made pursuant	to t	AGREEMENT dated the	es Act, S.O. 200	06, Chap.17	(hereinafter the "R.T.A.").			
BETWEEN: _						_ (Landlord)		
						_ (Landlord's Current Address)		
(Unit No.)			(City)					
		egal name and address of the Landlord to b ame and address of the Landlord are subje						
AND:			(Tenant)			(Tenant)		
AND:			(Tenant)			(Tenant)		
AND:			(Tenant)	AND:		(Guarantor(s))		
RENTED PREMISES	1.	The Landlord agrees to rent to the Tenant ar	nd the Tenant agre	ees to rent fro	m the Landlord			
		(Unit No.) (Address)			(City) (Provinc	ce) (Postal Code)		
		hereinafter referred to as the Rented Premise						
PARKING		Outside Underground	Covered	Gar	age (specify number o	f spaces in each category).		
OCCUPANTS		It is understood and agreed that only the follo	owing persons, in	addition to th	e tenants, shall occupy the Rented	Premises in addition to the Tenant:		
		NAME:		NAM	≣:			
		NAME:		NAM	≣:			
		pay damages for breach of contract to the La	andlord in the amo pants during the to	ount of \$ enancy (Tena	monthly for failure to disclose ints' children excepted), and furthe	r agrees that the amount of damages agreed to		
OCCUPANT SPOUSES BOUND BY THIS AGREEMENT		effect. In the event the Rented Premises are	e occupied as a pr eement shall be d	rincipal reside	nce by a spouse as defined in the amended to include such spouse a	Premises at any time while this Agreement is in RTA and where such spouse obtains the status as a Tenant and shall be fully binding upon such		
COVENANTS	2.	who resides in the Rented Premises. It is ag or Tribunal of competent jurisdiction in the	reed that the Lan event of a breach sion thereof in the	dlord shall be h of performa e event of nor	entitled to enforce the provisions nce thereof by the Tenant and th -payment of rent or breach of any	med to have given notice hereof to any person of this Agreement against the Tenant in a Court le Landlord shall have the right to re-enter the of the covenants, agreements, or provisions of		
TERM	3.	The Tenant shall occupy the Rented Premise	es, subject to the	present tenar	t vacating, for a term beginning or	n the		
		day of	,	and ending o	n the day of			
		reason including, but not limited to, construc and shall give possession as soon as the La to the Tenant. Failure to give possession or	tion delays or an indlord is able to o in the date of com e construed to ex	overholding t do so. The re mencement of tend the terr	enant, the Landlord shall not be su ent shall abate until possession of of the term shall not in any way af n of this Tenancy Agreement.	ses on the commencement of the term for any ubject to any liability to the Tenant or occupants the Rented Premises is offered by the Landlord fect the validity of this Tenancy Agreement, the his agreement shall be enforceable against all emises.		
RENT	4.	(a) The Tenant agrees to pay to the Landlor	d, at the Landlord	l's office or su	ich place as directed in writing fror	n time to time by the Landlord:		
		For Rented Premises per month		\$	If Landlord prov	vides Rental Incentive, specify amount here:		
		PLUS for Parking Privileges per month		\$		\$		
		PLUS for Additional Appliances per mon	ith	\$		hall be given in the manner set out in the Rental shall be void and repayable forthwith as rent if		
		PLUS for Air Conditioning per month		\$		without leave prior to end of term or breaches s of the Rental Incentive.		
		PLUS for Additional Services per month (specify services and amount for each)		\$				
				\$				
		Total Monthly Rental payable in adva	nce	\$		due and payable on the first day of each month erred to in paragraph 3 herein.		
		Rental cheques are payable to Agreement shall be deemed to have been pa	aid on behalf of the T	Tenant.	Rent pa	id by anyone other than the Tenant named in this		
		b) (i) The amounts listed in 4(a) include a Prompt Payment Discount of 2% of the Total Monthly Rental which shall apply during the initial term of this Agreement provided the rent is received at the Landlord's office on or before the date the rent is due. Where rent is paid after the due date the Tenant shall pay the sum of the Total Monthly Rental in 4(a) above, divided by 0.98. The Prompt Payment Discount may, in the sole discretion of the Landlord, be discontinued at any time after the initial term of this Agreement.						
		<ul> <li>(ii) Arrears of rent shall bear interest at from the date following the date upo</li> </ul>				ivalent of 26.82 per cent per annum, calculated ed as rent hereunder.		
		(c) (i) All payments herein may be made b from time to time by the Landlord, hi				cheque. Acceptance of other forms of payment		
		respect of the dishonoured cheque				drawn, the Tenant shall pay to the Landlord, in charge for each such cheque in addition to the		
		period of the tenancy. In the event of a	lawful rent increa	se, the Tena	nt shall pay an additional amount	ied toward payment of the rent for the last rent to increase the rent deposit in an amount equal rd of interest payable in respect of the deposit		
		(e) The Administration and Processing Fee	referred to in clau	ises 15 and 1	6 of this Agreement shall be \$	·		
		(f) It is further agreed between the parties negotiated taking into account a reduct	s that the rent ch ion to allow for a ntial complex or F	nargeable pur iny future dis Rented Premi	suant to this Agreement and any ruptions or inconvenience the Terses pursuant to its statutory obligations of the terms and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the set to be addressed and the statutory obligations are set to be addressed and the statutory obligations are set to be addressed and the set to	r statutory or other renewals thereof has been nant may experience as a consequence of the ations under the R.T.A. or any other provincial,		
UTILITIES	5.	The Tenant, in addition to the Monthly Renta						
		Electricity	Hot Water Heater	r	Gas			

Electricity	 not water neater		Ouo	
Water	 Cable TV		Heat	
Other (Specify)		Other (Specify)		

		cha furt any	Tenant shall exercise reasonable care and diligence in the use of any utility supplied by the Landlord. The Tenant acknowledges that payment of rges by the Tenant for services as shown above constitutes a rental obligation of the Tenant and any unpaid charges may be collected as rent; termore, any money paid by the Tenant to the Landlord, even when specifically identified by the Tenant as "rent", may first be applied by the Landlord to unpaid charges for the above services, and the Landlord shall have the same remedies in respect of a resulting shortfall in rent as in the case of non-ment of rent.
BANKRUPTCY	6.	arre Agr anc imn	The event of the bankruptcy of the Tenant, the Landlord shall rank as a preferred creditor pursuant to the <b>Bankruptcy and Insolvency Act</b> in respect of ars of rent for a period of three months next preceding the bankruptcy. If the Tenant becomes a bankrupt, the balance of the term of this Tenancy eement shall be terminated and the Tenant shall become a month to month tenant subject to all of the terms and conditions of this Tenancy Agreement subject to the rights of the Trustee. On the day following the date that the Tenant becomes a bankrupt the Tenant's obligation to pay rent shall ediately commence for the balance of the month in which the Tenant becomes bankrupt and, thereafter, rent shall be payable in advance on the first day ach month as provided for in clause 4 of this Agreement.
CONSENT OF REGISTERED OWNER	7.	res not reb	Landlord named herein has the registered owner's authority to execute this Tenancy Agreement on its behalf and may exercise the rights and powers rived to the Landlord herein; however, in the event the Landlord named herein is not the registered owner but an agent of same, the Tenant covenants to impose liability for rent rebates or any damages, howsoever accruing, upon the Agent as Landlord and the Tenant shall seek recovery of any such te or damages from the registered owner and shall consent to amendments of court or tribunal documents necessary to ensure that the registered owner ded as a party to such proceedings.
USE	8.	(i)	The Tenant agrees to use the Rented Premises as a residential dwelling and for no other purpose whatsoever.
		(ii)	The Tenant agrees not to conduct, permit, or suffer any act or activities on or about the Rented Premises for which consideration would normally be payable, including but not limited to activities such as the operation of babysitting or child care services, or the operation of any other business or commercial use. Specifically, the Tenant shall at no time seek compensation from the Landlord, howsoever arising, in respect of any interruption to any economic activity engaged in by the Tenant or members of the Tenant's household at the Rented Premises.
		(iii)	The Tenant shall not permit the Rented Premises to be occupied by anyone other than the persons listed in clause 1 of this Agreement unless authorized by the Landlord in writing. The Landlord shall be deemed not to have Notice of such occupancy unless the Tenant complied with this term.
		• • •	The Tenant agrees not to permit a sale (including "yard sales") or auction to be held on the Rented Premises without written consent of the Landlord.
CONDITION OF PREMISES	9.	and defe upo Rer	Tenant hereby acknowledges that the Rented Premises, appliances and appurtenances are in clean condition free of visible defects and fit for habitation use. The Tenant hereby undertakes to notify the Landlord, in writing, within seven (7) days of the commencement of the term of this Agreement, of any cost or deficiencies in the condition of the Rented Premises. The Tenant agrees that there is no promise, representation or undertaking, by, or binding in the Landlord, nor is a request made by the Tenant, with respect to any alteration, remodelling, decorating or installation of equipment or fixtures in the ted Premises. The Tenant hereby agrees to maintain the Rented Premises in the same condition as existed at the commencement of this Tenancy agreement, or as improved by the Landlord thereafter, reasonable wear and tear excepted.
REPAIRS	10.		ne event of a breakdown of the electrical or mechanical systems, the Landlord shall not be liable for damages or personal discomfort; however, the dlord shall carry out repairs with reasonable diligence.
CARE OF RENTED PREMISES	11.	Pre per pric	Tenant agrees to keep the Rented Premises in a reasonable state of cleanliness and shall be liable for the costs of repair of damage to the Rented nises or residential complex caused by the wilful or negligent conduct of the Tenant, other occupants of the Rented Premises or persons who are nitted in the residential complex by the Tenant. The Tenant shall not make any alterations to, or decorate the Rented Premises, without the Landlord's r written approval and shall, upon termination of the tenancy, remove any alterations and decorating and restore the Rented Premises to the same dition as it was in on the date of commencement of this Tenancy Agreement, reasonable wear and tear excepted.
MAINTENANCE ISSUES	12.	mai trib sha	Tenant covenants to advise the Landlord, in writing, of any repairs or maintenance required to be done by the Landlord. It is agreed that any request for thenance or repairs not made in writing shall not be the subject of any legal proceeding by the Tenant against the Landlord in a court of law or before a nal of competent jurisdiction. It is further agreed that, upon written notice to the Landlord of any repairs or maintenance required to be done, the Tenant I allow the Landlord a reasonable opportunity to effect repairs or maintenance that the Landlord is required to undertake by law or under this Agreement. Tenant shall not direct or call on any person not employed by the Landlord to effect any repair or maintenance of the Rented Premises.
RIGHT OF ENTRY BY LANDLORD	13.	insp ren that her	Tenant agrees that the Landlord, at the Landlord's sole discretion, shall be entitled to enter the Rented Premises for the purpose of making maintenance ections, repairs and alterations, including renovations, and pest control measures, regardless of whether the Tenant believes such inspections, repairs, wations or measures are necessary, and the Landlord shall not be treated as a trespasser for the purpose of such entry; furthermore, the Tenant agrees the Landlord may enter the Rented Premises in the manner specified under the R.T.A. for the purpose of exercising its rights to show or enter the unit eunder or under the R.T.A. or to inspect such premises in preparation for a hearing before a court or tribunal. It is further agreed that the Landlord's cise of a right of entry under this clause shall not constitute a breach of the covenant with the Tenant for quiet enjoyment of the Rented Premises.
RULES AND REGULATIONS	14	A.	(i) Automobiles shall be parked only in such spaces which the Landlord may designate from time to time and the Landlord shall have the right to reassign such parking spaces from time to time as the Landlord, in its sole discretion, may determine. The Tenant shall furnish the Landlord with such information as it may require to identify the Tenant's automobile and the Tenant shall affix to the vehicle such identification as may be designated by the Landlord from time to time. The Landlord shall have no obligation to provide parking for more than the number of automobiles specified in paragraph 1 of this Tenancy Agreement. The Tenant shall not assign or sublet any parking space.
PARKING			<ul> <li>(ii) Any parking space allotted to the Tenant by the Landlord may be used only for the purpose of parking one automobile which is regularly operated by the Tenant. Without limiting the generality of the foregoing, it is expressly understood and agreed that the Tenant shall not park or store on the Landlord's property any additional automobile, any automobile which has been abandoned or is inoperable or does not bear any valid license permit, and furthermore that the Tenant shall not park or store on the Landlord's property any commercial vehicle (including a taxi or limousine), recreational vehicle, trailer, boat or any other object.</li> <li>(iii) In the event that the Tenant contravenes any of the provisions of sub-paragraph 14A.(i) or 14A.(ii) hereof, the Landlord shall have the right to remove the automobile, vehicle, trailer, boat or object, as the case may be, from the property of the Landlord at the Tenant's risk and expense. No</li> </ul>
			action shall lie against the Landlord in replevin, conversion, damages or otherwise as a consequence of such removal and the Tenant shall reimburse the Landlord for any expense which he may incur in removing, storing or disposing of any vehicle, trailer, boat or object. (iv) No repairs, cleaning, washing or maintenance to any vehicle shall be carried out on the Landlord's property, including the Rented Premises.
FIRE		В.	(i) The Tenant shall not do, bring or keep anything in the Rented Premises, or permit or suffer such act which will in any way create a risk of fire or
			increase the rate of fire insurance on the building or contents. (ii) The Tenant shall not use the living space of the Rented Premises for excessive storage, including hoarding, of combustible material and personal or
			other property and growing marijuana, regardless of whether the Tenant or an occupant has a License, is absolutely prohibited. (ii) Barbecuing on balconies or making of fires shall not be permitted in or about the Rented Premises.
NOISE		C.	The Tenant shall not cause, permit or suffer any noise or interference which is disturbing to the comfort or reasonable enjoyment of the Rented Premises
NOTICE: VIDEO SURVEILLANCE		D.	by the Landlord or any other tenant. The Tenant hereby accepts Notice that Common Areas of the residential complex may be subject to video surveillance by the Landlord or its agents for the purpose of maintaining security and prevention of crime. Tenant access to video records shall be in accordance with Landlord's Privacy Policy.
ACCESS		E.	
			(ii) The Tenant agrees not to permit or suffer any partition or fences to be erected on, in, or about the Rented Premises.
PAINTING AND		F.	<ul><li>(iii) The Landlord shall have the right to limit access to the building by delivery services.</li><li>(i) The Tenant shall not permit the painting of any portion of the Rented Premises, or erect or cause to be erected any structure in, about, or upon the</li></ul>
ALTERATION			Rented Premises, or permit or make any alterations or changes in or about the Rented Premises without the prior written consent of the Landlord. (ii) Wallpaper shall not be installed without prior written consent of the Landlord.
			<ul><li>(iii) Spikes, hooks, screws, nails, or stick-on hangers shall not be put into or upon any woodwork of the Rented Premises.</li><li>(iv) No adhesive products or self-adhesive products shall be used within the Rented Premises, including, but not limited to: self-adhesive picture</li></ul>
ELECTRIC LIGHT BULBS		G.	hangers, clothes hooks, refrigerator decorations and bathroom decals. The Landlord shall furnish electric light bulbs in the fixtures and fuses in any panel box installed by the Landlord at the time the Tenant takes possession of the Rented Premises, but not thereafter. Upon termination of the tenancy, the Tenant shall be responsible for ensuring that all electric light bulbs and
SMOKE AND C0 ALARMS		Н.	fuses are in place and in an operable condition. The Tenant acknowledges receipt of smoke alarm and, where applicable, carbon monoxide (C0) alarm maintenance information and shall immediately
			notify the Landlord in writing of any damage to, or malfunction of, any smoke or CO alarm supplied by the Landlord whereupon the Landlord agrees to maintain and service same; however: (i) the Landlord shall furnish a battery for each smoke and/or CO alarm requiring same when the Tenant takes possession of the Rented Premises,
			which battery shall thereafter be replaced as needed from time to time by the Tenant but the Tenant shall not disable the alarms, ever; and (ii) if the malfunction is due to the Tenant's or an occupant's disabling of an alarm, or removal of or failure to replace the battery, or tampering or
			adjustments made thereto or removal thereof by the Tenant or his guests the Tenant shall reimburse and indemnify the Landlord for any expenses incurred as a result of defending against Provincial Offence charges, or fines arising from such disabling or tampering, and for costs incurred for

replacement or servicing of the equipment.

			replacement or servicing of the equipment.
SHADES AND BALCONIES	I.	(i)	No awnings, shades, flower boxes, aerials, satellite dishes, or other items shall be erected over or placed outside windows, doors, balconies or inside patios. Balconies or patios shall not be used for the hanging or drying of clothes or for storage. No objects whatsoever shall be dropped, thrown, propelled or projected from the Rented Premises, and no Tenant shall permit or tolerate such act.
		(ii)	Drapes and drapery tracks where provided by the Landlord shall not be removed. The Tenant shall not install or permit to be installed over any windows or doors any flags, sheets, towels, metal, or other similar items which, in the sole opinion of the Landlord are detrimental to the appearance of the building.
		(iii)	) The Tenant shall maintain any patio or balcony area forming part of the Rented Premises in a neat and tidy condition at all times to the Landlord's satisfaction and the Tenant shall not install or place carpeting of any kind on the balcony.
SIGNS	J.	No	o signs, advertisements or notices shall be posted or inscribed on or in any part of the building by the Tenant.
PETS	к	. (i)	The Tenant shall not permit a dog, cat or other animal, bird, reptile, or pet of any kind to be kept or allowed on, in, or about the Rented Premises. The Tenant shall indemnify and save the Landlord harmless from any claims arising from injury to any person or damage to any property in the Rented Premises as a result of the Tenant or his guests bringing any animal, bird, reptile or pet into the Rented Premises or in or about the buildings wherein the Rented Premises are situated. Failure by the Landlord to enforce this provision is not deemed a waiver of this provision and the Tenant hereby acknowledges that the Landlord is not estopped from enforcing this provision at any time.
		(ii)	The Tenant hereby accepts liability for any and all claims and actions initiated by the Landlord, another tenant, a future tenant or any other person for any injury to any person or damage to any property in or about the Rented Premises as a result of the Tenant or his guests bringing any animal, bird, reptile or pet into the Rented Premises or in or about the building where the Rented Premises are situated.
VERMIN	L.	be pre co: a r	The Tenant shall keep the Rented Premises free from vermin and in so doing shall procure and pay for any professional pest control service which may enecessary from time to time. In the event pest control measures are required at the Rented Premises, the Tenant shall carry out all protocols for eparation of the Rented Premises for treatment as directed by the Landlord or its contractors. The Tenant shall compensate the Landlord for any sts incurred by the Landlord or charged by its pest control contractor as a result of the Tenant's failure to comply with preparation protocols, including refusal to permit pest control treatment of the Rented Premises. The Tenant shall not refuse entry to the Landlord or its Contractor for the purpose of eating the Rented Premises for eradication of vermin and it is agreed a refusal to permit entry shall be grounds for termination of the tenancy.
GARBAGE	Μ	an	I garbage shall be wrapped in plastic or disposable garbage bags and tied and sorted if required and placed in the areas designated by the Landlord Id at such times which it may designate, all in conformity with Health regulations and any applicable recycling regulations. It is expressly agreed and Iderstood, however, that garbage shall not be stored outside the Rented Premises at any time unless in facilities designated by the Landlord.
NOXIOUS SUBSTANCES	Ν	Pro La of	The Tenant shall not bring or permit the bringing or storage of any contaminants or noxious, dangerous or toxic substances into or upon the Rented emises or any part of the residential complex or lands upon which the residential complex is situate. The Tenant shall be liable to indemnify the indlord for any damages howsoever caused and any other liability which may accrue at law to the Landlord as a consequence of the Tenant's breach this term. If a question arises relating to a contaminant or noxious, dangerous or toxic substances, such question will be determined having regard to intario or federal law or by a person whom the Landlord believes to be an expert qualified to determine the question.
DEFECTS AND MAINTENANCE	0	de inc	Tenant shall give the Landlord prompt written notice of any damage, accident or defects such as, without limiting the generality of the foregoing, ifects, accidents or damage involving water pipes and fixtures, gas pipes and fixtures, building envelope deficiencies, fire and smoke alarms or fixtures cluding door closers, balconies or balcony railings, heating apparatus, tub surrounds, electric lights or any other installations and shall be liable for any images caused by the Tenant's failure to give such notice.
LAUNDRY ROOMS	Ρ		e use of the washing machines and dryers in common area laundry rooms shall be subject to any rules, regulations or Notices posted or provided by e Landlord and no laundry shall be hung in, around, or about any portion of the Rented Premises.
REPAIRS AND REPLACEMENTS	Q	Pr	ccept if repairs or replacements are required by normal wear and tear, the Tenant shall be responsible for all repairs and replacements in the Rented emises caused by the wilful or negligent conduct of the Tenant or persons permitted in the Rented Premises by the Tenant, including, without stricting the generality of the foregoing, broken glass, torn screens, damaged light fixtures, plugged toilets and plugged sink drains.
REFRIGERATORS	R		e shall not be scraped from any surface and electric defrosters shall not be used in any refrigerator. Plastic parts of the refrigerator shall not be bjected to water hotter than the hand can bear. Any damage to the refrigerator shall be paid for by the Tenant.
APPLIANCES	S	he an	Te Tenant shall not use any appliance in addition to those supplied by the Landlord including, without limiting the generality of the foregoing, any space stater, dishwasher, air-conditioner, washing machine, clothes dryer, and refuse compactor, without first obtaining the written consent of the Landlord id paying to the Landlord the required charge for the use thereof. The Tenant shall properly care for all appliances supplied by the Landlord and notify a Landlord in writing if such appliances require repair; further, any damage to such appliances shall be paid for by the Tenant.
WATERBEDS	Т	sa Te	Te Tenant shall obtain, at his expense, appropriate liability insurance for any water bed installed in the Rented Premises and shall provide proof of me to the Landlord prior to installation of any water bed. Further, the Tenant shall be liable for all claims and actions initiated by the Landlord, another mant or any other person for any injury to any person or damage to any property in or about the Rented Premises as a result of water leaking, issuing flowing from any water bed installed in the Rented Premises.
MOVING	U	. (i) (ii)	Household furniture and effects may be removed from the Rented Premises only at such time and in such manner as prescribed by the Landlord. The Tenant shall not damage any part of the building or Rented Premises by moving furniture or other articles in or out and the Tenant agrees to indemnify the Landlord for any expenses incurred in repairing any damage so caused.
LOCKS	V	. (i)	Landlord. The Tenant hereby consents to any change of locks in the building including that of the door giving direct entry into the Rented Premises, provided the Landlord gives the Tenant replacement keys.
		(ii)	In the event the Tenant or his guest(s) locks himself out of the Rented Premises, the Landlord shall not be obligated to unlock the Rented Premises and the Tenant shall be responsible for all costs of re-entry including, but not limited to, locksmith charges, charges for damages howsoever caused, and any service charge payable to the Landlord if the Landlord agrees to unlock the Premises.
GENERAL	W		The rules, regulations and posted notices governing the use of any additional services by the Landlord shall be observed and adhered to. Such services may include, but shall not be limited to, swimming pools, sauna baths, exercise rooms, recreational areas and similar services which are for the exclusive use of the Tenant and from which occupants or guests of the Tenant may be excluded.
		• • •	<ul> <li>The Tenant shall not violate, or permit or tolerate violation of any Federal, Provincial or Municipal statutes, laws, by-laws, or regulations.</li> <li>If the Rented Premises are subject to the Condominium Act, the Tenant agrees to be bound by the Declaration, by-laws, rules and regulations of the Condominium Corporation and the said Act.</li> </ul>
AMENDMENTS	х	. Th	Tenant covenants and agrees to comply with each of the rules and regulations herein and, upon notice, any additions or amendments thereto.
ASSIGNMENT OF RENTED PREMISES	a: Li w a: to a: s: s: s: re	ssign ssigni andlo ill no ssocia mea dmini ection nall be eason enand	enant acknowledges the right of the Landlord to consent or refuse to consent to the assignment of the Rented Premises. The Tenant covenants not to the Rented Premises without first requesting, in writing, and receiving written leave of the Landlord to do so. If the Landlord consents to an ment of the Rented Premises, the Tenant shall not assign the Rented Premises to a potential assignee without first requesting, in writing, that the rd consent to the assignment of the Rented Premises to the potential assignee and receiving the Landlord's written consent thereto, which consent t be arbitrarily or unreasonably refused; however, the Landlord may charge an administration and processing fee in respect of the expenses ated with the granting of such consent in the amount specified in clause 4(e) herein, per applicant, provided that this covenant shall not be construed in acceptance by the Landlord of a prospective assignee. It is further agreed that a request to assign shall be deemed not to have been made until the stration and processing fee has been paid and submitted along with the Tenant's written request. Each written request made under this section or n 16 shall be delivered, personally or by mail, to the Landlord at the address set out on page 1 of this Agreement and where the request is mailed, it e deemed to have been made on the 5th day after mailing. No assignment shall occur until the Tenant shall remain liable for all obligations under this cy Agreement, including the obligation to pay rent. Unless otherwise agreed in writing, the Tenant shall be solely responsible for finding an acceptable ee provided the Landlord has first agreed, in writing, to the assignment of the Rented Premises.
SUBLET OF RENTED PREMISES	pi w te si w b a th di pi th a T	rospe hen t rm. ub-ter ritten y the bitran e exp coces a pro cknow enand	enant covenants not to sublet the Rented Premises without first requesting, in writing, and obtaining the Landlord's written consent to sublet to the active tenant. Where the tenancy is monthly, the Tenant shall not sublet the Rented Premises for a term greater than the remaining days in the month the sublet takes effect. Where the tenancy is for a fixed term, the Tenant shall not sublet the Rented Premises for a term which ends after the fixed The Tenant and Sub-Tenant shall complete documentation, reasonably required by the Landlord in respect of the sublet prior to commencement of the nancy. In all cases, no consent to a sublet shall be granted by the Landlord unless the Tenant first provides to the Landlord a copy of an executed sub-tenancy agreement specifying the date of termination of the sub-tenancy and specifying that the sub-tenancy agreement shall not be amended parties without first obtaining the written consent of the Landlord thereto, which consent may be unreasonably withheld. The Landlord shall not prily or unreasonably withhold consent to a sublet; however, the Tenant agrees to pay the Landlord an administration and processing fee in respect of penses associated with granting such consent in the amount specified in clause 4(e) herein, per applicant, provided that this covenant shall not be do to mean acceptance of a prospective subtenant. It is further deemed that a request to sublet shall not have been made until the administration and sing fee has been paid. The Tenant acknowledges that, in the event the Rented Premises is sublet, the Tenant shall continue to be bound by all of ovisions of this Tenancy Agreement, including the obligation to pay rent, until such time as the tenancy is terminated. The Tenant further whedges that any subtenant must vacate the premises and the Tenant must deliver vacant possession of the Rented Premises upon termination of this cy Agreement. It is acknowledged that any rent paid by the subtenant to the Landlord shall be deemed to be paid on behalf of
SPOUSE" OBTAINING "TENANT" STATUS	ai re	nd se gardl	a spouse of the Tenant obtains "tenant" status under the regulations to the RTA such spouse shall be deemed to have consented to be bound jointly everally with the Tenant by this Agreement, including the obligation to pay all rent arrears that may be due when such "tenant" status is sought, less of whether this Agreement operates pursuant to a fixed term or has been renewed as a statutory month-to-month tenancy. Any spouse claiming aining "tenant" status shall provide the Landlord with such personal information as the Landlord may require in order to enforce this Agreement.

ABANDONMENT 18. OF PREMISES BY TENANT	. (i)	) If rent is unpaid after the due date, and if it appears to the Landlord that the Tenant has vacated or abandoned the premises, the Landlord may enter the Rented Premises and, in addition to all other rights reserved to the Landlord, may re-rent the Rented Premises. The Rented Premises shall be deemed to have been vacated or abandoned if an inspection reveals the Rented Premises to be substantially barren of the Tenant's furnishing and/or effects, but this clause shall not be construed so as to limit or restrict the circumstances under which the Rented Premises may be deemed to be vacated or abandoned.
	(ii	i) The Tenant agrees to pay to the Landlord any costs incurred by the Landlord in respect of commission fees, advertising, administrative costs, storage fees, and all costs of redecorating and cleaning, in addition to any arrears of rent and damages, including but not limited to all legal costs on a solicitor and client basis, to which the Landlord is entitled under this Agreement or by law in the course of obtaining vacant possession and re-renting the Rented Premises: it is expressly agreed that recovery of any such sums shall constitute appropriate damages recoverable by the Landlord as a consequence of breach of this tenancy agreement.
WHERE TENANT	(ii	ii) Upon re-entry by the Landlord upon termination of the tenancy or upon the abandonment or vacating of the Rented Premises by the Tenant, or pursuant to a Court or Board Order, the Landlord may dispose of any articles, belongings, effects, or furnishings of any kind found at the Rented Premises or its environs in accordance with the provisions of the R.T.A. In the event any of the Tenant's articles, effects, belongings, or furnishings are sold by the Landlord, the proceeds of such sale shall be applied towards any of the Landlord's reasonable out-of-pocket expenses incurred for moving, storing, securing or selling such property and any arrears of rent and legal costs and disbursements, without prejudice to the Landlord's right to recover any deficiency remaining. It is further agreed that all property in the Rented Premises at the time of re-entry by the Landlord shall be deemed to be the Tenant's property unless the Tenant advises otherwise, in writing, prior to such re-entry.
VACATES WITHOUT NOTICE BUT OCCUPANTS REMAIN	(iv	v) Where the Tenant vacates the Rented Premises without giving a Notice of Termination under the R.T.A. and without entering into an agreement to terminate the tenancy, and where the Rented Premises continue to be occupied by a person(s) who was permitted in the Rented Premises by the Tenant, it is acknowledged and agreed that the Tenant shall be deemed to be in possession of the Rented Premises until it is vacated by such occupant or occupants, as the case may be; further, all of the Tenant's obligations under this Agreement shall continue until such time as the Tenancy herein is properly assigned or terminated in accordance with law or by agreement between the Landlord and the Tenant.
SAME: WHERE NO OCCUPANTS REMAIN	(v	P) Regardless of subparagraph 18 (iv), where the Tenant vacates the Rented Premises without giving a Notice of Termination or lawful Notice of Termination under the R.T.A. and without entering into an agreement to terminate the tenancy, and where the Rented Premises are thereby vacant, the Tenant shall continue to be responsible for all obligations imposed under this Agreement and this Agreement, including the obligation to pay rent, shall continue in full force and effect until such time as this Agreement is lawfully terminated.
DAMAGES FOR EARLY TERMINATION	(v	vi) Where the Landlord takes possession of the Rented Premises prior to the end of the term or any renewal thereof because the tenancy has been terminated and the Tenant has been evicted for breach of this Agreement or the R.T.A, or where the Tenant has vacated without giving a valid Notice of Termination, the Tenant shall remain liable to pay rent until the end of the term or any renewals thereof, subject to the Landlord's obligation to mitigate its losses, on the grounds that such rent payment obligation shall constitute reasonable damages to compensate the Landlord for early termination and breach of this Agreement; further, the Tenant shall be responsible for all reasonable costs, including marketing, re-decorating and repair costs, incurred by the Landlord to re-rent the Rented Premises in mitigation of its losses.
LIABILITY 19.		andlord shall not in any event whatsoever be liable or responsible in any way for: ) any personal injury or death that may be suffered or sustained by the Tenant, an occupant, or any member of the Tenants' family, his agents or guests, or any other person who may be upon the Rented Premises or the premises of the Landlord; or
	(ii	any loss of or damage or injury to any property including cars and contents thereof belonging to the Tenant or to any member of the Tenants' family or to any other person while such property is on the Rented Premises or on the premises of the Landlord; or
	(ii	ii) without limiting the generality of the foregoing, any damages to any such property caused by steam, water, ground water, rain or snow which may leak into, issue or flow from any part of the Rented Premises or the premises of the Landlord or from the water, steam, sprinkler or drainage pipes or plumbing works of the same or from any place or quarter; or
	`	v) any damage caused by or attributable to the condition or arrangement of any electrical or other wiring; or
	`	<ul> <li>any damage caused by anything done or omitted to be done by any tenants of the Landlord; or</li> <li>any damage to or loss of any property left in or on the Rented Premises or the premises of the Landlord subsequent to the Tenant giving up possession of the Rented Premises whether or not said delivery of possession by the Tenant was voluntary, whether caused or attributable to anything done or</li> </ul>
	(v	omitted to be done by the Landlord or any other Tenants of the Landlord, or any other person; or ii) any damage to or loss of property incurred by the Tenant as a result of an "Act of God", being such as but not limited to, the following: severe storm,
ISSUES ABOUT 20. DAMAGE TO PROPERTY	La di pr fre c: Te	lightning, flood, infestation of vermin or insects, etc. In the event of damage, destruction or disposition of the Tenants' property, which the Tenant believes has resulted from an act or omission of the Landlord, andlords' Agent(s) or Superintendent, the Tenant agrees to notify the Landlord on the next business day, in writing, of such damage, destruction or isposition and to provide written particulars of same, including the alleged cause. The Tenant further agrees not to dispose of, repair or replace any such roperty without first permitting the Landlord to inspect it. In addition, where the Tenant proposes to incur expenses which the Tenant believes have resulted or an act or omission of the Landlord, Landlords' Agent(s) or Superintendent, the Tenant shall first notify the Landlord of the intention to incur such xpenses and shall permit the Landlord an opportunity to propose other arrangements which may be more effective and less costly than those for which the enant proposes to incur expense. In all cases of damage to property, however caused, the Tenant shall notify his insurer of the damage and shall le a claim with his insurer for the full amount of the loss.
ISSUES ABOUT 21. INTERFERENCE WITH TENANT'S USE OR ENJOYMENT; OR HARASSMENT	ad da m le	the event the Tenant believes the Landlord, its employees or agents are engaging in harassment of the Tenant or in activities, including construction ctivities, which interfere with the tenant's reasonable use and enjoyment of the Rented Premises or residential complex, the Tenant shall, within 2 business ays of such alleged interference or harassment, notify the Landlord, in writing, of the nature of the activity and the impact of the activity on the Tenant or nembers of the Tenant's household. Upon giving the Landlord such notice, the Tenant shall allow the Landlord a reasonable amount of time, and in no case iss than ten days, to investigate and respond to such issues raised by the Tenant in such notice. The Tenant agrees that no compensation or damages hall be sought by the Tenant before any Court or Tribunal in the event of a failure by the Tenant to give the Landlord notice in accordance with this section.
IF PREMISES 22. RENDERED UNFIT	T( m	xcept where the Rented Premises are rendered unfit for the purposes of the Tenant as a result of an "Act of God" or the negligence of the Landlord, the enant shall be liable for full payment of rent for the Rented Premises and shall be liable to reimburse and indemnify the Landlord in respect of payments hade or liable to be made by the Landlord to any insurer or to any other person in respect of lost income and damages of any kind and shall be liable to pay he full Monthly Rental during the period when the Rented Premises are unfit for the purposes of the Tenant.
TERMINATION 23. OF TENANCY AT END OF		<ul> <li>a) IF THE TENANT DESIRES TO TERMINATE THE TENANCY AT THE END OF THE TERM OF THIS AGREEMENT, HE SHALL GIVE <u>WRITTEN</u> <u>NOTICE</u> IN ACCORDANCE WITH THE RESIDENTIAL TENANCIES ACT AND <u>NOT LESS THAN SIXTY (60) DAYS</u> PRIOR TO THE EXPIRATION OF THE TERM OF THIS AGREEMENT OR ANY STATUTORY OR OTHER RENEWALS THEREOF.</li> </ul>
TERM	(b	A valid Notice of Termination of tenancy given by the Tenant shall be irrevocable upon receipt by the Landlord and shall not be withdrawn, rescinded or amended by the Tenant without the express written consent of the Landlord, and such Notice shall bind all Tenants of the Rented Premises.
	(c	c) If either party has given notice of termination of this Agreement or if the parties have agreed that the tenancy will be terminated, the Rented Premises may be shown to prospective tenants in accordance with the provisions of the R.T.A. Should the Tenant effectively deny the Landlord entry rights under the R.T.A. or this Agreement, the Tenant shall compensate the Landlord for any damages he may experience including but not limited to lost rent.
	(d	If no notice pursuant to this paragraph has been delivered by either party and the Tenant remains in occupation after the end of the termination of this Agreement, the Tenant shall become a monthly Tenant under the terms and conditions herein set out subject to any valid Notice of Rent Increase served by the Landlord and provided that nothing herein contained shall prevent the parties from agreeing in writing to any other terms for the said monthly tenancy.
	(e	e) In the event the Tenant is required by law or agrees to vacate the Rented Premises on or before a certain date and the Landlord enters into a Tenancy Agreement with a third party to rent the premises for a term commencing immediately after such date and if the Tenant fails to give the Landlord vacant possession of the Rented Premises on or before such date thereby causing the Landlord to be liable to such third party, the Tenant shall (in addition to all other liability to the Landlord) indemnify the Landlord for all damages suffered thereby including, without limiting the generality of the foregoing, for all legal costs incurred by the Landlord on a solicitor and-client basis and for damages incurred by the incoming tenant in respect of such overholding.
	(f)	) The Tenant acknowledges and agrees that he shall give any notice of termination by delivering or mailing same at or to the office of the Landlord only, and not by delivering or mailing same to any agent or employee of the Landlord. The Tenant further acknowledges and agrees that, in the event the Landlord named in this Tenancy Agreement ceases to be the Landlord of the Rented Premises, the Tenant shall deliver any such notices under this Agreement or required by law to the office of the party who is the Landlord at the time the notice is given.
		)) The Tenant agrees to vacate the Rented Premises by 1 o'clock p.m. on the final day of this Tenancy Agreement or any renewal thereof.
	(h	After service of Notice of Termination, the Tenant shall arrange with the Landlord or his agent to complete an "Outgoing Inspection Report", which shall be signed by both parties. Failure to complete an "Outgoing Inspection Report" will be deemed acceptance by the Tenant of the Landlord's copy of same.
	(i)	) Upon termination of the tenancy, the Tenant shall give vacant possession and deliver all keys of the Rented Premises to the Landlord. Failure to comply with this provision shall render the Tenant liable to an administration charge in addition to any other liability imposed upon the Tenant by this Agreement or by law.
	(j)	) The premises shall be left fit for immediate occupation by the new Tenant, clean, undamaged, and with all furniture and refuse removed. Without limiting the generality of the foregoing, the Tenant shall:

(j) The premises shall be left fit for immediate occupation by the new Tenant, clean, undamaged, and with all furniture and refuse removed. Without limiting the generality of the foregoing, the Tenant shall:
 (i) leave the Rented Premises, appliances, and appurtenances in the same condition as existed at the commencement of the term and if the condition

of the Rented Premises has been improved by the Landlord following the commencement of this Tenancy Agreement in any manner or for any reason whatsoever, the Tenant shall leave the premises in the said improved condition, reasonable wear and tear excepted;

- (ii) leave broadloomed and tile floors, walls, ceilings, windows, doors, and every other part of the Rented Premises in a clean condition and not move heavy furniture over the floors or stairs - coasters shall be used for heavy furniture;
- (iii) leave the stove, refrigerator and any other appliance in a clean condition inside and outside, and replace any broken, missing or damaged parts before vacating;
- (iv) clean and defrost the refrigerator, but leave it running at normal setting;
- (v) remove all contents and refuse from the Rented Premises and leave any storage areas clean and unlocked.
- (vi) if the Tenant has or has had a pet, the Tenant at his cost shall have a qualified pest control contractor treat the Rented Premises for fleas and other vermin and shall provide the Landlord with the contractor's paid receipt as evidence of the work done.
- (vii) should the Landlord have to clean or treat the Rented Premises as a result of the Tenant's failure to comply with his obligations under clause 23 [j(i-vi)], the Tenant shall reimburse the Landlord for all costs incurred in respect of same.

24. The Tenant shall, during the entire period of this tenancy and any renewal thereof, at his sole cost and expense, obtain and keep in full force and effect, fire and property damage and public liability insurance in an amount equal to that which the Landlord, acting reasonably, considers adequate. The Tenant agrees to provide to the Landlord, upon demand at any time, proof that all such insurance is in effect and to notify the Landlord in writing if such insurance is cancelled or otherwise terminated. The Tenant hereby agrees that occupancy of the Rented Premises at the commencement of the Tenancy may be withheld by the Landlord if the Tenant fails to provide proof of insurance upon demand by the Landlord prior to the Tenant's occupancy. INSURANCE INDEMNITY OF The Tenant expressly agrees to indemnify the Landlord and save it harmless from and against any and all claims, actions, damages, liability and expenses in

- connection with loss of life, personal injury and/or damage to property arising from any occurrence in the Rented Premises, the use thereof by the Tenant, or occasioned wholly or in part by any act or omission of the Tenant, or by anyone permitted to be in the Rented Premises or the building by the Tenant. LANDLORD
- 25. The Landlord and Tenant mutually agree that no assent or consent to changes in or waiver of any part of this Agreement in spirit or letter shall be deemed or taken as made, unless the same be done in writing between the Landlord or the Landlord's authorized agent and attached to or endorsed hereon. It is specifically understood between the parties hereto that the Landlord's Janitors, Superintendents and Rental Agents are NOT authorized agents for the purpose of amending any provision of this Agreement. WAIVER
- SEVERABILITY 26. If any term, covenant, condition or provision of this Tenancy Agreement or the application thereof to any person or circumstances to any extent is held invalid or unenforceable, the remainder of this Agreement, or the application of the term, covenant, condition or provision to persons or circumstances other than those to which it is held invalid or unenforceable, shall not be affected thereby and each term, covenant, condition, or provision of this Agreement shall be valid and enforced to the fullest extent of the law.

## 27. The Tenant acknowledges receipt of a copy of the Rental Application which is deemed to be incorporated herein and to form part of this Tenancy Agreement. The Tenant warrants the truth of all facts contained therein, and agrees that any misstatement or omission in the said Rental Application constitutes a material misrepresentation rendering this Tenancy Agreement voidable and/or the basis for civil action, at the option of the Landlord. RENTAL APPLICATION

- GUARANTOR'S 28. In consideration of the execution and delivery of this Tenancy Agreement by the Landlord, the Guarantor, as principal debtor, agrees to execute an agreement made collateral to this Tenancy Agreement which, upon execution by the Guarantor and the Landlord, shall be deemed to constitute a part of and be incorporated into this Tenancy Agreement with the Guarantor deemed to be a party to this Tenancy Agreement. The Guarantor further agrees that liability under the guarantee shall continue until such time as this Tenancy Agreement is terminated and the Guarantor continues to be liable and bound by LIABILITY this Guarantee during any renewals and extensions, statutory or otherwise, of the term of this Tenancy Agreement.
- 29. Everything contained in this Tenancy Agreement shall extend to and be binding upon the respective heirs, executors, administrators, successors and assigns of each party hereto, including those of the Guarantor(s). The provisions hereof shall be read with all grammatical and gender changes necessary and any singular reference to the Tenant shall be deemed to include all Tenants to this Agreement. ALL COVENANTS OF THE TENANTS HEREIN CONTAINED OBLIGATIONS ARE JOINT AND SEVERAL SHALL BE DEEMED TO BE JOINT AND SEVERAL OBLIGATIONS.
- NOTICES TO 30. Any Notice given by the Landlord to the Tenant pursuant to the RTA shall be binding on all Tenants of the Rented Premises and on the spouse of any Tenant where such spouse seeks or obtains "Tenant" status under the RTA and the Tenant hereby agrees to forthwith give a copy of such Notice to all other Tenants and to any occupant of the Rented Premises to whom the Tenant is married or in a conjugal relationship with. TENANT AND SPOUSE
- 31. The Tenant hereby grants permission to the Landlord to record and use personal information about the Tenant obtained during the course of the tenancy herein for the purposes of: INFORMATION
  - enforcing any term of this Agreement, including collection of moneys owed to the Landlord; 1.
  - 2 obtaining a Consumer Report in the event the Tenant is in arrears of rent, in breach of this Agreement, or wishes to renew this Agreement; and,

## transferring such information to a database of tenant information to be made available to the 3. Landlord or its agents.

The Tenant shall notify the Landlord, in writing or by other documented means, of any accommodation requirements to ensure accessibility of the Rented Premises by the Tenant and compliance by the Landlord and Tenant with their respective Human Rights Code and accessibility obligations and the Tenant shall not seek damages or compensation reasonably attributable to the Tenant's failure to provide such disclosure.

32. The Tenant acknowledges that, prior to signing this Tenancy Agreement, the Tenant has read this Tenancy Agreement and consents to the terms, covenants, conditions and provisions herein. This Tenancy Agreement and the Rental Application constitutes the entire agreement between the parties hereto with respect to the subject matter hereof and there are not and shall not be any verbal statements, representations, warranties, undertakings or agreements between the parties with respect to the subject matter hereof not contained herein. This Agreement may not be amended or modified in any respect except by written instrument. ENTIRE AGREEMENT

IN WITNESS WHEREOF the parties hereto have executed these presents:

		Per:	(Landlord)
(	Witness)	Per:	(Tenant)
(	(Witness)	Per:	(Tenant)
(	(Witness)	Per:	(Tenant)
(	(Witness)	Per:	(Tenant)
(	(Witness)	Per:	(Tenant)
(	(Witness)	Per:	(Guarantor)

## **RECEIPT OF TENANCY AGREEMENT:**

I/We hereby acknowledge receipt of a copy of this Tenancy Agreement signed by the Landlord and the Tenant; the Rental Application; and the prescribed information about the Landlord and Tenant Board this \_\_\_\_ day of

I have authority to accept a copy of this Tenancy Agreement on behalf of myself and all Tenants and Guarantors named herein:

(Tenant)

USE OF

ISSUES

PERSONAL

AND PRIVACY

Sign Name of Tenant Here