NEVADA SHORT RESIDENTIAL LEASE AGREEMENT

{ No REAI, No Real Estate Agent Interest }

for the monthly rental property (hereafter "Premises") located at

1234 PETER PAN STREET Street Address	, LA	S VEGAS ,	State Sip Code				
	PARTIES: [NRS 118A.200] This Nevada Short Residential Lease Agreement {No REAI, Real Estate Agent Interest} (hereafter "Agreement") is between (Landlord name) Henry Smith						
as the Landlord of the Premises, regard		· · · · · · · · · · · · · · · · · · ·	ney or Company, (hereafter				
"Landlord") and	EXAMPLE ON	LY					
John Doe	(702) 123-1234	jdoe1234@hotmai	l.com				
Tenant's Name	Phone	Email					
Tenant's Name	Phone	Email					
Tenant's Name	Phone	Email					
Tenant's Name	Phone						
years or younger can be indicated as a Landlord the Premises indicated within the parties hereby agree to the followi 2. INITIAL CHARGES: [NRS 118A.200/.210]	this Agreement, subject ng:	to the terms and condit	ions of this Agreement and				
and sewer/trash payments before rece	-	•					
DESCRIPTIONS OF INITIAL CHARGES	TOTAL AMOUNTS DUE BY TENANT	AMOUNTS RECEIVED FROM TENANT	BALANCE AMOUNTS OWED BY TENANT				
RENT χουοουχούνουχουχούχουχούχουχούνουχούνουχούνουχο	xxxxxxxxxxxxxxxxxxx	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
From: 3/1/2023 To: 3/31/2023	\$1,000.00	\$	\$1,000.00				
UTILITIES, SEWER/TRASH XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	KXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	**********************	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
Prorated Utility	\$	\$	\$0.00				
Prorated Sewer/Trash	\$ 35.00	\$	\$35.00				
DEPOSITS XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	000000000000000000000000000000000000000	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX				
Security Deposit	\$ 2,000.00	\$	\$ 2,000.00				
Keys, Cards, Remotes Deposit	\$ 200.00	\$	\$200.00				
Pet Deposit	\$	\$	\$0.00				
Cleaning Deposit [🔀 Nonrefundable]	\$ 300.00	\$	\$300.00				
Last Month's Rent Deposit	\$	\$	\$ 0.00				
TOTALS (Amt Due – Amt Rec = Bal Due	\$3,535.00	\$0.00	\$3,535.00				
[All Agreement calculations are based	upon a standard thirty (3	0) day month, regardles	ss of 28 or 31 days.]				
3. PREMISES: [NRS 118A.200] The Premis	ses to be leased is indicat	ed on this Agreement, to	op of PG-1.				
Mailbox# 1 , Parking Space# 17	, Storage Unit#	, Gate Code <u>#1234</u>	·				
I. TERM: [NRS 118A.200] The term shall date) 2/28/2024 .	commence on (date) 3/1/2	and continue t	until its termination on (input				
rage 1 of 15 NSRLA_NoREAI (rev.03.01.2023) No REA_NV Short Residential Lease Agreement	(initial) Landlord	(initial) Tenant	(initial) Tenant				
-		(initial) Tenant	(initial) Tenant				
		(minum) Fortant	(IIIIIIII) I OIIIIII				

	В.	LANDLORD TERMINATION: Landlord may terminate this Agreement, before termination date indicated above,
		by giving the Tenant a written notice in accordance with NRS118. EXAMPLE ONLY
	C.	TENANT FAILURE TO MOVE OUT AFTER TERMINATION DATE: If TENANT fails to surrender and move out of the Premises on or before the Termination Date of the Lease, then TENANT shall be deemed an ILLEGAL occupancy, and LANDLORD will NO longer accept any FUTURE rent past the Termination Date of the Lease, without a FULLY Executed (Landlord and Tenants signed) Addendum, extending the Termination Date of the Lease. LANDLORD may continue to collect from TENANT any past due rent owed before Termination Date. LANDLORD is NOT required to offer or execute a Lease extension with TENANT. LANDLORD will also be forced to start eviction proceedings against TENANT for any illegal occupancy.
5.	TO	FAL MONTHLY RENT: [NRS 118A.200/.210] Tenant shall pay a Total Monthly Rent of \$ 1,035.00 , in advance
		hout any demand or notice. CALCULATION FOR RENT: Amount from Section 15, Item B, "[R] IN LANDLORD'S NAME/INCLUDE IN RENT" \$ $\underline{35.00}$, plus (input monthly rent amount) \$ $\underline{1,000.00}$ = Total Monthly Rent.
	В.	RENT DUE ON the (input day) [1 st or 15th thru 15th or 16th thru 30TH
		LAST DAY TO PAY RENT ON the (input day) [4 th or 15th thru 15th 16th thru 30TH
	D.	RENT IS LATE ON the (input day) $\left[\frac{5 \text{ th}}{2^{\text{nd}} \text{ thru } 15^{\text{th}}} \text{ or } \frac{1}{16^{\text{th}} \text{ thru } 31^{\text{st}}}\right]$ day of every month.
		FIRST REOCURRING RENT: The first normal reoccurring rent payment, past the Section 2, "INITIAL CHARGES",
		shall begin on (input date) 4/1/2023 .
6.	PH	YMENTS: [NRS 118A.200/.210] Payment received date shall be deemed the date at which Landlord has YSICALLY received payment, whether via hand delivery, mail, drop box or deposit. Tenant shall make payments the following method:
	A.	PAYABLE TO: All payments are to be made payable to: (name) Henry Smith .
	В.	TYPES OF PAYMENTS ACCEPTED BY LANDLORD: Landlord ONLY accepts the following payment types, past the Section 2, "INITIAL CHARGES", for rent, indicated with an "X" marked below: (choose all that apply) Money Orders, Cashier Checks, Cash (hand delivered only) Bank Bill Pay Checks
		Personal/Business Checks, Credit/Debit Card Payments, Bank ACH Payments
		Zelle Payments (https://www.zellepay.com/) Landlord and Tenant must setup Zelle payment.
	C.	DELIVERY METHOD OF PAYMENT: Tenant shall deliver all payments, past the Section 2, "INITIAL CHARGES", by one or more of the following methods: (choose one or more)
		 LANDLORD PICK UP RENT: Tenant will have the payment ready for Landlord pick between the dates indicated in Section 5, Item B, "RENT DUE ON" and Section 5, Item C, "LAST DAY TO PAY RENT ON". AND / OR >> TENANT MAIL OR DELIVER RENT: Tenant(s) shall Mail or Deliver payment to:
		888 Apple Glen Street Street Address , Las Vegas , NV State Zip Code
Page	e 2 of	15 NSRLA_NOREAI (rev.03.01.2023)
_		V Short Residential Lease Agreement (initial) Landlord (initial) Tenant (initial) Tenant
		(initial) Tenant (initial) Tenant

A. TENANT TERMINATION: Tenant may terminate this Agreement by giving the Landlord a written thirty (30) day

notice, before termination date indicated above, either delivered by hand, fax, or US Mail.

	Ba	nk Name		Routing Number	
		ame on Account		Account Number	
	<< AND	/ or >> ZELLE PAY RENT (https://www	.zellepav.com/): Ten	ant(s) shall make paymo	ent to:
	Hs	smith1234@Yahoo.Com		(702) 123	
7.		: [NRS 118A.250] Tenant should al	ways request a receip		one (10) Zeney
8.		NAL RENT FEES: [SB151, Sec 7.2] A			tional rent which consist of
	the follow			PLE ONLY	
		FEES: Rent is deemed late as indicated by the following method, for the following method for the			and shall be added to the
	fe		nonthly rent due, to be 0.05 = Max Monthly L	applied to each month	, -
	B. NON-S	SUFFICIENT FUNDS (NSF) PAYMEN dishonored personal check, dishono payment (non-certified funds) made	I TS: [NRS 118A.200] Tored business check, r	eturned ACH payment a	* * * *
	includ maint	A CHARGES ADDITIONAL RENT (EC le but not be limited to dishonored tenance bills, HOA fines, notice feet shall be due when incurred and sha	check charges, repair s, eviction fees and ser	bills, utility bills, landscrvices, court costs, cons	ape/pool repair and
	and ac any ou HOA f	TENT ALLOCATION FOR MONIES RIcknowledges that any accepted partitistanding balance due (to include fines, etc.) in the order that the balance due. Tenant can NOT ch	yments (monies, funds but not be limited to I ance became due (old	s, etc.) by Landlord will Rent, Late fees, Mainter est to newest order), th	be applied first (1st) to nance fees, Repair costs, een second (2nd) to any
9.	items are collectivel include bu	RY: [NRS 118A.200] It is agreed, ur now on the Premises. Tenant assu ly) for the care, maintenance, prote ut not be limited to cleaning, lubric changing screens, cleaning vents, e	imes full responsibility ection, and safety of thating, replacing filters,	(no matter whether inc ne items indicated with	dicated solely, jointly, or an "X" marked below (to
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(initial) Tenant _____ (initial) Tenant _____

	(Put	an "X" in the box, only if item i	is present in or on the Premises)			
	\boxtimes	Refrig/Freez Combo	☐ Trash Compactor			Intercom System
		(S/S, Top/Bot, etc.)		(tile, wood, carpet, etc	c.) [Alarm System
		Refrigerator ONLY	Dishwasher	Window Coverings		Sprinkler System
		Freezer ONLY	Washer	(curtains, blinds, etc.)	Γ	BBQ Equip.
	$\overline{\boxtimes}$	Stove/Oven Combo	Dryer	Garage Door Opener	r [Solar Screens
		Stove ONLY	☐ Washer/Dryer Combo	Water Condit Equip.		Solar System
	=	Oven ONLY	(Up/Dwn Washer/Dryer)	Hot Water Tank	L	_
	=			Tankless Hot Water	L Svc – F	Pool Equipment
		Double Oven ONLY	Ceiling Fans w/Lights		oys [Spa Equipment
		Range Hood	Ceiling Fans ONLY	Furnace Heat Sys	Ĺ	
	=	Microwave	Smoke Detectors	☐ Water Tank Heat Sys	5 <u> </u>	<u></u>
	\boxtimes	Food Disposal	CarbMonx Detectors	AC Cooling Sys		
	A.	APPLIANCE/EQUIPM	ENT BREAKDOWN: Tenant mu	ust immediately, within t v	wenty-f	our (24) hours, report to
		Landlord any applian	ce/equipment breakdown.	EXAMPLE ONL	Υ.Υ	
10.	KEY	S, CARDS, AND REMO	DTES: [NRS 118A.200] Tenant s	shall receive, maintain, ch	nange (if	f needed) and return the
	key	rs, cards, remotes, etc.	as follows:			
	Δ.	RECEIVE KEYS/CARDS	S/REMOTES: Upon execution of	of this Agreement Tenan	t shall n	eceive the following keys
	۸.		and quantities as indicated belo		c Silaii i	eceive the following keys,
			•			
			to items, leave blank if those items have r	nothing to turn over to Tenant)	Othor	
		1 Door key(s)	Pool key(s)		Other	
		1 Mailbox key(s)	Garage Remot	te(s)		
		Laundry Room k			_ Other	
		Gym Room key(s) <u>1</u> Gate Remote(_ Other	
	B.	KEYS, CARDS, AND R	EMOTES RETURN: Tenant shal	II IMMEDIATELY return al	l keys, c	ards, and remotes to
		Landlord upon termin	nation of this Agreement.			
	c.	LOCK CHANGE/REKE	Y: Locks may be replaced or re	-keved at the Tenant's ex	onense.	Tenant must, within five (5)
	О.		hanging/rekeying locks, inform	•	•	• •
		new, rekeyed, or cha		i and provide Landiord Wi	itii Olle	(1) WOLKADIE KEY TOL EACH
		•				
11.	MC	VE-IN PROPERTY CON	NDITION: [NRS 118A.200] Ten	ant must return to Landlo	ord the	Move-In Property Condition
	Rep	oort (hereafter "Move-	-In PCR") within two weeks fro	om move-in date. Failure	to retu	rn Move-In PCR will
	aut	omatically result in a d	default status that the Premise	s is PERFECT.		
12.	TO	TAL TENANTS/OCCUP	ANTS: [NRS 118A.200] Occupa	ants and Tenants of the Pi	remises	shall be limited to (input number,
			IS (input number, 0 thru 6) 2 Occu			
			emises shall be used solely for h			
			d to: NO hotel, NO sublease, No	· ·		
			, past the Tenant(s) named ab			, , ,
	_					
	<u></u>), past the Tenant(s), will be livi	ing in the Premises.		
	4.5	45 NGDIA NI SSA:				
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(initial) Tenant _____

(initial) Tenant _____

Fair Housing Act (FF	iA) (42 U.S. Code §	§ 3601-3619 a	nd 3631) any ch	nild (17 yrs. o	or younger), that child's	s name only can be listed as an
Occupant below.						
Julie Doe						
OCCUPANT NAME (17 yı	s. or younger, Name or	ily)	RELATION TO TENA	ANT	OCCUPATION / JOB TITLE	OCCUPANT PHONE
Michael Doe						
OCCUPANT NAME (17 yı	s. or younger, Name on	ly)	RELATION TO TENA	ANT	OCCUPATION / JOB TITLE	OCCUPANT PHONE
OCCUPANT NAME (17 yı	s. or younger, Name or	ıly)	RELATION TO TENA	ANT	OCCUPATION / JOB TITLE	OCCUPANT PHONE
OCCUPANT NAME (17 ye	s. or younger, Name or	ıly)	RELATION TO TENA	ANT	OCCUPATION / JOB TITLE	OCCUPANT PHONE
I3. GUESTS: [NRS 1	18A.2001 Tena	nt agrees to	nay the sum	of twenty	-five (\$25) dollars	per day for each guest
		_		_		guest can remain on the
					ut Landlord's writte	
Tremises for me	Te than micen	(15) days po	i calcilaai y	car, witho	at Lanaiora 5 Write	en permission.
A. NO PETS <-OR-> B. FUTURE additional D and size of F <	PETS: Landlord eposit ("Pet De Pets). T LANDLORD Ar on the Premis	wed in or on d has deeme posit") requ UTHORIZED es upon exe	Premises at and that the Te ired in the and PETS: Tenar cution of this	any time d EXA nant may mount of \$ nt certifies Agreement ********	MPLE ONLY have future Pets in (based u that only the follownt: ************************************	or on the Premises with an upon the number, type, breed, wing Landlord authorized pet(s
commencen		s Agreemen				r indicating animal is required;
						lbs.
ANIMAL NAME		NORMAL SERV		EMOTION SUPPORT ANIMAL	BREED / TYPE	WEIGHT
			, <u> </u>			lbs.
ANIMAL NAME		NORMAL SERV		EMOTION SUPPORT	BREED / TYPE	WEIGHT
OTHER THA	N DOCC ****	****	***	ANIMAL	***	********
OTHER THA	N DOGS					
CAT I BIR	J I L J D I FISH	OTHER HO	W MANY DESCR	RIBE OTHER ANII	MAL	
${\text{How}}$ $\frac{1}{1}$ ${\text{Ho}}$	W I HOW	OTHER HO	DESCRIPTION OF THE PROPERTY OF	RIBE OTHER ANII	MAL	
MANY MA	ı					
D. PET PENALT	Y: Tenant agre	es to pay an	immediate f	ine of five	hundred (\$500) do	ollars per unauthorized Pet an
	e removed froi				() /	
			,			
E. LANDLORD	E. LANDLORD INDEMNIFICATION FOR PET: Tenant agrees to indemnify Landlord for all liability, loss,					
damages, (to	o include but n	ot be limited	to pet bites,	pet attack	s, pet property da	mage, and any other lawsuits,
Page 5 of 15 NSRLA NoRI	EAI (rev.03.01.2023)					
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					(initial) Tenant	(initial) Tenant

claims or issues related to a pet), which Landlord may suffer because of an animal in the Premises, whether permission was granted or not.

- **15. UTILITIES AND SERVICES:** [NRS 118A.200] Utilities (Gas, Electric, Water, Sewer, Trash) and Services (Phone, Internet, Satellite, Cable TV, Alarm System, and any other pleasure services) whether deemed essential, habitable, protection or for pleasure, shall be connected, maintained, paid for, transferred and/or disconnected in the following manner:
 - A. CONNECTION (START): Tenant understands and agrees that Utilities and Services will be shut off by Landlord, if Tenant does NOT transfer or connect within three (3) business days, from commencement date of this Agreement.

 EXAMPLE ONLY
 - **B. RESPONSIBLE PARTY:** Utilities and Services, when they become due, are the responsibility of the Tenant or Landlord, as indicated below:
 - [T] = Tenant is responsible to connect or switch the utilities into Tenant's name and pay for all deposits and bills when they come due.
 - [O] = Landlord is responsible to connect or switch the utilities into Landlord's name and pay for all deposits and bills when they come due.
 - [B] = Landlord will maintain the connection of the utilities in Landlord's name and bill Tenant for deposits, connection fees and usage accordingly.
 - [R] = Landlord will maintain the connection of the utilities in Landlord's name, but a standard monthly deposit/connection/usage fee will be added to the rent. Example: (\$35) Utility Fee + (\$1,000) Rent = (\$1,035) Total Rent Due for each month.

Utilities List (indicate "T", "O", "B", "R" beside each utility) **R** Trash Other **T** Electricity T Gas **R** Sewer Other **T** Water O Association Fees Services List (indicate "T", "O", "B", "R" beside each service) **T** Cable TV **T** Phone Other **T** Satellite **T** Internet ******************* Indicate Standard Monthly Utility and Services Flat Fee Below ************* [R] IN LANDLORD'S NAME/INCLUDED IN RENT = (calculated from amounts below) \$ 35.00 Electricity Internet Gas Phone Cable TV Water \$**35.00** Sewer / Trash Satellite

- **C. EXISTING PHONE, DATA, CABLE TV, SATELLITE, ALARM SYSTEM:** Landlord is NOT responsible for the maintenance or condition (working or not working) of any existing phone, data, cable tv, satellite or alarm system lines, connections, outlets, or equipment.
- **D. NEW PHONE, DATA, CABLE TV, SATELLITE, ALARM SYSTEM:** Any new or additional phone, data, cable tv, satellite or alarm system lines, outlets and dishes can be obtained for the Premises, **with Landlord's written approval**, at Tenant's expense.

Page 6 of 15 NSRLA_NOREAI (rev.03.01.2023) No REA_NV Short Residential Lease Agreement	(initial) Landlord	(initial) Tenant	(initial) Tenant
		(initial) Tenant	(initial) Tenant

- **E. CONNECTION (END):** Tenant agrees to transfer or disconnect Utilities at least **three (3) business days** AFTER vacating Premises. Services MUST be IMMEDIATELY disconnected upon vacating Premises.
- **16. RENTER'S INSURANCE:** [NRS 118A.200] Tenant **IS REQUIRED** to obtain and pay for renter's insurance, within **five (5) business days**, from commencement date of this Agreement, list Landlord as additional insured, provide Landlord with a **written proof of insurance** (ACCORD) initially and each time renewed, until termination of this Agreement.
- 17. OWNER'S HOMEOWNER INSURANCE: [NRS 118A.200] Tenant agrees to cooperate with the Owner and Owner's homeowner insurance company in all related matters, to include but not be limited to access dates, access times, access areas, no harassment, no hinderance, and clear communication of issues.
- 18. PESTS: [NRS 118A.200] Within thirty (30) days from commencement date of this Agreement, if the Premises have pests, Landlord, at Tenant's request, will arrange and pay for the initial pest control spraying. After the thirty (30) day period, Tenant agrees, at Tenant's own expense, to pay for the future monthly pest control spraying costs, past the initial pest control spraying.

 EXAMPLE ONLY
- **19. WATER FURNITURE/VEHICLES:** [NRS 118A.200] Tenant shall **NOT** keep or permit to be kept in, on or about the Premises: waterbeds, boats, campers, trailers, mobile homes, recreational or commercial vehicles or any non-operative vehicles. Tenant shall not conduct nor permit any work on vehicles on, near or next to the Premises.
- **20. CONVEYANCES AND USES:** [NRS 118A.200] Tenant shall **NOT** assign, sublet, or transfer Tenant's interest, nor any part thereof, without prior written consent of Landlord. Tenant shall use the Premises for residential purposes only and **NOT** for any commercial enterprise (to include but not be limited to hotel, bed and breakfast, business, storage, sublease, etc.) or for any purpose which is illegal.
- **21. NO NUISANCES AND ILLEGAL ACTIVITIES:** [NRS 202.450/.470] Tenant shall **NOT** commit or maintain a public nuisance, illegal activities, commit waste, cause excessive noise, create a nuisance, or disturb others.
- **22. NO SMOKING:** [NRS 118A.320] Tenant, guests, family members, contractors, and anyone else gaining access to the Premises for work, leisure or otherwise is **NOT allowed to smoke inside or close to the Premises**.
- 23. NO DRUGS/NO CRIMINAL ACTIVITY/NO CONTROLLED SUSTANCE/NO VIOLENCE: [Controlled Substance Act, 21 U.S.C. 802, Sec 102] Tenant, any member of Tenant's household, guest, friend, or anyone else visiting or living in the Premises, shall not engage in criminal activity, drug-related criminal activity, acts of violence, or any act intended to facilitate criminal activity on or near the Premises, nor use of Premises for criminal activity.
- **24.** ALTERATIONS: [NRS 118A.320] Tenant shall make NO alterations to the Premises without Landlord's written consent. If Landlord grants permission, then all alterations or improvements made to the Premises shall, unless there is a written agreement between the Landlord and Tenant that states otherwise, become the property of the Landlord and shall remain upon the Premises and shall be a permanent fixture affixed to the Premises.
- **25. MAINTENANCE/EMERGENCY NOTIFICATION:** [NRS 118A.310] Tenant shall keep the Premises in a clean, safe, maintained, and habitable condition and abide by all basic obligations (to include but not be limited to cleaning and/or lubricating and/or replacing filters, light bulbs, batteries, screens, hinges, etc.). Tenant **MUST** immediately report, within **twenty-four (24) hours**, to the Landlord or Contact Person.
 - **A. CONTACT PERSON:** [NRS 118A.260] Landlord has assigned the following person or company that resides or operates **within the County or within sixty (60) miles** of where the Premises is located, to handle all maintenance, habitability, essential and emergency issues:

Page 7 of 15 NSRLA_NoREAI (rev.03.01.2023) No REA_NV Short Residential Lease Agreement	(initial) Landlord	(initial) Tenant	(initial) Tenant
		(initial) Tenant	(initial) Tenant

	(name) Abc Handyman (phone) (702) 123-9000 (fax) (text) (email) abchandyman@gmail.com
В.	PLUMBING/ELECTRICAL/STRUCTURAL/OUTDOOR TRASH /RECYCLE CONTAINERS: [NRS 118A.290] Landlord shall be responsible for all major plumbing, electrical and structural problems that are NOT caused by Tenant.
	The Premises currently has the following outside trash and recycle containers (choose one or more that apply): \[\sum_{\left(input number)} \frac{1}{\text{TRASH container(s)}} \] TRASH container(s) provided by waste management. \[\sum_{\left(input number)} \frac{1}{\text{TRASH or RECYCLE container(s)}} \] RECYCLE container(s) provided by waste management. In this case, Landlord shall provide at least one (1) outside trash container [at least a sixty-five (65) gallon to ninety-five (95) gallon], at Landlord's expense, for residential trash collection by waste management.
	<< OR >> Community TRASH dumpster(s). EXAMPLE ONLY
C.	REPAIR TIME: [NRS 118A.350/.355/.360/.380] From the date of written notice to Landlord, Tenant shall allow Landlord up to fourteen (14) calendar days for any repairs that are of habitability or essential issues and forty-eight (48) hours for any emergency repairs.
D.	COMMON SENSE SERVICE CHARGE and REPAIRS: [NRS 118A.290] Tenant agrees to pay, within fourteen (14) days after written notice from Landlord, for any service charge and/or repairs that could have been avoided by common sense action by the Tenant, (to include but not be limited to: opening shut-off valves, pressing reset button on bottom of disposal unit, changing batteries, light bulbs and filters, resetting refrigerator water filter settings, resetting HVAC filter setting on thermostat, changing batteries in the thermostat, setting up sprinkler settings, changing batteries on garage remote or gate remote, reprogram garage remote, realign garage door sensors, never pour grease down the drain, never flush female menstrual devices or diapers or anything else that would cause harm down the toilet, never put bones or glass or metal in a disposal unit, etc.).
Ε.	TENANT MISCONDUCT/NEGLIGENCE: [NRS 118A.440] Landlord shall charge Tenant for any repairs due to Tenant damages or negligence.
F.	FILTERS: [NRS 118A.310] Tenant shall change and/or clean all future filters (to include but not be limited to (HVAC) heating and air conditioning systems {at least once every month}, refrigerator and freezer, stove, microwave, range hood, exhaust fan {at least every six months} and pool system {at least once every two weeks}, etc.) at Tenant's own expense.
G.	SMOKE DETECTORS/CARBON MONOXIDE SENSORS: [NRS 118A.310] Tenant agrees to change the smoke detector and carbon monoxide sensor batteries, when indicated by "chirp" or "beep" or low battery light.
н.	FIRE EXTINGUISHER: [NRS 118A.310] Landlord recommends that Tenant provides and maintains a fire extinguisher on the Premises, at Tenant's expense. The fire extinguisher should be serviced annually.
	LIGHT BULBS: [NRS 118A.310] Tenant shall change any future light bulbs, no matter whether inside or outside of Premises, (to include but not be limited to refrigerator, freezer, stove, microwave, range hood, interior light units, exterior light units, exterior address light unit, etc.), at Tenant's own expense.
3 of :	15 NSRLA_NOREAI (rev.03.01.2023)

- J. DRYER LINT SCREEN TRAP AND VENT DUCT: [NRS 118A.310] Tenant shall clean any future Dryer lint screen trap, located in dryer (after each use) and Dryer vent duct, from wall connection to outside wall/roof (every 6 months or annually, depending upon usage), at Tenant's own expense.
- **K. LUBRICATION/OIL/GREASE:** [NRS 118A.310] Tenant shall maintain lubrication/oil/grease on any unit, no matter whether unit is inside or outside of Premises (to include but not be limited to sliding door tracks, screen door tracks, security doors hinges, interior/exterior door hinges, rails, garage door tracks, garage door hinges, garage door chain/screw, etc.) at Tenant's own expense.
- L. AIR CONDITIONING AND FURNACE UNITS (HVAC): [NRS 118A.290] Landlord shall maintain the (HVAC) heating and air conditioning systems (excluding filter changes) and provide for all major repairs **NOT** caused due to Tenant neglect.

 FXAMPLE ONLY

M.	GLASS: [NRS 118A.310] Tenant shall replace all broken glass, regardless of the cause of damage (to include but not be limited to break-ins, rocks thrown, bird hits glass, vandalism, etc.), at Tenant's expense.
N.	LANDSCAPE: [NRS 118A.290/310] Landscape shall be maintained in the following manner (choose one): ☐ landscape is to be maintained by Tenant, at Tenant's expense. <
	there IS a private landscape contractor, paid by Landlord, whose contact information is as follows:
	(name) (phone) (fax)
	(email)
	< <pre><<or>></or></pre>
	there is no plant landscape on the property to maintain (concrete, rocks, pavers, etc.).
Ο.	POOL/SPA: [NRS 118A.290] Premises (choose all that apply) and there:
	IS NOT a COMMUNITY ("C-Pool/Spa") or PRIVATE ("P-Pool/Spa") swimming pool, spa, hot/cool tub, jacuzzi,
	etc. in the Community or on the Property.
	< <p><< OR >></p>
	IS a P-Pool/Spa swimming pool, spa, hot/cool tub, jacuzzi, etc. on the Premises AND Tenant will maintain
	the P-Pool/Spa at Tenant's expense. Tenant is REQUIRED to obtain an Add-On P-Pool/Spa liability renter's
	insurance coverage, of at least three hundred thousand dollars (\$300,000), and provide to Landlord written
	proof of insurance (ACCORD), within five (5) business days, from commencement date of this Agreement.
	« OR »
	IS a P-Pool/Spa on the Premises AND Landlord will maintain the P-Pool/Spa at Landlord's expense.
	Landlord's P-Pool/Spa contractor information:
	(name) (phone)
	(fax) (email)
	< <p><< OR >></p>
	IS a C-Pool/Spa swimming pool, spa, hot/cool tub, jacuzzi, etc. in the Community.
P.	CARPET/WOOD/TILE FLOOR CLEANING: [NRS 118A.310] Tenant MUST have the carpets, tiles, wood floors professionally cleaned before vacate date. Tenant MUST present Landlord with the receipt from a professional
	carpet, tile, wood floor cleaning company.

- Q. SCREENS: [NRS 118A.310] Landlord is NOT responsible for the maintenance of existing screens or the installation of new screens. Tenant may install or replace screens at Tenant's own expense. Screens, once installed by Tenant, become a part of the Premises.
- **R. OUTDOOR COOKING:** [NRS 118A.320] Outdoor cooking with a portable barbecuing equipment is prohibited within **ten (10) feet** of any overhang, balcony or opening. The storage and/or use of any barbecuing equipment is prohibited indoors, above the first floor and within **five (5) feet** of any exterior building wall.

s.	WA	ALLS/CEILINGS CONDITION:
	1)	[NRS 118A.290] Prior to Tenant occupancy, the walls/ceilings were (choose one):
		NO painting at all. ENTIRE Premises was painted.
		Rooms touched up =
		Rooms freshly painted =
	2)	[NRS 118A.310] If Tenant has caused any damages, holes, scrapes, dings to walls/ceilings, regardless how
		small or big, then Tenant MUST patch, sand, prime and paint those walls/ceilings, putting the walls/ceilings

26. ACCESS:

A. NON-EMERGENCY ACCESS: [NRS 118A.200/.330] Tenant agrees to coordinate, schedule and grant Landlord, Landlord's contractors, or Landlord's agent the right to enter the Premises at all reasonable times.

back to its original state, texture, color, and sheen, at Tenant's expense.

- 1) 24 HOUR NOTICE: [NRS 118A.330] Landlord shall give Tenant a twenty-four (24) hour notification before entry, except in case of emergency.

 EXAMPLE ONLY
- **B. EMERGENCY ACCESS:** [NRS 118A.330] Landlord has the right to enter the Premises, without notice, in case of emergency.
- **27. SECURITY DEPOSITS:** Tenant and Landlord shall abide by the following rules regarding Security Deposit collection, use, accounting, etc. as follows:
 - **A. COLLECTION:** [NRS 118A.200/.250] Prior to receiving any keys, remotes, cards, or property access and upon execution of this Agreement, Tenant shall deposit with Landlord the sums indicated in Section 2, "INITIAL CHARGES", to be used as Security Deposits.
 - **B.** MAX SECURITY DEPOSITS: [NRS 118A.242] Tenant's total Security Deposits amounts (deposit amounts when added together) cannot exceed **three (3) month's** periodic rent (including last month's rent deposit). Max Deposit Allowed: Rent \$ 1,000.00 x 3 = Max Deposit \$ 3,000.00 . In addition, if Rent amount increases, then Max Deposit amount can also increase up to the limit by law.
 - **C. USES AND REMEDIES:** [NRS 118A.242] Landlord may claim from Security Deposits amounts for Rent, Tenant Damages, and Cleaning.
 - **D. MOVE-OUT PROPERTY CONDITION:** [NRS 118A.200] After Tenant has vacated and surrendered the keys, remote and cards to the Landlord or after eviction lockout is completed, Landlord will perform an inspection regarding the condition of the Premises.
 - **E. ACCOUNTING:** [NRS 118A.242] Landlord shall provide Tenant with a written, itemized accounting of the disposition of the Security Deposits and any remaining portion of Security Deposit, within **thirty (30) days** after the termination of tenancy by handing it to the tenant personally at the place where the rent is paid, or by

Page 10 of 15 NSRLA_NoREAI (rev.03.01.2023) No REA_NV Short Residential Lease Agreement	(initial) Landlord	(initial) Tenant	(initial) Tenant
		(initial) Tenant	(initial) Tenant
		(IIIIIIIII) CIIIIIII	(IIIIIIII) I CIIIIII

mailing it to the Tenant at the Tenant's present address or, if that address is unknown, at the Tenant's last known address.

- **F. FORWARDING ADDRESS:** Tenant agrees, upon termination of the tenancy, to immediately, within **twenty-four** (24) hours, provide Landlord with a written forwarding address, (via email, fax, text and/or hand delivery). NO verbal communication of forwarding address allowed.
- G. REFUNDS: Upon termination of this Agreement, If Tenant is due a refund (regardless of whether one {1} Tenant or many Tenants are named on this Agreement), Tenant acknowledges, understands, and authorizes all refunds to be (choose one option):

allocated to the following Tenant named in this Agreement (insert one Tenant name)

John Doe

EXAMPLE ONLY

OR>

divided into equal amounts, if possible, and issue separate refunds in the name of each Tenant. Tenants agree to hold Landlord legally and financially harmless regarding any refund disputes amongst the Tenants.

- **H. INTEREST:** Tenant agrees that Landlord shall retain all interest earned, if any, on all Deposits and any other payments received, to offset the administration and bookkeeping fees.
- 28. EVICTION EXPENSES AND CANCELLATION FEES: [NRS 118A.200] If Eviction is to be cancelled, Tenant agrees to immediately (within twenty-four {24} hours) pay all eviction expenses (to include but not be limited to notices, filing fees, court fees, eviction services, appeals, constable, locksmith, etc.) AND bring rental account up to date (to include but not be limited to rent, late fees, utility fees, repair costs, HOA fines, etc.) before cancelling eviction proceeding or lockout and/or rescinding eviction order.
- **29. LEAD-BASED PAINT RISK ASSESSMENT/INSPECTION:** [Residential Lead-Based Paint Hazard Reduction Act of 1992 (Title X), Section 1018]
 - **A.** Tenant may conduct a risk assessment/inspection of the Premises for presence of lead-based paint and/or lead-based paint hazards, at the Tenant's expense, for a period of **ten (10) days** after execution of this Agreement.
 - **B.** After Tenant's risk assessment/inspection, Tenant will notify Landlord, within **five (5) calendar days**, in writing and provide a copy of the assessment/inspection report.
 - **C.** Landlord will then have **ten (10) days**, from receipt of the assessment/inspection report, to elect to correct such deficiencies and/or hazards or to terminate this Agreement.
- **30. FLAG:** [NRS 118A.325] Tenant may display the flag of the United States, made of cloth, fabric, or paper, from a pole, staff or in a window, and in accordance with 4 USC Chapter 1.
- **31. SIGNS:** [NRS 116B.710, NRS 410.400, NRS 405.030/.110, NRS 704.638, LV CH 19.14, CC CH 30.72] Tenant may display political signs subject to any applicable provisions of law governing the posting of political signs, and, if the Premises are located within a HOA and any governing documents related to the posting of political signs.

32.	ASSOCIATIONS: Tenant agrees to abide by the rules and regulations of a homeowner's association (HOA), common
	interest community (CIC), planned unit development (PUD), condominium development (CD) or any other
	association that governs the Premises. The premises (choose one below):
	☐ IS NOT part of a HOA, CIC, PUD, CD, or any other association.
	<or></or>
	IS part of a HOA, CIC, PUD, CD, or any other association.

Page 11 of 15 NSRLA_NoREAI (rev.03.01.2023) No REA_NV Short Residential Lease Agreement	(initial) Landlord	(initial) Tenant	(initial) Tenant
		(initial) Tenant	(initial) Tenant

			omeowners Association HOA. CIC. PUD AND CD ASSOCIATION	(702) 321 - 1234
			ord shall, at Landlord's expense, within ten (10) business days from con	nmencement date of this Agreement,
			le Tenant with a copy (hard or soft form) of the Governing Documents.	
33.	ter	ms k	RCEMENT: Any failure by Landlord to enforce the terms of this Agreem by Landlord. Acceptance of rent due by Landlord after a default shall rord or affect any notice of termination or eviction.	
34.	Ass fail	ocia ure	JLT: Failure by Tenant to pay rent, perform any obligation under this A ation Governing Documents, or Tenant's engagement in activity prohibe to comply with all applicable laws, shall be considered a default hereuse all legal and equitable remedies available. EXAMPLE ONLY	oited by this Agreement, or Tenant's
35.	ma of a	teria	ISION VIOLATIONS : A single violation by Tenant of any of the provision ial breach and shall be cause for termination of this Agreement. Unless violation of this Agreement shall not require criminal conviction but shace.	s otherwise provided by the law, proof
36.	TEN	IAN	NT VACATE NOTICE/RENT INCREASE RATE.	
	A.	TEI	NANT VACATE NOTICE: At least thirty (30) calendar days prior to this	Agreements expiration date, as
			dicated in Section 4, "TERM", Tenant agrees to provide Landlord with a	* * *
		cal	lendar day notice to vacate the Premises, by email, fax, or hand delive	ry.
		1)	Surrender the Premises in a good, clean, and sanitary condition to La certain items used routinely.	ndlord, normal wear is expected on
		2)	Remove all of Tenant's property, to allow Landlord to conduct a thor submit accounting of Security Deposit.	ough inspection and prepare and
		3)	Return all keys, cards, and remotes to Landlord in good workable cor	ndition.
		4)	Transfer or shut off all Utilities (water, electricity, and gas) and pay for	or any outstanding balances due.
		5)	Shut off all Services (phone, internet, cable tv, satellite, etc.) and pay	for any outstanding balances due.
	В.	not (60	ENT INCREASE RATE: [NRS 118A.300] During a holdover on a month-to of authorized by Landlord, Landlord is required to provide Tenant with a coose only one)	a written rent increase notice, sixty
		1)	be applied to each month's rent.	, 15 or 20)% of monthly rent due, to
		2)	OR >> FLAT RATE: Tenant shall pay a flat rate of \$, to be applie OR >>	ed to each month's rent.
		3)		sed upon a Fair Market Rent Value and
			that increase difference shall be applied to each month's rent.	
			Example: Fair Market Rent Value \$2,000/month – Current Rent \$1,50	00/month =\$500 Rent Increase.
		<< 0	OR >>	

NO INCREASE: Tenant shall not pay any rent increase.

(initial) Tenant	(initial) Tenant
------------------	------------------

- **37. ABANDONMENT:** [NRS 118A.450/.480] Landlord will issue a Notice of Abandonment, if Tenant is absent from the Premises for a period one-half (½) the time for periodic rental unpaid payment, unless Tenant has provided Landlord with a written notice of an intended absence.
- **38. PHYSICAL OR MENTAL DISABILITY OR DEATH:** [NRS 118A.340] Tenant may terminate this Agreement due to Tenant's (NOT Occupant's) physical or mental disability or death, after providing written proof to Landlord.
- **39. DOMESTIC VIOLENCE:** [NRS 118A.345] Tenant may terminate this Agreement if a Tenant, cotenant, or household member is the victim of domestic violence (an act described in NRS 33.018).
- **40. TENANT PERSONAL INFORMATION:** [NRS 118A.200] Tenant agrees to hold Landlord, Landlord's representatives, and Entities (Attorney, Law Firm, Eviction Company, Process Server and/or Collection Agency) harmless from any liability in relation to the release of any personal information to these Entities.
- **41. MILITARY TENANT**: [NRS 118A.200] Military Tenant: 1) may terminate this Agreement upon giving thirty (30) days written notice to the Landlord; 2) shall provide the Landlord with a copy of the official orders or a letter signed by the Tenant's Commanding Officer; and 3) Tenant will pay all back rent, late fees, etc. and pay a prorated rent for any days Tenant occupies the Premises past the first (1st) day of the month.
- **42. CHANGES:** Once this Agreement has been executed by both parties, only an addendum signed and dated by both parties can make changes. No verbal changes allowed. **EXAMPLE ONLY**
- **43. CONFLICTS:** In event of conflicts between provisions of this Agreement and provisions of an addendum, then the addendum shall govern. In event of conflicts between provisions of a previous addendum and provisions of a last addendum, then the last addendum shall govern. No verbal provisions allowed.
- **44. ATTORNEY FEES:** In the event of any court action, the prevailing party shall be entitled to be awarded against the losing party all costs and expenses incurred thereby, including, but not limited to, reasonable attorney's fees and costs.
- **45. GOVERNING LAW, VENUE and JURISDICTION:** This Agreement shall be governed by, have venue and jurisdiction in the State of Nevada and in the County where the Premises are located.
- **46. WAIVER:** Nothing contained in this Agreement shall be construed as waiving any of the Landlord's or Tenant's rights under the laws of the State of Nevada.
- **47. VALIDITY:** [NRS 118A.230] In the event that any provision of this Agreement shall be held invalid or unenforceable, such ruling shall not affect in any respect whatsoever the validity or enforceability of the remainder of this Agreement.
- **48. ELECTRONIC RECORDS AND TRANSACTIONS**: [NRS 719, TITLE 59] This Agreement may be accepted and agreed to jointly and severally. Tenant understands and agrees to all Agreement provisions and terms. Tenant acknowledges that this Agreement may be executed in any number of counterparts, electronically and facsimile copies with the same effect as if all parties to this Agreement had signed the same document and all counterparts and all copies will be construed together and will constitute one and the same instrument.
- **49. COPIES OF AGREEMENT:** [NRS 118A.200] Landlord shall provide Tenant (regardless of the number of Tenants) with one (1) free copy of this Agreement.

Page 13 of 15 NSRLA_NoREAI (rev.03.01.2023) No REA_NV Short Residential Lease Agreement	(initial) Landlord	(initial) Tenant	(initial) Tenant
		(initial) Tenant	(initial) Tenant

	to Landlord.			
	TO LANDLORD, at Landlord's address indicated below:			
	Name: Henry Smith Phone: (702) 123-5678			
	Address: 888 Apple Glen Street,			
	Email: Hsmith1234@Yahoo.Com	1 		
ΕI	PRESENTATIONS: [NRS 118A.260]	The Parties representing the Landlord an	nd Tenant that are involved in th	
		e or until a notice of change is provided to		
	<u></u>			
١.	LANDLORD'S AGENT: Landlo	ord is NOT represented by an Agent (skip	this section) << OR >>	
	Broker/Attorney Name		License#/Bar#	
	. ,		, , , , , , , , , , , , , , , , , , ,	
	Company / Firm Name	EXAMPLE ONLY		
	PM/Agent's Name		License#	
	, 0			
	COMPANY / FIRM STREET ADDRESS, CITY, STATE, ZI			
		Fax:		
	Email:			
3.	TENANT'S AGENT: Tenant is	NOT represented by an Agent << OR >>		
	<u> </u>	, ,		
	Broker/Attorney Name		License#/Bar#	
	Company / Firm Name			
	company,			
	PM/Agent's Name		License#	
	COMPANY / FIRM STREET ADDRESS, CITY, STATE, ZI	P CODE		
	Phone:			
۱D	DITIONAL TERMS AND CONDITIO	NS: [NRS 118A.200] Tenant also agrees to	o the following terms:	
١.				
3.				
2.				

50. NOTICES: [NRS 118A.260 and NRS 40.253] Unless otherwise required by law, all notices must be in writing and

SIGNATURES: [NRS 118A.200] BY SIGNING, the Tenant has read, understands, and agrees to all provisions of this Agreement, and Tenant shall receive one (1) free copy (by email, fax, US Mail, or hand delivery), after execution by both parties. ** LANDLORD SIGNATURE BELOW. ** CONTINUED TENANT SIGNATURES BELOW. LANDLORD SIGNATURE DATE TENANT SIGNATURE **Henry Smith** TENANT PRINT/SPELL NAME LANDLORD PRINT/SPELL NAME PH: (702) 123-5678 **EXAMPLE ONLY** TENANT SIGNATURE ** TENANT SIGNATURES BELOW. TENANT PRINT/SPELL NAME TENANT SIGNATURE DATE John Doe TENANT SIGNATURE DATE TENANT PRINT/SPELL NAME PH: (702) 123-1234 TENANT PRINT/SPELL NAME 53. ATTACHMENTS: Incorporated into the Agreement are the following addenda/addendum, exhibits and other information. Lead Paint Disclosure (If Constructed Before 1978) Other: _____ Page 15 of 15 NSRLA_NoREAI (rev.03.01.2023) (initial) Landlord _____ (initial) Tenant _____ No REA_NV Short Residential Lease Agreement (initial) Tenant _____

(initial) Tenant _____

(initial) Tenant ____