



RESIDENTIAL LEASE OF REAL PROPERTY

1. NAMES OF LANDLORD AND TENANT

Name of the Management Company: **Hendley Properties, Inc.**
21 Greenbriar, Statesboro, GA 30458
P: 912-681-1166 F: 912-871-6116
Hendley Properties, Inc. may be referred to as Management Company, Hendley Properties or Landlord throughout this Agreement.

Name(s) of the Tenant(s): _____

2. LEASED PROPERTY

Address:.
Statesboro, GA 30458

referred to herein as Leased Property or Leased Premises
(Hendley Properties will only guarantee a community and unit style, but will not guarantee a specific address; unit numbers are subject to change without notice).

- A. _____ If checked, **Lease shall be for entire Unit** and all Tenants of Unit shall be jointly and severally responsible for all amounts due pursuant to the Lease Agreement and with respect to the Unit for the Lease Term.
- B. _____ If checked, **Lease shall be to individual Tenant for bedroom** in Unit and use of common areas of Unit and each Tenant in Unit shall be responsible for his or her respective rent pursuant to the Lease for the Lease Term.

INDIVIDUAL LEASE IS NOT THE SAME AS ROOMMATE MATCHING LEASE. HENDLEY PROPERTIES DOES NOT OFFER ROOMMATE MATCHING.

Whether A or B is checked, all Tenants of Unit are jointly and severally liable for all utilities and damages to Unit.

This is a legally binding contract. Once signed, Tenant(s) may not amend or cancel the contract. In the event that the Tenant(s) cannot move-in, due to no fault of the Landlord, the Tenant is responsible for finding a replacement Tenant and completing the Sublease or Lease Takeover Process (as applicable) as outlined in Section 13 of this Lease.

3. STARTING AND ENDING DATES OF LEASE AGREEMENT

LEASE DATES: August 1, 2025- July 15, 2026 (Lease Term)

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4. COMMUNITY FEE

A Community Fee of \$350 shall be paid for one-bedroom units. All other floor plans will be charged a Community Fee of \$250 per bedroom. The Community Fee shall be paid at the signing of this lease. This fee is non-refundable and non-transferable. This fee serves as a Reservation Fee and pays for your access to all Hendley Properties' amenities, a general cleaning of the Leased Property upon move-out, and touch-up paint on the walls at the end of the Lease Term. Tenant should follow all move-out instructions provided to avoid additional charges upon move-out. Any cost of cleaning and painting above this prepaid fee shall be the responsibility of the Tenant(s) as discussed below.

5. RENT

The Contract Amount for the Lease Term is \$_____. The Contract Amount will be paid in twelve (12) equal payments of \$_____, due on the first of each month, beginning one month prior to the start of the Lease Term. First and Last Month's rent is required before moving in. The first payment of \$_____ will be due July 1, 2025. This will cover rent for your last 1/12 of the Lease Term with Hendley Properties. Rent will not be prorated for partial months. The full amount of rent is due even though the Lease Term is less than 365 days. Tenant understands and agrees that the Base Rent paid on the 1st of each month is not a monthly rental amount but one-twelfth (1/12) of the total Base Rental due for the term of the Lease. Tenant shall make no claim for pro-ration or partial month's rent in the event that the Lease is not renewed. Tenant is required to vacate the Premises at the end of the Lease Term at noon on July 15, 2026. A Holdover Fee equal to one times (1x) an installment on the Contract Amount for the extra time occupied, plus all the Landlord's damages, the cost of any contractor scheduled to perform work in the Leased Property, and the damages of the person who could not move in because of the Holdover will be charged to the Tenant for moving out late.

Tenant agrees to pay the rental installment each month in advance, on, or before the 1st day of each month. Landlord does not have to ask (MAKE DEMAND UPON) Tenant to pay the rent. Rent is to be paid through the tenant AppFolio portal provided at signing. Tenant will be able to pay via credit card, debit card, E-check or Pay Near Me. E-check is free for all tenants and other payments will have processing fees applied.

Tenant agrees to pay a LATE CHARGE of 15% of the account balance, not to exceed \$100 per month per Tenant, if their balance is not paid in full by the 5th of the month. Such late charge may be charged after the 5th, and then again for each thirty (30) day period that the balance is not paid in full.

Any Additional Amounts owed by Tenant pursuant to this Lease, Tenant's application with Landlord or the lease terms contained in the application shall constitute additional rental to Landlord and may be collected in the same manner as an installment on the Contract Amount. Such additional amounts owed by Tenant pursuant to this Lease Agreement may be referred to as "Additional Rent" or "Additional Amounts". Additional Amounts posted to the Tenant's account after the 5th of the month will be due

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with the next installment on the Contract Amount. Note: This does not apply to Late Fees. Tenant agrees to pay a LATE CHARGE of 15% of any additional charge not paid by the 5th of the month that it is due. Such late charge may be charged after the 5th day and then again for each thirty (30) day period that the Additional Amount is not paid in full.

Delinquent accounts without mutually agreed upon payment plans will be sent to magistrate court on or after the 14th day of each month. Once a claim for unpaid rent has been sent to the magistrate court, thereafter all payments due by Tenant hereunder must be paid in full, no partial payments will be accepted.

Landlord shall have an absolute right to notify co-Tenants of the Leased Property any time Tenant is delinquent in paying rent, additional rent or any other amounts owed by Tenant pursuant to the terms of the Lease Agreement, whether this Lease Agreement is for the entire unit or on an individual basis. By executing this Lease Agreement, Tenant acknowledges and agrees that if Tenant is late in making any payment of rent, additional rent or other amounts owed hereunder, Landlord may notify Tenant's co-Tenants or roommates of such delinquency at any time and from time to time as such information is pertinent as to the co-Tenants or roommates as it may affect the joint and several liability of co-Tenants or result in eviction of Tenant and an alternative Tenant or roommate being placed in the Leased Property by Landlord if the Lease Agreement is on an individual basis. Landlord shall be entitled to notify co-Tenants or roommates of the identity of Tenant and any guarantors of Tenant's Lease Agreement, contact information (including cell phones, email addresses and mailing addresses) for Tenant and any guarantors, the amount and description of the past amounts due as well as any planned or actual legal or other action taken or planned by Landlord. Landlord shall have no liability whatsoever to Tenant or any guarantors of Tenant's Lease Agreement arising from or based upon the disclosure of such information.

6. GUARANTOR AGREEMENT, FINANCIAL AID OR PROOF OF INCOME

All Tenants must choose one of the following options to sign up for: Proof of income, guarantor or financial aid promissory note. Landlord may require a Guarantor meeting financial requirements if Tenant is unable to provide proof of adequate income and/or assets. Failure to provide approved financial documentation does not affect the Tenant's legal or financial obligation to this lease agreement. The lease is still enforceable. The Landlord reserves the right to cancel this lease agreement if Tenant fails to provide proper financial documentation within seven (7) days of signing the contract

The Tenant and the Guarantor will be obligated to ensure prompt payment of all Base Rent and Additional Rent. Guarantors will be required to show proof of income equal to or greater than 5x the monthly rent if the Tenant's monthly rent obligation is more than \$900. If the Tenant or the Guarantor are in violation of the lease agreement, or the rules and regulations of the development or Landlord, or if the lease is not fulfilled in its entirety, both the Tenant and the Guarantor may be named in and subject to all court proceedings, judgments and collection claims. All remedies against the Tenant shall

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apply to the Guarantor as well. It is not necessary for the Guarantor to sign the lease or to be named in the lease so long as a separate guarantor agreement is signed.

Tenants wishing to pay with financial aid must complete a promissory note to Hendley Properties or its assignee that states their rent will be paid with two payments, each covering one-half (1/2) of the Contract Amount, including all Premiums. If the Tenant fails to make any payment due under the terms of the promissory note, the entire balance of the Promissory Note, including the entire Contract Amount and Additional Amounts owed pursuant to the Lease and any late fees accrued thereon shall be immediately due and payable to Hendley Properties.

Tenants using proof of income must provide their most recent W2, tax return or at least three (3) consecutive pay stubs or bank statements showing direct deposits from Tenant's employer. Net monthly income of Tenant must be no less than three (3) times the amount of monthly rent.

A returned payment fee of \$35 will be added for each returned payment. If a Tenant has a returned payment, Tenant agrees that the Landlord may require all future payments to be made only in Certified Funds. If Tenant's financial institution returns Tenant's rental payment and causes the rental payment to be late, Tenant shall also be responsible for all applicable late charges.

7. PARTIAL INVALIDITY

If any section, clause, sentence, word or provision of this Contract or the application thereof to any party or circumstances shall, to any extent, be or become invalid or illegal, and such provision shall thereby become null and void, the remainder of this Contract shall not be affected thereby, and each remaining provision of this Contract shall not be affected thereby and each remaining provision of this Lease shall be valid and forceful to the fullest extent permitted by law. Provided, however, notwithstanding the foregoing, resident acknowledges that in the event resident signs this lease, but does not submit an approved means of Financial Qualification: Proof of Income, Guarantor Agreement, Financial Aid. THIS CONTRACT SHALL REMAIN IN FULL FORCE AND EFFECT WITHOUT SUCH APPROVED FINANCIAL DOCUMENTATION AND RESIDENT SHALL COMPLY WITH RESIDENT'S OBLIGATIONS UNDER THIS LEASE.

8. LANDLORD'S DUTY AT THE START OF THE LEASE

Landlord agrees to give Tenant possession of the Leased Property at noon on the starting date of the Lease Term. The Lease will commence even if Landlord cannot give Tenant possession of the Leased Property because the prior Tenant is still in the Leased Property or the Leased Property is damaged or if the Leased Property is not ready for occupancy. If Landlord cannot give Tenant possession, Tenant does not have to pay rent until the day Landlord gives possession of the Leased Property to Tenant. Landlord shall not be liable for actual or consequential damages for delay in possession. Nor shall Landlord be obligated to provide or pay for alternative living arrangements.

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9. VERBAL REPRESENTATION

Neither Landlord nor any of Landlord’s representatives have made any oral promises, representations, or agreements. This Contract is the entire agreement between Tenant and Landlord. Provided, however, in the event that Tenant has signed an addendum as part of this Contract or any prior Contract with the Landlord, such addendum shall be deemed to be a part of this Contract as well as any future Contract unless a similar addendum is signed by the parties which covers the subject matter of the previous addendum. Landlord’s representatives (including management personnel, employees, and agents) have no authority to waive, amend, or terminate this Contract or any part of it, unless in writing, and have no authority to make promises, representations, or agreements that impose security duties or other obligations on Landlord or Landlord’s representatives unless in writing.

10. MOVE-IN

Tenant may not move into the Unit until all fees, deposits, first month's rent and last month's rent have been paid in full by all residents of the Unit if on a joint lease. If Tenants are on an individual lease, then each Tenant must pay such Tenant’s respective fees, deposits, first month’s rent and last month’s rent before receiving keys. Tenants must check into the office to obtain a key and shall not access the Unit prior to receiving a key from Landlord’s office. Under no circumstances should Tenant be given a key by any other tenant/ roommate without first checking into Landlord’s office for the move-in procedure. All utilities must be placed in Tenant's or Tenants' name(s) with the utility companies. Tenant will provide confirmation from the power and water company prior to receiving keys. All lease documents must be completed prior to move-in. NO EXCEPTIONS! It is the responsibility of Tenant to request a move-in inspection form from Landlord and to note in writing any damages to the Leased Property observed upon move-in and to turn such form into Landlord within twenty-four (24) hours of receiving keys to the Leased Property. If Tenant shall fail to notify Landlord of any existing damage to the Leased Property within twenty-four (24) hours of receiving keys, it shall be assumed that Tenant caused the damage and Tenant shall thereafter be solely responsible for the cost of any damages to the Leased Property.

11. INSURANCE

Landlord agrees to have fire and hazard insurance on the building where the Leased Property is located. Tenant's personal property is not insured by Landlord's insurance. Tenant is responsible for Tenant's own property that is located in the Leased Property. Should an accident occur from Tenant's negligence (or the negligence of any pet, invitee or licensee of Tenant) that destroys or harms the building or other improvements located on the Leased Property, Tenant will be jointly and severally responsible along with all other tenants of the Unit for all costs to repair damages as well as paying any insurance deductible due under Landlord's policy of insurance. Landlord is not responsible for any property of Tenant and Landlord's insurance does not cover any property lost, stolen or damaged of Tenant or Tenant's guests. All Tenants are encouraged to obtain renters’ insurance. All property that belongs to the Tenant inside the unit is not covered in the

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event of fire, flood or theft. Landlord is only responsible to repair unit, not replace personal belongings and Tenant acknowledge and agrees to this by signing this lease.

12. TRANSFERS BY TENANT

Tenant agrees not to transfer lease or sublease or assign all or any part of the Leased Property to anyone else without the written consent of Landlord, such consent to be granted or denied in Landlord's sole and absolute discretion. Tenant agrees that if Tenant transfers or assigns this lease or leases or subleases all or a part of the Leased Property to another, without the written consent of Landlord, Tenant has violated this lease.

13. LEASE TAKEOVER & SUBLEASE

If Tenant wishes to get out of the lease before the first payment of the lease is due (no later than one month prior to move-in) a Lease Takeover may be completed. The Tenant must find a replacement lease holder. Said replacement Tenant will go through the leasing process, will be subject to all current market rental rates, will pay the Community Fee, and must be approved by management. Tenant will forfeit the Community Fee paid at signing, and a Re-Leasing Fee equal to one month's rent must be paid before the re-leasing process can begin. Once all fees are paid, and the replacement Tenant has completed the leasing process, the original lease holder will no longer be obligated to the lease agreement.

If the Tenant has already moved in and wishes to move-out before the lease term ends, the Tenant will have to complete the Subleasing Process. Tenant cannot assign or sublease any part of the Leased Property to another person without the Landlord's written consent, to be granted or denied in Landlord's sole discretion. Even if Landlord agrees to an assignment or sublease, Tenant shall remain liable for all of Tenant's obligations under this Lease. Tenants are not required to have roommate approval for the new sublease. Current tenants will be given first rights to take over a room before a sublease is completed. That right has been forfeited under this lease. Only notice of new roommate is required. Gender requirements apply in all male and female apartments.

A Sublease Fee equal to one-twelfth (1/12) of the annual Base Rent will be due from the Tenant that wishes to sublease. The sub-lessee will be required to go through the application and leasing process. Sublessee will be subject to all current market rental rates; concessions offered to the original Tenant will be void. In the discretion of Landlord, Landlord may approve the sub-lessee after payment of the sublease fee.

14. RESPONSIBILITY FOR DAMAGE TO PROPERTY, INCLUDING FOUL ODORS.

Landlord is responsible for all damage to property that is the fault of Landlord or people employed by Landlord at the Leased Property. Tenant is responsible for all damage to the Leased Property and injury to people caused by Tenant and Tenant's invitees and licensees. Damage to the Leased Property shall include not only visible physical damage to the Leased Property but also any foul odors detected in the Leased Property or

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emanating from the Leased Property occurring or arising during the Tenant's occupancy of the Leased Property or the Lease Term or subsequent to Tenant's occupancy of the Leased Property or the Lease Term if caused by actions or negligence of Tenant or Tenant's invitees or licensees. Such odors shall include, but not be limited to, any foul odors detected by Landlord or Landlord's agents caused by pets or pet waste, spoiled food, cooking, smoke and/or failure to maintain the Leased Property in a clean and dry condition. If odors cannot be removed by normal professional cleaning at Tenant's expense, which may be required by Landlord either during the Lease Term or following termination, Tenants shall be jointly and severally liable for the cost of all remediation to remove the odors, including, but not limited to, the cost of replacing flooring and repainting the Leased Property.

15. USE OF LEASED PROPERTY

Tenant agrees to use the Leased Property only as residence. Tenant agrees to obey all federal, state and local laws and regulations when using the Leased Property. Tenant agrees not to store any flammable or dangerous things in or around the Leased Property. Tenant agrees not to do anything in or around the Leased Property, which could harm anyone or damage any property. Tenant agrees that Tenant will not allow more than one person per bedroom to live in the Leased Property without the written permission of Landlord. The fact that Tenant may have conflict with a roommate or co-Tenant will NOT act as grounds to terminate this Lease. Tenant acknowledges and agrees that Landlord does not provide roommate matching services and an inability of Tenant to get along with roommates or co-Tenants shall not absolve Tenant from full responsibility for all financial terms of this Lease Agreement nor constitute grounds for termination of Lease.

In the event that Tenant is arrested for or charged with any crime (other than a traffic related offense not involving illegal or controlled substances) during the term of the Lease, and/or Landlord is presented with evidence of activities of Tenant which shall constitute a nuisance or a threat to Landlord, other Tenants, the Leased Property or the development, Landlord shall have the right to evict Tenant from the Leased Property.

16. RE-KEY OPTION

Hendley Properties has made reasonable efforts to account for all keys which provide access to the property. However, Hendley Properties cannot guarantee that a previous resident or vendor has not copied a key and kept it. Tenant understands that Hendley Properties has no obligation to re-key the property between Tenants. Tenant is afforded the option of having Hendley Properties re-key the property, at the Tenant's expense. Tenant must fill out the re-key addendum online at www.hendleyproperties.com to have the unit's keys changed.

17. PETS

Tenant agrees not to keep any pet or animal of any kind on the Leased Property for any period of time, without the prior written permission of the Landlord, such consent to be

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granted or denied in Landlord's sole and absolute discretion. Tenant will not allow family or guests to have pets or animals on the Leased Property for any period of time. Tenant will pay a minimum charge of \$400 if a pet or animal is found in or on the Leased Property without Landlord's prior written approval. Tenant will also pay any costs associated with replacement of carpets, scent remediation, pest control and repairs of any damage to the Leased Property if a pet or animal is at the Leased Property at any time for any length of time. Allergens and foul odors from pet urine or feces or other fluids shall be considered damage and carpets and fabric items will be replaced if a pet or animal is in the unit for any period of time. The above applies whether the pet or animal belongs to the Tenant or not. If the unit is deemed to have a flea infestation by Pest Master Services, the treatment will be billed back to tenants at current market rate. Tenant must clean up all pet waste immediately both inside and outside the Unit. If Tenant shall fail to pick up any pet waste anywhere on the community premises and dispose of it in a trash collection container, Tenant may be fined \$150.00 for each incident.

Tenants desiring to keep a pet at the Leased Property must obtain prior written approval from the Landlord before bringing the pet on property. The Landlord has the right to reject any request to keep a pet on property for any reason, except animals assisting disabled or handicapped persons. Tenants registering an Emotional Support Animal, must provide a completed ESA Application through Hendley Properties approved documentation. No pets can be brought into unit as an ESA until animal has been approved and validated by the manager. If the Landlord approves an animal, the Tenant must pay a \$250 registration fee (non-transferable to other properties within Hendley Properties) and \$45 per month pet rent. The pet registration fee and pet rent do not cover any damage caused by the pet. Any damage caused by a pet or emotional support animal will be the responsibility of the Tenant with the animal. Failure to follow proper pet-approval procedure will result in a \$400 pet fine, retro-active payment of all pet rent from the beginning of the lease, and subject Tenant to possible termination of this lease. Proof of pet vaccinations must be provided by a licensed vet prior to move-in. The Pet Addendum form must be filled out on www.hendleyproperties.com for pet approval.

Pet Rules

1. All pets must wear identification tags at all times.
2. All pets must be licensed and inoculated in accordance with local law.
3. Pet owners must abide by all leash laws.
4. The pet owner must supervise all pets at all times. Pets may not be left tied to any apparatus for any amount of time.
5. Pets are not allowed in the pool or pool area. A fine of 400 will be assessed to the responsible resident if they or their guest(s) have a pet in or at the pool.
6. Pets may not disturb other residents.
7. The pet owner agrees to assume full responsibility, financial and otherwise, for any injury caused by his/her pet to any person, and any damage caused to any other Tenants' property.
8. Pet may not exceed 30 pounds in weight at full maturity and must be 1 year of age, unless otherwise agreed to in writing by Hendley Properties Management.

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9. Aggressive breeds are generally not permitted and shall only be allowed upon express prior written approval of Hendley Properties in the sole and absolute discretion of Hendley Properties. Such consent may be withdrawn at any time and from time to time. Aggressive breeds may include, but are not limited, to Boxer, Chow Chow, Doberman Pinscher, Husky, Alaskan Malamute, Rottweiler, German Shepard, Pitbull, Wolf Hybrid, Staffordshire Terrier, and Caucasian Ovcharka.
10. Only one pet (either cat or dog) will be allowed per Tenant.
11. Pets shall not be left on porches, patios, or screened porches unattended.
12. All pets must be spayed or neutered to be living on site. Litters of puppies or kittens will not be permitted.
13. Pets must be crated or contained when tenant is not home.
14. Tenant must pick up/clean up all pet waste from the property.

18. CARE OF LEASED PROPERTY

Tenant is responsible for, and will take good care of, the Leased Property and all of the property in and around the Leased Property. Tenant agrees to pay for any damages to the Leased Property arising from or based upon the actions or inactions of Tenant, Tenant's family and/or Tenant's guests, licensees or invitees. Tenant agrees to move out and give back the Leased Property to Landlord at the expiration of the Lease Term. For maintenance related issues, tenants are to put in a maintenance request through hendleyproperties.com.

It is not the policy of Hendley Properties to assign specific bedrooms to Tenants. Tenants shall pick the bedroom of their choice and agree with other roommates on room selection. It is the responsibility of the Tenant to notify Hendley Properties of each occupants' room selection. Each Tenant will be responsible for damages in their own room. If Hendley Properties cannot determine who is responsible for damaging a bedroom, all Tenants shall be jointly and severally liable for the damage. Hendley Properties makes no representations or warranties as to the compatibility or conduct of any other Tenants residing in the apartment. In no event is Landlord liable for any damages whether direct or indirect, general or specific, arising out of, or relating to, the conduct of any of Tenant's roommates. Tenants are jointly and severally responsible for the damages of the common areas. Common areas are defined as the foyer, hall(s), living room, dining room, kitchen, shared bathrooms, laundry room, front and back patios, carport, garage and driveway.

19. LANDLORD'S RIGHT TO ENTER LEASED PROPERTY

Tenant agrees that Landlord and people working for Landlord may go into the Leased Property upon reasonable notice and/or at reasonable times without notice. Landlord and people working for Landlord may inspect, make repairs, do maintenance, and show the Leased Property to others. Air filters are changed quarterly or as needed to help with HVAC maintenance and efficiency. During filter changes property inspections may occur and Tenant expressly consents to the same.

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20. UTILITY SERVICES

Tenants are jointly and severally liable for payment of all utility services. All utilities may be used only for normal household purposes and must not be wasted. Landlord will not be liable for any interruption, surge or failure of utility services to the premises or any damage directly or indirectly caused by the interruption, surge or failure.

Landlord has the right to turn off services to the Leased Property in order to make repairs or to do maintenance.

All utility bills must remain in the Tenant's name, including electric and water bills, until Tenant's exact lease expiration date. At no time during the Lease Term should any utilities be disconnected. If, during the Lease Term, utilities are taken out of Tenant's name and/or disconnected, a \$100 charge will be assessed, and the Landlord will have the service terminated. Landlord is not responsible for Tenant utilities and Tenant has an obligation to ensure Leased Property has access to utilities during entire Lease Term.

21. LAWN CARE

Landlord will cover the lawn care cost and maintenance of the following: Greenbriar, Hawthorne Court, Hawthorne II, Planter's Row, The Retreat at Gentilly, The Village at Midtown, The Fountain at Mulberry, Magnolia Village, West Gentilly, The Manor, Walnut Grove, The Oaks at Inman, Bulloch Square, student houses and duplexes, or multifamily housing.

FAMILY/PROFESSIONAL HOUSES ONLY:

All houses designated as Family/Professional Houses will be responsible for their own lawn care cost and pruning. Tenants of Family/Professional Houses that do not properly maintain their lawn will be billed for lawn care in the amount of \$150, as an Additional Amount. Lawn maintenance can be provided for \$150 per month, to be paid as an Additional Amount each month with your installment of the Contract Amount. This option should be added for the full lease term and not partial months. This service shall cover two cuttings per month during grass cutting season, and shrub pruning twice per year.

Check *Yes* if you'd like to opt in for lawn maintenance or *No* if you'd like to be responsible for your own lawn maintenance. Initial next to your choice. Failure to choose an option will automatically opt you in for lawn service.

YES _____ **NO** _____

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22. PROPERTIES WITH FENCES *(applicable to Tenants of Planter’s Row only)*

If the Tenant has chosen a property that has a fence located thereon. The Tenant(s) will use the fence at the Tenant’s own risk. The landlord will not be held responsible for the injuries sustained by the Tenant and/or the Tenant’s occupants, guests or pets when using the fence, and the Tenant will indemnify the landlord for any actions resulting from injuries to Tenant and/or Tenant’s occupants, guests, or pets.

The landlord is responsible for the general maintenance of the fence. The Tenant agrees to refrain from attempting to make any repairs or adjustments to the fence without the written permission of the landlord. The Tenant must immediately notify the landlord of any repair that the fence may require. The Tenant is responsible for the full cost that may be due for repair and/or replacement of the fence that is required as a result of negligence by the Tenant, the Tenant’s occupants, guests, or pets.

The Tenant understands that the fence is strictly an amenity and that the use of this amenity is not guaranteed under the terms of the lease. Any interruption or non-availability of the use of the fence will not violate any terms of the lease.

If the Tenant violates any part of this Addendum, the Tenant will then be in default of the lease. In the event of a default, the landlord may initiate legal proceedings in accordance with local and state regulations to evict or have the Tenant removed from the leased premises, as well as seek judgment against the Tenant for any monies owed to the landlord as a result of the Tenant’s default.

The Tenant(s) understands and agrees that there is a \$100 per month Fence Premium to be paid on the first of each month with their rental installment. Tenant agrees to sign the Fence Addendum, which will document the amount of the Fence Premium each Tenant will pay. If the Tenant(s) fail to sign the Fence Addendum, they agree to divide the premium evenly between each roommate. Hendley Properties will not waive the Fence Premium for any house having a fence, regardless if the occupants have a pet or not. The Fence Premium will be charged for every house that has a fence. No exceptions.

23. PEST CONTROL

Landlord will cover the routine maintenance cost of pest control at all locations. Pest control required outside of routine maintenance that is deemed by the pest control company to be necessary due to Tenant negligence will be billed to the Tenant at current market rates and shall constitute Additional Rent due hereunder. Pest Control is offered on Mondays or Fridays depending on location (day subject to change). Tenants wishing to be treated other times will be billed a \$35 service charge.

Only the interior of the property, and the immediate exterior perimeter of the property is covered for Free Pest Control. Tenants wishing to have the yard, grass, bushes, etc. treated will be billed at market cost.

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Tenants requiring bed bug extermination will be responsible for full extermination services. Tenants will be jointly and severally responsible for the cost of the bed bug extermination. If bed bugs have been found in the unit, every bedroom and common area may need to be treated. If it is deemed necessary by the pest control company, Tenants agree in advance to dispose of mattresses and furniture that is deemed untreatable. Hendley Properties will not reimburse Tenants for loss of personal property.

Tenants that have flea infestations will be responsible for full extermination services.

24. DEFAULT

Tenant shall be considered in default of this Lease if Tenant:

1. Does not pay base rent, additional rent or other applicable charges to the Landlord or Landlord's designee on time.
2. Abandons the Leased Property during the Lease Term. The Landlord, in its sole discretion, shall have the right to determine when the Leased Property has been abandoned. Tenant agrees abandonment of the Leased Property shall include, but is not limited to, any one of the following: the removal of personal property other than in the usual course of continuing occupancy; early move-out under any circumstance; the failure to pay monthly base rent or other charges; discontinuance of any utility service; and failure to respond to notices, phone calls, or correspondence from the Landlord.
3. Occupies the Leased Property past the expiration of the Lease Term. This situation will be considered a Holdover and the Tenant will be responsible for paying one times (1x) an installment on the Contract Amount for the extra time occupied, plus all of the Landlord's damages, the cost of any contractor scheduled to perform work in the Leased Property and the damages of the person who could not move in because of the Holdover.
4. Fails to perform any duty or condition agreed to in this Lease.

If Tenant defaults on this Lease:

1. Applicable late charges will be assessed and charged to the Tenant
2. Landlord can turn unpaid accounts over to a collection agency at which time a 40% charge will be added to the Tenant's outstanding balance. This will be reported with the major credit reporting agencies and may negatively affect Tenant's credit rating and ability to obtain future financing or leasing.
3. Landlord may initiate legal proceedings in accordance with local and state regulations to evict or have Tenant removed from the Leased Premises as well as seek a judgment against Tenant for any monies owed to Landlord as a result of Tenant's default.
4. In the event that the Tenant vacates or abandons the leased premises before the expiration of the lease term, whether voluntarily or through writ of possession the landlord has the option of re-entering and taking possession of the leased premises to proceed with subleasing the unit. In the event that the landlord discovers the Tenant

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has given false or misleading information on Tenant's rental application or any leasing document, magistrate court proceedings may be initiated so the landlord shall have the privilege of taking possession of the leased premises and subleasing the unit. Entering and subleasing the unit does not release the Tenant from liability for rent nor from any other obligation of Tenant under the terms of the lease agreement. It is the option of the landlord to sublease the unit or to make payable in advance the entire lease term due to the landlord. It shall not be necessary for the landlord to give notice of rent being due and unpaid or of other conditions broken or to make demand for rent, the execution of this lease agreement signed by the parties hereto being sufficient notice of the rent being due and demand for the same, and it shall be so construed, any law, usage or custom to the contrary notwithstanding.

25. ADDENDA

All Addenda to this lease including, but not limited to, Application, Guarantor Agreement Addendum, Financial Aid Addendum, Sub-lease Addendum, As Is Addendum, Transfer Addendum, Re-Key Form, Fence Addendum and Pet Addendum, are all considered to be a part of this lease agreement.

26. SAFETY

Megan's Law Disclaimer: Landlord has not made any investigation or inquiry under the Megan's Law (Sex Offender Registration Law), and Tenant agrees to make such inquiries or investigations, as Tenant deems necessary. Tenant agrees that any information disclosed under Megan's Law cannot be used with respect to the provision of housing or breaking of this Lease. If Tenant is concerned regarding such issues, Tenant should make any desired investigations BEFORE signing the Lease. Once signed, the Lease is a binding contract to rent.

Tenant must exercise due care for Tenant and others' safety and security. None of Landlord's safety measures, if any, are an express or implied warranty of security or are a guarantee against crime or of a reduced risk of crime. Landlord is not liable for injury, damage, or loss to person or property caused by criminal conduct of other persons including theft, burglary, assault, vandalism, or other crimes or Tenant's personal conflict with roommates, or any other reason. Landlord is not obligated to furnish security personnel, security lighting, security gates or fences, or other forms of security.

27. IMPROVEMENTS/ALTERATIONS TO LEASED PROPERTY

Tenant shall not make any improvements or alterations to Leased Property without the express prior written consent of Landlord which shall be granted or withheld in Landlord's sole discretion. This shall include the installation of fixtures or equipment to the Leased Property, including satellite dishes and Wi-Fi installations. All such installations must have prior written Landlord approval, which may be granted or withheld in Landlord's discretion. Landlord's property and common areas have been damaged in the past by the installation of such dishes and Landlord has a valid interest in ensuring that such dishes, where permitted, are properly installed in accordance with the

Tenant Initials:

law. Any unauthorized satellites attached to the building or in the wrong location will be moved at Tenant's expense and repairs will be billed. Any Tenant who chooses to paint walls will be billed the cost of repainting. Walls that cannot be covered with one coat of paint will be charged of repainting at market rate per room. Note: Living Room, Dining, Kitchen, Bathrooms, Hallways, Bedrooms, Etc. each count as a room. Accent walls will be charged at room rate. Tenant shall not paint any cabinets, vanities or permanent fixtures in the unit. No doors or brick is allowed to be painted.

28. RIGHT TO CONTACT

Landlord or its agents or representatives may have need or desire to contact Tenant from time to time regarding payment of rent, repairs or other matters with respect to the Leased Premises or arising pursuant to this Lease. By execution of this Lease Agreement, Tenant expressly acknowledges and agrees that Landlord and its agents and representatives shall have the right during or subsequent to the Lease Term, to contact Tenant by telephone, cell phone, text, email, social networking sites, facsimile, mail, overnight delivery, personal delivery or other methods regarding the Leased Premises or the Lease.

29. NO WAIVER

Any failure by Landlord to insist upon strict compliance with the terms of the Lease Agreement or any policies and procedures or rules and regulations of the Subdivision or development shall not result in a waiver of Landlord's right to later enforce such terms, policies, procedures, rules or regulations. Nor shall any failure by Landlord to insist upon strict compliance with the terms of the Lease Agreement or any policies and procedures or rules and regulations of the Subdivision or development with respect to one Tenant or Tenants result in a waiver of Landlord's right to enforce such terms, policies, procedures, rules or regulations with respect to another Tenant or Tenants.

30. SUBORDINATION

This Lease Agreement is expressly subject and subordinate to any lease, financing, loans, other arrangements, or right to possession with regards to the building or land that the Landlord is obligated to now or in the future including existing and future financing, debts to secure debt, security deeds, mortgages and/or loans or leases on the building and land. If requested, Tenant shall promptly execute any document that Landlord may request to specifically implement the subordination of this Lease to any mortgage instrument of Landlord.

31. CONDEMNATION

If the whole or any part of the Leased Property is taken by any authority having power of condemnation, this Lease Agreement will end. Tenant shall peaceably vacate the Leased Property and remove all personal property and the lease terms will no longer apply. The Tenant, however, is responsible for all rent and charges until such time that Tenant vacates the Leased Property.

Tenant Initials:

32. WARRANTY AND EXCULPATORY PROVISION

Tenant releases Landlord and any and all agents and representatives acting on behalf of Landlord from liability for and agrees to indemnify Landlord against all losses incurred by Tenant as a result of (a) Tenant’s failure to fulfill any condition of the Lease Agreement; (b) any damage or injury happening in or about the Leased Property to Tenant's invitees or licensees or such person's property; (c) Tenant's failure to comply with any requirements imposed by any governmental authority; and (d) any judgment, lien, or other encumbrance filed against the Leased Property as a result of Tenant's actions. Landlord shall not be liable for damage to Tenant's property of any type for any reason or cause whatsoever. Tenant shall be responsible for obtaining fire extended coverage and liability insurance on Tenant's personal property, furniture, clothes, and valuables.

The Landlord (including its managing and leasing agents and its other agents, servants and employees) shall not be liable or responsible in any manner to the Tenant, or to any of the Tenant's spouse, children, dependents, guests, invitees, heirs, personal representatives, successors or assigns, or to any persons having interests in any property located on the Leased Property or the complex of which the premises are a part, for personal injury (including death), property damage, property loss (including decrease in value of property), or any other type of loss or damage giving rise to any claim for damages or to any other type of claim whatsoever, which results from negligence and/or other fault, except willful misconduct, and which arises, in whole or in part, from any condition, accident or occurrence relating to the Leased Property or to the complex of which the premises are a part, including: any defective or other condition in buildings, equipment, and improvements, appurtenances, storage areas, other facilities, and common areas, and including latent and patent conditions, that whether known or unknown, and whether now existing or later developing; conditions relating to plumbing, heating, air conditioning, and equipment, appliances, facilities or machinery, whether in proper working order or not, resulting from acts of God and the elements, including wind, rain, hail, snow, storms, floods, and earthquakes; conditions relating to repair, alteration or replacement work performed by or on behalf of the Landlord, or relating to circumstances delaying or preventing such work from being performed; conditions relating to theft, burglary, vandalism, acts of violence, other acts of third-parties, acts of other Tenants of the complex, and any acts or matters relating to the security; and any conditions or circumstances relating to any services or undertakings provided by the Landlord or by anyone acting on behalf of the Landlord. Tenant acknowledges that there may be rental housing in this community which may be leased without an exculpatory provision such as the one contained in this lease. The Tenant understands this clause and agrees to its terms.

33. PERSONAL PROPERTY LEFT BEHIND IN LEASED PREMISES

If Tenant shall abandon the Leased Property and shall leave personal property in or about the Leased Property or if the Lease Term shall end and Tenant shall vacate the Leased Property leaving personal property in or about the Leased Property, Landlord shall have the right, without notice and without liability, to store or dispose of any of Tenant's

Tenant Initials:

property remaining on the Leased Property as Landlord sees fit at Tenant's sole expense. Any such property shall be considered Landlord's property and title thereto shall vest in Landlord.

34. CONSENT TO JURISDICTION AND VENUE

By executing this Lease Agreement, Tenant for himself or herself and his or her heirs, personal representatives, estate, and assigns, does irrevocably consent and agree to personal and subject matter jurisdiction and venue in the Magistrate, State or Superior Court of Bulloch County, Georgia, and does hereby waive any and all objections to the same. Tenant understands that Tenant may be waiving the right to be sued in Tenant's home county by executing this Lease Agreement and does so knowingly and intentionally.

Tenant hereby acknowledges that Tenant has read this lease agreement and will abide by all sections and addendums.

35. RULES AND REGULATIONS

Tenant agrees to follow all rules and regulations for the Leased Property. If Tenant violates any rules or regulations for the Leased Property, Tenant and roommates may be evicted by Landlord. Tenant acknowledges responsibility for all guests and for notifying guests of all rules and regulations.

RULES AND REGULATIONS

1. In addition to the terms, covenants, and conditions contained in this Lease Agreement, Tenant covenants and agrees to be bound by the rules and regulations applicable to all Tenants of Hendley Properties, Inc.
2. Landlord reserves the right to alter, modify, and amend these rules and regulations, provided that such amendment, modification, or alteration shall serve the purpose of reasonably preserving the Leased Property and the rights and interests of the Tenants to quiet enjoyment of the property. Notice will be given to all Tenants.
3. Tenant shall be responsible for all damage or injury resulting from any violation of the rules and regulations.
4. Tenant shall not make or permit any disturbing noises on the property by himself, members of his family, guests or permit anything to be done that will interfere with right, comforts or convenience of other Tenants. Tenant shall not play any loud musical instrument, loud stereo, loud television, loud radio or other audio equipment on the premises between eleven o'clock p.m. and eight o'clock a.m. the following day. A fine of \$300.00 will be charged for loud parties, loud music, loud car radios, and other disturbing noises.
5. Tenant shall keep the property in good state of preservation and cleanliness. If interior of property is deemed unclean, a professional cleaner may be hired at the manager's

Tenant Initials:

discretion to return the property to an acceptable state. Such charges will be billed back to the Tenant. Any trash that is left on the grounds and porches will be removed to the dumpsters. The Tenants responsible for the trash will be charged at the rate of \$100 per 50-gallon bag or a minimum charge of \$75 per incident. Neither Tenants nor their guests shall throw cigarette butts on the grounds, paving, decks and porches. A fine of \$100.00 per incident will be charged to Tenants who do not properly dispose of cigarette butts.

6. No ash can, garbage can, wood box, kitchen supplies, ice, laundry, furniture or other articles whatsoever shall be placed on the decks, patios or porches, with the exception of deck furniture on rear decks. No articles shall be hung from windows or placed upon windowsills. Blinds are not provided by Hendley Properties but must be hung in all windows facing road. They must be white in color. Firewood should be stored not touching any exterior walls.
7. The commodes and other water apparatus such as dishwashers and garbage disposals shall not be used for any other purpose other than that for which they are constructed nor shall any sanitary napkins, tampons, disposable diapers, sweepings, rubbish, rags, paper towels, excessive food matter, or any other improper articles be thrown into the same. Any damage resulting from misuse thereof shall be borne by the Tenant upon whose property it shall have been caused. In addition, Tenant(s) will be charged for any toilets and garbage disposals that have been clogged by foreign objects and will be charged a fee of \$200.
8. Tenant will not add, remove, enter or change any locks without prior written consent of the Landlord or Landlord's agent. Tenant must provide new key to Landlord.
9. Tenant is responsible for replacing smoke detector batteries as needed. Landlord shall not be responsible for the malfunction of smoke detectors whether as a result of weak, defective, or inappropriate battery or otherwise. Should Tenant fail to keep a charged battery in the detector or permit the smoke detector to be damaged in any way, Tenant shall be assessed the sum of \$50 plus any municipal fines.
10. Upon leaving property for an extended period of time, Tenant will maintain a minimum temperature of 55 degrees Fahrenheit during the cool months, and a maximum of 80 degrees Fahrenheit during the warmer months, in all heated rooms of the dwelling. Also, upon leaving property for any extended period of time, Tenant shall provide for daily inspection of the property during cold periods. This inspection shall include checking on the heating system to ensure that proper heat levels are being maintained (kerosene burners or any type of auxiliary heaters are prohibited). Tenant is responsible for any damage to unit that occurs due to an adequate temperature not being maintained in the dwelling. Landlord may enter the Leased Property to read the water meters and change furnace filters.
11. No sticky materials whatsoever or large nails, hooks, screws or string lights (such as holiday decorations) are to be put in /on walls or ceiling. Small nails (such as brads) may be used in walls to hang pictures. Painting labor and supply costs will be charged to Tenant for damage repairs for excessive holes, dark marks, sticky materials, large nail holes, marks on ceiling and any other painting costs exceeding normal wear and tear.

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Only command strips are allowed on LVP accent walls. NO DART BOARDS ARE PERMITTED INSIDE ANY UNIT.

12. Keys will be loaned to Tenant during reasonable business hours with Proof of I.D. If a key is lost or not returned at the end of the Lease Term, Landlord will charge Tenant for costs of changing locks. If a Tenant gets locked out after hours, they may contact the emergency maintenance technician by putting in a request via our website. A \$50 lockout charge will be assessed for all lockouts once maintenance has been dispatched, even if the Tenant calls back and cancels.
13. Tenant shall furnish electric light bulbs. Landlord will not provide light bulbs after move in.
14. Tenants are not permitted on rooftops.
15. Tenant agrees to give the right of entry to pest control vendors when extermination is scheduled.
16. Notice shall be given to Landlord if the property is not going to be occupied for a period of time.
17. No liquid filled furniture or receptacle containing more than ten gallons of liquid is permitted without prior written consent and meeting the requirements of the Landlord. Tenant also agrees to carry insurance deemed appropriate by the Landlord to cover possible losses that may be caused by such items. Water beds are not permitted.
18. Tenant (s) may not park on the grass at any time. Cars cannot be parked in fire lanes, along curbs, near dumpsters, behind another car, or any location other than designated parking spaces. Any cars parked in undesignated areas will be towed at owner's expense or charged \$100 per car to be paid by the Tenant responsible for the car whether it is a personal or a guest's vehicle. Tenant is responsible for informing his or her guests of all policies contained in the Lease and applicable to Hendley Properties in general. Inoperable vehicles are not permitted to be on the property and will be towed at the owner's expense. Recreational vehicles such as, boats, RVs, ATVs, etc. are prohibited and will be towed at the owner's expense.
19. Tenant must use an ironing board when ironing clothes. At no time should the Tenant place a hot or warm iron on the floor. If flooring is burned by any means (iron, cigarette burns, candles, hairstyling tools, etc.) the ENTIRE floor will be replaced at Tenant's expense.
20. Tenant agrees to notify Landlord immediately if the Leased Property is damaged by fire or any other cause. Tenant agrees to notify Landlord if there is any condition in the Leased Property that could damage the Leased Property or harm Tenant or others. If the Leased Property is damaged or destroyed to such an extent that Landlord terminates the lease, the Landlord has no further responsibility to the Tenant.
21. All utility bills must remain in the Tenant's name, including electric and water bills, until Tenant's exact lease expiration date. At no time during the Lease Term should any utilities be disconnected. If, during the Lease Term, utilities are taken out of Tenant's

Tenant Initials:

name and/or disconnected, a \$100 charge will be assessed, and the Landlord will have the service terminated. Landlord is not responsible for Tenant utilities and Tenant has an obligation to ensure Leased Property has access to utilities during entire Lease Term.

22. Occupancy limits shall be limited to the person(s) named on the Lease Agreement. Local ordinances provide for over-occupancy, which constitutes a zoning violation, which may be subject to fines and/or criminal punishment. Tenants are specifically advised of the existence of this ordinance and should any violation occur or be alleged to have occurred, Tenants agree to pay all fines, court costs, and attorney's fees associated with such violations or alleged violations whether a conviction results or not. Tenants will be charged \$800.00 per illegal occupant for violation of this ordinance.
23. The use of any provided amenities: swimming pool, volleyball court, pond, fire pit, basketball area, etc. is at the Tenant's own risk. The Tenant further understands that any interruption of use will not alter or change any of the terms of the Lease. Each Tenant may only bring one (1) guest to any amenity area at a time and must be present with guest at all times. Tenant understands that they are responsible for their guests and any damage they may cause.
24. Tenants are not allowed to use attics as personal storage space at any of our properties.
25. Tenants and guests are prohibited from smoking inside the leased premises. This includes but is not limited to cigars, cigarettes, vapes, e-cigs, hookahs, and incense. Tenant will be responsible for paying for any remediation required.
26. Gas barbecue grills should be located no less than ten feet from combustible building components and should never be used beneath overhangs such as roofs, porches, or decks. Grills should never be left unattended while in use. Charcoal barbecue grills may only be used in locations designated by the property manager. These locations may include picnic areas, or barbecue pits that are at least 25 feet away from any part of an insured building or structure. A charcoal grill may not be located less than 25 feet from an insured building or structure at any time.
27. Fire pits (portable or permanently installed) may only be used in locations designated by the property manager. These locations may include picnic areas that are at least 25 feet away from any part of an insured building or structure. A fire pit may not be located less than 25 feet from an insured building or structure at any time. Tenants at Planter's Row wishing to have a permanent fire pit installed may do so by contacting the office. There is a \$350 charge for installation and the fire pit becomes a permanent fixture of the property. Burn barrels, or other containers being used to burn any materials are not permitted without express permission of management. Failing to adhere to Burn Policy will result in a \$300 fine per incident.
28. Tenants wishing to install a security alarm may do so at their own costs. Tenants should notify landlord before installation and provide entry information so that landlord can complete routine preventative maintenance.

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29. Tenant shall make a mailbox replacement fee of \$50 in the event Tenant loses or misplaces mailbox key or mailbox key is not returned to Landlord at the end of the Lease Term or termination of this Lease Agreement, whichever shall first occur.
30. Tenants shall treat with respect all co-Tenants and roommates of the Leased Property as well as Landlord's management and staff. Any threats of violence, harassment, property damage, stealing or other behavior of Tenant which constitutes, in Landlord's reasonable discretion, a nuisance to residents of community in which the Leased Property is located or Landlord or Landlord's agents or employees shall not be tolerated and shall constitute a breach of this Lease by Tenant. Such behavior by Tenant shall entitle Landlord to take immediate possession of the Leased Property to protect the health, safety and welfare of others and Landlord shall be entitled to remove Tenant's property from the Leased Property at Tenant's sole cost and expense. Such early termination of the Lease by Landlord due to Tenant's breach of this Agreement shall not relieve Tenant of Tenant's obligation to pay Rent and Additional Rent owed pursuant to this Lease Agreement for the remainder of the Lease Term. Tenant hereby acknowledges that an inability to get along with or other conflicts with Tenant's co-Tenants or roommates in the Leased Property is not grounds for Tenant to terminate the Lease.
31. Tenant is responsible for leaving the faucet dripping if the temperature is going below freezing or notify management if they are out of town in order for pipes to not freeze.
32. Tenant or guest may not shoot recreational firearms on property.

36. MOLD PREVENTION

Landlord has inspected the Leased Property prior to the commencement of the Lease Agreement and has identified no damp or wet building materials and knows of no mold, mildew or other fungal growth in the Leased Property. However, mold and mildew spores are present throughout the natural environment and cannot be entirely eliminated from a Leased Property. Precautions regarding mold need to be taken by Tenant at all times during the Lease Term.

In order to reduce the probability of mold, mildew or other fungal growth, protect your health and protect your personal property and the Leased Property, Tenant agrees to maintain the Leased Property in a clean and orderly manner that prevents the growth of mold, mildew or other fungi in the Leased Property by reducing or eliminating the sources of excess moisture.

In recognition of the foregoing, the Tenant covenants and agrees:

- (a) To clean bathroom, kitchen surfaces and walls with products which reduce or inhibit growth of mold, mildew or other fungi.
- (b) To clean and dry any visible moisture on windows, walls and other surfaces, including personal property, as soon as the condition occurs.

Tenant Initials:

- (c) To use bathroom fans while bathing or showering, kitchen fans while cooking and utility area fans whenever water is being used. Continue use of fans for at least 30 minutes following activity.
- (d) To promptly report to the Landlord when any exhaust fan does not operate.
- (e) To agree to use all reasonable care to close all windows and other openings to the premises to prevent rain and other outdoor water from penetrating the Leased Property.
- (f) To open multiple windows (weather permitting) at least twice a week for one hour to allow cross ventilation of the dwelling.
- (g) To maintain temperatures within a range of 55 to 75 degrees in the Leased Property.
- (h) To allow a minimum of six inches of space between furniture and walls for proper air ventilation.
- (i) To notify Landlord immediately of any circumstances involving excess moisture or water leakage such as plumbing leaks or drips, sweating pipes or toilet tanks, as well as, any overflows in the bathroom, kitchen or laundry facilities (if applicable), especially in cases where the overflow may have permeated walls, floors, carpeting or other floor coverings or cabinets. Excess water shall be immediately removed to prevent further damage.
- (j) To promptly notify the Landlord of any mold growth on surfaces inside the Leased Property that cannot be removed or controlled by the Tenant.
- (k) Tenant agrees to allow the Landlord to enter the Leased Property to inspect and make necessary repairs.

Tenant understands and agrees that failure to do any of the actions required by this Section 36 shall constitute a material noncompliance with the Lease Agreement affecting health and the integrity of the Leased Property and may result in Tenant being held responsible for property damage and health problems that may result.

Tenant(s) shall be liable to Landlord for damages sustained to the Leased Property. Landlord shall not be responsible or liable for damages or loss to Tenant's person or property as a result of Tenant's failure to comply with the terms of this Section 36.

Tenant Initials:

37. SPECIAL PROVISIONS

The following special provisions control over any conflicting provisions of this printed Addendum or the Contract. Tenant(s) and Landlord must initial next to any written Special Provisions for them to be valid.

I acknowledge that I have read the Residential Lease of Real Property and will abide by the same.

Tenant	Date
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Tenant	Date
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Tenant	Date
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Tenant	Date
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Tenant	Date
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Tenant Initials:

MOVE OUT PROCEDURE

- Notify Landlord in advance of your exact moving date and provide forwarding address. Tenants must contact the post office and change their mailing address from the property that they are moving out of. This should be done no less than one (1) week prior to Tenant vacating the premises.
- All extinguished light bulbs and dead 9-volt smoke alarm batteries must be replaced by Tenants. \$5.00 per bulb will be charged for blown/non-working bulbs. \$2.50 per battery will be charged for 9-volt batteries.
- Return all keys to Landlord when you vacate and obtain a receipt from the agent. Do not leave keys at the rental property. Failure to return all keys will result in a lock change charge of \$100.00.
- DO NOT turn refrigerator off, simply defrost and turn to lowest setting.
- Remove all personal effects, food and trash. Removal fees apply: \$75 per 50-gallon contractor's trash bag and \$50 per piece of furniture.
- Exterior of the property must be clean and free of debris. This includes porches, decks, steps, and grounds adjacent to your unit.
- Upon vacating during hot months do not turn the air conditioning below 78 degrees F. Simply set the thermostat on cool to 78 degrees, do not turn it off.
- Should Tenant move out without inspection, Tenant agrees to waive the right to contest any damage fees for the unit. Inspections must be requested by the Tenant and are to be scheduled prior to July 13th. The property must be completely empty and cleaned in order to do the inspection.
- Unit should be "broom clean" after moving out. Excessive cleaning will be billed back accordingly.

SETTLEMENT CHARGES GUIDE

All damages and replacement fees will be billed back to tenant at current market rate for labor and materials. Items to consider are: light bulbs, light switch/electrical plate, missing smoke detector, smoke detector battery, missing interior door hardware, exterior locks, interior fridge drawers and shelving, stove parts, microwave parts, dishwasher parts, washer/dryer parts, ceiling fan replacement, broken glass, window replacement, interior door or door frame, exterior doors, flooring replacement, new stove, new dishwasher, new fridge, new microwave, new washer or dryer, sheetrock repair, tub repair, screen porch and door, light fixtures, shower head, HVAC thermostat, towel bars, toilet paper holder, toilet replacement, mirrors, cabinet repair, porch railings, countertop replacement,

NOTE: All repair work that is completed by Tenant would need to be approved by the maintenance supervisor. Any work done to an unsatisfactory level will be redone to Hendley Properties satisfaction. Any items not listed on the charges guide will be priced individually and billed.

CHARGES WILL BE MADE AGAINST YOU IF THE ABOVE PROCEDURES ARE NOT FOLLOWED. ALSO, ALL DAMAGES BEYOND NORMAL WEAR AND TEAR WILL BE BILLED ACCORDING AND MUST BE PAID WITHIN 30 DAYS AFTER POSTING UNLESS PAYMENT ARRANGEMENTS HAVE BEEN MADE. After 30 days tenants will be sent to collections.

Tenant Initials:

I acknowledge that I have read the checkout procedures and will abide by the same.

Tenant
Date

Tenant
Date

Tenant
Date

Tenant
Date

Tenant
Date

Landlord/Date

We hope you enjoy your HOME with Hendley!

Property Owner:

State of Georgia Real Estate Commission Firm Name: Hendley Realty DBA Hendley Properties Inc.

State of Georgia Real Estate Commission License Number: H-7542

Hendley Realty Broker: John Ray Hendley, SR

Broker Number: 11872

Tenant Initials:

Hendley Properties Re-Key Option

Hendley Properties has made reasonable efforts to account for all keys which provide access to the property. However, Hendley Properties cannot guarantee that a previous resident or vendor has not copied a key and kept it. Tenant understands that Hendley Properties has no obligation to re-key the property between Tenants. Tenant is afforded the option of having Hendley Properties re-key the property, at the Tenant’s expense. If tenants have rekeyed interior doors without our knowledge, we are not responsible to change them nor have interior door keys.

Please initial beside one of the options below:

_____ I would like Hendley Properties to have the property re-keyed at a cost of \$150. (Note: 2 Sets of Locks - Covers Front and Back Door) I agree to pay the cost of the invoice with my net rental payment at move in. Additional Doors will be \$45 each.

_____ I do not want to have the property re-keyed and I understand that Hendley Properties has made no provisions or guarantees as to how safe this property may be per Section 14 of the lease, and I accept the risks related to any loss or mishap due to my choice to not have the property re-keyed.

RECEIPT AND ACKNOWLEDGEMENT BY TENANT:

Tenant Date

Tenant Date

Tenant Date

Tenant Date

Tenant Initials:
