Brian and Jennifer McLaughlin 81 W. Norwich Ave, Unit D, Columbus, OH 43201 Phone: 614-706-2287, Fax: 734-557-3979

E-mail: cbusbestrentals@gmail.com, Website: www.cbusbestrentals.com

LEASE AND RENTAL AGREEMENT

This lease made and entered into this	_ day of	, 2015 , at Columbus, Frar	nklin County, Ohio,
by and between the undersigned LANDLORD ar	nd TENANT, WITNESSE	TH:	
That LANDLORD, in consideration of the rents to	o be paid and the agreem	nents to be performed by TENA	ANT, has leased to
TENANT an apartment located at		, Columbus, Ohio	, known as
apartment, for the term beginning	August 18, 2016 and e	nding on August 3, 2017 in 1:	2 installments of
each for a total of	Each installment s	shall be due on the 1st (first) da	ay of each and
every month in advance and TENANT and the G			
This is a () Furnished, (X) Partially Furnished, or	r () Unfurnished unit.		

- 1. TENANT shall make only online rent payments. Payments must be made online no later than the 1st day of every month, at www.cbusbestrentals.com through RENTPAYMENT company, free of charge if paid by e-check. To learn about this reputable online rent payment processing company and various ways of paying rent online, please visit www.rentpayment.com.
- 2. Rent paid after the 1st day of each month shall subject TENANT to a service charge of \$50 dollars. In addition, a \$5 per day service charge will be assessed beyond the 2nd day, regardless of holidays or weekends. In the event LANDLORD elects to terminate this lease for non-payment, or breach of other condition(s) of this lease, LANDLORD may possess the premises in accordance with Section 1923 of the Ohio Revised Code.
- 3. TENANT further agrees to the "terms of use" of RENTPAYMENT as listed at www.rentpayment.com/terms.html. For any payment that TENANT makes and is reversed (not paid to LANDLORD) by RENTPAYMENT, for any reason other than being RENTPAYMENT's error, TENANT will be charged a \$35 reversed payment fee plus the charges shown in paragraph 3 until the rent is paid in full.
- 4. Rent paid by TENANT does not include water/sewer. If submeters do not exist, TENANT shall pay prorated share of water/sewer per unit. TENANT will be responsible for promptly notifying LANLORD of any water fixture (faucet, toilette) drip, run or malfunction so LANDLORD can repair problem, etc. Please note that most units are equipped with submeters that are monitored by LANDLORD. Washer and dryer will be used by TENANT ONLY.
- 5. TENANT is responsible for all utilities, including water/sewer, electricity and gas. TENANT agrees to pay for any and all utilities, related deposits and other charges on the TENANT'S utility bills. TENANT agrees to call electricity company (American Electric Power) and gas company (Columbia Gas) prior to move-in date to schedule transfer into TENANT's name. It is recommended that TENANT contacts the utility companies a few weeks prior to move-in date as they get backlogged during August. If electricity or gas is not transferred prior to move-in date, TENANT agrees to pay a \$50 fee for each utility not transferred plus a \$5 per day charge per utility until transfer is complete. TENANT shall not allow electricity or gas to be disconnected by any means (including non-payment of bill) until end of the Lease term or renewal period.
- 6. TENANT agrees the premises will be used for residential purposes only and will be occupied only by persons having written lease and rental agreement with LANDLORD or assignee of TENANT hereinafter who must be approved by LANDLORD in writing. Violation of this section shall entitle the LANDLORD, at its option, to terminate the lease in accordance with procedures defined in paragraph 3 of the lease and sue for breach of contract, or charge a rental increase equal to whatever is applicable under the terms of this lease per month, retroactive to the first day of the lease, plus a fine of \$1,000 dollars.
- 7. Each TENANT sharing the apartment shall be JOINTLY and SEVERALLY liable for the entire term of this lease.
- 8. The premises will not be used for any unlawful purpose, or for any purpose deemed hazardous by LANDLORD or by LANDLORD's insurance company because of fire or other risk.

- 9. TENANT further covenants and agrees to execute and comply promptly with all statutes, ordinances, rules, orders and regulations of Federal, State, County, and City governments regulating the use by TENANT of the premises. TENANT will not use, or permit the premises to be used, in any noisy, boisterous or other manner or use that will tend to create a nuisance or otherwise unnecessarily disturb or offend neighboring residents, nor will TENANT use, or permit the premises to be used, for any purpose deemed extra hazardous on account of fire or otherwise.
- 10. ABSOLUTELY NO PETS shall be permitted anywhere on the premises, even for a few minutes visit. Effective the day of witnessing a pet on the premises the rent will increase by \$350.00 per monthly installment for the remainder of the lease term, including the month in which the pet was witnessed, even if the pet is subsequently removed from the premises. Furthermore, violation of this section shall entitle LANDLORD, at its option, to terminate the lease in accordance with procedures defined in paragraph 3 of this lease, and sue for breach of contract. In addition, TENANT will be responsible for the cost of defleaing, deodorizing and/or shampooing, sealing floors, carpet and pad replacement in the entire unit, and other damages that may have been incurred by the pet. A fish in a bowl/tank of capacity of no greater than one gallon of water is allowed.
- 11. No holes, stickers, screws or nails of any kind are allowed inside or outside the apartment. No adhesive-back hangers or sticky substances are allowed anywhere on the premises, which when removed, they damage/peel the surface on which they were used. No painting by TENANT will be permitted. When TENANT moves in, LANDLORD shall furnish light bulbs for fixtures furnished by LANDLORD; thereafter, light bulbs of the same kind and of the same wattage shall be replaced at TENANT's expense. TENANT is responsible for replacing the battery in a digital thermostat. Mini blinds are provided as courtesy to TENANT and TENANT is responsible for the replacement expense of any damaged/dirty mini blinds. If a fireplace exists in the apartment/house, LESSEE is not allowed to use it at any time.
- 12. TENANT shall, at all times, keep the premises orderly, safe and free from rubbish, debris, litter and dirt and shall store all trash and garbage within ample and appropriate containers, so that such trash and garbage can be picked up by the appropriate government authority, or private contractor designated to perform such function. TENANT shall keep premises free of insects, rodents, vermin and other pests and shall not cause or permit objectionable odors to emanate or to be dispelled from the premises. In the event that exterminating services are required in respect to the premises, and it is determined that it is due to TENANT's negligence, TENANT shall be responsible for the cost thereof. No upholstered furniture, mattresses, materials and other similar products not designed, built and manufactured for outdoor use is allowed to be used on porches, decks, or anywhere on the exterior of the premises and evidence thereof will subject TENANT to a \$150 fine, all applicable City of Columbus fines and the cost for any damage to the building resulting from this improper use. No pools and no hot tubs are allowed to be placed anywhere on the premises and evidence thereof will subject TENANT to a \$150 fine. Mattresses must be in a frame, elevated off of floor. TENANT is not allowed on any roof structure of the premises (i.e. porch roof) for any reason, other than in an emergency. Any evidence of a TENANT (TENANT him/herself, chair(s), sunbathing towel/items etc.) witnessed on any roof structure of the premises will subject TENANT to a \$150 fine/occurrence, all applicable City of Columbus fines and the cost for any damage to the building resulting from this improper use. TENANT is responsible for removal of ice and/or snow around the premises. If the premises are an apartment building with apartments' entrance door facing outside, TENANT is responsible for removing ice and/or snow, only in the immediate area in front of TENANT's apartment. No smoking inside the house, apartment or apartment building hall is allowed and TENANT will be subject to \$150 fine plus the cost of steam cleaning the carpet and repainting/cleaning the house/apartment. No beer kegs and no candles are allowed anywhere on the premises, inside or outside the house or apartment and TENANT shall be charged \$150 fine for each beer keg witnessed on the premises. No make-shift furniture (i.e. table with plywood top) will be used on porch, deck or anywhere on the premises and evidence thereof will subject TENANT to a \$150 fine. TENANT shall not erect any kind of signs, banners, fences, speakers, satellite dishes or antennas, on or around the premises. No lumber or construction materials of any kind will be allowed anywhere on the premises. TENANT is not allowed to park on the yard, grass, or any area of the premises that is not designated for parking. TENANT shall be responsible for any damage to yard/grass including ruts and holes caused by improper parking, TENANT will not charge for parking (ex. football season). TENANT will not have unregistered or inoperable vehicles anywhere on the premises. No fire pit or open flames of any kind and no charcoal, electric, gas or any kind of grills are allowed anywhere on the premises. TENANT will be subject to a \$150 fine if any kind of grill, or open flames of any kind are witnessed on the premises. TENANT shall not store anything in furnace area or furnace room. No wires/cable of any type shall be strung across the floor, whether taped to the floor or not. No extension cords are allowed anywhere on the premises and evidence thereof will subject TENANT to a \$150 fine. Only a cord with a circuit protection strip is allowed. Any cord placed in the strip must go directly to the appliance it serves.
- 13. TENANT shall be responsible for the maintenance of stopped up toilets and garbage disposal if such maintenance is required due to TENANT's negligence, i.e. tampons, food, bottle-caps, hair clogs, etc. TENANT will always have a toilet plunger available for every toilet in the house/apartment and will make sure that it is a toilet plunger and not a sink plunger. TENANT shall be responsible for all door/window/glass breakage and screen damage regardless of

circumstances. No repairs will be made by TENANT anywhere on the premises without written approval of management. TENANT is responsible for and agrees to pay for damage done by wind, rain or cold weather caused by leaving windows open. TENANT must set the furnace (heater) thermostat in the premises no lower than 65 F degrees during Winter months and is responsible for and agrees to pay for frozen/burst water lines and fixtures and all damage resulting therefrom.

- 14.TENANT shall keep all smoke and carbon monoxide detectors in good working order, including keeping batteries which work in each detector, and test all smoke and carbon monoxide detectors weekly and notify LANDLORD in writing of any mechanical failure, need for repair, or replacement.
- 15. Each unit has one off-street parking spot and associated parking permit available for purchase for \$125 for the Lease term. A parking permit does not guarantee a space to park; it only gives permission if a space is available. Parking is monitored, and patrolled towing is in effect throughout the year, including football Saturdays. Parking privileges may be revoked, restricted and modified at the discretion of LANDLORD. Parking permits can be purchased beginning at the time of lease signing and will be provided on move-in day. Parking permits must be displayed at all times. Please be advised that LANDLORD cannot assist TENANT if a vehicle is towed; TENANT must contact Shamrock Towing at 614-882-3555. If a unit's TENANTS do not purchase a parking permit by September 3, 2015, the permit will be made available to others. TENANT agrees to return parking permit to LANDLORD on the last day of the lease period or pay a \$50 fee.
- 16. **TENANT** will deposit with LANDLORD a sum, equal to one month's rent, as security deposit, to guarantee the return of the premises in as good or better condition as when initially occupied. Reasonable wear and tear is accepted. If this is a lease renewal, the original security deposit will be transferred from the tenants' current lease to this renewal lease. The security deposit shall NOT be applied toward any month's rent during occupancy. Said deposit will be postmarked and returned (with appropriate deductions) to TENANT within thirty days after the expiration of the lease under the following conditions:
 - A. All keys are returned to LANDLORD together with the parking permit (if applicable), and the property is vacated in clean condition by the last day of the lease period and,
 - B. LANDLORD'S inspection reveals no damages to the premises, reasonable wear and tear excepted and,
 - C. One TENANT, on behalf of all tenants of the unit, has submitted an online SECURITY DEPOSIT RETURN FORM designating the name, address and phone number of one individual to receive all or any portion of the deposit being refunded at that time. TENANTS understand and agree that if all tenants fail to agree on a designee, the security deposit will be made payable to all tenants who signed the lease in one check and it will be mailed to the address of the leased premises stated in this lease and rental agreement. Further, if the conditions of this lease are not complied with including rent not timely paid or if other conditions or requirements of this lease are breached or violated by TENANT, then the whole or a fractional part of the deposit may be retained by LANDLORD as partial liquidated damages without prejudice to the rights of LANDLORD to recover such damages as he may be entitled to. Any deductions from the security deposit shall be itemized and identified in writing by the LANDLORD during this same time period. This provision does not waive rights of the LANDLORD to seek damages in excess of the security deposit. The TENANT agrees to reimburse the LANDLORD for any rent, fees, utilities due and/or damages exceeding the security deposit. PODS or any other storage units are not allowed on the premises at anytime including moving in and moving out.
- 17. If TENANT loses a key, LANDLORD will charge a \$35.00 replacement fee. TENANT is not allowed to duplicate keys or change any interior or exterior door locks without LANDLORD's permission. All TENANT's lockout service calls attended to by the LANDLORD shall be charged to the TENANT at \$80.00 dollars per call. If all original keys to the premises are not returned to LANDLORD at the end of TENANT's tenancy, LANDLORD will replace all exterior door locks and/or mailbox locks and charge TENANT \$125 dollars for each exterior door lock replaced and \$40 for each mailbox lock replaced.
- 18. It is highly recommended that TENANT carry renter's insurance to cover any loss or damage of TENANT(S) (or any other occupants) personal property caused by fire, leakage or flow of water, explosion, sewer backup, rain or any other insurable hazards regardless of the cause thereof, and TENANT does hereby release LANDLORD from any and all liability for such damage or loss. If the premises are rendered unusable by fire, flood, or other casualty, LANDLORD at his option may repair the premises, or terminate the lease.
- 19. No rebate will be made for vacating the unit prior to the end of the rent period.

- 20. TENANT shall not assign this lease or sublet the premises without written consent of LANDLORD. For purposes of Summer sublet only (May-July), LANDLORD shall not unduly withhold its consent for Summer subleasing. Subtenants will not become part of this Lease and Rental Agreement; TENANT shall remain responsible to LANDLORD for all rent and other obligations contained herein. The fee for a TENANT replacement on the lease, before its expiration, will be \$500 dollars per tenant replaced.
- 21. TENANT shall be responsible for any damage to the premises, carpeting, or LANDLORD-owned personal property therein whether caused by TENANT, other occupants or visitors to the apartment.
- 22. LANDLORD or his agent or employee may inspect the premises in the event of an emergency. However, if there is no emergency situation, a 24-hour notice to TENANTS shall be given via e-mail for an intention to enter by LANDLORD, his agent or employee. TENANT shall keep all bedroom doors unlocked during all inspections and showings to prospective tenants, or to insurance and mortgage agents. LANDLORD or his agent or employee will perform 3-6 routine inspections of your premises per year, as needed, to make sure TENANT is complying with this lease agreement. Any damages caused by TENANT or TENANT's guest(s) will be immediately repaired at TENANT's expense and TENANT will reimburse LANDLORD for said repairs within seven (7) days from demand for payment from LANDLORD. Failure to reimburse LANDLORD within seven (7) days of demand for payment from LANDLORD shall constitute a lease violation and TENANT shall be subject to eviction. All repairs made by TENANT anywhere on the premises without written approval of LANDLORD, will be reversed/undone and repaired by LANDLORD at TENANT's expense (ex. drywall hole repaired by tenant will be cut out and redone by landlord in order to make sure that no plumbing, or electrical wires, or structural framing have been adversely affected by tenant's repair). There will be a 10% administrative cost added to the cost of all repairs/damages.
- 23. TENANT shall not install equipment, waterbeds, window A/C units, use space heaters or mini refrigerators, make alterations, additions, or improvements to the physical structure of the premises. Evidence thereof will subject TENANT to a \$150 fine, all applicable City of Columbus fines and the cost for any damage to the building resulting from TENANT's violation of this clause #23.
- 24. LANDLORD agrees that if TENANTS perform all of the covenants herein, they shall be entitled to possession of the herein premises during the term of this lease. Failure of LANDLORD to exercise his rights in respect of any default shall not be construed as a waiver respecting any subsequent default.
- 25. The execution of this lease by TENANT, LANDLORD, and GUARANTOR(S) shall constitute the transaction of business in Ohio within the meaning of Ohio Civil Rule 4.3 (A) (1) and Section 2307.382 of the Ohio Revised Code. The laws of the State of Ohio shall govern the construction and interpretation of this lease.
- 26. TENANT agrees to have his/her GUARANTOR(S) execute the Guaranty To Lease (attached as Exhibit A) within 4 days from TENANT's approval by LANDLORD. If he or she fails to do so, LANDLORD may terminate this lease at any time by giving notice thereof to TENANT and use the deposit to recover the cost associated with re-renting the unit. Out of country tenants will prepay their portion of the total monthly rent for the last month of the lease in lieu of having a GUARANTOR execute the Guaranty To Lease.
- 27. Residents remaining in the unit beyond the last day of their lease, without renewal or permission, will be charged the prorated rent per day plus an additional service charge of \$300.00 per day. In addition, LANDLORD may proceed with an eviction action and sue for damages arising out of the late move out.
- 28. TENANT understands that premises were built prior to 1978 and certifies having read the United States Environmental Protection Agency's Lead Based Paint Information Pamphlet, which was provided by LANDLORD prior to lease signing. LANDLORD and TENANT will complete and sign a Lead Based Paint Disclosure Form (attached as Exhibit B).
- 29. TENANT certifies having read LANDLORD'S Integrated Pest Management Plan and the Bed Bug Information Packet, both of which were provided by LANDLORD prior to lease signing. TENANT agrees, prior to moving into premises, to make a good-faith and thorough inspection of all the following items: 1. Mattress, 2. Box Spring, 3. Bed Frame and Headboard, 4. Couches, Sofas, Chairs and Recliners, 5. Night Stands, Dressers and Clothing, 6. Suitcases and Backpacks, etc., 7. General inspection of current premises, including baseboards, carpet and rug edges, between folds of drapery or curtains and all window and door molding. TENANT further agrees that if visible signs of bed bug infestation are discovered or if TENANT has knowledge/belief of a bed bug infestation of current residence during term of residency, TENANT shall notify LANDLORD prior to moving anything into premises and follow all protocol as directed by LANDLORD'S pest control professional. TENANT agrees to be bound by LANDLORD's Integrated Pest Management Plan (attached as Exhibit C). TENANT understands that this information is relied on by LANDLORD and must be returned

to LANDLORD prior to taking occupancy. Any false statements and/or misrepresentations may serve as grounds for breach of lease and/or termination of tenancy.

- 30. TENANT, within 48 hours of receiving the access code for the keys to the premises, will submit to LANDLORD a Move-In / Move-Out Report describing the condition of the premises at move-in time by placing it in the locked drop box located beside the exterior door of the Laundry Room and marked "drop box." If TENANT does not submit the Move-In / Move-Out Report as described above, within 48 hours of receiving the access code for the keys to the premises, describing the condition of the premises, the premises will be considered to be with no problems or concerns and in excellent condition. TENANT will promptly notify LANDLORD of the need for repairs/maintenance. All repair and maintenance requests are to be submitted to LANDLORD by using the link www.cbusbestrentals.com/maintenancerequest.html at www.cbusbestrentals.com, TENANT will be responsible for any damages caused by TENANT's negligence in reporting any repair/maintenance issue in a timely manner. Regular (non-emergency) maintenance requests, entered on www.cbusbestrentals.com/maintenancerequest.html on a weekday, will be addressed within 48 hours from being entered. Any emergency requests will be addressed immediately, 24 hours a day, 7 days a week.
- 31. This Lease, Guaranty To Lease, Lead Based Paint Disclosure Form and Integrated Pest Management Plan, as well as any other documents associated with this lease and TENANT's tenancy, may be executed by the parties in one or more counterparts, each of which shall be deemed an original, and all of which together shall constitute one and the same instrument. The exchange of copies of this lease and of signature pages by electronic mail and/or facsimile transmission in Portable Document Format (PDF), or any other method, shall constitute effective execution and delivery of this lease and may be used in lieu of the original lease for all purposes. Signatures of the parties transmitted by electronic mail and/or facsimile transmission in Portable Document Format (PDF), or any other method, shall be deemed to be their original signatures for all purposes.

OTHER TERMS: This Lease, Guaranty To Lease, Lead Based Paint Disclosure Form and Integrated Pest Management Plan contain the final and entire agreement between the parties hereto (including guarantors) and no party (including guarantors) shall be bound by any term, condition, or representation, oral or written, not set forth herein. IN TESTIMONY WHEREOF THE PARTIES HAVE SIGNED THESE PRESENTS ON THE DAY AND YEAR HEREIN BEFORE WRITTEN.

The undersigned have read and understand the terms herein and intend to become legally bound upon execution and have received a copy of this agreement.

TENANT Sign	Print Name	_ Date
TENANT Sign	Print Name	_ Date
		 _ Date
TENANT Sign	_ Fillit Name	_ Date
LANDLORD/OWNER:		
Brian J. E. McLaughlin	Jennifer R. B. McLaughlin	

EXHIBIT "A" TO LEASE AND RENTAL AGREEMENT GUARANTY TO LEASE

This Guaranty is entere	ed into on this day of	· 	20	·	
by					(GUARANTOR)
(First)	(Mid	dle)	(Last)		,
		RECITALS			
WHEREAS, BRIAN AND	JENNIFER MCLAUGHLIN, as LAN	IDLORD entered into a Lea	se Agreement		
	,		Ü		(TENANT),
with(First)	(Mide	dle)	(Last)		(TENANT),
for the term beginning	August 18, 2016 and ending on	August 3, 2017, for the pr	emises located		
				Δnt	, Columbus, OH
	OR desires to guaranty to LANDLO obligations between LANDLORD			ne monthly rent	al specified in the Lease
whereas, the Lease A personal guaranty.	greement was conditioned on G	iUARANTOR's giving securi	ty obligations under the	Lease Agreeme	nt in the form of a
NOW THEREFORE in	ancideration of the foregoing t	ha raccint and sufficiency	of which are boreby ack	noulodged the	nartics agree to the
following:	consideration of the foregoing, t	ne receipt and sufficiency	of willer are fieleby ack	nowieugeu, tile	parties agree to the
1. GUARANTOR sha	ll guaranty the payment to LANI	DLORD of 1 / (number of TI	ENANTS) of the rental ar	nd all other oblig	ations specified in the
Lease Agreement.	paid to LANDLORD by GUARANT	OP within coven (7) days :	ofter receipt by GIIAPAN	ITOP of writton	natica from LANDLOPD
	iency for an obligation of TENAN		inter receipt by GOAKAN	TOR OF WITHEIT	lotice from LANDLORD
	mises to give LANDLORD writter		change of address(es), p	hone number(s)	and e-mail address.
GUARANTOR PLEAS	SE PRINT LEGIBLY IN UPPERCASE				
Full Legal Name					
run Legar Warne	(First)	(Middle)	(L	.ast)	
Home Address	(Number & Street)	(City)	(State)		ip Code)
		(City)		•	
Phone Number (_)	E-mail Address (Requir	ed)		
Place of Employment			Phone # ()	
Address					
	(Number & Street)	(City)	(State)	(Zi	ip Code)
Position			How Long		
Driver's License # (plea	ase attach color photo copy)		State	Exp. Date	
Signature					
Notary Public					
	nd subscribed in my presence th	s day of		_ 20	
				NOTARY INK	(STAMP
Signature			_		
STATE OF		_			
COLINTY OF					

Please e-mail a scan or a photo of this Guaranty and of your driver's license to Brian and Jennifer McLaughlin at cbusbestrentals@gmail.com.

Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

Lead Warning Statement

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention.

Les	sor's Dis	closure				
(a)	Presence	e of lead-based pa	int and/or lead-b	ased paint hazard:	s (check (i) or (ii) below):	
	(i)	_ Known lead-base (explain).	ed paint and/or le	ead-based paint ha	nzards are present in the housing	
	(ii) <u>X</u>	Lessor has no kr housing.	nowledge of lead-	based paint and/c	or lead-based paint hazards in the	
(b)	Records	and reports availa	able to the lessor	(check (i) or (ii) be	low):	
	(i) Lessor has provided the lessee with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).					
	(ii) <u>x</u>	Lessor has no re paint hazards in		pertaining to lead-l	pased paint and/or lead-based	
		knowledgment (in	•			
(c)	N/A Lessee has received copies of all information listed above.					
(d)	l) Lessee has received the pamphlet Protect Your Family from Lead in Your Home.					
Age	ent's Ack	nowledgment (ini	tial)			
_	e) N/A Agent has informed the lessor of the lessor's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance.					
Cei	rtificatior	of Accuracy				
		g parties have revievon they have provice			to the best of their knowledge, that	
B	2 mp	!	10/22/15	SPENCE	10/22/15	
Les			Date	Lessor	Date	
Les	see		Date	Lessee	Date	
Age	ent		Date	Agent	Date	

EXHIBIT "C" TO LEASE AND RENTAL AGREEMENT INTEGRATED PEST MANAGEMENT PLAN

Ohio Revised code Section 5321.05 of the Landlord-Tenant Act requires, in part, all tenants to:

- (A)(1) Keep that part of the premises that he/she occupies and uses safe and sanitary;
- (A)(2) Dispose of all rubbish, garbage, and other waste in a clean, safe and sanitary manner;
- (A)(5) Comply with the requirements imposed on tenants by all applicable State and Local housing, health and safety codes;

A. Prevention

Tenant acknowledges that he/she will use his/her best efforts and care to avoid creating any conditions which would introduce, cause or promote the presence of bugs, vermin and/or insects in the premises or the community property. Tenant's infestation prevention responsibilities shall include, but are not limited to, the following:

- 1. Tenant acknowledges receiving a copy, and agrees to comply with, Landlord's Integrated Pest Management Plan ("IPM") concerning Bed Bugs prior to taking occupancy of the premises;
- 2. Do not feed wildlife or stray animals anywhere on premises or community property;
- Pet food shall be kept in a sealed container;
- Tenant shall regularly vacuum and clean premises to maintain health and safety standards;
- Tenant shall not allow trash to accumulate inside or outside the premises and shall remove trash from the premises in a plastic bag and place inside the dumpster and/or trash cans and be sure that lids and doors are closed;
- 6. Tenant shall not place any furniture, clothing or any other items in the premises that were found or retrieved in or around any dumpster or other trash collection site;
- 7. Tenant is responsible for thoroughly inspecting and ensuring that used furniture and clothing is free of bugs, vermin and/or insects prior to placing said items on the premises;
- 8. Landlord recommends that mattresses used or stored in the premises be wrapped or sealed in a mattress cover made of vinyl, plastic or other impervious material that can be sealed.

B. Duty to Notify the Landlord

Tenant shall immediately report any infestation of bugs, insects and/or other vermin to Landlord in writing. Tenant understands that the cost of extermination, and possibly the invasiveness of extermination, will be significantly reduced if the problem is reported as early as possible.

C. Cooperation with Extermination and Treatment Efforts

Tenant understands that the Landlord's extermination and treatment efforts may necessitate Tenant vacating the premises either temporarily or permanently in order for an infestation to be eradicated in the premises or on the project grounds. Tenant shall fully cooperate with the Landlord in preparing the premises for extermination treatments based upon the guidelines provided by Landlord's pest control professional. Failure to fully cooperate with Landlord's instructions or with the Landlord's pest control professional's instructions or failure to provide access to the premises, given reasonable advance notice to enter for extermination and/or treatments, shall constitute grounds for an eviction. If the Landlord is required to reschedule extermination and/or treatment efforts due to the actions or inactions of the Tenant, then the Tenant will be billed for all expenses associated with rescheduling.

D. Cost of Extermination

Landlord reserves the right to charge the cost of treatment, eradication of infestation, and cleaning of infested areas to the Tenant. If the Tenant vacates the leased premises and bed bug infestation is subsequently discovered, Tenant will be held responsible for the full cost of treatment, eradication and cleaning of the leased premises. In the event that infestation spreads from the leased premises, Tenant may also be held responsible for the expense of treatment of such other areas infected. If it becomes necessary for the tenant to temporarily or permanently vacate the premises as part of the eradication/treatment efforts, the Landlord shall not be liable for any cost of relocation. In the event Tenant refuses to pay any invoice submitted by Landlord to Tenant for the cost of extermination of the infestation, this sum shall become additional rent due and payable with the next monthly rent installment. In the event any additional rent is unpaid with the next monthly rent installment, the entire rental payment may be refused as a partial rent payment.

E. Termination of Tenancy

Landlord may terminate Tenants' tenancy and Tenants shall vacate the premises if any of the following apply:

- 1. Tenants' actions or inactions contribute to or result in a pest infestation;
- 2. Tenants' action or inactions prevent or hinder Landlords' treatment of an infestation;
- 3. Landlord, in Landlords' sole discretion, or pursuant to the opinion of a licensed pest control professional, determines that the infestation in the premises and/or adjoining apartments cannot successfully or properly be treated with Tenants continuing to live in the premises;
- 4. Non-compliance with any other terms of this Provision.