

1 2 3 4	THIS IS A LEGALLY BINDING CONTRACT, INCLUDING THE SPECIFIC AND GENERAL TERMS DESCRIBED BELOW AND CONSISTING OF EIGHT PAGES. IF NOT UNDERSTOOOD, TENANT(S) IS ADVISED TO SEEK COMPETENT ADVISE.					
5	PARTIES: hereinafter known as "Manager" and					
6 7	hereinafter known as "Tenant(s)" agree as follows:					
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12 13 14 15 16	NOTICE OF STATUS AS MANAGER: Manager hereby notifies Tenant(s) that Manager is authorized to manage the Premises, which are described below, on behalf of its owner, as the owner's representative and that the Manager is authorized to accept service of process, notices and demands on behalf of the owner. The Tenant(s) acknowledges that the Manager has provided to Tenant(s) the statutory disclosure describing the Manager's duties and the limits of the Manager's obligations, if required by Montana Code Annotated §37-51-314. The address of the Manager, for purposes of service of process, notices and demands is					
	17					
19	9 licensed real estate broker or salesperson.					
	0 If this box is checked, the Tenant is notified that this is a "Personal Transaction" as defined by Montana					
	1 Code Annotated §37-51-309 and that the transaction evidenced by this Agreement does not involve the 2 manager's broker or real estate firm.					
	$3 \square$ If this box is checked, the licensee is representing the tenant.					
24	4					
~ ~	PREMISES: The Tenant(s) hereby agree to lease the premises located at					
20	in the city of, Montana, consisting of Bedroom(s), Bath(s), Smoke Detector(s), Fire Extinguisher(s) and					
28	consisting of Bedroom(s), Bath(s), Smoke Detector(s), Fire Extinguisher(s) and					
29	Carbon Monoxide Detector(s).					
30 31	ADDITIONAL OCCUPANTS: In addition to the Tenant(s) identified above, it is agreed that the following					
	individuals shall occupy the premises					
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35	5 TERM OF LEASE: This Agreement shall begin on (date), at which time 5 Tenant(s) shall be entitled to possession of the unit. This tenancy is (check one of the following):					
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38	MONTH-TO-MONTH. A month-to-month agreement terminates by Manager or Tenant(s) giving					
39	the other party to this Agreement thirty days written notice to terminate; or					
40 41	FIXED TERM for a period of Months. A fixed term lease terminates upon the expiration of the agreed upon term, subject to the Holdover, Default and Termination					
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43	· · · · · · · · · · · · · · · · · · ·					
	PAYMENT TERMS: The Tenant(s) agrees to pay Manager the amounts set out as follows:					
	First Month's Rent: \$, upon entry into this Agreement; and/or					
	Pre-paid rent: \$					
	Additional Deposit: \$, upon entry into this Agreement; and/or					
	Key Deposit: \$, upon entry into this Agreement; and/or					
50	TOTAL DUE: \$, upon entry into this Agreement; and/or					

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52 53 54 55 56	 57 UTILITIES: The utilities checked below are the obligation of the Tenant(s). T 58 pay the utility provider directly for the indicated utilities. 59 □ Sewer / Septic □ Public Water □ Private Water □ Electricity for 1]p.m. of the ns. Tenant(s) shall	day of the contract with and		
63 64 65	AUTHORIZATION: The tenant gives the following companies authorization to inform the manager, landlord and/or owner when the services are terminated or switched back into the manager, landlord and/or owner's name. Manager, Landlord and/or owner are further authorized to obtain information regarding the status, including amounts due and owning by tenant during and following this tenancy, as to this property only. Companies authorized are:				
70 71	70				
72 73	72				
74 75 76 77 78	 COLD WEATHER: The thermostat shall be set no lower than 55° during the entire term of the tenancy to prevent the pipes from freezing. SERVICES: The services checked below are the obligation of the Tenant(s). If Tenant(s) retains third parties to provide any of the services, Tenant shall pay such third party directly. Snow Removal □Lawn Care □Sprinkler □Other 				
83 84	INDEMNIFICATION: Tenant(s) agrees to indemnify and hold the manager and owner harmless from costs or expenses assumed by Tenant(s) under the terms of this Agreement and in the event the Tenant(s) fails to pay such costs and expenses, the manager may deduct the same from the Tenant(s) security deposit and pay such cost or expense.				
	87 PETS: No pets shall be permitted on the premises, except the following desc	scribed pet(s):			
89 90 91	LOCK CHANGE: Tenant(s) requests does not request a change of locks. If Tenant re-keys or changes a lock, a key must be provided to the landlord at the time the lock is changed (M.C.A. 70-24-312(5)).				
95					
99 100	IMPERILMENT OF INSURANCE: Tenant shall not do anything or permit anything to be done on the property that will invalidate or increase the cost of any liability, fire, extended coverage or any other insurance policy covering the property.				

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103 104 105 106 107 108 109 110 111	RELATED DOCUMENTS: Incorporated into the terms of this A (Check all that apply): Tenant's Application for Rental Addendum to Lease Agreement Rules & Regulations Lead Based Paint Disclosure/Handout Option to Purchase Methamphetamine Disclosure Notice Other (describe)	 Pet Agreement / Description Move-in Property Condition Report Present Condition of Premises Statement of Intent to Rent Mold Disclosure 				
112 113	SPECIAL PROVISIONS:					
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121	EMERGENCY CONTACT: In Case of an Emergency notify the follow					
122	Name:					
123	Address: Relationship:					
124 125						
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127	Name:Address:					
128	Phone/Cell: Relationship:					
129						
130	The parties hereto, all agree that the transaction contemplated by this document may be conducted by					
	electronic means in accordance with the Montana Uniform Electronic Transaction Act.					
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	IT IS UNDERSTOOD THAT THE GENERAL TERMS CONTAINED IN THE SECTION THAT					
	IMMEDIATELY FOLLOWS ARE AN INTEGRAL PART OF THIS AGREEMENT.					
135	CENERAL TERMO					
136	GENERAL TERMS					
	RENT: Rent is payable in advance on or before the day indica	ted in the Specific Terms of this Agreement				
	RENT: Rent is payable in advance on or before the day indicated in the Specific Terms of this Agreement for each calendar month to manager at the address also indicated in the Specific Terms, or such other					
	place as may be designated by Manager from time to time. Acceptance of rent does not constitute a					
	waiver of prior Tenant(s) default. All payments made by Tenant(s) shall apply first to the oldest sums due					
	and owing under the terms of this Agreement.					
143						
144	LATE CHARGE: In the event rent is not paid by the date set of	out in the Specific Terms of this Agreement, a				
	late charge in the amount set forth therein shall arise. The late charge period is not a grace period and					
	Manager is entitled to pursue the remedies provided herein if rent is not paid when due. All late fees shall					
	be deemed additional rent for the rental month and shall be pa	and collected as such.				
148	NOT OUTOKO, In the event and and and a busic state	he Meneger by Tenent/a) is returned war aid				
	NSF CHECKS: In the event any payment, made by check, to the Toppart(s)'s payment shall not be considered made until su					
	the Tenant(s)'s payment shall not be considered made until such funds are made good. In addition Tenant(s) shall pay the NSF Check Fee set out in the Specific Terms of this Agreement and from that time					
	forward all payments must be in the form of a cashier's check					
102	To mare an paymente made be in the form of a basiller 3 block					

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153 SECURITY DEPOSITS: Tenant(s) agrees to pay concurrent with the signing of this Agreement a security 154 deposit and if applicable a pet deposit to secure Tenant(s)'s compliance with all of the conditions of this 155 Agreement and Manager's Rules and Regulations, if any. All security deposits will be held in a trust account 156 by Manager. If held in an interest bearing trust account, all interest will be retained by Manager to cover 157 bank service charges relating to the trust account. Manager is not required to provide trust account 158 information to the Tenant(s). The security deposit shall not be deemed rent for any rental month, unless 159 Manager elects to do so, nor shall it constitute a measure of Manager's damage in the event of default by 160 Tenant(s). In the event the Tenant(s) defaults under the conditions of this Agreement and/or Manager's 161 Rules and Regulations, if any, or upon the expiration for the term of this Agreement, Manager may deduct a 162 sum equal to the damage alleged to have been caused by the Tenant(s), together with a sum equal to the 163 unpaid rent, late charges, utilities, penalties due under lease provisions, and other money owing to the 164 Manager at the time of deduction, including rent owed and a sum for actual cleaning expenses. If the 165 security deposit is insufficient to satisfy such sums owing Tenant(s) shall pay the deficiency upon demand. 166 If Tenant(s) fails to pay such deficiency upon demand, Manager may proceed with collection of such 167 deficiency using any lawful means. Any excess of the security deposit will be returned in accordance with 168 Residential Tenant(s)'s Security Deposit Act (Title 70, Chapter 25 of the Montana Code Annotated) to the 169 forwarding address provided by Tenant(s) together with a security deposit statement. 170 171 ADDITIONAL OCCUPANTS/GUESTS: The premises shall not be occupied by any person other than those

ADDITIONAL OCCUPANTS/GUESTS: The premises shall not be occupied by any person other than those
 named as Tenant(s) or additional occupants in this Agreement, without the prior written consent of the
 Manager. Tenant(s) shall not permit any guest to stay for more than ______ consecutive days
 in any twelve month period, without prior written consent of the Manager. Any guest, who stays in excess of
 this amount shall be considered an unauthorized occupant.

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- 177 LAWN CARE: Lawn care includes weeding, trimming and raking as necessary as well as mowing at least
 178 every seven days and watering in accordance with local regulations.
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- 180 **SNOW REMOVAL:** Snow removal shall be performed in accordance with local regulations.

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182 **ANIMALS / PETS:** No animals will be brought on the premises by Tenant(s) or guest at any time without a prior Pet Agreement signed by the Manager.

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- 185 RULES AND REGULATIONS: The Manager may adopt Rules and Regulations concerning the Tenant(s)'s
 use and occupancy of the premises pursuant to Montana Code Annotated §70-24-311. Tenant(s) additional
 occupants and all guests shall abide by all Rules and Regulations, including but not limited to those
 concerning noise, odors, disposal of refuse, animals, parking, and use of common areas.
- 189
- ORDINANCES AND STATUTES: Tenant(s) shall comply with all applicable statutes, ordinances, and
 requirements of all municipal, county, state, and federal authorities and with any applicable private
 restrictive covenants regarding the use of the premises.

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194 **ASSIGNMENT AND SUBLETTING:** Tenant(s) will not assign their interest in this Agreement or sublet any 195 portion of the premises without prior written consent of the Manager.

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MAINTENANCE, REPAIRS, OR ALTERATIONS: Tenant(s) acknowledge that the premises are in good
order and repair, unless otherwise indicated in this Agreement. Tenant(s) shall not destroy, deface,
damage, impair or remove any part of the premises. Tenant(s) will maintain the premises in a clean, safe
and sanitary manner, including the maintenance of all smoke detectors, carbon monoxide detectors and fire
extinguishers located in the premises. Tenant(s) shall be liable for damages caused by their actions and

those of additional occupants and guests. Tenant(s) shall not re-key any locks, add any lock, paint, paper,

203 redecorate, or make other alterations to the premises without the prior written consent of the Manager.

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204 **INSPECTIONS:** Except in emergencies, Manager shall give Tenant(s) a twenty-four (24) hour notice of 205 intent to enter the premises at a reasonable time for the purpose including, but not limited to, inspections, 206 to make repairs or alterations, to supply services or exhibit the premises to potential tenants, purchasers, 207 mortgagees, owners or workmen. Tenant(s) shall not deny Manager or Manager's inspectors access to the 208 premises. 209 210 **INSURANCE:** Manager shall not be liable to Tenant(s), nor insure Tenant(s), for any personal injury or 211 property damage caused by the act or omission of any other Tenant(s) or third party, or by any criminal act 212 or activity, war, riot, insurrection, fire or act of God. Tenant(s) acknowledges responsibility for securing 213 Renter's insurance to cover Tenant(s)' personal property against any loss or damage. 214 215 ABSENCES: Tenant(s) shall notify Manager of any anticipated absence of greater than seven (7) days or 216 such absence will be considered abandonment of the premises and Manager may reenter and re-rent the 217 premises. Tenant(s) shall be responsible for any damages to the premises caused by the Tenant(s) 218 absence. 219 220 **DEFAULT**: Tenant(s) agrees that each of the terms of this Agreement and of Manager's Rules and 221 Regulations, if any, constitutes an independent condition of Tenant(s)' right to possession of the premises. 222 Any failure by Tenant(s) to comply with one or more of such terms shall constitute a default under the 223 terms of this Agreement and Manager may terminate Tenant(s)' right to possession of the premises and 224 other rights under this Agreement, together with such other remedies as provided by the Residential 225 Landlord and Tenant Act of 1977 (Title 70, Chapter 24 of the Montana Code Annotated) and the 226 Residential Tenants' Security Deposit Act (Title 70, Chapter 25 of the Montana Codes Annotated). 227 228 ABANDONED PERSONAL PROPERTY: If upon the termination of the tenant's tenancy, personal 229 property remains in the rental premises, it is agreed that the Manager may reasonably believe that the 230 Tenant(s) has abandoned such personal property either by public or private sale or by destruction of the 231 personal property. 232 233 VACATING PREMISES PRIOR TO TERMINATION: Tenant(s)' obligations under the terms of this 234 Agreement shall not cease upon surrender of premises. Such obligations shall continue until this 235 Agreement expires. In the event that one or more, but fewer than all. Tenant(s) vacate prior to the 236 termination of this Agreement, the remaining Tenant(s) shall remain liable for the full sums due hereunder. 237 The remaining Tenant(s) may locate a prospective Tenant(s) acceptable to them, however such 238 prospective Tenant(s) must be approved by Manager prior to taking occupancy. In all cases, vacating 239 Tenant(s) shall remain jointly and severally liable under the terms and conditions of this Agreement. 240 Furthermore, no portion of the security deposit shall be returned, until the termination of this Agreement, 241 and, if then, only as provided herein. If tenant breaches lease more than _____ _ davs prior to end 242 of lease, tenant will pay, in addition to other damages, all advertising costs and release fees of 243 \$ _ 244 245 **TERMINATION OF TENANCY:** Upon termination of tenancy, Tenant(s) shall return premises to Manager in 246 the same condition and repair as when received, ordinary wear and tear excepted, and free of all 247 Tenant(s)'s personal property, trash and debris. Tenant(s) acknowledges that no representations as to the 248 condition or repair of the premises, nor as to Manager's intentions with respect to any improvements, 249 alteration, decoration or repair of the premises, have been made to Tenant(s), unless provided in this 250 Agreement. Tenant(s) acknowledges receipt of a written statement of the condition of premises. Upon

251 termination of this Agreement the parties agree as follows:

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- Manager shall provide Tenant(s) written notice of the cleaning necessary to bring the premises back to its condition at the time of its renting.
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- Failure to accomplish said cleaning within the time allowed entitles Manager to deduct the cost of cleaning from the security deposit.
- 4. If Tenant(s) does not notify Manager of any intent to vacate or vacates without notice, Manager
 has no obligation to provide a twenty-four (24) hour cleaning notice and may proceed to clean and
 deduct any cleaning charged from the security deposit.
- Within thirty (30) days after the termination of the tenancy, Manager shall provide Tenant(s) with a written list of any rent due and any damages and cleaning charges deducted from the security deposit and payment of the difference, if any, between the security deposit and the deducted charges.
- 6. If after inspection there are no damages to the premises, no cleaning required, and no rent unpaid and if the Tenant(s) can demonstrate that no utilities are unpaid by the Tenant(s), the Manager shall return the security deposit within 10 days.
- 273 **TENANT(S) OBLIGATIONS:** Tenant(s) are obligated as follows:
- To comply with all obligations primarily imposed upon Tenant(s) by applicable provisions of building and housing codes materially affecting health and safety;
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 278 To keep that part of the premises that they occupy and use as reasonably clean and safe as the condition of the premises allows;
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- **3.** To dispose from the dwelling all ashes, garbage, rubbish, and other waste in a clean and safe manner;
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- 4. To keep all plumbing fixtures in the dwelling unit or used by Tenant(s) as clean as their condition permits;
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- 5. No satellite dishes or wiring may be attached to the building or structures without written permissionfrom the Manager.
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 6. To use in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air conditioning facilities as well as elevators and other facilities on the premises;
 300
- To conduct themselves and require other persons on the premises by consent of Tenant(s) to
 conduct themselves in a manner that will not disturb neighbors' peaceful enjoyment of the premises;
- **8.** To use parts of the premises including the living room, bedroom, kitchen, and dining room in a reasonable manner considering the purposes for which they were designed and intended; 306
- **9.** To neither commit nor allow any illegal acts on or about the premises; 308
- **10.** Tenant(s) must receive written authorization from Manager before installing any outside recreation
 equipment i.e. trampoline, swimming pools, swing sets.

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- **11.** To periodically inspect the premises and immediately notify Manager of necessary repairs; 312
- **12.** To have all carpets professionally cleaned upon vacating and provide a receipt to Manager verifying
 such service;
- 315316 **13.** To not place indoor furniture outside at any time;
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 318 14. To not store personal property in the interior common areas and hallways and to utilize exterior storage only as designated;

To not engage or knowingly allow any person to engage in any activity on the premises that creates a reasonable potential that the premises may be damaged or destroyed or that neighboring tenants may be injured by, criminal production or manufacture of dangerous drugs, as prohibited by Section 45-0-110 M.C.A.; operation of an unlawful clandestine laboratory, as prohibited by Section 45-9-132 M.C.A.; or gang-related activities, as prohibited by Title 45, Chapter 8, Part 4 M.C.A.

HOLDOVER: If this is a Fixed Term Lease, unless written notice of termination is given by either party no
later than thirty (30) days prior to the expiration date of such fixed term, this lease shall be automatically
renewed on a MONTH-TO-MONTH basis at the current rental rate and subject to the terms of this
Agreement, except as modified by this paragraph.

331 332 WAIVER OF DEFAULT: Manager's failure to require strict compliance with the conditions of this

333 Agreement or to exercise any right provided for herein, shall not be deemed a waiver of such default, nor 334 limit Manager's rights with respect to that, or any subsequent default.

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SEVERABILITY: If a part of this Agreement is invalid, all valid parts that are severable from the invalid part shall remain in effect. If part of this Agreement is invalid in one or more of its applications, the part remains in effect in all valid applications that are severable from the invalid applications.

NOTICES: Unless otherwise provided, any notice required to give pursuant to the terms of this Agreement,
may be given personally or by mailing the same, postage prepaid, certified to Tenant(s) at the premises or
to the Manager at the address stated in the Specific Terms of this Agreement or at such other places as
may be designated by the parties from time to time. Notice will be deemed effective three (3) days after

344 mailing or upon personal delivery.

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346 **TIME:** Time is of the essence to the terms of this Agreement.

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348 **JOINT AND SEVERAL LIABILITY:** It is expressly understood that this Agreement is between the Manager 349 and each Tenant(s) jointly and severally. Each Tenant(s) will be responsible for timely payment of rent and 350 performance of all other provisions of this Agreement.

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352 **ATTORNEY'S FEES:** In any action brought by the Tenant(s) or Manager to enforce any of the terms of this 353 Agreement, the prevailing party in such action shall be entitled to such reasonable attorney fees and costs 354 as the court or arbitrator shall determine just.

355

356 **CHOICE OF LAW:** This Agreement shall be governed by and construed in accordance with the laws of the 357 State of Montana. Further, the parties agree, if there is a lawsuit, that jurisdiction and venue shall be in the

358 county in which the real property, subject of this Agreement, is located.

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359 **MEGAN'S LAW DISCLOSURE:** Pursuant to the provisions of the Title 46, Chapter 23, Part 5 of the 360 Montana Code Annotated, certain individuals are required to register their address with the local law 361 enforcement agencies as part of Montana's Sexual and Violent Offender Registration Act. In some 362 communities, law enforcement offices will make the information concerning registered offenders available 363 to the public. If you desire further information, please contact the local County Sheriffs office, the Montana 364 Department of Justice in Helena, Montana, and/or the probation offices assigned to the area. 365 366 **CERTIFICATIONS:** The parties have reviewed the information above and certify, to the best of their 367 knowledge, that the information which they have provided is true and accurate. 368 369 FAIR HOUSING: The Civil Rights and Fair Housing Laws of the United States and Montana prohibit 370 housing discrimination on the basis of race, religion, sex, national origin, color, handicap, familial status, 371 marital status, age and creed. All parties to this contract shall deal in a free and open manner according to 372 said law. 373 374 **ENTIRE AGREEMENT:** The foregoing constitutes the entire agreement between the parties and 375 supersedes any oral or written representation or agreements that may have been made by either party. 376 Further, Tenant(s) have relied solely on their own judgement, experience and expertise in entering into this 377 Agreement with the Manager and are of legal age (or if Tenant(s) are not of legal age, Tenant(s) agree this 378 Agreement is for a necessity) and sound mind. 379 380 381 382 Tenant Manager 383 384 385 386 387 Tenant 388 389 390 391 392 Tenant

NOTE: Unless otherwise expressly stated the term "Days" means calendar days and not business days. Business days are defined as all days except Sundays and holidays. Any performance which is required to be completed on a Saturday, Sunday or a holiday can be performed on the next business day.

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