

4400 Bayou Blvd #58, Pensacola, FL 32503 Phone: 850.473.3983 and Fax: 850.473.3975 www.PensacolaRealtyMasters.com

TENANTS: DATE:			
PROPERTY:			
LEASE START DATE:			
MONTHLY RENT: \$			
SECURITY DEPOSIT DUE TODAY (CER	TIFIED): \$		
ADMIN FEE (CERTIFIED): \$			
NON-REFUNDABLE PET FEE (CERTIFIE	ED FUNDS): \$		
REFUNDABLE PET DEPOSIT (CERTIFIE	D FUNDS): \$	_ \	
AMOUNT DUE AT LEASE START (CERT	TIFIED FUNDS): \$		
PRO-RATED AMOUNT DUE ON:			
PRO-RATED AMOUNT: \$			
Dated this day of			
TENA	NT 1	0.10	TENANT 2
TENA	NT 3		TENANT 4

Tenant Initials _____ Tenant Initials _____ Tenant Initials ____ Tenant Initials _____

	ADDITIONAL ST	<u>IPULATIONS</u>
TENA	(hereinafter referred to as "PREMISES") are agreed to	ase dated for the property located at, FL and made a part of the lease agreement and shall bind the representatives, (hereinafter referred to collectively as a ferred to as "LANDLORD".
	(Initial) PRIVACY NOTICE FRO	OM REALTY MASTERS OF FL
	onal financial services, we are now required by law to	always protected your right to privacy. Like all providers o inform you of our policies regarding privacy of your
1.	Types of Nonpublic Personal Information We Collect nonpublic personal information about you authorization.	ct that is provided to us by you or obtained by us with your
2.	our practice except as required or permitted by law. information to our employees, and in limited situation	nonpublic personal information obtained in the course of Permitted disclosures include, for instance, providing s, to our affiliates or unrelated third parties who need to s to you. In all such situations, we stress the confidential
3.	your professional needs and, in some cases, to comp nonpublic personal information, we maintain physical	t we provide so that we are better able to assist you with ly with professional guidelines. In order to guard your, electronic, and procedural safeguards that comply with questions, because your privacy, our professional ethics,
	(Initial) <u>FORECLOSURE INFO</u>	RMATION TO TENANT
1.	guarantees to TENANT that the premises are not in foreclosure action before or during the tenancy. AGEN on his financial obligations regarding the premises. The action for foreclosure is instituted against the propert premises prior to the lease expiration. TENANT understo more than one year. TENANT understands that of dismissed, or the property may sell prior to foreclosure TENANT'S rights under the lease may be terminated by results in a Certificate of Title being issued, TENANT	ND ASSIGNS, HEREINAFTER "AGENT" makes no a pre-foreclosure, foreclosure or may be subject to a IT makes no representations that the OWNER is current NANT understands and agrees that in the event a legal y OWNER, TENANT may be subject to vacating the stands that the foreclosure process can take a few months ten the foreclosure is stopped, the foreclosure may be are. In the event the property sells prior to foreclosure, of the purchaser. In the event the foreclosure proceeding TS understand that, if the purchaser provides notice as TS may remain in possession of the property for thirty
2.	TENANT agrees to hold harmless the OWNER, the assigns, successors and heirs, should the TENANT in losses relating to moving and/or vacating the subject p	cur moving expenses and/or other expenses or
3.	TENANT agrees that in the event a foreclosure action is shall continue to pay rent to OWNER or AGENT as against the OWNER shall not allow the TENANT to w Lease Agreement.	per the lease agreement, and the foreclosure action
Tonant	Initials Topant Initials	Undated January 2010

Tenant Initials _____ Tenant Initials _____ Tenant Initials ____ Tenant Initials _____ Updated January 2019 Page 2 of Addendums to Lease

The parties acknowledge that there	e is an attic and crawl space in the and agree that TENANT(S), autl	RAWL SPACE IN ATTIC IS PROHIBITED: e attic that is accessible to TENANT(S). norized occupants and any guests, invitees, or esiding in the PREMISES.
(Initia	I) <u>SMOKE DETECTORS & FI</u>	RE EXTINGUISHERS:
I (We) do hereby acknowledge recarbon monoxide detector(s).	eipt of smoke detection de	evice(s), fire extinguisher(s), and
agree to notify owner or a detector(s) and/or fire e	gent immediately in writing of any xtinguisher(s). Owner shall re	the smoke detector(s) and/or fire extinguisher(s) and problem, defect, malfunction or failure of the smoke pair or replace the smoke detector(s) and/or fire trials in the event we notify owner or agent in writing
2. MAINTENANCE. I / (battery becomes unservice		detector(s) battery, if any, at any time the existing
detector(s) and/or fire ex		or agent upon request, for the cost of a new smoke thereof in the event the existing smoke detector(s) guests or invitees.
distributor, retailer or sup- complete responsibility of operation, malfunction or malfunction or failure is a distribution, repair, serv- representation, warranties owner, its agents or emplo- performance of the same, smoke detector(s) and/or purpose, of habitability, of for damage to property car (2) My failure to notify of and/or fire extinguisher(s)	oplier of the smoke detector(s) a for all risk and hazards attributal failure of the smoke detector(s) a ttributable to connected with, or icing or installation of said s , undertakings or promises, wheth objects to me regarding said smoke owner or agent neither makes n fire extinguisher(s) and expresslar any and all other expressed or in used by (1) my failure to regularly where or agent of any problem, de	owner or agent is not the operator, manufacturer, and/or fire extinguisher(s) I / (We) assume full and ole to, connected with or in any way related to the nd/or fire extinguisher(s), regardless of whether such in any way related to the use, operation, manufacture moke detector(s) and/or fire extinguisher(s). No her oral or implied, or otherwise, have been made by detector(s) and/or fire extinguisher(s), or the alleged or adopts any warranty of any nature regarding said y disclaims all warranties of fitness for a particular mplied warranties, and disclaims any and all liability test the smoke detector(s) and/or fire extinguisher(s); fect, malfunction, or failure of the smoke detector(s) and/or fire extinguisher(s) or its serviceable battery;
Dated this day of, 2	0	
	TENANT 1	TENANT 2
	TENANT 3	TENANT 4
		AGENT OR LANDLORD
Tenant Initials Tenant Ini		Updated January 2019
Tenant Initials Tenant Ini	tials	Page 3 of Addendums to Lease

MOLD ADDENDUM TO LEASE

THIS ADDENDUM IS AGREED TO ANI	D SHALL BE MADE PART OF THE LEASE AGREEMENT BETWEE	N
(OWNER OR AGENT) AND	(TENANTS) FOR THE PREMISES LOCATED AT .	

MOLD: Mold consists of naturally occurring microscopic organisms which reproduce by spores. Mold breaks down and feeds on organic matter in the environment. The mold spores spread through the air and the combination of excessive moisture and organic matter allows for mold growth. Not all, but certain types and amounts of mold can lead to adverse health effects and/or allergic reactions. Not all molds are readily visible, but when it is, can often be seen in the form of discoloration, ranging from white to orange and from green to brown and black, and often there is a musty odor present. Reducing moisture and proper housekeeping significantly reduces the chance of mold and mold growth.

CLIMATE CONTROL: Tenant(s) agree to use all air-conditioning, if provided, in a reasonable manner and use heating systems in moderation and to keep the premises properly ventilated by periodically opening windows to allow circulation of fresh air during dry weather only. Owner or agent recommends that air conditioning is used at all times if unit has air conditioning.

TENANT(S) AGREE TO:

- Keep the premises clean and regularly dust, vacuum and mop.
- Use hood vents when cooking, cleaning and dishwashing
- Keep closet doors ajar
- Avoid excessive amounts of indoor plants
- Use exhaust fan or crack windows when bathing / showering and leave on for a sufficient amount of time to remove moisture
- Use ceiling fans if present
- Water all indoor plants outdoors
- Wipe down any moisture or spills
- Wipe down bathroom walls and fixtures after bathing/showering
- Wipe down any vanities/sink tops
- Dry dishes before putting away
- Not hang-dry clothes indoors
- TENANT(S) SHALL REPORT IN WRITING
 - Visible or suspected mold
 - All a/c or heating problems or spillage
 - Plant watering overflows
 - Musty odors, shower/ bath/ sink/ toilet overflows
 - Leaky faucets, plumbing, pet urine accidents
 - Discoloration of walls, baseboards, doors, window frames, ceiling

- Open blinds/curtains to allow light into premises
- Wipe down floors if any water spillage
- Hang shower curtains inside bathtub when showering
- Securely close shower doors if present
- Leave bathroom and shower doors open after use
- Use dryer if present for wet towels
- Use household cleaners on any hard surfaces
- Remove any moldy or rotting food
- Remove garbage regularly
- Wipe down any and all visible moisture
- Wipe down windows and sills if moisture present
- Check all washer hoses
- Regularly empty dehumidifier if used
- Moldy clothing, refrigerator and a/c drip pan overflows
- Moisture dripping from or around any vents a/c condenser lines
- Loose, missing or failing grout or caulk around tubs, showers, sinks faucets, countertops, clothes dryer vent leaks
- Any and all moisture

SMALL AREAS OF MOLD: If mold has occurred on a small non-porous surface such as ceramic tile, formica, vinyl flooring, metal or plastic and the mold is not due to an ongoing leak or moisture problem, tenant agrees to clean the areas with soap (or detergent) and a small amount of water, let the surface dry, and then within 24 hours, apply a non staining cleaner such as Lysol Disinfectant, Pine-Sol Disinfectant (original pine-scented), Tilex Mildew Remover, or Clorox Cleanup.

Tenant Initials	Tenant Initials	Updated January 2019
Tenant Initials	Tenant Initials	Page 4 of Addendums to Lease

TERMINATION OF TENANCY: Owner or agent reserves the right to terminate the tenancy and TENANT(S) agree to vacate the premises in the event owner or agent in its sole judgment feels that either there is mold or mildew present in the dwelling unit which may pose a safety or health hazard to TENANT(S) or other persons and/or TENANT(S) actions or inactions are causing a condition which is conducive to mold growth.

INSPECTIONS: TENANT(S) agrees that Owner or agent may conduct inspections of the unit at any time with reasonable notice.

VIOLATION OF ADDENDUM: IF TENANT(S) FAIL TO COMPLY WITH THIS ADDENDUM, Tenant(s) can be held responsible for property damage to the dwelling and any health problems that may result. Noncompliance includes but is not limited to Tenant(s) failure to notify Owner or Agent of any mold, mildew or moisture problems immediately IN WRITING. Violation shall be deemed a material violation under the terms of the Lease, and owner, or agent shall be entitled to exercise all rights and remedies it possesses against TENANT(S) at law or in equity and TENANT(S) shall be liable to Owner for damages sustained to the Leased Premises. TENANT(S) shall hold Owner and agent harmless for damage or injury to person or property as a result of TENANT(S) failure to comply with the terms of this addendum.

PARTIES: THIS ADDENDUM IS BETWEEN THE TENANT(S) AND OWNER. THIS ADDENDUM IS IN ADDITION TO AND MADE PART OF THE LEASE AGREEMENT AND IN THE EVENT THERE IS ANY CONFLICT BETWEEN THE LEASE AND THIS ADDENDUM, THE PROVISIONS OF THIS ADDENDUM SHALL GOVERN.

ENANT 3	TENANT
	AGENT OR LANDLORD
	ENANT 3

Updated January 2019

Page 5 of Addendums to Lease

Tenant Initials _____ Tenant Initials _____ Tenant Initials ____ Tenant Initials _____

ADDENDUM AS TO USE OF FIREPLACES, STOVES, FIRE PITS, AND CANDLES AND HOLD HARMLESS

	CANDLES AND HOLD HA	<u>RMLESS</u>				
is the o	AGREEMENT entered into on this day of, 20 be owner(s) of that real property located at (hereinafter "SUF NT") as follows:	tween (hereinafter "OWNER" and who BJECT PROPERTY") and, (hereinafter				
1.	TENANT understands and agrees that the use of a fireplace, stove candle or any other kind of burning device with open flames, sha understands that the use of any of these kinds of devices is a source of the potential to produce poor air quality. Any of these devimanufacturer's instructions and in a safe manner at all times.	Il be at TENANT'S own risk. TENANT fully e of danger because of the fire but also because				
2.	All outdoor devices shall be used in an open area of the yard or proany roof lines of any kind, not near or against any building of materials. Hot coals resulting from an outside fire pit or other described to the transfer of the pit or other open flame device. Cover any open fire.	structure or near flammable or combustible evice shall be soaked in cold water each time				
3.	TENANT shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose or fire extinguisher nearby when the shall have a garden hose of the shall have a ga	nen using any of these devices.				
4.	4. TENANT further agrees to protect, indemnify, and save OWNER and OWNER'S AGENT, employees a representatives, harmless from and against, any and all liabilities, losses, damages, costs, expenses (including all reasonable attorneys' fees and expenses of OWNER and AGENT), causes of action, suits, claims, demander or judgments of any nature whatsoever arising from any injury to, or the death of, any person, or any damage to the SUBJECT PROPERTY, including but not limited to ash or soot removal or cleaning, or upon adjoint sidewalks, streets, or ways, or in any manner growing out of or connected with the use, or non-use of a firepla stove, or fire pit, whether wood burning, gas burning, candle or any other kind of burning device with opplianes.					
5.	TENANT understands that the use of a fireplace, stove, or fire p or any other kind of burning device with open flames, is an amer is not guaranteed under the terms of the Lease Agreement. Any is such use will not violate any terms of the Lease Agreement. Let terminate use of such amenity at any time during the term of the	nity, and that the use of any of these amenities interruption, termination, or non-availability of ANDLORD OR LANDLORD'S AGENT can				
6.	TENANT shall immediately notify the LANDLORD OR LAND may be required to the fireplace, stove, or fire pit, whether woo burning device with open flames, as applicable. Any repairs reconstruction of TENANT'S GUEST OR INVITEES shall be at the sole response.	od burning, gas burning, or any other kind of juired because of negligence of the TENANT				
7.	If the TENANT violates any part of this Addendum, the TENAN In the event of a default, the LANDLORD may initial legal p regulations to evict or have the TENANT removed from the PRI TENANT for any monies owed to the LANDLORD as a result of	roceedings in accordance with all applicable EMISES; as well as seek judgment against the				
Dated	this day of, 20					
	TENANT 1	TENANT 2				
	TENANT 3	TENANT 4				
	IENANI 5					
	PET ADDENDUM TO L	AGENT OR LANDLORD EASE				

Tenant Initials _____ Tenant Initials _____
Tenant Initials ____ Tenant Initials _____

*Updated January 2019*Page 6 of Addendums to Lease

					OF THE LEASE AGREEMENT OR THE PREMISES LOCATED
pet, I must conta restrictions on p	act my prope ets and pet f	erty manager lees that mus	r first. Not all t be paid for ea	properties or owners al	ng my tenancy I wish to acquire a low pets, and there are nat if I acquire a pet without prior
Pets, include but mice, squirrels,					guinea pigs, sugar gliders, rats,
-	orized pet. T	This fee is du			penalty in the amount of \$300.00 l is in addition to any pet deposit
		(Initia	al)	I do not have pet	ts
Dated this	_ day of	_, 20			
		TEN	NANT 1		TENANT 2
		TEN	NANT 3		TENANT 4
					AGENT OR LANDLORD
		(Initia	al)	I do have pets	
DESCRIPTION	OF PET(S):				
Pet #1 Type	Breed	Color	Weight (lb)	Name	
Pet #2 Type	Breed	Color	Weight (lb)	Name	
Pet #3 Type	Breed	Color	Weight (lb)	Name	
Pet #4 Type	Breed	Color	Weight (lb)	Name	
Consent is hereb conditions are ab		Tenant(s) to	keep the descri	ped pet(s) on the leased	premises, provided the below listed
A refund	able fee of \$	is paid	d by Tenant (s)		
X A non-refun	dable fee of \$	Sis pai	id by Tenant (s)	
Addition monies owed who			is paid by T	enant(s). This may be a	pplied by Landlord to any damage or
				HIS AGREEMENT AI PET ON THE PREMIS	RE ALLOWED AND SUCH PET SES.
Tenant Initials Tenant Initials				Pa	Updated January 2019 age 7 of Addendums to Lease

towards other tenant(s) or employees of owner or agent. In will be subject to eviction. Dated this day of, 20 TENANT 1	TENANT 2
will be subject to eviction.	
Owner or agent reserve the right to withdraw consent by givi the premises for any reason including but not limited to r	noise, barking, disturbances, damage, threatening behavio
By signing this Addendum, Tenant(s) represents and warrant is/are not one of these aggressive breeds or any mix thereof.	s that the dog(s) subject to this Pet Addendum, if applicable
17. And ANY MIX of the above breeds	
15. Hybrid and Purebred Wolves	16. Coyotes and Wild Dogs
13. Presa Canario	14. Staffordshire Bull Terrier
11. English Bull Terrier	12. Korean Jindo
9. American Bull Terrier	10. American Staffordshire Terrier
7. Siberian Husky	8. Alaskan Malamute
5. Chow	6. Rottweiler
3. German Shepherd	4. Pit Bull
"aggressive breeds" of dogs. Aggressive breeds have be limited to the following breeds: 1. Akita	
eviction. Tenant(s) understand and acknowledge that most (Owners' insurance policies probibit
Tenant(s) agree that approval or denial of all pet(s) is at the generated the right to withdraw consent by giving the Tenant(s) 7 days reason including, but not limited to noise, barking, disturbant or employees of owner or agent. In the event the pet(s) are not included the pet(s)	written notice to remove pet(s) from the premises for any aces, damage, threatening behavior towards other tenant(s)
Tenant(s) may be assigned designated areas to walk pet. Ten	nant(s) are responsible for cleaning up after pet(s).
In the event any pet(s) have offspring, Tenant(s) will be in tweight limit oflbs. at all times.	preach of this agreement. Pet(s) must weigh under the
Pet(s) must be kept on a leash at all times while it is outside AT ANY TIME. Tenant(s) agree to fully indemnify the own by the pet(s). Pet(s) must not be tiedor kept outside unit door	er oragent for any damages arising out of injury to another

BED BUG ADDENDUM

Tenant Initials	Tenant Initials	Updated January 201
Tenant Initials	Tenant Initials	Page 8 of Addendums to Leas

	THIS AD	DENDUM to	o the Resid	ential I	_ease dated _	(herein	after "LEAS	E") for the	e property	located
at_	, FL	_ (hereinafter	referred to	as "PRE	EMISES") is a	greed to and	d made a part	of the LEA	ASE and sha	all bind
the	TENANT(S),	TENANT'S	heirs, estate	, or lega	ally appointed	representati	ives, (hereina	fter referre	d to collecti	vely as
"Tl	ENANT(S)")	and LANDI	LORD and	or L	ANDLORD'S	AGENT,	(hereinafter	referred t	o collectiv	ely as
"L	ANDLORD").									

- 1. **INSPECTION.** The PREMISES has not been inspected prior to occupancy by a licensed pest control professional, (hereinafter "Pest Control"). Currently, under Florida law, there is no requirement that the premises be inspected. TENANT, at TENANT'S expense, can have an inspection of the premises performed by an approved third party Pest Control within three (3) days of moving into the PREMISES. LANDLORD shall have a list of approved Pest Control Professionals that may inspect the PREMISES at TENANT'S expense. Failure to have such inspection means that TENANT agrees there is no infestation or presence of bed bugs upon moving in.
- 2. **NO KNOWN INFESTATION.** LANDLORD represents that it is not aware of any current infestation or presence of bed bugs in the PREMISES.
- 3. **BEDBUG INFORMATION.** TENANT represents and agrees the he or she is not aware of any infestation or presence of bed bugs in TENANT's current or previous premises, homes, furniture, clothing, luggage, purses, or other personal property and possessions and has fully disclosed to LANDLORD any previous bed bug infestation or issues which TENANT may have experienced or is experiencing and has not been subjected to or living in an environment, PREMISES, or home in which there was a bed bug infestation or presence. TENANT represents that if he or she was previously living in PREMISES with a bug infestation that he or she has had all furniture, clothing, and personal property and belongings professionally and properly cleaned and treated by Pest Control that shall certify such items are free of further infestation. In the event TENANT discloses a previous experience of bed bug infestation, LANDLORD shall have the right to see documentation of the treatment from Pest Control and inspect TENANT's personal property and belongings to confirm the absence of bed bugs.
- 4. **USED AND DISCARDED ITEMS.** TENANT acknowledges that used, abandoned or discarded furniture, clothing, and personal property can contain bed bugs which may infest the PREMISES and be extremely difficult to control, and the costs associated with treating bed bugs can be expensive. TENANT represents and agrees that he or she shall not allow such property to enter the PREMISES without confirming the absence of bed bugs or having such items properly and professionally cleaned and treated by Pest Control before bringing such items in to the PREMISES. TENANT shall be require to provide proof that any such item has been inspected and or treated by Pest Control.
- 5. ACCESS BY LANDLORD AND PEST CONTROL AND TENANT COOPERATION. TENANT shall allow LANDLORD, maintenance staff and Pest Control to have full access to the PREMISES at reasonable times and hours for inspection, pest control, and treatment of bed bugs if any exist. TENANT and the TENANT's family members, occupants, social guests, and invitees shall cooperate and shall not interfere in any way with inspections or treatments or this shall constitute a material breach of the lease agreement. Upon confirmation of the presence or infestation of bed bugs, TENANT must cooperate and coordinate with LANDLORD and Pest Control to treat and attempt to eliminate the bed bugs. TENANT must follow all directions of LANDLORD and Pest Control to treat the PREMISES. LANDLORD and LANDLORD's Pest Control shall have the right to set all conditions necessary for inspection and treatment of the premises for the presence or infestation of bed bugs. The TENANT is required to remove or destroy personal property that cannot be treated or cleaned in the opinion of LANDLORD or Pest Control and holds LANDLORD and Pest Control harmless for any loss or damages to such personal property.
- 6. **NOTIFICATIONS BY TENANT.** TENANT shall immediately notify LANDLORD of any conditions or evidence that may indicate the presence of bed bugs in the PREMISES or in any of TENANT's clothing, furniture, and/or other personal property at any time during TENANT's occupancy of the PREMISES. TENANT shall immediately notify LANDLORD of any recurring or unexplained bites, irritations, sores of the skin or body which TENANT believes are occurring from bed bugs or from any condition or pest believed to be within the PREMISES. TENANT shall not try to treat the PREMISES for a bed bug infestation on his own or hire any outside pest control company and acknowledges that LANDLORD has the full right to select its own Pest Control to perform treatments and cleaning of the PREMISES, if necessary. Failure to comply shall constitute a material breach of the LEASE and this Addendum.
- 7. **METHOD OF TREATMENT.** If the LANDLORD decides to have the PREMISES treated and not terminate the tenancy, LANDLORD along with Pest Control shall have the sole right to select the method of treating the PREMISES or any affected areas. TENANT is responsible to follow all protocols or directions from LANDLORD and/or Pest Control.

Tenant Initials	Tenant Initials	Updated January 2019
Tenant Initials	Tenant Initials	Page 9 of Addendums to Lease

- 8. **TEMPORARY VACATING.** If TENANT is forced to temporarily vacate the premises and find other temporary accommodations, LANDLORD's only legal responsibility is to abate the rent for the time period TENANT cannot reside in the PREMISES. LANDLORD may choose at its sole option to pay other expenses TENANT may incur but has no legal obligation to do so under Florida law. If TENANT is requested to temporarily vacate, they shall do so within seven (7) days of written notice to TENANT or this shall be considered a material breach of the
- LEASE and this Addendum. Once TENANT has been advised that the PREMISES is habitable, LANDLORD shall have no further responsibility to abate rent and TENANT shall owe rent and all sums due per the LEASE and any Addenda.
- 9. TENANT CAUSED BEDBUG CONDITIONS. If TENANT or TENANT's family members, occupants, social guests, or invitees are responsible for causing or introducing bed bugs into the PREMISES, TENANT shall be in default of the LEASE, shall be subject to eviction and shall be liable for all rent, damages, cleaning and pest control fees, and other charges related to eliminating the bed bug issue and TENANT shall pay all reasonable costs of cleaning and pest control treatment LANDLORD incurs to remedy the bed bug infestation situation. If LANDLORD must move other adjoining tenants out of their property in order to treat adjoining or neighboring property, then TENANT shall be liable for payment of any lost rental income and other expenses incurred by LANDLORD to relocate the other adjoining tenants and perform pest control treatment to eradicate an infestation in other properties.
- 10. NON TENANT CAUSED BEDBUG CONDITIONS. If in the sole opinion of the LANDLORD and Pest Control TENANT or TENANT's family members, occupants, social guests, or invitees are not responsible for causing or introducing bed bugs into the PREMISES, AT LANDLORD'S OPTION, the LEASE may be terminated and TENANT shall be required to vacate the PREMISES and return possession of the premises to LANDLORD if it is determined by Pest Control that it is not feasible to eradicate the infestation with the TENANT continuing to reside on the premises. LANDLORD shall not be responsible for TENANT's consequential losses if the LEASE is so terminated.
- 11. DAMAGES. Under no circumstances shall LANDLORD or TENANT be liable to each other for punitive damages for breach of contract related to bed bugs.
- 12. **LEASE TERMINATION.** In the event bed bugs are determined to be in the PREMISES, LANDLORD shall have the right to terminate the tenancy by giving TENANT seven (7) days written notice requiring TENANT to permanently vacate the PREMISES and remove all furniture, clothing, and personal belongings. Any items remaining shall be considered abandoned property. LANDLORD in its sole judgment shall have the right to terminate the tenancy and obtain possession of the PREMISES regardless of who is responsible for causing the infestation or presence of bed bugs. Due to the difficulty of treating and the often repetitive treatments necessary to control the infestation, TENANT must vacate the PREMISES upon such termination. A TENANT who fails to vacate after the lease has been terminated shall be subject to an eviction action. Upon termination, it is TENANT's responsibility to ensure all personal property is properly treated for bedbugs upon vacating.
- 13. INVALID OR UNENFORCEABLE PROVISIONS. If any portion or provision of this addendum is declared to be invalid or unenforceable, then the remaining portions shall be severed and survive and remain enforceable. The court shall interpret and construe the remaining portion of this addendum so as to carry out the intent and effect of the parties.

Dated this	day of, 20	
	TENANT 1	TENANT 2
	TENANT 3	TENANT 4
		AGENT OR LANDLORD
	Tenant Initials Tenant Initials	Updated January 2019 Page 10 of Addendums to Lease