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	UTAAS PEROUIDAN	
OTICE:	dlord's broker, will ☐ will not act as the pro	perty manager.
Landlo	dlord's broker, dill dill not fact as the pro- dlord's broker, dill dill not fact as the pro- ure inquires about this Lease, rental payments, and security deposits should be directed to dill Landlord's ure inquires about this Lease, rental payments, and security deposits should be directed to dill Landlord's	broker 🗆 Landlord.
Future	diord's broker,	t or power of attorney.
Landio	RTIES: The parties to this agreement (Lease) are the owner of the Property	20 171
	the property (Lease) are the owner of the Property	the 1 sq
PARTI	RTIES: The parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties to this agreement (Lease) are the office of the parties of t	
	(Landlord) and(Tenant).	
•	read property known as	
. PROP	OPERTY: Landlord leases to Tenant that certain real property known as(city) Texas	(zip code)
To be excessed	(address)	items
or as	as described on attached exhibit together with all its improvements including the lossessing	(the Property)
01 00	o described as (legal description recommended if lease is for one year or more):	
also d	o described as (legal description recommended if lease is for one year of more)	
aiso u		
-	(Commencem	ent Date) and ends on
	RM: This Lease commences on(Commences).	en bato, and
3. TERM	RM: This Lease commences on(Termination Date).	
-		u to month basis
	UTOMATIC RENEWAL AND NOTICE OF TERMINATION: This lease will automatically renew on a	month-to-month basis
4. AUT	UTOMATIC RENEWAL AND NOTICE OF TERMINATION: This lease will automatically tenew on the place of termination at least thirty (30) days before the place of the pla	Termination Date of the
unlar	alocs either party provides the other party written notice of the party provides the other party provides the other party written notice of the party provides the other party written notice of the party provides the other party written notice of the party provides the other party written notice of the party provides the other party written notice of the party provides the other party written notice of the party provides the other party written notice of the party provides the party provides the other party written notice of the party provides the party provides the party written notice of the party provides the party party provides the party party provides the party part	-S II this Lease is
end	and of any renewal period. VERBAL NOTICE IS NOT SUFFICIENT STORES the renewal of this Lea	se by providing written
	stamptically renewed on a month-to-month basis, extremely	• 0
auto	otice to the other party and the renewal will terminate:	
notic	since to the other party and the second	ath. If the notice is given
1000000	J.A. on the last day of the month in which the notice is given if notice is given on the first day of the month.	the following the month in
	JA. on the last day of the month in which the notice is given if notice is given on the first day of the monon on a day other than the first day of the month, the renewal will terminate on the last day of the monon.	th following the month in
	on a day other than the first day of the month, are very	
	which the notice is given.	
	B. on the date designated in the notice but not sooner than thirty (38) days after the notice is given a	nd, if necessary, rent will
M B	B. on the date designated in the notice but not sooner trial trinty (and days area are	
	he prorated on a daily basis.	
	f neither of the above choices is checked, box A will be deemed checked. Time is of the essence	e for providing notice of
16 0	f poither of the above choices is checked, box A will be deemed checked. Time is of the essente	0 10. P
11 11	f neither of the above choices is checked, box A will be documented is required). termination (strict compliance with dates by which notice must be provided is required).	
terr		
5. RE	RENT:	
	to the amount of	for each full month during
A.	A. Monthly Rent: Tenant will pay monthly rent in the amount of this Lease. The first full month's rent is due and payable no later than the rent on or before the first day of each month during the	in lands one
	this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease. The first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the first full month's rent is due and payable no later than this Lease that the	is Lease. Weekends and
	Thereafter, Tenant will pay the monthly fell to be the story to simply pay rent	
	holidays do not delay of excuse reliant's obligation to since y	
	B. Prorated Rent: Tenant will pay as prorated rent from the Commencement Date to the first day of the	e following month the sur
В	B. Prorated Rent: Tenant will pay as prorated rent from the Commencement Date to the first day of the	
U.	of on or before	
		(name o
	Description of Description Tanget will pay all rent to	(ramo s
C.	C. Place of Payment: Tenant will pay all rent to payee) at Po Box 830534 (address) in Foot Worth (city) Texas (state) 1)	(100
	payee) at (city) Texas (state)	6188 (zip) or
	(address) in rost worth (oily) to time in writing.	
	deduction or offent	except as permitted by the
D	D. Method of Payment: Tenant must pay all rent timely and without demand, deduction, or other, the Lease. Time is of the essence for the payment of rent (strict compliance with rental due dates is represented to the payment of the compliance with rental due dates is represented to the payment of the payme	equired). Tenant must pa
	Lease. Time is of the essence for the payment of rent (strict compliance with rental due dates is	ultiple Tenants occupy t
	Lease. Time is of the essence for the payment of rent (strict compliance with rental due dates is all rent by check, money order, cashier's check, or other means acceptable to Landlord. If m	
	an lone by bridger many and Landlard	Page 1 of
MAR.	AR-2001) 10-01-97 Initialed for Identification by Tenants:,, and Landlord, _	

Resi			e concernir				
		Landlor	rd may requ	d may require Tenants to pay monthly rents uire Tenant to pay the amounts due under th	is Lease by certific	, 4 , 5, 10 - 1	
	E.	facilitie	s (such as	andlord is not obligated to pay any non-ma			
	F.	month- becom	to-month besetive	There will be no rent increases through the basis, Landlord may increase the rent during the month following the 30th day after the I	notice is provided.	, p	
6.	If L	andlord iver of	receives the late charge	If Tenant fails to timely pay any month plus additional late charges of ne monthly rent by the 3 rd day of the sunder this paragraph will not affect or ely pay rent (including reporting late paymen	e month, Landlord diminish any othe nts to consumer rep	will waive the late charges for right or remedy Landlord porting agencies).	r that month. Any may exercise for
7.	RE ret	TURNE urned b yment.	ED CHECKS y the institu	S: Tenant will pay 435.00 (not to	n exceed \$25) for ea lus initial and addit	ach check Tenant tenders to ijonal late charges until Land	
8.	ind re	cluding gardless	late charge s of any not	FUNDS: Landlord will apply all funds reces, returned check charges, charge-backs tations on a check.	TOT TEPAITS, DIONE		-
9. \$30	ind se O. <u>O</u> La La le ha	cluding eparate of the second	mammals, written pe ocoper do may remove our writter ury, death, erty caused	L BE NO PETS, unless authorized by a secreptiles, birds, fish, rodents, or insects or agreement. If Tenant violates the pet ay per pet for each day Tenant violates to be removed any unauthorize in notice to Tenant of Landlord's intention to or sickness to any unauthorized pet. Tenant by any unauthorized pet and for all costs L	restrictions of this the pet restrictions d pet and deliver it o remove the unau	s Lease, Tenant will pay I as additional rent for any to appropriate local authorit thorized pet. Landlord will no deligible for any damage or to	andlord a fee of unauthorized pet. ies by providing at be liable for any equired cleaning to
10	th re th F	ne Propo emain e hird (3 rd Property	erty or a pri nforceable.) day after , Tenant m	PANCY: If Tenant is unable to occupy the ior tenant's holding over of the Property, Lar Landlord will abate rent on a daily basis due the Commencement Date because of compay terminate this Lease by giving written the landlord will refund to Tenant the seancy caused by cleaning or repairs.	ring any delay. If T	enant is unable to occupy the Property or a prior tenant's	e Property after the holding over of the nes available to be
1	1. \$	SECURI	TY DEPOS	SIT:			
		A. Sec No acc Pro tha	interest wi count and coperty Cod t the secu	osit: Upon execution of this Lease, Ten "Security deposit" has the mental be paid to Tenant on the security deposition any interest earned will be paid to Landle provides that Tenant may not withhole rity deposit is security for unpaid rent. But the rent wrongfully withheld and the Land	aming doorgine to be a sit. Landlord may property or Landlord's design and be a sit. I have a sit and faith violations and lord's reasonab	place the security deposit in representative. Notice: §92 portion of the last month s of §92.108 may subject T le attorney's fees.	an interest bearing 2.108 of the Texas 's rent on grounds enant to liability up
		der or	posit. <u>Tena</u> account for	hapter C of Chapter 92 of the Texas Proper nt must give Landlord at least thirty (30) da r the security deposit. Notice: The Texas I rity deposit until 30 days after Tenant ees) and gives Landlord a written stateme	Property Code do	es not obligate Landlord to roperty (vacating and reto	o return or account
		C. De	ductions:	e e			
		(1)	Landlord	may deduct reasonable charges from the s	ecurity deposit for:		
			5 6 6	aid or accelerated rent;			
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Resident	al Lease concerning
	 (b) late charges; (c) unpaid utilities; (d) costs of cleaning, deodorizing, and repairing the Property and its contents for which Tenant is responsible; (e) pet violation charges; (f) replacing unreturned keys, garage door openers or other security devices; (g) the removal of unauthorized locks or fixtures installed by Tenant; (h) insufficient light bulbs; (i) packing, removing, and storing abandoned property; (j) removing abandoned or illegally parked vehicles; (k) costs of reletting, if Tenant is in default; (l) attorney fees and costs of court incurred in any proceeding against Tenant; (m) any fee due for early removal of an authorized keybox; and (n) other items tenant is responsible to pay under this Lease.
	(2) If deductions exceed the security deposit, Tenant will pay to Landlord the excess within ten (10) days after Landlord makes written demand. The security deposit will be applied first to any non-rent items, including late charges, returned check charges, repairs, brokerage fees, and periodic utilities, then to any unpaid rent.
Pr ex	TILITIES: Tenant will pay all connection fees, service fees, usage fees, and all other costs and fees for all utilities to the operty (for example, electricity, gas, water, wastewater, garbage, telephone, alarm monitoring systems, and cable television) cept the following which will be paid by Landlord: Unless provided by Landlord, enant must, at a minimum, keep the following utilities on (if available) at all times this Lease is in effect: gas; electricity; water; astewater; and garbage services. If Tenant fails to do so, Tenant will be in default.
13. U	Occupant: Tenant may use the Property as a private dwelling only. If Tenant fails to occupy and take possession of the Property within five (5) days of the Commencement Date, Tenant will be in default. The only persons Tenant may permit to reside in the Property during the term of this Lease will be (include names of all occupants):
	Prohibitions: Tenant may not permit any part of the Property to be used for: (1) any activity which is a nuisance, offensive, noisy, or dangerous; (2) the repair of any vehicle;
	 (3) any business of any type, including child care; (4) any activity which violates any applicable owners' association rule or restrictive covenant; (5) any illegal or unlawful activity; or (6) other activity which will obstruct, interfere with, or infringe on the rights of other persons near the Property.
	(1) the amount of time permitted by any owners' association rule or restrictive covenant; or
14.	VEHICLES: Tenant may not permit more than vehicles (including but not limited to automobiles, trucks, recreational vehicles, trailers, motorcycles, and boats) on the Property unless authorized by Landlord in writing. Tenant may not park any vehicles in the yard. Tenant may not store any vehicles on or adjacent to the Property or on the street in front of the Property. Landlord may tow, at Tenant's expense, any improperly parked or inoperative vehicle on or adjacent to the Property in accordance with applicable state and local laws.
15.	ACCESS BY LANDLORD: Landlord may prominently display a "For Sale" or "For Lease" or similarly worded sign on the Property during the term of this Lease or any renewal period. If Tenant fails to permit reasonable access under this paragraph Tenant will be in default. Landlord or anyone authorized by Landlord may enter the Property by reasonable means at reasonable times without notice to:
(Т	A. inspect the Property for condition; B. make repairs; AR-2001) 10-01-97 Initialed for Identification by Tenants:, and Landlord, Page 3 of 8

		se concerning		
C.	show	he Property to prospective tenants, prospective purchasers, insp	ectors, fire marshals, lenders, appra	isers, or insurance
		; se a contractual or statutory lien; written notices; or		
F.	seize	nonexempt property after default.		¥
		AUTHORIZATION:		
A.	and of a Tena keyb	CE: A keybox is a locked container in which a key to the Property pened with a special key, combination, or electronic card. Key or or repaired. All persons who have the special keys, combination seybox involves risk (such as unauthorized entry, property damn to should: (i) safeguard and/or remove all jewelry and valuation with real estate professionals, insurance agents, or attorneys;	ns, or cards may have access to the lage, or personal injury). If a key bles; (ii) discuss advantages and di and (iii) obtain personal property inst	Property. The use box is authorized sadvantages of the urance. <i>Check one</i> .
		 Tenant authorizes Landlord, Landlord's property manager, ar Property during the last 30 days of this Lease or an 	nd Landlord's broker to place a keybo y renewal.	ox with a key on the
		Tenant does not authorize a keybox to be placed on the Prop	perty.	
В	notic with fee.	keybox is authorized, Tenant may withdraw Tenant's authorization to Landlord and paying Landlord a fee of	after receipt of the notice of withdra	wal and the required
	occ Lar	dlord, Landlord's property manager, and Landlord's broker are upants for any damages, injuries, or losses arising from use of the diord's property manager, or Landlord's broker. Tenant assumes	all risk of any loss, damage, or injury	<u>L</u>
<u> </u>	safety o warrant Lease. Landlor deemed reques	N CONDITION: Tenant has inspected and accepts the Proper health of ordinary persons or unless expressly noted otherwise es as to the condition of the Property and no agreements have be Tenant will complete an Inventory and Condition Form, noting divithin 48 hours after the Commencement Date. Tenant's failure as Tenant's acceptance of the Property in a clean and good of for maintenance or repairs. Tenant must direct all requests	een made regarding future repairs un any defects or damages to the Prop to timely deliver the Inventory and Condition. The Inventory and Condition on the Inventory and Condition of the I	nless specified in thi perty, and deliver it t Condition Form will b dition Form is not tragraph 20.
	without and ar	OUT CONDITION AND FORFEITURE OF TENANT'S PERSON. ondition as when received, normal wear and tear excepted. "negligence, carelessness, accident, or abuse. Tenant will leave y personal property or belongings. If Tenant leaves any persolers possession of the Property, all such personal property or bid. "Surrender" means vacating the Property and returning all key	the Property in a clean condition from the Property or belongings in the I belongings will be forfeited to and be	ee of all trash, debri Property after Tena
19.	PROP	ERTY MAINTENANCE:		
	A. <u>T</u>	enant's General Responsibilities: Tenant, at Tenant's expe	nse must:	
	(2 (3 (4 (1 (1 (1	keep the Property clean and sanitary; promptly dispose of all garbage in appropriate receptacles; supply and change heating and air conditioning filters at least supply and replace light bulbs and smoke detector batteries; promptly eliminate any dangerous condition on the Property can take precautions to prevent broken water pipes due to freezing replace any lost or misplaced keys; pay any periodic, preventive, or additional extermination costs promptly notify Landlord of all needed repairs.	aused by Tenant or Tenant's guests; g; desired by Tenant; and	
	r (naintaining the yard. "Yard" means all lawns, shrubbery, bushe ther foliage on or encroaching on the Property or on any eas ommon areas maintained by an owners association. "Yard n powing fortilizing trimming and control of yard pests. Landlord,	naintenance" means such things a at Landlord's discretion, will be resp	y, and does not inclus, but is not limited on sible for treatmen
(T	AR-200	1) 10-01-97 Initialed for Identification by Tenants:,, -	, and Landlord,	

Variable and appropriate times. Once a week terant will water townships to present the content of the content o
this Lease.
 20. REPAIRS: A. Repairs to be Paid by Tenant: Tenant will pay Landlord or any repairman Landlord directs Tenant to pay the cost to repair:
 a condition caused by Tenant, an occupant, a member of Tenant's family, or a guest or invitee of Tenant; damage from wastewater stoppages caused by foreign or improper objects in lines that exclusively service the property; damage to doors, windows, or screens; and damage from windows or doors left open.
B. Repairs to be Paid by Landlord: Landlord will pay the cost to repair:
 a condition caused by the Landlord or the negligence of the Landlord; wastewater stoppages or backups caused by deterioration, breakage, roots, ground condition, faulty construction, or malfunctioning equipment; and a condition that is not Tenant's obligation to pay under paragraph 20A and that adversely affects the health or safety of an ordinary tenant.
C. Items Not to be Repaired: Landlord does not warrant and will not repair or replace the following:
D. All other repairs: Except for repairs under paragraphs 20A, 20B, and 20C, Tenant will pay Landlord or any repairman Landlord directs Tenant to pay, the first 2000 of the cost to repair any condition in need of repair, and Landlord will pay the remainder.
E. Repair Requests and Completion of Repairs: Subchapter B of Chapter 92 of the Texas Property Code governs the rights and obligations of the parties regarding repairs. All requests for repairs must be in writing and delivered to Landlord. Tenant may not repair or cause to be repaired any condition, regardless of the cause, without Landlord's permission. All decisions regarding repairs, including the completion of any repair, whether to repair or replace the item, and the selection of repairmen, will be at Landlord's sole discretion. Landlord is not obligated to complete a repair on a day other than a business day unless required to do so by the Property Code. Landlord may require advance payment of repairs for which Tenant is liable. If Tenant fails to promptly reimburse Landlord any repair costs that Tenant is obligated to pay, Tenant will be in default. If Tenant is delinquent in rent at the time the repair notices are given, Landlord is not obligated to make the repairs.
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wood-destroying insects, if any. If Landlord maintains the yard, Tenant will permit Landlord and Landlord's contractors reasonable access to all parts of the yard and will remove any pet from the yard at appropriate times. Tenant will water the yard at reasonable and appropriate times. Once a week tenant will water foundation to precent

Residential Lease concerning.

Residential Lease concerning		
F. <u>Trip Charges</u> : If Landlord or a repair person is unable to access the Property after me to complete the repair, Tenant shall pay any trip charges incurred.	aking arrangement	s with Tenant
21. SECURITY DEVICES AND EXTERIOR DOOR LOCKS:		
A. Subchapter D of Chapter 92 of the Texas Property Code requires the Property to be equip security devices and will govern the rights and obligations of the parties regarding security meaning assigned to that term in §92.151 of the Texas Property Code. All notices or the security devices must be in writing. It	requests by Tenant	for rekeying,

- changing, installing, repairing, or replacing security devices must be in writing. Installation of additional security devices or additional rekeying or replacement of security devices desired by Tenant will be paid by Tenant in advance and may only be installed by Landlord or Landlord's contractors after receiving a written request from Tenant.
- B. If required by Subchapter D of Chapter 92 of the Texas Property Code, Landlord has rekeyed the security devices on the Property since the date the last tenant vacated the Property or will rekey the security devices no later than seven (7) days after Tenant moves into the Property.
- 22. SMOKE DETECTORS: Subchapter F of Chapter 92 of the Texas Property Code requires the Property to be equipped with smoke detectors in certain locations and will govern the rights and obligations of the parties regarding smoke detectors. Requests for additional installation, inspection, or repair of smoke detectors must be in writing. Disconnecting or intentionally damaging a smoke detector or removing a battery without immediately replacing it with a working battery may subject Tenant to civil penalties and liability for damages and attorney fees under §92.2611 of the Texas Property Code.
- Unless caused by Landlord's negligence, Landlord is NOT responsible to Tenant, Tenant's guests, family, or occupants for any damages, injuries, or losses to person or property caused by fire, flood, water leaks, ice, snow, hail, winds, 23. LIABILITY: explosion, smoke, interruption of utilities, theft, burglary, robbery, assault, vandalism, other persons, condition of the Property, environmental contaminants (e.g., carbon monoxide, asbestos, radon, lead-based paint, etc.), or other occurrences or casualty losses. Tenant will promptly reimburse Landlord for any loss, property damage, or cost of repairs or service to the Property caused by the negligence or by the improper use by Tenant, Tenant's guests, family, or occupants. NOTICE: Tenant should secure Tenant's own insurance coverage for protection against such liabilities and losses.
- 24. DEFAULT AND ACCELERATION OF RENTS: If Landlord breaches this Lease, Tenant may seek any relief provided by law. If Tenant fails to timely pay all rents due under this Lease or otherwise fails to comply with this Lease, for any reason, Tenant will be in default and Landlord may terminate Tenant's right to occupy the Property by providing Tenant with at least three (3) days written notice. Notice may be by any means permitted by §24.005 of the Texas Property Code (such as mail, personal delivery, affixing notice to inside of main door). If Tenant breaches this Lease, all rents which are payable during the remainder of this Lease or any renewal period will be accelerated without notice or demand. Landlord will attempt to mitigate any damage or loss caused by Tenant's breach by attempting to relet the Property to acceptable tenants and reducing Tenant's liability accordingly. Unpaid rent and unpaid damages are reportable to credit reporting agencies. If Tenant breaches this Lease, Tenant will be liable for:

 - B. Landlord's cost of reletting the Property including brokerage fees, advertising fees, and other fees necessary to relet the
 - C. repairs to the Property for use beyond normal wear and tear;
 - D. all Landlord's costs associated with eviction of Tenant, such as attorney's fees, court costs, and prejudgment interest;
 - E. all Landlord's costs associated with collection of rent such as collection fees, late charges, and returned check charges; and
 - F. any other recovery to which Landlord may be entitled by law.
- 25. ABANDONMENT: If Tenant abandons the Property, Tenant will be in default. "Abandon" means Tenant fails to comply with any provision of this Lease and is absent from the Property for five (5) consecutive days.
- 26. HOLDOVER: If Tenant fails to vacate the Property on or before the Termination Date of this Lease or at the end of any renewal period, Tenant will pay rent for the holdover period and indemnify Landlord and/or prospective tenants for damages, including lost rent, lodging expenses, and attorneys' fees. In the event of holdover, Landlord at Landlord's option may extend this Lease up to one month by notifying Tenant, in writing. Rent for any holdover period will be two (2) times the monthly rent calculated on a daily basis and will be immediately due and payable daily without notice or demand.
- 27. RESIDENTIAL LANDLORD'S LIEN: Landlord will have a lien for unpaid rent against all of Tenant's nonexempt personal property that is in the Property and may seize such nonexempt property if Tenant fails to pay rent. Subchapter C of Chapter 54 of the Property Code governs the rights and obligations of the parties regarding Landlord's lien. Landlord may collect a charge for

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-idential Lenga concerning	
packing, removing, or storing property seized in addition to any other amounts Landlord is packing, removing, or storing property seized in addition to any other amounts Landlord is packing, removing, or storing property seized in addition to any other amounts Landlord is packing, removing, or storing property seized in addition to any other amounts Landlord is	entitled to receive. Landlord may sell or
packing, removing, or storing property seized in addition to any other amounts earliested dispose of any seized property in accordance with the provisions of §54.045 of the Texas P	roperty Code.
dispose of any selzed property in accordance was a selected and select	
8. ASSIGNMENT AND SUBLETTING: Tenant may not assign or sublet the Property v assignment or subletting of the Property without Landlord's written consent is voidable by Tenant be released from Tenant's obligations in this Lease by virtue of an assignment or step.	ublease.
SUBORDINATION: This Lease and Tenant's leasehold interest are and will be subject, s	ubordinate, and inferior to:
A. any lien or encumbrance now or hereafter placed on the Property by Landlord;	
A. any lien or encumbrance now of hereatter places on the second se	
o u interest payable on any such lien or encumplatice,	
 C. the interest payable of any such lief of cheather the payable of any such lief or encumbrance; D. any and all renewals and extensions of any such lief or encumbrance; 	3
E any restrictive covenant: and	
F the rights of any owners' association affecting the Property.	u
NOTICE: Landlord's broker or any other broker to this transaction has <u>NOT</u> receive that Landlord is delinquent in payment of any lien against the Property or that the P	
30. CASUALTY LOSS OR CONDEMNATION: Section 92.054 of the Texas Property Code parties regarding any casualty loss to the Property. Any proceeds, payment for dama paid because of a casualty loss to the Property will be the sole property of Landle condemnation of all or a part of the Property is a casualty loss.	governs the rights and obligations of the
and the second	receives change of station orders to leave
31. MILITARY: If Tenant is or becomes a member of the Armed Forces on active duty and the county in which the Property is located and Tenant is not in default of this Lease, T Landlord thirty (30) days written notice and a certified copy of the military orders. M not constitute grounds for termination unless specifically waived.	receives ordering the control of the
32. SPECIAL THOUSENESS SANKING PROPERTY	
Othis is a non-struct of the property	6 La Dishwashe
@ No Reds allowed to this for handlored & Retriget	reidor, Ovan/Stove)
32. SPECIAL PROVISIONS: Othis is a non-5 moking property De No Reds allowed at this property The following items belong to the landlord: Refriger By the following items belong to the landlord: Refriger Ceiling fans, minibilizeds, Garage Door opener, Garage	Door opener renute.
Ceiling fans, minibilinds, Garage to	•
33. ATTORNEY'S FEES: Any person who is a prevailing party in any legal proceeding described in this Lease is entitled to recover prejudgment interest, attorney's fees	brought under or related to the transaction s, and all other costs of litigation from the
described in this Lease is entitled to recover projects	
	ntal are material representations relied upor
34. REPRESENTATIONS: Tenant's statements in this Lease and any Application for Reby Landlord. Each party signing this Lease states that he or she is of legal age to enany misrepresentation in this Lease or in any Application for Rental, Tenant is in default.	ult.
35. ADDENDA: Incorporated into this Lease are the following addenda or other is	nformation:
Addendum Regarding Lead-Based Paint;	
MR Landlord's Rules and Regulations or Instructions,	
🗋 C. Owners' Association Rules;	
D. Pet Agreement; E. Application for Rental;	
D.F. Lease Guaranty:	
G Agreement Between Brokers;	
H. Inventory and Condition Form;	_
u i. (Other)	
ani	d Landlord Page 7 of
(TAR-2001) 10-01-97 Initialed for Identification by Tenants:,, and	-

A. Entir by w B. Bind exect C. Join or s all 1 D. Cor Lea	MENT OF PARTIES: ITEM Agreement: This Lease contains the entire agreement between Landlord and Tenant and may not be changed except written agreement. Item Agreement: This Lease is binding upon and inures to the benefit of the parties to this Lease and their respective heirs, administrators, successors, and permitted assigns. Interpretation of this Lease. Any act or notice to, or refund to, as a signature of, any one or more of the Tenants regarding any term of this Lease, its renewal, or its termination is binding on Tenants executing this Lease. Interpretation of the State of Texas govern the interpretation, validity, performance, and enforcement of this lease. Interpretation of the State of Texas govern the interpretation of the termination is binding on the state. Interpretation of the State of Texas govern the interpretation of the termination is binding on the state. Should any clause in this Lease be found invalid or unenforceable by a court of law, the remainder of the state will not be affected and all other provisions of this Lease will remain valid and enforceable.
B. Bind exect C. Join or s all 1 D. Cor Lea	ding Effect: This Lease is binding upon and inures to the benefit of the parties to this Lease and their respective heirs, ecutors, administrators, successors, and permitted assigns. Int and Several: All Tenants are jointly and severally liable for all provisions of this Lease. Any act or notice to, or refund to, signature of, any one or more of the Tenants regarding any term of this Lease, its renewal, or its termination is binding on Tenants executing this Lease. Interchalment of the State of Texas govern the interpretation, validity, performance, and enforcement of this lease.
B. Bind exect C. Join or s all 1 D. Cor Lea	ding Effect: This Lease is binding upon and inures to the benefit of the parties to this Lease and their respective heirs, ecutors, administrators, successors, and permitted assigns. Int and Several: All Tenants are jointly and severally liable for all provisions of this Lease. Any act or notice to, or refund to, signature of, any one or more of the Tenants regarding any term of this Lease, its renewal, or its termination is binding on Tenants executing this Lease. Interchalment of the State of Texas govern the interpretation, validity, performance, and enforcement of this lease.
C. Join or s all 1 D. Cor Lea E. Se this	nt and Several: All Tenants are jointly and severally liable for all provisions of this Lease. Any act or notice to, or refund to, nt and Several: All Tenants are jointly and severally liable for all provisions of this Lease. Any act or notice to, or refund to, signature of, any one or more of the Tenants regarding any term of this Lease, its renewal, or its termination is binding on Tenants executing this Lease. Sometrolling Law: The laws of the State of Texas govern the interpretation, validity, performance, and enforcement of this lease.
C. Join or s all 1 D. Cor Lea E. Se this	nt and Several: All Tenants are jointly and severally liable for all provisions of this Lease. Any act or notice to, or teland to, signature of, any one or more of the Tenants regarding any term of this Lease, its renewal, or its termination is binding on Tenants executing this Lease. Sometrolling Law: The laws of the State of Texas govern the interpretation, validity, performance, and enforcement of this case.
D. <u>Cor</u> Lea E. <u>Se</u>	ontrolling Law: The laws of the State of Texas govern the interpretation, validity, performance, and enforcement of this case.
E. <u>Se</u>	ase.
E. <u>Se</u>	ase.
F. Wa	
an	<u>laiver:</u> Landlord's past delay, waiver, or non-enforcement of acceleration, contractual of statutory lieft, remail and belay to the condition, or covenant in the condition, or covenant in the condition of the condition, or covenant in the condition of the condition of the covenant in the condition of the covenant in the condition of the covenant in the covenant i
thi	his Lease.
37 NOTIC	nis Lease. CES: All notices under this Lease must be delivered to Tenant at the Property address and to Landlord or Landlord
representa	ative at:
A.	the address specified in paragraph 5(c);
	ns of this Lease are negotiable among the parties. This is intended to be a legal agreement binding upon fir nce. READ IT CAREFULLY. If you do not understand the effect of this Lease, consult your attorney BEFORE signing

Tenant

Tenant

Tenant

Tenant

Date

Date

for Landlord

(TAR-2001) 10-01-97

Landlord

Landlord

Date

Date

Date