
Pet _____
Total

The first Rent Installment is due on or before the Commencement Date of this Lease Agreement. The Rent Installment is due in full even though possession is available for less than a full month. All future Rent Installments are due on or before the first of the month, through the remainder of the Term. You agree to pay the Rent Installments in advance and without demand by Us and without deductions for any reason.

If the Rent Installment is not paid in full for whatever reason, on or before the third day of any month, or if payment is returned or declined as a result of non-sufficient funds or other reason, Rent is considered late. If a Rent installment is late, You agree to pay us, in addition to the Rent payment, a Late Payment Charge of either 5% of balance due or \$50, whichever is greater, plus a Returned Payment Charge of \$50, as applicable for any credit card declined or check returned. After two (2) checks are returned, or two (2) credit card payments are declined, and/or disputed in one year, We will only accept money orders or cashier's checks. Rent is payable online by eCheck or debit/credit card (convenience fees may apply). Cash payments are not accepted.

We have no obligation to accept a late Rent payment or any amount less than the full amount prescribed in this Lease Agreement. Our acceptance of partial Rent or a late Rent payment shall not be a waiver of any of Our rights as a result of Your default, or Our right to collect Late Payment Charges.

4. Utilities. All Units are delivered to You with the utilities disconnected or scheduled for disconnect. **You are responsible for setting up all required utilities in Your own name.** Disconnect orders are placed one day before the Commencement Date. The only way to have working utilities in the Unit is to set up Your accounts prior to the Commencement Date. We shall not be liable for any delay in Your taking possession due to no utilities or utility cut offs caused by Your failure to arrange utilities in advance of occupancy. Utility service must be set up in Your name as of the Commencement Date of the lease. Utilities must remain active and paid by You through the Term of the Lease Agreement, regardless of whether You occupy the Unit.

You shall obtain and pay for all utilities to the Unit indicated below:

- Electric -
- Gas -
- Heat -
- Internet -
- Cable -
- Water/Sewer – Single Family Homes only
- Trash -

You agree to dispose of all trash in the appropriate receptacles provided by Us. Trash must be placed inside the receptacles and may not include any furniture or mattresses. You further agree not to dispose of anything deemed to be a hazardous material. A fine of \$50 per offense shall be imposed for failure to properly place any trash in the receptacle.

Trash and recycling receptacles will be taken to the curb by ____.

5. Security Deposit. Upon signing this Lease, The Earnest Money You deposited with Us, in the amount of \$___ shall convert to a Security Deposit, which is security for the faithful performance of this Lease Agreement. You shall all be held jointly and severally liable for damages to the Unit and Property. The security deposit shall serve as a fund from which We may reimburse Ourselves for unpaid rent or fees, unreasonable wear and tear or damages on Your part, for cleaning of the Unit, for key or lock replacement if You fail to return keys at the Expiration Date, and/or for any other amounts due and owing, or which may become due and owing, after the Term, or under other grounds for termination of this Lease Agreement. Should damages or amounts due at the end of the Term exceed the amount of the security deposit, You agree to reimburse Us for the remaining balance due. The security deposit may not be used as Rent.

6. Termination. Prior to the end of the Term, a minimum of thirty (30) days written notice must be given by Us or by You, to terminate the Lease Agreement without additional time added to the Lease Agreement Term. Should notice exceed thirty (30) days, it does not alter the end of the Term or the payment due through the Expiration Date. **You owe the charges described in the Move Out Procedures Provision, which may be deducted from Your security deposit. A written accounting of any charges against the security deposit, along with any refund due, will be sent within thirty (30) days of move out, to the email address(es) and mailing address(es) on file. The security deposit refund will be sent in the form of an eCheck.** Any balance due shall be paid within thirty (30) days of move out. Unless otherwise agreed in writing, the security deposit will be refunded to the primary account holder. In the event of failure to pay as agreed herein, We, at Our sole discretion, may report the same to such credit reporting agencies as We deem appropriate. If for any reason a security deposit refund must be reissued, a \$50 stop payment charge will be deducted from the reissued security deposit refund amount.

7. Early Termination. If You vacate the Unit prior to the end of the Term, or do not take possession of the Unit, You will be responsible for all Rent which accrues under this Lease Agreement plus Our costs to fix and re-rent the Unit, which includes the pro-rated turnover costs (including, but not limited to, the costs of painting the interior of the Unit, general cleaning of the Unit, cleaning the carpet, advertising costs and leasing concessions relating to the reletting of the Unit), together with all utility costs, and a Lease Termination Fee of \$____. If You move out without an executed early termination agreement with Us, You will still be responsible for all damages listed herein.

8. Tenant's Responsibilities. You shall keep the Property and Unit safe and sanitary; dispose of all rubbish, garbage and other waste in a clean, safe and sanitary manner and as more fully described in Utilities Provision; use and operate all electrical and plumbing fixtures properly; comply with the requirements imposed on tenants by all applicable state and local housing, health and safety codes; maintain in good working order and condition any appliance supplied by Us; conduct Yourself and require other persons in the Unit or on the Property with Your permission to conduct themselves in a manner that will not disturb Your neighbor's peaceful enjoyment of their Unit; and conduct Yourself and require persons in Your household and persons on the Property with Your permission to conduct themselves so as not to violate the prohibitions contained in Chapters 2925 and 3719 of the Ohio Revised Code, or municipal ordinances that are substantially similar to any section in either of those Chapters, which relate to controlled substances.

9. Move in Inspection. Within five (5) days of taking possession of the Unit, You must return to Us the Move In Condition Report detailing any damages which existed in the Unit at the Commencement Date. Failure to return the report within five (5) days shall result in Our assumption that the Unit and Property are in good repair and condition and free from any damage. You shall deliver up and surrender the Unit and Property to Us in the same order and repair as at the Commencement Date of this Lease Agreement, normal wear and tear excepted. You agree to comply with all laws and ordinances, and insurance regulations. **You will promptly notify Us of any needed repairs to the Unit or Property which are not Your responsibility under the Lease Agreement.**

10. Extermination. You acknowledge that while We are responsible for making a reasonable provision for the extermination of roaches, wood destroying organisms, and bed bugs, serious infestations from such as pests in the Unit and/or adjoining Units may necessitate You vacating the Unit temporarily in order for Us to eradicate the infestation in Your Unit and/or adjoining Units. We shall not be liable for the costs of such relocation and We do not have to offer another Unit to You. We may terminate Your tenancy

and You shall vacate the Unit in the event that (a) Your actions or inactions contribute to or result in a pest infestation; (b) Your actions or inactions prevent or hinder Our treatment of an infestation; and/or (c) We, in Our sole discretion, or pursuant to the opinion of a licensed pest control professional, determine that the infestation in the Unit and/or adjoining Units cannot successfully or properly be treated with You continuing to live in the Unit. If We terminate Your tenancy, and only if You vacate according to this Provision, and only if the infestation is not caused or worsened by Your actions or inactions then You will be released from Your financial obligations under this Lease Agreement except for physical damages to the Unit.

You shall use care to avoid creating any condition which would cause or promote the presence of bugs, vermin and/or insects. You shall be held liable for any extermination charges related to an infestation caused by You or Your housekeeping. You agree that at all times during Your tenancy You shall keep all mattresses, used or stored, in the Unit wrapped or sealed in a mattress cover made of vinyl, plastic, or other impervious material that can be sealed or completely closed, and there must be no rips or tears in the covering, to assist with decreasing the possibility of any bed bug infestation in the Unit or the Property.

We shall pay for the cost of extermination of bed bugs under the following circumstances: 1) You report the existence of bed bugs as soon as You reasonably become aware of their presence in the Unit; 2) You do not "self-treat" for any period of time; and 3) You fully cooperate with Us in preparing the Unit for extermination treatments based upon the guidelines provided by Our pest control professional. This preparation includes, but not exclusively, agreeing to vacuum the Unit every day and wash all bedding three (3) times per week during the treatment of the infestation. Unless released, You shall be responsible to pay the cost of the eradication of any infestation, as described above, in the Unit or that spreads from Your Unit if Our pest control professional identifies the Unit as the source of the infestation.

Failure to comply with the pest control professional's instructions or to give Us access, given reasonable advanced notice to enter for extermination in addition to making You responsible for treatment costs, shall also constitute an event of default under this Lease Agreement. In the event You refuse to pay any invoice submitted by Us to You for the cost of extermination of the infestation, this sum shall become additional Rent due and payable with the next monthly rent installment. In the event any additional Rent is unpaid with the next monthly Rent Installment, the entire Rent payment may be refused as a partial rent payment.

To avoid infestation, We require You not to place anything in the Unit purchased at any second hand furniture store, flea market, or the like, unless it is thoroughly inspected by You prior to placing it in the Unit. You agree not to place any furniture, clothing, or other items in the Unit found in or around any dumpster or other trash collection sites.

11. Inspections, Alterations, and Showing of Property. You agree that We may retain a pass key and at any time reasonable enter the Unit to inspect it and make any repairs which We desire or are required to do under this Lease Agreement. You may not at any time change locks or do anything to hinder Our right of entry. You may not paint or wallpaper the Unit or make any alterations and additions without Our prior written consent. We may at reasonable times show the Unit to prospective residents, contractors, lenders, appraisers, or purchasers. A minimum twenty-four (24) hour notice is considered reasonable for inspection and showing of the Unit.

12. Use and Occupancy. The Unit shall be used and occupied for residential purposes only in a safe, careful, and proper manner by You. No trade, business or occupation shall be carried on therein, including music lessons and childcare, and the Unit nor any part thereof shall not be sublet, underlet, nor this Lease Agreement assigned, in whole or in part, without Our prior written consent. Such consent requires the prospective lessee to be approved for residency by Us and a Sublet Permission Form, Lessee Addition Addendum, or Lessee Release Addendum, as applicable, be completed and signed by all Parties to the lease. If a sublet, lessee addition, or lessee release is approved, You and any sublet or added lessee agree that the Unit is in good condition and is accepted as is. Any damage not noted as a pre-existing condition on the original Move in Conditions Report, will be charged against the security deposit at move out. No painting, cleaning, or other make ready work will be undertaken in the Unit or any part of the Unit prior to the new lessee's occupancy. You shall not use or be permitted to use the Property or Unit for any unlawful purpose; nor shall You use the Property or Unit for any purpose or act in any way that will, in Our judgment, injure the reputation of the Property or disturb or annoy other residents of the Property or

neighborhood. You agree that You will use and occupy the Unit and Property as a residential dwelling for and give keys for the Unit and Property only to those individuals who sign this Lease Agreement. The fact that You may want to use the Unit for more than those people listed on the Lease Agreement will not give You any right to terminate this Lease Agreement. Violation will be considered grounds for immediate termination of the Lease Agreement.

13. Pets. No pet shall be kept or harbored on the Property or in the Unit without Our prior written consent. Such a violation may be grounds for immediate termination of this Lease Agreement, immediate removal of the pet, and/or result in applicable fines or pet fees charged to Your account from the Commencement Date of this Lease Agreement. If a pet is permitted, You agree to adhere to all pet policies of the property as outlined in the Rules and Regulations Provisions of this Lease Agreement.

The following [PetCount()] pets have been approved to live in Your Unit with applicable pet fees:

14. Storage. No personal belongings may be stored or kept in any common areas of the Property. We reserve the right to dispose of any personal belongings left in common areas at any time, without notice.

15. Parking. Parking at all Uptown Rental Properties parking lots and garages is reserved for residents only. Should surplus parking spaces be available, parking permits may be sold to the general public at Our discretion. **A valid parking permit is required in any lot. Any resident's or visitor's vehicle without a properly displayed parking permit, those parked in the wrong space, or those parked illegally, will be towed, without warning, at the owner's expense.** Information about the towing company used at the Property is available on signage posted in the parking area of the Property. We shall not be responsible for any vehicles towed. "Junk cars" as defined by Ohio Revised Code 4513.63 are not permitted on the Property.

16. Furnishings. This Unit is NOT FURNISHED.

17. Hold Harmless Notice and Acknowledgment. You agree that We do not promise, warrant or guarantee the safety and security of You, Your guests, Your personal property, including vehicles, or Your guests' personal property against the negligent, reckless, or criminal actions of either You or third parties. In addition, We shall not be liable for any damages or injury to You, Your guests, Your personal property or Your guests' personal property, for injury to persons or property arising from theft or casualty, occurring in or about the Unit or Property. You agree to indemnify and hold Us harmless from all claims, costs, and expenses arising from injury to persons or property, to You or Your guests, regardless of cause, unless the injury is due to Our reckless or intentional conduct.

You acknowledge and agree that We are not obligated to furnish security personnel or other security systems, including surveillance cameras and controlled access gates or fences. To the extent that such systems may exist, You acknowledge that no equipment or system guarantees a protection against crime. All such systems are subject to mechanical failure or malfunction, tampering, and human error. We have made no representation or warranty, expressed or implied, as to the overall safety of the Unit, Property, or neighborhood. **We have not promised or guaranteed, expressly or by implication, that the Unit, Property nor neighborhood will be free from crime.**

18. Default. This Lease is made upon the condition that You shall punctually and faithfully perform all of the terms, covenants, conditions, and agreements by You to be performed as set forth in this Lease Agreement. The following shall be deemed to be an event of default ("Default"): (a) Failure to pay any or all Rent Installments required to be paid by You under the Lease Agreement; (b) You fail to perform or observe any of the other covenants, agreements or conditions provided for in this Lease Agreement; (c) If You fail to take possession within ten (10) days after the Commencement Date of this Lease Agreement or shall fail to occupy the Unit for more than twenty (20) consecutive days without prior written approval; (d) You file bankruptcy, You are forced into bankruptcy or a trusteeship, or You are adjudicated insolvent or if You avail Yourself of any other act relating to the subject of bankruptcy wherein You seek to be adjudicated bankrupt or be discharged of its debts or to effect a plan of liquidation, composition, or reorganization. If any of the insolvency proceedings such as, but not limited to those referred to in this Provision are instituted against You, the Unit shall not become an asset of such proceedings. Any such act of bankruptcy shall automatically terminate any option to renew under the terms and conditions of this Lease Agreement; (e) You give false or incorrect answers on Your Rental Application; (f) You or an occupant of the Unit is arrested, convicted or given a deferred adjudication for a felony offense involving

actual or potential harm to a person, or is adjudicated to be a sexual predator, sexual offender or habitual sexual offender; (g) You, Your occupants or guests sell, consume, bring, or use at the Unit or within the Property, any illegal drugs; or (h) If an unauthorized pet/animal is discovered to be at or in the Unit.

19. Remedies. In the event of a Default We may, at Our sole option: (a) Terminate the Lease Agreement and take possession of the Unit. If You remain in possession of the Unit one (1) day after termination of this Lease Agreement, You shall be guilty of forcible detention of the Unit and subject to all conditions and provisions above named and, in addition to eviction and removal, forcible or otherwise, at any time thereafter; (b) Institute suit for collection of the Rent as it accrues pursuant to the terms of this Lease Agreement and damages including the cost of renovating the Unit without entering into possession of the Unit or canceling this Lease Agreement, whether or not You surrender the Unit to Us; (c) Retake possession of the Unit from You by summary proceedings or otherwise, and it is agreed that the commencement and prosecution of any action by Us in forcible entry and detainer, ejection or otherwise, or any execution of any judgment or decree obtained in any action to recover the Unit, shall not be construed as an election to terminate this Lease Agreement whether or not such entry or re-entry be had or taken under summary proceedings or otherwise and shall not be deemed to have absolved or discharged You from any of its obligations or liabilities for the remainder of the Term. You shall, notwithstanding such entry or re-entry, continue to be liable for the payment of the Rent and performance of all covenants and conditions and agreements by You to be performed and set forth in this Lease Agreement. You shall be liable to Us for the stipulated rental provided herein for the balance of the Term and any damages to the Unit, reasonable wear and tear excepted; all such payments shall immediately become due and payable to Us upon Your eviction from, or vacation of the Unit. You expressly release and agree to indemnify Us for any damage or loss to Unit or Property left by You, Your invitees, or guests in vacating, abandoning, or on termination of this Lease Agreement which You might or may have against Us and You agree to hold and save Us harmless of and from any and all claims with respect thereto.

20. Cumulative Remedies. All of the foregoing remedies are cumulative and are given without impairing any of Our rights or remedy whether said rights or remedies are stated herein or not. You agree that if You are in Default under this Agreement, You will pay all costs, expenses and reasonable legal fees incurred by Us in connection with enforcing Your obligations under the Statute and under this Lease.

Every demand for performance hereunder shall have the same effect in law as if made at the time that such performance was due. The remedies provided to us anywhere in this Lease Agreement shall be cumulative and in addition to and do not limit or supersede any remedy at law or at equity otherwise available to Us.

21. Responsibility for Damage, Destruction and Property. We are not responsible for damages, destruction or losses to persons or property by any cause, including, but not limited to, the breaking of a pipe, damage caused by the elements, damage caused by malfunctioning of any heating, electrical or laundry equipment, or any cause whether similar or dissimilar to the foregoing beyond Our reasonable control, and You hereby release Us from all such liability. Any temporary interruption from any cause in any of the services provided by Us or any third party shall not be an eviction of You, nor shall You have any right to damages or an abatement of Rent as a result.

22. Insurance. Each Lessee is required to maintain renters insurance, including \$100,000 in liability coverage, through the Term of this Lease Agreement. Each resident must provide Us a copy of the declarations page showing that such coverage has been obtained. Failure to provide proof of qualifying insurance or maintain such insurance thereafter will result in a \$50 per bedroom per Rent Installment fine.

23. Damage/Destruction. If the Unit or Property is damaged or destroyed, partially or totally, We may, at Our sole discretion, terminate this Lease Agreement. Your Rent will abate proportionally.

24. Move Out Procedures. At the end of the Term, You shall surrender the Unit and Property to Us in good, clean, and sanitary condition, including removal of all trash, furniture not provided by Us, and personal possessions. Any items left by You will be considered abandoned property. You will be responsible for the costs of removal, storage, and disposal of such items. After key return, We will conduct an inspection of the Unit including appliances, flooring, fixtures, balconies, storage units, any enclosed garage, and other items as applicable. Comparison will be made against the Move In Condition Report completed by You within five (5) days of taking possession of the Unit. Due to volume, inspections are not

scheduled with You. All keys, parking passes or other devices must be returned to Us at Our office. Charges for damage, unpaid utilities, cleaning, professional steam cleaning of carpets (as needed), rekeying, and other replacement charges as applicable, will be deducted from the security deposit. An itemized accounting of any deductions will be sent to the email address(es) and mailing address(es) provided by You. Any balance due shall be paid within thirty (30) days.

25. Finder's Fee/Commissions. You agree that You have not used a broker, agent or "finder" to help You locate or rent this Unit. If You have used such a service, You agree You are responsible to pay any commissions or finder's fee this service may charge.

26. Non-waiver. The receipt by Us of any Rent, other sum of money, or other consideration paid by You after the termination of this Lease Agreement, after the giving by Us of any termination notice or after the initiation of any legal proceedings by Us against You, shall not reinstate, continue or extend this Lease Agreement or in any manner affect any other rights which We may have either in law or in equity as a result of Default by You. Our failure to require performance of any promise You make under this Lease Agreement at any time will not be deemed a waiver of Our right to require such performance thereafter.

27. Notices and Place of Rent Payment. All notices and payment of Rent to Us from You shall be delivered to Us at the address which We give you from time to time, which is initially **2718 Short Vine Street Cincinnati, OH 45219.**

28. You Shall Not Interfere. You agree not to interfere with or modify, in any manner, the cooking, refrigerating, heating and cooling or lighting installations in or on the Unit or Property, except with respect to replacing light bulbs, which You shall replace at Your own expense. Mechanical equipment shall not be used for any purpose other than those for which it was constructed or installed. You agree to use no equipment whatsoever for space heating except the heating equipment provided by Us. Telephone installations, including both original equipment and any extensions or changes in location of service, shall be made at the expense of You, subject to approval by Us. You shall not erect additional wiring, or antennae for any type of radio or television reception.

29. Satellite Dishes. Satellite dishes twenty-one inches (21") in diameter or less are permitted by Us as long as a plan or design for installation is approved by Us, in writing in advance of installation. No holes for the installation of a satellite dish shall be drilled in any part of the Property including but not limited to the outside walls, roof, patio, windows, or balcony railing. No part of the satellite dish may extend beyond the balcony rail line or patio. We reserve the right to demand an additional security deposit to cover the costs of repair and restoration of the Property in the event of the installation of a satellite dish. Said additional deposit is listed in the Rules and Regulations. We shall not be liable to You if the direction of the balcony or patio of Unit does not provide for appropriate reception for the satellite dish. We make no warranty that any satellite dish will be able to work or receive signals in the Unit or will be otherwise installable on the Property. Under no circumstances may You mount a satellite dish on the roof of the Property.

30. Smoke and Other Detectors. We shall furnish, at the inception of this Lease Agreement smoke detectors and any other detector as required by building or fire codes in effect at the time of the Lease Agreement, We will test detectors and provide working batteries at the Commencement of this Lease Agreement. During the term of this Lease Agreement, You shall pay for replacement of batteries as needed. We may replace dead or missing batteries at Your sole expense, which shall become Additional Rent, due and payable, with the next month's Rent Installment. You agree to immediately report smoke detector malfunctions to Us. Neither You nor anyone else may disable any detectors. If You disable any of Our detectors or fail to replace a dead battery, or fail to report malfunctions to Us, this shall constitute an event of Default under this Lease Agreement.

31. Lease Renewal. Lease renewal offers are not guaranteed and may be offered at our discretion for the Term designated by Us. A Renewal Lease Agreement is only offered for a full Term, month-to-month tenancy is not an option. This Lease Agreement shall not be renewed on a month-to-month basis if You holdover past 12:00pm on the Expiration Date. The Unit is considered available for lease at the Expiration Date of the Term, unless renewed. All Units will be listed as available and shown to prospective residents no earlier than the pre-leasing kickoff date posted on Our website. **Should You not sign Your Renewal Lease Agreement prior to the pre-leasing kickoff date, and should a**

prospect apply for the Unit or Unit Type, You will lose Your opportunity to renew the Lease Agreement.

32. Holdover. If a renewal lease has not been executed and You have not vacated the Unit at the end of Term, a \$250 fee shall be assessed for each holdover day. Additionally, We shall proceed with all remedies available under applicable law to recover possession of the Unit, along with all financial damages resulting from Your holdover, including, but not limited to, relocation costs and loss of rent due to future resident displacement.

33. Indemnification; Subrogation. You agree, for Yourself, and to have Your insurer waive any right of subrogation of any claim You have against Us, Our employees, or agents. You agree to indemnify, defend and hold Us harmless from any and all losses, claims, demands, damages, liabilities, expenses, fines, or penalties arising out of or related in any manner to such foregoing injuries, death or losses to person or personal property, or damages to Your personal property however occurring, or arising out of or related to any breach of this Lease Agreement by You, Your invitees or guests. You shall also pay Us for all of Our attorney fees incurred in enforcing any obligation under this Provision.

34. Locks and Keys. No change or addition of locks is permitted. Keys or other means of access may not be given to individuals who are not party to this Lease Agreement. Replacement Unit and/or Property keys can be purchased at Our office during regular business hours. Charges for lockouts and replacement keys are as follows:

- Lockout - Regular business hours: \$50.00
- Lockout - After hours or weekends: \$100.00
- Key Replacement - Traditional key/Mailbox key: \$10.00/key
- Key Replacement - Key fob or key card: \$100.00/key
- Lock Replacement - Unit door or mailbox: \$100.00/lock

35. Rules and Regulations. The Property's Rules and Regulations are incorporated herein by reference. We may make changes to the Rules and Regulations by notifying You at any time so long as the change applies to all Units within the Property. The changed Rules and Regulations go into effect immediately upon notification to You.

36. Miscellaneous. This Lease Agreement shall be binding upon and shall inure to the benefit of You and Us and Our respective heirs, legal representatives, successors and assigns. No alteration of the terms or conditions of this Lease Agreement or oral agreements shall be valid unless in writing hereon and initialed by all affected Parties.

IN WITNESS WHEREOF the parties hereto have set their hands and acknowledge the foregoing information...

RESIDENT(S):

X _____

UPTOWN RENTAL PROPERTIES, LLC:

X _____
Uptown Rental Properties