I have made the unit style and payment plan selections listed above and have indicated the ranked preferences for which I am willing to accept assignment. I understand that submission of this completed License Contract DOES NOT guarantee me a confirmed bed space. I will be notified of my confirmed bed space in writing upon receipt of a signed copy of this License Contract from the Director, confirming my unit style and payment plan. It is only at the time you receive this written confirmation that you are guaranteed a bedspace.

I agree to pay the total amount due (Rental Installment) for my Premises on or before due dates as outlined in the payment schedule determined by my payment plan option selected and as outlined in the License Contract.

The License Term is the length of time between the Starting Date and the Ending Date outlined in the preferences selected.

In the event the Starting Date and/or the Ending Date is different than those indicated in the License Contract, (different dates must be approved in writing by us) then the rental installment shall be prorated based upon a daily amount. If the date of move-in is on or before the 10th business day following the first day of classes at the University, there will be no prorated Starting Date and the Starting Date outlined in the License Contract will be used.

5. DESCRIPTION AND RELOCATION

This License is between you and us. We agree to License to you and you agree to License from us, the Premises. The "Premises" is defined as including each of the following:

a. Your sole use of the bedspace assigned to you;

b. Together with the other residents of the apartment unit in which your assigned bedspace is located ("Apartment"), your joint use of the Common Areas in the Apartment (for purposes of this License, "Common Areas in the Apartment" are those areas within the Apartment to which you have access without going into another bedspace);

c. Together with the other residents at the Property, your joint use of the Common Areas at the Property (for purposes of this License, "Common Areas at the Property" are those areas within the Property to which all residents have general access); and

d. If we provide furniture in the Apartment, your sole use of the furniture within the bedroom in which your bedspace is located, and your joint use of all appliances and furniture within the Common Areas of the Apartment.

However, following five (5) days after we provide written notice to you, we have the right to relocate you from one bedspace in the Apartment to another, or to another similar bedspace in an Apartment in any building at the Property. If we relocate you, we will pay the costs associated with changing your phone, cable TV and electric services only. If you request to be relocated, then you shall pay us a Transfer Fee in the amount set forth in the Community License Addendum. In no event shall we be obligated to relocate you at your request.

6. OCCUPANTS

Only you can live in the Premises. It will be used only as a private residence and for no other purpose. We have the right, when any bedspace within the Apartment is unoccupied, to place a new resident in the unoccupied bedspace unless you and all other residents in the Apartment agree to pay us, as part of your respective Rental Installments, the total Rental Installments due for such unoccupied bedspace. The fact that you and your roommates may be in conflict with each other will not act as grounds to terminate this License. If your roommate or a potential roommate was not truthful on their License application, we are not liable, but that person could be in default under their License.

7. LICENSE TERM

The License starts on the Starting Date, and ends at noon on the Ending Date, but you cannot occupy your Premises until we have complete and executed License documents. If we do not provide your bedspace to you when we are supposed to, whether on the Starting Date or during the Term, we will not be liable to you for damages; however, you will not owe us Rent for that period (but that is the only remedy that you have).

8. HOLDOVER

If you still occupy the Premises past the Ending Date, the date contained in your move-out notice, or the date on which we notify you to leave the Premises, then you owe us Rent plus an additional amount as defined in the Community License Addendum for the extra time that you stay in the Premises (payable daily in advance without notice or demand) plus, all of our damages and damages of the person who could not move in because of your holdover.

9. MOVE-IN

A Move-In Inventory and/or a Unit Condition Report form will be provided to you at the time you move into the Premises. Within forty-eight (48) hours (or according to applicable law) after you move in, you need to tell us in writing of any defects or damages in your Premises; otherwise, the Premises, fixtures, appliances and furniture, if any, will be considered to be in a clean, safe and good working condition and you will be responsible for defects or damages that may have occurred before you moved in. You acknowledge that the condition of the Premises may not be the same as the condition of the model unit you may have previously toured. Except for what you tell us in writing, you accept the Premises, fixtures, appliances and furniture in their "AS-IS" CONDITION, WITH ALL FAULTS AND IMPERFECTIONS AND ACKNOWLEDGES THAT THE PREMISES ARE SUITABLE FOR THE PURPOSE FOR WHICH THEY ARE LICENSED. TO THE FULLEST EXTENT ALLOWED BY APPLICABLE LAW, WE MAKE NO EXPRESS, AND DISCLAIM ANY AND ALL IMPLIED, WARRANTIES WITH REGARD TO THE PREMISES, FIXTURES, APPLIANCES, EQUIPMENT OR FURNITURE, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF FITNESS FOR A PARTICULAR PURPOSE, MERCHANTABILITY, HABITABILITY, OR SUITABILITY.

10. MOVE-OUT

a. The rest of this paragraph applies unless the License is terminated in accordance with the provisions of Section 23. If you intend to leave the Premises permanently, whether on or prior to the Ending Date, and you want us to return to you any remaining Security Deposit, you must provide the Manager with forty-five (45) days advance written notice of the specific date by which you will leave and you must pay all Rental Installments through the Ending Date by the time you move out. Verbal notice is not sufficient. We suggest that you use our form for a move-out notice. If you do not, you are responsible for obtaining the Manager's written acknowledgment that the move-out notice has been received. If you do not give us the move-out notice as described above you will be charged $150.00 as a Improper Notice Fee. Except to the extent that your Security Deposit is to be used to pay any of your other obligations under this License, we may elect to apply the remaining Security Deposit, if any, toward the Improper Notice Fee.
b. When you leave, whether at or prior to the Ending Date, we shall note the condition of the Premises, including all appliances, furnishings and fixtures therein, and any damage done thereto which is deemed by us to have occurred during your occupancy and use of the Premises. You shall surrender possession of the Premises in the same condition as when received, in a good, clean and sanitary condition, reasonable wear and tear excepted, including removing all trash from the Premises and returning furniture (as applicable) to its original placement. If you fail to clean or if any appliances or furniture have been damaged or are missing, you will be liable for reasonable charges to complete such cleaning, repair or replacement. We recommend that you schedule a walk-through with our staff prior to your move out. If you do not, you agree to accept our assessment of damages and charges when we inspect. Also, the final determination of damages will be made by our maintenance staff who may not inspect your bedspace or Apartment until after you have moved out.

c. You shall pay all utility and service bills to the Premises for which you are responsible and cancel all utility accounts in your name. You shall return to us all keys, access cards, and remote control devices, if applicable, issued to you by us. If all keys, cards, and devices issued to you are not returned to us, you shall pay all costs associated with re-keying and replacement of locks, keys, cards, and remote devices for the Premises. Your failure to follow the prescribed move-out procedures may result in the partial or full forfeiture of the Security Deposit, but in no event shall such forfeiture be construed as liquidated damages. If no Security Deposit exists, you will be charged for all damages, cleaning, repairs, re-keying, and replacement costs.

d. If you leave any of your property in the Premises after you leave or after the end of this License, that property is deemed to be abandoned by you and may be disposed of by us according to applicable law.

11. Security Deposit

In the event you have deposited with the Manager a deposit (the "Security Deposit"), such Security Deposit is meant to secure your full and faithful performance of all obligations under this License (the Security Deposit is not an advance payment of Rent and will not be our limit of damages if you violate the License). Upon termination of this License by reason of your default hereunder or the expiration of the Term, Landlord may deduct from the Security Deposit an amount sufficient to pay: (a) any damages as a result of your non-payment of any Rental Installment, portion of Rent or non-fulfillment of the Term of this License including your failure to enter into possession or abandonment of the Premises; (b) any reasonable charges for cleaning and damages to the Premises and Property beyond reasonable wear and tear for which you are responsible; (c) any unpaid bills which become due by virtue of your occupancy, or any utility expense that may be forwarded to us due to your non-payment; (d) any costs of re-renting the Premises after a default of this License by you; (e) any repair work or cleaning contracted for you with third parties; (f) any court costs incurred by us in connection with terminating the residency; and (g) any other damages which we may sustain which may then be a permitted use of the Security Deposit under the applicable laws of the State in which the Property is located. Application of the Security Deposit in order to satisfy all or part of your obligations shall not prevent us from claiming damages in excess of the Security Deposit. If the Security Deposit is reduced because we have had to apply all or part of it to your unpaid obligations, you agree that on our written demand, you will deposit with the Manager, within three (3) days, the funds necessary to restore the Security Deposit to its full amount. You cannot use the Security Deposit to offset or pay in advance any month's Rental Installment or any other charges under this License, but we can use, if we want to, all or any part of the Security Deposit, for any unpaid Rental Installments or other obligations. Upon a sale and conveyance of the Property, we may transfer the Security Deposit to the new owner and upon such transfer, all of our liability for such Security Deposit shall terminate and we shall have no further liability under this License for events occurring after such transfer. Upon termination of this License, you shall provide us in writing with a forwarding address or new address to which any amount due from us may be sent. If you fail to provide such forwarding address, then any amount due to you shall be sent to you last known address.

12. Rental Installments and Additional Charges

You will pay us the applicable Rental Installment on or before the 1st day of each month, in advance and without us having to make demand for payment. The Rental Installment is payable at our office (or at such other place of which we notified you in writing). You have no right to withhold Rental Installments for any purpose, including an Act of God, unless we do not provide your bedspace to you. You may not withhold payment of Rental Installments in order to pay or reimburse the cost of repairs to the Premises. You may not reduce any Rental Installment payable to us by any of your costs or damages against us. At our option, we can require that all money payable to us is to be paid in either certified or cashier's check, money order, or personal check. Cash will not be accepted without our prior written permission. If you give us a check that is unpaid by the financial institution for any reason, you must immediately replace such returned check with a money order, cashier's/certified check, or credit card. After two returned checks, you must make all future payments by money order, cashier's/certified check, or credit card. Your obligation to pay Rental Installments is a promise by you, which is independent from all of our promises, duties and obligations.

a. Regardless of whether it is a holiday or weekend, if you have not paid the Rental Installment and other additional charges due to us by the 3rd of the month, then on the 4th of the month, if it remains unpaid, we can charge you a late charge of $30.00. If you have not paid everything by the 9th day then on the 10th day you will be charged an additional $50.00. You also agree to pay a $30.00 charge for each returned check plus the above late charges until we receive acceptable payment. You acknowledge the returned check charges and late charges specified herein represent an agreed upon charge for the administrative expense suffered by us as a result of such late payment and not payment for the use of money.

b. At our option and without notice to you, any money that we receive can be applied first to your non-rent obligations and then to Rental Installments (any past due Rental Installment(s) being paid first), regardless of whether or not you have made notifications on checks or money orders and regardless of when the obligation came about.

c. While we do not have to, we can accept partial payment of an applicable Rental Installment, but we do not waive our rights to collect and enforce the payment of the remainder.

d. You are liable for all costs or charges associated with our having to provide special services to you or on your behalf (unless the special services are required to be paid by us pursuant to laws requiring us to provide reasonable accommodations to those with disabilities) and for all fees or fines as described in the Community Policies which are attached to this License.

13. Utilities

You and the other residents of the Apartment must separately pay and provide required deposits and all other applicable fees or expenses for all utilities or services not included in the Rental Installment, as set forth in the Community License Addendum, including, but not limited to, cable or additional cable service, gas service, trash removal, telephone service, internet service, water service, sewer service, alarm monitoring and permitting, pest control, and electricity service. Except for any applicable or standard utilities and services paid for by you and the other residents of the Apartment, will be in your or one of the other residents of the Apartment names prior to, but not later than, the Starting Date. You acknowledge that all utilities will be used for normal household purposes only and shall not be disconnected at any time during the Term of this License. Resident shall be jointly and severally liable with all roommates in the Apartment for utility bills. Should we pay any utility charges on behalf of you, you shall be jointly and severally liable with your roommates to us for such charges which shall be considered Additional Rent. Any failure to pay such amounts shall be a default under this License.

To the extent allowed by law, you hereby agree that we may select the electricity service provider for the Property including the Premises. If the Property is in an area open to competition and the Apartment is separately metered, you may choose or change your retail electric provider at any time.
If you qualify, your provider will be the same as our provider, unless you provide us with written notice of your intent to choose a different provider. You shall give us advance written notice of any change in providers and shall be responsible for paying all provider fees related to any change, including fees to change back to our provider when you move out of the Premises. Before moving out you shall notify your provider so electric service can be transferred back into Landlord’s name and the meter can be timely read. You agree to execute such documents as may be necessary to authorize us to select the electricity service provider for the Property including the Premises, upon request, but not later than 10 days after such request is made.

We will not be liable for any interruption, surge or failure of any utility services provided to the Premises or any damage directly or indirectly caused by the interruption, surge or failure. We make no representation and hereby disclaim any and all warranties express or implied with respect to the utility services, including, but not limited to, those warranties concerning merchantability and fitness for a particular purpose or use, whether made allegedly by us, whether in writing or otherwise, except as otherwise explicitly included in this License, or in written documentation signed by the parties hereunder after the date hereof. We do not warrant or guarantee the protection of your privacy during operation of such services, that such services will satisfy your requirements, or that the operation of such services will be uninterrupted or error free. You acknowledge and agree that neither we nor our affiliates will be responsible to you for any non-economic, consequential, incidental, indirect or special damages, including lost profits, business interruption, or other incidental, economic or punitive damages arising from breach of warranty, breach of this License, negligence or any other legal ground of action, or by reason of the use, discontinuation or modification of any utility services or the termination of any utility services, whether arising from your use (or in ability to use) of the aforementioned services, or otherwise.

14. FURNITURE

You assume full responsibility for items furnished by us, if any. You agree to return them to us at the expiration of the Term in as good condition as when you receive them, reasonable wear and tear excepted. You will be responsible for returning all furniture to its original position before vacating the Premises. You will not remove the furniture from the Apartment for any purpose without our written consent. You shall be responsible for any damages or cleaning charges incurred by us with respect to use or condition of any furniture in the Premises. In the event any of the furniture is not maintained, is damaged or is otherwise not returned to us at the expiration of the Term, or when your right to possession of the Premises is terminated, whichever is sooner, in a condition satisfactory to us, you shall pay us, upon demand, the cost to repair or replace, as determined by us. We shall have the right to deduct any amounts owed hereunder from the Security Deposit.

15. CONDUCT OF RESIDENT AND GUESTS

You and your guests must comply with all written rules and policies which we adopt for the Property. The current Community Policies are attached to this License. These rules and policies are considered to be a part of the License and we can revise, amend, expand or discontinue the rules and policies at any time at our sole discretion by posting a notice on a bulletin board or other area that we designate for notices to residents. If you violate any of these rules or policies you are in violation of this License. By your execution of this License, you agree to comply with all ordinances, laws and regulations of all governmental authorities applicable to, and as are required, for your occupancy of the Premises as such ordinances, laws and regulations are enforced by any governmental authority having jurisdiction with respect to the Property.

Various areas of the Property are designated and intended for the use and enjoyment in common by all residents, including but not limited to the walkways, breezeways, courtyards, recreational facilities, lounges, clubhouse, town hall, computer lab, fitness center, pool, hot tub, basketball, sand volleyball, tennis court, tanning device, game room, and other amenities (the "Amenities") made available by us. You and your guests must comply with all rules and regulations regarding these Amenities and should be considerate of others while using these Amenities. You acknowledge that we retain the right to alter, modify, or eliminate the Amenities should we so elect. The use of the Amenities by you shall be at your own risk. Your use may be regulated, denied, or restricted at any time by us.

You are responsible for the safety, negligence, and actions of your guest(s), invitees, family, and licensees. You must accompany and supervise your guest(s) at all times in the Premises, Amenities, and Property. Any violation of this License or the Community Policies by your guest shall be considered a violation by You. We have the right to exclude guests or others who, in our sole judgment, have been in violation of this License, the Community Policies, or for disturbing other residents, neighbors, visitors or our representatives. We can also exclude a person who refuses to or cannot identify himself or herself as your guest.

16. PARKING RULES AND REGULATIONS

If parking is available at the Property, all vehicles owned or operated by you may be required to have a Property parking sticker if we have so designated. Guests must park in the designated guest parking areas only. Unless otherwise designated, there are no assigned parking spaces and parking spaces are available on a first come, first served basis. Illegally parked or abandoned vehicles may be towed at the expense of the vehicle owner or operator.

Your vehicle may be towed immediately, without notice, for the following violations:

1. Parked in a fire zone, tow away zone, no parking zone
2. Parked in a handicapped zone without proper identification
3. Parked blocking another vehicle
4. Parked blocking dumpsters
5. Parked in the grass, on sidewalks, or on curbs
6. Parked blocking an entrance or exit
7. Parked on property and not displaying a valid parking permit (if required)

In addition, vehicles that incur any of the following violations listed below may be noticed with a warning and given 24 hours to correct the violation before the vehicle is towed unless other arrangements have been made with the Manager:

1. Vehicles with expired plates or inspection sticker
2. Vehicles inoperable (must drive to the office to prove operable
3. Vehicles abandoned or not being driven (i.e. Using our property as a storage facility
4. Vehicles on jacks or blocks (unless posing a public safety hazard in which cases, such vehicles may be removed immediately without notice).

17. MAINTENANCE, ALTERATION AND REPAIRS

(a) You assume responsibility for the condition of the Premises during the term hereof. You are responsible for and will take good care of the Premises and Common Areas. You will not remove any of our property, and you will not perform any repairs, painting, wall papering, electrical changes or other alterations (other than for small nail holes in sheet rock for hanging pictures) of the Premises without our prior written consent. You shall not change or add any lock to the Apartment without prior written consent from us. We can require you to prepare or if we elect, you agree to repay us within 10 days after we send you an invoice, for the cost of all repairs made necessary by you or your guest’s violation of this License or the negligent or careless use of the Premises or any part of the Property including without limitation damage from waste water stoppages caused by foreign or improper objects
in lines serving your bathroom, damages to appliances, doors, windows or screens, damage from window or doors left open and repairs or replacements to security devices necessitated by misuse or damage by you or your guests (this includes damages that may have been caused to the Apartment by other residents of the Apartment if we cannot determine who is responsible). If you pay, any over-payment will be applied against any amount that you owe us, and the remainder will be returned to you; if your prepayment was less than the cost incurred, you will pay us that amount within ten (10) days after we send you an invoice. Your obligations to pay the charges described in this paragraph will survive after the ending of this License.

b. You must not disconnect or intentionally damage a smoke detector or remove the battery without immediately replacing it with a working one. If you do not comply with this, you may be subject to damages, civil penalties and attorneys’ fees. AFTER YOU MOVE IN, YOU ALONE ARE RESPONSIBLE FOR KEEPING THE SMOKE DETECTOR IN WORKING ORDER. WE ARE NOT.

c. On the Starting Date, we will provide lightbulbs for the light fixtures in the apartment. Thereafter, lightbulbs will be replaced at your expense.

d. We will act with customary diligence to maintain fixtures, hot water, heating and A/C equipment in the Premises as well as make all reasonable repairs to the Premises, subject to your obligation to pay for damages for which you are liable. In case of malfunction of air conditioning or other equipment, you must notify us in writing as soon as possible. If you do not notify us of any issues you have with the Premises, you may not be protected from liability for damages caused by such issues.

e. We will act with reasonable diligence to make the repairs, but during that time you may not stop payment of or reduce the Rent.

f. With or without notice, we can temporarily turn off equipment and interrupt utilities to avoid property damage or to perform work requiring such interruption as determined in our sole judgment.

f. Neither the Manager nor we will be liable for any inconvenience, discomfort, disruptions or interference with your use of the Premises because the Manager or we are making repairs, alterations or improvements to the Premises, the Apartment, or the Property. If you request any repairs, they will be done during our usual working hours unless you request in writing that such repairs be done during other hours. If we approve such request, unless the repairs are required by an emergency, you will have to pay in advance any additional charges (such as overtime) resulting from such request.

g. In order to minimize the potential for any mold growth in the Premises, you are responsible to do the following:

- Keep the Premises clean - especially the kitchen, bathroom(s), carpets and floors. Immediately throw away moldy food.
- Remove visible moisture from windows, walls, ceilings, floors and other surfaces as soon as possible. Turn on any exhaust fans in the bathroom and kitchen before you start showering or cooking with open pots. When showering, be sure to keep the shower curtain inside the tub.
- Promptly notify us in writing about air conditioning, heating or plumbing problems you discover and about any signs of gas leaks, water leaks, water infiltration or mold. We will respond in accordance with state law and this License to repair or remedy the situation as necessary.
- Clean any small areas of mold which you discover on non-porous surfaces (such as ceramic tile, formica, vinyl flooring, metal, wood or plastic). The Federal Environmental Protection Agency (EPA) recommends that you first clean the areas with soap (or detergent) and water, let the surface dry, and then within 24 hours apply a pre-mixed, spray-on-type household biocidal (which should be of the non-staining variety and whose label states that it will kill mold). Always clean and apply a biocide to an area 5 or 6 times larger than any visible mold because mold may be adjacent in quantities not yet visible to the naked eye.
- DO NOT CLEAN OR APPLY BIOCIDES TO: (1) visible mold on porous surfaces, such as sheetrock walls or ceilings or (2) large areas of visible mold on non-porous surfaces. Instead, notify us in writing, and we will take appropriate action in accordance with state law.

18. RESIDENT’S PROPERTY AND RENTER’S INSURANCE

You are responsible for acquiring and maintaining your own insurance on your personal property, including, but not limited to, furniture, electronic equipment, clothing, vehicles, and valuables kept by you in or about the Premises, Apartment, and Property. We shall not be liable to you, your roommates, or any of your respective guests for any damage, injury, or loss to person or property. We are not responsible for and will not provide fire or casualty insurance for your personal property.

19. LIABILITY

To the fullest extent permitted by law, neither we, the Manager, our representatives, nor our respective employees, officers, directors, agents, representatives and affiliates (collectively the "Licensed Parties"), will be liable to you or any of your guests 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 your personal conflict with your roommates. The Licensed Parties have no duty to remove ice, sleet or snow, but the Licensed Parties may do so in whole or in part, with or without notice to you. THE LICENSED PARTIES ARE NOT LIABLE TO YOU OR YOUR GUESTS FOR PERSONAL INJURY OR DAMAGE OR LOSS OF PERSONAL PROPERTY FROM BURGLARY, THEFT, VANDALISM, FIRE, SMOKE, RAIN, FLOOD, WATER LEAKS, HAIL, ICE, SNOW, LIGHTNING, WIND, EXPLOSION, OR SURGES OR INTERRUPTION OF UTILITIES; EXCEPT TO THE EXTENT THAT SUCH INJURY, DAMAGE OR LOSS IS CAUSED BY THE GROSS NEGLIGENCE OF THE LICENSED PARTIES AND THEIR RESPECTIVE SUCCESSORS AND ASSIGNS FROM ANY AND ALL CLAIMS AND/OR DAMAGE (I) FOR LOSS OR THEFT OF YOUR OR YOUR GUESTS PERSONAL PROPERTY, AND/OR (II) WHICH MAY ARISE OUT OF ANY ACCIDENTS OR INJURIES TO YOU, MEMBERS OF YOUR FAMILY OR YOUR GUESTS, IN OR ABOUT THE PREMISES OR THE PROPERTY. YOU MAY PURCHASE SUCH CLAIMS AND/OR DAMAGE IS CAUSED BY, IN WHOLE OR IN PART, THE ORDINARY NEGLIGENCE OR FAULT OF THE LICENSED PARTIES AND REGARDLESS OF WHETHER SUCH NEGLIGENCE OR FAULT WAS SOLE, CONCURRENT OR JOINT. YOU ASSUME FOR YOURSELF AND ALL MEMBERS OF YOUR FAMILY AND YOUR GUESTS, ANY AND ALL RISKS FROM ANY ACCIDENTS IN CONNECTION WITH USE OF THE PREMISES, THE PROPERTY, OR THE PROPERTY'S RECREATIONAL FACILITIES OR AREAS, IT BEING UNDERSTOOD THAT ALL SUCH AREAS AND FACILITIES ARE GRATUITOUSLY SUPPLIED FOR YOUR USE, AND AT THE USER'S SOLE RISK.

20. CASUALTY LOSS

In the event of fire or other casualty, you must immediately notify us. If the Premises is partially destroyed by fire or other casualty not attributable to you or your guests, licensee, or invitee, the Premises, may be promptly restored and repaired by us and any Rental Installment(s) for the period that the Premises is not livable shall abate, unless we notify you otherwise in writing. If the Premises is substantially destroyed, then the license shall be terminated, the unpaid Rental Installment will not be abated. However, if the Premises is substantially destroyed, then the license may be terminated by us, in which event the remaining unpaid Rental Installment due hereunder shall cease to accrue as of the date of such damage or destruction. Notwithstanding the foregoing, you expressly acknowledges that you shall not be excused from paying any Rental Installment if the damage or destruction to the Premises is the result of or attributable to you or your guests, licensees, or invitees, and you shall be charged as Additional Rent for the cost of any repairs or clean-up.
21. Pets
If pets are allowed a separate pet addendum and pet deposit will be required. If pets are not allowed, except as required by law, no pets are allowed (even temporarily) anywhere in the Apartment or the Property without our prior written approval. "Pets" include all mammals, reptiles, amphibians, birds, fish and insects. Feeding stray or unauthorized pets is prohibited. If you or your guests, with or without your knowledge or permission, violate the above you may be charged for damages, evicted, and/or subject to other remedies of this License. We may remove your pet if we provide written notice of our intent to remove the pet. We may turn the pet over to a humane society or local authority. We will return the pet to you upon request if it has not already been turned over to a humane society or local authority. We have no lien on the pet for any purpose; but you agree to pay for reasonable care and kenneling charges for such pet. If you do not pick up the pet within two (2) days after removal, the pet shall be deemed abandoned.

22. Right of Entry
You agree that both we and the Manager, and our respective agents, employees, repairers, servants and authorized representatives may enter the Premises at the Property at reasonable hours for any reasonable purpose, in accordance with applicable law, including but not limited to, responding to your maintenance requests; repairs; estimating repair or refurbishing costs; pest control; preventive maintenance, filter changes, testing or replacing smoke-detector batteries; retrieving unreturned tools or appliances; preventing waste of utilities; exercising contractual lien; leaving notices; delivering, installing, reconnecting, or replacing appliances, furniture, equipment, or security devices; removing unauthorized window coverings; stopping excessive noise; removing health or safety hazards (including hazardous materials) and items prohibited under our Community Policies; removing unauthorized pets; retrieving property owned or Licensed by former residents; inspections when immediate danger to person or property is reasonably suspected; entry by a law-enforcement officer with search or arrest warrant or in hot pursuit; showing apartment to prospective residents; or showing apartment to government inspectors, fire marshals, lenders, appraisers, prospective buyers, or insurance agents. The entry can be gained by use of a pass key or other means (to include disarming any intrusion alarm, if applicable, or by breaking a window or other means if locks have been changed in violation of this License, and you will be liable for any damage caused thereby). Both we and the Manager can also enter the Premises, upon giving you prior notice to show a bedspace or the Apartment to government inspectors, fire marshals, lenders, prospective buyers, prospective residents, other residents or insurance agents. By placing a work order for work to be performed, you authorize Owner to enter the Premises for the purposes of completing that work order in a timely manner. If you refuse to allow us the right of entry, you will be held responsible for any financial losses that are sustained by us.

23. License Termination
Unless otherwise provided below, or in the Community License Addendum, you may not cancel this License for any reason, including, but not limited to, marriage, divorce, pregnancy, loss of roommate, bad health, or any other reason other than death, unless agreed to in writing by us.

You may terminate this License if (i) you are a member of the U.S. Armed Forces or reserves on active duty, or (ii) a member of the National Guard called to active duty, for more than 30 days in response to a national emergency declared by the President of the United States of America; and you (a) receive orders for permanent change-of-station, (b) receive orders to deploy with a military unit or an individual in support of a military operation for 90 days or more, or (c) are relieved or released from active duty. You must provide us with written notice of your right to terminate, along with a copy of your military orders. In the event you provide valid notice of termination in accordance with this paragraph, this License will be terminated 30 days after the date on which your next Rental Installment is due. Military permission for base housing does not constitute a permanent change-of-station order. After you move out, we will return your Security Deposit if applicable, less lawful deductions. For the purposes of this License, military orders described above will only release a resident who qualifies for a termination as indicated above, and such resident’s spouse or legal dependants living in the resident’s household. A roommate who is not the resident’s spouse or dependent cannot terminate under this military clause.

24. Transfer of License
While you cannot License any part of your Premises to another person, you may be able to transfer your rights under this License to another person if we give our written consent, but the giving of our consent is at our sole discretion. We are not responsible for finding a person to whom you can transfer this License, nor are we obligated to assist you in finding a potential replacement or to fill your bedspace before filling other bedspaces at the Property. Even if we agree to the transfer, you will still be responsible for all of the obligations under this License unless we specifically agree, in writing, to release you. A $200.00 re-letting fee must be paid to us by you, and the new resident must take possession of your bedspace, before the transfer will be considered complete. Our consent to one or more transfers will not be a waiver of our rights of consent to any future transfer.

25. Default
You are in violation of this License if:

a. You fail to pay any Rental Installment, Additional Rent or any other amount owed under this License as directed by this License;

b. You or your guest violates this License, the Community License Addendum, or any other addendum attached to this License, the Community Policies, any apartment rules, or fire, health, safety or criminal laws, regardless of whether arrest or conviction occurs;

c. You fail to move into the Premises after completion of all required documentation, or, if you abandon the Premises (that is, you appear to have moved out before the end of the Term of this License, clothes and personal belongings have been substantially moved out and you have not been in the bedspace for 5 consecutive days);

d. You or the Guarantor has made any false statement or misrepresentation on any information provided to us, which includes the application you submitted;

e. You are arrested, charged, convicted, or given deferred adjudication or pretrial diversion for a felony or misdemeanor offense, or a sex-related crime, or offense involving possession, manufacture or delivery of a controlled substance, marijuana, or illegal drug paraphernalia as defined under applicable law;

f. Any illegal drugs or illegal drug paraphernalia are found in the Premises (whether or not we can establish possession);

g. You keep in your bedspace, the Apartment or any location at the Property, any (1) hand-gun, firearm, air gun, implement of martial arts, or weapon of any type, (2) any explosive, flammable, or any extra hazardous substance or device, or (3) any other article or thing of a dangerous nature, not usually and customarily used for individual residential living purposes.

h. You fail to pay any fine, charge, or penalty within ten (10) days after it is levied in accordance with this License, the Community License Addendum or the Community Policies.
26. REMEDIES

If you are in violation of this License, we can, without demand or notice (other than as provided in this paragraph) in addition to other remedies allowed by law:

a. Collect any fine imposed under this License, the Community License Addendum or the Community Policies;

b. Sue to collect past due Rental Installment(s) and any other damages we have incurred because of your violating the License;

c. Terminate your right to occupy the Premises, institute an action for eviction, but not terminate the License or end your monetary obligation for the Premises by giving you written notice to vacate upon the date specified in such termination notice;

d. Sue to collect all unpaid Rental Installments and other sums which would become due until the Ending Date of the License or until another person takes occupancy (and then, we can still recover from you the difference between the Rental Installment you were supposed to pay and the rent actually paid by the new resident);

e. Terminate this License and your right to occupy the Premises and institute an action for eviction, by giving you written notice to vacate upon the date specified in such termination notice;

f. Report all violations to credit reporting agencies;

g. Draft your checking account any sums we say you owe that you have not disagreed with in writing;

h. Accelerate the remainder of the Rental Installments due under this License through the Ending Date;

i. Do any combination of a, b, c, d, e, f, g or h; and

j. Exercise any and all rights and remedies available to us in law or in equity.

All unpaid amounts will bear interest at 18% (or the maximum amount allowed by law) per year from the date originally due through the date of payment.

27. RESIDENT'S PROPERTY LEFT IN PREMISES

We shall have the right to determine when the Premises is abandoned in accordance with applicable law. You agree abandonment of the Premises shall include, but is not limited to, any one of the following: (i) the removal of personal property from the Premises other than in the usual course of continuing occupancy, (ii) discontinuance of any utility service, and (iii) continued failure to respond to any notices, phone calls, or correspondence from us. In the event the Premises is abandoned, we shall have the right, without notice, to secure the Premises with new locks, store and dispose of any property or personal possessions left in the Premises by Tenant or Resident’s guests, licensees, or invitees in accordance with applicable law, and to re-rent the Premises for new occupancy. In the event applicable law permits, any such abandoned property or personal possessions shall be considered our property and title shall vest in Landlord. You may redeem your personal property in accordance with and if applicable law permits. Any personal property remaining in the Premises at the end of the Term shall be deemed abandoned by you and may be disposed of by us in accordance with applicable law.

28. CUMULATIVE REMEDIES

The exercise of any remedy by us shall not be taken to exclude or waive the right to exercise any other right or remedy which we might have. After we give you notice to leave the Premises or if we file an eviction suit, even if we accept Rental Installments or other sums due, such acceptance does not waive or diminish our continuing rights of eviction or any other contractual or statutory right unless we specifically agree to it.

29. COSTS AND FEES

To the extent allowed by applicable law, in the event we bring an action against you because of your violation of this License, we can recover all costs or fees involved, including reasonable attorneys’ fees, as part of any judgment.

30. SUBORDINATION AND RIGHT TO ENCUMBER

The lien of any lender(s) on the Property will be superior to your rights as a tenant. Therefore, if we violate the loan and a lender takes over ownership, it can end this License or it may elect to continue the License. It is at the discretion of the holder of the mortgage documents. Your rights under this License are therefore subject to the rights of the lender(s) on the Property. If we request, you agree to sign any document confirming the subordinate status of this License and you appoint us as your attorney-in-fact to execute any such document for and in your name.

31. SALE OF THE PROPERTY

Any sale of the Property shall not affect this License or any of your obligations, but upon such sale we will be released from all of our obligations under this License and the new owner of the Property will be responsible for the performance of the duties of “Landlord” from and after the date of such sale.

32. GOVERNING LAW

This License is governed by the laws of the State in which the Property is located. If any of the terms or conditions conflict with any such laws, then those terms or conditions shall be deemed modified and amended to conform to such laws.

33. RESIDENT INFORMATION

You represent that all information supplied by you or the Guarantor to us by means of a rental application or similar instrument is true and correct and was given by you and Guarantor voluntarily and knowingly. If someone requests information on you or your rental history for law enforcement, governmental or business purposes, we can provide it without notice to you or any further consent.
34. Photographs

You give your permission to us to use any photograph or photographic image including video or video stills taken of you while you are in any public spaces, grounds, offices at the Property or any sponsored events at the Property. You grant us and the Manager and our designees, the irrevocable and unrestricted right and permission to copyright, its own name or otherwise, and to use, re-use, publish and re-publish photographic or video portraits or pictures of you or in which you may be included, without restriction as to changes or alterations. This usage may be in conjunction with your own name or a fictitious name. It may involve reproductions in color or otherwise that may be made through any medium, and in any and all media now or hereafter known. Usage may include illustration, promotion, art, editorial, advertising, trade or any other legal purpose. You consent to the use of any printed matter in conjunction with that usage. You waive any right that you may have to inspect or approve the finished product, the advertising copy or other matter that may be used in that regard. I hereby waive any right that I may have to inspect or approve the finished product and the advertising copy or other matter that may be in connection therewith or the use to which it may be applied. You agree that we, the Manager and our designees will have no liability due to any blurring, distortion, alteration, optical illusion, or use in composite form that may occur in taking or usage of any picture or in the subsequent processing or publication of the picture. You release us, the Manager and our designees from all claims of any nature arising in any way from the use of your photograph or photographic image. This release contains the entire agreement on this subject matter.

35. Multiple Residents

Each resident of an Apartment is jointly and severally liable with the other residents of the Apartment for all License obligations relating to Common Areas and utilities; however, only you are liable for the License obligations relating to your bedspace and the payment of your Rental Installments. You are not liable for any of your fellow residents’ obligations as to their bedspace and their rental installments payable to us.

36. General

Timing is very important in the performance of all matters under this License. Your execution of this License confirms that no oral promises, representations or agreements have been made by us or any of our representatives. This License is the entire agreement between the parties. Our representatives (including management and leasing personnel, employees, and other agents) have no authority to waive, amend or terminate this License or any part of it and no authority to make promises, representations or agreements which impose duties of security or other obligations on us unless done in writing and signed by us. You may not make any changes to this License Contract. Handwritten changes, additions or deletions to this License Contract shall not be binding on us unless approved in writing by us. All License obligations are to be performed in the county or parish where the Property is located. Unless this License states otherwise, all sums owed by you are due upon demand. Our delay or non-enforcement of our rights shall not be a waiver under any circumstances of our future right to enforce such rights. Omission of initials as indicated throughout the License does not invalidate this License. If any part of this License is not valid or enforceable, it shall not invalidate the remainder of this License.

37. Safety

YOU MUST EXERCISE DUE CARE FOR YOUR AND OTHER’S SAFETY AND SECURITY. PLEASE READ THE SECURITY GUIDELINES INCLUDED IN THE COMMUNITY POLICIES ATTACHED TO THIS LICENSE. None of our safety measures are an express or implied warranty of security or are a guarantee against crime or of a reduced risk of crime. We are not liable to you or any of your guests for injury, damage, or loss to person or property caused by criminal conduct of other persons. We are not obligated to furnish security personnel, security lighting, security gates or fences, or other forms of security and we can discontinue any of such items provided at any time without notice.

38. Guaranty

We may require you to submit an executed License Guaranty ("Guaranty"). The person who signs must attach a copy of their driver’s license or other governmental photo identification. If we require a Guaranty, we shall have the right (but not the obligation) to cancel this License in the event an executed Guaranty is not fully executed and returned to us within seven (7) days from the execution date of this License by you, or if such Guaranty is not fully executed and returned to the us prior to your occupancy, whichever time period is shorter. We reserve all rights, both civil and criminal, for any false execution or forgery of such Guaranty. The Guaranty shall be an additional assurance to us of the performance of the covenants of this License and not substitution of your responsibilities and obligations hereunder. In the event you submit an executed License but do not submit an executed Guaranty as and when required by us, we shall have the right to require you to honor your obligations under and comply with all obligations of this License.


The following special provisions have been added to and are a part of this License: Community License Addendum, License Guaranty and Community Policies.

40. Privacy Policy

An individual’s right to keep personal information private is highly important. Manager is committed to protecting and maintaining the privacy, accuracy and security of your personal information. This Privacy Policy sets forth the privacy practices of the Manager with respect to protecting the confidential nature of personal information, including you and your guarantor's social security number and/or driver's license number which may have been submitted with this License. We will only collect information which is relevant to your renting of a bedspace at the Premises. The disclosure of your or your guarantor's social security number and/or driver's license number may be required so that we may (i) verify your eligibility to rent a bed space or apartment, (ii) verify the eligibility of your guarantor, and, (iii) if applicable, to secure credit and criminal background reports. In addition, if you default on your License, we may use this information to report your default to credit agencies. If we do not obtain this personal information, we may be unable to provide you with accommodation at the Premises. All personnel of Manager, including part-time administrative help, may have access to your personal information. Your information may be stored in hardcopy or electronically in our systems. We maintain physical security over our paper and electronic data storage and premises and computer and network security which meet current industry standards to ensure that your personal information is kept secure and confidential. Hardcopy information is either under supervision or secured in a locked filing cabinet or in a locked area. Electronic hardware is either under supervision or secured in a locked area. In addition, passwords are used on computers. Our staff is trained to collect, use, and disclose personal information only as necessary to fulfill their duties and in accordance with this privacy policy. We destroy paper files containing personal information by shredding. We destroy electronic information by deleting it and, when the hardware is discarded, we ensure that the hard drive is physically destroyed.
41. ACKNOWLEDGEMENT AND ACCEPTANCE

By signing this License Contract, I am acknowledging that I have received, read and understand and agree to the terms contained in the License Contract, Community License Addendum and Community Policies. I acknowledge that I am entering into a legal and binding contract which has financial penalties if cancelled for personal reasons. I agree to be bound by the contract provisions contained in License Contract Addendum and accept accommodations to which I may be assigned. New students' units are assigned after returning residents have been assigned to their units.

I hereby authorize a signature by me, by facsimile or other electronic transmission, to be as valid and binding as my original signature.

Signing this acknowledgement indicates that you have had the opportunity to review landlord's tenant selection criteria. The tenant selection criteria may include factors such as a criminal history, credit history, current income, and rental history. If you do not meet the selection criteria, or if you provide inaccurate or incomplete information, your License Contract may be rejected and your License Contract processing fee will not be refunded.

YOUR SIGNATURE: _______________________________ DATE: ________________

42. CONFIRMATION AND OUR ACCEPTANCE ** FOR OFFICE USE ONLY **

The OWNER has confirmed the Unit Type assigned to you by their initials adjacent to the confirmed accommodations in the Unit Style and Payment Plan section of this License Contract and their signature below.

BY: WEBER STATE UNIVERSITY, OWNER

OUR ACCEPTANCE: __________________________________________, Owner's Representative DATE: ____________________
WEBER STATE UNIVERSITY
HOUSING & RESIDENCE LIFE
COMMUNITY LICENSE ADDENDUM

This Community License Addendum (this "Addendum") is made and entered into as of the same date as the License Contract (the "License") to which this Addendum is attached by and between Owner and Resident named therein. The terms of this Addendum shall be in addition to the terms of the License as if the terms of this Addendum were written into the License. In the event of any conflict between the terms of the License and this Addendum, the terms of this Addendum shall prevail.

DEFINITIONS

Resident: The Resident named in the License Agreement ("you" or "your")

Landlord (Owner): Weber State University ("us," "we" or "our")

University: Weber State University or WSU

Manager: Century Campus Housing Management, L.P. dba Campus Living Villages

Property: A 120-unit apartment project located at 1321 East 4600 South, Ogden, Utah 84403 and two residence halls located at 3101 University Circle, Ogden, Utah 84408.

INITIAL DEPOSIT. Your initial Deposit is $175.00 (a refundable $150.00 Security Deposit and a $25.00 License Agreement Processing Fee). The $25.00 non-refundable License Agreement processing fee is to cover our administrative expenses. The $150.00 Security Deposit will be refunded if you are not approved.

RENTAL INSTALLMENTS AND ADDITIONAL CHARGES. All checks and money orders must be payable to "Weber State University-Office of Housing and Residence Life."

You are required to enroll in the WSU monthly payment plan through eweber (your student portal).

SECURITY DEPOSIT. You agree that we have until the later of (i) thirty (30) days after the expiration or termination of this Lease, (b) fifteen (15) days after the date on which we received written notice of your forwarding address, to return (by U.S. mail) any unused portion of the Security Deposit to you. Along with that return, we will provide to you a description and itemized listing of deductions that we have taken from the Security Deposit. We do not owe you any interest on the Security Deposit and we can commingle it with other monies of ours.

UTILITIES. We will pay for the following utilities, which shall be furnished through independent third party providers, if checked (x):

x Electricity
x Water & Sewer
x Gas
x Garbage Collection
x Internet
x Extended Basic Cable TV
x Local Telephone

All utilities may be used only for normal household purposes and must not be wasted.

ASBESTOS. Asbestos Containing Materials (ACM) are present at Weber State University Housing in Promontory Tower only. It is currently encapsulated to limit levels of exposure. The areas containing asbestos do not indicate an immediate need for asbestos removal. The United States Environmental Protection Agency (EPA) has determined that the mere presence of asbestos materials does not pose a health risk to residents and that such materials are safe so long as they are not dislodged or disturbed in a manner that causes the asbestos fibers to be released. The EPA does not require that intact asbestos materials be removed. Instead, the law simply requires that we take reasonable precautions to minimize the chance of damage or disturbance to those materials.

Resident and Resident's guests shall not take or permit any action which in any way damages or disturbs ACM in the Premises or any part thereof, including, without limitation, (1) dusting, scraping, hitting or impacting surfaces with objects such as balls, sticks, tape, or fasteners such as nails and screws; (2) piercing the surfaces of the building by drilling or any other method; (3) hanging plants, mobiles or other objects from surfaces of the building (4) attaching any fixtures to the surfaces of the building; (5) allowing any object to come in contact with the surfaces of the building; (6) painting, cleaning, or undertaking any repair of any portion of the surfaces of the buildings; (7) undertaking any activity which results in vibration which may cause damage to the surfaces of the building.

Resident shall notify Landlord immediately if there is any damage to, or deterioration of, the surfaces of the building of the Premises or any portion thereof, including, without limitation, fixture, loose, cracking, hanging or dislodged material, water leaks, or stains in the ceilings or other surfaces, so appropriate repairs may be done by qualified personnel.

FINANCIAL AID. If you are paying with financial aid (which must be approved by us) you must sign an addendum to the License labeled Financial Aid Addendum and you agree to pay the Rental Installment and $25.00 non-refundable service fee as set forth in that addendum.

FLEX MEAL PLAN. All Promontory Tower and New Hall residents are required to have a Flex Plan through the University. A Flex Plan is optional for University Village residents.
All Flex Plan dollars may be used at all Retail Food Service locations on campus; while a minimum of $200 is allocated for selected off-campus locations, all on-campus food locations are retail only. It is not a traditional or all you can eat board plan. The Flex plan is available at all food retail operations on-campus. Students may use their Flex Dollars to purchase items for themselves and their guests. Any remaining balance of Flex Dollars will roll over from Fall Semester to Spring Semester, provided the student is enrolled in a flex plan for Spring Semester.

The Flex Plans Options for Residents are listed in the rates section.

*Flex Dollars are not available for Summer Terms and will expire at the end of the Spring Semester.*

Student’s flex plans are non-transferable. The student must present their ID Card to redeem Flex Dollars. Students may change their flex plan within the first 10 business days of each academic semester. No changes will be allowed after this time. Students may be released from their Flex Plan for the following reasons:

- The resident is no longer enrolled in classes at the University and is released from their Housing License Agreement.
- Medical requirements that the food service provider may not be able to fulfill. A detailed explanation and dietary requirements must be submitted by a medical physician and is subject to review by the food service provider. As the food service provider for Weber State University, it will determine whether or not it can meet the requirements as prescribed by the medical physician. Only in those circumstances where the dietary requirements are beyond the food service provider ability to meet, will a student be excused from the Flex Plan.

Students must honor the rules of access in the Dining Room. The Student must present their Campus ID Card for admittance to the Dining Room.

1. Any student caught removing food from the Food Service Retail area without payment, or in the act of theft, will be presented to the Resident Life Administrator for Disciplinary Action.
2. Any student that fails to show reasonable respect and common courtesy for their peers, employees and/or management of the food service staff will be presented to the Resident Life Administrator for Disciplinary Action.
3. Any student that causes damage or distress in the dining area will be presented to the Resident Life Administrator for Disciplinary Action

**HOLDOVER.** If you still occupy the Premises past the Ending Date, the date contained in your move-out notice, or the date on which we notify you to leave the Premises, then you owe us Rent plus an additional twenty-five percent (25%) for the extra time that you stay in the Premises (payable daily in advance without notice or demand) plus, all of our damages and damages of the person who could not move in because of your holdover.

**LICENSE TERMINATION.** Prior to the Start Date, you may terminate this License if you have not enrolled in, or become employed by the University, provided you (i) notify us in writing at least thirty (30) days prior to the Start Date of the Term, and forfeit your right to a return of the Security Deposit, or (ii) notify us in writing less than thirty (30) days prior to the Start Date of the Term, forfeit your right to a return of the Security Deposit, and pay to us a Termination Fee in the amount of $100.00.

You may also terminate this License prior to the Start Date of the Term for any other reason, provided you (i) notify us in writing at least one hundred twenty (120) days prior to the Start Date of the Term, and pay to us a Termination Fee in an amount equal to $250.00, (ii) notify us in writing at least ninety (90) days prior to the Start Date of the Term, and pay to us a Termination Fee in an amount equal to $300.00, or (iii) notify us in writing at least sixty (60) days prior to the Start Date of the Term, and pay to us a Termination Fee in an amount equal to $500.00.

After the Start Date, you may terminate this License if you are no longer enrolled at, or employed by, the University, provided you (i) notify us within thirty (30) days following the Start Date of the Term, and pay to us (in addition to the required Rental Installment Payments due up to the date of termination), a Termination Fee on the date you give us written notice in an amount equal to $400.00, (ii) notify us anytime between thirty one (31) days and sixty (60) days following the Start Date of the Term, and pay to us (in addition to the required Rental Installment Payments due up to the date of termination), a Termination Fee on the date you give us written notice in an amount equal to $350.00, or (iii) notify us any time after sixty (60) days following the Start Date of the Term, and pay to us (in addition to the required Rental Installment Payments due for the period up to the date of termination), a Termination Fee on the date you give us written notice in an amount equal to $300.00.

You may also terminate this License after the Start Date for any other reason, provided you (i) give us sixty (60) days prior written notice, and (ii) pay to us (in addition to the required Rental Installment Payments due during the 60-day notice period) a Termination Fee, on the date you give us written notice, in an amount equal to (a) sixty (60) times the daily rate (calculated by dividing the total number of days in the Term of the License by the Total Contract Value set forth in Part 3 of this License) ("60-Day Fee"), plus (b) thirty percent (30%) of the balance of the remaining Rental Installment Payments attributable to the unexpired Term of the License (after subtraction of the 60-Day Fee).

If you become eligible for December graduation during your License term, and you are no longer enrolled at the University, you must provide written documentation at least 45 days in advance from a College or University Registrar / Enrollment Management Official that states that you are eligible for graduation during this period only. If this written documentation is submitted to our sole satisfaction, the License will terminate the day after the date of official December graduation ceremonies. If you fail to graduate as planned or become ineligible after written documentation is provided, this License shall remain in full effect.

**METHOD OF NOTICE.** All "notices" to us must be in writing and either hand delivered or sent by U.S. certified mail, return receipt requested, postage prepaid, to Century Campus Housing Management, L.P., d.b.a Campus Living Villages, Attention: Weber State University – Office of Housing & Residence Life, 3101 University Circle, Ogden, Utah 84408.

**PETS.** The only pets allowed in WSU Student Housing are fish. The fish tank may be no larger than 25 gallons. Except as required by law, no other pets are allowed (even temporarily) anywhere in the facility or the Property. We will assess a fine of $100.00 (which will include the required fumigation charge, if appropriate) if you violate this policy. If we catch you with a pet, you must remove the pet within 24 hours. If you violate this pet policy more than once, there will be additional fines and other disciplinary action.
**TRANSFER FEE.** If you request to be relocated, then you shall pay to us a Transfer Fee in the amount of $30.00. In no event shall we be obligated to relocate you at your request.

The terms of this Addendum are agreed to and accepted by:

**RESIDENT:**
Signature: __________________________
Name Printed: _______________________
Date: ____________________________

**OWNER:**
Signature: __________________________
Name Printed: _______________________
Date: ____________________________
HOUSING AND RESIDENCE LIFE
Community Policies

WELCOME TO HOUSING & RESIDENCE LIFE, the unique residential community for students, faculty, staff, and affiliates of Weber State University (or the University). This Property is only for residents who appreciate a beautiful environment and the convenience of on-campus living, and who will make a strong commitment to caring for the community in which they live. The cleanliness, beauty, and enjoyment of the Property will be enhanced if you will speak up whenever you observe a thoughtless act, unsafe condition, or questionable person on the grounds. The community will be governed by the rules of common courtesy and common sense.

You must follow the STUDENT CODE OF CONDUCT of the University. By enrolling at the University a student neither loses the rights nor escapes the responsibilities of citizenship. All students are expected to obey federal, state and local laws, the rules and regulations of the Board of Regents of Weber State University, the rules and regulations of Weber State University and the Student Code of Conduct and other directives issued by an administrative official in the course of his/her duties. A student who enrolls at the University is charged with the obligation to conduct himself/herself in a manner compatible with the University’s function as an educational institution; consequently, conduct which interferes with the use or utilization of University facilities by other persons may be punished regardless of whether such conduct is specifically outlined in the Student Code of Conduct.

SAFETY

S1. SECURITY - It is not possible for any apartment owner or manager to insure "security" or "safety." For your convenience, many features, such as perimeter fencing, deadbolt locks, and locked buildings are provided. The University Police Department provides police services in the Community from time to time at their sole discretion. You should not assume their presence. We believe in the effectiveness of neighbors looking out for each other and we encourage residents to get to know their neighbors. You must promptly report any incident of theft, vandalism, or unsafe conditions to the University Police and our office. Whenever possible, please furnish a detailed description of the offender, date and time of day, make and color of car, license plate number, etc. Please call the University Police at x4460 for non-emergencies and 9-911 to report any criminal activity. We will support your vigilance and will, where appropriate, prosecute acts of vandalism, trespassing, and theft.

Detailed requirements for electronic access can be found under the University PPM (5-44) for electronic access. For residents at University Village:

Electronic Access Cards. Cards shall be issued and managed by the Wildcard office. Upon move in a resident's card will be activated to work for the building they have been assigned to live in.

a. Electronic access cards (wildcard) shall be used only by the individual to whom the card is issued.
b. Duplication of cards other than by the Wildcard Office is prohibited. Any person who knowingly makes or duplicates a university card in any manner not authorized by this policy is subject to disciplinary action by the University, pursuant to established procedures and/or prosecution in accordance with 1953 Utah Code Annotated, Section 63-9-22 (misdemeanor).
c. Electronic access will be renewed on a semester-by-semester basis.
d. WSU reserves the right to terminate access at any time the University deems appropriate.
e. Cards that are lost, stolen or damaged may be replaced at the Wildcard Office upon payment of the replacement card cost. If a card is lost or stolen, the WSU Housing & Residence Life shall be notified so that electronic access via the lost or stolen card can be terminated.

Visitors must know your apartment or room number before they arrive at your building. To gain entry, a courtesy phone is outside the entrance.

KEYS - Keys belong to us and must be returned to us at the end or termination of your agreement. You will be charged $150.00 for each apartment key (in University Village), $50.00 for each room key (in Promontory Tower), $100.00 for each room key (in New Hall) and $15.00 for each mail key that is not returned, and for each replacement key that you request. Do not duplicate any key or give or loan your key to anyone.

The following are safety and security suggestions and recommendations while living at WSU Housing:

PERSONAL SECURITY – WHILE INSIDE YOUR APARTMENT
• Lock your doors and windows, even while you are inside.
• Use deadbolt locks on the doors while you are inside.
• When answering the door, see who is there by looking through a window or peephole. If you do not know the person, first talk with him or her without opening the door. Do not open the door if you have any doubt.
• Do not put your name, address or phone number on your key ring.
• If you are concerned because you have lost your key or because someone you distrust has a key, ask us to rekey the locks. You have a statutory right to have that done. You will pay for the rekeying.
• Dial 911 for emergencies. If an emergency arises call the appropriate governmental authorities first, and then call us.
• Check your smoke detector monthly for dead batteries or malfunctions.
• Check your door locks, window latches, and other security devices regularly to be sure they are working properly.
• Immediately report the following to us in writing, dated and signed:
  o Any need of repairs of locks, latches, doors, windows and smoke detectors
  o Any malfunction of other safety devices outside your dwelling, such as broken gate locks, burned-out lights in stairwells and parking lots, blocked passages, broken railings, etc.
• Close curtains, blinds and window shades at night.
• Mark or engrave identification on valuable personal property.

PERSONAL SECURITY – WHILE OUTSIDE YOUR APARTMENT
• Lock your doors while you are gone.
• Leave a radio or TV playing softly while you are gone.
• Close and latch your windows while you are gone, particularly when you are gone for an extended period.
• Tell your roommate where you are going and when you will be back.
• Do not walk alone at night.
• Do not hide a key under the doormat or a nearby flowerpot. These are the first places a burglar will look.
• Do not give entry codes or electronic gate cards to anyone.
• Use lamp timers when you go out in the evening or go away for an extended period. They can be purchased at most hardware stores.
• Let us and your friends know if you will be gone for an extended time. Ask your neighbors to watch your apartment since we cannot assume that responsibility.
• While away for an extended period, have your newspaper delivery stopped, or have a friend pick up your newspaper daily.
• Carry your door key in your hand, whether it is daylight or dark, when walking to your entry door. You are more vulnerable when looking for your keys at the door.

PERSONAL SECURITY – WHILE USING YOUR CAR
• Lock your car doors while driving. Lock your car doors and roll up the windows when leaving your car parked.
• Do not leave exposed items in your car, such as electronics, wrapped packages, briefcases or purses.
• Do not leave your keys in the car.
• Carry your key ring in your hand while walking to your car, whether it is daylight or dark and whether you are at home, school, work or elsewhere.
• Try to park your car in an off-street parking area rather than on the street. If you park on the street, park near a streetlight.
• Check the backseat before getting into your car.
• Do not stop at gas stations or automatic teller machines at night, or anytime when you suspect danger.

PERSONAL SECURITY AWARENESS
No security system is “failsafe.” Even the best system cannot prevent crime. Always proceed as if security systems do not exist since they are subject to malfunction, tampering and human error. We disclaim any express or implied warranties of security. The best safety measures are the ones you perform as a matter of common sense and habit.

COMMUNITY LIVING

L1. FIREARMS/WEAPONS – We do not allow firearms and other weapons on the property. You must comply with all federal, state, local and University laws and regulations pertaining to all weapons including, without limitation, explosives, bows and arrows, illegal knives, martial arts weapons, air rifles, BB guns, or any other object that can be construed as a weapon.

L2. ALCOHOL – Possession or consumption of alcoholic beverages by you and your guests at WSU Housing must be in compliance with local, state and federal laws, and with the rules and regulations of the University. If you are under 21 years of age, you may not consume or possess alcohol. Alcohol may not be consumed or displayed in public areas, including balconies, patios and sidewalks. Keys of any type and other common source alcohol containers are not allowed. We will dispose of any alcohol remaining in containers of this type found on the property. Alcohol-related conduct that ignores the rights of others to a quiet, orderly living environment is not acceptable.

L3. DRUGS AND ILLEGAL SUBSTANCES – Use, possession and/or distribution of drugs and/or illegal substances, including but not limited to marijuana, is strictly prohibited and will result in eviction and referral to the College Judicial officer and law enforcement agencies. This includes possession of any drug paraphernalia. In accordance with lawful procedures, the Department of Public Safety, 8/154 or the local law enforcement agencies may confiscate and retain for evidence any such drugs found in possession of a student, in his/her apartment, or vehicle.

L4. VERBAL AND/OR PHYSICAL ABUSE – Residents and guests are to treat all neighbors, apartment mates, visitors, WSU Housing staff, and University officials with courtesy and respect. Verbal abuse will not be allowed including swearing, name calling or any other language offensive or demeaning to the person. Physical violence of any type will not be tolerated.

L5. FAILURE TO COMPLY – You must comply with all written and verbal requests and instructions from WSU Housing staff and University officials. This includes requests to produce valid identification.

L6. NOISE – You and your guests must respect the rights of others at all times by behaving in a manner that is conducive to sleeping and studying. High volume sounds from home and car stereos, televisions, electrical instruments, and such are not permitted. While we may establish specific “quiet hours,” you are expected to show consideration and courtesy to other residents 24 hours a day, seven days a week. If another person can hear your stereo, voices, or any other form of sound from outside your door, windows or through the walls, or floor, you are being too loud. Please pay special attention to the level of bass you play on radios and stereos.

L7. BARBECUE GRILLS – The fire code prohibits the storage or use of barbecue grills on the sidewalks in front of each building and on the unit patios and balconies. After you use the community grills provided, please leave the equipment, grills, and area clean for the next person. Flammable liquids may not be stored in your apartment.

L8. FIRE ALARMS – We have installed building fire alarms in all buildings. If you are in a building when its fire alarm rings, you and your guests are required to immediately leave the building (this includes real alarms, false alarms and fire drills). If you, and/or your guests, fail to leave as required, you may be required to pay a fine. EXCEPTION: You are not required, to leave the building while we are conducting a test of the fire alarm system and we have notified residents in advance of the test. If you, and/or your guests, intentionally cause a false alarm, you will be subject to a fine and/or eviction.

L9. SMOKE DETECTORS – At the beginning of your lease we will test the smoke detector(s) in your Apartment for proper operation and working batteries. Thereafter, it is your responsibility to replace the batteries. Do not render the smoke detector(s) inoperable or fail to keep working batteries installed. Report any malfunctioning or inoperable smoke detector(s) to us immediately.

L10. COMMON AREAS – You are expected to use common sense and consideration for others when using these facilities. Your use of the common areas is a privilege that we can withdraw for any reason. Do not make loud noise or play music in the courtyard, clubroom, or other common areas. You and your guests are required to follow the posted rules and regulations.

L11. SMOKING PROHIBITED – SMOKING IS PROHIBITED IN ALL AREAS OF THE FACILITY INCLUDING APARTMENTS AND ON BREEZeways. Smoking is ONLY permitted in the parking lots. Properly dispose of cigarette butts in containers.

L12. NUMBER OF OCCUPANTS – The maximum number of people living in an apartment shall be no more than four people in a four-bedroom apartment (University Village) or two people in a room (Promontory Tower).

L13. VISITORS – You are responsible for your guests’ (whether invited or uninvited) compliance with all of these Community Policies and parking regulations. Guests who stay after 2:00 AM will be considered overnight guests. All guests staying for 48 hours must be registered in our office. Except for members of your family, overnight guests of the opposite sex are not permitted between the hours of 2:00 AM and 8:00 AM. Guests staying more than 48 hours without our permission will be considered an unauthorized occupant. If you have an unauthorized occupant residing in the apartment, you will be in violation of the License.
L14. MINOR CHILDREN - An adult must supervise your children, and the children of your guests, when outside your Apartment. Patios and balconies are considered "outside."

L15. APARTMENT UNITS - We recognize the importance of personalizing your Apartment. However, in order to comply with fire codes (which exist for your protection and safety), to reduce the risk of accidents, and to prevent other damage to the Apartment, we have established the policies that follow. If you fail to follow these policies, we may sanction you and/or charge you fines and costs.

A. We do not allow hot plates in your Apartment.
B. We do not allow multiple-outlet, "octopus," plugs in your Apartment unless they have a self-contained circuit breaker. All extension cords must be U.L. approved.
C. You must not use halogen lamps, candles, incense or any open flame in your Apartment. If the power goes out, use flashlights only for light. Do not store flammable liquids in or around your Apartment.
D. You may not hang, slide, or erect anything in, on, or about any windows or anywhere else on the outside of any building.
E. All decorations should be temporary in nature so as to not permanently deface or damage any of your Apartment's finishes. You can hang posters and other wall decorations with thumb tacks, or any other method that will not damage painted wall surfaces. No wall papering or painting is permitted in your Apartment.
F. Do not use nails, stickers or tape on the Apartment entrance, bedroom and closet doors, or kitchen cabinet surfaces.
G. We do not allow waterbeds.
H. Do not hang anything from sprinkler heads. Damage to these may result in flood damage which you will be responsible.
I. Aluminium foil may not be placed in windows as insulation or decoration.
J. External antennas or satellite signal receivers are not permitted.

L16. ROOMMATE AND NEIGHBOR COUNSELING - Conflicts occur due to a lack of communication between people and resistance to compromise. All residents agree to follow the ROOMMATE/NEIGHBOR CONFLICT RESOLUTION process:

A. The complaining resident discusses the problem with our staff; staff will give tips on how to talk with the roommate/neighbor; the complaining resident then addresses the concern directly with the roommate/neighbor.
B. Our staff will follow up with the complaining resident. If the problem remains, a resolution meeting is held among roommates/neighbors and our staff. A roommate/neighbor contract may be formulated to help negotiate a compromise.
C. Our staff will follow up and review the roommate/neighbor contract if needed.
D. Only after our staff feels that the roommate/neighbor resolution process has been given a chance will changes in apartment assignments be considered. Failure to get along with roommates/neighbors is not grounds for lease termination.
E. Roommates/neighbors electing not to work through this prescribed resolution process will be assessed a $75.00 transfer fee to change apartments.

L17. RESIDENT DISCIPLINE - Although eviction through a civil court is always a possible remedy for any violation of the agreement and its' addendum, management reserves the right to use an educational discipline process. It is our hope that this system promotes and encourages self-discipline, and that it will guarantee fundamental fairness to each resident. Involvement with certain violations may result in a monetary amount being assessed and may be outlined elsewhere in this license. Most violations will result in educational sanction such as community service, probation, and research. The discipline process is as follows:

A. Notification of possible violation and hearing with Resident Director
B. Notification of sanction
C. Right to appeal
   a. A letter requesting an appeal and outlining the reasons for the appeal must be filed with the Assistant Director within (3) school days from the date of the sanction. The Assistant Director will review the appeal and make a final decision.
   b. This decision may be appealed to a designated representative of the University. A copy of that appeal must be forwarded to the University representative and the Assistant Director within (3) days after the Assistant Director's decision.

L18. SATELLITE TELEVISION DISHES - You may not install a satellite television dish without our written approval. Please contact our office to find out what you must do to obtain our approval.

L19. MISSING PERSON PROCEDURES - In compliance with the Missing Person Procedures 20 USC 1092 C (Section 488 of the Higher Education Opportunity Act of 2008), it is the policy of Student Affairs and WSU Police to investigate any report of a missing student who resides on-campus at Weber State University. Weber State University's practice, procedures, and policy are as follows:

Practice:
- A resident student shall be deemed missing when he or she is reportedly absent from the University for more than 24 hours without any known reason.
- All reports of missing students shall be directed to WSU Police. WSU Police will work with Student Affairs to determine whether the student is missing in accordance with this policy.
- Upon signing the housing license agreement to the campus residence halls or apartments, students have the opportunity to identify a confidential individual to be contacted by the University in case the student is determined to be missing. Only authorized University officials and law enforcement officers in the furtherance of a missing person investigation may have access to this information.
- For students under the age of 18, that notification will be made to the student's parent or guardian within 24 hours of the time that the student is determined to be missing.
- Any notification to parents, guardians, or designated contacts will be made by the Dean of Students.

Procedures:
- Any report of a missing student should immediately be directed to WSU Police.
- WSU Police will notify Student Affairs and the two departments will work in conjunction to do the following:
  o Attempt to make contact with the student reported missing by calling the student's cell phone number on file, going to the student's room (keying in if no answer), interviewing roommate(s) and floormate(s) concerning the last time the student was seen and find any known plans.
  o Check the student's card access log to determine when they last entered a building, used their student id card, etc.
  o Check class schedule and look for student at classroom if applicable.
  o Contact faculty member regarding attendance if appropriate.
  o Determine a timeline of when the student was last accounted for.
- The Dean of Students and VP of Student Affairs will initiate whatever action deemed appropriate under the specific incident's circumstances.
  o If it is determined that 24 hours have passed with no known whereabouts the Dean of Students or designee will notify the missing student's designated contact or if the student is under 18, their custodial parent or guardian.
  o If it has been less than 24 hours, and the student's absence does not appear irregular or suspicious, a note will be left at the student's room requesting that they contact WSU Police immediately upon their return. If at the 24 hour mark the student still has not returned,
then the above stated actions will take place.

- The emergency contact information listed on license agreement will serve as your requested method of notification in the event that you are identified as a missing person. If you are under age 18 at the time of this agreement your parents or legal guardian should be signers on the license agreement and their contact information is to be listed in the guarantor section of the license agreement.

**OFFICE & MAINTENANCE SERVICES**

**O1. OFFICE HOURS AND SERVICE PROCEDURES** - Our business hours will vary during the course of the year. Please check the office hours posted at the office entrance. When the office is not open, the phones will be answered by voice mail service for messages. A staff member is also available after hours. A drop box is available for messages and after-hours rental payments at the Housing & Residence Life Office.

**O2. MAINTENANCE MANAGEMENT SYSTEM** - We take pride in providing you a well-maintained apartment home. We demand high standards of service from our suppliers, subcontractors, and service personnel. Except during emergencies, a written work order must be issued from our office for all service requests. Verbal requests are not allowed. Your cooperation with this policy will help us provide you better service. If you make a second request for service and do not receive service within forty-eight hours, please address a letter to Campus Living Villages, to the attention of Assistant Vice President of Operations, 1001 Fannin, Suite 100, Houston, Texas 77002. Only written correspondence will be acknowledged. Our phone number in Houston is (713) 871-5100. Emergency maintenance such as, power failures, losses of heat (if the outside temperature is below 40°F), losses of air conditioning (if the outside temperature is above 90°F), and rising water may be reported by calling the on duty staff member. Promptly report water leaks and equipment malfunctions to minimize your inconvenience and property damage.

**O3. CARPET CARE** - To reduce damage and preserve the appearance of your carpet, you must vacuum frequently (at least weekly). A vacuum cleaner is available for your use at our office. Please call us immediately for special instructions and assistance in handling carpet stains or damage. Annually, upon renewal of your contract, we will shampoo your carpet at no cost, per your request.

**O4. EXTERMINATION** - We treat all apartments/rooms for pests regularly. Residents cannot refuse extermination unless a written medical doctor's excuse is on file with the office.

**COMMUNITY CLEANLINESS**

**C1. APARTMENT CLEANLINESS** - You must maintain your Apartment in a clean, orderly and sanitary condition at all times. Un-clean conditions may create an unhealthy environment for your roommates and/or your neighbors.

A. If you must clean your apartment to ensure sanitary conditions, you must reimburse us for all costs incurred.

B. If one roommate of a shared apartment moves out, all roommates must satisfactorily clean the apartment. If the apartment is not cleaned, a $100.00 cleaning charge will be assessed among all roommates.

**C2. TRASH** - Put all trash in tightly closed plastic bags and deposit them in the dumpsters provided. Do not put trash between the dumpsters and the fence. Do not put your trash in the trashcans in the courtyards or common areas. We do not provide door-to-door trash pick-up. You will be charged a $30.00 service charge if you place any trash outside your Apartment/room or anywhere else on the property (other than inside the dumpsters).

**AMENITIES**

**A1. LAUNDRY FACILITIES** - Laundry facilities are for our residents' use only. We are not responsible for unattended laundry.

**A2. COMMUNITY CENTER AND LOBBY USE** - We will utilize the community center and lobby for a variety of educational, recreational, and social programs. The center and lobby are also available for your use (i.e., study groups, organization meetings, etc). For further information on utilization of the facilities, please contact our office.

**A3. POSTING** - All signs and posters must be pre-approved by us before being posted. If approved, posters, signs, and other items can only be posted in designated areas.

**A4. CABLE TELEVISION** - Cable television is provided through the University and Resident acknowledges that the system is a mechanical one that may periodically fail or be rendered inoperative.

**A5. NETWORK ACCEPTABLE USE POLICY** - Access to some Property network or University computer resources require that each user have a unique identity. A computer identity represents the user in various system activities, to provide access to software and data, and to associate the user's own software and data with the identity. As such, any computer identity is an instrument of identification, and its misuse constitutes forgery or misrepresentation and is subject to disciplinary action.

In particular:

- Network resources shall not be used for any illegal or criminal purpose.
- Unauthorized attempts to gain root access or access to any account not belonging to the user on any Property or University network system are prohibited.
- Unauthorized access to restricted databases is prohibited.
- Any user who finds a possible security hole on any Property or University system is obliged to report it to the system administrators.
- Password sharing is prohibited. Users shall be held responsible for choosing safe passwords, ensuring file protections are set correctly, and for all use of accounts and user-ids assigned to them.

We, or the University, are not responsible for unofficial uses of computer resources. In particular, e-mail and personal Web pages often express private opinions that do not reflect the Property's or University positions.

Computing and information resources are made available to individuals to assist in the pursuit of educational and other academic goals. It is expected that users will cooperate with each other and respect the ownership of work and information even though it is in electronic--rather than more immediately tangible--form. Rules prohibiting theft and vandalism apply to software and data as well as to physical equipment.

In particular:

- No computer system is to be used as a staging ground to crack other systems.
- No one shall alter or delete software, hardware, communications, or data belonging to someone else without authorization.
- Users may not browse, access, copy, or change private files without authorization. Users may not attempt to modify the computer system or software in any unauthorized manner.
• Use of the system for commercial purposes, either for-profit or not for profit, is strictly prohibited.
• Users ought to adhere to posted system policies, procedures, or protocols, such as time or storage limits, where those policies, procedures, or protocols are consistent with this policy. Refusal may constitute failure to comply as defined in the University Columns Community Policies.
• The use of invasive software, such as "worms" and "viruses" destructive to computer systems, is unethical and illegal.
• Copyrighted software must only be used in accordance with its license or purchase agreement. Users do not have the right to receive or use unauthorized copies of software, nor to make unauthorized copies for themselves or others.
• Attempting to damage or disrupt operation of computer equipment, data communications equipment, or data communications lines is prohibited.
• Graftulous consumption of system resources (disk space, CPU time, and bandwidth) will not be tolerated.
LEASE GUARANTY AGREEMENT

**GUARANTOR MUST PROVIDE A VALID SOCIAL SECURITY IDENTIFICATION NUMBER AND A COPY OF
VALID GOVERNMENT PICTURE ID**

Each Guarantor (identified below) jointly and severally with all other Guarantors, if any, identified, below, or (as applicable) as tenants by entirety, hereby guarantees the observance and performance when due of all agreements and obligations of Resident under the Housing Contract, as same may be amended, renewed or extended from time to time by Owner and Resident, including without limitation, payment of all Rent when due; provided, however, that (i) this Guaranty will renew only if both the Resident and Owner renew the Housing Contract, and (ii) unless Guarantor executes a new Guaranty, Guarantor shall not be liable for any rent increase above the rates of the original Housing Contract.

Guarantor's obligation hereunder is that of a surety, and in the event of a default by Resident, Owner may proceed against Guarantor without first proceeding against Resident. This guaranty is irrevocable, absolute and unconditional guaranty of payment and of performance, and shall be enforceable against Guarantor without the necessity of any suit or proceedings of any kind or nature whatsoever by Owner against Resident and without the necessity of any resorting to any security under the Housing Contract or any need to give notice of nonpayment, nonperformance or noncompliance or any notice of acceptance of this Guaranty, all of which Guarantor hereby expressly waives (except any non-waivable notices required by law). Guarantor hereby expressly agrees to the validity of this Guaranty and the obligations of Guarantor hereunder shall in no way be terminated, affected, diminished or reserved to Owner pursuant to the provisions of the Housing Contract or available by law. Guarantor shall be primarily obligated under the Housing Contract as if it had executed the Housing Contract as Resident.

Guarantor waives receipt of all notice from Owner hereunder and under the Housing Contract (except any non-waivable notices required by applicable law), including without limitation notice of default by Resident and notice of any amendment of this Housing Contract by Resident. This Guaranty and/or any of the provisions hereof, cannot be modified, waived or terminated unless such modification, waiver or termination is in writing signed by Owner. Guarantor waives trial by Jury in any litigation involving the Housing Contract or this Guaranty. Notwithstanding any contrary provision of the Housing Contract, this Guaranty or of non-waivable law, no Owner Party (as defined in the Housing Contract) shall be responsible to any Resident Party (as defined in the Housing Contract), and Guarantor, for itself and all other Resident Parties, hereby releases all Owner Parties from covenants not to sue any Owner Party with respect to, and shall indemnify and hold harmless all Owner parties against, all claims, losses, damages, suits, actions, costs and expenses (including without limitation legal fees and expenses) relating to: (i) any fire, accident, injury, death, or property damage or theft occurring in or with respect to the Unit or the Facility to the extent caused by or affecting Resident or any guest of Resident at the Premises, (ii) any crime or tortuous act occurring or committed in the Unit or the Facility, to the extent cause by or affecting Resident or any guest of the Resident at the Premises, (iii) any personal conflict between Resident and any other person at the Facility, (iv) any interruption or failure of heat, electrical, water, sewer, telephone, cable TV, telephone or any other service at, or the malfunction of any machinery or appliances serving the Premises, and (v) any defect in the heating, gas, electrical, water, or sewer systems serving the Premises, except and solely to the extent that any of the foregoing directly results from the gross negligence or willful misconduct of the Owner or Agent. Guarantor acknowledges that neither the Owner nor Agent has made any representations to Guarantor concerning the safety of the Facility or the Premises or the effectiveness or operability of any security devices or security measures at the Facility or the Premises. Guarantor acknowledges that Owner and Agent neither warrant nor guarantee the safety or security of Resident or its guests against any criminal, tortuous or wrongful acts of any person and hereby releases all, and covenants not to sue any, Owner Parties, with respect to all personal injury, claims, liability, suits, actions, and causes of actions against any Owner Party, with respect to all personal injury, death or property damage suffered by Resident as a result of any criminal, tortuous or wrongful act by any person, including without limitation another Resident at the Facility, but excluding Owner and Agent.

This Guaranty shall be enforced and construed in accordance with the laws of the state in which the Facility is located (without regard to principles of conflict of law) and shall be binding upon Guarantor, his/her/their heirs, executors, administrators, legal representatives, successors and assigns and shall inure to the benefit of all Owner Parties and their respective heirs, executors, administrators, successor and assigns. By your execution of this agreement, you represent that although the Resident may not have yet reached the age of 18, the Guarantor Agreement is valid notwithstanding any attempt by Resident to invalidate the Resident contractual obligations because of the Resident's age.

In accordance with the Family Educational Rights and Privacy Act of 1974 (FERPA), as amended, WSU will disclose to the guarantor (listed below) any and all records of the student pertaining to his/her/their housing license agreement. The student hereby authorizes WSU to disclose this information granting consent to WSU to disclose these records to the guarantor.

I hereby give Campus Living Villages / Century Campus Housing Management, L.P. (CHHM) consent to check an investigative consumer report to be prepared to determine my eligibility for tenancy. I also attest that the supplied information was given voluntarily and I understand that it is to be used for the purposes of verifying my identity in acquiring public information and for no other purpose.

RESIDENT INFORMATION

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GUARANTOR INFORMATION

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Resident Signature: ___________________________ Date: ________________________

Guarantor Signature: ___________________________ Date: ________________________

Revised 11/10