

EQUAL HOUSING OPPORTUNITY

RESIDENTIAL LEASE AGREEMENT

for

1. This AGREEMENT is enter	ed into this	_ day of	, 20 be
OWNER'S Name:(collectively hereinafter, "OWNE	P" and/or "I ANDI O	DD") legel owner(s)	of the property
TENIANT'S NAME OF THE PROPERTY	R and/or LANDLO	TT' Name	of the property
TENANT's Name:	IENAN	IT's Name:	
IENANI's Name:	IENAN	11's Name:	
(collectively, "TENANT"), which part	es hereby agree to as follo	WS:	
2. PREMISES: LANDLORD hereby terms and conditions of the lease, t	leases to TENANT and TE he Premises known and de-	NANT hereby leases from signated as	n LANDLORD, subject
terms and conditions of the lease, t		("the Premises")	. Premises Mail Box #_
3. TERM: The term hereof shall co	mmence on	and continue unt	il
a total rent of \$, then on a month-to-mor	nth basis thereafter, until e	either party shall termin
same by giving the other party thirt	y (30) days written notice d	lelivered by US mail or el	ectronic mail. (All calcu
based on 30 day month), as govern			`
4. RENT: TENANT agrees to pay,	without demand to LAI	NDLORD as rent for th	e Premises the total s
pel			
at			
or at such other place as LANDLO			
•			
5. SUMMARY: The initial rents, cha	arges and deposits are as fo	ollows:	
	Total	Received	Balance Due
Pent: From To	•	¢	¢
Rent: From, To Security Deposit Key Deposit Key Fee (non-refundable)	\$ \$	\$	\$
Vey Deposit	φ	\$ \$	Ф <u></u>
Key Deposit	\$ \$	\$	\$
V arr line (man matrim delale)	3	\$	\$
Key Fee (non-refundable)	¢		
Admin/Credit App Fee (non-refundable)	\$	5	Φ
Admin/Credit App Fee (non-refundable)	\$ \$	\$ \$	\$ \$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable)	\$	\$ \$ \$	\$ \$ \$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit	\$ \$ \$	\$ \$	\$ \$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable)	\$ \$ \$ \$	\$ \$ \$	\$ \$ \$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security	\$ \$ \$	\$ \$	\$ \$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration	\$ \$ \$ \$ \$ \$	\$ \$ \$ \$	\$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration	\$ \$ \$ \$	\$ \$ \$	\$ \$ \$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent	\$ \$ \$ \$ \$ \$	\$ \$ \$ \$	\$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for	\$ \$ \$ \$ \$ \$ \$ \$ \$	\$ \$ \$ \$	\$\$ \$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent	\$ \$ \$ \$ \$ \$	\$ \$ \$ \$	\$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for Other Lease Prep Fee	\$ \$ \$ \$ \$ \$ \$ \$ \$	\$	\$\$ \$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for	\$ \$	\$	\$\$ \$\$ \$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for Other Lease Prep Fee Other	\$ \$	\$	\$\$ \$\$ \$\$ \$\$ \$\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for Other Lease Prep Fee Other Other TOTAL Property	\$	\$	\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for Other Lease Prep Fee Other	\$	\$	\$
Admin/Credit App Fee (non-refundable) Pet Deposit Pet Fee (non-refundable) Cleaning Deposit Cleaning Fee (non-refundable) Additional Security Utility Proration Sewer/Trash Proration Pre-Paid Rent Pro-Rated Rent for Other Lease Prep Fee Other Other TOTAL	\$ S	\$	\$

1515214v.1

6. ADDITIONAL MONIES DUE: Trash service \$16.00/month on top of rent. trash utility to remain in owner's name

7. ADDITIONAL FEES:

	A. LATE FEES	: In th	ne event	TENANT	fails to	pay	rent	when	due,	TENANT	shall	pay	a	late	fee	of
\$_	OR _	5_% of	f the Peri	odic Rent.	Late fees	s begin	n on 1	the	2	day.						

B. DISHONORED CHECKS: A charge of \$ 100.00 shall be imposed for each dishonored check made by TENANT to LANDLORD. TENANT agrees to pay all rents, all late fees, all notice fees and all costs to honor a returned check with certified funds. After TENANT has tendered a check, which is dishonored, TENANT hereby agrees to pay all remaining payments including rent due under this Agreement by certified funds. Any payments tendered to LANDLORD thereafter, which are not in the form of certified funds, shall be treated as if TENANT failed to make said payment until certified funds are received. LANDLORD presumes that TENANT is aware of the criminal sanctions and penalties for issuance of a check which TENANT knows is drawn upon insufficient funds and which is tendered for the purpose of committing a fraud upon a creditor.

C. ADDITIONAL RENT: All dishonored check charges shall be due when incurred and shall become additional rent. Payments will be applied to charges, which become rent in the order accumulated. All unpaid charges or any fees owed by TENANT, including but not limited to notice fees, attempt to evict fees, attorney's fees, repair bills, utility bills, landscape/pool repair and maintenance bills, and CIC fines will become additional rent at the beginning of the month after TENANT is billed. TENANT'S failure to pay the full amount for a period may result in the initiation of eviction proceedings. LANDLORD'S acceptance of any late fee or dishonored check fee shall not act as a waiver of any default of TENANT, or as an extension of the date on which rent is due. LANDLORD reserves the right to exercise any other rights and remedies under this Agreement or as provided by law.

δ.	SECURITY DEPO	JSIIS: Upon execution of this Agre	eement,	
	TENANT's Name:	T	ENANT's Name:	
	TENANT's Name:	Т	FNANT's Name:	

shall deposit with LANDLORD as a Security Deposit the sum stated in paragraph 5. **TENANT shall not apply the Security Deposit to, or in lieu of, rent.** At any time during the term of this Agreement and upon termination of the tenancy by either party for any reason, the LANDLORD may claim, from the Security Deposit, such amounts due LANDLORD under this Agreement. Any termination prior to the initial term set forth in paragraph 3, or failure of TENANT to provide proper notice of termination, is a default in the payment of rent for the remainder of the lease term, which may be offset by the Security Deposit. Pursuant to NRS 118A.242, LANDLORD shall provide TENANT with a written, itemized accounting of the disposition of the Security Deposit within thirty (30) days of surrender of premises. TENANT agrees, upon termination of the tenancy, to provide LANDLORD with a forwarding address to prevent a delay in receiving the accounting and any refund. At the termination of this agreement, the TENANT identified in this paragraph will be refunded the remaining security deposit (if any). In the event of damage to the Premises caused by TENANT or TENANT's family, agents or visitors, LANDLORD may use funds from the deposit to repair, but is not limited to this fund and TENANT remains liable for any remaining costs. (In addition to the above, to be refundable, property must be professionally cleaned to include carpets and all hard surface flooring including tile and grout.) Upon request by Landlord, Tenant must furnish receipts for professional cleaning services.

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

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 2 of 13

	ovements, and that the		he Premises, including the grounds e, in good order, good repair, safe
10. TRUST ACCOUNTS: BR and bookkeeping fees.	OKER shall retain all	interest earned, if any, on secur	rity deposits to offset administration
	s and proceedings. TE		per eviction attempt to offset vice of legal notices and all related
TENANT shall make a key	Garage Gate C Exey(s)) Gate T deposit (if any) in the funded within 30 days	e Transmitter/Fob(s) Card/Fob(s) Cransmitter/Fob(s) amount set forth in paragraph 2 s of TENANT's return of all ca	
thereof, without prior writt exclusively as a private sin be used at any time during of any kind, or for any put the health and sanitary homeowners associations, they are not permitted to a that is not considered living or disturb others.	en consent of LANDL ngle-family residence. the term of this Lease rpose other than as a plaws, ordinances, ruif any, with respect access the attic crawling space. TENANT s	ORD. The Premises shall be. Neither the Premises nor any for any purpose of carrying or private single-family residence less and orders of appropriate to the Premises. TENANT upspace, roof or under the home shall not commit waste, cause	TENANT'S interest, nor any parte used and occupied by TENANT part of the Premises or yard shall an any business, profession, or trade e. TENANT shall comply with all the governmental authorities and aderstands and acknowledges that e or any other area of the property excessive noise, create a nuisance
accommodations and for no	of the Premises shall be other purpose. TENA	NT represents that the following	s and shall be used solely for housing g person(s) will live in the Premises:
15. GUESTS: The TENANT as more than15days. No than30days.	grees to pay the sum of lotwithstanding the for	\$per day for e egoing, in no event shall any gu	ach guest remaining on the Premises est remain on the Premises for more
TENANT is to pay when du Responsibility is described	ie all utilities and other as (T) for TENANT an	charges in connection with TE	Phone T Other Other
Property Owner's Name Tenant	Initials	Owner's Name Tenant Tenant	Initials
Tenant Residential Lease Agreement Rev. 11.19	Initials	Tenant Vegas Association of REALTORS®	Initials Page 3 of 13

1515214v.1

	1
	2
	_
	3
	4
	-
	5
	6
	7
	/
	8
	ŏ
	9
1	0
1	1
1	1
l	2
1	3
1	1
1	-
1	5
1	6
1	7
1	/
1	8
1	Q
_	ر م
2	U
2	1
7	2
_	_
2	3
2	4
_ つ	5
_	J
2	6
2	7
_	ó
4	ð
2	9
3	Λ
2	1
3	l
3	2
2	2
2)
3	234567890123456789012345678901234
3	5
_	_
3	
3	
	8
)	ð
3	9
4	Λ
4	1
4 4	2
1	2
444	3
4	4
4	5
1	6
4	0
4	7

	a. TENANT is respo	nsible to connect the fo	llowing utilities in TENAN	Γ'S name·
			020 WATER: (702)870-4	
			on of the following utilities ngly for the entire term of the	s in LANDLORD's name and bill he lease: TRASH
	the LANDLORD's wi	ritten consent. In the ev I with the additional lin	ent of LANDLORD's cons es, outlets or dishes. TENA	e obtained for the Premises without ent, TENANT shall be responsible NT shall also remove any satellite the termination of this Agreement.
		exists on the Premises, y all costs associated the		ervices of an alarm services
	Owner does not pay for	or any utilities, excluding TION DUES. TENAN	g any such UTILITIES THA	atility services at the Property. AT ARE INCLUDED IN HOME ing service to said property have a
	f. Other:			
scorpi The expests, TENA	ons), spiders (including xistence of pests may value LANDLORD, at TENALNT agrees to pay for the	black widow and brown ary by season and locate ANT's written request, e monthly pest control	n recluse), bees, snakes, ant ion. Within thirty (30) days will arrange for and pay for	imately 23 species, including bark is, termites, rats, mice and pigeons. of occupancy, if the Premises has or the initial pest control spraying. Formation on pests and pest control
				permission of LANDLORD. In the for Pet Approval. Should written
\$3000 aforem to LA damage AGEN BROK TENA 21. To deny to independ any arms.	mentioned. In the event of the NDLORD written evidence to the Premises and list of the Premises to the Premise of the Premises of the Premises of the Premises, which is pet, but ONLY AFT omplete an Application of the Premises, which is pet, but Premises, which is pet to the Premises of the Premises o	I and paid by TENA written permission shall ence that TENANT has ability to third party injuds. A copy of said party manager MANAGER written permission of a pay an immediate fine ER THE AFOREMENT for Pet Approval, which ar any and all liability, lonether or not written permission permission of the permission of the permission of the pay and all liability, lonether or not written permission of the permissi	be granted, TENANT shall obtained such insurance as ary. Said policy shall name policy shall be provided to a prior to any pets being LANDLORD, such will be a of \$ 500.00 . LANDL TIONED FEE IS PAID. On a will be treated as if no breases and damages, which LANDLANDER.	ty deposit or fee in the amount of to deposit terms and conditions be required to procure and provide may be available against property LANDLORD and LANDLORD'S LANDLORD or LANDLORD's allowed within the Premises. If an event of default under paragraph ORD reserves the right to accept or ace Tenant pays the fine, TENANT ach had occurred. TENANT agrees NDLORD may suffer as a result of
Property Owner's Naı	ne		Owner's Name	
Tenant	me	Initials	Owner's Name Tenant Tenant	Initials
renant		Initials	i enant	Initials
Residential Le	ease Agreement Rev. 11.19	© 2019 Greater Las Vegas	Association of REALTORS®	Page 4 of 13

	1
	I
	2
	3
	4
	4
	5
	6
	7
	, Q
	7 8 9 0
	9
1	0
1	1
1	ว
1	1 2 3 4 5 6
l	3
l	4
1	5
1	6
1	7
1	/
I	8
1	9
2	0
ว	1
<u></u>	T
L	
_	~
2	3
2 2	3
2 2 2	3 4 5
2 2 2	3 4 5
2 2 2 2	3 4 5 6
2 2 2 2 2	3 4 5 6 7
2 2 2 2 2	3 4 5 6 7 8
$\frac{1}{2}$	2 3 4 5 6 7 8 9
	2 3 4 5 6 7 8 9 0
2 2 2 2 2 2 3	3 4 5 6 7 8 9 0
2 2 2 2 2 3 3	3 4 5 6 7 8 9 0
-2 2 2 2 2 2 3 3 3	3 4 5 6 7 8 9 0 1 2
	3 4 5 6 7 8 9 0 1 2 3
	3 4 5 6 7 8 9 0 1 2 3 4
2	4567890123456789012345
2	5
2	5
2	5
2	5
2	5
3 3 3 3 4	5 6 7 8 9
3 3 3 3 4 4 4	5 6 7 8 9 0 1 2
3 3 3 3 4 4 4	5 6 7 8 9 0 1 2
33334444	5 6 7 8 9 0 1 2 3 4
33334444	5 6 7 8 9 0 1 2 3 4 5

19. **RESTRICTIONS:** TENANT shall not keep or permit to be kept in, on, or about the Premises: waterbeds, boats, campers, trailers, mobile homes, recreational or commercial vehicles or any non-operative vehicles except as follows:

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

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

Owner's Name	
Tenant Initials	
Tenant Initials	
	_

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 5 of 13

absence.

- b. If at any time during the term of this Lease, TENANT abandons the Premises, LANDLORD shall have the following rights: LANDLORD may, at LANDLORD's option, enter the Premises by any means without liability to TENANT for damages and may relet the Premises, for the whole or any part of the then unexpired term, and may receive and collect all rent payable by virtue of such reletting. At LANDLORD's option, LANDLORD may hold TENANT liable for any difference between the rent that would have been payable under this Lease during the balance of the unexpired term, if this Lease had continued in force, and the net rent for such period realized by LANDLORD by means of such reletting.
 - LANDLORD also may dispose of any of TENANTs abandoned personal property, pursuant to Nevada law as LANDLORD deems appropriate, without liability to TENANT.
- **24. TERMINATION:** Upon termination of the tenancy, TENANT shall surrender and vacate the Premises and shall remove any and all of TENANT'S property. TENANT shall return keys, personal property and Premises to the LANDLORD in good, clean and sanitary condition, normal wear excepted.
- 25. EMERGENCIES: The name, address and phone number of the party who will handle maintenance or essential services emergencies on behalf of the LANDLORD is as follows:

 EMERGENCIES: (702)714-1536

OTHER: Tenant portal for standard maintenance requests.

- 26. MAINTENANCE: TENANT shall keep the Premises in a clean and good condition. TENANT shall immediately report to the LANDLORD any defect or problem on the Premises. TENANT agrees to notify LANDLORD of any water leakage and/or damage within 24 hours of the occurrence. TENANT understands that TENANT may be held responsible for any water and/or mold damage, including the costs of remediation of such damage. TENANT shall be responsible for any MINOR repairs necessary to the Premises up to and including the cost of \$\frac{75.00}{.000}\$. TENANT agrees to pay for all repairs, replacements and maintenance required by TENANT's misconduct or negligence or that of TENANT's family, pets, licensees and guests, including but not limited to any damage done by wind or rain caused by leaving windows open and/or by overflow of water, or stoppage of waste pipes, or any other damage to appliances, carpeting or the Premises in general. At LANDLORD's option, such charges shall be paid immediately or be regarded as additional rent to be paid no later than the next monthly payment date following such repairs. TENANT acknowledges any minor repairs made to the Property must be done by an active, licensed and insured contractor.
 - a. TENANT shall change filters in the heating and air conditioning systems at least once every month, at TENANT's own expense. LANDLORD shall maintain the heating and air conditioning systems and provide for major repairs. However, any repairs to the heating or cooling system caused by dirty filters due to TENANT neglect will be the responsibility of TENANT.
 - b. TENANT shall replace all broken glass, regardless of cause of damage, at TENANT's expense.

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

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 6 of 13

1 1	12345678901234567890123456789012345	
1	5	
1	0	
1 1	/ ዪ	
1	9	
2	0	
2	1	
2	2	
2	3	
2	4	
ィ つ	5 6	
2 2	7	
2	8	
2	9	
3	0	
3	1	
3	2	
3	3	
3 2	4 5	
3	6	
3	7	
3	8	
3	7 8 9	
4	1	
4	2	
4	1 2 3 4	
4	4	
4	5 6 7	
4	7	
	8	

	that are not				
	d. There _	is -OR	is not a landscap	be contractor whose name and	phone number are as follows:
	contractor in	n a satisfactory maibility of the TEN	anner. LANDLORD	contractor, TENANT agrees to 0-provided landscaping is not t aintain landscaping and/or shr	
	trees. TENA fertilize law LANDLOR	ANT shall water and tree and tree and tree and tree and tree and tree and the la	ll lawns, shrubs and es. If TENANT fail	trees, mow the lawns on a reg s to maintain the landscaping i ed by a landscaping contractor	
	e. There _	is -OR	is not a pool	l contractor whose name and	phone number are as follows:
					grees to cooperate with the pool naintenance is not to be construed
	In the event TENANT a maintain the	of any responsibilet the pool is not legrees to maintain a pool in a satisfact	being maintained by the water level, sw tory manner, LAND	to keep and maintain the pool y a Contractor, TENANT agreep, clean and keep in good	in good condition. ees to maintain the pool, if any condition. If TENANT fails to nained by a licensed pool service.
	In the event TENANT a maintain the and charge	of any responsibile the pool is not be grees to maintain a pool in a satisfact FENANT with the green will or x	being maintained by the water level, sw tory manner, LAND e actual cost. Said co	to keep and maintain the pool y a Contractor, TENANT agreep, clean and keep in good LORD may have the pool main osts shall become additional re-	in good condition. ees to maintain the pool, if any condition. If TENANT fails to nationed by a licensed pool service ent. TENANT will be charged any
	In the event TENANT a maintain the and charge f. Smokin costs incurred SMOKE D	of any responsibile the pool is not be grees to maintain a pool in a satisfact TENANT with the greed for the abatement.	being maintained by the water level, sw tory manner, LAND e actual cost. Said comment of any damages by REEMENT Landlord	to keep and maintain the pool y a Contractor, TENANT agree, clean and keep in good LORD may have the pool main osts shall become additional re- itted in or about the Premises	in good condition. ees to maintain the pool, if any condition. If TENANT fails to nationed by a licensed pool service ent. TENANT will be charged any e Premises.
detection a. b. c.	In the event TENANT a maintain the and charge of the strong f. Smoking costs incurred SMOKE Detion devise(s) It is agreed the or his/her Ag It is agreed the detector for a Tenant under that the batter no sound, Tenant of the strong for the strong	of any responsibile to the pool is not be grees to maintain the pool in a satisfact TENANT with the greed for the abatement will or ETECTOR AGR. Tenant shall agree that Tenant will test the tent immediately if contact the pool of the	being maintained by the water level, sw tory manner, LAND e actual cost. Said comment of any damages by the smoke detector(s) is not work esponsible for testing state. To be operating proke detector(s) is a bat ondition at all times. If andlord or his/her Age	to keep and maintain the pool y a Contractor, TENANT agree, clean and keep in good LORD may have the pool main osts shall become additional re- itted in or about the Premises by unauthorized smoking in the and Tenant agree that the premise within twenty four (24) hours after ing properly. Smoke detector(s) weekly by push operly, the alarm will sound when tery operated unit and it shall be after replacing battery, any smolent immediately in writing.	in good condition. ees to maintain the pool, if any condition. If TENANT fails to ntained by a licensed pool service ent. TENANT will be charged any e Premises. es are equipped with smoke er occupancy and inform Landlord ting the "push to test" button on the n the button is pushed. Tenant's responsibility to insure the detector(s) will not operate or has
a. b. c.	In the event TENANT a maintain the and charge of the second costs incurred cost	t the pool is not be grees to maintain a pool in a satisfact TENANT with the greed for the abatement of the pool in a satisfact TENANT with the greed for the abatement of the pool in a satisfact of the abatement of the pool in the poo	being maintained by the water level, sw tory manner, LAND e actual cost. Said comment of any damages between the smoke detector(s) as follows: the smoke detector(s) is not work esponsible for testing sets. To be operating proble detector(s) is a batter of any damages between the smoke detector(s) is a batter of the smoke detector of the smoke detecto	to keep and maintain the pool of a Contractor, TENANT agree, clean and keep in good LORD may have the pool main osts shall become additional resisted in or about the Premises by unauthorized smoking in the land Tenant agree that the premise within twenty four (24) hours after ing properly. Smoke detector(s) weekly by push properly, the alarm will sound when the tery operated unit and it shall be aff after replacing battery, any smolent immediately in writing. The provision of t	in good condition. ees to maintain the pool, if any condition. If TENANT fails to nationed by a licensed pool service ent. TENANT will be charged any e Premises. ees are equipped with smoke er occupancy and inform Landlord ting the "push to test" button on the nathen the button is pushed. Tenant's responsibility to insure ke detector(s) will not operate or has isher on the premises.
detecta. b. c. d. e. f.	In the event TENANT a maintain the and charge of the second secon	t the pool is not be grees to maintain a pool in a satisfact ΓΕΝΑΝΤ with the g will or x ed for the abatemed for the abatemed at Tenant shall agree that Tenant will test the ent immediately if α that Tenant will be restands that said smoory is in operating commant must inform Late his/her Agent recommend have read the all that they have recent under any circumstants.	being maintained by the water level, sw tory manner, LAND e actual cost. Said comment of any damages between the smoke detector(s) as follows: the smoke detector(s) is not work esponsible for testing sets. To be operating proble detector(s) is a batter of any damages between the smoke detector(s) is a batter of the smoke detector of the smoke detecto	to keep and maintain the pool of a Contractor, TENANT agree, clean and keep in good LORD may have the pool main osts shall become additional resisted in or about the Premises by unauthorized smoking in the land Tenant agree that the premise within twenty four (24) hours after ing properly. Smoke detector(s) weekly by push toperly, the alarm will sound when terry operated unit and it shall be after replacing battery, any smole and maintain a fire extinguinderstand and agree to all provision reement.	in good condition. ees to maintain the pool, if any, condition. If TENANT fails to nationed by a licensed pool service ent. TENANT will be charged any e Premises. ees are equipped with smoke er occupancy and inform Landlord ting the "push to test" button on the nathenative responsibility to insure ke detector(s) will not operate or has isher on the premises. ons thereof and further tection device(s).

- 28. ACCESS: TENANT agrees to grant LANDLORD the right to enter the Premises at all reasonable times and for all reasonable purposes including showing to prospective lessees, buyers, appraisers, insurance agents, periodic maintenance reviews and business therein as requested by LANDLORD. If TENANT fails to keep scheduled appointments with vendors to make necessary/required repairs, TENANT shall pay for any additional charges incurred which will then become part of the next month's rent and be considered additional rent. TENANT shall not deny LANDLORD his/her rights of reasonable entry to the Premises. LANDLORD shall have the right to enter in case of emergency and other situations as specifically allowed by law. LANDLORD agrees to give TENANT twenty-four (24) hours notification for entry, except in case of emergency.
 - a. <u>DISPLAY OF SIGNS</u>. During the last thirty (30) days of this Lease, LANDLORD or LANDLORD's agent may display For Sale or For Rent or similar signs on or about the Premises and enter to show the Premises to prospective purchasers or tenants. TENANT also authorizes Broker to use an electronic keybox to show the Premises during the last 30 days of lease. TENANT further agrees to execute any and all documentation necessary to facilitate the use of a lockbox.
- 29. ASSOCIATIONS: Should the Premises described herein be a part of a common interest community, homeowners association planned unit development, condominium development ("the Association") or such, TENANT hereby agrees to abide by the Governing Documents (INCLUDING Declarations, Bylaws, Articles, Rules and Regulations) of such community and further agrees to be responsible for any fines or penalties levied as a result of failure to do so by TENANT, TENANT's family, licensees or guests. Noncompliance with the Governing Documents shall constitute a violation of this Agreement. Unless billed directly to TENANT by the Association, such fines shall be considered as additional rent and shall be due along with the next monthly payment of rent. By initialing this paragraph, TENANT acknowledges receipt of a copy of the applicable Governing Documents. LANDLORD, at LANDLORD's expense, shall provide TENANT with any additions to such Governing Documents as they become available. LANDLORD may, at its option, with 30 days' notice to TENANT, adopt additional reasonable rules and regulations governing use of the Premises and of the common areas (if any). Init. ______ Init. ______ Init. _____ Init. _____
- **30. INVENTORY:** It is agreed that the following inventory is now on said premises. (Check if present; cross out if absent.)

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

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

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

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 8 of 13

	1
	ว
	2
	3
	4
	5
	6
	0
	1
	8
	/ 8 9
1	ń
1	0
I	1 2 3 4 5 6 7
1	2
1	3
1	1
1	4
I)
1	6
1	7
1	8 9
1	0
I	9
2	0
2	1
)	2
ົງ	3
<u>〜</u>	1
ے م	4
2	Š
2	6
2	7
2	8
_ ე	ğ
2	ń
ر د	1
3	I
3	2
3	3
3	4
3	5
3	•
J	6
7	012345678901234567
Ź	/
Ź	/
Ź	/
3 3	/ 8 9
3 3 4	/ 8 9 0
3 3 4	/ 8 9 0
3 3 4 4	7 8 9 0 1
3 3 4 4	7 8 9 0 1
334444	/ 8 9 0 1 2 3 <i>1</i>
334444	/ 8 9 0 1 2 3 <i>1</i>
334444	7 8 9 0 1 2 3 4 5

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

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

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

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

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

VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL VIOLATION OF THE LEASE AND GOOD CAUSE FOR TERMINATION OF TENANCY. A single violation of any of the provisions of the addendum shall be deemed a serious violation and a material noncompliance with the lease. It is understood and agreed that a single violation shall be cause for 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.

33. ADDITIONAL RESPONSIBILITIES:

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

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

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 9 of 13

1
2
3
4
5
6
7
, R
0
10
10
11
12
13
14
15
16
17
18
19
20
21
22
23
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 31 31 32 33 33 34 34 34 34 34 34 34 34 34 34 34
25
26
27
28
29
30
31
32
32
3 <i>3</i>
25
26
36
37 38
38
39
40
41
42
43
44
45
46 47
47

Premiseswill -OR		will not be freshly painted before occupancy. If not freshly painted, the will not be touched up before occupancy. TENANT will be responsible for the t or smudges that will require repainting.
<u>C</u>		ransfer of utilities to LANDLORD or BROKER/DESIGNATED PROPERTY
MANAGER no less than	1	business days of vacating the Premises.

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

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

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 10 of 13

	1
	3
	J 1
	4
	5
	6
	7
	8
	9
1	567890123456789012345678901234
1	1
1	2
1	3
1	4
1	· 5
1	6
1	7
1	0
1	0
l	9
_	U
2	I
2	2
2	3
2	4
2	5
2	6
2	7
2	8
2	9
3	0
3	1
2	2
2	2
2) 1
))	4 5
3	
3	
3	8
	9
1	0
1	1
1	2

45 46

47

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

or indirect, in this transaction:

Principal (LANDLORD or TENANT) – OR –

family relationship or business

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

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

(702)714-1536

interest:	•			
43. CONFIRMATION OF REPRESE	NTATION: The Age	nts in this transaction are:		
TENANT's Referral Company:		UNREPRESENTED		
Agent Name: Kenneth C Rava	go Public ID#	License	e# 49230	_
Address:				
Phone:	Fax:	Email:		
LANDLORD's Brokerage: RE	/MAX Advantage	Broker's Name:	Timothy P. Kuptz	1
DESIGNATED PROPERTY MANA				
Agent's Name: Kenneth		Agent's License #	49230	
Address: 10075 S. Eastern Ave.		Las Ve	egas NV	89052

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

Fax: (702)947-2188 Email:

BROKERAGE:	RE/MAX Advan	tage	
Property			
Owner's Name		Owner's Name	-
Tenant	Initials	Tenant	Initials
Tenant	Initials	Tenant	Initials

Residential Lease Agreement Rev. 11.19

© 2019 Greater Las Vegas Association of REALTORS®

Page 11 of 13

, and has the following interest, direct

	ATED PROPERTY MA 10075 S. Eastern Ave			Henderson	NV 8905
Phone:	(702)896-5500	Fax: (702)251-4855		im@timkuptz.com
			,		
TENANT	:				
Address:					_
Phone:		Fax:		Email:	
	RY PROVISION: IN T				
	med Forces on extended			•	
	from the area where the				
	or is ordered into military rty (30) days written no				
	ne official orders or a le ermination under this cla				
	ermination under this cla				
	rst day of the month. The to the premises, as descri		will be promptly re	numed to the TENA	in i, provided there a
damages	o the premises, as descri	bed by law.			
46 FODEC	OCUDE. IN THE E	VENT THAT	MAMED DEFATI	TC AND DDEM	icec ic cimiece
	COSURE: IN THE E	VENI IHAI (JWNEK DEFAUL	LIS AND PREMI	ises is subject
FURECI	OSURE ACTION:				
NOTICE	ΟΕ ΝΕΕΛΙΗ Τ/Ε ΩΝΕΩΙ	OCUDE O	hall matify Dual-au/D	raismoted Duran auto M.	magan of our 1-f1
	OF DEFAULT/FORECL tgages, assessments or true				
	e period which lasts, at a mi				
	enant(s) and make arrange				
	indicating that Owner is a				
deed: (2)	any stage of the foreclosu	re process includi	ng a deed-in-lieu of	foreclosure: (3) defai	ilt in making any pavi
	with this property; or (4) a				
	Ianager to negotiate termin			,	8
1 ,					
	OF LEASE AGREEMEN				
	ase Agreement including				
a redempti	on period, and the Owner r	emains as the legal	owner of record until	the actual time of the	foreclosure sale.
	OF SECURITY DEPOS				
	Sanager to release ALL se				
	from the Tenant(s) or Brolerity deposits still applies.				
	Jpon Tenant(s)'s request, B				
for Tenant		Toker/Designated i	Toperty Manager will	attempt to find a new	nome to rent rease, pur
191 1 1111111	,5).				
47. ADDENI	DA ATTACHED: Inco	orporated into th	nis Agreement are	the following add	enda, exhibits and
information:		_	-		
miormation.	HOA Rules and Regu	lations			
A. \square	DISCLOSURE OF LI	EAD BASED PA	INT		
		ation Addendum	<u> </u>		
A. □	Other: Early Termin				
A. □ B. □ C. ■ Property	Other: Early Termin				
A. □ B. □ C. ■ Property	Other: Early Termin		Owner's Nar	me	
A. B. C. Property Owner's Name Tenant	Other: Early Termin	Initials	Owner's Nar Tenant	me	Initials Initials

I ANDLORD	/OWN TED	D.A.EE	LANDLORD ON THE	D.A.TE
LANDLORD/ OR Landlord's Permitted Prope	Authorized NRS 645	DATE	LANDLORD/OWNER OR Landlord's Authorized NRS 645 Permitted Property Manager	DATE
PRINT NAMI	E		PRINT NAME	
TENANT'S S	s to rent the Premises	DATE	TENANT'S SIGNATURE	DATE
PRINT NAMI	E		PRINT NAME	
TENANT'S S	IGNATURE	DATE	TENANT'S SIGNATURE	DATE
PRINT NAMI	E		PRINT NAME	
A. Real es under p		nts, and Designated P to this Agreement b	Property Managers who are not also disclosed as a etween Landlord and Tenant.	party to the transaction

1515214v.1

ADDENDUM NO. _____1 TO RESIDENTIAL LEASE AGREEMENT





for

(Property	Address)
In reference to the Residential Lease Agreement execute	•
Tenants(s) and	a
as Owner, through RE/MAX .	Advantage as Broker, date
covering the above-refe	erenced real property, the parties hereby agree that the
Lease Agreement be amended as follows: 1. No pets allowed at the property at any time 2. Tenant will transfer utilities to their name 3. Tenant must provide proof of RENTERS INSURAN 4. If property is rekeyed, all exterior locks m 5. Tenant accepts property in current state of report provided to tenant must be returned with submit report to property manager in this time claims. Owner may not opt to correct deficienci 6. Tenant agrees to pay a Lease Renewal fee of after initial term, rent will increase by 7% au must be provided regardless of month-to-month o 7. Non-emergency needs will be acknowledged with business hours for review by appropriate trade. 8. Tenant is not permitted to smoke inside the remediating any smoke odor upon vacating. 9. Carpets to be professionally cleaned with retermination. 10. Tenant acknowledges and consents to any traproperty upon vacating may be disposed of at te When executed by both parties, this Addendum Residential Lease Agreement. WHEN PROPERLY COMPLETED, THIS IS A B.	e no later than the day of occupancy per lease. NCE, prior to picking up keys. The state of the prior to picking up keys. The state of the prior to one (1) key The cleanliness and condition. The inspection of the initial state of the state
UNDERSTAND ITS CONTENTS, YOU SHOULD SIGNING.	
LANDLORD/OWNER OF RECORD	TENANT'S SIGNATURE DAT
Emblore, where of record	Print Name:
RE/MAX Advantage	TENIANITIC CICNIATUDE
MANAGEMENT COMPANY (BROKER)	TENANT'S SIGNATURE DAT Print Name:
	Tille Ivalie.
By	
Authorized AGENT for BROKER DATE	TENANT'S SIGNATURE DAT
Kenneth C. Ravago	Print Name:
	TENANT'S SIGNATURE DAT
Allerd and Declaration A 41/00	Print Name:
Addendum to Residential Lease Agreement 11/09	© 2009 Greater Las Vegas Association of REALTORS

ADDENDUM NO. ____2 TO RESIDENTIAL LEASE AGREEMENT





for

(Property	Address)	
In reference to the Residential Lease Agreement execute	uted by as	
Tenants(s) and		as
as Owner, through RE/MAX	Advantage as Broker date	 h
	erenced real property, the parties hereby agree that the	
Lease Agreement be amended as follows:	reflect tear property, the parties hereby agree that the	ıc
1. Tenant agrees to show home to new tenant notification of intent to move. Should owner show house with a 24-hour notice to prospect lease will be assigned to new owner.	r list the house for sale, tenant agrees to	0
2. Tenant agrees that failure to show or all after proper notice is given, may cause find the landlord. This includes but is not limit income as well as rescheduling and administration of show.	ancial damage and fees to be incurred by ted to loss of potential rental or sale	
3. Tenant agrees to pay a penalty fee of \$3! include labor costs that may be levied again property into compliance with the rules and requested by the HOA. Fines may be more more	nst the tenant to bring the tenant or regulations stipulated in the Lease or	
violations so warrants. 4. Landlord and Tenant's agree that these ch estimate of the costs landlord may incur by the rules and regulations stipulated in the	reason of tenant's lack of compliance with	h
When executed by both parties, this Addendum Residential Lease Agreement. WHEN PROPERLY COMPLETED, THIS IS A BE UNDERSTAND ITS CONTENTS, YOU SHOULD SIGNING.	SINDING CONTRACT. IF YOU DO NOT FULL	Y
LANDLORD/OWNER OF RECORD	TENANT'S SIGNATURE DAT Print Name:	Έ
DE MAY Adventors		
RE/MAX Advantage MANAGEMENT COMPANY (BROKER)	TENANT'S SIGNATURE DAT	F
MENTOLINE (TOWN THAT (BROKEN)	Print Name:	
By	TENANTIC CLONE TUPE	
Authorized AGENT for BROKER DATE Kenneth C. Ravago	TENANT'S SIGNATURE DAT Print Name:	.E
	TENANT'S SIGNATURE DAT	Έ
	Print Name:	
Addendum to Residential Lease Agreement 11/09	© 2009 Greater Las Vegas Association of REALTORS	®

ADDENDUM NO. ____3 TO RESIDENTIAL LEASE AGREEMENT





for

(Property	Address)	
In reference to the Residential Lease Agreement execute	esidential Lease Agreement executed byas	
		as
Tenants(s) and as Owner, through RE/MAX :	Advantage as Broker det	 ad
<u> </u>	erenced real property, the parties hereby agree that the	
Lease Agreement be amended as follows: EARLY TERMINATION	reneed real property, the parties hereby agree that the	iic
I) The lease may not be terminated prior to exp to the lease termination, tenants deposit may b for all remaining rents and utilities due up to	e forfeit. Landlord may elect to pursue tenan	
Should tenant or property manager locate a QUAL qualification procedures) willing to complete t existing tenant or better, landlord MAY elect t existing lease.	the lease agreement under the same terms as	
A \$600 early cancellation fee will be charged t matter what the reason. Tenant must pay for rentenant lease start.		
II) If an active duty military service-person i end the lease in good standing provided that 60 copy of orders. Tenant to allow showings for re	days written notice is submitted along with	1
When executed by both parties, this Addendum Residential Lease Agreement.	is made an integral part of the aforemention	ed
WHEN PROPERLY COMPLETED, THIS IS A BUNDERSTAND ITS CONTENTS, YOU SHOULD SIGNING.		
LANDLORD/OWNER OF RECORD	TENANT'S SIGNATURE DAT	ГE
	Print Name:	—
RE/MAX Advantage		
MANAGEMENT COMPANY (BROKER)	TENANT'S SIGNATURE DAT	
	Print Name:	—
By		
Authorized AGENT for BROKER DATE Kenneth C. Ravago	TENANT'S SIGNATURE DATE Print Name:	
	TENANT'S SIGNATURE DATE	ĪΈ
Addendum to Residential Lease Agreement 11/09	© 2009 Greater Las Vegas Association of REALTORS	S ®





FORECLOSURE ADDENDUM TO RESIDENTIAL LEASE AGREEMENT

for (Property Address) In reference to the Residential Lease Agreement ("Lease Agreement") executed by OWNER'S Name:______, OWNER'S Name:______
TENANT's Name:______ TENANT's Name:_____ TENANT's Name: TENANT's Name: covering the above-referenced real property, the parties hereby agree that the Lease Agreement be amended as follows: NOTICE OF DEFAULT/FORECLOSURE. Tenant(s) is notified that Owner has agreed to notify Broker/Designated Property Manager of any defaults on any loans, mortgages, assessments or trust deeds. The filing of a Notice of Default by a lender or other lien holder commences a foreclosure period which lasts, at a minimum, three months plus 21 days. Tenant(s) is further notified that Owner has authorized Broker/Designated Property Manager to notify Tenant(s) and make arrangements to terminate the Lease Agreement if Broker/Designated Property Manager receives any notice indicating that Owner is any one of the following situations: (1) default of any loan, mortgage, assessments or trust deed; (2) any stage of the foreclosure process including a deed-in-lieu of foreclosure; (3) default in making any payments associated with this property; or (4) acceptance of a short sale contract. In such event, Owner has authorized Broker/Designated Property Manager to negotiate termination of the Lease Agreement. 2. TERMS OF LEASE AGREEMENT. During any foreclosure period, the Tenant(s) shall honor ALL CONDITIONS of the current Lease Agreement including the timely payment of rent as stated in the Lease Agreement. Nevada law grants the Owner a redemption period, and the Owner remains as the legal owner of record until the actual time of the foreclosure sale. 3. RETURN OF SECURITY DEPOSITS. Once the Tenant(s) vacates the property, the Owner has authorized Broker/Designated Property Manager to release ALL security deposits (including non-refundable deposits) back to the Tenant(s) with no further obligations from the Tenant(s) or Broker/Designated Property Manager. The 30-day period required by Nevada law for the return of the security deposits still applies. The property must be returned in the same general condition as the Tenant(s) occupied the property. Upon Tenant(s)'s request, Broker/Designated Property Manager will attempt to find a new home to rent/lease/purchase for Tenant(s). When executed by both parties, this Addendum is made an integral part of the aforementioned Lease Agreement. WHEN PROPERLY COMPLETED, THIS IS A BINDING CONTRACT. IF YOU DO NOT FULLY UNDERSTAND ITS CONTENTS, YOU SHOULD SEEK COMPETENT LEGAL COUNSEL BEFORE SIGNING. DATE LANDLORD/OWNER DATE LANDLORD/OWNER OR Authorized Signatory OR Authorized Signatory PRINT NAME PRINT NAME TENANT'S SIGNATURE **DATE** TENANT'S SIGNATURE DATE PRINT NAME PRINT NAME TENANT'S SIGNATURE DATE TENANT'S SIGNATURE DATE

PRINT NAME

PRINT NAME





LEASE ADDENDUM FOR SERVICE AND/OR EMOTIONAL SUPPORT **ANIMALS (COLLECTIVELY "ASSISTANCE ANIMALS")**

(Property Address) Pursuant to this Lease Addendum for Service and/or Emotional Support Animals, ("Assistance Animals"), the Landlord/Owner may permit a Tenant with a disability to keep an assistance animal as a reasonable accommodation provided Tenant agrees to the following terms and conditions, which, upon execution, become part of the Tenant's lease: (Please initial next to each item below.)

- 1. Tenant certifies that he/she is disabled, and Tenant acknowledges that his/her Assistance Animal is necessary to allow him/her the opportunity to use and enjoy the dwelling. 2. In order to comply with federal and state law and obtain permission to keep an assistance animal, Tenant must make a reasonable accommodation request for such an assistance animal¹ to the owner or manager. Any reasonable accommodation request will be granted unless one or more of the following. (a) Tenant understands and agrees that the assistance animal may not pose a direct threat to the health or safety of others that cannot be reduced or eliminated by another reasonable accommodation; (b) Tenant understands and agrees that the assistance animal may not cause substantial physical damage to the property of others that cannot be reduced or eliminated by another reasonable accommodation; or (c) Tenant understands and agrees that making the requested accommodation would (1) pose an undue financial and administrative burden or (2) fundamentally alter the nature of the provider's operations. (d) A determination that an assistance animal poses a direct threat of harm to others or would cause substantial physical damage to the property of others must be based on an individualized assessment that relies on objective evidence about the specific animal's actual conduct – not on mere speculation or fear about the types of harm or damage an animal may cause and not on evidence about harm or damage that other animals have caused. Tenant understands Management reserves the right to rescind its permission if the animal's conduct proves to violate (a) - (c) above. 3. The fact that a person has a disability does not automatically entitle him or her to an assistance animal. There must be a relationship between the person's disability and his or her need for the animal. 4. The following rules apply with respect to assistance animals: (a) No deposit and or fee will be assessed for assistance animals, however **Tenants are financially**
 - responsible for any injury to persons or damage to property due to the service animal.
 - (b) Tenants are responsible for the immediate disposal of all waste products of assistance animals, including removal of waste materials from outdoor areas and disposal of such waste in trash receptacles.
 - (c) Tenant will keep current with the assistance animal's required immunizations and will provide Landlord with evidence of such as well as the contact information of the assistance animal's veterinarian.
 - (d) If local laws require animals to be licensed, then Tenant will do so and provide Landlord with evidence of such.

This form presented by Kenneth C Ravago | RE/MAX Advantage | 7028965500 | ken@kenravago.com

 $^{^1}$ This form, if filled out fully and provided to Landlord/Owner or Manager, shall be considered a request for reasonable accommodations. Lease Addendum for Assistance Animals Rev. 11.2019 Greater Las Vegas Association of REALTORS® 1525078v.1

- (e) Tenant will not allow his or her assistance animal to become a nuisance to others. Excessive, loud, and/or extended periods of barking would be considered a nuisance.
- (f) All assistance animals must be properly restrained when outside the resident's apartment and must not be left unattended when outdoors; and
- (g) All assistance animals must be properly restrained when outside the resident's dwelling.
- 5. The terms of this Lease Addendum may be amended pursuant to further reasonable accommodation requests made by a resident with respect to an assistance animal.
- 6. It is agreed that the foregoing provisions are necessary components of the reasonable accommodation that is the subject of this Addendum. Non-compliance with this addendum constitutes a material breach of the Tenant's Lease Agreement and may authorize remedies for violations provided in the lease, up to and including eviction.

7. ADDITION	AL TERMS.		
-			
ature of Landlord/Ow	ner	Tenant's Signature	
Name	Date	Print Name	Date
		_	

Lease Addendum for Assistance Animals 1525078v.1

Rev. 11.2019 Greater Las Vegas Association of REALTORS®