WYOMING RESIDENTIAL LEASE AGREEMENT

| THIS LEASE AGREEMENT is made on, 20 | | (LANDLORD) with a mailing address, in the City of |
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| , State of Wyoming. | | , a o.l., o. |
| PROPERTY. TENANT agrees to rent from LANDLORD and LA | NDLORD agrees to rent to | TENANT |
| cannot give the TENANT possession of the PROPERTY at the the PROPERTY is made available to the TENANT. If the LAND this Lease. RENT. The TENANT agrees to pay \$ as rent, the symmetry of the payment of rent and any security deposit is due by | start of this Lease. Howev LORD cannot give posses to be paid as follows: \$, 20 prior 1 | , City of, State of Wyoming, 20 The LANDLORD is not responsible if the LANDLORD er, rent will only be charged from the date on which possession of sion within 30 days after the starting date, the TENANT may cancel, due, in advance, on the day of each month. The o moving in. \$ will be assessed to the balance, to be paid before the next rent |
| payment is due. | | • |
| of this Lease. This money is being held by the LANDLORD in a complies with the terms of this Lease, the LANDLORD will reit LANDLORD may use as much of the security deposit as nece option and election, to pay for delinquent or unpaid rent and Lease termination, the LANDLORD may demand that the TE sells the property, the LANDLORD may transfer the deposit to and transfer of the deposit. The LANDLORD will thereupon b USE OF THE PROPERTY. The TENANT may use the PROPERTY | a TENANT security deposi rurn this deposit within ssary to pay for damages late charges. If the LAND NANT replace the amoun the new owners for the e released of all liability to Y only as a single-family i | |
| multiple units using the following allocation: | | |
| TENANT if the TENANT does not comply with all of the terms pay the rent for the rest of the term. The TENANT must also promonies owed to the LANDLORD, along with the cost of re-enduring the remaining term of this lease will be applied by the PAYMENTS BY LANDLORD. If the TENANT fails to comply with cluding reasonable attorney fees, to the TENANT. Failure to CONDITION. TENANT stipulates, represents, and warrants thorder, repair, and in a safe, clean, and tenantable condition. Tenant repair, and in a safe, clean, and tenantable condition. The TENANT shall generally maintain the PROPERTY the TENANT. TENANT shall generally maintain the PROPERTY TENANT's visitors of the PROPERTY shall constitute a violation ALTERATIONS. The TENANT must get the LANDLORD's prior and improvements become the LANDLORD's property. COMPLIANCE WITH LAWS. The TENANT must comply with which have issued or are about to issue policies covering the NO WAIVER BY LANDLORD. The LANDLORD does not give to SUBLEASE. The TENANT may not sublease the PROPERTY or ENTRY BY LANDLORD. The LANDLORD shall have the right order for inspection, make necessary repairs, alterations or in QUIET ENJOYMENT. The TENANT may live in and use the PR SUBORDINATION. This Lease and the TENANT's rights are suproperty. The LANDLORD may execute any papers on the HAZARDOUS USE. The TENANT will not keep anything in the fire or any other hazard, or which would increase LANDLORD RENEWALS AND CHANGES IN LEASE. Upon expiration of th successive one-month periods, unless modified by the partie TENANT a copy of the proposed changes or a copy of the new LANDLORD of the TENANT's decision to stay within thirty (30 TENANT. If the TENANT's lails to accept the lease changes or the TENANT will be obligated to pay the new rent, regardless of vontinues to occupy the proposed changes or a copy of the new LANDLORD, as provided to the TENANT will be obligated to pay the new rent, regardless of vontinues to occupy the property on the date the new rent be PETS. No dogs, cats, or other animals are allow | of this Lease, or for any of any all costs, including real tering, re-renting, cleaning tering, re-renting that the terms of this Lease pay such costs upon den at TENANT has examined the TENANT agrees to mai any for all repairs, replaced in a real and orderly corn of this Lease. Written consent to alter, away, orders, rules, and received the PROPERTY and/or its corn up or waive any rights by assign this Lease without the property without interfere bject and subordinate to TENANT's behalf as the TEN | the LANDLORD may take any required action and charge the cost, hand is a violation of this Lease. the PROPERTY and that they are at the time of this Lease in good nation the PROPERTY in as good condition as it is at the start of this hents, and damages, whether or not caused by the act or neglect of indition. Damage or destruction by TENANT, TENANT's employees or improve, paint or wallpaper the PROPERTY. Alterations, additions, quirements of governmental authorities and insurance companies tents. **accepting rent or by failing to enforce any terms of this Lease.** the LANDLORD's prior written consent. **uring normal working hours by providing at least hours' notice in revices as agreed or for any reasonable purpose. **present and future mortgages on the property which include the ENANT's attorney in fact to accomplish this. **gerous, flammable, explosive or which might increase the danger of above, this lease shall automatically renew itself, indefinitely, for odify this lease or offer the TENANT a new lease by forwarding to the ease or a new lease are offered, the TENANT must notify the bosed changes or the copy of the new lease is received by the (30) days of the date the proposed changes or new lease, the affirmatively accepted the lease changes or new lease, if the TENANT who consent. **DORD's prior written consent.** **DORD's prior written consent.** **Provertified mail, return receipt requested, to the parties at their as Lease remains in effect. If a clause or provision of this lease is hexisting law, it shall be interpreted in a manner consistent with ANDLORD shall provide reasonable modifications to the PROPERTY de. Any impairment(s) of the TENANT(s) are encouraged to be interpreted to their rights and responsibilities are also recement between the LANDLORD and TENANT concerning the gas, promises, or representations between the LANDLORD and en the parties hereto with respect to the PROPERTY and the total sec. |
| IN WITNESS WHEREOF, the LANDLORD and TENANT(s) have executed this Lease in multiple originals as of the undersigned date(s). | | |
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| LANDLORD'S SIGNATURE | Date | Print Name |
| TENANT'S SIGNATURE | Date | Print Name |
| TENANT'S SIGNATURE | Date | Print Name |
| TENANT'S SIGNATURE | Date | Print Name |