# PLEASE MAIL PAYMENTS TO OUR OFFICE, INCLUDE YOUR BUILDING AND APARTMENT NUMBER.

# LEASE

AGREEMENT made and entered into this \_day of THIS by and between REDBIRD PROPERTY MANAGEMENT, INC., 200 N. Linden, Normal, Illinois 61761, hereinafter referred to as LESSOR, and

		· concentration of the state of the						
Э.	, hereinafter referred to as LESSEE.							
WITNESSETH								
I. PREMISES LEASED.	LEADER . M							
A. LESSOR does hereby grant to	) LESSEE apt. No	in premis	es commonly known	as				
B. In addition to the lease of said unit, the following services and privileges are granted hereby to LESSEE: 1. Use at all time of the off street parking area upon said premises:								
1. Use at all time of the off st	reet parking area upon	said premises:	spaces per apai	tment.				
	d pick-up service and g	general building man	itenance outside of th	e suites, including lawn care.				
II. TERM OF LEASE.	4			, and terminating on the				
Said lease shall be for a term of	months, comme	ncing on the	day of	, and terminating on the				
day of		without notice.						
III. RENT.								
day of,, without notice. III. RENT. A. LESSEE agrees to pay as rent for the aforesaid premises and residence privileges the sum of \$, payable as set forth herein in the "Special Provisions", which are referenced below in section XIV. A late charge of \$50.00 per payment; will be made for payment not received in office								
		w in section XIV. A la	ate charge of \$50.00 p	per payment; will be made for payment not received in office				
of the LESSOR 5 days after of B Withdrawal from the University		he obligation of LESS	EE horounder and I I	ESSEE shall be liable for the aforesaid rents unless said space				
				LESSOR as hereinbelow provided. No refund shall be made				
of the unexpired rents, unless				ELOBOR as neremberow provided. No refund shall be made				
				ent of the whole or any portion of the rent services charges				
C. It is agreed that time shall be of the essence in this Lease Agreement, and that upon non-payment of the whole or any portion of the rent, services charges or late fees when the same is above promised to be paid, the LESSOR may accelerate the balance due or to become due during the term of this Lease								
Agreement so that it is immediately due and may declare this Lease at an end and begin an action of Forcible Entry and Detainer.								
				SEES" whenever this agreement shall be jointly and severally				
liable for all rental payments. It being the understanding that each LESSEE shall be individually liable for any and all rental payments due and owing and								
that all LESSEES shall be lia	ble until such payment	ts are made.						
IV. RESIDENT RESERVE ACCOUNT.								
In addition to the payments set forth here	in for rent, LESSEE sh	hall, upon execution h	nereof, deposit with L	ESSOR the sum of \$60 per tenant (\$50 security deposit, \$10				
non-refundable service fee*), to be applied against damage to any part of the premises leased hereby for the furnishings therein and to the common hallways, stairwells and other common areas contiguous to LESSEE'S apartments, unpaid utility bills, unpaid rent, cleaning expense upon vacation by unit unless said damage is paid for								
prior to the end of the term.	ESSEE 5 apartments,	unpaid utility bills, u	npaid rent, cleaning e	expense upon vacation by unit unless said damage is paid for				
	ity as of lease start date	I Itilities not transfe	rred into I ESSEE'S	name will be shut off. LESSOR shall provide				
				SEE, however, shall provide and pay for all other utilities.				
VI. USE AND CARE OF THE PREMISI		at no expe	inse to LESSEE. LES	SEE, nowever, shall provide and pay for all other utilities.				
		or residential nurnos	es Further I FSSFF	shall not permit any unlawful or immoral practices to be				
	A. Said premises shall be used by LESSEE solely for residential purposes. Further, LESSEE shall not permit any unlawful or immoral practices to be committed upon the premises, nor use the premises for any purpose or in any manner that will increase the insurance rate thereon. Further, the use of the							
				d building and so as not to cause undue disturbance. Nor to				
allow any other persons to oc	cupy said premises her	reby rented.						
				a said unit. Upon termination of said Lease, the unit including				
the furnishings and appliances shall be left by LESSEE in sanitary, clean condition, suitable for immediate lease to another tenant and any loss, cost or								
expense occasioned by LESSEE'S failure to do so shall be charged against the aforesaid security deposit. LESSOR'S decision as to said condition and the necessity of expense to render said unit in a usable condition shall be binding upon the parties hereto.								
C. Without limiting the activitie								
				s. LESSOR may remove pets without notice.				
LESSOR is not responsib				s. LESSOR may remove pers without notice.				
3. No pictures or other object				hooks.				
4. LESSEES shall not be permitted or allow any rubbish, waste materials or other products to accumulate upon the premises, but shall maintain the same in a reasonably clean condition at all times.								
<ol> <li>LESSEE agrees to abide to neighbors. Illegal activ</li> </ol>			d outdoors. Indoor par	ties shall be small, controlled and not disturbing				
to neighbors. megal activ	ides are promoted at an	y time.						

- 6. Padlock, chain or locks of any type on any door, exterior or interior, are prohibited except locks installed by LESSOR.
- 7. LESSEE may not make changes, temporary or permanent, to the unit nor install air conditioner unit(s) without prior written consent of Agent.
- 8. No personal items may be left outside of leased unit (grill, lawn chairs, etc.). These items are at risk to be removed without notice.
- 9. There will be a \$25 fee assessed for any returned checks.
- 10. There is a \$25 lockout fee.

#### INITIALS

VII. DAMAGE TO LESSEE'S PROPERTY

A. LESSOR shall not be liable for any loss or damage to LESSEE'S personal property occasioned by fire, theft or any other hazard or any condition of, or malfunction of equipment upon, the premises; nor shall LESSOR be liable for any damage arising from the acts or neglects of other residents or occupants of the apartment, house or any owners or occupants of adjacent property; nor shall LESSOR be liable for any damage to LESSEE'S personal property occasioned by the failure of LESSEE to maintain plumbing, water, gas, steam, sewer or other pipes, not from back-up of the storm or sanitary sewers or the bursting of any tank, water closet or waste pipe in and about said premises unless LESSOR is found to be negligent. B. LESSEE covenants and agrees to make no claim against LESSOR, it's agents or employees for any damage, personal injury or loss of use occasioned thereby.

## VIII. ASSIGNMENT & SUBLETTING.

LESSEE shall not assign or sublease these premises without first obtaining LESSOR'S prior written consent. A subleasing fee of \$50 will be assessed.

#### IX. ENTRY.

The LESSEE agrees that at reasonable times prior to the termination of this Lease, the LESSOR or it's agents may enter the premises for the purpose of inspection, cleaning or repairs or to show the same to prospective new tenants.

### X. LANDLORD'S DISTRESS FOR RENT.

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 If default be made in the payment of above rent, or any part thereof, or in any of the covenants herein containing to be kept by the LESSEE, it shall be lawful for LESSOR at any time at his election, without notice, to declare said term ended and to re-enter said premises, or any part thereof, with or without process of law, and to remove LESSDE or any persons occupying the same, without prejudice to any remedies with might otherwise be used for arrears of rent or other deficiency, and LESSOR shall have at all times the right to distrain for rent or deficiency due and shall have a valid and first lien upon all personal property with LESSEE owns or may hereafter acquire or have interest in, whether exempt by law or not, as security for payment of the rent or deficiency herein reserved.
 XI. It is illegal for either the owner or the broker to refuse to display or sell to any person because of one's membership in a protected class, e.g.: race, color, religion, sex, ancestry, age, marital status, physical or mental handicap, familial status or any other class protected by Article 3 of the Illinois Human Rights Act.
 XII. If any clause or provision of this agreement is found to be unperforceable or inamplicable, then the termaining requisions will not be violed and will remain in full.

XII. If any clause or provision of this agreement is found to be unenforceable or inapplicable, then the remaining provisions will not be voided and will remain in full force and effect

#### XIII. ATTORNEY FEES & COLLECTION.

III. ATTORNEY FEES & COLLECTION. IT LESSEE violates any covenant, term or condition of this Lease, and the LESSOR employs an attorney or collection agency to pursue any violation or breach of this Lease, the LESSEE shall be liable as hereafter stated for all attorney fees, collection costs, court and legal fees incurred by the LESSOR. LESSEE agrees to pay the greater of either attorney's fees in the amount of \$600.00 plus \$200.00 per hour for legal fees in excess of 3 hours, or collection costs equal to thirty percent (30%) of the total amount due from LESSEE under this Lease with a minimum of \$200.00 collection costs. The aforesaid fees or collection costs shall be due whether or not litigation is commenced by LESSOR. LESSEE agrees that said attorney fees and collection fees are reasonable. The LESSEE agrees to allow LESSOR pursue all legal claims and suits in the Circuit Court of McLean County, Illinois thereby waiving any defense of lack of jurisdiction or venue in said suits. The LESSOR, attorney or rendered univable due to fire or other cause, LESSOR shall not be obligated to provide housing for LESSEE, in such event, LESSOR shall return any un-accrued rent. XIV. SPECIAL PROVISIONS.

LESSEE:

\_ of each month Payments of \$ due on the WITNESS the hands and seals of the parties hereto on the day and year first written above and receipt of monies as herein described.

# LESSOR: REDBIRD PROPERTY MANAGEMENT INC.

\_ We have read the rules and regulations above.

0		By
	OF _	0
- WAS	OF _	VAR.
	OF	"MAD;
	OF	

I agree to be bound by all terms and conditions printed hereon including Rules & Regulations.

Sub-Lessee

Lessee's Resident Reserve Account Deposit and advance rent to be refunded when same is paid to REDBIRD PROPERTIES by Sublessee.

Lessee

Approved by Rental Consultant for REDBIRD PROPERTY MANAGEMENT INC.

By \_\_\_\_\_ Date \_\_\_\_\_

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