

## ADDENDUM TO APARTMENT LEASE

1. Tenant is responsible for insuring his own personal property and must have a renter's insurance policy. Tenant understands and agrees that Tenant is legally liable for any fire, water, or other damage to the apartment community premises, including Tenant's apartment and all common areas, caused by the negligence, misuse, carelessness, or neglect of the Tenant or Tenant's guests. Consult an Insurance Agent on different coverage available. Additional Agreements and Covenants which are considered to be part of the Lease between the below signed Tenant and Laing Management and its Agents, dated \_\_\_\_\_.
2. If rent is paid after 5 days from due date a late payment charge of 10% of the monthly rent will be charged. If any portion of the rent is late or unpaid, the whole month will be counted late until the full amount is paid for that month. Water/sewer payments are due on the 15<sup>th</sup> of each month to Laing Management. A ten percent (10%) late fee must be paid with all payments received after five (5) days from the due date. Tampering with the water meter will result in a one hundred dollar (\$100.00) fine per occurrence.
3. Should any check be returned by the bank, for any reason, tenant will pay a FORTY DOLLAR (\$40.00) SERVICE CHARGE to Lessor. A bounced check will, in addition to the \$40.00 service charge, be susceptible to late payment charges and counted as if never paid until a replacement is made for rent payment that clears the bank.
4. Townhouse tenants are responsible for their own snow removal. Apartment parking thoroughfares will be plowed.
5. Lawn furniture is permitted on patios/decks only. Live Christmas trees are not allowed.
6. Satellite dishes are not permitted anywhere on the property.
7. This apartment is exclusively for a mature, professional atmosphere. Loud or disruptive behavior will not be tolerated. Offensive or loud music will not be tolerated. A \$200.00 violation fee will be assessed per violation. If after the first service to cure, an additional is filed by Landlord during the remainder of the lease term, tenant agrees to immediately deliver up possession without any further notice.
8. No more than 12 people are permitted in, on or around the apartment, building or property at any time. Anyone found with a keg and/or more than 12 people in the unit will be assessed \$500.00 per violation and is subject to immediate eviction. (Example: A large party with a keg will be assessed \$1000.00).
9. **NO ANIMALS ARE ALLOWED IN THE APARTMENT OR BUILDING FOR ANY REASON WHATSOEVER! THIS IS STRICTLY ENFORCED.** Should any TENANT violate this covenant, the animal must be removed upon discovery, TENANT will pay a \$200.00 violation fee per day, due within five (5) days of written or verbal notice, and an automatic steam cleaning charge will be assessed when TENANT vacates. ***Discovery of an animal is grounds for immediate eviction!!***
10. It is understood and agreed that water meters will be read by the Lessor or his Agent. Water bill payments are due by the 15<sup>th</sup> of each month. After the 20<sup>th</sup> of the month a 10% late fee is assessed. It is also understood and agreed that furnace filters will be changed by Lessor or his Agent on a quarterly basis. If Lessor or his Agent has reason to believe that Tenant is in violation of this lease, it is understood and agreed Lessor or his Agent will enter unit immediately.
11. Cars that are left in the same parking space for 7 days without moving, with flat tires, broken windows or any indication that the car is not being used **WILL BE TOWED AT OWNER'S EXPENSE**. Car repair is not permitted on the premises. Parking in designated areas only. Boats, trailers, RV's are not permitted. Vehicles cannot block sidewalks.
12. Any tenant who wishes to break their lease before the end of the lease term will forfeit their entire security deposit and be responsible for all rent payments through the end of the lease term. The tenant will also be responsible for all charges incurred to bring the apartment to the original condition at the beginning of the lease term.
13. It is the tenant's responsibility to return the apartment at the end of the lease term to the same condition that it was given at the beginning of lease term. Walls should be washed. They are not automatically painted every year. Bathroom and kitchen appliances are to be sparkling clean. Any furniture or waterbed indentations left in carpet will automatically require steam cleaning of that room to return the carpet nap in the "normal" condition.
14. TENANT pays an immediate twenty-five dollar (\$25.00) charge if LESSOR or Agent is called to the apartment to unlock the apartment door for TENANT.
15. TENANT pays a twenty-five dollar (\$25.00) charge for abandoned garbage on the premises (in hallway, by front or back door, blowing around parking lot). Tenant is responsible for repair and upkeep of all windows, screens, and doors. Tenant is also responsible for replacing light bulbs and smoke detector batteries.
16. Paragraph #11 shall be modified by deleting the last two sentences thereof, and by adding the following: "The Lessor or his agent may enter the apartment for any reason during the hours of 7 a.m. and 8 p.m. providing the Lessor or his agent knocks loudly, then opens the door and yells *Laing Management.*" Paragraph #15.B. (2) and (3) shall be deleted in its entirety.