Elmwood Properties 1420 Rollins Ave. S.E., Minneapolis, MN 55414-2349 Tel.: (612) 623-4488, Fax: (612) 379-0142



OFFICE USE ONLY

THE MINNESOTA ATTORNEY GENERAL'S OFFICE HAS CERTIFIED THAT THIS LEASE COMPLIES WITH THE MINNESOTA PLAIN LANGUAGE CONTRACT ACT (Minnesota Statutes, Sections 325G.29-325G.36)

LEASE AGREEMENT

www.ElmwoodProperties.com

EIDST NAME:	LACTNIANT		NAL.	Poo ID.
	LAST NAME:			
	LAST NAME:			
	LAST NAME:			
FIRST NAME:	LAST NAME:		MI:	Res ID:
MANAG		420 ROLLINS AVE. S.E. MINNEAPO MISES ("Apartment") (MARKED BELC eapolis, MN 55414 Apt. No.:	DW):	49
LEASE START DATE:		LEASE END DATE:		
Th	e NOTICE TO VACATE PERIOD is	DAYS before the lea	ase ending date.	
MONTHLY RENT UP	TO RESIDENTS \$:	_ RENT FOR EACH ADDITION	IAL RESIDENT \$	
	TOTAL M	ONTHLY RENT		
1 re:	sident \$ 2 res	sidents \$ 3 res	sidents \$	
4 res	sidents \$ 5 res	sidents \$		
Resident(s) a	agree(s) that total monthly rent will vary	according to the number of residents on the 1 st of every month.	residing in the apa	urtment.
NCLUDED IN RENT (MARKI				
				I T) (
J GAS/HEAT LI WATER	☐ GARBAGE COLLECTION [□INTERNET □ELECTRICITY	☐ CABE	LTV
	<u>3:</u> Y RENT WITH ONE CHECK OR MONE ION AREAS AND ENTIRE PROPERTY			
Authorized Manager of Apartment ADDRESS: 1420 ROLLINS AVE.	t: <i>ELMWOOD PROPERTIES</i> S.E. MINNEAPOLIS, MN 55414-2349			
ELMWOOD PROPERTIES and R	esident agree to the terms of this lease	including building rules.		
ESSEE SIGNATURE	Date://	LESSEE SIGNATURE	Date: _	
ESSEE SIGNATURE	/ Date://	LESSEE SIGNATURE	Date: _	
		Date:/	/	
	Management	Date/	<i>'</i>	

TERMS OF THIS LEASE

A. RENT

- PAYMENT: RESIDENT will pay MANAGEMENT the full monthly rent before midnight of the first day of each month while this lease is in effect and during any extensions or renewals of this lease. Rent will be paid as required by MANAGEMENT.

 WHO IS RESPONSIBLE FOR RENT: Each RESIDENT is individually responsible for paying the full amount of rent and any other money owed to 1.
- 2. MANAGEMENT
- DUTY TO PAY RENT AFTER EVICTION: If RESIDENT is evicted because RESIDENT violated a term of this lease, RESIDENT must still pay the full monthly rent until: 1) the apartment is re-rented, 2) the date this lease ends, or 3) if the lease is month-to-month, the next notice period ends. If the apartment is re-rented for less than the rent due under this lease, RESIDENT will be responsible for the difference until the date this lease
- ends or, if the lease is month-to month, until the end of the next notice period. **LATE RENT SERVICE CHARGE AND RETURNED CHECK FEE**: RESIDENT will pay a late fee of \$50 after the 1st of the month. RESIDENT also will pay a late fee of \$50 for each returned check plus any bank service charges such as non-sufficient funds.

B. USE OF APARTMENT

- OCCUPANCY AND USE: Only the persons listed above as RESIDENTS may live in the apartment. Persons not listed as RESIDENTS may live in the apartment only with the prior written consent of MANAGEMENT. RESIDENTS may use the apartment and utilities for normal residential
- SUBLETTING: RESIDENT may not lease the apartment to other persons (sublet), assign this lease or sell this lease without the prior written consent of MANAGEMENT.
- RESIDENT PROMISES: 1) Not to act in a loud, boisterous, unruly or thoughtless manner or disturb the rights of the other residents to peace and quiet, or to allow his/her guests to do so; 2) to use the apartment only as a private residence, and not in any way that is illegal or dangerous or which would cause a cancellation, restriction or increase in premium in MANAGEMENT'S insurance; 3) not to use or store on or near the apartment any flammable or explosive substance; 4) not to interfere in the management and operation of the apartment building.

 WATERBEDS: RESIDENT may not keep a waterbed or other water-filled furniture in the apartment without the prior written consent of
- MANAGEMENT
- PETS: RESIDENT may not keep animals or pets of any kind in the apartment without the written consent of MANAGEMENT. 9.

- C. CONDITION OF APARTMENT

 10. MANAGEMENT PROMISES: 1) That the apartment and all common areas are fit for use as a residential premises; 2) to keep the apartment in reasonable repair and make necessary repairs within a reasonable time after written notice by RESIDENT except when damage is caused by the intentional or negligent conduct of the RESIDENT or his/her guests; 3) to maintain the apartment in compliance with applicable health and safety codes except when a violation of the health and safety codes has been caused by the intentional or negligent conduct of the RESIDENT or his/her
 - guests; 4) to keep the common areas clean and in good condition. **RESIDENT PROMISES:** 1) Not to damage or misuse the apartment or waste the utilities provided by MANAGEMENT or allow his/her guests to do so; 2) not to paint or wallpaper the apartment, or make any structural changes in the apartment without the prior written consent of MANAGEMENT; 3) to keep the apartment clean; 4) to give written notice to MANAGEMENT of any necessary repairs to be made; 5) to notify MANAGEMENT immediately of any conditions in the apartment that are dangerous to human health or safety, or which may damage the apartment or waste utilities provided by MANAGEMENT; 6) that when RESIDENT moves out, the apartment will be left in good condition, except for ordinary wear and tear; 7) not to remove any fixtures or furnishings supplied by MANAGEMENT without the prior written consent of MANAGEMENT
 - SECURITY DEPOSIT: MANAGEMENT may keep all or part of the security deposit a) for damage to the apartment beyond ordinary wear and tear, and b) for rent or other money owed to MANAGEMENT.
 - DESTROYED OR UNLIVEABLE APARTMENT: If the apartment is destroyed or damaged so it is unfit to live in due to any cause, MANAGEMENT may cancel this lease immediately and may choose not to rebuild or restore the apartment. If the destruction or damage was not RESIDENT'S fault and MANAGEMENT cancels this lease, rent shall be pro-rated and the balance will be refunded to RESIDENT.

D. DURATION OF LEASE

- 14. FAILURE TO GIVE POSSESSION: If MANAGEMENT cannot provide the apartment to RESIDENT at the start of this lease, RESIDENT cannot sue MANAGEMENT for any resulting damages but RESIDENT will not start paying rent until he/she gets possession of the apartment.

 MOVING OUT BEFORE LEASE ENDS: If RESIDENT moves out of the apartment before the date this lease ends, RESIDENT is responsible for
- rent and any other losses or costs including court costs and attorney's fees
- TERMINATION OF LEASE WITH SPECIFIED ENDING DATE: If RESIDENT wishes to move out of the apartment on the date this lease ends, RESIDENT must give MANAGEMENT prior written notice equal to the Notice Period. If RESIDENT fails to give proper notice, MANAGEMENT may a) extend the lease for one Notice Period and b) raise the rent. If RESIDENT stays in the apartment after the date this lease ends with the approval of MANAGEMENT, and RESIDENT and MANAGEMENT have not renewed this lease or entered into a new lease, this lease shall be extended under its original terms except a) the duration shall be changed to month-to-month, and b) MANAGEMENT may raise the rent.

 TERMINATION AND ALTERATION OF MONTH-TO-MONTH LEASE: When the lease is month-to-month, MANAGEMENT and RESIDENT may
- terminate the lease only by giving the other party written notice equal to the Notice Period. A notice to cancel a lease is effective on the last day of a month. MANAGEMENT may change any of the terms of a month-to-month lease, including the amount of rent, by giving Resident written notice at least equal to the Notice Period.
- MOVING OUT OF THE APARTMENT: RESIDENT will move out of the apartment when this lease ends. If RESIDENT moves out after this lease ends, RESIDENT shall be liable to MANAGEMENT for any resulting losses including rent, court costs and attorney's fees.

E. RIGHTS OF MANAGEMENT

- 19. EVICTION: If RESIDENT violates any of the terms of this lease, RESIDENT may be evicted immediately and without prior notice. If RESIDENT is evicted but does not move out voluntarily, MANAGEMENT may bring an eviction action. If RESIDENT violates a term of this lease, but MANAGEMENT does not sue or evict RESIDENT, MANAGEMENT may still sue or evict RESIDENT for any other violation of any term of this
- 20. ATTORNEY'S FEES: If MANAGEMENT brings any legal action against RESIDENT, RESIDENT must pay MANAGEMENT'S actual attorney's ees and court costs even if rent is paid after the legal action is started.
- MANAGEMENT'S RIGHT TO ENTER: MANAGEMENT and its authorized agents may enter the apartment at any reasonable time to inspect, improve, maintain or repair the apartment, or do other necessary work, or to show the apartment to potential new RESIDENTS or buyers.
- MANAGEMENT'S LEGAL RIGHTS AND REMEDIES: MANAGEMENT may use its legal rights and remedies in any combination. By using one or more of these rights or remedies MANAGEMENT does not give up any other rights or remedies it may have.
- LEASE IS SUBJECT TO MORTGAGE: The apartment building may be mortgaged or may be subject to a contract for deed. RESIDENT agrees that the rights of the holder of any present or future mortgage or contract for deed are superior to RESIDENT'S rights. For example, if a mortgage on the apartment building is foreclosed, the person who forecloses on the apartment building may, at their option, terminate RESIDENT's lease.

F. LIABILITY OF RESIDENT AND MANAGEMENT

- DAMAGE OR INJURY TO RESIDENT OR HIS/HER PROPERTY: MANAGEMENT is not responsible for any damage or injury that is done to RESIDENT or his/her property, guests or their property that was not caused by MANAGEMENT. MANAGEMENT recommends that RESIDENT
- obtain Renter's Insurance to protect against injuries or property damage.

 ACTS OF THIRD PARTIES: MANAGEMENT is not responsible for the actions, or for any damages, injury or harm caused by third parties (such as other residents, guests, intruders or trespassers) who are not under MANAGEMENT'S control.
- RESIDENT SHALL REIMBURSE MANAGEMENT FOR: 1) Any loss, property damage, or cost of repair or service (including plumbing problems) caused by negligence or improper use by RESIDENT, his/her agents, family or guests; 2) any loss or damage caused by doors or windows being left open; 3) all costs MANAGEMENT has because of abandonment of the apartment or other violations of the lease by RESIDENT, such as costs for advertising the apartment; 4) all court costs and attorney's fees MANAGEMENT has in any suit for eviction, unpaid rent, or any other debt or
- 27. WHEN PAYMENTS ARE DUE: Any amount owed by RESIDENT is due when MANAGEMENT asks for it. MANAGEMENT does not give up its right to any money owed by RESIDENT because of MANAGEMENT'S failure or delay in asking for any payment. MANAGEMENT can ask for any money owed by RESIDENT before or after RESIDENT moves out of the apartment.

G. MISCELLANEOUS

- 28. FALSE OR MISLEADING RENTAL APPLICATION: If MANAGEMENT determines that any oral or written statements made by RESIDENT in the
- rental application or otherwise are not true or complete in any way, then RESIDENT has violated this lease and may be evicted.

 BUILDING RULES AND ATTACHEMENTS ARE PART OF LEASE; NO ORAL AGREEMENTS: Any attachments to this lease are a part of this lease. If a term of any attachment conflicts with any term of this lease, the attachment term will be controlling. MANAGEMENT'S building rules are a part of this lease, and MANAGEMENT may make reasonable changes in these rules at any time by giving RESIDENT written notice. No oral agreements have been made. This lease and its attachments and any other written agreements are the entire agreement between RESIDENT AND management.
- 30. NOTICES: All RESIDENTS agree that notices and demands delivered by MANAGEMENT to the Apartment are proper notice to all RESIDENTS.

02/07/2018