## LEASE AGREEMENT

| This                              | Lease                                    | Agreement   | (the                   | _                    | Lease") ant"). The | ("Landlo    | ord"),                 |                         | between<br>and    |
|-----------------------------------|--|---|------------------------|----------------------|--------------------|-------------|------------------------|-------------------------|-------------------|
| LEGAL                             | ADDI                                     | RESS.   | The                    | legal                | address            | for         | the                    | premise                 | es is:            |
| TERM.                             | The                                      | lease term  | begins                 | on                   |                    |             | and                    | termina                 | ntes on           |
| advance<br>Landlord               | on the                                   | y Landlord.   | _ day of               | each r               | nonth. Lea         | se paymo    | ents shal              | l be mad                | e to the          |
| security                          | deposit of                               | SIT. At the t \$ to r this Agreeme  | be held a              | and dist             | oursed for         | Tenant da   |                        |                         |                   |
| and shall agreed by and effective | yield poss<br>y both part<br>cts and ret | enant shall be described to Land<br>ties in writing.<br>The Premi<br>ear and tear ex- | dlord on the ses to La | the last<br>expirati | day of the to      | term of the | nis Lease<br>ant shall | , unless or<br>remove i | therwise ts goods |
| unit. Te                          | nant shall                               | SES/ABSENC<br>notify Landlo<br>ay of the exter  | rd of any              | antici               |                    |             |                        |                         |                   |
|                                   |  | o more than<br>llord is obtaine   | -                      | (s) may              | reside on t        | he Premi    | ses unles              | s the prior             | r written         |
| security                          |  | be allowed on \$s   |                        |                      |                    |             |                        |                         |                   |
| PROPE                             | RTY INS                                  | URANCE. T   | he Land                | ord sha              | all be respo       | onsible fo  | or mainta              | ining app               | propriate         |

insurance for its interest in the Premises. The Tenant shall be responsible for maintaining renters

insurance to cover its property located at the Premises.

**RENEWAL TERMS.** At the end of the lease period, the lease shall revert to a month-to-month rental agreement. Either party may terminate the month-to-month rental agreement by giving \_\_\_\_ days' notice to the other party. During the month-to-month rental agreement period, the terms shall be the same as those outlined in the Lease.

**KEYS.** Tenant will be given \_\_\_\_ key(s) to the Premises and \_\_\_\_ mailbox key(s) if applicable. If all keys are not returned to Landlord following termination of the Lease, Tenant shall be charged \$\_\_\_\_\_.

**LOCKOUT.** If Tenant becomes locked out of the Premises, Tenant will be charged \$\_\_\_\_\_ to regain entry.

**MAINTENANCE.** Landlord shall be responsible for keeping the Premises in good repair at all times and perform all repairs necessary to satisfy any implied warranty of habitability. The Tenant shall notify the Landlord of any repairs that need to be made to the property.

**UTILITIES AND SERVICES.** Tenant shall be responsible for all utilities and services incurred in connection with the Premises.

**TAXES.** The Landlord shall pay all real estate taxes and assessments for the Premises.

**TERMINATION UPON SALE OF PREMISES.** Notwithstanding any other provision of this Lease, Landlord may terminate this lease upon \_\_\_\_ days' written notice to Tenant that the Premises have been sold.

**HABITABILITY.** Tenant acknowledges that the Premises are in a reasonable and acceptable condition of habitability for their intended use, and the agreed lease payments are fair and reasonable. If the condition changes so that, in Tenant's opinion, the habitability and rental value of the Premises are adversely affected, Tenant shall promptly provide reasonable notice to Landlord.

**DEFAULTS.** Tenant shall be in default of this Lease if Tenant fails to fulfill any monthly lease payment or term by which Tenant is bound. If Tenant fails to cure any financial obligation within \_\_\_\_ days (or any other obligation within \_\_\_\_ days) after written notice of such default is provided by Landlord to Tenant, Landlord may elect to cure such default and the cost of such action shall be added to Tenant's financial obligations under this Lease. All sums of money or charges required to be paid by Tenant under this Lease shall be additional rent, whether or not such sums or charges are designated as "additional rent". The rights provided by this paragraph are cumulative in nature and are in addition to any other rights afforded by law.

**LATE PAYMENTS.** For any monthly lease payment that is not paid within \_\_\_\_ days after its due date, Tenant shall pay a late fee of \$\_\_\_\_\_.

**NON-SUFFICIENT FUNDS.** Tenant shall be charged \$\_\_\_\_\_ for each check that is returned to Landlord for lack of sufficient funds.

ACCESS BY LANDLORD TO PREMISES. Subject to Tenant's consent (which shall not be unreasonably withheld), Landlord shall have the right to enter the Premises to make inspections, provide necessary services, or show the unit to prospective buyers, mortgagees, tenants or workers. However, Landlord does not assume any liability for the care or supervision of the Premises. As provided by law, in the case of an emergency, Landlord may enter the Premises without Tenant's consent. During the last three months of this Lease, or any extension of this Lease, Landlord shall be allowed to display the usual "For Lease" signs and show the Premises to prospective tenants.

**DANGEROUS MATERIALS.** Tenant shall not keep on the Premises any dangerous, flammable, or explosive material that might substantially increase the danger of fire on the Premises, or that might be considered hazardous by a responsible insurance company, unless the prior written consent of Landlord is obtained and proof of adequate insurance is provided by Tenant to Landlord.

**COMPLIANCE WITH REGULATIONS.** Tenant shall promptly comply with all laws, ordinances, requirements and regulations of the federal, state, county, municipal and other authorities, and the fire insurance underwriters. However, Tenant shall not by this provision be required to make alterations to the exterior of the building or alterations of a structural nature.

**ASSIGNABILITY/SUBLETTING.** Tenant may not assign or sublease any interest in the Premises, nor assign, mortgage or pledge this Lease, without the prior written consent of Landlord, which shall not be unreasonably withheld.

**NOTICE.** Notices under this Lease shall not be deemed valid unless given or served in writing and forwarded by mail, postage prepaid, addressed to the party at the appropriate address set forth below. Such addresses may be changed from time to time by either party by providing notice as set forth below. Notices mailed in accordance with these provisions shall be deemed received on the third day after posting.

| GOVERNING LAW. This Lease shall be construed in accordance  | ce with the laws of the State of                                 |
|---|--|
| <b>ENTIRE AGREEMENT/AMENDMENT.</b> This Lease contain parties and there are no other promises, conditions, understandings oral or written, relating to the subject matter of this Lease. Th amended in writing, if the writing is signed by the party obligated understanding to the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing is signed by the party obligated understanding to the writing to the writing its signed by the party obligated understanding to the writing to the writing to the party obligated understanding to the writing to the party obligated understanding to the writing to the writing the writing the writing to the writing to the party obligated understanding the writing the w | s or other agreements, whether is Lease may be modified or       |
| <b>SEVERABILITY.</b> If any portion of this Lease shall be held to be any reason, the remaining provisions shall continue to be valid and that any provision of this Lease is invalid or unenforceable, but the would become valid and enforceable, then such provision shall construed, and enforced as so limited.  | d enforceable. If a court finds at by limiting such provision it |
| <b>WAIVER.</b> The failure of either party to enforce any provision construed as a waiver or limitation of that party's right to subseque compliance with every provision of this Lease.  |  |
| LANDLORD:   |  |
|   |  |
| S   | Signed   |
|   | rinted<br>Date   |
|   |  |
| TENANT:   |  |
|   |  |
|   | Signed   |
| P   | rinted   |
| D   | <b>D</b> ate   |