

#### STUDENT HOUSING LEASE CONTRACT



This is a binding document. Read carefully before signing.

#### **General Lease Provisions**

PAR resid	TIES. This Lease Contract ("Lease") is between you, the lent:
	us, the owner: e SVA Tuscon Speedway LLC
 	ne of apartment community or title holder).
	RTMENT. You are renting:
	partment No,
<b>X</b> B	edroom No, or oor Plan
at <u>8</u>	50 East Speedway Blvd
	et address) inTucson
	), Arizona, <b>85719</b> ( <i>zip code</i> ) for use as a private lence only.
	n this Lease Contract is signed, all fees are paid and an
	antor paperwork is received, we will set aside a bedroun
	our inventory for you. We will notify you foot to door nment prior to move-in if not noted above
2.1.	
	areas, shared common space to the apartment, and
	common areas in the property.
	We may assign another person to share a bedroom wit you. If the apartment has a separate bethroom for eac
	bedroom, you and any other person assigned to you
	bedroom will have exclusive use of that bathroom. W
	do not make and representations about the identifi- background or suitability of my other resident and w
	are under no obligation to perform any resident to recruit
	of any kind, including credit, prior resident history of criminal background. Any disputes that arise are you
	responsibility to resolve directly in a reasonable munne
	that complies with this Lease. Disputes are not arounds t
	terminate this Lease. You have a non-exclusive of to us other areas in the apartment including the kitchen, livin
	area, patios/balconies and other shared spaces. Both vo
	and other residents have equal vights course the space and amenities in the apartment's common area. It is a violation
	of this Lease to use any spaces nutassigned to you, and w
	have the right to assign a roommate to any vacancy at an time with or without notice.
2.2.	Access pevices. In accordance with our policies, you'l
	receive access devices for your apartment and mailbox and other access devices including:
	Ary too majlbox key
/2	$\Longrightarrow$
	M. The term of the Lease Contract begins on the of, (year), and ends at noo
the_	, day of, (year). Thi
Leas 3.1.	Holdover. You or any occupant, invitee, or guest must not hold over beyond the date contained in your move out notice or our notice to vacate (or beyond a different move-out date agreed to by the parties in writing). If holdover occurs, then (A) we may immediately file suit for possession; (B) you will be liable for two (2) month's removative our actual damages, whichever is greater; and (C) at our option, we may extend the lease term—for up to one (1) month from the date of notice of lease extension—
	one (1) month from the date of notice of lease extension- by delivering written notice to you or your apartme while you continue to holdover.

4.	RENT AND CHARGES. Your rent for the term is \$ Under this Lease and in accordance with our policies, your total amount due is payable in advance and without demand in installments of \$ each. This amount may
	include or exclude other fees and charges as outlined in your lease package.
	The first installment is due on or before the 1st of the month in which this Lease begins. All other payments must be made by the 1st of the month in which they are due, with no grace period. This amount is owed by you and is not the total rent owed by all

residents. If you don't pay the first installment by the date above, the total rent for the Lease term may be automatically acc notice and become immediately due. We also end vour Metting right of occupancy and recover damage ıl charges. charges, attorney's fees, court costs, and ur rights, remedies and duties is 9 (Early e-Out; Reletting Charges) Defa by Resident) must pay your to acceleration under the of the month in which they tally ents on or before <u>the</u> 1st There is no gro ou agree that not paying Ve 1st of the mon al breach of this Lease. Cash is a maix not acceptable out our p or written permission. You cannot withho ess authorized by law. Your obligation to pay rept does not change if there is a reduction of her services performed by us. If you don't amenity acc pay rent on tin ou'll be in default and subject to all remedies under state law a his Lease.

Description of Kent Elements.	
Monthly Stated Base Rent	\$
Montaly Discount/Concession	
(represents a reduction in Monthly Base Rent)	\$
Rextal Tax	\$
Animal Rent (includes applicable tax)	\$
Garage/Carport Rent (includes applicable tax)	\$
Storage Unit Rent (includes applicable tax)	\$
Parking Space Rent (includes applicable tax)	\$
Additional Rent (Other)	
• Valet Trash	\$6.00
• Insurance Admin Fee	\$ 13.95
•	\$
Total Rent Due and Payable Monthly:	\$

Your base rent and other monthly charges identified in "Description of Rent Elements" above are referred to as "rent" throughout the remainder of this Lease Contract.

Resident is responsible for all rental taxes, and will pay any increases in all rental taxes upon thirty (30) days written notice from landlord.

If a municipality that levies a transaction privilege tax on residential rent changes the percentage of that tax, then we, upon thirty (30) days' written notice to you, may adjust the amount of rent due to equal the difference caused by the new percentage amount of the tax. The adjustment to rent shall not occur before the date upon which the new tax is effective. All payment obligations under this Lease Contract shall constitute rent under this Lease Contract.

**4.2. Payments.** You will pay your rent:

🛮 at the onsite manager's office

**X** through our online payment site

at https://huboncampus.com/tucson-speedway/

We may, at our option, require at any time that you pay all rent and other sums in cash, certified or cashier's check, money order, or one monthly check rather than multiple checks. At our discretion, we may convert any and all checks via the Automated Clearing House (ACH) system for the purposes of collecting payment. Rent is not considered accepted, if the payment/ACH is rejected, does not clear, or is stopped for any reason. Rent and late charges are due without demand, and all other sums are due upon our demand.

		regulation, we may apply it at our option and without notice first to any of your unpaid obligations, then to current rent. We may do so regardless of notations on checks or money orders and regardless of when the obligations arose.
	4.4.	Utilities and Services. We'll pay for the following if checked:  ☐ gas ☐ wastewater ☐ Internet ☐ trash/recycling ☐ cable/satellite ☐ government fees ☐ stormwater/drainage ☐ other
	4.5.	Your per-person share of any submetered or allocated utilities or services for the apartment will be included as an itemized charge on a billing statement to you. "Per person" is determined by the number of residents authorized to be living in the apartment at the time of the utility billing to you by us or our agent. You'll pay for all other utilities and services, related deposits, and any charges or fees on such utilities and services during your Lease term.  Late Charges. If you don't pay rent in full by 11:59 p.m. on
	т.Ј.	the <u>3rd</u> day of the month, you must pay us the following late charge immediately and without demand in addition to the unpaid rent: % of your installment amount as stated in this Lease or \$55.00 .  You'll also pay a charge of \$ 35.00 for each returned check or rejected electronic payment plus a late charge.
	4.6.	Replacement Costs. (If not paid immediately, these charges shall be due and payable with the next monthly rent):  Replacement Access Fob Replacement Remote Replacement Keys Other:
	4.7.	Other: Other:  Ad Valorem Taxes/Fees and Theres: Additional Rent.
•	refui	Unless otherwise archivited by law, if, during the term of this Lease Cortract, any locality, city, state, or Federal Government impuses and its any fee, charge, or tax, which is related to or charged by the number of occupants, or by the apartment itself, scortbat we are charged a fee, charge, or tax, based upon your use or occupancy of the apartment, we may add this charge as Additional Rena during the term of the Lease Contract, with this \$\text{13}\$ (30) days advance written notice to you. After this written notice (the amount or approximate amount of the charge, will be included), you agree to pay, as Additional Rena, the amount of the charge, tax or fee imposed upon us, as a result of your occupancy. As examples, these charges can be lade, but are not limited to: any charges we receive for any zoning violation, sound, noise or litter charge; any charge under any nuisance or chronic nuisance type statute, 911 or other emergency services, per person, in per apartment charge or tax and any utility bill unpaid by you, which is then assessed to us for payment.  Lease changes. We rent increases or Lease changes are allowed dring in Lease term, except for those allowed by special provisions, by a written addendum or amendment signed by you and us, or by reasonable changes of apartment rules allowed under the provisions herein.  JERES DEPOSIT. Your security deposit is \$
	signe dum if yo	ed. Any animal deposit will be stated in an animal adden The security deposit will not be our limit of damages u violate the lease contract. The above non-refundable rity deposit is for the following purposes:
		f the above deposits together do not exceed one and one- times the monthly rent. See this paragraph and Para-

4.3. Application of Money Received. When we receive

- During the term of this Lease Contract Management may use Resident's refundable security deposit in accordance with any applicable provisions of the property management agreement. At the conclusion of the tenancy Resident's security deposit shall be refunded to Resident consistent with Arizona law.
- The Security Deposit is held by the property owner. However, in the event you vacate the bedroom and apartment, all Security Deposit refunds will be processed by Management on behalf of the property owner in accordance with the terms of your lease and applicable law.
  - Deposit Deductions. In Refunds and Security accordance with our policies and as allowed by law, we may deduct from your security deposit the amount of damages beyond normal wear and tear. We'll mail you, to the forwarding address you provide, your security deposit refund (less lawful deductions) and an itemized accounting of any deductions no later than fourteen (14) business days after the termination of your tenancy, surrender or abandonment, and return of possession and demand by you. If you fail to provide us with your forwa g address in writing, as required above, we will proces nclaimed security deposit in accordance w ou'll be liable for the following charges, if npaia rent; unpaid utilities; unreimburs ; repairs or damages caused by neglig accident, or abuse, including sticker burns, stains, of our property Anapproved holes; rep at was in or at partment and is missing; o e-detector or carbon eplacing dead monoxide dete ors batter at any time; utilities for repairs of trips to in company representatives to rem nternet, television services or rental you so request or have moved out); trips partment when you or any guest or occupant to open is missing a y; unreturned keys; missing or burned-out bulbs; relioving or rekeying unauthorized access devices or alarm systems; packing, removing, or storii property removed or stored under Paragraph 28 der and Abandonment); removing illegally parked es; special trips for trash removal caused by parked nicles blocking dumpsters; false security alarm charges unless due to our negligence; animal-related charges under Paragraph 20 (Animals); government fees or fines against us for violation (by you, your occupant(s), or guest(s)) of local ordinances relating to smoke detectors, and carbon monoxide detectors, false alarms, recycling, or other matters; late-payment and returned-check charges; a charge (not to exceed \$100) for owner/manager's time and inconvenience in our lawful removal of an animal or in any valid eviction proceeding against you, plus attorney's fees, court costs, and filing fees actually paid; and other sums due under this Lease Contract.

You'll be liable to us for (A) charges for replacing all keys and access devices if you fail to return them on or before your actual move-out date; and (B) accelerated rent if you have violated Paragraph 25 (Default by Resident). We may also deduct from your security deposit our reasonable costs incurred in rekeying security devices required by law if you vacate the apartment in breach of this Lease.

**6. GUESTS.** "Guests" include anyone entering the apartment for any reason related to your occupancy. You are responsible for the conduct of your guests, invitees, family members, and any other person whom you allow to enter the property or apartment, as if such conduct were your own. Unless otherwise stated in this Lease or in our policies, no more than 10 people may be present in the apartment at one time.

Other than residents and authorized occupants, no one else may occupy the apartment. Guests are not permitted to stay in the apartment for more than \_\_\_\_\_3 \_\_\_ consecutive days without our prior written consent. If the previous blank isn't filled in, two (2) consecutive days will be the limit.

**6.1.** Exclusion of Persons. We may exclude from the apartment community guests or others who, in our judgment, have been violating the law, violating this Lease Contract or any apartment rules, or disturbing other residents, neighbors, visitors, or owner representatives. We may also exclude from any outside area or common area a person who refuses to show photo identification or refuses to identify himself or herself as a resident, occupant, or guest of a specific resident in the community.

7. CARE OF APARTMENT/COMMON AREAS AND DAMAGES. You must promptly reimburse us for loss, damage, government fines, or cost of repairs or service in the apartment community due to a violation of the Lease Contract or rules, improper use, negligence, or intentional conduct by you or your invitees, guests or occupants; or any other cause not due to our negligence or fault as allowed by law except for damages by acts of God to the extent they couldn't be mitigated by your action or inaction.

Unless the damage or wastewater stoppage is due to our negligence, we're not liable for—and you must pay for—repairs, replacement costs, and damage to the following that result from your or your invitees, guests, or occupants' negligence or intentional acts (A) damage to doors, windows, or screens; (B) damage from windows or doors left open; *and* (C) damage from wastewater stoppages caused by improper objects in lines exclusively serving your apartment.

Each resident is jointly and severally liable for all lease obligations relating to any shared areas and utilities (if applicable). All residents will be jointly responsible for damage to the apartment that we do not determine (in our sole discretion) was caused by a specific resident, and other amounts due under the Lease. In addition to other obligations outlined in this Lease, you are liable for your per-person share of animal violation charges, missing batteries from smoke or other detectors, government fines, or damages to the apartment if we cannot, in our reasonable judgment, ascertain the identity of the person who caused the damages or the charge or fee to be incurred. "Per person" is determined by the number of persons, include you and other residents, authorized to live in the apartment at the time of the damage, charge, fine or violation.

- 8. INSURANCE. We do not maintain insurance to object your personal property or personal injury.
  - **8.1.** Renter's Insurance Requirement You are:
    - required to buy and maintain renter's incurance; or
    - not required to buy renter's insura
  - **8.2. Personal Liability Insurance Requirement** You are:

    - not required to bay hability insurance.

If neither option is checked, indurance is not required but is still strongly recomplehede. Even if not required, we urge you to get you own insurance for losses, due to theft, fire, water, pipe leaks, and similar accurates. Renter's insurance doesn't cover losses due to a flow. We urge all residents to obtain flood insurance—particularly those residents in coastal areas, areas near overs, and areas prone to flooding. A flood insurance resource which may be available includes the National Flood Insurance Program managed by the Federal Energency Management Agency (FEMA).

RCE. You'll be liable to us 9. EARLY MOVE-OUT; RELETTING CHA for a reletting charge of the highest of you \_ (not to exceed 100% our in lment amount during the Lease give written move-out notice (A) fail Contract teri as required r (B) m out without paying rent in full for the entire Leas ontract t n or renewal period; or (C) move out at our den ur default; or (D) are judicially evicted. cause of

The releting charge is not a cancellation fee nor a buyout fee and does not release you from your obligations under this lease. It is a liquidated amount covering only part of our damages; that is, our time, effort, and expense in finding and processing a replacement. These damages are uncertain and difficult to ascertain—particularly those relating to

inconvenience, paperwork, advertising, showing apartments, utilities for showing, checking prospects, office overhead, marketing costs, and locator-service fees. You agree that the reletting charge is a reasonable estimate of such damages and that the charge is due whether or not our reletting attempts succeed. If no amount is stipulated, you must pay our actual reletting costs so far as they can be determined. The reletting charge does not release you from continued liability for: future or past-due rent; charges for cleaning, repairing, repainting, or unreturned keys; or other sums due.

#### 10. SECURITY AND SAFETY DEVICES.

10.1. Smoke and Carbon Monoxide Detectors. We'll furnish smoke detectors and carbon monoxide detectors only if required by statute. We may install additional detectors not so required. We'll test them and provide working batteries when you first take possession. Upon request, we'll provide, as required by law, a smoke alarm or carbon monoxide detector capable of alerting a person with a hearing-impairment disability.

You must test the smoke detectors d the carbon monoxide detectors on a regular basi you must pay for and replace batteries as needed the law provides otherwise. We may r missing batteries at your expense, withou to you. If you damage or disable th r carbon monoxide detector o battery without emo a replacing it with a you may be izble to us for the or repairing the eplacing ampered de pages, and attorney's fees.

- **O.2. Duty to seport.** You must immediately report smoke detector and carbon menoxide detector malfunctions to us. Neither you nor others may disable neither the smoke detectors to the carbon monoxide detectors. You will be liable to us and others for any loss, damage, or fines from fixe, smoke, or water.
- JELAY OF OCCUPANCY. We are not responsible for any delay of your occupancy caused by construction, repairs, cleaning, or a previous resident's holding over. The Lease Contract will remain in force subject to (1) abatement of rent on a daily basis during delay; and (2) your right to terminate as set forth below.

Ater termination, you are entitled only to a refund of the deposit(s) you paid and any rent you paid. Rent abatement or Lease Contract termination does not apply if delay is for cleaning or repairs that don't prevent you from occupying the apartment.

If there is a delay and we haven't given notice of delay as set forth immediately below, you may terminate up to the date when the apartment is ready for occupancy, but not later. **Termination notice must be in writing.** 

- (a) If we give you written notice when or after the Lease begins—and the notice states that occupancy has been delayed because of construction or a previous resident's holding over, and that the apartment will be ready on a specific date—you may terminate the Lease Contract within three (3) days of your receiving the notice, but not later.
- (b) If we give you written notice before the date of the Lease begins and the notice states that a construction delay is expected and that the apartment will be ready for you to occupy on a specific date, you may terminate the Lease Contract within five (5) days after you receive written notice, but not later.

The readiness date is considered the new initial term as set forth in Paragraph 3 (Term) for all purposes. This new date may not be moved to an earlier date unless we and you agree in writing.

#### **Resident Life**

- 12. COMMUNITY POLICIES OR RULES. You and all guests and occupants must comply with any written apartment rules and community policies, including instructions for care of our property. Our rules are considered part of this Lease Contract. We may make reasonable changes to written rules, upon thirty (30) days written notice, if they are distributed and applicable to all apartments in the apartment community and do not change dollar amounts on page 1 of this Lease Contract.
  - **12.1. Photo/Video Release.** When signing this Lease, you grant us permission to use any photograph or video taken of you while you are using property common areas or participating in any event sponsored by us.

12.2. Limitations on Conduct. Your apartment and other areas reserved for your private use must be kept clean and free of trash, garbage, and other debris. Trash must be disposed of at least weekly in appropriate receptacles in accordance with local ordinances. Passageways may be used only for entry or exit. You agree to keep all passageways and common areas free of obstructions such as trash, storage items, and all forms of personal property. No person shall ride or allow bikes, skateboards, or other similar objects in the passageways. You will use balconies with care and will not overload them. Any swimming pools, saunas, spas, tanning beds, exercise rooms,

storerooms, laundry rooms, and similar areas must be used with care and in accordance with apartment rules and posted signs. Glass containers are prohibited in all other common areas. Within the apartment community you, your occupant(s), and your guest(s) must not use  $candles\,or\,use\,kerosene\,lamps\,or\,heaters\,without\,our\,prior$ written approval; cook on balconies or outside. You, your occupant(s), and your guest(s) must not solicit business or contributions. Conducting any kind of business (including child-care services) in your apartment or in the apartment community is prohibited-except that any lawful business conducted "at home" by computer, mail, or telephone is permissible if customers, clients, patients, or other business associates do not come to your apartment for business purposes. We may regulate:

- (a) the use of patios, balconies, and porches;
- (b) the conduct of furniture movers and delivery persons; and
- (c) recreational activities in common areas.

You'll be liable to us for damage caused by you or any guests or occupants.

- 12.3. Amenities. Amenities and their use are not guaranteed and may be closed, temporarily or permanently, at the sole and absolute discretion of the owner based on the business needs of the community or in response to any of the categories listed in Paragraph 26.5 (Force Majeure), without notice, obligation or recompense of any nature to Resident.
- **12.4. Notice of Convictions and Registration.** You agree notify us if you or any occupants are convicted of (A) felony, or (B) any misdemeanor involving a substance, violence to another person or de property. You also agree to notify us if you or int registers as a sex offender in any state us of criminal convictions or sex offender r waive our right to evict you.
- 12.5. Attendance and Enrollment. ntion require information notify us prior enrollment. If required by to any extended absence partment that days is for more than rteen and not during a suspended or expe regular school by an education a in have the right, but no the obligation, to our Lease. With (10)ter minat days of your suspend expulsion, you written notice if our policies require thi At our request, the educational institution information about your enrollment (
- 13. PROHIBITED CONDUCT. You, your occupant(s) the guest(s) of any occupant(s), may not engage in the following
  - (a) criminal conduct; manufactu delive ing, possessing g delive ing, possessing is possessing a controlled with intent to deliver or otherv hernalia; engaging in or threatening weapon prohibited by state law; substance or drug aphernalia; violence; posses fireal in the apartment community; sing a gun, knife, or other weapon in the ay that may alarm others; displaying essing commo rea in a
  - in a loud obnoxious manner; (b) behavi
  - or th tening the rights, comfort, health, (c) dist nce of others (including our agents and or near the apartment community;
    - ur business operations;
  - ring anything in closets having gas appliances;

  - (f) tauhering with utilities or telecommunications; (g) bringing hazardous materials into the hazardous materials into the apartment community;
  - (h) using windows for entry or exit; or
  - (i) heating the apartment with a gas-operated cooking stove or
- 14. PARKING. We may regulate the parking place of all cars, trucks, motorcycles, bicycles, scooters, boats, trailers, and recreational vehicles by anyone. Motorcycles, motorized bikes, or scooters, may not be parked inside an apartment or on sidewalks, under stairwells, or in handicapped parking areas. We may have unauthorized or illegally parked vehicles towed under an appropriate statute. A vehicle is unauthorized or illegally parked in the apartment community if it:
  - (a) has a flat tire or other condition rendering it inoperable;
  - (b) is on jacks, blocks or has wheel(s) missing;
  - (c) has no current license plate or no current registration and/ or inspection sticker;

- (d) takes up more than one parking space;
- belongs to a resident or occupant who has surrendered or abandoned the apartment;
- is parked in a marked handicap space without the legally required handicap insignia;
- (g) is parked in space marked for manager, staff, or guest at the
- (h) blocks another vehicle from exiting;
- (i) is parked in a fire lane or designated "no parking" area;
- (j) is parked in a space marked for other resident(s) or apartment(s);
- (k) is parked on the grass, sidewalk, or patio;
- (l) blocks garbage trucks from access to a dumpster; or
- (m) belongs to a resident and is parked in a visitor or retail parking space.
- 15. RELEASE OF RESIDENT. Unless allowed by this Lease Contract, federal or state law, you won't be released from this Lease Contract for any reason.
- 16. MILITARY PERSONNEL CLAUSE. All parties to this Lease Contract agree to comply with any federal law, ding, but not limited to the Service Member's Civil Relief Act, applicable state law(s), if you are seeking to terminate this ontract and/or subsequent renewals and/or Le ersions nder the rights granted by such law

DENT SAFETY AND LOSS not liable to you, other dents in your apartment, guesus for any damage, perty caused by persons, loss to per niur *lary, assault, vandalism* , other residents, guests, ing but not limi I to th **ther crimes.** We'r not liable damage or loss of personal occupants for al injury property from ing but not limited to: fire, smoke, rain flood, v a er and pipe leaks, hail, ice, snow, lightning, wind, explosi earthquake, interruption of utilities, or other occurrences unl such damage injury or loss unless otherwise by law. We have no duty to remove any ice, sleet, or nay remove any amount with or without notice. aring fre ing weather, you must ensure that the temperature ent is sufficient to make sure that the pipes do not ie anar appropriate temperature will depend upon weather ions and the size and layout of your apartment). If the pipes rese or any other damage is caused by your failure to properly intain the heat in your apartment, you'll be liable for damage our and other's property. If you ask our representatives to perform services not contemplated in this Lease Contract, you will indemnify us and hold us harmless from all liability for those services.

You acknowledge that we are not equipped or trained to provide personal security services to you, other residents or your guests. You recognize that we are not required to provide any private security services and that no security devices or measures on the property are fail-safe. You further acknowledge that even if an alarm is provided it is a mechanical device that requires proper operation by you regarding coding and maintaining the alarm. Any charges resulting from the use of an intrusion alarm will be charged to you, including but not limited to any false alarms with police/fire/ambulance response or other required city charges.

We do not warrant security of any kind. You agree that you will not rely upon any security measures taken by us for personal security, and that you will call local law enforcement authorities if any security needs arise, along with 911 or any other applicable emergency number if an emergency occurs.

#### 18. CONDITION OF THE PREMISES AND ALTERATIONS.

- 18.1. As-Is. We disclaim all implied warranties. You accept the apartment, fixtures, and furniture as is, except for conditions materially affecting the health or safety of ordinary persons. We disclaim all implied warranties. You'll be given an Inventory and Condition form on or before move-in. Within 48 hours after move in, you must sign and note on the form all defects or damage and return it to our representative. Otherwise, everything will be considered to be in a clean, safe, and good working condition.
- 18.2. Standards and Improvements. You must customary diligence in maintaining the apartment and not damaging or littering the common areas. Unless authorized by statute or by us in writing, you must not perform any repairs, painting, wallpapering, carpeting, electrical changes, or otherwise alter our property. No holes or stickers are allowed inside or outside the

apartment. But we'll permit a reasonable number of small nail holes for hanging pictures on sheetrock walls and in grooves of wood-paneled walls, unless our rules state otherwise. No water furniture, washing machines, additional phone or TV-cable outlets, alarm systems, or lock changes, additions, or rekeying is permitted unless statutorily allowed or we've consented in writing. You may install a satellite dish or antenna provided you sign our satellite dish or antenna lease addendum which complies with reasonable restrictions allowed by federal law. You agree not to alter, damage, or remove our property, including alarm systems, smoke detectors and carbon monoxide detectors, furniture, telephone and cable TV wiring, screens, locks, and access control devices. When you move in, we'll supply light bulbs for fixtures we furnish, including exterior fixtures operated from inside the apartment; after that, you'll replace them at your expense with bulbs of the same type and wattage. Your improvements to the apartment (whether or not we consent) become ours unless we agree otherwise in writing.

#### 19. REQUESTS, REPAIRS, AND MALFUNCTIONS.

- Written Requests Required. IF YOU OR ANY OCCUPANT NEEDS TO SEND A NOTICE OR REQUEST-FOR EXAMPLE, FOR REPAIRS, INSTALLATIONS, SERVICES, OR SECURITY-RELATED MATTERS—IT MUST BE SUBMITTED THROUGH EITHER THE ONLINE RESIDENT PORTAL, OR SIGNED AND IN WRITING AND DELIVERED TO OUR DESIGNATED REPRESENTATIVE (except for fair-housing accommodation or modification reques situations involving imminent danger or threats or safety such as fire, smoke, gas, explosion sewage, uncontrollable running water, elec or crime in progress). Our written no request do not constitute a written red u. A request for maintenance or repair by an your bedroom or apartment co all residents.
- 19.2. Notifications and Requir promptly notify us in writing of: wat sive moisture; malfu ights; broken or electrical problems ks; and missing locks or her conditions that r a hazard to property s fety. Unless we instr otherwise, you a keep the apartm cooled dired or heated according to our licies.
- change or install u **19.3. Utilities.** We may equipment serving the apartment if the lone reasonably without substantially id costs. We may turn off equipment and as needed to avoid property damage or to pe n work. If utilities malfunction or a damaged by fire, water, or similar cause, you mu our representative immediately. If air condit other equipment malfunctions, you nast notify representative as soon as possible on siness day.
- Our Right 6 nate for Casualty Loss/Property 19.4. hat fire or catastrophic damage Closure ve belië · that performance of needed repairs you, we may terminate your tenancy dangei le time by giving you written notice. a reason right to terminate this Lease during by giving you at least thirty (30) days' otice of termination if we are demolishing your it or closing it and it will no longer be used for sidential purposes for at least six (6) months, or if the property is subject to eminent domain. If your tenancy is so terminated, we'll refund prorated rent and all deposits, less lawful deductions. We may also remove personal property if it causes a health or safety hazard.

#### 20. ANIMALS.

20.1. No Animals Without Consent. Unless otherwise provided under federal, state, or local law, no animals (including mammals, reptiles, birds, fish, rodents, and insects) are allowed, even temporarily, anywhere in the apartment or apartment Community unless we've so authorized in writing. If we allow an animal as a pet, you must execute a separate animal addendum which may require additional deposits, rents, fees or other charges. An animal deposit is considered a general security deposit. The animal addendum includes information governing animals, including assistance or service

animals. We will authorize an assistance animal for a disabled person without requiring an animal deposit. When allowed by applicable laws, before we authorize an assistance animal, if the disability is not readily apparent, we may require a written statement from a qualified professional verifying the disability-related need for the assistance animal. If we authorize an assistance animal, we may require you to execute a separate animal and/or assistance animal addendum. Animal deposits, additional rents, fees or other charges will not be required for an assistance animal needed due to disability, including an emotional support or service animal, as authorized under federal, state, or local law. You represent that any requests you made are true, accurate and made in good faith. You must not feed stray or wild animals.

20.2. Removal of Unauthorized Animal. We may remove an illegal or unauthorized animal by (1) leaving, in a conspicuous place in the apartment, a written notice of our intent to remove the animal within 24 hours; and (2) following the procedures of Paragraph 21 (When We May Enter). We won't be liable for loss, harm, sich ness, or death of the animal unless due to our negliger e'll return the animal to you upon request if it has no dv been turned over to a humane society must pay for the animal's reasonal kenneling charges. We have no lien o ourpose.

> Violations of Animal Charges. If you or y guest or occupant vio estrictions (with without your y'll be subject to charges, damages, evic er edies provided in this an initial rge of \$\_ 100 Lease, including ) per animal) and a daily animal ceed S charg per animal (not to exceed \$10 er animal) from the date the animal was your apartment until it is removed. If an brough animal has en in the apartment at any time during your of occupancy (with or without our consent), we'll e you for defleaing, deodorizing, and shampooing. and daily animal-violation charges and animal-Initi al charges are liquidated damages for our time, venience, and overhead (except for attorney's fees nd litigation costs) in enforcing animal restrictions and

WHEN WE MAY ENTER. Except in case of emergency or when it is impractical to do so, landlord will give at least two (2)-day advance written notice of any entry into an apartment. This notice may be hand delivered to someone in the apartment, or may be sent certified or registered mail. If notice is sent by mail, it is deemed received five (5) days after mailing or the day the person receives the mail, whichever occurs first. Notice to us of a service or maintenance request automatically grants us the authority to enter the apartment at all reasonable times for the purpose of that request. We have the right to enter in case of emergencies and, subject to notice requirements, in cases where entry is for: responding to our request; making repairs or replacements; estimating repair or refurbishing costs; performing pest control; doing preventive maintenance; changing filters; testing or replacing smoke-detector or carbon monoxide detector batteries; retrieving unreturned tools, equipment or appliances; preventing waste of utilities; exercising our contractual lien; leaving notices; delivering, installing, reconnecting, or replacing appliances, furniture, equipment, or access control devices; removing or rekeying unauthorized access control devices; removing unauthorized window coverings; stopping excessive noise; removing health or safety hazards (including hazardous materials), or items prohibited under our rules; removing perishable foodstuffs if your electricity is disconnected; removing unauthorized animals; cutting off electricity according to statute; retrieving property owned or leased by former residents; inspecting when immediate danger to person or property is reasonably suspected; allowing entry by a law officer with a search or arrest warrant, or in hot pursuit; showing apartment to prospective residents (after move-out or vacate notice has been given); or showing apartment to government inspectors for the limited purpose of determining housing and fire ordinance compliance by us and to lenders, appraisers, contractors, prospective buyers, or insurance agents.

**22. NOTICES.** Notices and requests from you or any co-resident or occupant of the apartment constitute notice from all coresidents. Your notice of tenancy termination or intent to move out must be signed by you.

A notice from us to you to pay sums owed only by you, or regarding sale of property that belongs only to you or that was in your possession and care, will be addressed to you only. You represent that you have provided your current e-mail address to us, and that you will notify us in the event your e-mail address changes.

- 23. SUBLETTING, TRANSFERS, RELOCATION AND REPLACEMENTS. Prior written consent required. Replacing a resident, subletting, assignment, or granting a right or license to occupy is allowed only when we expressly consent in writing.
  - **23.1. Transfers.** You must get our prior written approval for any transfer. If transfer is approved, you must:
    - (a) be in compliance with all terms of this Lease;
    - (b) execute a new Lease or other agreement for the space to which you are transferring;
    - (c) complete all required forms;
    - (d) pay a new security deposit in advance if required;and
    - (e) pay transfer fee of \$ \_\_\_\_\_250.00 in advance if you are moving from one apartment to another or \$ \_\_\_\_250.00 in advance if you are moving from one exclusive space to another in the same apartment.

Under no circumstances will we be responsible for paying your moving costs.

**23.2. Relocation.** To the extent practical in our sole judgment, we will try to honor requests for residing in a particular bedroom or apartment.

- **23.3. Replacement.** If departing or remaining residents find a replacement resident acceptable to us before moving out and we expressly consent, in writing, to the replacement, subletting, assignment, or granting a right or any license to occupy, then:
  - (a) a reasonable administrative (paperwork) and/or transfer fee will be due, and a rekeying fee will be due if rekeying is requested or required; *and*
  - (b) the departing and remaining residents will remain liable for all lease obligations for the rest of the original lease term.

If we approve a replacement resident, then, at our option, that resident must sign a new Lease. Deposits will not transfer, unless we agree otherwise in writing. The departing resident will no longer have a right to occupancy or a security deposit refund, but will remain liable for the remainder of the original Lease Contract term unless we agree otherwise in writing—even if a new Lease Contract is signed.

23.4. Rental Prohibited. You agree that you won't rent or offer to rent your bedroom or all or any part of your apartment to anyone else. You agree that you won't accept anything of value from anyone else for the use of any part of your apartment. You agree not to distant your apartment on any lodging rental website or with any service that advertises apartments for text.

#### Owner's Rights and Remedies

- **24. RESPONSIBILITIES OF OWNER.** We'll act with sustomary diligence to:
  - (a) keep common areas reasonably clean, subject to Paragraph 18 (Conditions of the Premises and Alterations);
  - (b) maintain fixtures, hot water, heating and in conditioning equipment;
  - (c) comply with applicable federal, state, and local laws regarding safety, sanitation, and far not sing; and
  - (d) make all reasonable repairs, subject to your obligation to pay for damages and items for which you are liable.
  - 24.1. Your Remedies. If we violate any of the above, you may terminate your tenancy and exercise other vimedies under state statute only us follows:
    - (a) you must make a written request to release or remedy of the condition. Your request must involve a material breach of the Lease Contrast and it must include a description of all needed repair or actions;
    - (b) after receiving the receivest, we have a reasonable time to repair, considering the nature of the problem and the reasonable availability of naterials, labor, and utilities; and
    - (c) if repairs involving a material noncompliance have not been completed withinten (10) days, or within five (5) days of the repairs materially affect your health and safety you may terminate your tenancy and exercise other statutory remedies.
- 25. DEFAULT BY RESIDEN 25.1. Acre of Default
  - You'll be in default if you or any guest iolates any terms of this Lease Contract but not limited to the following violations (A) you rent or other amounts that you owe when due; you or any guest or occupant violates the apartment wes, or fire, safety, health, or criminal laws, regardless of whether or where arrest or conviction occurs; (C) you abandon the apartment; (D) you give incorrect or false answers in a rental application; (E) you or any occupant is arrested, convicted, or given deferred adjudication for (1) a felony offense involving actual or potential physical harm to a person, or involving possession, manufacture, or delivery of a controlled substance, marijuana, or drug paraphernalia under state statute, or (2) any sex-related crime, including a misdemeanor; (F) any illegal drugs or paraphernalia are found in your apartment; (G) you or any occupant, in bad faith, makes an invalid complaint to an official or employee of a utility company or the government; or (H) you allow a co-resident who has been evicted to stay in your bedroom or the apartment.

- The resident defaults contained in the Lease will be limited to conduct by you or any of your invitees, guests or occupants, or to conduct in which you and any invitee, guest, occupant or resident participated. The remedies for a default committed solely by a resident in the apartment will be limited to those that affect that resident only.
- Lease Prior to the expiration of this Lease and you breach or otherwise commit a default under this Lease, we may, at our sole and absolute discretion, terminate the subsequent Lease, even if the subsequent Lease term has yet to commence. We may terminate said subsequent Lease by sending you written notice of our desire to terminate said subsequent Lease.

#### 25.3. Eviction.

- (a) Failure to Maintain Apartment. If you default in your obligations to maintain the apartment and that default materially affects the health and safety of you or other residents, we may give you five (5) days written notice of tenancy termination, and will in that notice describe your acts or omissions that constitute the breach of the Lease Contract. If you cure these breaches within the five (5)-day deadline, your tenancy will not terminate. Otherwise, we may file for eviction immediately. If there are further incidences of similar types of breaches for which you have been given previous notice, we may file for eviction ten (10) days after written notification to you of an additional noncompliance of the same or similar nature as the previous noncompliance.
- (b) Irreparable Default. If your default is material and irreparable, including but not limited to discharging a weapon, homicide, prostitution, criminal street gang activity, or other statutorily proscribed violations, we may deliver you written notice of immediate tenancy termination and file for eviction immediately.
- (c) Nonpayment of Rent. If you default for nonpayment of rent, and fail to bring rent current within five (5) days after we deliver written notice to you of our intent to terminate your tenancy if rent is not paid within that time, we may terminate your tenancy by filing an eviction action. Accepting money at any time does not waive our right to damages, past or future rent, or other sums owed under the Lease Contract, and accepting partial payment of rent does not waive our right to continue with eviction proceedings. We

are not required to accept partial payment, but if we do so, you agree to sign a waiver agreement in which you agree to make scheduled payments and agree that we have waived none of our enforcement rights by accepting partial payment.

(d) Other Default. If you otherwise default in a manner not described above in this eviction subsection, we may deliver written notice to you that your tenancy will terminate not sooner than ten (10) days after the receipt of our notice if your breach is not remedied within ten (10) days. If you fail to cure the breaches outlined in our notice within this ten (10)-day period, we may file for eviction immediately.

If you are evicted, you must leave the apartment and cannot live in another bedroom or anywhere else in the apartment. In an eviction, rent is owed for the full rental period and will not be prorated.

Acceleration. All monthly rent for the rest of the Lease Contract term or renewal period will be accelerated automatically without notice or demand (before or after acceleration) and will be immediately due and delinquent if, without our written consent (A) you move out, remove property in preparing to move out, or give oral or written notice (by you or any occupant) of intent to move out before the Lease Contract term or renewal period ends; and (B) you've not paid all rent for the entire Lease Contract term or renewal period.

> Such conduct is considered a default for which we need not give you notice. Remaining rent also will be accelerate if you're judicially evicted or move out when we because you've defaulted. Acceleration is sul mitigation obligations below.

- Other Remedies. We may report un 25.5. credit agencies. If you default and mo ou will pay us any amounts stated to be nts in Paragraph 35 (Special Pro to other sums due. Upon your defa legal remedies, includir mation and enanc tv is seeking lockout under state statu exemplary, punitive sent personal-injury damages, the preing part ay recover from the p costs. Late charges ar and all other litigat ited damages for our time inconvenience, and overheare not for attorney's fees in collecting late and litigation co amounts bear 18% interest per year fi compounded annually. You must pay all colle fees if you fail to pay all sums due within t after we mail you a letter demanding payme stating that collection agency fees will be added if you don't pay all sums by that deadline.
- Mitigation of Damages. If oot early, you'll be 25.6. We'll exercise customary subject to all other remedies d mitigate damages. We'll credit all we actually receive from subsequent nd mitigate diligence to rel subsequent rental residents against liability for past-due and future rent ai
- 25.7. t by Oth **Residents.** If there is a default by Def resident may not be possible to prevent their partment during legal proceedings.
- RIMPORTANT PROVISIONS.

e tatives' Authority; Waivers; Notice. Our representatives (including management personnel, ployees, and agents) have no authority to waive, amend, or terminate this Lease Contract or any part of it, unless in writing, and no authority to make promises, representations, or agreements that impose security duties or other obligations on us or our representatives unless in writing.

Any dimensions and sizes provided to you relating to the apartment are only approximations or estimates; actual dimensions and sizes may vary. No action or omission of our representative will be considered a waiver of any subsequent violation, default, or time or place of performance. Our not enforcing or belatedly enforcing written-notice requirements, rental due dates, acceleration, liens, or other rights isn't a waiver under any circumstances. Except when notice or demand is required by statute, you waive any notice and demand for performance from us if you default. We may require a guarantor if you do not qualify on your own. If anyone else has guaranteed performance of this Lease, a separate Lease Guaranty for each guarantor must be executed and submitted per our policies, we may, at our option, terminate this Lease. Written notice to or from our managers constitutes notice to or from us. Any person giving a notice under this Lease Contract should retain a copy of the memo, letter or fax that was given (and any fax-transmittal verification). Fax or electronic signatures are binding. All notices must be signed.

Entire Agreement. Neither we nor any 26.2. representatives have made any oral promises, rep ions, or

Miscellaneous.

- (a) Exercising one remo an election or waiver of other
- Unless prohibited by Sective insurance policies, ir ation is waived by all parties.
- All reme (c) are cum ive.
- management company is (d) No agent of our contractual, statutory, oligations merely by virtue of acting on our
- (e) This
  - This Leave Contract binds subsequent owners.
    This Leaveremains in effect if any provision or clause s invalid or if initials are omitted on any page.
- (g) provisions regarding our non-liability and onduty apply to our employees, agents, and management companies.
- This Lease Contract is subordinate or superior to existing and future recorded mortgages, at lender's option.
- (i) All lease obligations must be performed in the county where the apartment is located.
- (j) All discretionary rights reserved for us within this Lease Contract or any accompanying addenda are at our sole and absolute discretion.
- 26.4. Rooming House. In no event shall the apartment be deemed a rooming or lodging house and, in the event any state or local agency makes any determination to the contrary, we reserve the right to terminate the Lease upon seven (7) days' notice.
- 26.5. Force Majeure. If we are prevented from completing performances of any obligations hereunder by an act of God, strikes, epidemics, war, acts of terrorism, riots, flood, fire, hurricane, tornado, sabotage, or other occurrence which is beyond our control, then we shall be excused from any further performance of obligations and undertakings hereunder, to the fullest extent allowed under applicable law. Your exposure to or contracting of a virus does not excuse you from fulfilling your Lease obligations.

Furthermore, if such an event damages the property to materially affect its habitability by some or all residents, we reserve the right to vacate any and all leases and you agree to excuse us from any further performance of obligations and undertakings hereunder, to the full extent allowed under applicable law.

#### **End of the Lease**

27. MOVE-OUT PROCEDURES. The move-out date can't be changed unless we and you both agree in writing. You won't move out before the lease term or renewal period ends unless all rent for the entire lease term or renewal period is paid in full. Early moveout may result in acceleration of future rent under Paragraph 25 (Default by Resident). You're prohibited by law from applying any security deposit to rent. You won't stay beyond the date you

are supposed to move out. All residents, guests, and occupants must vacate or surrender the bedroom and apartment before the thirty (30)-day period for deposit refund begins. You must give us and the U.S. Postal Service, in writing, each resident's forwarding address.

- 27.1. Cleaning. You must thoroughly clean the apartment, including doors, windows, furniture, bathrooms, kitchen appliances, patios, balconies, garages, carports, and storage rooms. You must follow move-out cleaning instructions if they have been provided. If you don't clean adequately, you'll be liable for reasonable cleaning charges—including charges for cleaning carpets, draperies, furniture, walls, etc. that are soiled beyond normal wear (that is, wear or soiling that occurs without negligence, carelessness, accident, or abuse).
- **27.2. Move-Out Inspection.** You should meet with our representative for a move-out inspection. Our representative has no authority to bind or limit us regarding deductions for repairs, damages, or charges. Any statements or estimates by us or our representative are subject to our correction, modification, or disapproval before final refunding or accounting. You may be present at move-out inspection if you notify us in advance in writing of your request.
- 28. SURRENDER AND ABANDONMENT. You have *surrendered* the bedroom and the apartment when (A) the move-out date has passed and no one is living in the bedroom in our reasonable judgment; *or* (B) all bedroom and apartment keys and access devices listed herein have been turned in where rent is paid—whichever date occurs first. A bedroom or an apartment is also considered "surrendered" ten (10) days after the death of a sole resident.
  - 28.1. The Ending of Your Rights. Surrender, abandonment, and judicial eviction end your right of possession for purposes and gives us the immediate right to: cle make repairs in, and relet the bedroom or determine any security deposit deductions property left in the apartment in accord ate law. Surrender, abandonment, and judic ffect your rights to property left in the apart affect our mitigation obligation ons precedent occur, we may retake rsuant to A.R.S. § 33-1370 by (1) mailing notice of abandonment via certified return receipt requested to the apartme other known address, (2) posting abandonment upon the ne noti front door of the five (5)-day period, end of the five (5)-da (3) entering th period.

- **28.2. Removal after Surrender.** Upon termination of your tenancy and its term, you agree to return all keys and physically vacate the bedroom or apartment and remove all of your personal property. If you fail to remove your personal property at the time you return possession to the landlord and return all keys, we may throw away, give away, or otherwise dispose of any personal property left in the bedroom or apartment unless an agreement in writing is otherwise negotiated.
- 28.3. Removal after Abandonment, Judicial Eviction or Other Means. When we retake possession of your bedroom, whether following abandonment, judicial eviction, or any other method other than your voluntary surrender of the bedroom and apartment, we may store any personal possessions you've left in the abandoned bedroom or apartment. We will notify you of the location of your stored property by certified mail, return receipt requested to your last known address and to any other known addresses. We will store your personal property for fourteen (14) calendar days after our notification to you of your abandonment. After this time e may sell the property, retain the proceeds, and appl n towards will the outstanding delinquencies. ou any excess proceeds to your last kno we determine that the value of th less than it would cost to store and property. we may throw away, gi charity or otherwise dispose of some or all or by animal that is tin the apartme asported, at our discretion. rding to a shelter or b such an event, we will maintain reco of the n and location of the facility to which nal was noved. In addition, we may dispose or those items that are either ard as we deem fit.

If you request access to your personal property and offer to pay for the storage and/or removal costs in writing, we will provide access to your personal property within five (5) days of receipt of your offer and upon delivery of the payment of those costs.

#### General Provisions and Signatures

- **29. DISCLOSURE RIGHTS.** If someone requests information of you or your rental history for law-enforcement, governmental, or business purposes, we may provide it.
- **30. ASSOCIATION MEMBERSHIP.** We represent that either: (A) we or; (B) the management company the epresents us, is at the time of signing this Lease Contract in a renewal of this Lease Contract, a member of both the National Apartment Association and any affiliated state and local apartment (multi-housing) associations for the area when the apartment is located.
- **31. CANCELLATION.** If written cancellation is received within seventy-two (72) hours of the date you sign this Lease, the Lease will be valided with no penalties to you, unless we have received the first as alwaem or you have been issued keys.
- 32. Stype-PUITY If any provision of this Lease Contract is invalid or hypothese under applicable law, such provision shall be ineffective to the extent of such invalidity or unenforceability only without invalidating or otherwise affecting the remainder of this Lease Contract. The court shall interpret the Lease and provisions herein in a manner such as to uphold the valid portions of this Lease Contract while preserving the intent of the parties.
- 33. ORIGINALS AND ATTACHMENTS. This Lease Contract has been executed in multiple originals, with original or electronic signatures. We will provide you with a copy of the Lease Contract. Your copy of the Lease Contract may be in paper format, in an electronic format at your request, or sent via e-mail if we have communicated by e-mail about this Lease. Our rules and community policies, if any, will be attached to the Lease Contract and provided to you at signing. When an Inventory and Condition form is completed, you should retain a copy, and we should retain a copy. Any addenda or amendments you sign as a part of executing this Lease Contract are binding and hereby

incorporated into and made part of the Lease Contract between you and us. This Lease is the entire agreement between you and us. You acknowledge that you are NOT relying on any oral representations. A copy or scan of this Lease Contract and related addenda, amendments, and agreements may be used for any purpose and shall be treated as an original.

**34. DECEASED RESIDENT DESIGNEE.** Pursuant to A.R.S. § 33-1314(F), Resident may designate "the name and contact information of a person who is authorized by the resident to enter the resident's apartment to retrieve and store the resident's property, including any pets residing therein, in the event of Resident's death." While the parties understand that this is an unpleasant possibility to contemplate, they agree that the need for such a designee may arise during the term of the Lease. With this in mind, Resident so designates the following individual ("Designee") for the purposes contemplated in this statute.

Designee		
Address		
Telephone Number		

E-mail Address

Further pursuant to this statute:

(a) If Designee fails to respond to Management within ten (10) days of the initial written attempt to contact Designee or declines to take possession of Resident's personal property, Management may dispose of said property in accordance with the procedures set forth at A.R.S. § 33-1370.

- (b) Before removing any of Resident's personal property, Designee must present to Management a valid governmentissued identification that confirms Designee's identity.
- (c) Designee shall have twenty (20) days from the date of initial written contact by the landlord or the last date for which rent is paid, whichever is longer, to remove items from the leased premises and return keys to Management during regular business hours (9:00 A.M. to 5:00 P.M.).
- (d) Please note that by operation of law, by Management allowing the Designee to enter the property to remove personal property pursuant to this Addendum, Management has no further liability to Resident, Resident's estate, or Resident's heirs for lost, damaged, or stolen personal property items. If Resident's personal property is not entirely removed from the leased premises by Designee, Management may dispose of the property as set forth at A.R.S. § 33-1370.

35.	SPECIAL	PROVISIONS.	The	following	or	attached	specia
	provisions	s and any adde	nda c	r written r	ules	s furnished	d to you
	at or befo	re signing will	beco	me a part	of tl	nis Lease a	and will
	supersede	any conflicting	gprov	visions of th	is p	rinted Leas	se form.

See Additional Special Provisions	Owner or Owner's Re
	Owner or Owner's Re
	— Date Signed
	Add eys and phone n and service of proces
	850 E speedway Tugson, AZ 8571
	(520) 282-5006
	Name of property ma
	Name and address of

Before submitting a rental application or signing this Lease, you should review the documents and consult an attorney. You are legally bound by this Lease when you sign it. A facsimile or an electronic signature on this Lease is as binding as an original signature.

The leasing process will be completed after we review, approve and return a countersigned Lease to you. You understand a contract has been formed even if the specific apartment or bedroom is to be assigned at a later date.

Additional provisions or changes may be made to the Lease if agreed to in writing by the parties. You are NOT relying on any oral representations.

You are entitled to receive a copy of this Lease after it is fully

Keep it in a safe place.

Resident (sign below)

sentative (signing q

entative for notice

dent Housing Lease Contract: RENT AND CHARGES. The first

way LLC

ator service (if applicable)

(520) 282-5006 er

call 911 for police, fire, or medical emergencies.)

A copy of the Arizona Res dlow and Tenant Act is available through the Arizona Depa f Housing. It can be found online at https://housing.az everal-public/landlord-and-tenant-act

installment is due on or July 15, 2024 for the 24/25 term or July 15, 2025 for the Fall 2025/26 Term. All oth eyments must be made by the 1st of the month in which they are ASE CONTRACT and CONSTRUCTION ADDENDUM DELAY OF OCCUPANCY due, with no grace eriod. d replaced with the following: Except to the extent otherwise provided your bedroom is not available for occupancy on the starting date of and repla section is delete by applicable 1 the lease term vou not excused from paying rent and other charges as outlined in your fail to provide you with alternate housing for that period of time lease packag ess from the da of the lease term until your bedroom is available for your occupancy. Thereaft bedroom cannot be occupied due to casualty loss or property closure, we ribed in the Casualty and Loss section(s) of this Lease Contract. Under will circu we be liable to you for any damages, of any kind, caused by or related your bedroom to be ready for occupancy on the start date of the lease term thereafter

SPECIAL PROVISIONS (CONTINUED)



#### ADDITIONAL SPECIAL PROVISIONS

 $Becomes\ part\ of\ the\ Lease\ Contract$ 



		t Speedway Blvd			
(street address), Arizona,	95710	(unit no. if applicab	ole) in	Tucson	(city),
			3	06 0004	
		Lease Contract date:		26, 2024	
Owner's Name:	Core S	VA Tuscon Speedway	LLC		
Residents (list all re	osidents):				
nesidents (nst un re					
					_
month, you must charge listed \$10.00 added of THIS LEASE, you consent, you a service provide using any cont	t pay us the fin Section 4:4 laily for each ou agree that, are agreeing the ler(s) may continued in the section of the section	following daily lated in the control of the control	te fees in ac without dema unpaid not to able laws that entatives, e that any or your leas	1:59 p.m. on the 3rd daddition to the initial and in addition to the control exceed \$165 per month at may not be warred by agent(s), verdor(s) or the foregoing have been including any number of the foregoing have been seen including any number of the foregoing have been seen including any number of the foregoing and the foregoing have been seen and the	late lea proper la hent: la by STGNING y written r therd-party at ct you er (i) you
have provided	to us, (ii) fi	om which you dayle	ed us, or (1)	ii) which we obtained a	and through
vou. This may	include calls	made to your sell	lou agree tr	hat we may use any mean ne using an automatic t	telephone
dialing evetor	n artificial c	or prerecented which	Panessam an	tovi magazina il a	a-mail and
calls to your	phone or Voice	over Internet Pro	otocol (VOIP)	y service provider char pLICATIVE and THROUGHOU	data or
information yo	ou provide to u	is. You are respons	sible for any	y service provider char	rges as a
result of us c	ontacting you.	DORING YOUR INIT	IAL LEASE AN	PLICATION and THROUGHOU	JT YOUR
TENNANCY and c	our relationshi	ip with vol, we may	y obtana ini	ormation on you, your n	renta⊥
applicable law	s that may not	he warved by writ	tter consent	<b>Jand</b> notwithstanding a	anvthing
contained in t	this lease to t	the contrary, we ma	ay share and	such information with	third
parties, inclu	ding, Without	rimitation, for la	aw en Korcewer	such information with nt, governmental or bus ing, or otherwise using	iness
life safety sy	stem (including	Now but not limited	to extinguis	shers, pull stations, e	exit signage.
other life saf	ety signage	CTV cameras and	smoke detecto	ors anywhere in the built result in fines of a ages, attorney's fees,	ilding) other
than for purpo	ses of reporti	ng or externing the	og fire wil	ll result in fines of a	it least \$500
other expenses	amount allow associated wi	th the repair in	spection, and	d testing of the system	n. RESIDENT
agrees they ha	ve all necessa	ry subscriptions a	and licenses	in place to legally st	cream any
audio content.	or performan	nat they well not se of any protected	<u>publicly bro</u> d work. in an	oadcast or display any ny public or common spa	<u>video or</u> ace within
the Community,	unless Reside	has specifical.	ly secured w	ritten consent from the	copyright
owner in the f	form of a copy	iont license expre	essly authori	izing the broadcast, di	splay or
performance of	such work. It	Resident publicly	y broadcasts nt agrees to	, displays or performs indemnify and hold Lar	any work
				ht against Landlord or	
Agent for the	illegal broade	east, display or pe	erformance of	f such work.	
	$\rightarrow \rightarrow$				
HP-	_//				
$\sim$ $H$					
	•				
	Resident(s	1		Date of Signing Addendu	ım
	(All residents mus			2 0. 0. 0. 0. 0	
				·	
	-				
Owne	r or Owner's Repr	esentative		Date of Signing Addendur	n



#### **UTILITY AND SERVICES ADDENDUM**



("Mo"	We" and/or "we" and/or "us") and	
	we and/or we and/or us fand	
("You	You" and/or "you") of Unit Nolocated at <b>850 East Speedway Blvd</b>	
(stree	treet address) in and is in addition to all t	erms and conditions in
the L	e Lease. This Addendum constitutes an Addendum to the above described Lease Contract for the above described p	oremises, and is hereby
	corporated into and made a part of such Lease Contract. Where the terms or conditions found in this Addendum vary conditions found in the Lease Contract, this Addendum shall control.	or contradict any terms
		The as indicated helow
	a) <b>Water</b> service to your apartment will be paid by you either:	
	directly to the utility service provider; or	
	■ water bills will be billed by the service provider to us and ther allocated to you based on the following form  If flat rate is selected, the current flat rate is \$ per month.	ula: <u>5</u>
	In a rate to be conservice	<b>—</b>
b	b) Sewer service to your apartment will be paid by you either.	•
	☐ directly to the utility service provider; or  ☑ sewer bills will be billed by the service provider to as another placeted to you based on the following form	ula: <b>5</b>
	☐ If flat rate is selected, the current flat rate is \$	
	☑ 3rd party billing company if applicable Conservice	
C	c) Gas service to your apartment will be paid by too either.  directly to the utility service provider; or	
	🔀 gas bills will be billed by the service provide to sand then allocated to you based on the following formula	ı: <u>5</u>
	☐ If flat rate is selected, the current (laterallis \$	
d	d) <b>Trash</b> service to your apartment with be paid by you either:	
	directly to the utility service provider; or	ular <b>4</b>
	<ul> <li>★ trash bills will be filled by the service provider to us and then allocated to you based on the following formula:</li> <li>★ If flat rate is selected the current flat rate is \$ per month.</li> <li>☐ 3rd party billing company if applicable</li> </ul>	ııd. <del></del>
	☐ 3rd party billing company if applicable	
е	e) <b>Electric</b> service to your chartment will be paid by you either:  directly to the utility service provider; or  electric bills will be billed by the service provider tous and then allocated to you based on the following formu	
	electric bills will be billed by the service provider to us and then allocated to you based on the following formu	la: <b>5, 10</b>
	☐ If flat rate is selected, the current hat rate is \$ per month.  X 3rd party billing company if applicable Conservice	
f	f) <b>Stormwater</b> service to your apartment will be paid by you either:	
•	directly to the utility service provider; or	
	directly to the utility services rowder; or stormwater bills will be billed by the service provider to us and then allocated to you based on the following formula If flat rate is selected, the turn ent flat rate is \$ per month.  3rd party billing company happlicable	la:
	☐ 3rd party billing company happlicable	
g	g) Cable TV service to your apartment will be paid by you either:	
	directly to the utility service provider; or  cable To bills will be briefly by the service provider to us and then allocated to you based on the following for  If flat rate is selected, the current flat rate is \$	mula:
	☐ If flat rate is \$ per month.	
,	ard party billing company if applicable	
h	directly to the utility service provider; or	
<b>&lt;</b>	mast attenna bills will be billed by the service provider to us and then allocated to you based on the following fo	rmula:
	In flat rate is selected, the current flat rate is \$ per month.  3rd party billing company if applicable	
i	i) Internet service to your apartment will be paid by you either:	
	<ul> <li>directly to the utility service provider; or</li> <li>internet bills will be billed by the service provider to us and then allocated to you based on the following form</li> </ul>	yla.
	Internet bins will be blied by the service provider to us and then anotated to you based on the following for internet flat rate is \$ per month.	ııa
	3rd party billing company if applicable	
j <sub>.</sub>	<ul> <li>j) Pest Control service to your apartment will be paid by you either:</li> <li>directly to the utility service provider; or</li> </ul>	
	pest control bills will be billed by the service provider to us and then allocated to you based on the following formula	la:
	☐ If flat rate is selected, the current flat rate is \$ per month. ☐ 3rd party billing company if applicable	
1.	k) (Other) <b>Tech Fee</b> service to your apartment will be paid by you either:	
В	directly to the utility service provider; or	
	<ul> <li>bills will be billed by the service provider to us and then allocated to you based on the following formula: 4</li> <li>If flat rate is selected, the current flat rate is \$</li></ul>	
	☐ 3rd party billing company if applicable	

l) (Other) service to your apartment will be paid by you either:
directly to the utility service provider; or bills will be billed by the service provider to us and then allocated to you based on the following formula:  If flat rate is selected, the current flat rate is \$ per month.  3rd party billing company if applicable
<ul> <li>"1" - Sub-metering of all of your water/gas/electric use</li> <li>"2" - Calculation of your total water use based on sub-metering of hot water</li> <li>"3" - Calculation of your total water use based on sub-metering of cold water</li> <li>"4" - Flat rate per month</li> <li>"5" - Allocation based on the number of persons residing in your apartment unit</li> <li>"6" - Allocation based on the number of persons residing in your apartment unit using a ratio occupancy formula</li> <li>"7" - Allocation based on square footage of your apartment unit</li> <li>"8" - Allocation based on a combination of square footage of your apartment unit and the number of persons residing in your apartment unit</li> <li>"9" - Allocation based on the number of bedrooms in your apartment unit</li> <li>"10" - Allocation based on a lawful formula not listed here  (Note: if method "10" is selected, a separate sheet will be attached describing the formula used)</li> </ul>
If an allocation method is used, we or our billing company will calculate your allocated share of the utilities and services provided and all costs in accordance with state and local statutes. Under any allocation method, Resident may be paying for part of the utility usage in common areas or in other residential units as well as administrative fees. Both Resident and Owner agree that using a calculation or allocation formula as a basis for estimating total utility consumption is fair and reasonable, while recognizing that the allocation method hay or may not accurately reflect actual total utility consumption for Resident. Where lawful, we may change the above methods of detunining your allocated share of utilities and services and all other billing methods, in our sole discretion, and after providing written noticety you more detailed descriptions of billing methods, calculations and allocation formulas will be provided upon request
If a flat fee method for trash or other utility service is used, Resident and Owner agree that the charges indicated in this Agreement (as may be amended with written notice as specified above) represent a fair and reasonable amount for the service(s) provined and that the amount billed is not based on a monthly per unit cost.
When billed by us directly or through our billing company, so must pay will be bills within days of the oute when the utility bill is issued at the place indicated on your bill, or the payment will be late. If a payment is late, you will be responsible for a late fee as indicated below. The late payment of a bill or failure to pay any utility will is a material and substantial breach of the lease and we will exercise all remedies available under the Lease, up to and including exciton for nonpayment. To the extent shore are any new account, monthly administrative, late or final bill fees, you shall pay such fees as indicated below.
New Account Fee: \$ (not to exceed \$ 80 )  Monthly Administrative Billing Fee: \$ (not to exceed \$ )  Late Fee: \$ (not to exceed \$ )  Final Bill Fee: \$ (not to exceed \$ )
If allowed by state law, we at our stie discretion may amend these fees, with written notice to you.
You will be charged for the full period of time that you were living in, occupying or responsible for payment of rent or utility charges on the apartment. If you breach the Lease, you will be responsible for utility charges for the time period you were obliged to pay the charges under the Lease, subject to our mitigation of damages. In the event you fail to timely establish utility services, we may charge you for any utility service billed to us for your apartment and may charge a reasonable administration fee for billing for the utility service in the amount of \$
When you move out, you will receive a final bill which must be estimated based on your prior utility usage. This bill must be paid at the time you move out or it will be deducted from the security deposit.
We are not liable for any losses or damages to sincurar a result of outages, interruptions, or fluctuations in utility services provided to the

- 5.
- 6. apartment unless such loss or damage was the direct result of negligence by us or our employees. You release us from any and all such claims and waive any claims for offset or reduction of rent and imminished rental value of the apartment due to such outages, interruptions, or fluctuations.
- You agree not to tamper with, adjus ct any utility sub-metering system or device. Violation of this provision is a material breach tion or other remedies available to us under your Lease, this Utility Addendum and at law. of your Lease and may subject you to
- charges an ees of any kind under this lease shall be considered additional rent, and if partial payments are Where lawful, all uti accepted by the Ow will be allocated first to non-rent charges and to rent last.
- You represent th that will be residing in the Unit are accurately identified in the Lease. You agree to promptly notify Owner of any chang mber of occupants.
- 10. Pursuant .R.S. § 33 14.01, we may alter the method by which utilities are charged, whether under submetering or via a ratio utility ding you with ninety (90) days' advance written notice of the intended changes. billing
- ned for use in multiple jurisdictions, and no billing method, charge, or fee mentioned herein will be used in any 11. This Ad ere such use would be unlawful. If any provision of this addendum or the Lease is invalid or unenforceable under applicable on shall be ineffective to the extent of such invalidity or unenforceability only without invalidating or otherwise affecting ainder of this addendum or the Lease. Except as specifically stated herein, all other terms and conditions of the Lease shall remain the d. In the event of any conflict between the terms of this Addendum and the terms of the Lease, the terms of this Addendum shall unchar
- 12. The following special provisions and any addenda or written rules furnished to you at or before signing will become a part of this Utility Addendum and will supersede any conflicting provisions of this printed Utility Addendum and/or the Lease Contract.

Method 10 - Direct Meter: LANDLORD will remain the customer of record for the utility The local utility provider measures utility usage in each apartment unit and bills LANDLORD directly for such charges. Charges for each unit will be divided by the number of days each bed was occupied in each unit to come up with each TENANT charge. Charges may include all utility and other miscellaneous charges included on the utility provider statement that would be charged as though TENANT were the customer of record, as allowed by applicable law. In accordance with Section 10 of this Addendum and where allowed by law, OWNER may at our sole discretion amend utility charges and/or service fees with written notice to TENANT. LANDLORD may estimate any and all utility charges above upon TENANT move-out (or at any other time) and such amounts shall be deemed final. TENANT is responsible for all setup, deposits, and activation fees of all utilities not paid for by LANDLORD. TENANT agrees to pay an annual service fee in the amount of \$80. This service fee is for administration, billing, overhead, sustainability initiatives, and similar

2.

3.

bills received by OWNER from the local utility(ies) will be used to calculate the charges per TENANT. The property's bills will be allocated to each apartment unit based on a percentage assigned to each unit based on the square footage of that unit compared to the total amount of rentable and occupied square feet of all units at the property. The per apartment unit cost will then be divided by the number of days each bed was occupied in that unit to come up with each TENANT charge. TENANT will be responsible for any applicable utility taxes as allowed by law. Resident Signature \_\_\_ Resident Signature \_\_\_\_\_ Date \_\_ Resident Signature \_\_\_\_ Date\_ Resident Signature \_\_ Date Resident Signature \_ Date Resident Signature \_\_\_\_\_ Date. Management \_

expenses and charges. WHERE APPLICABLE, TENANT shall pay for electric and gas ventilation and/or water heating systems based on an allocation formula, not actual meter reads. The



#### **BED BUG ADDENDUM**



Date: August 26, 2024 (when this Addendum is filled out)

Please note: It is our goal to maintain a quality living environment for our residents. To help achieve this goal, it is important to work  $together\ to\ minimize\ the\ potential\ for\ any\ bed\ bugs\ in\ your\ apartment\ or\ surrounding\ apartments.\ This\ addendum\ contains\ important$ 

information that outlines your responsibility and potential liability with regard to bed bugs. 1. APARTMENT UNIT DESCRIPTION.

Apt. No		, <u>650 East</u>
Speedway Blvd		
		(street address) ii
	Tucson	
(city), Arizona,85	719	_ (zip code).
LEASE CONTRACT DESC	RIPTION.	
Lease Contract Date: Aug	rust 26,	2024
Owner's name: Core SV	A Tusco	n Speedway LLC
Dasidanta (list all residen	.a).	
Residents (list all residen	SJ:	
		$\overline{H}$
		<b>// )</b> }
		<del>~        </del>
		HUIV
Th: A J J J	utoc a A	ddendum to the above

described Lease Contract for th ed premises, and is hereby incorporated into and m part of such Lease ns or Contract. Where the nditions found in Addendum vary or contradi rns or conditions fo in the Lease Contract, um shall contro

- 3. PURPOSE. This Addendition ifies the Lease addresses situations related to bed bugs (cim which may be discovered infesting the apartmen property in the apartment. You understand that your representations to us in this Addendum
- BY SIGNING THIS 4. INSPECTION AND INFESTATIONS. ADDENDUM, YOU REPRESENT T
  - NG PRIOR TO MOVING YOU HAVE INSPECTED THE DW IN, OR PRIOR TO SIGNING THIS ADJENDUM, AND YOU DID NOT FIND ANY FUNCE OF BELBUGS OR A BED BUG NOT FIND ANY FO INFESTATION;

OR

THE DWELLING WITHIN 48 HOURS WITHIN 48 HOURS AFTER SIGNING YOU WILL INSPECT ND WILL NOTIFY US OF ANY BED BUGS THIS A INFESTATIONS.

ou have read the information provided in this Addendum and that you are not aware of any infestation or presence of bed bugs in your current or previous dwellings, furniture, clothing, personal property, or possessions. You also acknowledge that you have fully disclosed to us any previous bed bug infestations or bed bug issues that you have experienced.

If you disclose to us a previous experience with bed bug infestations or other bed bug related issues, we can review documentation of the previous treatment(s) and inspect your personal property and possession to confirm the absence of bed bugs.

#### 5. ACCESS FOR INSPECTION AND PEST TREATMENT.

You must allow us and our pest control agents access to the apartment at reasonable times to inspect for or treat bed bugs as allowed by law. You and your family members, occupants, guests, and invitees must cooperate and will not interfere with inspections or treatments. We have the right to select any licensed pest control professional to treat the apartment and building. We can select the method of treating the apartment, building and common areas for bed bugs. We can also inspect and treat adjacent or neighboring apartments to the infestation even if those apartments are not the source or cause of the known infestation. Unless other by law, you are responsible for and must, xnense have your own personal property, fx thing and possessions treated according to acc methods tablished by a licensed pest approve. past do so as close as pos we treated the tment. If you fail to do so, in default, and we the right to t right of occupancy and ise all rights an under the Lease Contract. remedi nt for a bed bug infestation agree not to t e apartn

- u must promptly notify us:
  - of any known or suspected bed bug infestation or presence or in any of your clothing, furniture or in the apartme property
  - rring or unexplained bites, stings, irritations, he skin or body which you believe is caused by sores o r by any condition or pest you believe is in the
  - ivou discover any condition or evidence that might indicate presence or infestation of bed bugs, or of any confirmation of bed bug presence by a licensed pest control professional or other authoritative source.
- **COOPERATION.** If we confirm the presence or infestation of bed bugs, you must cooperate and coordinate with us and our pest control agents to treat and eliminate the bed bugs. You must follow all directions from us or our agents to clean and treat the apartment and building that are infested. You must remove or destroy personal property that cannot be treated or cleaned as close as possible to the time we treated the apartment. Any items you remove from the apartment must be disposed of off-site and not in the property's trash receptacles. If we confirm the presence or infestation of bed bugs in your apartment, we have the right to require you to temporarily vacate the apartment and remove all furniture, clothing and personal belongings in order for us to perform pest control services. If you fail to cooperate with us, you will be in default, and we will have the right to terminate your right of occupancy and exercise all rights and remedies under the Lease Contract.
- 8. RESPONSIBILITIES. You may be required to pay all reasonable costs of cleaning and pest control treatments incurred by us to treat your apartment unit for bed bugs. If we confirm the presence or infestation of bed bugs after you vacate your apartment, you may be responsible for the cost of cleaning and pest control treatments. If we must move other residents in order to treat adjoining or neighboring apartments to your apartment unit, you may be liable for payment of any lost rental income and other expenses incurred by us to relocate the neighboring residents and to clean and perform pest control treatments to eradicate infestations in other apartments. If you fail to pay us for any costs you are liable for, you will be in default, and we will have the right to terminate your right of occupancy and exercise all rights and remedies under the Lease Contract, and obtain immediate possession of the apartment. If you fail to move out after your right of occupancy has been terminated, you will be liable for holdover rent under the Lease Contract.

9.	<b>TRANSFERS.</b> If we allow you to transfer to another apartment in the community because of the presence of bed bugs, you must have your personal property and possessions treated according to accepted treatment methods or procedures established by a licensed pest control professional. You must provide proof of such cleaning and treatment to our satisfaction.		SPECIAL PROVISIONS. The following special provisions control over conflicting provisions of this printed form:
		- - - - -	
	You are legally bound by this do	cume	2. Please read it carefully.
	Resident or Residents (All residents mass sign)		Owner or Owner's Representative (Signs below)
		<b>&gt;</b>	Date of Signing Addendum
	You are entitled to reverse an original of this Adde	ndum (	after it is fully signed. Keep it in a safe place.

#### **BED BUGS - A Guide for Rental Housing Residents**

Bed bugs, with a typical lifespan of 6 to 12 months, are wingless, flat, broadly oval-shaped insects. Capable of reaching the size of an apple seed at full growth, bed bugs are distinguishable by their reddish-brown color, although after feeding on the blood of humans and warm-blooded animals—their sole food source—the bugs assume a distinctly blood-red hue until digestion is complete.

#### Bed bugs don't discriminate

Bed bugs increased presence across the United States in recent decades can be attributed largely to a surge in international travel and trade. It's no surprise then that bed bugs have been found time and time again to have taken up residence in some of the fanciest hotels and apartment buildings in some of the nation's most expensive neighborhoods.

Nonetheless, false claims that associate bed bugs presence with poor hygiene and uncleanliness have caused rental housing residents, out of shame, to avoid notifying owners of their presence. This serves only to enable the spread of bed bugs.

While bed bugs are, by their very nature, more attracted to clutter, they're certainly not discouraged by cleanliness.

Bottom line: bed bugs know no social and economic bounds; claims to the contrary are false.

#### Bed bugs don't transmit disease

There exists no scientific evidence that bed bugs transmit disease. In fact, federal agencies tasked with addressing pest of public health concern, namely the U.S. Environmental Protection Agency and the Centers for Disease Control and Prevention, have refused to elevate bed bugs to the threat level poxed by increase transmitting pests. Again, claims associating hed bugs with disease are false.

#### **Identifying bed bugs**

Bed bugs can often be found in, around and between.

- Bedding
- Bed frames
- Mattress seams
- Upholstered furniture especially under cushions and along seams
- Around, behind and under wood urniture, especially along areas where drawers slide
- Curtains and draperies
- Along window and door frames
- Ceiling and wall junctions
- Crown moldings
- Behind and around wall hanging and loose wallpaper
- Between carpeting and walls (carpet carpe pulled away from the wall and tack strip)
- Cracks and crevices in walks and floor
- Inside electronic devices, such as smole and carbon monoxide detectors

- Because bed bugs leave some persons with itchy welts strikingly similar to those caused by fleas and mosquitoes, the origination of such markings often go misdiagnosed. However, welts caused by bed bugs often times appear in succession and on exposed areas of skin, such as the face, neck and arms. In some cases, an individual may not experience any visible reaction resulting from direct contact with bed bugs.
- While bed bugs typically prefer to act at night, they often do not succeed in returning to their hiding spots without leaving traces of their presence through fecal markings of a red to dark brown color, visible on or near beds. Blood stains tend also to appear when the bugs have been squashed, usually by an unsuspecting host in their sleep. And, because they shed, it's not uncommon for skin casts to be left behind in areas typically frequented by bed bugs.

#### Preventing bed bug encounters when traveling

Because humans serve as bed bugs' main mode of transportation, it is extremely important to be mindful of bed bugs when away from home. Experts agree that the spread of bed bugs across all regions of the United States is largely attributed to an increase in international travel and trade. Travelers are therefore error uraged to take a few minutes upon arriving to their temporary destination to thoroughly inspect their a commodations, so as to accure that any uninvited guests are detected before the decision is made to unpack

Because bed bugs can easily travel from one room to another, it is also recommended that traveless thoroughly inspect their luggage and belongings for hed bags before departing for home.

#### Bed bug do's and don's

- Do not bring used furniture from unknown sources into your apastment. Countless bed bug infestations have stemmed directly in an the introduction into a resident's unit of second-hand and abandoned furniture. Unless the determination can be made with absolute certainty that a piece of second-hand furniture is bed bug-free, residents should assume that the reason a seemingly nice looking leather couch, for example, is sitting curbside, waiting to be hauled off to the landfill, may yet, well be due to the fact that it's teeming with bed bugs.
  - **To address bed bug sightings immediately.** Rental housing residents who suspect the presence of bed bugs in their unit must immediately notify the owner.
- **Do not attempt to treat bed bug infestations.** Under no circumstance should you attempt to eradicate bed bugs. Health hazards associated with the misapplication of traditional and non-traditional, chemical-based insecticides and pesticides poses too great a risk to you and your neighbors.
- **Do comply with eradication protocol.** If the determination is made that your unit is indeed playing host to bed bugs, you must comply with the bed bug eradication protocol set forth by both your owner and their designated pest management company.





1. DWELLING DESCRIPTION.

### MOLD INFORMATION AND PREVENTION ADDENDUM

Becomes part of Lease Contract



Please note: It is our goal to maintain a quality living environment for our residents. To help achieve this goal, it is important to work together to minimize any mold growth in your dwelling. That is why this addendum contains important information for you, and responsibilities for both you and us.

(301 CCC addi C33),		_ (unit no. i
applicable) in	Tucson	
(city), Arizona,	85719	_ (zip code)
LEASE CONTRACT		
Lease Contract Date	e: August 26, 2024	
Owner's name: Cor	e SVA Tuscon Speedway	y LLC
Residents (list all re	sidents):	
110010001100 (1100 0111 7 01	514.611.65).	
		<u> </u>

described Lease Contract for the above described premises, and is hereby incorporated into and made a part of such Lease Contract. Where the terms of conditions found in this Addendum vary or contradict any terms or conditions found in the Lease Contract, this Addendum shall control

3. ABOUT MOLD. Mold is found virtually everywhere if our environment—both indoors and outdoors and in both new and old structures. Molds are naturally occurring interescopic organisms which reproduce by spores and have existed practically from the beginning of time. All of us have lived with mold spores all our lives. Without molds we would all be struggling with large amounts of acad organic matter.

Mold breaks down or anic matter the environment and c matter in the environment and its food. Mold spores (like plant uses the end product to pollen) spread through the and are commonly transported other materials. When excess moisture by shoes, clot de a dwelling, mold can grow. A 2004 Federal is present i Centers for D isease Co rol and Prevention study found that there is ntific evidence that the accumulation mold c gnificant health risks for person with tioning immune systems. Nonetheless, cautions need to be taken.

- **4. PREVENCING MOLD BEGINS WITH YOU.** In order to minimize the potential for mold growth in your dwelling, you must do the following
  - Keep your dwelling clean—particularly the kitchen, the bathroom(s), carpets and floors. Regular vacuuming, mopping and using a household cleaner to clean hard surfaces is important to remove the household dirt and debris that harbor mold or food for mold. Immediately throw away moldy food.
  - Remove visible moisture accumulation on windows, walls, ceilings, floors and other surfaces as soon as reasonably possible. Look for leaks in washing machine hoses and discharge lines—especially if the leak is large enough for water to infiltrate nearby walls. Turn on any exhaust fans in the bathroom and kitchen before you start showering

or cooking with open pots. When showering, be sure to keep the shower curtain *inside* the tub or fully close the shower doors. Also, the experts recommend that after taking a shower or bath, you: (1) wipe moisture off of shower walls, shower doors, the bathtub and the bathroom floor; (2) leave the bathroom door open until all moisture on the mirrors and bathroom walls and tile surfaces has dissipated; and (3) hang up your towels and bath mats so they will completely dry out.

Promptly notify us in writing about any air conditioning or heating system problems you discover. Fullow our rules, if any, regarding replacement of air filters. Also, it is recommended that you periodically open wildows and doors on days when the outdoor weather as dry (i.e., humidity is below 50 percent) to help humid areas of your welling dry out.

Proportly notify us in writing about any signs of water halps, water infiltration or mole. We will respond in accordance with state law and the Lease Contract to repair or remedy the Stuation, as necessary.

- Keep the incrmostat set to automatically circulate air in the event temperatures rise to or above 80 degrees Fahrenheit.
- 5. IN ORDER TO AVOID MOLD GROWTH, it is important to prevent expensive moisture buildup in your dwelling. Failure to promptly lay attention to leaks and moisture that might accumulate on dwelling surfaces or that might get inside walls or heilhars can encourage mold growth. Prolonged moisture can result from a wide variety of sources, such as:
  - rainwater leaking from roofs, windows, doors and outside walls, as well as flood waters rising above floor level;
  - overflows from showers, bathtubs, toilets, lavatories, sinks, washing machines, dehumidifiers, refrigerator or A/C drip pans or clogged up A/C condensation lines;
  - leaks from plumbing lines or fixtures, and leaks into walls from bad or missing grouting/caulking around showers, tubs or sinks;
  - washing machine hose leaks, plant watering overflows, pet urine, cooking spills, beverage spills and steam from excessive open-pot cooking;
  - leaks from clothes dryer discharge vents (which can put lots of moisture into the air); and
  - insufficient drying of carpets, carpet pads, shower walls and bathroom floors.
- **6. IF SMALL AREAS OF MOLD HAVE ALREADY OCCURRED ON NON-POROUS SURFACES** (such as ceramic tile, formica, vinyl flooring, metal, wood or plastic), the federal Environmental Protection Agency (EPA) recommends that you first clean the areas with soap (or detergent) and water, let the surface dry, and then within 24 hours apply a pre-mixed, spray-on-type household biocide, such as Lysol Disinfectant®, Pine-Sol Disinfectant® (original pine-scented), Tilex Mildew Remover® or Clorox Cleanup®. (Note: Only a few of the common household cleaners will actually kill mold). Tilex® and Clorox® contain bleach which can discolor or stain. **Be sure to follow the instructions on the container.** Applying biocides without first cleaning away the dirt and oils from the surface is like painting over old paint without first cleaning and preparing the surface.

**9. SPECIAL PROVISIONS.** The following special provisions Always clean and apply a biocide to an area 5 or 6 times larger than any visible mold because mold may be adjacent in control over conflicting provisions of this printed form: quantities not yet visible to the naked eye. A vacuum cleaner with a high-efficiency particulate air (HEPA) filter can be used to help remove non-visible mold products from *porous* items, such as fibers in sofas, chairs, drapes and carpetsprovided the fibers are completely dry. Machine washing or dry cleaning will remove mold from clothes. **7. DO NOT CLEAN OR APPLY BIOCIDES TO:** (1) visible mold on porous surfaces, such as sheetrock walls or ceilings, or (2) large areas of visible mold on non-porous surfaces. Instead, notify us in writing, and we will take appropriate action. **8. COMPLIANCE.** Complying with this addendum will help prevent mold growth in your dwelling, and both you and we will be able to respond correctly if problems develop that could lead to mold growth. If you have questions regarding this addendum, please contact us at the management office or at the phone number shown in your Lease Contract. If you fail to comply with this Addendum, you can be held responsible for property damage to the dwelling and any health problems that may result. We can't fix problems in your dwelling unless we know about them. **Resident or Residents** presentative (All residents must sign here) **Date of Lease Contract** August 26, 2024





#### COMMUNITY POLICIES, RULES AND REGULATIONS **ADDENDUM**



This addendum is incorporated into the Lease Contract (the "Lease") identified below and is in addition to all the terms and conditions contained in the Lease. If any terms of this Addendum conflict with the Lease, the terms of this Addendum shall be controlling:

Property Owner:	Core SVA Tuscon Speedway LLC
Resident(s):	
Apt. No:/Address:	850 East Speedway Blvd, Tucson, AZ 85719
Lease Date:	08/26/2024

Ī. GENERAL CONDITIONS FOR USE OF APARTMENT PROPERTY AND RECREATIONAL FACILITIES.

Resident(s) permission for use of all common areas, Resident amenities, and recreational facilit located at the Apartment Community is a privilege and licer granted by Owner, and not except as otherwise provided for in the Lease. Such permission is exp ditioned upon Resident auch permission Lease, this Addendum, and the Community rules and regular Rules") in effect at any giv may be revoked by Owner at any time for any lawful reason. es, the mos either the Lease, this Addendum, or the Community Rules shall control. Own r reserve: right to set the iys and Tuse for all Amenities and to change the character of or close any Amen eeds of Owne le and absolute discretion, Owner's without notice, obligation or recompense of make changes to the Rules for use of any Amenity at any time.

Additionally, Resident(s) expressly a sume all risks of every pe, including but not limited to risks of ature or severity, related to Resident's use of the amenities at the less and release and waive any and all claims, allegations, actions, personal injury or property damage, of Community. Resident(s) agrees harmless and relea whether or not foreseeable, that Resident(s) may have against Owner rom such use. This provision shall be enforceable to the fullest extent of damages, losses, or liabilities of and that are in any way re shall be enforceable to the fullest extent of l to oi the law.

THE TERMS OF THIS SHALL ALSO APPLY TO RESIDENT (SY OCCUPANTS, AGENTS AND INVITEES, TOGETHER TATES AND LEGAL REPRESENTATIVES OF THEM ALL, AND RESIDENT(S) SHALL BE WITH THE HEIRS SOLELY RESPONSE RSONS WITH THE LEASE, THIS ADDENDUM, AND COMMUNITY COMPLIANCE OF SUCH PA INTEND TO RULES AND REGULATIONS ND RESIDENT AND SHALL INDEMNIFY AND HOLD OWNER HARMLESS FROM ALL CLAIMS OF SUCH PERSONS AS DESC NTHE PRECEDING PARAGRAPH. The term "Owner" shall include the Management, officers, partners, emp gents, assigns, Owners, subsidiaries and affiliates of Owner.

- NO have a pool. When using the pool, Resident(s) agrees to the following: This Community **DOES**; II.
  - Residents and guests will adhere to the rule nd regulations posted in the pool area and Management policies.
  - All Swimmers swim at their own risk. Owner is not responsible for accidents or injuries.
  - · For their safety, Residents not swim alone.
  - · Pool hours are posted at the
  - ages are permitted in the pool area. Use paper or plastic containers only. No glass, pets, or alcoholic be
  - Proper swimm:
  - attire is required at all times and a swimsuit "cover up" should be worn to and from the pool.

    A provided in the pool area. Respect others by minimizing noise, covering pool furniture • No running o with a towel w suntan oils, leaving pool furniture in pool areas, disposing of trash, and keeping pool gates closed.
  - shoul be used appropriately, but not replace proper oversight of children. Flotati
  - ccompany their guests, and children under the age of 14. t(s) mus
  - (s) must otify Owner any time there is a problem or safety hazard at the pool.

#### **IN CASE OF EMERGENCY DIAL 911**

- This Community **DOES**; **DOES** NOT have a fitness center. When using the fitness center, Resident TER. s to the following:
  - Residents and guests will adhere to the rules and regulations posted in the fitness center and Management policies.
  - The Fitness Center is not supervised. Resident(s) are solely responsible for their own appropriate use of equipment.
  - Resident(s) shall carefully inspect each piece of equipment prior to Resident's use and shall refrain from using any equipment that may be functioning improperly or that may be damaged or dangerous.
  - Resident(s) shall immediately report to Management any equipment that is not functioning properly, is damaged or appears dangerous, as well any other person's use that appears to be dangerous or in violation of Management Rules and Policies.
  - Resident(s) shall consult a physician before using any equipment in the Fitness Center and before participating in any aerobics or exercise class, and will refrain from such use or participation unless approved by Resident's physician.
  - Resident(s) will keep Fitness Center locked at all times during Resident's visit to the Fitness Center.
  - Resident(s) will not admit any person to the Fitness Center who has not registered with the Management Office.
  - Resident(s) must accompany guests, and no glass, smoking, eating, alcoholic beverages, pets, or black sole shoes are permitted in the Fitness Center.

Card # issued:	(1)	(3)	(5)
	(2)	(4)	(6)

Revised 9/2021, Arizona Page 1 of 3

IV.	PACKAGE RELEASE. This community DOES, DOES NOT accept packages on benan of Residents.
	For communities that do accept packages on behalf of its Residents:  Resident(s) gives Owner permission to sign and accept any parcels or letters sent to Resident(s) through UPS, Federal Express Airborne, United States Postal Service or the like. Resident agrees that Owner does not accept responsibility or liability for any lost, damaged, or unordered deliveries, and agrees to hold Owner harmless for the same.
V.	BUSINESS CENTER. This Community DOES; DOES NOT have a business center.  Resident(s) agrees to use the business center at Resident(s) sole risk and according to the Rules and regulations posted in the business center and Management policies. Owner is not responsible for data, files, programs or any other information lost or damaged on Business Center computers or in the Business Center for any reason. No software may be loaded or Business Center computers without the written approval of Community Management. No inappropriate, offensive, or pornographic images or files (in the sole judgment of Owner) will be viewed or loaded onto the Business Center computers at any time. Residents will limit time on computers to minutes if others are waiting to use them. Smoking, eating alcoholic beverages, pets, and any disturbing behavior are prohibited in the business center.
VI.	AUTOMOBILES/BOATS/RECREATIONAL VEHICLES. The following policies are in addition to those in the Lease, and may be modified by the additional rules in effect at the Community at any given time:  Only vehicle per licensed Resident is allowed.  All vehicles must be registered at the Management office.  Any vehicle(s) not registered, considered abandoned, or violating the Lease, this Addendum, or the Community Rules, in the sole judgment of Management, will be towed at the vehicle owner's expense after a 1 hour have is placed on the vehicle.  Notwithstanding this, any vehicle illegally parked in a fire lane, designated no parking space or hundrenspace, on blocking an entrance, exit, driveway, dumpster, or parked illegally in a designated parking space. Williams cliately be towed, without notice, at the vehicle owner's expense.  The washing of vehicles is not permitted on the property unless specifically allowed in designated area.  Any on property repairs and/or maintenance of any vehicle huas be with the prior written permission of the Management's Recreational vehicles, boats or trailers may only be rarked on the property with Management's permission (in Management's sole discretion), and must be registered with the Management Office and parked in the area(s) dissignated by Management's sole discretion), and must be registered with the Management Office and parked in the area(s) dissignated by Management
VII.	FIRE HAZARDS. In order to minimize fire Mazardi: and comply with city or dinances. Respirent shall comply with the following:  Residents and guests will adhere to the Community rules and regulations other Management policies concerning fire hazards, which may be revised from tind origin.  No person shall knowingly maintains a firehazard.  Grills, Barbeques, and any other turbust cooking or open Lame devices will be used only on the ground level and will be placed a minimum of
VIII.	EXTERMINATING. Unless prohibited by stacke or otherwise stated in the Lease, Owner may conduct extermination operations in Residents' apartments several times a year and as needed to prevent insect infestation. Owner will notify Residents in advance of extermination in Residents' apartment, and give Resident instructions for the preparation of the apartment and safe contact why resectedes. Residents will be responsible to prepare the apartment for extermination in accordance with Owner's instructions. If Residents are unprepared for a scheduled treatment date Owner will prepare Residents' apartment and charge residents accordingly. Residents must request extermination treatments in addition to those regularly provided by Owner in writing. Residents agree to perform the tasks required by Owner on the day of interior extermination to ensure the safety and effectiveness of the extermination. These tasks will include, but are not limited to, the following:  Cleaning all cabinets, drawers and closets in kitchen and pantry.  Ikingalues have been seen in closets, remove contents from shelves and floor.  Renove talance and young children from the apartment.  Remove tellance and young children from the apartment.  Remove claim locks or other types of obstruction on day of service.  Vover fish tanks and turn off their air pumps.  Donot wipe out cabinets after treatment.

In the case of suspected or confirmed bed bug infestation, resident will agree to the following:

- Resident will wash all clothing, bed sheets, draperies, towels, etc. in extremely hot water.
- $\bullet \ \ Resident\ will\ thoroughly\ clean,\ off\ premises,\ all\ luggage,\ handbags,\ shoes\ and\ clothes\ hanging\ containers.$
- Resident will cooperate with Owner's cleaning efforts for all mattresses and seat cushions or other upholstered furniture, and will dispose of same if requested.

RESIDENTS ARE SOLELY RESPONSIBLE TO NOTIFY OWNER IN WRITING PRIOR TO EXTERMINATION OF ANY ANTICIPATED HEALTH OR SAFETY CONCERNS RELATED TO EXTERMINATION AND THE USE OF INSECTICIDES

Revised 9/2021, Arizona Page 2 of 3

- IX **DRAPES AND SHADES.** Drapes or shades installed by Resident, when allowed, must be lined in white and present a uniform exterior appearance.
- X. **WATER BEDS.** Resident shall not have water beds or other water furniture in the apartment without prior written permission of Owner.
- XI. **BALCONY or PATIO.** Balconies and patios shall be kept neat and clean at all times. No rugs, towels, laundry, clothing, appliances or other items shall be stored, hung or draped on railings or other portions of balconies or patios. No misuse of the space is permitted, including but not limited to, throwing, spilling or pouring liquids or other items, whether intentionally or negligently, over the balconies or patios.
- **SIGNS.** Resident shall not display any signs, exterior lights or markings on apartment. No awnings or other projections shall be attached to the outside of the building of which apartment is a part.
- XIII. SATELLITE DISHES/ANTENNAS. You must complete a satellite addendum and abide by its terms prior to installation or use.
- XIV. WAIVER/SEVERABILITY CLAUSE. No waiver of any provision herein, or in any Community rules and regulations, shall remaining portions of this addendum, the Lease Contract or any other addenda to the Lease Contract.
- be effective unless granted by the Owner in a signed and dated writing. If any court of competent jurisdiction finds that any clause, phrase, or provision of this Part is invalid for any reason whatsoever, this finding shall not effect the validity of the **SPECIAL PROVISIONS.** The following special provisions control over conflicting provisions of this printer Barbeques, grills, eggs, smokers, or similar products are not stored at the community at any time. Vehicles illegally parked zones, reserved spaces, or handicapped plates) are subject to immediate towing the apartment. RESIDENT is not permitted of any video or audio content in any Community. showing This means no streaming of music movies or TV shows in public areas from the owner of a copyrighted work, all public rmanc anv common areas of the Apartment Community I have read, understand and agree to Resident Date Date

Resident Resident Date Date Resident Resident Date Owner Representative

Page 3 of 3 Revised 9/2021, Arizona





#### LEASE ADDENDUM FOR REMOTE CONTROL, CARD, OR CODE ACCESS GATE

Becomes part of Lease Contract



1.	DWELLING DESCRIPTION. 850 East Speedway Blvd	<b>5. REPORT DAMAGE OR MALFUNCTIONS.</b> Please immediately report to the office any malfunction or damage to gates, fencing, locks or related equipment.
2.	(street address), (unit no. if applicable) in Tucson (city), Arizona, 85719 (zip code).  LEASE CONTRACT DESCRIPTION. Lease Contract Date: August 26, 2024  Owner's name: Core SVA Tuscon Speedway LLC	6. FOLLOW WRITTEN INSTRUCTIONS. We ask that you and all other occupants read the written instructions that have been furnished to you regarding the access gates. This is important because if the gates are damaged by you or other occupants, guests or invitees through negligence or misuse, you are liable for the damages under your lease, and collection of damage amounts will be pursued.
	Residents (list all residents):	7. PERSONAL INJURY AND/OR PERSONAL PROPERTY DAMAGE. Except as specifically required by law, we have no duty to maintain the gates and cannot guaranty against gate malfunctions. We make no representations a quarantees to you concerning security of the community (Machicable). Any measures, devices, or activities taken by us are sally for the benefit of us and for the protection of the ball that property and interests, and any benefit to your of the same is purely incidental. Anything mechanical or electronic is subject to walkington. Fencing, gates or other devices will not prevent
	This Addendum constitutes an Addendum to the above described Lease Contract for the above described premises, and is hereby incorporated into and made a part of such Lease Contract. Where the terms or conditions found in this Addendum vary or contradict are terms or bonditions found in the Lease Contract, this Addendum shall control.	all crime. No security extent or thetice is foolproof or 100 percent successful indeterring crime. Crime can still occur. Protecting residents their families, occupants, guests and invitees from orime is the sole responsibility of residents, occupants and law enforcement agencies. You should first call 911 or other appears rate emergency police numbers if a crime occurs or is suspected. We are not liable to any resident, family member, guest, occupant or invitee for personal injury, death or damage. Joss of personal property from incidents related to perimeter fencing, automobile access gates and/or petlestrian access gates. We reserve the right to modify or
3.	REMOTE CONTROL/CAPD>/CONFAFOR GATE ACCESS  Remote control for gate access. Fuch person who is listed as a resident on the lease will be given a remote control at no cost to use during his or her residency. Each incline hal remote control for you be other occupants will require a	eliminate security systems other than those statutorily required. You will be held responsible for the actions of any persons to whom you provide access to the community (fapplicable).  8. RULES IN USING VEHICLE GATES.
	\$non-refundable fee.  Cards for gate access. Each person who is listed as a resident on the lease will be given a card acro but to use during his or her residency. Each additional card for you or other occupants will require a \$non-refundable fee.  Code for gate access Each resident will be given, at no	<ul> <li>Always approach entry and exit gates with caution and at a very slow rate of speed.</li> <li>Never stop your car where the gate can hit your vehicle as the gate opens or closes.</li> <li>Never follow another vehicle into an open gate. Always use your card to gain entry.</li> <li>Report to management the vehicle license plate number</li> </ul>
	cost, an access code (keypad number) for the pedestrian or vehicular access gates. It is to be used only during your residency. We may change the access code at any time and will notify you of any such changes.	<ul> <li>of any vehicle that piggybacks through the gate.</li> <li>Never force the gate open with your car.</li> <li>Never get out of your vehicle while the gates are opening</li> </ul>
4.	DAMAGED LOST OR UIRETURNED REMOTE CONTROLS, CARDS OR GOSE CHANGES.  XI If a runote control is lost, stolen or damaged, a fee will be charged for a replacement. If a remote control is not returned or is returned damaged what you move out, there will be a \$	<ul> <li>or closing.</li> <li>If you are using the gates with a boat or trailer, please contact management for assistance. The length and width of the trailer may cause recognition problems with the safety loop detector and could cause damage.</li> <li>Do not operate the gate if there are small children nearby</li> </ul>
	deduction from the security deposit.  If a card is lost, stolen or damaged, a \$50.00 fee will be charged for a replacement card. If a card is not returned or is returned damaged when you move out, there will be a \$ deduction from the security deposit.	<ul> <li>who might get caught in it as it opens or closes.</li> <li>If you lose your card, please contact the management office immediately.</li> <li>Do not give your card or code to anyone else.</li> <li>Do not tamper with gate or allow your occupants to tamper or play with gates.</li> </ul>
	☐ We may change the code(s) at any time and notify you accordingly.	

ontrol over conflicting	provisions of this p	Timeed form.			
					Ma
		<			
	ent or Residents ents must sign here)		Owne	r or Owner's Repres	entative
			<b>*</b>	have of Lease Contr	act
				August 26, 202	.4
(					
		>			
	)				



1. APARTMENT UNIT DESCRIPTION.

#### **NO-SMOKING ADDENDUM**

Date: \_\_\_\_\_ August 26, 2024



(when this Addendum is filled out)

All use of any tobacco product involving smoking, burning, or combustion of tobacco is prohibited in any portion of the apartment community. You are entitled to receive an original of this No-Smoking Addendum after it is fully signed. Keep it in a safe place.

Α	Apt. No	, <u>850 East</u>
	Speedway Blvd	
_		(street address) in
_	Tucs	on
(	city), Arizona	85719
(.	zip code).	
	LEASE CONTRACT DESCRIPTI	
L	Lease Contract Date: August	26, 2024
(	Owner's name: <b>Core SVA Tu</b> s	scon Speedway LLC
_		
_		
_		
_		
F	Residents (list all residents):	
_		
_		
_		
_		
_		
_		
_		
_		
_		
_		
Т	This Addendum constitutes	n Addengum to the above

described Lease Contract for the above described premises, and is hereby incorporated into anomade a part of such Lease Contract. Where the terms or conditions found in this Addendum vary or contradict any terms or conditions found in the Lease Contract, this Addendum shall control.

- 3. DEFINITION OF SMOKING. Smoking refers to possession of a cigar, cigarette, e-cigarette, hook or pipe containing tobacco or a tobacco product /hi hat tobacco or tobacco product is burning, lighted ignited, regardless of whether the person using or p the product is inhaling or exhaus the smoke from such product. The term tobacco include ot limited to any form, compound, or synthesis of the plant of the genus Nicotiana or the species N. tabacum which is cultivated for its leaves to be used in eigerettes, cigals, e-cigarettes, hookahs, vaporizers, or pipes. Smoking also refers to use or possession porized or ignited non-tobacco products of burning, lighted if they are n ious, o asive, unsafe, unhealthy, or irritating to other pe ons.
- 4. SMOKING ANYWORE INSIDE BUILDINGS OF THE APARTMEN COMMUNITY IS STRICTLY PROHIBITED.

All forms and use of burning, lighted, vaporized, or ignited tobacco products and smoking of tobacco products inside any apartment building, or interior of any portion of the apartment community is strictly prohibited. Any violation of the nosmoking policy is a material and substantial violation of this Addendum and the Lease Contract.

The prohibition on use of any burning, lighted, vaporized, or ignited tobacco products or smoking of any tobacco products extends to all residents, their occupants, guests, invitees and all others who are present on or in any portion of the apartment community. The no-smoking policy and rules extend to, but are not limited to, the management and leasing offices, building interiors and hallways, building common areas, apartments, club house, exercise or spa facility, tennis courts, all interior areas of the apartment community, commercial shops, businesses, and spaces, work areas, and all other spaces whether in the interior of the apartment community or in the enclosed spaces on the surrounding community grounds.

Smoking of non-tobacco products which are harmful to the health, safety, and welfare of other residents inside any apartments or building is also prohibited by this Addendum and other provisions of the Lease Contract.

5. SMOKING OUTSIDE BUILDINGS OF THE APARTMENT COMMUNITY. Smoking is permitted only in specially designated areas outside the buildings of the apartment community. Smoking must be at least \_\_\_\_\_\_ feet from the buildings in the apartment community, including administrative office buildings. If the previous field is not completed, smoking is only permitted at least 25 feet from the buildings in the apartment community including administrative office buildings. The smoking demissible areas are marked by signage.

Smoking on balconies, patios, and limited common areas attached to or outside of your partment  $\square$  is  $\overline{\mathbf{x}}$  is not permeted.

the following outside areas of the community may be used by whoking: This community is a tobacco- and smoke-free environment. The use of all forms of smoking tobacco, and unregulated nicotine products is prohibited.

Even though showing may be permitted in certain limited outside areas, we reserve the right to direct that you and your occupants, family, guests, and invitees cease and desist from spoking in those areas if smoke is entering the dwellings or oxidings or oxidings or interior with the health, safety, or welfare oxiditurbing the quiet enjoyment, or business operations of as, other esidents, or guests.

- 6. YOUR RESPONSIBILITY FOR DAMAGES AND **ANING**. You are responsible for payment of all costs and amages to your apartment, other residents' apartments, or any other portion of the apartment community for repair, replacement, or cleaning due to smoking or smoke related damage caused by you or your occupants, family, guests, or invitees, regardless of whether such use was a violation of this Addendum. Any costs or damages we incur related to repairs, replacement, and cleaning due to your smoking or due to your violation of the no-smoking provisions of the Lease Contract are in excess of normal wear and tear. Smoke related damage, including but not limited to, the smell of tobacco smoke which permeates sheetrock, carpeting, wood, insulation, or other components of the apartment or building is in excess of normal wear and tear in our smoke free apartment community.
- 7. YOUR RESPONSIBILITY FOR LOSS OF RENTAL INCOME AND ECONOMIC DAMAGES REGARDING OTHER RESIDENTS. You are responsible for payment of all lost rental income or other economic and financial damages or loss to us due to smoking or smoke related damage caused by you or your occupants, family, guests, or invitees which results in or causes other residents to vacate their apartments, results in disruption of other residents' quiet enjoyment, or adversely affects other residents' or occupants' health, safety, or welfare.
- 8. LEASE CONTRACT TERMINATION FOR VIOLATION OF THIS ADDENDUM. We have the right to terminate your Lease Contract or right of occupancy of the apartment for any violation of this No-Smoking Addendum. Violation of the nosmoking provisions is a material and substantial default or violation of the Lease Contract. Despite the termination of the Lease Contract or your occupancy, you will remain liable for rent through the end of the Lease Contract term or the date on which the apartment is re-rented to a new occupant, whichever comes first. Therefore, you may be responsible for payment of rent after you vacate the leased premises even though you are no longer living in the apartment.

- 9. EXTENT OF YOUR LIABILITY FOR LOSSES DUE TO SMOKING. Your responsibility for damages, cleaning, loss of rental income, and loss of other economic damages under this No-Smoking Addendum are in addition to, and not in lieu of, your responsibility for any other damages or loss under the Lease Contract or any other addendum.
- **10. YOUR RESPONSIBILITY FOR CONDUCT OF OCCUPANTS, FAMILY MEMBERS, AND GUESTS.** You are responsible for communicating this community's no-smoking policy and for ensuring compliance with this Addendum by your occupants, family, guests, and invitees.
- 11. THERE IS NO WARRANTY OF A SMOKE FREE ENVIRONMENT. Although we prohibit smoking in all interior parts of the apartment community, there is no warranty or guaranty of any kind that your apartment or the apartment community is smoke free. Smoking in certain limited outside areas is allowed as provided above. Enforcement of our no-smoking policy is a joint responsibility which requires your cooperation in reporting incidents or suspected violations of smoking. You must report violations of our no-smoking policy before we are obligated to investigate and act, and you must thereafter cooperate with us in prosecution of such violations.

This is an important and binding legal document. By signing this Addendum you are agreeing to follow our no-smoking policy and you are acknowledging that a violation could lead to termination of your Lease Contract or right to continualiving in the dwelling. If you or someone in your loss chold is a smoker, you should carefully consider whether you will be able to abide by the terms of this Addendam.

<u>nicotine products is prohibited.</u> wner's Representative (signs here)

**12. SPECIAL PROVISIONS.** The following provisions will

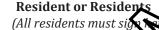
This community is a tobacco- and smoke-

smoking, tobacco, and unregulated

and this addendum.

supersede any conflicting provisions of the Lease Contract

free environment. The use of all forms of





#### RESIDENT PARKING ADDENDUM

Becomes part of Lease Contract



Date: August 26, 2024
(when this Addendum is filled out)

1. DWELLING D	ESCRIPTION. peedway Blvd	11.	Any action by you, any occupant, guest, or visitor that violates this addendum shall constitute a violation of the Lease
(city), Arizona  2. LEASE CONTE Lease Contrac	Tucson  85719 (zip code).  RACT DESCRIPTION.  t Date: August 26, 2024  c: Core SVA Tuscon Speedway LLC	12.	Contract.  You understand and agree that any judgment of possession entered against you shall be a judgment for possession of any parking spaces which you are entitled to under this addendum. Once such judgment is rendered and executed upon you, you shall immediately remove all vehicles from the property parking areas. If you fail to remove your vehicle(s), we shall tow the vehicle(s) at your expense. You agree that we shall not be liable to you for damages related
Residents (list	c all residents):		to the physical towing nor any consequential damages you may incur through loss of use of the vehicle(s).  COST FOR PARKING:  Resident agrees to pay a one-time fee of \$  (includes applicable tax) per vehicle on one-time fee of \$  agrees to pay \$  (includes applicable tax) morthly per vehicle due on or refore the day of the control of
The term of Begins on	this Parking Adderdom is as follows:	<b>≪</b> <b>≫</b>	Description of Rent Elements subsection of the Rent and Charges paragraph of the Lease Contract. In the event the Description of Rent Elements is missing the total monthly rent authorized by this Addendum, the fees in this Addendum shall be incorporated by reference into the Description of Rent Elements set forth in the Rent and Charges paragraph of the Lease Contract. If no amount is filled in above, parking shall be free for properly registered and authorized vehicles.
ending on This Addendu described Lea and is hereby i Contract. Wh Addendum van	um constitutes au Addendum to the above se Contract for the wore described premises, ncorporated into anomade a part of such Leave the terms or rouditions found in this ry or contradict any terms or conditions found ontract, this endeadum shall cortrol	\\ \\	Resident understands and accepts that all-parking rights and privileges will immediately be revoked in the case that Resident is days delinquent in paying the required parking fee.  Resident agrees to pay \$ NSF fee for all checks returned for non-sufficient funds.  VEHICLE INFORMATION:
	OWNER AGREE AS FOLLOWS:	>	Vehicle 1
3. You agree to put If you get a new and complete a	roperly register all vehicles with management. ew or replacement vehicle you must notify us a revised agreement		Make:
<b>4.</b> If you are provergroup properly insta	vided with a parking tas or sticker it must be illed and displayed.		Permit Number:Phone Number:
5. Unless your ve you may park with the excep any marked be	chicle(s) has been assigned a specific space(s) in any manable space(s) in the parking areas, otion of spaces reserved for a particular use or andicap space, tipless you posses a government ap decal or similar signage.		Parking Space:
6. If you are assign you the space of at our sole dix	ned a specific parking space(s) we shall assign and retain the right to change assigned spaces cretion.		Permit Number: Phone Number: Parking Space:
7. You inderstand without notice	and accept that we have the right at any time, to tow unauthorized or non-registered vehicles ting space on the property.		Vehicle 3 Make:
	se parking spaces in accord with the terms of		Model & Year:State:License Plate:
<b>9.</b> Any vehicles w	which are improperly parked or are in violation dum, the terms of the Lease or Rules will be expense. You agree that we shall not be liable		Permit Number: Phone Number: Parking Space:

the vehicle(s).

property.

to you for damages related to the physical towing nor any consequential damages you may incur through loss of use of

**10.** You understand that we will not be held liable for any damage or theft that may occur while your vehicle(s) is parked on any part of the property. Upon signing this agreement you knowingly accept the risk of parking any vehicle(s) on the

# 13. SPECIAL PROVISIONS: Residents with approved parking may either be assigned a tandem or standard parking spot. Tandem parking is \$95/month and standard parking is \$190/month. Vehicles illegally parked in fire zones, no parking zones, reserved spaces, or handicapped spaces (without proper placards or license plates) are subject to immediate towing. **Resident or Residents** Owner or wner's Rej resentative (All residents must sign) gns belo f Signing Addendum



### ADDENDUM REGARDING MARIJUANA USE



### and LANDLORD'S COMMITMENT TO ENFORCEMENT OF CRIME FREE ADDENDUM MATIONAL APARTMENT ASSOCIATION TO THE VICE ADDITIONAL APARTMENT ASSOCIATION TO THE VICE ADA

Becomes part of Lease Contract

1.	DWELLING DESCRIPTION. 850 East Speedway Blvd	government, it agrees that the use of marijuana, whether prescribed for medical reasons or not, is a criminal offense
2	(street address), (unit no. if applicable) in Tucson (city), Arizona, 85719 (zip code).  LEASE CONTRACT DESCRIPTION.	and will not be protected under the fair housing laws. Therefore, management is not required to accommodate the use of marijuana by a tenant who is a current medical marijuana user. Disabled tenants who are registered medical marijuana users, however, should not feel discouraged to
4.	Lease Contract Date: August 26, 2024  Owner's name: Core SVA Tuscon Speedway LLC	<ul><li>request reasonable accommodations if the need arises.</li><li>4. The Premises listed above follows and complies with federal law regarding marijuana use and is, and will continue to be,</li></ul>
	Residents (list all residents):	a drug free community. Possession, use, manufacture or sale of any illegal substance, including marijuana or any use of marijuana by the tenant and/or guests will restly in immediate termination. If you have any questions or concerns about this policy, please speak to management.
		<ul> <li>5. By signing below, the resident acknowledges has or her understanding of the terms and conditions as stated above, and his or her agreement to comply with those terms and conditions.</li> <li>6. SREVIAL PROVISIONS. The following special provisions control over configuring provisions of this printed form:</li> </ul>
	This Addendum constitutes an Addendum to the above described Lease Contract for the above described premises, and is hereby incorporated into indicade a part of such Lease Contract. Where the terms on conditions found in this Addendum vary or contradict anyterms or conditions found in the Lease Contract this Addendum shall control.	
3.	Arizona law permits the use of both medical and recreational marijuana. Under both the AMA and the Smart and Safe Act, adults 21 and older in Arizona are permitted to possess and use marijuana subject to certain restrictions. However, this is not the case under federal law. Under federal law, specifically the Controlled Substances Act (CSA), marijuana is still categorized as a Schedule I substance. This means that under federal law, the manufacture, discribation, or possession of marijuana is strictly prohibited. Because the U.S. Department	
	of Housing and Urban Development's controlled by the federal  Resident or Residents	Date of Signing Addendum
	(sign here)	
	Owner or Owner's Representative (signs here)	Date of Signing Addendum





## **CRIME/DRUG FREE HOUSING ADDENDUM**Becomes part of the Lease Contract



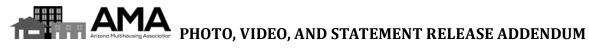
L.	850 East Speedway Blvd	4.	possession, sale, manufacturing and distribution of
	(street address), (unit no. if applicable) in Tucson		marijuana, regardless of state or local laws. (So long as the use, possession, sale, manufacturing and distribution of marijuana remains a violation of
•	(city), Arizona, (zip code).		federal law, violation of any such federal law shall constitute a material violation of this rental agreement.)
٤.	LEASE CONTRACT DESCRIPTION. Lease Contract Date: August 26, 2024 Owner's name: Core SVA Tuscon Speedway LLC	5.	Engaging in, or allowing, any behavior that is associated with drug activity, including but not limited to having excessive vehicle or foot traffic
		6.	associated with Resident's dwelling.  Any breach of the Lease Contract that otherwise
	Residents (list all residents):		jeopardizes the health, safety, and welfare of the Owner, Owner's agents, or other Residents, or involving imminent, actual or substantial property damage.
		7.	Engaging in or committing any act that would be a violation of the Owner's screening structural conduct or which would have provided owner with a basis for denying Residents application due to
		$\sqrt{8}$	criminal conduct.  Agaging in any activity that constitutes waste,
		B AG	nuisance, or unlawfuluxe. REE THAT ANY VIOLATION OF THE ABOVE PROVISIONS
	This Addendum constitutes an Addendum to the above described Lease Contract for the above described plemises, and is hereby incorporated into and made a part of such lease Contract. Where the terms or conditions thank in this Addendum vary or contradict any terms of conditions found in the Lease Contract, this Addendum shall constal.	OF of t and is t	NSTITUTES A NATERIAL JOLATION OF THE PARTIES' ASE CONTRACT AND COOD CAUSE FOR TERMINATION TENAL CY. A single violation of any of the provisions this Addenaum shall be deemed a serious violation, da material default, of the parties' Lease Contract. It inderstood that a single violation shall be good cause termination of the Lease Contract. Notwithstanding foregoing comments, Owner may terminate Resident's
<b>3.</b>	ADDENDUM APPLICABILITY. In the event any provision in this Addendum is inconsistent with any provision(s) contained in other portions of, or attachments to, the abovementioned Lease Contract, then the provisions of this Addendum shall control. For purposes of this Addendum, the term "Premises" shall include the owelling, all coming a seas, all other dwellings on the Gronerty or any commonarea of other dwellings on or about other property by means, or managed by the Owner. The parties hereby amend and supplement the Lease Contract as follows:	5. CRANN provide not req 6. SPECIA	AL PROVISIONS. The following special provisions over conflicting provisions of this printed form:
ŀ.	<b>CRIME/DRUG FREE HOUSING.</b> Resident, members of the Resident's household, Resident's prests, and all other persons affiliated with the Resident:		
	A. Shall not engage in any illegal or criminal activity on or about the premises. The phrase, "illegal or criminal activity" shall include, but is not whited to, the following:		
	<ol> <li>Engaging in any act intended to facilitate any type of criminal activity.</li> </ol>		
	<ol> <li>Pernitting the Premises to be used for, or facilitating any type of criminal activity or drug related activity, regardless of whether the individual engaging in such activity is a member of the household, or a guest.</li> </ol>		
	c. The emawful manufacturing, selling, using, storing, keeping, purchasing or giving of an illegal or controlled substance or paraphernalia as defined in city, county, state or federal laws, including but not limited to the State of Arizona and/or the Federal Controlled Substances Act.		
	Resident or Residents (sign here)		Date of Signing Addendum
	Owner or Owner's Representative (signs here)		Date of Signing Addendum



### PACKAGE ACCEPTANCE ADDENDUM



1.	APARTMENT UNIT DESCRIPTION. Apt. No, 850 East	6. DUTY OF CARE, INDEMNIFICATION, ASSUMPTION OF RISKS AND WAIVER. As to any package for which we sign
	Speedway Blvd (street address) in	and/or receive on your behalf, you understand and agree that we have no duty to notify you of our receipt of such package,
		nor do we have any duty to maintain, protect, or deliver said package to you, nor do we have any duty to make said package
	(zip code).	available to you outside disclosed business hours. Any packages or personal property delivered to us or stored by
2.	LEASE CONTRACT DESCRIPTION.	us shall be at your sole risk, and you assume all risks
	Lease Contract Date: August 26, 2024 Owner's name: Core SVA Tuscon Speedway LLC	whatsoever associated with any loss or damage to your packages and personal property. You, your guests, family,
		invitees, and agents hereby waive any and all claims against
		us or our agents of any nature regarding or relating to any package or item received by us, including but not limited to,
	Residents (list all residents):	claims for theft, misplacing or damaging any such package, except in the event of our or our agent's gross negligence or
	Residents (list uni residents).	willful misconduct. You also agree to defend at a indemnify
		us and our agents and hold us both harmless from any and all claims that may be brought by any chird party relating to
		any injury sustained relating to or arising their any nackage
		that we received on your behalf. You also agree to indemnify us and our agents and hold us harmless from any damage caded to us or our agents by any probage received by us for you. You also authorize us to throw away or otherwise dispose
		cadeed to us or our agents by any proleage received by us for
		okany package that we, in our sole discretion, deem to be
		dangerous, noxious, or in the case of packaged food, spoiled, and waive any claim whitsoever resulting from such disposal.
		SEVERABILITY. If any provision of this Addendum or the
	This Addendum constitutes an Addendum to the bove	Lease Contractis illegal, invalid or unenforceable under any
	This Addendum constitutes an Addendum to the above described Lease Contract for the above described prehises,	applicable law, then it is the intention of the parties that (a) such provision shall be ineffective to the extent of such
	and is hereby incorporated into and made a part of such lease Contract. Where the terms or conditions found in this	invalidation invalidating or
	Addendum vary or contradict any terms or contritions found in the Lease Contract, this Addendum shall control.	otherwise affecting the remainder of this Addendum or the ease, (b) the remainder of this Addendum shall not be affected
3.	PURPOSE OF ADDENDUM. By signing this Addendum, you	thereby, and (c) it is also the intention of the parties to this
٠.	wish for us to sign for, and to accept, V.S. mail and privately-	Adde down that in lieu of each clause or provision that is illegal, ilivalid or unenforceable, there be added as a part of this
	delivered packages or other items on your behalf, subject to the terms and conditions so forth herein.	Adde dum a clause or provision similar in terms to such illegal, invalid or unenforceable clause or provision as may
4.	PACKAGE ACCEPTANCE.	be possible and be legal, valid and enforceable.
A.	<b>Generally.</b> You hereby a thorize us and our agent to accept, on your behalf, any package or item delivered to our agent.	8. SPECIAL PROVISIONS. The following special provisions
	management office during disclosed business hour, including	control over conflicting provisions of this printed form:  A valid ID is required to retrieve
	management office during disclosed business hours, including but not limited to any package delivered by the D.S. Acstal Service or by any private courier service or radical value. You	packages that are accepted by the office
	also specifically authorize us to sign on your behalf if the	on behalf of the resident. Perishable items that are not retrieved from the
	person or entity delivering said package or item requires an adult signature prior to delivery, it clading but not limited to	office by 6 pm on the day that it is
	the delivery of certified or registered mail. A photo I.D. is required before any packages will be released. Packages will only be released to verified Residents or approved	<pre>delivered, will be either disposed of or returned to sender.</pre>
	only be released to verified Residents or approved	
<b>D</b>	representatives.	
В.	<b>Limitations.</b> You understand and agree that we may refuse to accept any package for any eason or no reason at all.	-
5.	TIME LIMITATION. Due to limited storage space, we must	
	ask that you pick up your package as soon as possible. You also agree that we small have no duty whatsoever to hold or	
	store any package for more than 3 days after receipt	
	(a cardingly vor should notify the management office if you are going to be away from the apartment home and expect to	
	be receiving a package(s)). After said time, you agree that any such package is deemed abandoned and you authorize us to	
	return the package to its original sender.	
	Resident or Residents (All resident's must sign)	Owner or Owner's Representative (Signs below)
_		Date of Signing Addendum





	take, use, reuse, and publish the
	nor occupants in all photographs
Tucson or other electronic and/or o	digital media in any and all of our nout limitation, any website entries,
(zip code). advertising websites, and a	ny other marketing materials. You
2. LEASE CONTRACT DESCRIPTION. property of the Released F	t these materials will become the Parties and will not be returned.
	outhorize the Released Parties to blish, or distribute this media for
any lawful purpose whatsoe	ever including, without limitation,
inspect or approve the finish	ing uses. You waive the right to hed product, including any written
	n your likeness appears now or in ou waive any right to payment,
royalties, or any other compuse of the media.	pensation arising or tented to the
5. CONSENT TO USE YOUR	NAME, LINCOSS WRMTEN ENTS Outpress agreeing
	ame, victure, written comments.
and statements, and/or the range of any mine	naines, pictures, written comments or occupants in any and all of our loot humanion, any website entries,
publications, including with advertising websites locial	loct imitation, any website entries, al media websites, and any other
mrketing materials You h	nereby grant the Released Parties o use, peproduce, and publish any
media on its website, sos	ial media platforms, or in other
Occupants (list all occupants): marketing-related thateria form.	ils, whether in electronic or print
6. RECEASE OF LIABILITY. Y	You hereby release, hold harmless,
notified in the state of the st	om any claims or causes of actions on, any and all claims for libel or ablicity or privacy, related to our
lie of the nedia in any and	l all of our publications, including
any website entries, adve	ertising websites, social media narketing material so long as the
Mam or cause of action doe	es not result from our intentional igence. This consent and release
shall be binding upon you an	nd your heirs, legal representatives
This Addendum constitutes an Addendum to the Move	
	he right to revoke your consent to re, video, voice, written comments,
Contract. Where the terms or conditions found in this	ame, picture, video, voice, written any minor occupants, by written
Contract. Where the terms or conditions found in this Addendum vary or contradict and terms or conditions found in the Lease Contract, this Addendum shall sontrol.  or statement, and/or the national comments, or statement of notice to us.	any minor occupants, by written
· · · · · · · · · · · · · · · · · · ·	The following special provisions ovisions of this printed form:
<ul> <li>3. PURPOSE OF ADDEND M. By sighing this Addendum, you, without payment or other consideration, agree to grant us permission to use cour ricenses in photographs, videos and/or other electronic and/or origital reproductions, including</li> </ul>	ovisions of this printed form.
or other electronic and/or origital reproductions, including voice, in any and all of our publications, including, without	
limitation, My website entries, advertising websites, social	
media websites, and hay other marketing materials. For purposes of this addexdum, photographs, videos, written	
purposes of this adderdum, photographs, videos, written comments. Statements, and other digital reproductions will kerematter be collectively referred to as "media."	
A. CONSENT FOR MINOR OCCUPANTS. By signing this	
Adderdum, if any minor occupants are named above, you further certify that you are the parent, or legal guardian	
of the minor occupant(s) named above, and you, without payment or other consideration, agree to grant us	
permission to use their likeness in photographs, videos	
and/ or other electronic and/or digital reproductions, including voice, in any and all of our publications, including,	
without limitation, any website entries, advertising websites, social media websites, and any other marketing	
materials. For purposes of this addendum, photographs, videos, written comments, statements, and other digital	
reproductions will hereinafter be collectively referred to as "media."	

(All residents must sign)	(signs below)
	Date of Signing Addendum



Landlord

#### U.S. Department of Housing and Urban Development Office of Housing

OMB Approval No. 2502-0204 Exp. 06/30/2017

### LEASE ADDENDUM JOLENCE AGAINST WOMEN AND DISTICE DEPARTMENT REALITHORIZATION ACT OF

VIOLENCE AGAINST WOMEN AND JUSTICE DEPARTMENT REAUTHORIZATION ACT OF 2005				
TENANT	LANDLORD Core SVA Tuscon Speedway LLC	UNIT NO. & ADDRESS 850 East Speedway Blvd Thoson, AZ 85719		
	owing paragraphs to the Least between	n the abbye referenced enant and Landlord.		
<b>Purpose of the Addendum</b> The Lease for the above referenced to Justice Department Reauthorization	unit is being amended to include the property of 2005 (YAWA).	oxisions of the Violence Against Women and		
<b>Conflicts with Other Provisions o</b>	f the Lease			
In case of any conflict between the Addendum shall prevail.	provisions of this Addendum and other	sections of the Lease, the provisions of this		
Term of the Lease Addendum				
The effective date of this Lease ydd be in effect until the Lease termin	endur isated.	This Lease Addendum shall continue to		
VAWA Protections (				
violations of the Least of other "gof abuse.  2. The Landlord may not consider household or any guest or other occupancy rights if the tenant of that abuse.  3. The Landlord may requesting individual is a victim of abuse HUD-5382, or other accumentation days, or an agreed upon extension	good cause" for the mination of assistant criminal activity directly relating to a person under the tenant's control, cause an immediate member of the tenant's ran immediate member of the tenant's riting that the victim, or a family member that the Certification of Domestic on as noted on the certification form, be	eviolence or stalking as serious or repeated ce, tenancy or occupancy rights of the victimal abuse, engaged in by a member of a tenant's use for termination of assistance, tenancy, or a family is the victim or threatened victim of the mber on the victim's behalf, certify that the Violence, Dating Violence or Stalking, Form a completed and submitted within 14 business to VAWA. Failure to provide the certification ay result in eviction.		
Tenant	Date			
Tenant	 Date			

Date



#### ARBITRATION AGREEMENT



1.	DWELLING UNIT DESCRIPTION. Unit No. 850 East	<b>4. CLASS ACTION WAIVER.</b> The parties waive any right to
	Unit No, 850 East Speedway Blvd	bring representative claims on behalf of a class of individuals (the "Class Action Waiver"). This Class Action Waiver means
	(street address) in	that You waive your ability to participate either as a class
	Tucson	representative or member of any class action claim(s) against
	(city), Arizona, (zip code).	Owner or Owner's Agents ("us"). While You are not waiving
2.	LEASE CONTRACT DESCRIPTION.	any right(s) to pursue claims against us related to Your tenancy, You hereby agree to file any claim(s) against us in Your
	Lease Contract Date: August 26, 2024	individual capacity only, and You may not be a class action
	Owner's name: Core SVA Tuscon Speedway LLC	plaintiff, class representative, or member in any purported
		class action lawsuit ("Class Action"). Accordingly, You
		expressly waive any right and/or ability to bring,
		represent, join, or otherwise maintain a Class Action or similar proceeding against us in any forum. Any claim
	Residents (list all residents):	that all or any part of the Class Action Waiver is
		unenforceable, unconscionable, void, or void be shall be
		determined by the arbitration service chosen by the
		parties.
		PROVISION AND ITS CLASS ACTION WAINER, YOU MAY HAVE POSSESSED THE ABILITY TO BE A PARTY TO A CLASS ACTION LAWSUIT. BY SIGN NOTHIS AGREEMENT, YOU HAVE SEEN AND AND AND ADDRESS OF A PARTY TO A CLASS ACTION LAWSUIT. BY SIGN NOTHIS AGREEMENT, YOU HAVE SEEN AND AND ADDRESS OF A PARTY OF SHOULD ADDRESS.
		PROVISION AND ITS CLASS ACTION WAINER, YOU MAY
		HAVE POSSESSED THE ABILITY TO BE A PARTY TO A CLASS
		UNDERSTAND AND CHOOSE TO WAIVE SUCH ABILITY
		AND CHOOSE TO HAVE ANY CLAIMS DECIDED
		MDIVIDUALLY!
		This arbitration provision, and its Class Action Waiver, shall
		survive the texpination or expiration of this Lease Contract.
3.	ARBITRATION CLAUSE. We agree that any and all dams	CEVERARIUTY Was substruction provision may be severed
	between us and/or arising from or relating to this Lease	<b>5. SEVERABILITY.</b> This arbitration provision may be severed or modifical in necessary, to render it enforceable.
	Contract shall be subject to binding a burning under the	<b>(( )</b>
	Federal Arbitration Act ("FAA"). This includes claims based on contract, tort, equity, statute or otherwise, as well as	ORXOUT REQUIREMENT. You may opt-out of this
	claims regarding the scope and ento expility of this provision.	arbitration provision by providing written notice to the Owner
	This includes all claims by or against You, other Residents,	within Marty days of signing this Agreement.
	Owner, and Owner's Agents, However, at the election of axv	7. SYSCIAL PROVISIONS. The following special provisions
	party, a court of competent jurisdiction may adjudicate small claims, any request for injunetive relief, and/or all claims	control over conflicting provisions of this printed form:
	claims, any request for infanety e relief, and/or all claims for eviction or recovery of possession of the provises the fall	<b>Y</b>
	other claims will be decided by arbitration under this hease	<b>-</b>
	Contract.	
	A single Arbitrator shall preside over any arbitration under	
	this Lease Contract and shall render a final, binding decision.	
	You may choose the American Arbitrath in Association ("AAA"),	
	JAMS, or other similar arbitration service provider acceptable	
	to us to administer the arbitration. Unsistent with the FAA,	
	the Arbitrator shall determine the Mevant AAA, JAMS, or	
	other arbitration Mes. Tot AAA and JAMS, these rules can	
	be found at www.adr.org and www.jamsadr.com.	
	Unless otherwise agreed by the parties, the arbitration shall	
	take place in the county where the relevant Apartment	
	Community is acated.	
	Each party to the arbitration shall pay his, her, or its own	
	costs of arbitration. If you cannot afford your arbitration costs you may apply for a waiver under the relevant rules.	
	costs you may apply for a warver under the relevant rules.	
	•	
	Resident's Acknowledgment	Date of Signing
	Resident's Acknowledgment	Date of Signing
_		
_		
	Landlord (or Landlord Agent) Acknowledgment	Date of Signing

#### Arizona Department of Health Services Office of Environmental Health Residential Pool Safety Notice



The purpose of this notice is to educate residential pool\* owners on the legal requirements of pool owners in and proper pool safety. Each year in Arizona, too many young children are victims of drowning or near drowning. The Arizona State Legislature recognized this threat to the health and safety of children and passed A.X.S. \$36.1681 to prevent children from gaining unsupervised access to residential swimming pools. In A.R.S. \$36.1681 the Legislature requires that all pool owners receive the legal requirements of pool ownership and a safety hotice explaining the Arizona Department of Health Services' recompressed across on pool safety.

Permission to quote from or reproduce this notice for non-commercial purposes is granted when the acknowledgement is made. Quotation from or reproduction of this notice for a commercial purpose is governed by A.R.S. § 39-121.03.

#### **Pool Enclosure Requirements**

At a residence with a swimming pool where one or more children under six years of age live in the residence:

A.R.S. § 36-1681 requires that a swhapping pool be protected by an enclosure (wall, fence, or barrier) that surrounds the pool area. Unless a local code provides otherwise, the enclosure of a belowground or aboveground pool must:

- Entirely enclose the pool area;
- Be at least 5 feet high;
- Have no openings other then doors or gates through which an object 4 inches in diameter can pass;
- Have no openings, handholds, or dotholds accessible from the exterior side that can be used to climb the barrier; and
- Be at least 20 inches from the water vedge

If, however, a residence or living area makes up part of the enclosure required by A.R.S. § 36-1681(B), there must be:

- A wall, ferce, or barrier located between the swimming pool or other contained body of water and the residence arriving area that:
  - Has a height of at least four feet;
  - Nas no benings through which a spherical object four inches in diameter can pass;
  - Nas a gate that opens outward from the pool and is self-closing and self-latching;
  - o Has no openings, handholds, or footholds accessible from the exterior side of the enclosure that can be used to climb the wall, fence, or barrier; and
    - o Is at a distance of at least twenty inches from the water's edge;

Anotorized safety pool cover that requires a key switch and meets the American Society of Testing and Materials (ASTM) standards in F1346-91 (www.astm.org);

For each door or window in the residence or living area that has direct access to the pool:

- o A self-latching device that is located not less then fifty-four inches above the floor; and
- Either a screwed in wire mesh screen covering a dwelling or guest room window or a keyed lock that prevents a dwelling or guest room window from opening more then four inches; or
- For an aboveground swimming pool, non-climbable exterior sides which are a minimum height of four feet and access ladders or steps that are removable and able to be secured when the pool is not in use.

#### **Gate Requirements**

According to A.R.S. § 36-1681(B)(3), any gate in either the five-foot-tall wall, fence, or barrier enclosing a pool or the four-foot-tall wall, fence, or barrier between the residence or other living area and a pool must:

- Open outward from the pool
- Be self-closing and self-latching; and
- Have a latch:
  - o Located at least fifty-four inches above the underlying ground;
  - Located on the pool side of the gate with the atch's release mechanism located at least five whes
    below the top of the gate and no opening greater than one-half inch with twenty-our inches of the
    release mechanism; or
  - Located at any height if secured by a padlock or similar device which requires a key, electric opening, or integral combination.

#### Arizona Department of Health Services Pool Safety Recommendations

- Never leave a child unattended in the pool or pool area.
- Because flotation devices and swanning lessons are not substitutes for supervision, a child should always be watched when in or around the poplarea.
- CPR/CCR instructions and the 91 emergency number (or local emergency number) should be posted in the pool area.
- A phone should be located in the pool area or easily accessible ut case of an emergency.
- All residential pool where should attend water resche and CR/CCR classes. Lifesaving equipment should be easily accessible and stored n the pool area.
- All gate ockeand lacks should be checked egularly to insure they are working properly.
- A gate should never be left propped on
- All items that could be used to clamb took barrier should be removed from around the barrier.
- In an emergency:
  - Shout for help;
  - Pull the child from the water
  - o Call 911 (or local emergency number) for help; and
  - o After checking the child's airway and breathing, immediately begin CPR/CCR if necessary.

**Note:** The state requirements contained in A.R.S. § 36-1681 may be superseded by local requirements that are equal to or more restrictive than the state requirements. Check with your local city and county governments to see if they have adopted different pool barrier requirements.

\* "Pool" preass in in-ground or aboveground swimming pool or other contained body of water 18 or more inches in depth, wider than 8 feet at any point, and intended for swimming, pursuant to A.R.S. § 36-1681(A).

September 2012

### ACKNOWLEDGMENT OF RECEIPT OF THE RESIDENTIAL POOL SAFETY NOTICE



This Acknowledgment is incorporated into the Apartment	Lease Contract dated August 26, 2024
between Core SVA Tuscon Speedway LLC	
("We" and/or "we" and/or "us") and	
we analysi us fand	
("You" and/or "you") of Unit No.	located at 850 East Speedway Blvd(street address
in <u>Tucson</u> (Air), A conditions in the Apartment Lease Contract	rizona, (zip code) and is in addition to all terms and
Resident(s) hereby acknowledges receipt of the Residential and attached hereto.	Pool Safety Notice is sued by the Arizona Department of Health Service:
Resident or Residents	Owner or Owner's Representative
(All residents must sign (Are)	(signs below)
	_
	_ Date of Lease Contract
	_ August 26, 2024
	_
	_



1. DWELLING UNIT DESCRIPTION.

#### RESIDENT DESIGNATION ADDENDUM

Resident 3:



Unit No, <u><b>850 East</b></u>	
Speedway Blvd (street address) in	(Name of Designee)
(street address) in	
(city), Arizona, <b>85719</b> (zip code) (the "Premises").	(Full Address)
LEASE CONTRACT DESCRIPTION.	(1 un Auuress)
Lease Contract Date: August 26, 2024	(Telephone Number)
Owner's name: Core SVA Tuscon Speedway LLC	This designation is <i>(check one)</i> : $\square$ an initial designation or
	an amendment to a previous designation. This designation
	is effective immediately upon delivery to Owner and supersedes and/or revokes any previous designation.
Residents (list all residents):	<b>A</b>
	Resident 4:
	(Name of Designee)
	(rame or Designes)
	(Fall Address)
	(Tylephone Number)
	This designation is (theck one): If an initial designation or an amendment to a previous designation. This designation
	is effective knimedrately upon delivery to Owner and
This Addendum constitutes an Addendum to the above-	supersedes and previous designation.
described Lease Contract for the above-described prefixes and is hereby incorporated into and mod apart of such Lease	Resident 5:
Contract. Where the terms or conditions found in this	
Contract. Where the terms or conditions total d in this Addendum vary or contradict and terms of conditions found in the Lease Contract, this Addendum shall control.	Name of Designee)
in the Lease Contract, this Adde dum shall control.	
Pursuant to A.R.S. § 33/13140F), Resident may designate "the name and contact information of a person who is authorized	(Full Address)
name and contact information of a person who is authorized by the resident to enter the resident's dwelling unit to retrieve	
and store the resident's property including the lesident's	(Telephone Number)
animal if the resident dies of is otherwise incapacitated Wine the parties understand that this is an unpleasal doos it illity	This designation is <i>(check one)</i> : an initial designation or
to contemplate, they agree that the need for such a designee may arise during the term of the Lease. With this in mind,	an amendment to a previous designation. This designation is effective immediately upon delivery to Owner and
may arise during the term of the Lease. With this in mind, Resident so designates the following individual ("Disignee")	supersedes and/or revokes any previous designation.
for the purposes contemplated in this statute.	Resident 6:
Resident 1:	
Acsident II	(Name of Designee)
(Name of Designee)	
	(Full Address)
(Full Address)	(1 4.1.1.4.1.000)
	(Telephone Number)
(Telephone Manne	This designation is (check one): $\square$ an initial designation or
This designation is (check one):   an initial designation or	an amendment to a previous designation. This designation is effective immediately upon delivery to Owner and
at a mendment to a previous designation. This designation	supersedes and/or revokes any previous designation.
is effective immediately upon delivery to Owner and supersedes and/or revokes any previous designation.	Further pursuant to this statute:
	(1) If Designee fails to respond to Management within ten
Resident 2:	(10) days of the initial written attempt to contact Designee
(Name of Designee)	or declines to take possession of Resident's personal property, Management may dispose of said property in
(manie or Designee)	accordance with the procedures set forth at A.R.S. § 33-
	1370.
(Full Address)	(2) Before removing any of Resident's personal property,
(m) 1 2 3 1 2	Designee must present to Management a valid government- issued identification that confirms Designee's identity.
	initial written contact by the landlord or the last date for
is effective immediately upon delivery to Owner and	which rent is paid, whichever is longer, to remove items
(Telephone Number)  This designation is <i>(check one)</i> : □ an initial designation or □ an amendment to a previous designation. This designation is effective immediately upon delivery to Owner and supersedes and/or revokes any previous designation.	issued identification that confirms Designee's identity.  (3) Designee shall have twenty (20) days from the date of initial written contact by the landlord or the last date for

supersedes and/or revokes any previous designation.

during regular business hours (9:00 A.M. to 5:00 P.M.).

(4) Please note that by operation of law, by Management allowing the Designee to enter the property to remove personal property pursuant to this Addendum, Management has no further liability to Resident, Resident's estate, or Resident's heirs for lost, damaged, or stolen personal property items. If Resident's personal property is not entirely removed from the leased premises by Designee, Management may dispose of the property as set forth at A.R.S. § 33-1370.

**Resident or Residents** Owner or Owner's Representative (All residents must sign) (signs below) **Date of Signing Addendum** 

#### **TENANT'S INSURANCE:**

TENANT shall acquire and maintain for the TERM of the LEASE a standard tenant liability insurance policy with liability coverage of at a minimum of \$100,000 per occurrence for TENANT'S legal liability for damage to LANDLORD'S property for no less than the follow causes of loss: fire, smoke, explosion, backup or overflow of sewer, drain or sump, and water damage and such other coverages described in any addendum attached hereto (the Liab Policy"). TENANT'S Liability Policy shall name LANDLORD as an additional event that TENANT fails to obtain, maintain and deliver to LANDLORD such the Liability Policy, LANDLORD shall have the view out not the obligation, and automatically elects for LANDLORD to procure such policy coverage of through the Landlord Required Insurance Policy ("LRIP" t the TE will be hall be charged a Landlord Required Insuran 13.95 per ponth and thi deemed to be additional RENT under the immediately aue and payable by TENANT to LANDLORD.

#### DAMAGE TO TENANT'S PROPERTY AND INSURANCE:

JANT'S property. Unless caused LANDLORD does not pro RD, or I ANDLORD'S agent's or by the willful or gross nor LANDLON'S agents and/or employees shall be employee's, neither I responsible for any the damage, loss or destruction of spersonal property of TENANT or itees or agents due to fire, water, flooding, other TENANT'S occupar **12** ENCOURAGED TO INSURE casualty, act of PERSONAL PROPERTY IN AN FICIENT TO COVER THE PROPERTY. National Student Services, Inc. (h a.com/portal/sternrisk) offers coverage through its Personal Property Protection Program which is being referred to in this LEASE merely for the convenience of TENANT as an example of such a program. LANDLORD makes no representations or warranties whatssever regarding National Student Services, Inc. or its Personal Property Projection Program and TENANT is encouraged to speak with a qualified insurance professiona about available coverages. TENANT expressly and unequivocally agrees to be liable to LANDL A and/or LANDLORD'S insurer for injury to any person and damage the PROPERTY, including but not limited to fire and water damage, caused by NANT'S occupants, guests, licensees, invitees or agents. TENANT agrees to comply in all respects with any applicable policy of insurance so as to not cause an increase in yoid axy insurance policy.