

City of Gaithersburg • 31 South Summit Avenue • Gaithersburg, Maryland 20877 • Telephone: 301-258-6330 • Fax: 301-258-6336 plancode@gaithersburgmd.gov • www.gaithersburgmd.gov

## NEIGHBORHOOD SERVICES RENTAL HOUSING

Telephone: 301-258-6340 • Fax: 301-258-6174 • Email: neighborhoods@gaithersburgmd.gov

# CITY OF GAITHERSBURG SINGLE FAMILY DWELLING LEASE

THIS LEASE, made on	_, between		
(as agent for) Landlord (hereinafter ref	erred to as "Landlord" or "Landlord/Agent") and	d	
(hereinafter referred to as "Tenant").	WITNESSETH, that the Landlord hereby leases	to the Tenant and the Tenant here	by leases from
the Landlord, premises known as		, Gaithersb	urg, Maryland,
	beginning on the first day of		
of, at a total re	ent of	Dollars (\$	), payable
in equal monthly installments of		Dollars (\$	) in
	very month ("Rent Due Date") of said term. If the		
of the month, the amount of rent to b	e paid for the balance of said first month will be	apportioned pro rata; thereafter re	ent will be paid
on the first day of the month as afores	aid. Tenant covenants and agrees to pay said r	ent as set forth herein. Tenant agre	ees to pay rent
to	at	(or at such other place as Landlord	may from time
to time designate) without diminution	deductions or demand and said obligation to p	oay rent is independent of any other	clause herein.
Failure to pay said rent at the time spe	cified will constitute default and the Landlord m	ay avail himself of any remedy affor	ded him under
the terms of this Lease and/or applica	ble law. All sums of money or other charges, in	ncluding payments and/or repairs,	required to be
paid by Tenant to Landlord/Agent or t	o any other person under the terms of this Lea	se, whether or not the same be des	signated "rent"
or "additional rent," will be deemed re	ent and will be collectible as such. Landlord/Ag	ent shall furnish to Tenant a receipt	for all cash or
money orders paid by Tenant to Land	lord/Agent for rent, security deposit or otherw	rise.	
, ,	, ,		
1. PRO RATA RENTAL PAYMENTS			
It is additionally understood an	d agreed that Tenant is to commence occup	pancy of the premises on	·
Tenant is to pay the sum of	Dollars (\$) on	, as "pro rate	a" rent for the
period, thre	ough		

## 2. ADDITIONAL CHARGES

Landlord/Agent may require that all rental payments be made by money order, cashier's check and/or certified check. Tenant also agrees that in the event Tenant fails to pay any installment of rent within ten (10) days of the date on which it is due and payable, Tenant must pay Landlord, in addition to the rent, a late charge in the amount of five percent (5%) of the unpaid rent then due. However, the ten (10) day late period is NOT a grace period, and the rent is due and payable on the first of each month. The late charge must be paid as additional rent together with the rent then overdue and in arrears, and acceptance of such payment is not a waiver of the requirement that rent is due on the first day of the month. Nothing in this lease constitutes a waiver or limitation of Landlord's right to institute legal proceedings for rent, damages and/or repossession of the leased premises for non-payment of any installment of rent when and as the same becomes due and payable. A service charge (which sum shall not exceed the maximum permitted by state law) of Thirty-five Dollars (\$35.00) will be automatically made for each instance in which a check is returned unpaid for any reason by the Tenant's bank.

## 3. SECURITY DEPOSIT

- In accordance with the Annotated Code of Maryland, Real Property Article, Tenant has deposited with the Landlord/Agent Dollars (\$ receipt of which is hereby acknowledged, which sum does not exceed two (2) months rent, which is to be held as collateral security and applied on any rent or unpaid utility bill that may remain due and owing at the expiration of this Lease, any extension thereof or holding over period, or applied to any damages to the premises in excess of ordinary wear and tear caused by the Tenant, his family, guests, employees, trades people, or pets, or other damages and expenses suffered by Landlord as a result of a breach of any covenant or provision of this Lease. Tenant may not utilize the security deposit as rent and Tenant must not apply the same as the last month's rent. The security deposit will be deposited in an escrow account in a federally insured banking or savings institution within the State of Maryland, devoted exclusively to security deposits, within thirty (30) days after it has been received. The Landlord/ Agent must provide the Tenant, within forty-five (45) days after the end of the tenancy, by first class mail directed to the last known address of the Tenant, a written list of any damages to the premises together with a statement of costs actually incurred. Within forty-five (45) days after the end of the tenancy, the Landlord/Agent shall return the security deposit to the tenant together with simple interest which has accrued at the daily U.S. Treasury yield curve rate for 1 year, as of the first business day of each year, or 1.5%, whichever is greater, less any damages rightfully withheld. Interest shall accrue at six-month intervals from the day the tenant gives the landlord the security deposit. Interest is not compounded. Interest shall be payable only on security deposits of \$50 or more. The foregoing provisions do not apply to any Tenant who has abandoned the premises or who has been evicted unless such Tenant makes a written demand for the return of the security deposit and provides the Landlord with his/her new address.
- b. Tenant's obligation under this Lease may not end when Tenant ceases to occupy the premises. Repairs required may be so substantial or of such a nature that work will not be completed within the forty-five (45) day period following the termination of the tenancy. In such event, Landlord must notify Tenant within the given time frame, and reserves the right to pursue Tenant for reimbursement for costs incurred for damages.
- c. In the event of a sale of the property upon which the premises are situated or the transfer or assignment by the Landlord/Agent of this Lease, the Landlord/Agent has the obligation to transfer the security deposit to the transferee. After the transfer is made and after written notice of same is given to the Tenant with the name and address of the transferee, Landlord/Agent is released from all liability for the return of the security deposit and the Tenant must look solely to the new Landlord/Agent for the return of his security deposit. It is agreed that the foregoing will apply to every transfer or assignment made of the security deposit to a new Landlord/Agent.
- d. In the event of any rightful or permitted assignment of this Lease by the Tenant to any assignee or sub lessee, the security deposit is deemed to be held by the Landlord/Agent as a deposit made by the assignee or sub lessee and the Landlord/Agent will have no further liability with respect to return to such security deposit to the assignor.
- e. If the landlord, fails to return any part of the security deposit, plus accrued interest, within 45 days after the termination of the tenancy, the tenant has an action of up to threefold of the withheld amount, plus reasonable attorney's fees.
- f. The Landlord or Landlord's estate but not the managing agent or court appointed receiver shall remain liable to the Tenant for the maintenance of the security deposit as required by law.

## 4. POSSESSION

If on the date of this Lease another person is occupying the premises and Landlord is unable to deliver possession on or before the commencement of the term of this Lease, Tenant's right of possession hereunder is postponed until said premises are vacated by such other person, and the rent due hereunder must abate at the rate of one thirtieth (1/30) of a monthly installment for each day that possession is postponed. In the event, the Tenant, on written notice to the Landlord before possession is delivered, may terminate, cancel, and rescind the lease; the security deposit and rent paid must be returned to the Tenant within five (5) business days after Landlord's receipt of the notice.

## 5. ACCEPTANCE OF PROPERTY

a. Delivered in compliance with law. Landlord covenants that the leased premises and all common areas are delivered in a clean, safe and sanitary condition, free of rodents and vermin, in a habitable condition, and in complete compliance with all applicable law. Tenant acknowledges that he/she has been given an opportunity to examine the premises, that he/she has examined the premises and found them to be in satisfactory condition, unless otherwise specified herein.
Initials: /
b. List of existing damages. Within fifteen (15) days of occupancy, Tenant has the option of requesting of the Landlord, in writing, a list of all existing damages to the premises. This list is for information only, and Landlord/Agent shall not be obligated to make any repairs except as specified herein or as required by law.
c. Landlord's covenant to repair and express warranty of habitability. Montgomery County Code Chapter 22, "Fire Prevention;" and the City of Gaithersburg Code Chapter 5, "Building;" Chapter 17AA, "Property Maintenance;" Chapter 24, "Zoning," are incorporated by reference into this lease agreement.
6. USES/AUTHORIZED OCCUPANT
a. The premises will be used solely for residential purposes and be occupied by no more than person(s), including children. The following persons and no others, except after-born children, are authorized by Landlord to reside within the demised premises: Tenant will not use the premises
for any disorderly or unlawful purposes or in any manner offensive to others and will comply with all applicable federal, state, county and local laws and ordinances. Tenant expressly agrees not to allow or permit controlled dangerous substances of any type or paraphernalia used in connection with controlled dangerous substances within the leased premises. Tenant expressly assumes the obligation and affirmative duty of prohibiting his/her family members and guests from possessing or bringing onto the leased premises any controlled dangerous substance or paraphernalia. Tenant expressly agrees that the use, possession or distribution of controlled dangerous substances or paraphernalia in the leased premises by the Tenant, his family or guests constitutes a substantial breach of this Lease by the Tenant, which will entitle Landlord/Agent to terminate this Lease and recover possession of the premises. It is expressly stipulated and agreed to by the Tenant that it will not be a defense to any action for possession resulting from Tenant's breach of this paragraph that the Tenant did not consent of or have knowledge of the presence of the controlled dangerous substances or paraphernalia upon the leased premises by Tenant's family members or guests. This paragraph does not limit any rights Landlord/Agent might have to seek termination of this Lease without a showing of controlled dangerous substances actually being on the premises if vehicular and foot traffic to and from the premises is of such magnitude so as to interfere with the enjoyment of neighbors.
b. Guests. Persons visiting Tenant may not reside at the premises for more than two (2) weeks in aggregate during any calendar year, unless written permission is first secured from Landlord. Tenant's guests and visitors must abide by all applicable covenants and rules contained in this Lease, and a breach of the Lease by a guest or visitor will be treated as a breach by Tenant.
7. NOTICES
Any written notice regarding any of the provisions of this Lease must be given by on behalf of all other Tenants to Landlord/Agent, and any written notice regarding any of the provisions of this Lease may be given by Landlord/Agent to any one Tenant. All Tenants agree that such notices given or received affect and apply, with equal force, to all Tenants, authorized occupants and, if applicable, co-signers and subtenants. Notice is effective upon hand delivery or three (3) days after deposit into the U.S. Postal Service, first-class postage prepaid.

## 8. PETS

The Tenant is not allowed to keep pets on the premises except with the written permission of the Landlord/Agent. Tenants who have
pets agree to pay the cost of having the demised premises de-fleaed and de-ticked by a professional exterminator, and if carpeted, the
carpeting shampooed and deodorized by a professional cleaner, at the termination of occupancy. Tenant further agrees to pay for any and
all damages caused by pets to the premises. Tenant is authorized to have pets:

Yes	# ALLOWED	
No	TYPE OF PET(S)	 WEIGHT
Initials:	/	 

## 9. MAINTENANCE

- a. Tenant must generally maintain the rental dwelling and the garage, shed and other appurtenances, if any, in a clean, sanitary and safe condition. Such maintenance includes the caulking of bathtubs and sinks; replacement of HVAC filters, fuses, batteries and light bulbs; clearing of gutters, window wells and drainage areas; cleaning of chimneys, fireplaces and pools (as applicable); and cleaning of appliances including, but not limited to, stoves and microwave ovens, refrigerators and freezers, garbage disposals, trash compactors, dishwashers, washing machines, clothes dryers, window air conditioning units, humidifiers and dehumidifiers.
- b. Tenant must not refinish or shellac the wood floors and shall keep them waxed with paste wax. Tenant must keep at least eighty percent (80%) of the floor area covered with rugs or carpeting. Tenant must keep grass and shrubbery trimmed and maintained; must remove leaves and debris; must promptly remove ice and snow from all walks, including any public walk abutting the property, steps and drives; and must maintain grounds in good condition. Tenant must keep the premises heated and turn off water to exterior spigots in cold weather to avoid freezing pipes.
- c. Landlord/Agent is responsible for replacement of or repairs to structural elements of the building, major appliances (including washers and dryers) and electrical, plumbing, heating and air conditioning systems. Structural elements include, but are not limited to, the roof, floor and ceiling systems; bearing walls and partitions; columns, lintels, girders and load-bearing beams; foundation systems and footings; all interior stair-carriage systems; all necessary materials required for the joining, support, fastening or attachment of the foregoing items; all components of the exterior designed to prevent infiltration of water (i.e., paint, shingles, siding and trims); and hand railings, steps, sidewalks and driveways. In the event of a bona fide emergency, and if notification to the Landlord/Agent is impractical or impossible, the Tenant may request reasonable and necessary repairs to alleviate the emergency condition at Landlord's expense; Tenant must immediately notify the Landlord in writing of such repairs.
- d. Tenant must promptly report to Landlord any problems requiring repairs or replacement beyond general maintenance. Tenant must not order repairs or replacements without prior approval from the Landlord/Agent. It is further agreed and understood that in the event the items described as Tenant's responsibilities in this lease are not properly maintained in accordance with the terms hereof, after ten (10) days written notice from the Landlord/Agent to Tenant of the need for maintenance if the maintenance is not performed, the Landlord/Agent has the right to complete the necessary maintenance and charge the Tenant for the expenses up to a maximum of fifty dollars (\$50.00) for the actual cost incurred per maintenance item, not to exceed a maximum of two hundred fifty dollars (\$250.00) for total maintenance costs per annual lease term. The Landlord may consider the failure of the Tenant to maintain the property in accordance with Tenant's responsibilities as a breach of this lease and may elect to terminate this lease. Notwithstanding anything to the contrary herein, Tenant is responsible for any costs incurred for repairs or replacements made necessary due to abuse or negligent acts of commission or omission (including a failure to report a problem to Landlord/Agent in a timely manner) by the Tenant, his family, guests, employees, invitees or pets.

## 10. RULES AND REGULATIONS

Tenant, Tenant's family, guests and employees must abide by all rules and regulations and all notices governing the property now or hereafter in effect by the \_\_\_\_\_\_\_ (print name of common ownership community, if applicable). A copy of this Lease Agreement must be submitted to the common ownership community, if required. Any obligation of the owner that affects the use and occupancy of the unit or any common area associated with the unit

is enforceable against the Tenant. Tenant acknowledges receipt of a copy of the rules and regulations. In addition, the Declaration, Covenants and Bylaws, where applicable, are currently on file in the Depository of the Clerk of the Montgomery County Circuit Court. Failure to cure any on-going violations of the rules and regulations by the Tenant will be deemed a breach of this Lease and Tenant will be responsible for the cost of any fines levied upon the Landlord as a result thereof.

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## 11. UTITLITES

Where applicable, Tenant must pay fuel charges, electric, water, sewer use, telephone, cable, and any other utilities for the premises as and when the same become due, and make all required deposits. Additionally, Tenant is responsible for trash removal charges if that service is provided by a private hauler and the facility is not located in a City collection district. The Tenant agrees to furnish a receipted water bill for the above premises to Landlord/Agent at termination of the Lease, extension or renewals thereof.

## 12. SMOKE DETECTORS

Landlord/Agent certifies that smoke detectors have been installed and are in proper working condition in accordance with applicable law prior to Tenant's occupancy. It is the responsibility of Tenant to check smoke detectors periodically during the tenancy and replace batteries as necessary to keep the smoke detectors in proper working condition and to report any malfunctions to Landlord/Agent in writing.

## 13. ALTERATIONS

Tenant, without the prior written permission of the Landlord/Agent, will not remodel or make any structural changes, alterations or additions to the premises; will not paper, paint or decorate; will not install, attach, remove or exchange appliances or equipment, such as air conditioning, heating, refrigerator or cooking units, radio or television antennae, subscription or pay television devices; will not drive nails or other devices into the walls or woodwork (a reasonable number of picture hangers excepted); and will not change the existing locks of the premises or install additional locks without written consent of the Landlord/Agent.

## 14. VEHICLE PARKING

No motor vehicle, trailer, or other such vehicle may be parked on the property without current license plates and said vehicles must be in operating condition. Vehicles may be parked only in garages, driveways, assigned spaces, if provided, or on the street, or as regulated by the Common Ownership Community named in paragraph ten (10).

## 15. INSURANCE

a. Tenant will do nothing and permit nothing to be done on or about the premises which will contravene any fire insurance policy covering the same. It is the responsibility of the Tenant to obtain an insurance policy which provides public liability coverage and also provides fore the protection of Tenant's personal property.

Tenant is strongly encouraged to obtain Renter's Insurance to protect Tenant's personal belongings.

## 16. SUBLET ASSIGNMENT

Tenant must not assign this Lease or sublet the premises or any portion thereof, or transfer possession or occupancy thereof to any other person or persons without the prior written consent of the Landlord/Agent, which consent must not be unreasonably withheld provided that the prospective assignee or subtenant satisfies established standards set forth by Landlord for all prospective tenants including, but not limited to, a credit check, rental and employment references and Tenant's payment of \$\_\_\_\_\_\_\_ service charge, which must be fair and reasonable, defraying Landlord's expenses incidental to processing the application for assignment or sub-tenancy. In the case of subletting, Tenant may be held liable for any breach of this Lease by subtenant. This section does not apply to premises located in a Common Ownership Community that legally restricts or prohibits subletting or assignments.

## 17. HOLD HARMLESS

Tenant must indemnify and save Landlord/Agent harmless from any and all loss, claim or damage by reason of any accident, injury, or damage to any person or property occurring anywhere on or about the leased premises which is within the exclusive control of the Tenant. Further, Landlord/Agent is not liable for any loss or damage to property of Tenant caused by vermin or by rain, storm water or steam that may leak into or flow from any part of the said premises or from any source, unless the damages are caused by the Landlord's negligence or violation of law as determined by a court of law. Tenant is entitled to pursue all legal and equitable remedies including reimbursement against Landlord/Agent for any loss sustained by Tenant that is the result of Landlord negligence as determined by the City of Gaithersburg Commission on Landlord-Tenant Affairs or a court of law.

## 18. JOINT AND SEVERAL LIABILITY

Each Tenant is jointly and severally liable to Landlord/Agent for full performance under each and every covenant and condition of this Lease Agreement and for compliance with applicable law.

## 19. LANDLORD/AGENT ACCESS TO PREMISES

- a. Landlord/Agent may enter the premises after due notice (24 hours) to the Tenant and without Tenant objection in order to examine the same to make necessary repairs, decorations, alterations or improvements or to supply services during normal business hours. Landlord/Agent may enter the premises after due notice (24 hours) to Tenant and without objection for good cause from Tenant to exhibit the premises to prospective purchasers, mortgages, or tenants during normal business hours, including weekends, except as otherwise may be agreed upon by the Landlord/Agent and the Tenant. Landlord/Agent may enter the premises immediately without notice to Tenant in an emergency situation and may enter after twenty-four (24) hours notice to the Tenant if the Landlord/Agent has good cause to believe the Tenant may have damaged the premises or may be in violation of City, county, state, or federal law. Any request for service from Tenant is construed to mean that permission to enter the premises has been granted for the purpose of making requested repair.
- b. During the last sixty (60) days of the term of this Lease or any extension thereof, Landlord/Agent may put the premises on the market for sale or rent and may place a "For Rent" or "For Sale" sign on the premises. Tenant agrees to cooperate with Landlord/Agent in showing the property. Tenant is advised that on occasion he or she may be asked to exhibit the premises on less than twenty-four (24) hours notice.

## 20. DEFAULT

In the event of any default hereunder or if the Landlord/Agent can at any time deem the tenancy of the Tenant undesirable by reason of objectionable or improper conduct on the part of the Tenant, his family, servants, guests, or invitees by causing annoyance to neighbors or should the Tenant occupy the subject premises in violation of any rule, regulation or ordinance issued or promulgated by the Landlord/Agent, the Common Ownership Community identified in paragraph ten (10) herein, any governmental rental authority, or any federal, state, or local law, then and in any of said events, the Landlord/Agent has the right to terminate this Lease by giving the Tenant personally, or by leaving at the leased premises, a thirty (30) day written notice to quit and vacate the premises. The said notice should contain the basis for the termination, and state this Lease will terminate on the last day of the first complete month following delivery of such notice. The Landlord/Agent at the expiration of said notice or any shorter period conferred under or by operation of law, may avail himself of any remedy provided by law for the restitution of possession and the recovery of delinquent rent.

## 21. WAIVER CLAUSE

Any waiver of a default hereunder is not to be deemed a waiver of this Lease or of any subsequent default. Acquiescence in a default shall not operate as a waiver of such default, even though such acquiescence continues for any extended period of time.

## 22. TERMINATION-HOLD OVER

- a. Either Landlord/Agent or Tenant may terminate this Lease at the expiration of said Lease or any extension thereof by giving the other thirty (30) days written notice of termination prior to the rent due date. If Tenant holds over after the expiration of the term of the Lease, he shall, with the Landlord/Agent's consent and in the absence of any written agreement to the contrary, become a Tenant from month to month tenancy at the monthly rate in effect during the last month of the expiring term. All other terms and provision of this Lease shall remain in full force and effect.
- b. If Tenant holds over (fails to vacate) the premises after proper notice, Landlord/Agent may hold the Tenant accountable for rent for the period of the holdover and for consequential damages due to an incoming tenant's inability to enter the premises because of Tenant's holdover occupancy.

## 23. MOVE-OUT INSPECTION/SURRENDER OF PREMISES

- a. Tenant will, upon termination of this Lease, surrender the premises and all personal property of Landlord therein in good and clean condition, ordinary wear and tear excepted. Tenant will leave the premises in broom-clean condition, free of trash and debris; however, Tenant will not paint marks, plaster holes, crevices or cracks; or attempt any repair of the premises without Landlord/Agent's prior written consent. If such cleaning and removal of trash is not accomplished by the Tenant, or if the premises are not left in good and clean condition, then any action deemed necessary by the Landlord/Agent to accomplish same shall be taken by the Landlord/Agent at the Tenant's expense. Upon vacating the premises, Tenant must deliver all keys to the Landlord/Agent within twenty-four (24) hours after vacating. Failure to comply will be cause to charge Tenant for changing locks.
- b. Tenant has the right to be present at the time of inspection to determine if any damage has been done to the premises if Tenant notifies Landlord, by certified mail, fifteen (15) days prior to Tenant's date of moving. The notice should include Tenant's intention to move, request to be present at inspection, date of move out and forwarding address. Upon receipt of notice, Landlord/ Agent shall notify Tenant by certified mail of the time and date when the premises are to be inspected. The inspection date shall occur within five (5) days before or five (5) days after the date of moving as designated in Tenant's notice.

## 24. ABANDONED PROPERTY

Any personal property which is left on the premises after termination of the tenancy shall be considered to be abandoned and Landlord/Agent may dispose of it at Tenant's expense. Landlord/Agent shall not be liable to Tenant or any other person for the loss of property so abandoned.

## 25. DESTRUCTION

If the premises are rendered totally unfit for occupancy by fire, act of God, act of rioters or public enemies, or accident, the term of this Lease shall immediately cease upon the payment of rent apportioned to the day of such happening. If, however, the premises are only partially destroyed or damaged and Landlord decides to repair the same, such repairs will be made by Landlord without unreasonable delay. Tenant may be entitled to a reduced rent while repairs are being made.

## 26. SUBORDINATION

- a. This Lease is and will be subject and subordinate to the lien of any mortgage(s) or deed(s) of trust now or hereafter covering the demised premises and to all renewals, modifications, consolidations, replacements and/or extensions thereof. Tenant agrees to execute any documents required to effect such subordination.
- b. The Tenant agrees to execute promptly any document(s) which the Landlord or lender(s) may request with respect thereto. In the event that the Tenant fails to do so within fifteen (15) days from date of receipt of written request therefor from the Landlord or the lender(s), the Landlord will have the right and is hereby authorized to execute on behalf of the Tenant any such document(s). Tenant agrees to become a lessee to any subsequent owner of the property.

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#### 27. ESTOPPEL CERTIFICATE

Tenant will, at any time and from time to time, upon no less than fifteen (15) days prior request by Landlord, execute, acknowledge and deliver to Landlord a statement in writing, executed by Tenant, certifying (a) that this Lease is unmodified and in full force and effect (or, if there have been modifications, that this Lease is in full force and effect as modified and setting forth such modifications) and the dates to which the additional rent and other sums payable hereunder have been paid; (b) that there is no existing default hereunder or specifying each such default of which the signer may have knowledge and (c) that Tenant does not have any actual or pending claim against Landlord.

## 28. EVICTION ASSISTANCE

General information and assistance is available from the Office of Landlord-Tenant Affairs for the City of Gaithersburg.

29. AGENCY	
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The Landlord/Owner recognizes	as the agent negotiating this Lease and agrees
to pay a leasing fee pursuant to a separate agreement. The Landlord/Owner hereby a	authorizes the Agent to deduct the said fee from
the proceeds of rentals received by the Agent. The Landlord/Owner acknowledges	as his
Agent with respect to this Lease and as the procuring cause thereof. In the event of	of the sale of this property to the Tenant during
his occupancy, or within sixty (60) days after termination of this Lease, or every exte	ension thereof, the Agent shall be recognized as
the procuring cause of the sale and shall be paid a brokerage fee of% of the sa	ales price as compensation for his services. Sale
shall include sale, exchange, trade, syndication or any similar transaction involving a	a transfer of ownership.

## 30. MANAGEMENT

These premises will be managed by \_\_\_\_\_\_ Owner/Agent. In the event Agent is acting in the capacity of rental agent solely to procure a Tenant, it is understood that all payments hereunder made to Agent will be transferred to Owner and that Agent is acting as a conduit of funds. Accordingly, Owner and Tenant agree that Agent is not to be held liable or responsible for the funds after they are transferred to Owner. Owner must abide by the terms of paragraph three (3) of this Lease agreement regarding the security deposit. Tenant and Owner agree that Agent is not liable for any violations or breach by Owner or Tenant of the terms of this Lease or applicable state, county, or local laws.

## 31. AUTHORIZATION TO INSTALL LOCK BOX

The undersigned Tenant agrees that the Landlord/Agent, during the last sixty (60) days of this Lease agreement or any extension thereof, may install a lockbox on the door of said property for the convenience and use of any authorized real estate salesperson and/or broker to show the property to prospective tenants/purchasers, mortgagees, inspectors, contractors, exterminators, appraisers or other necessary parties during normal business hours including weekends except as otherwise may be agreed upon by the Tenant and the Landlord/Agent. Tenant agrees for himself, heirs, and assigns to completely indemnify, save and hold harmless said Landlord/Agent and its brokers, salespeople, cooperating brokers, agents, the Montgomery County Association of REALTORS, Inc. and all above parties from any and all claim, loss or liability arising from the use of said lock box unless occasioned by the negligent omission, commission, fault or other misconduct or violation of law as determined by a court of law.

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## 32. CANCELLATION BY TENANT IN INITIAL TERM

Reasonable cause beyond Tenant's control. The initial term of this Lease may be terminated upon thirty (30) days written notice prior to the rent due date, to run from the first day of the month through the last day of that same month to Landlord/Agent due to involuntary change of employment from the Washington-Metropolitan Area, death of major wage earner, unemployment, or for any other reasonable cause beyond Tenant's control. Tenant shall provide Landlord/Agent with written proof of such involuntary change in employment of greater than twenty-five (25) miles from the Washington-Metropolitan Area. If death of major wage earner, unemployment, or other reasonable cause beyond Tenant's control is claimed, Tenant shall specify the specific cause(s) in writing to Landlord/Agent and must

include appropriate documentation thereof. If reasonable cause beyond Tenant's control is claimed other than death of major wage earner or unemployment, Landlord/Agent may verify and accept or reject such claim depending upon the particular circumstances. In the event of termination under this covenant, Tenant may be liable for a reasonable termination charge not to exceed the equivalent of one (1) months rent at the rate in effect as of the termination date, or the actual damages sustained by the Landlord, whichever is the lesser amount; the termination charge is to be in addition to rent due and owing through said termination date and rent due during this notice period.

## 33. REQUIRED LICENSES

The Landlord affirms that the rental facility is licensed in accordance with City of Gaithersburg Code, Chapter 18AA.	А сору
of the license can be inspected at the Office of Rental Housing, City of Gaithersburg, 31 South Summit Avenue.	

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## 34. RENT INCREASES

- a. Frequency and amount. After the initial term of this Lease, Landlord may, to the maximum extent permitted by law, increase rent for the demised premises. Rents may only be increased once per twelve (12) month period.
- b. Notice. Sixty (60) days prior written notice of a rent increase must be mailed to Tenant at Tenant's last known address; said notice must also expressly serve as a notice to quit and vacate the premises in the event Tenant does not agree to pay the rent increase. Landlord shall not accept the rent payment less than that called for by the rent increase notice; and, in the event Tenant remains in possession on the date the rent increase is to be effective, and fails to pay the increased rent and holds over beyond the period specified in the quit and vacate notice, Landlord may immediately file suit to evict Tenant. The amount of rent due during this hold over period will be the increased rent.
- c. Acceptance. Tenant shall indicate acceptance of Landlord's offer to increase rent by timely payment, in full, of the new rent as specified in the rent increase notice, in this event, the notice to quit is null and void and the tenancy will be from month to month. If Tenant does not accept the new rental amount and therefore intends to vacate the premises at the end of the initial term or any extension thereof, Tenant must so notify the Landlord/Agent within thirty (30) days of the end of this initial term or any extension thereof of his intentions to vacate, and will then vacate in accordance with the Landlord's notice under (b) above.

## 35. ADDITIONAL PROVISIONS

Further Provisions and Additions:  Hereto:			
36. ADDENDUM			
Addendum attached:	Yes	No	Number of Pages

## 37. MISCELLANEOUS

- a. The conditions and agreements contained herein are binding on and are legally enforceable by the parties hereto, their heirs, personal representatives, executors, administrators, successors and assigns, respectively, and no waiver of any breach of any condition or agreement contained herein will be construed to be a waiver of the condition or agreement of any subsequent breach thereof or of this Lease.
- b. Tenant acknowledges that the statements and representations made in the signed application for said premises are true; that said statements have induced Landlord/Agent to enter into this Lease; that they are deemed a part of this Lease; and that the falsity of any of them constitutes a breach hereof and entitles the Landlord/Agent to the same relief as a breach of any other covenant or condition contained herein.

terms, conditions, statements, v	_		en, not herein contained. This	,	
in duplicate and the Tenant acl	knowledges that a c	opy thereof was del	vered to him at the time the	_ease was fully exe	cuted.
Initials:		_ /			
d. It is understood and illegal or in conflict with any affected, and the rights and ole part, term, or provision held t	law of the state or bligations of the par	county where made	· ·	ning portions or p	rovisions are not
e. Feminine or neuter p number in any place or places and acknowledges that this wa	herein in which the	context may require		ressly warrants tha	t he is of legal age
f. The paragraph headi They do not purport to and sha			nserted for the purpose of co end the scope or intent of the		
38. MILITARY CLAUSE					
months, Tenant' s liability to given to the Landlord/Agent; those persons who receive of IN WITNESS WHEREOF Landlord/Owner:	and (2) the cost of rders releasing then	repairing damage to n from military serv	the premises caused by the	e Tenant. This clau	se also applies to
Name	D	ate	Name		Date
Street			Street		
City, State	Zip	City	State	Zip	
Telephone			Telephone		
Emergency Telephone			Emergency Telephone		
Tenant(s):					
Name		Date	Name		 Date

Date

Name

10 of 10 05/2006

Date

Name