

Metro West Investments LLC

1630 30th St. • Unit 252 • Boulder, CO 80301
info@metrowestinvestments.com

1. Tenants, Address, Rental Term, Rent

1.1 PARTIES

This Lease for the rental of residential property is between

Metro West Investments LLC, Agent

and Resident(s)

<<Tenants (Financially Responsible)>>

The Agent authorized to manage the Leased Premises for the Owner is:

Metro West Investments LLC

1630th Street Suite 252

Boulder, CO 80301

(303)- 442-5076

1.2 LEASED PREMISES

The Agent hereby Leases to Resident(s) the following described Premises:

<<Unit Address>>

The Premises shall also include: *See Appliance Addendum*

The premises are "As Is". Residents acknowledge the property will not be changed prior to or after move-in, unless otherwise stated in writing. This includes the installation of screen, lights, window coverings etc. The property will be professionally cleaned prior to move-in and no additional cleaning will be provided.

1.3 FIXED TERM

The term of this Lease shall be from 3:00PM **<<Lease Start Date>>** to 12:01 PM **<<Lease End Date>>**

No notice to terminate at the end of such fixed term is necessary unless otherwise agreed upon in writing.

1.4 RENT

1. The base rent for the full term of this Lease shall be paid in monthly installments of **<<Monthly Rent>>** each installment due on the 23rd day of each preceding month for which rent is due. (Example: September rent is due on the 23rd day of August). The first month's rental payment, in the amount of First Months Rent Amount is due on First Months Rent Due Date *The last months rent for Month of Last rent Payment is Last Months Rent Amount*
2. Rent payments shall be made to:

METRO WEST INVESTMENTS

All Security Deposit, Rent, Bills, Common Area monthly charges will be paid online by Resident(s) by using the online Appfolio tenant portal. A charge of \$50.00 per check will be charged if Resident(s) pay with a physical check.

LATE FEES: If Resident does not timely pay the full Monthly rent or other charges due under this lease, Owner/Agent may utilize all remedies under this lease, including the termination of resident's rights to possess the Premises. If Owner /Agent has not received the monthly rent and any other sums due (except for late fees) from Resident for any given month with seven(7) calendar days of it being

due, Resident shall pay a late fee of \$50.00 or five percent (5%) of the monthly rent ,whichever is greater. Resident shall pay a NSF charge for each denied / or returned rent payment, plus Late charge from the date due until Owner/Agent receives acceptable payment. Resident may not withheld or offset rent for any reason. Unless specifically stated in this lease, any charges, fees ,or amounts other then rent due under this lease are due and payable on the same day as rent.Owner /Agent may change when amounts other than rent are due by providing Resident written notice that such amounts are payable on a different date. Such fee, which will be considered additional rent, may be collected immediately by the Agent, or at the Agent’s option, such fee may be withheld from the Resident’s Security Deposit.

A **\$60.00** fee may be imposed for any Resident(s)’s NSF payment (nonsufficient funds) returned unpaid to Agent for any reason, whether the payment is for rent, Security Deposit or other payment. Late fees will be charged if applicable. After two NSF payments from a tenant are returned from the bank for insufficient funds or other reason, payments from that tenant may no longer be accepted.

Resident(s) agree(s) that in the event Owner/Agent is unable to deliver possession of the Leased Premises upon the date the term of this Lease is to commence, this Lease shall not be void or voidable, nor shall the Owner/Agent be liable for any loss or damage resulting therefrom, but there shall be an abatement of rent for the period between the commencement of the Lease term and the date possession is delivered to Resident(s).

All payments received by Metro West Investments will be applied first to pay expenses and fees, including but not limited to late fees, returned check fees, Resident(s) maintenance charges, utilities, if any, and lastly to the rent. If any fees go unpaid, Metro West Investments has the right to double these unpaid fees and deduct them from the Security Deposit at the end of the Lease.

NOTICE: NOTICE TO ONE RESIDENT SHALL BE DEEMED NOTICE TO ALL RESIDENTS, unless otherwise specified in this Lease. Verbal notice from Agent to one Resident shall be deemed notice to all residents. All notices from Resident(s) to Agent shall be provided in writing and mailed or delivered to Agent’s address. Written notices to the Resident(s) shall be delivered to the party personally, or sent by first class mail, postage prepaid, or securely and conspicuously posted as follows:

To the Resident(s):

At the Premises

To the Agent:

Metro West Investments LLC
1630 30th St #252
Boulder, CO 80301

By initialing below, you acknowledge and agree to the terms in Section 1.

X _____
Initial Here

2. Security Deposit, Eviction, Occupancy

2.1 SECURITY DEPOSIT

By mutual agreement between Agent and Resident(s), Resident(s) agrees to pay the Security Deposit, in the total amount of

Security Deposit

according to the following payment schedule:

Security Deposit Charge Payment Schedule

Due with lease signing.

Resident(s) may not use the Security Deposit in place of rent, late fees, or other payment without written permission of agent.

At the time of signing of this Lease, Resident(s) shall deposit with the Owner/Agent the Security Deposit against the breach of any of the Resident(s) obligations contained herein, including without limitation: damage to the building of which the Rental Property is a part, common areas and buildings owned by Owner/Agent and surrounding or adjacent to the building which the Rental Property is a part, furniture, fixtures, appliances, and carpet; abandonment of the Rental Property; nonpayment of rent, late charges, insufficient check charges, and attorney's fees. To the extent the security deposit is utilized by Owner/Agent during the term of this lease. Resident(s) shall immediately upon demand reimburse Owner/Agent and restore the security deposit amount. The security deposit or other like amounts received by Owner/Agent from Resident(s) pursuant to this Lease will be held and disbursed subject to the terms of this Lease and law.

Within sixty (60) days after surrender and acceptance of the Rental Property, Owner/Agent shall provide Resident(s) last known address with a written statement listing the reasons for any and all charges against the security deposit, and refund the balance of the security deposit (if any) therewith. The security deposit shall be returned to Resident(s) only after each and all of the following conditions have been met or the corresponding charges have been applied:

- 1) There are no unpaid charges, damages, or rents due by Resident(s);
- 2) The Rental Property, including all Appliances, bath rooms, floors, etc. have been thoroughly cleaned to Owner/Agents satisfaction, in accordance with any written Move-Out Policy provided, the terms of the Security Deposit Deductions/Charges Addendum, undamaged except for ordinary wear and tear. **If Resident(s) fail to clean thoroughly and/or in accordance with the written Move- Out Policy, and the Security Deposit Deductions/Charges Addendum, penalty charges to complete such cleaning shall be deducted.**

The Resident(s) acknowledges and agrees that in no event shall said security deposit be applied by Resident(s) for any rent or charge due hereunder without the Owner/Agent's prior written approval.

Security deposit refunds will be issued in one refund check payable to one or all Resident(s) and mailed to the assigned resident:

Security Deposit to earn simple interest of rate set by City of Boulder at

2.2 EVICTION/DEFAULT/HOLDING OVER

1. If Resident(s) fail(s) to pay the rent or fails to comply with any of the terms and conditions of this Lease, Owner/Agent may immediately or at any time thereafter re-enter the Leased Premises and remove all persons and property either judicially or non-judicially.
2. Upon eviction or Resident(s)'s abandonment of the Premises, Resident(s) shall remain fully responsible for payment of all rent and expenses for the remainder of the Lease term. Further, Owner/Agent may, at its option at any time after your eviction or abandonment of the Premises, re-rent Premises and charge all costs of finding a new Resident to you, including, but not limited to, lost rents, advertising, utilities, cleaning and repairs and Six Hundred Dollars (\$600) for Owner/Agents' administrative time.
3. In the event Owner/Agent determines Resident(s) has(ve) abandoned the Premises and or any Storage areas, Owner/Agent shall have the right to remove all the Resident(s)'s property from the Premises or Storage area and dispose of said property in such a manner as determined best by Owner/ Agent, all at the cost and expense of the Resident(s) and without liability of Owner/Agent. In addition to the preceding, Owner/Agent shall have available any and all rights and remedies available under the Statutes of the State of Colorado.
4. No delay or omission of Owner/Agent to exercise any right or power arising from any default or Resident(s) shall impair any such right or power or shall be considered to be a waiver of such default or acquiescence in such default. The acceptance of rent or partial rent, by Owner/agent shall not be deemed to be a waiver of any breach by Resident(s) or waiver of Owner/Agent's rights.
5. If after the end of the term of this Lease, Resident(s) remain(s) in possession of the Premises and any Storage areas, Owner/Agent may evict Resident(s) and remove all property either judicially or non-judicially. A penalty charge of \$500 plus \$200 per day will be deducted from the Resident(s)'s Security Deposit. Additional costs and expenses will be paid by Resident(s) to Owner/Agent for Resident(s)'s failure to leave at the end of the term of this Lease shall further include expenses incurred by the Resident(s) waiting to move in including, but not limited to, hotel costs, costs of meals and storage costs.

2.3 OCCUPANCY

No more than

persons may reside in the Leased Premises. Resident(s) agree to rent the Premises, for use as a private residence only. The Rental Property will be occupied only by Resident(s) and Occupant(s).

No one else may occupy the Rental Property without Owner/Agent's prior written consent, which consent may be withheld in the sole discretion of the Owner/Agent and which, as a condition of being granted, may require the submission of an application and the consent to a background check. A person shall be considered to be occupying the Rental Property if the person reasonably appears to be using the Rental Property as a place to live. Indications of occupancy shall include, but are not limited to: coming and going to the Rental Property with the use of a key, providing any third-party (including the police) with the address of the Rental Property as that person's residential address, receiving mail at the Rental Property, keeping clothes or personal effects at the Rental Property, commonly being present in the Rental Property or common areas of the community, or commonly parking in the person's vehicle for extended periods of time or overnight.

A person may establish unauthorized occupancy of the Rental Property, and thereby create a violation of this Lease, even if that person owns or leases other residential property. Tenant is responsible for the conduct of any and all Occupant's and guests. Any person in the common areas coming to or from the Rental Property shall be Resident's guest. Owner/Agent may exclude guests or others who, in Owner/Agent's judgment, have been violating or about to violate the law, violating or about to violate this Lease or any rules, or disturbing other Residents, neighbors, visitors, or Owner/Agent representatives. Owner/Agent may also exclude from any common area a person who refuses to show photo identification or refuses to identify himself or herself as a Resident or guest of a specific property or Resident in the community. Resident(s) may not utilize the premises for any short term rental activity, such as Air B&B, VRBO, or any similar service. Resident(s) shall pay all fines and charges levied by the City of Boulder and any additional charges and administrative fees as deemed necessary by Owner/ Agent for any violations of paragraph 2.3.

By initialing below, you acknowledge and agree to the terms in Section 2.

X _____
Initial Here

3. Care and Use of Premises-Responsibility of Resident'(s)

3.1 CARE AND USE OF PREMISES-RESPONSIBILITIES OF RESIDENT'(S)

Resident(s) shall use the Premises for residential purposes only unless agreed in writing. Resident(s) shall not engage in any illegal activities on the Premises. Resident's agree to all charges as outlined in the Security Deposit Deductions/Charges Addendum.

During the term of this Lease, Resident(s) agree(s) to maintain the Premises inside and outside. Resident(s) agrees to keep property in clean and habitable condition, this includes kitchens, toilets, showers, etc.. Resident(s) shall specifically:

1. Replace expired smoke alarm batteries and light bulbs.
2. Free jammed garbage disposals., *or pay the cost for an on-site professional help to unjam garbage disposal units. Resident's will be charged \$450.00 to replace damaged garbage disposals.*
3. Light furnace, hot water heater gas pilot lights and change furnace filters, or call a professional heating company to light them or change filters at Resident(s)'s expense.
4. Pay the cost of unclogging toilets, shower, sinks, bathtub, and *sewer lines* when clogged by hair, paper towel, feminine hygiene products, or for any other reason. Resident agrees only toilet paper will be flushed in toilets.
5. Purchase and have general working knowledge of Fire Extinguishers.
6. *Window screens are not a security item and owner agent does not provide them. If screens are present residents will be responsible for the cost of any damaged or missing screens \$200.00 per window screen, \$500.00 per patio screen door replacement.*
7. Clearly mark and secure any belongings of resident stored in any storage areas. Residents indemnify Owner/ Agent, principals, employees, and or Contractors of any loss resulting in any such belongings that maybe lost, discarded or disposed of any such storage areas.
8. **MOLD.** Resident(s) shall keep all areas of the premises thoroughly clean and dry. Resident(s) shall inspect all areas to ascertain if there are any water leaks or signs of water damage. Resident(s) shall make every effort to insure that water does no escape from shower or tub enclosures. Resident(s) shall immediately clean and dry any area where water or liquids of any kind have accumulated/spilled. Resident(s) shall keep all windows and doors closed during adverse weather or when the unit is unattended. Resident(s) shall notify Owner/ Agent immediately if there is any evidence of visible accumulation of mold-like substances on hard surfaces. Resident(s) shall clean the accumulated and surrounding areas with soap and or detergent and allow the area to dry. Within 24 hours of cleaning the area, resident(s) shall apply according labeled directions a disinfectant designed to kill mold-like substances. Resident(s) shall not maintain or permit any hydroponic growing in the Premises or any growing of marijuana. Upon written notification by tenant Owner/ Agent shall, within a reasonable time, repair water leaks, provided that such leaks are not caused by Resident(s), Occupant(s), or any Guest(s). Owner/ Agent shall, within a reasonable time, clean or apply biocides to visible mold or porous surfaces such as sheetrock and ceilings provided the visible mold was not caused by the misuse or neglect of Resident(s), Occupant(s), or any Guest(s). Resident(s) hereby indemnifies and holds Owner/ Agent harmless and releases Owner/ Agent from any and all claims or actions arising from Resident(s) breach of the information in this section and all claims of consequential damages such as damages to Resident(s) personal property or claims of adverse health conditions associated with exposure to mold.
9. Resident's shall keep the property clean inside and out. If property is not kept in a reasonably clean manner To Owner/ Agents Satisfaction Resident's shall pay Owner/ Agent a minimum cleaning fee of \$350.00 for a professional cleaning service to clean the unit. Resident will be responsible for Actual Cleaning charges if higher.

10. Marijuana. Resident shall not cause or permit any grow facility, cultivation or otherwise any horticultural activities, growth or production of marijuana, or marijuana products (i.e. edibles) to be brought upon, kept or used in or about the Leased Premises by Resident, its agents, employees, contractors or invitees of Resident's. This includes marijuana whether for medical reasons or otherwise. If Resident breaches this obligation it shall be deemed a substantial violation of this Lease Agreement, as defined in § 13-40-107.5, C.R.S., and the Resident shall indemnify, defend and hold Landlord harmless from any and all claims, judgments, damages, penalties, fines, costs, liabilities or losses (including without limitation, diminution in value of the Leased Premises, damages from loss or restriction of use of rentable or usable space or of any amenity of the Leased Premises, damages, arising from any adverse impact on marketing of space and sums paid in settlement of claims, attorney fees, consultant fees and expert fees) which arise during or after the lease term as a result of such contamination.

Resident(s)'s use of the Premises shall be subject to the following restrictions:

1. Resident(s) shall keep off the roof. If there is any evidence Resident(s) has violated this restriction, Owner/Agent may assess a fine of \$500 to Residence(s) and/or guest and Resident(s) shall be subject to immediate eviction.
2. Indoor furniture will not be used or left outside of the building.
3. No trash, debris or recyclables shall be allowed to accumulate inside or outside the property. Residents are responsible for all City of Boulder Trash Ordinances including #7962 Residents are responsible for any /all fines or penalties.
4. Residents are responsible for any cost to provide treatments, mitigation or removal of rodents, ants, bed bugs, mice pest etc. at any time during the terms of this lease.
5. Nothing shall be stored outside or in common areas, including recyclables.
6. Resident(s) shall pay all fines/charges levied by Owner/Agent, for any violations.
7. Resident(s) will pay \$500 fine for tampering, removing, altering any smoke detector on property.
8. Resident(s) will not remove or alter screens or screen doors. Resident(s) will be charged \$200.00 per damaged or missing screen, and \$500.00 for patio screen door replacement.
9. Resident(s) will not place or display anything in windows, on balconies, or alter the exterior appearance in any way with any air conditioner, lights, flags or banners. Nothing will be hung on entry doors of any kind. Resident(s) will pay fines for violations.
10. **Barbecue Grills.** Fire codes prohibit charcoal grills and other open flame cooking appliances on combustible balconies or within 10 feet of combustible construction such as wood balconies and wood product siding. In the event that the City of Boulder fire code allow for gas barbecue grills, only camp size SMALL 1 pound gas cylinders allowed.
11. **Deep Fryers.** Deep Fryers are strictly prohibited *inside or outside the property.*

Owner/Agent does not provide "lock out" service.

Resident(s) agree(s) to pay the cost of the locksmith service in the event that Resident(s) is/are locked out. Resident(s) may NOT change or re-key locks at any time for either Entry or Interior (bedroom) rooms. Any lock(s), locking door knobs that are altered by residents will be re-keyed/replaced at residents expenses without notice.

If Resident(s) leave(s) any personal property behind in Premises and or any Storage areas when leaving it is because Resident(s) intended to abandon the property and Owner/Agent will charge Resident(s) for the cost of disposing of the abandoned property as set forth in paragraph 7.

By initialing below, you acknowledge and agree to the terms in Section 3.

X _____
Initial Here

4. Utilities, Entry, Sublease, Rules and Regulations

4.1 UTILITIES

Resident(s) shall be responsible for paying for the following utilities or services connected with the Premises (check those applicable with X

).

Utility expenses are in addition to their rent

	Landlord	Tenant
Water	<input type="checkbox"/>	X
Natural Gas	<input type="checkbox"/>	X
Telephone	<input type="checkbox"/>	X
Cable TV	<input type="checkbox"/>	X
Sewer	<input type="checkbox"/>	X
Electricity	<input type="checkbox"/>	X
Trash Pickup/Inspection	<input type="checkbox"/>	X
Common Area Cleaning (laundry room, foyers, hallways, parking areas, garage, yards, etc.)	<input type="checkbox"/>	X
Recycling	<input type="checkbox"/>	X
Snow Removal	<input type="checkbox"/>	X

Resident(s) must not allow utilities to be disconnected. Owner/Agent, at their option, may pay any past due utility bill on behalf of Resident(s), add the amount paid to the balance due by Resident(s) under this Lease and utilize all remedies available against Resident(s) for nonpayment of amounts Resident(s) for nonpayment of amounts due under this Lease, including termination of the right of possession and the accruing of late fees on the amounts advanced. Landlord does not warrant that utility services will be uninterrupted during the term of this Lease. *Owner/Agent may deduct the cost of unpaid utilities/Common Utilities from the security deposit refund.*

COMMON UTILITIES. In addition to the above-referenced utilities and services, Residents shall pay

Common Utility Charge

per month directly to Owner/Agent, for Residents' estimated pro-rata share of common utilities and services for the Premises. *These common utility charges may cover utility expenses such as Water, Sewer, Trash removal, snow removal etc.* This additional amount is due and payable together with and in addition to each month's rent payment, and such costs are part of the Rent due hereunder. Owner/Agent may adjust the estimated pro-rata share of common utilities and services as necessary, to reflect the actual billing costs for such utilities or services. At the time of any such adjustment, Residents shall be obligated to pay the adjusted amount on a monthly basis thereafter, or the Owner/Agent may deduct such amount from the Security Deposit upon termination of this Lease. In the event that common utility estimates were or are higher than the actual bills, estimates shall be adjusted accordingly and Residents shall receive a credit from Owner/Agent, which credit shall be applied to the Security Deposit. In the event that actual bills are higher than estimates and/or Residents' actual utility payments hereunder, then Owner/Agent may deduct such amount from the Security Deposit as necessary.

By the beginning of the Lease term, Resident(s) shall have arranged for such utilities or services (as checked above) and for billing to be put into the Resident(s) name. Failure to do so will result in a **\$50.00** accounting charge to be paid by Resident(s). Agent recommends interior wire Maintenance Plan to be purchased by Resident(s), from the telephone company.

Excel Energy(Gas/Electric)	(800)-895-4999
Century Link (Telephone)	(800)-244-1111
Comcast Xfinity	(800)-934-6489
<i>Resident's may not attach a satellite to the property. Fines will occur.</i>	

4.2 ENTRY BY OWNER/AGENT

Resident(s) expressly agrees to permit Owner/Agents or its employees to enter the Leased Premises, including storage areas, without notice, at any reasonable time for the purpose of inspection, repair, redecorating, painting or maintenance of the Leased Premises or to show the Leased Premises to any prospective Resident(s), buyer, loan or insurance agent. If Owner/Agents or its employees are denied access to the entire property, or any part of the property, Bedrooms, Resident(s) will be fined \$400.00 per occurrence.

4.3 ASSIGNMENT/SUBLEASE/RELEASE

Resident(s) shall not assign this Lease, or subject any portion of the Leased Premises, for any part or all of the term of the Lease without prior written consent of Owner/Agent. In the event such consent is given, any assignee(s) or sublessee(s) must agree in writing that the Premises will be returned to the Owner/Agent in the same condition as at the commencement of this Lease, normal wear and tear excepted, and that certain charges may have already been applied to the Security Deposit prior to the termination of this Lease. **HOWEVER, IT IS EXPRESSLY UNDERSTOOD AND AGREED BY THE RESIDENT(S) THAT HIS (THEIR) OBLIGATION TO PERFORM ALL PROMISES AND AGREEMENTS IN THE LEASE SHALL CONTINUE FOR THE FULL TERM OF THIS LEASE.** Resident(s) and assignee(s) or sublessee(s) agree that their liability under the Lease shall be joint and several. In the event the Owner/Agent consents to the sublease or assignment, Owner/Agent may charge a rental fee of \$400.00 to offset the administrative costs of documenting the sublease or assignment.

4.4 NOISE AND NUISANCE

Resident(s) shall comply with all present and future laws and ordinances of any governmental authority having jurisdiction over the Premises and shall not use the Premises for any illegal purpose. Resident(s) shall not permit any nuisance to be maintained on the Premises or permit any disorderly conduct, excessive noise or other activity which annoys or disturbs any occupants of any part of the improvements of which the Premises are a part, and/or any neighbors. Resident(s) shall pay all fines/charges by the City of Boulder, and any additional charges and administrative fees, as deemed necessary by Owner/Agent, without additional notice to Resident(s) and Resident(s) shall be subject to immediate eviction at the option of Owner/Agent.

4.5 RULES AND REGULATIONS

Owner/Agent reserves the right to adopt and promulgate reasonable rules and regulations applicable to the use of the Premises and to amend those rules or regulations at any time. Notice of any such rules and regulations and amendments shall be given to Resident(s), and Resident(s) agree(s) to comply with and observe those rules and regulations and amendments.

4.6 CHECK IN/CHECK-OUT SHEET

A check-in/check-out sheet shall be completed and signed by Resident(s) and approved by Owner/Agent, within ten days of occupancy. If Resident(s) fail(s) to return completed check-in/check-out sheet *within 10 days*, Resident(s) acknowledges no damage to the property and is/are liable for any charges by Owner/Agent.

By initialing below, you acknowledge and agree to the terms in Section 4.

X _____
Initial Here

5. Repairs and Maintenance, Alterations, Pet Policy

5.1 REPAIRS, MAINTENANCE AND CARE OF PREMISES

1. If Resident(s) believe(s) repairs are necessary, ALL NOTICES AND REQUEST FOR REPAIRS, INSTALLATIONS, OR SERVICES. OR SECURITY-RELATED MATTERS MUST BE IN WRITING by creating a work order on their **online portal**. Owner/Agent designates that repairs related to warranty of habitability must be sent to Owner/Agent in writing via online portal. In order for owner /Agent to process these matters more timely. Resident(s) shall pay all charges (other than for normal wear and tear) for the repair of damage to the Premises or common areas caused by the negligence, or willful acts of the Resident(s), members of the Resident(s)'s household, passers by or guests. Excessive damage to the Premises by Resident(s), members of the Resident(s)'s household, or guests shall be grounds for Owner/Agent to evict Resident(s). Resident(s) shall promptly reimburse Owner/Agent for all loss, damage, or cost of repairs or service in the Premises or to the exterior of the premise regardless of the cause or by whom, including but not limited to any and all damages to windows, doors, any screens. Resident shall promptly reimburse Owner/Agent for loss, damage, or cost of repairs

or service caused anywhere on the property or in the community by Resident or any guest, passers by ,or Occupant's improper use or negligence.Owner/ Agent may require payment at any time, including advance payment of repairs foe which Resident(s) is liable.

2. Resident(s) will be responsible for repairs to telephone jacks, lines and any other repairs necessary for telephone service. Agent recommends Resident(s) to purchase from the telephone company, an interior Wire Maintenance Plan with telephone service.
3. **Resident(s) shall not make repairs or physical alterations without prior written consent of Owner/Agent. Any alterations to the property are subject to a minimum fine of \$1000.00.**
4. *Satellite dishes may not be attached to the property. If Residents attach a Satellite dish to the property there will be a \$1000.00 fine, and the Satellite dish will be removed immediately.*
5. *Screens. Screens are not security item. Screens are not provided, if Residents want screens they can purchase a temporary expandable window screen at the hardware store. If screens are present Residents will be responsible for costs associated with installing, repairing, reinstalling screens, screen doors and sliding screen doors.*
6. Resident(s) agree(s) at the end of the term of this Lease to clean and return the Premises and any storage areas to Owner/agent in substantially as good condition as when received. If deemed necessary by Owner/Agent, after Resident(s) vacate(s) the Leased Premises, a final cleaning of the Leased Premises will be preformed by Agents or employees of the Owner/Agent, including (without limitation), cleaning of appliances, furniture and fixtures and storage areas.
7. It is expressly understood and agreed that steam cleaning of carpets, and vinyl floors will be performed by Owner/Agent and the cost of such steam cleaning and final cleaning charges, shall be deducted from Resident(s) Security Deposit.
8. It is expressly understood and agreed that a minimum redecoration fee \$250.00 will be automatically deducted from Resident(s) Security Deposit. If deemed necessary by Owner/Agent additional cleaning be performed beyond the minimum, and cost of such cleaning shall be deducted from Resident(s) Security Deposit.

5.2 OUTSIDE MAINTENANCE

Resident(s) shall be responsible for the routine care and maintenance of the yard and outside areas as follows (check with X those applicable):

	Tenant Responsible
Mowing Lawn	<input type="checkbox"/>
Raking Leaves	<input type="checkbox"/>
Removing Leaves	<input type="checkbox"/>
Watering Lawn, Shrubs and Trees	X
Clean up of Trash in and around Yard(including delivered newspapers, neighborhood liter ect.)	X
Cost of Removing Snow/ Ice from Sidewalks/ Walkways	X

If Resident(s)'s obligation to perform any task set forth in section 5.2 is not done to Owner/Agent's reasonable satisfaction, following notice (either written or verbal) of Owner/Agent's dissatisfaction, Owner/Agent may, but shall not be obligated to cause such work to be performed and Resident(s) will promptly pay for same. In the advent there is a lawn irrigation system Resident(s) will not disengage/ turn off system. If irrigation system is turned off it will deemed to have been done by the resident(s). Resident(s) will pay the cost of repair/ replacemrnt of grass, lawn, shrubs, etc. if they are damaged due to lack of water. Resident(s) will pay all fines/charges levied by the City of Boulder and or other Government Agencies and any other charges levied by Owner/Agent.

5.3 ALTERATIONS TO PREMISES

Resident(s) agree(s) that no alterations to the Premises including, for example, painting, drilling holes, adding or changing door locks, or altering landscaping, will be done without prior written consent from Owner/Agent. Alterations without consent will be returned to the original condition at Residents(s) expense *minimum of \$1000.00 fine.*

5.4 PETS

Pet Policy

If Resident(s) violate(s) this restriction on pets, Resident(s) will pay Owner/Agent a \$500 fine and be subject to immediate eviction.

By initialing below, you acknowledge and agree to the terms in Section 5.

X _____
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6. Parking and Personal Insurance

6.1 PARKING

Parking

Cars parked in no parking zones will be towed at the owner’s expense.

6.2 MOTOR VEHICLES

Owner/Agent is not responsible for the safety of or damages to Resident(s), Occupant(s), or any Guest(s) automobiles. Owner/Agent may regulate the time, manner and place of parking cars, trucks, motorcycles, bicycles, boats, trailers, and recreational vehicles. Owner/Agent may change the configuration or allocation of parking places at any time. Owner/Agent may have vehicles parked in violation of the lease, rules, or posted signs towed off the premises by the Owner/Agent or hired towing company at vehicle owners’ expense, with or without prior notice.

A vehicle is prohibited on the property and may be immediately towed, without prior notification of any kind if the vehicle:

- (1) Is parked in a marked handicap space without the legally required handicap insignia;
- (2) Blocks another vehicle from exiting;
- (3) Is parked in a fire lane or designated “no parking” area;
- (4) Or is parked in a space marked for other Resident(s) or unit(s).

A vehicle is prohibited on the property and may be immediately towed, if the vehicle:

- (1) Is abandoned, unlicensed, derelict, inoperable;
- (2) Has flat tires of other conditions rendering it inoperable;
- (3) Has an expired license or inspection sticker;
- (4) Takes up more than one parking space;
- (5) Belongs to a Resident or Occupant who has surrendered or abandoned the Rental Property;
- (6) Or is the type of vehicle prohibited below, and Resident has failed to obtain Owner/Agent’s prior written consent.

In the event the Owner/Agent is fined or incurs any cost associate with Residents’, Occupants’, or Guests’ vehicle, Resident(s) shall immediately reimburse Owner/Agent for such amounts. Resident(s) further agree not to store and/or park any trailer, camper, boat, or any similar recreational item or vehicle in the community without the written consent of the Owner/Agent.

6.3 PERSONAL PROPERTY AND INSURANCE

Owner/Agent’s insurance does not cover Resident(s) personal possessions in the event of loss or damage due to fire, windstorm, flood, theft, vandalism, plumbing problems (water or sewer) or other similar cause. Landlord does not warrant, Represent or Guarantee the safety of Resident(s), occupants or guest’s personal property. Resident(s) hereby releases Landlord from any and all claims for damage or loss to Tenant(s)personal property and shall indemnify and hold landlord harmless, including Landlord’s attorney fees and costs, from any claims associated with Resident(s) personal property regardless of by whom such claims are brought, including Resident(s) insurer. Landlord advises Resident(s) to obtain insurance for losses due to theft, fire, smoke, water damage, and the like. Landlord’s insurance policies provide no coverage for Resident(s) property, including Resident(s) automobile.

By initialing below, you acknowledge and agree to the terms in Section 6.

X _____
Initial Here

7. Legal

7.1 ATTORNEY'S FEES

In the event Owner/Agent takes any action to collect or enforce any provision of this Lease, or if resident gives cause for owner/agent to hire an attorney for any violation to this agreement or violation of law, or any action caused by resident(s), Resident(s) will pay to Owner/Agent on demand all costs and expenses incurred by Owner/Agent with respect to the same including, without limitation, reasonable attorney's fees and court costs to the extent not expressly prohibited by applicable law, whether or not a lawsuit is brought.

7.2 LIABILITY

Resident(s), Resident's family, occupants, guest, invitees, or any person entering on or about Premises due to the Resident(s) (hereinafter collectively "Resident") assume any risk(s) whatsoever of damage or injury, whether to person or property, loss, or destruction of property, in connection with Resident's occupancy the premises or in association with Resident's use of the premises (hereinafter "Risk"). Such risk include but are not limited to damage or injury caused by third parties, fire, smoke, water, water leaks, ice, snow, lightning, explosions, mold, infestation, theft, vandalism, weather or natural elements, interruption of heating/cooling, utilities, and plumbing systems. Owner/Agent has no duty to remove any ice, sleet, or snow. Resident agrees that all property kept in the Premises shall be at the risk of the Resident. To the greatest extent permitted by law, Owner/Agent shall not be liable to Resident, even for negligent acts or omission of Owner/Agent or Owner/Agent's representative, for any damage or injury, whether to person or property, loss, or destruction to Resident's property, including but not limited, to any damage or injury, whether to person or property, loss, or destruction of property sustained by Resident from any cause, including but not limited to, the causes and risks set forth herein. To the greatest extent permitted by law, Resident agrees to hold Owner/Agent harmless and to indemnify Owner/Agent against and from any lawsuit, loss, costs expense, damage, or claim including attorneys' fees and costs resulting from any injury, whether to property or to person, whether to Residents, Resident's family, occupants, guests, invitees, or any person entering the Premises, unless prohibited by law. Resident waives any insurance subrogation rights or claims against Owner/Agent or Owner/Agent's agents, and their insurers. No employee, Owner/Agent, or management company is personally liable for any of Owner/Agent's contractual, statutory, or other obligations merely by virtue of acting on behalf of Owner/Agent. All provisions regarding Owner/Agent's non or no-liability and no-duty apply to Owner/Agent's employees, Owner/Agents, and management companies.

7.3 SUBORDINATION

This Lease shall be subordinate to all existing and future mortgages and deeds of trust upon the property.

7.4 WAIVER

Any waiver, by either party of any breach of any provision of this Lease shall not be considered to be a continuing waiver or a waiver of a subsequent breach of the same or a different provision of this Lease.

7.5 SEVERABILITY

The unenforceability of any provision or provisions of this Lease shall not affect the enforceability of any other provision or provisions.

7.6 JOINT AND SEVERAL LIABILITY

If this Lease is signed on behalf of Resident(s) by more than one person, then the liability of the persons so signing shall be joint and several. The language "joint and several" means that if more than one person has signed this Lease, then each of these persons individually and all of these persons collectively are fully responsible for fulfilling all obligations of this Lease.

7.7 DISCLOSURE OF INFORMATION

Owner/Agent may disclose the identities and address of Resident(s) and all Occupants to any requesting law enforcement or other governmental agency, including the U.S. Census Bureau. Owner/Agent shall not be obligated to disclose any information to any other third-party. At Owner/Agent's discretion, Owner/Agent may disclose information regarding rental history if requested by Resident(s) in

writing.

Resident(s) acknowledge(s) receipt of Lead-Based Paint Disclosure and the pamphlet "Protect Your Family from Lead in Your Home". (See Attached)

7.8 LEASE CONTENTS

Resident(s) has(ve) been given a signed copy of this Lease on their Appfolio portal. This Lease is a legal document and a copy should be kept by Resident'(s). Any additional copies requested after the signing of this Lease, shall cost Resident(s) \$30 per copy.

Documents included in this lease (Check those applicable With X):

Applications	X
Lease	X
Rental Unit Disclosure	X
Lead Paint Disclosure	X
Parental Cosigning Agreement	X
Appliance Addendum	X
Moisture Management Acknowledgement	X
Security Deposit Deductions/ Charges Addendum	X
Smart Regs Addendum	<input type="checkbox"/>
Property Responsibility Addendum	X

7.9 CONDUCT

The Rental Property and other areas reserved for Residents' private use must be kept clean and sanitary. Trash must be disposed of at least weekly in appropriate receptacles in accordance with local ordinances. Sidewalks, steps, entrance halls, walkways and stairs shall not be obstructed may be used only for entry or exit. Swimming pools, saunas, hot tubs, tanning beds, exercise rooms, storerooms, laundry rooms, and similar areas must be used with care in accordance with rules and posted signs. Glass containers are prohibited in or near by pools and other common areas. Owner/Agent may regulate: (1) the use of patios, balconies, and porches, including the prohibition of the storage or use of furniture, barbecue grills and flammable substances; (2) the conduct of furniture movers and delivery persons; and (3) recreational activities in common areas. THERE IS NO IMPLIED COVENANT OF QUITE ENJOYMENT OR WARRANTY OF HABITABILITY OF THE RENTAL PROPERTY ASSOCIATED WITH THIS LEASE. LANDLORD DOES NOT REPRESENT OR WARRANT THE BEHAVIOR OF ANY THIRD-PARTIES, INCLUDING OTHER RESIDENTS, OCCUPANTS AND GUESTS OF THE COMMUNITY AND DOES NOT REPRESENT THE CONDITION OF THE RENTAL PROPERTY TO BE ANYTHING OTHER THAN AS IS. Resident(s) and all occupant(s) or guests may not engage in the following prohibited activities: loud or obnoxious conduct, including unreasonable odors; disturbing or threatening the rights, comfort, health, safety, or convenience of others in or near the community, including unreasonably hostile communications with the Owner/Agent, including unreasonably foul language; possessing a weapon prohibited by COLORADO LAW; discharging a firearm on the property; displaying or possessing a gun, knife, or other weapon; acts prohibited by statute, ordinance or rules and regulations of any government entity or homeowner association; conduct with results in the issuance of a nuisance letter or notification of violation from any governmental agency; soliciting business or contributions; using the Rental Property for reasons other than residential use to include operating a business or childcare business; storing anything in closets having gas appliances; tampering with utilities; bringing hazardous materials onto the property.

7.10 UNIVERSITY OF COLORADO STUDENT CONDUCT CODE

If Resident(s) are enrolled at the University of Colorado Boulder, Resident(s) shall be held responsible to follow the University of Colorado Student Conduct Code. Resident(s) agree(s) that any violation of the Student Conduct Code including, but not limited to: physical damage to property (ie. Holes in walls and doors, broken windows, damaged appliances) Resident(s) will be reported to the University of Colorado Judicial Affairs.

7.11 ADDITIONAL PROVISIONS

Additional Provisions

7.12 FINALIZATION

All Resident's agree and understand that no-one takes possession of the Property until all paperwork is complete and all invoices paid in full.

By initialing below, you acknowledge and agree to the terms in Section 7.

X _____
Initial Here

8. Sign and Accept

8.1 SIGNATURE/AMENDMENT OF LEASE

This Lease contains the entire agreement of the parties and may not be altered or amended except by mutual written agreement signed by both parties, there have been no verbal representations to the contrary, to any terms or conditions of this written Lease.

X _____
Lessee

Date Signed

X _____
Lessor

Date Signed