## LEASE AGREEMENT

This Lease is a legally binding contract. Read it carefully. You will give up certain of your rights as a Tenant. Do not sign it until each tenant understands all of its terms. If you do not meet your Lease responsibilities, you may (1) lose your Security Deposit, (2) be forced to move out of the property, and (3) be sued for money damages.

The Landlord has made every effort to make this lease easy to read and understand. If you do not understand any part of this Lease, please ask Landlord for a written explanation before signing the Lease.

## LEASE INFORMATION TABLE

Landlord Name and A	ddress:	Palermo Realty	2906 Copperleaf Dr	rive Erie, PA 16509	
Tenant(s) Name(s):					
Rental Unit or Apartm	ent Address / City / Sta	te		Maximum Persons	
Lease Starting Date			Lease Ending Date	e	
Monthly Rent \$ Water/Sewer/Trash \$			Prompt Payment I Due Date for Rent	Discount \$ a Each Month: 1st of each month.	
Late Charges 10% of the lease rent if balance is not paid in full by the end of business on the 10 <sup>th</sup> of each month.					
Bad Check Charge \$50.00	Secur	ity Deposit	Pet	Violation Charge Per Day Per Animal \$600.00	
Landlord Pays for: ⊠ SNOW & IC		CTRIC   WATER   WATER	SEWER Included Cable	ΓRASH ⊠ LAWN CARE ⊠ Included Internet	
Tenant Pays for:	☐ GAS ☐ ELE	CTRIC ⊠ WATER ] SNOW & ICE REMOV	⊠ SEWER ⊠ TR. ⁄AL □ Includ <mark>ed C</mark> ab		
*Tenant has received:	Keys M	ailbox Keys	Garage Remotes	Initial	
Tenant agrees to not make copies. Tenant may only receive duplicate/replacements from Landlord. Tenant must turn in all keys, garage door openers and fitness cards to Landlord at the time tenant vacates the premises. If items are not returned to Landlord, tenant will be charged a fee to replace the lock.					

## 1. RENT

- (a) **Tenant** agrees to pay the **Monthly Rent** on or before the **Due Date** each month. **Landlord** does not have to ask **Tenant** to pay the rent. **Tenant** agrees to pay rent online via the tenant portal. **Tenant** may also pay by first class mail, or in person, to **Landlord** at **Landlord's Address** above, or at any future address specified by **Landlord**, subject to payment processing fee.
- (b) If **Landlord** receives the **Monthly Rent** on or before the **Due Date**, and all prior rent and all other charges under this **Lease** are paid, **Tenant** may deduct the **Prompt Payment Discount** in the **Lease Information Table** above.
- (c) If **Tenant** mails the rent to **Landlord**, the date of payment is the date the **Landlord** receives the rent, not the postmark date. If payment is made by check and the check is returned for insufficient funds, or for any other reason, **Tenant** will pay to **Landlord** the **Bad Check Charge** in the **Lease Information Table** as additional rent.
- (d) If at any time **Tenant** does not pay **Rent** as indicated by this lease, then **Tenant** may be considered in violation of this **Lease**. At this time, **Landlord** may charge **Tenant** for remainder of **Lease** and employ a collection agency. If at any time Landlord sends Tenant(s) to a collection agency, additional fees may occur.

## 2. SECURITY DEPOSIT

(a) **Tenant** agrees to pay a **Security Deposit** in the amount indicated in the **Lease Information Table.** 

- (b) Tenant agrees to pay the Security Deposit to Landlord before the Lease Starting Date and before Tenant moves into the Rental Unit.
- (c) Landlord can take money from the Security Deposit to pay for any damages caused by Tenant, Tenant's family, and Tenant's guests. Landlord may use the Security Deposit to pay for any unpaid rent or any other charges owed by Tenant to Landlord. Landlord will send Tenant a written list of damages and amounts of money taken from the Security Deposit.
- (d) **Landlord** agrees to send any **Security Deposit** left over to **Tenant** within thirty (30) days after **Tenant** leaves and returns the keys to the **Rental Unit** to the **Landlord**.
- (e) **Tenant** agrees to give **Landlord** a written forwarding address when **Tenant** leaves.
- (f) **Tenant** may not use the **Security Deposit** as payment for the last month's rent.
- (g) All Deposit monies will be held in an account at Huntington Bank, 5805 Peach Street, Erie, PA, 16509
- (h) Interest will accrue after second year. All accrued interest will be applied to **Tenant's** account at end of lease. **Tenant** may request to have interest applied to account any time after second year. **Tenant** may only make request once per year.

## 3. LANDLORD'S AND TENANT'S DUTIES AT THE START OF THE LEASE

Landlord agrees to give Tenant the Rental Unit on the Lease Starting Date. If Landlord cannot give Tenant the Rental Unit because the previous Tenant is still in the Rental Unit or the Rental Unit is damaged, or for any other reason not the fault of the Landlord, then Tenant cannot sue the Landlord. If Tenant does not take the Rental Unit on the Lease Starting Date, Landlord can (a) rent the Rental Unit to another Tenant and keep any rent or deposits previously paid to the Landlord or (b) sue the Tenant for money damages.

Tenant agrees that Tenant has personally inspected the Rental Unit and finds it in good repair and in proper working order. Tenant accepts the Rental Unit "AS IS" and fit for residence.

Within five (5) days of taking possession of the **Rental Unit, Tenant** must provide to **Landlord** a complete written list of any defects or damages to the **Rental Unit** which existed before **Tenant** took possession. If no such list is given to the **Landlord**, this is evidence that there were no defects or damages. **Tenant** will pay for all defects and damages not appearing on this list when **Tenant** moves out.

## 4. DAMAGE TO RENTAL UNIT

Tenant agrees to tell Landlord immediately in writing if the Rental Unit is damaged by fire or any other mishap. Tenant agrees to tell Landlord immediately in writing if there is any condition in the Rental Unit that could damage the Rental Unit or harm Tenant or others. If Tenant cannot live in the whole Rental Unit because it is damaged, Tenant may: (1) live in the undamaged part of the Rental Unit and pay less rent until the Rental Unit is repaired; or (2) end the Lease and leave the Rental Unit.

Landlord has the right to end the Lease and require the **Tenant** to move out if, in the opinion of the Landlord, necessary to repair damage resulting from a fire or other mishap.

Tenant agrees that if the Rental Unit is damaged and Tenant ends the Lease, Landlord has no further responsibility to Tenant.

## 5. INSURANCE

Landlord agrees to have insurance on the building where the Rental Unit is located. Tenant's personal property is not insured by Landlord's insurance. Tenant is responsible for insuring Tenant's own property located in the Rental Unit. Tenant is required to provide a certificate of insurance that must comply with Palermo Realty's requirements of liability insurance and list \_\_\_\_\_ as an additional insured and a certificate holder.

## 6. TRANSFER OF LEASE BY TENANT

Tenant agrees not to transfer this Lease or the Rental Unit to anyone else without the written permission of the Landlord. This includes but is not limited to any sub-lease

If the written permission of the **Landlord** is not obtained, any other person then living in the **Rental Unit** may be removed by the police, Sheriff or constable.

Tenant agrees that if Tenant transfers this Lease or the Rental Unit to anyone else without the written permission of the Landlord, Tenant is breaking this Lease.

## 7. RESPONSIBILITY FOR DAMAGE TO PROPERTY OR INJURY TO PEOPLE

Landlord is responsible for all damages to property or injuries to people caused by Landlord's intentional or negligent acts at the Rental Unit.

**Tenant** is responsible for all damages to **Landlord's** property and injuries to people caused by the accident, intentional or negligent acts of the **Tenant, Tenant's** family, guests, or others.

**Tenant** agrees that **Landlord** is not responsible to **Tenant, Tenant's** family or guests for damages or injuries caused by water, snow or ice that comes into the **Rental Unit,** or any other reason which is not caused by **Landlord.** 

When there is damage to a common element, and the party who did the damage can't be identified, costs will be split amongst all tenants sharing the common element. Examples of this could be a clogged sewer line or pest infestation."

## 8. PERSONAL SECURITY

**Tenant** agrees to assume responsibility for the personal security and safety of all persons in the **Rental Unit.** Any safety or security measures are **Tenant's** responsibilities.

## 9. USE OF RENTAL UNIT BY TENANT

**Tenant** agrees to use the **Rental Unit** only as a personal residence.

Tenant agrees to obey all federal, state and local laws and regulations when using the Rental Unit.

Tenant agrees not to allow more than the Maximum Persons in the Lease Information Table to live in the Rental Unit.

No flammable, hazardous or toxic chemicals or substances are allowed in or around the Rental Unit.

No noise or activities are allowed which reasonably disturb other **Tenants** or neighbors.

No Animals are allowed. If animals are in or around the **Rental Unit, (1) Tenant** is breaking this **Lease, (2) Tenant** will pay the **Animal Violation Charge** in the **Lease Information Table,** and (3) **Landlord** may remove the animal to a shelter or other location at **Tenant's** expense.

Any Emotional Support Animal (ESA) information must be on file and approved by the **Landlord** prior to Animal being on property. Unapproved ESA's are subject to the **Animals Violation Charge.** 

## 10. RULES AND REGULATIONS

Tenant agrees to obey all rules and regulations for the Rental Unit. If Tenant breaks any rules or regulations for the Rental Unit, Tenant breaks this lease

Landlord has the right to impose reasonable rules and regulations from time to time for the proper management of the property by notifying Tenant in writing.

## 11. HOW LANDLORD'S MORTGAGE AFFECTS THIS LEASE

A mortgage occurs when a person borrows money from a bank or other lender, and pledges property as security for the loan. That means the property is mortgaged. If the borrower does not pay back the loan, the lender can take the property. Usually, the lender will then try to sell the property to get the loan money back. Sometimes it is difficult for the lender to sell a property that is occupied by a **Tenant**, so lenders usually require **Landlords** to give them the right to end any leases if they take back a mortgaged property because of the **Landlord's** nonpayment of the loan.

Tenant agrees that Landlord has the right to mortgage the Rental Unit. The Rental Unit may already be mortgaged now, or in the future. Tenant agrees that if the Rental Unit is taken by Landlord's lender because of nonpayment of a mortgage loan, then Landlord's lender will have the right to end this Lease, and require Tenant to move out.

Tenant gives Landlord the right to sign any document, for and in the name of the Tenant, which is required by Landlord's lender to give the lender the right to end this Lease.

## 12. CARE OF RENTAL UNIT

Tenant is responsible for, and will take good care of, the Rental Unit and all of the property in and around it. Tenant agrees to shampoo all carpets as needed and keep the entire Rental Unit and all appliances clean and trash free during this Lease. Tenant agrees to pay for any damage caused by Tenant, Tenant's family, or guests as additional rent. Tenant agrees to turn over the Rental Unit and all of Landlord's personal property when the Lease ends in as good condition as when Tenant first took the Rental Unit, except for normal wear. Tenant agrees to have all carpets professionally shampooed, clean all appliances, clean the Rental Unit and remove all trash at the end of this Lease. Tenant must provide receipt of professional carpet cleaning.

**NAILS.** No nails, screws or tacks are allowed in the walls or woodwork without **Landlord's** permission. Picture or other items are allowed on the walls only by a method approved by **Landlord**.

**PAINT.** If <u>Tenant</u> wants to paint their walls, the paint must be purchased from <u>Landlord</u>. <u>Tenant</u> must paint entire walls, not just touch up spots to ensure the sheen matches and prevent areas of mismatched color. All painting must be done from corner to corner and floor to ceiling. Any additional painting required when <u>Tenant</u> vacates the <u>Rental Unit</u> will be professionally completed and billed to the <u>Tenant</u>.

**VEHICLES.** Tenant will not permit any cars or vehicles on the lawn or on areas around the **Rental Unit** where they are not intended or permitted. No junk, disabled cars or vehicles with expired registration or inspection stickers are permitted in, on or around the **Rental Unit. Tenant** will permit **Landlord** to remove any such cars or vehicles at **Tenant's** expense. **Tenant** will not sue **Landlord** for any liability or for any damages caused by this removal. **Tenants** vehicles must be parked in their garage if they have one, or you could be in violation of this lease.

**HEAT.** If **Tenant** is responsible for or can control the heat, **Tenant** will keep the **Rental Unit** heated at all times during the heating season. If **Tenant** fails to do so, **Tenant** will pay for any damages.

AIR CONDITIONING. Window units are not allowed in apartments with central air or in which Landlord pays electricity. Violation may result in fine or termination of lease.

**SNOW.** If **Tenant** is responsible to provide Snow and Ice Removal, as indicated in the **Lease Information Table**, then **Tenant** will at all times keep the sidewalks and driveways next to the **Rental Unit** clear from ice and snow. If **Tenant** fails to do so, **Tenant** will pay for any damages and injuries. If unit has an individual entry (not shared) Shoveling and Salting of the entry are the responsibility of the tenant.

**LAWN CARE.** If **Tenant** is responsible to provide Lawn Care, as indicated in the **Lease Information Table**, then **Tenant** must keep the lawn mowed and edged every week during the growing season. **Tenant** will keep all shrubs adjoining the **Rental Unit** neatly trimmed.

## 13. SMOKE DETECTORS/FIRE EXTINGUISHERS/FURNACE FILTERS

**Tenant** must inspect and test the operation of all smoke detectors and fire extinguishers in the **Rental Unit** during this Lease and replace and install batteries to keep the smoke detectors working at all times. Tenant is also responsible for replacing furnace filters as needed. It is recommended that they are replaced at the beginning of each season, and more often if there are pets in the unit.

## 14. LANDLORD'S RIGHT TO ENTER RENTAL UNIT

**Landlord** and persons allowed by **Landlord** have the right to enter the **Rental Unit** at reasonable times. **Landlord** will try to tell **Tenant** at least twenty-four (24) hours before entering. **Tenant** may not unreasonably stop **Landlord** from entering. No advance notice is required if emergency repairs are required.

**Landlord** and persons allowed by **Landlord** have the right to (1) inspect, (2) make repairs, (3) do maintenance, (4) label for rent or sale, and (5) show the **Rental Unit** during the **Lease Term.** (6) tenant agrees to allow landlord to take and use photographs of the rental unit for purposes of marketing.

#### 15. UTILITIES AND OTHER SERVICES

**Tenant** agrees to pay the costs for utilities and other services, which are **Tenant's** responsibility in the **Lease Information Table.** Those items, which are indicated as **Landlord's** responsibility will be provided by the **Landlord.** 

Tenant agrees to pay for all utilities and services not listed in the Lease Information Table.

Landlord has the right to temporarily turn off any utility or other services to the Rental Unit in order to make repairs or to do maintenance.

## 16. EMINENT DOMAIN

Eminent domain is the legal name for the right of a government to take private property for public use.

If the government takes all or any part of the Rental Unit, or the building, which contains the Rental Unit, Landlord is allowed to end this Lease. All money paid by the government belongs to the Landlord.

## 17. WHEN TENANT STAYS IN THE RENTAL UNIT AFTER THE END OF THE LEASE

If **Tenant** does not leave and remove their belongings at the **Lease Ending Date** and if **Landlord** accepts any rent payment, then this **Lease** may be renewed at the option of the **Landlord** for a full year **Lease Term.** At this time **Tenant** may be subject to "Unapproved Extension Fee".

Landlord may offer to renew or extend this Lease for an increased Monthly Rent or on different terms and conditions. If Landlord does so, and accepts rent after the Lease Ending Date, the Lease will be renewed at the increased Monthly Rent and different terms and conditions. Unless Landlord offered a different Lease Term, the Lease continues for one year.

If **Tenant** stays in the **Rental Unit** after the **Lease Ending Date** and does not sign a new **Lease Agreement**, **Landlord** can end the **Lease** by giving **Tenant** ten (10) days written notice. Death of either the **Landlord** or the **Tenant** does not affect or end this **Lease**.

If **Tenant** stays past their lease end date and does not turn in keys or possession back to **Palermo Realty**, then **Palermo Realty** has the option to automatically extend **Tenant's** lease one term under the previously offered terms.

By renewing in this way, Tenant agrees to accept all updated terms and conditions exampled in the lease located at: https://www.joepalermo.com/standard-lease-agreement

This does not cancel any additional provisions in Tenant's original lease located in Section 32 of this lease agreement.

## 18. EXTENSIONS

**Tenant** may apply for an extension of their lease rather than a renewal. All extensions much be at least 2 weeks and are subject to "Extension Fee". Extensions may be granted at discretion of **Landlord.** 

#### 19. LANDLORD'S RIGHT TO END LEASE

Landlord may end this Lease at any time by giving thirty (30) days written notice to the Tenant.

#### 20. TENANT'S RIGHT TO END LEASE

If **Tenant** did not violate (break) this **Lease**, **Tenant** has the right to end this **Lease** at the end of any month by giving **Landlord** thirty (30) days written notice. When the notice is given, **Tenant** must pay **Landlord** two (2) additional months' rent and fees to end the **Lease**. **Tenant** will comply with all other parts of this **Lease**, including payment of **Monthly Rent**, until the **Lease** ends.

## 21. REPAIRS

**Landlord** is required to perform only the following repairs: (1) roof, (2) foundation, (3) structure, or (4) as otherwise required by law. **Tenant** will immediately tell **Landlord** in writing if any such repairs are needed.

The **Landlord** does not have to make any repairs to the plumbing or electrical fixtures which break or need repairs caused by **Tenant, Tenant's** family or guests. **Tenant** must perform all other repairs.

Tenant cannot reduce their Monthly Rent because of any inconvenience or discomfort caused by repairs made by Landlord, or for Landlord's failure to provide any service or utility not through the fault of the Landlord.

## 22. CHANGES MADE BY TENANT

No changes to the **Rental Unit** by **Tenant** are allowed without **Landlord's** written consent. When **Tenant** moves out, **Landlord** may keep, remove or repair any such changes. The cost of removal or repairs and the cost of restoring the **Rental Unit** is the responsibility of the **Tenant**.

Tenant will not change the locks in the Rental Unit or install any additional locking devices without Landlord's written permission.

## 23. VIOLATIONS OF THIS LEASE

If there are two or more **Tenants** to this **Lease**, this is a joint and several **Lease**. That means that all the **Tenants** as a group and each of the **Tenants** as an individual are responsible to **Landlord** for all of the provisions of this **Lease**. For example, if the rent is not paid in full, **Landlord** can sue all of the **Tenants** (jointly) for any unpaid rent, or, **Landlord** can sue any one **Tenant** separately (severally), even the **Tenant** who already paid partial rent, for all of the remaining unpaid rent.

**Tenant** violates (breaks) this **Lease** if **Tenant**, **Tenant's** family or guests:

(1) Lied or made any untruthful statements in their rental application, whether written or verbal; (2) Fails to pay Monthly Rent or other charges to Landlord on time; (3) Leaves the Rental Unit without the Landlord's permission before the end of the Lease; (4) Does not: (a) leave the Rental Unit at the end of the lease; (b) remove all of their belongings; and (c) return the keys to the Rental Unit to the Landlord at the end of the Lease; (5) Fails to obey all rules and regulations for the Rental Unit as provided from time to time by Landlord to Tenant; (6) Is convicted for or possesses any drugs, whether in the Rental Unit or not, or applies for any "Probation Without Verdict" or "Accelerated Rehabilitation Disposition" Program, or (7) Does not obey all the requirements of this Lease Agreement.

## 24. NOTICE OF VIOLATION

If **Tenant** violates (breaks) the **Lease** by failing to pay rent or other charges to **Landlord** in full on time, **Landlord** will serve on **Tenant** a five (5) day NOTICE TO QUIT or EVICTION NOTICE. The NOTICE shall be given to the **Tenant**, posted on the **Rental Unit**, or otherwise served as allowed by law. This NOTICE means that the **Landlord** may file a Complaint in Court for the rent or to remove **Tenant** from the **Rental Unit**, or both. **Landlord** cannot file the Complaint if **Tenant** pays the rent or other charges in full within the five (5) days.

If Tenant, Tenant's family or guests violate (break) the Lease in any other way, Tenant gives up the right to receive any NOTICE TO QUIT or EVICTION NOTICE. This means that the Landlord may file a Complaint in Court to remove Tenant, Tenant's family and guests without first telling the Tenant.

## 25. REMEDIES AVAILABLE TO LANDLORD IF TENANT VIOLATES (BREAKS) LÉASE

If **Tenant**, **Tenant's** family or guests violate (break) this **Lease**, the **Landlord** may sue:

- (1) To collect past due rent, late charges and any other money owed; (2) To remove the **Tenant** and all others from the **Rental Unit**; (3) To collect for all damages to the **Rental Unit**, including withholding **Tenant's** wages for damages; (4) To collect for unpaid rent until the **Lease Ending Date** or until another person rents the **Rental Unit**; (5) To collect all costs and expenses caused because **Tenant** violated (broke) this **Lease**, including:
- (a) Utilities otherwise payable by **Tenant**; (b) Advertising; (c) Attorney's fees; (d) Court costs; (e) A reasonable fee to **Landlord** (i) to show the **Rental Unit** to new **Tenants**; (ii) to review and approve any new **Tenant**, and (iii) to prepare a new lease.

If at any time **Tenant** is in violation of the lease, then the entire lease becomes payable as a fee to **Landlord** as damages and should no longer be considered rent. And with **Landlord** being released from fulfilling their duties under the lease. **Tenant** may be granted a period of time to correct defects at the discretion of **Landlord**. **Landlord** also has the right to seek any other remedies allowed by law.

If legal representation is require at any time pertaining to this lease, **Tenant** is solely responsible for all costs associated. This can include, but is not limited to, the cost of an attorney and/or a fee for **Landlord's** in-house representation.

## 26. PERSONAL BELONGINGS OF TENANT

If it reasonably appears during the **Lease Term** that **Tenant** permanently left the **Rental Unit, Landlord** will send notice that items will be removed within 10 days. If Tenant contacts **Landlord**, **Tenant** will be given 20 days to collect belongings. Trash left in unit is not subject to this notice.

If **Tenant** is in jail, or in a mental health unit, or fails to make arrangements with **Landlord** to remove their belongings, **Landlord** can throw out their belongings left in the Rental Unit. In that case, Landlord is not responsible for the value of such belongings.

Any personal property or belongings left in the Rental Unit at the Lease Ending Date can be thrown out by Landlord. In that case, **Landlord** is not responsible for the value of such belongings.

Tenant agrees that all personal goods placed in or on the Rental Unit belong to the Tenant. Tenant will protect Landlord against any claims made by other people regarding any such personal goods.

## 27. LEAD-BASED PAINT DISCLOSURE:

See Attachment A.

## 28. TENANT GIVES UP RIGHTS BY SIGNING THIS LEASE: Tenant gives up the following legal rights:

- (a) In Section 24, the **Tenant** agrees that the **Landlord** must give the **Tenant** either five (5) days notice or no notice to leave the **Rental Unit** for breaking the Lease. The Tenant gives up the right to receive a longer notice to leave the property for breaking the Lease.
- (b) In Section I 1, the Tenant agrees that if the Rental Unit property is sold by the bank because Landlord did not pay the mortgage, the buyer can end this **Lease**. The **Tenant** gives up the right to have the **Lease** continue if that happens.

#### 29. FIRE SAFETY

**FIREPLACES:** Tenant is responsible for checking fireplace unit before use as well as maintaining unit for duration of lease.

GRILLS, ETC.: All open-flame possessions of Tenant must remain minimum of 10' from all combustible surfaces. This includes, but is not limited to, grills and firepits. Tenant must comply with all fire safety standards maintained by local fire department.

**DRYER VENTS:** Tenant is responsible for keeping dryer vent cleaned out for duration of lease

#### 30. TRASH CANS

All common and public areas must be kept clean and tidy. This includes trash bins.

## 31. ENTIRE AGREEMENT

Everything Landlord and Tenant have agreed on is in this Lease Agreement and its Attachment(s). The Landlord and Tenant can change any part of this Lease only if they both sign a written agreement to do so.

## 32. THE ATTACHMENTS TO THIS LEASE ARE:

Attachment A - Lead-based Paint Disclosure

THE	LANDI	ORD AND	THE TENANT	ALSO AGREE	AS FOLLOWS:

THE LANDLORD AND THE TENANT ALSO AGREE AS FOLLOWS:				
- Tenants are to apply for utilities before move in date; a 20% surcharge will be added to utilities bills not in tenant's name.				
- Any lost rent due to repairs of excessive damages at end of lease will be charged against security deposit.				
- Monthly W/S/T is due on the first of every month with the rent. Amount subject to change with a written 14 (fourteen) day notice.				
- All Payments will be applied to your longest open charge.				
- Tenant(s) must have 1 valid email address on file at all times.				
If box is checked the tenant is required to keep a valid Credit Card on file with Palermo Realty at all times. By signing this lease,				
tenant authorizes Palermo Realty to charge any overdue amounts on tenant's account to Credit Card on file.				
Tenant(s) have received the Move-Out Procedures Form				
Tenants who live in the Lofts at Copperleaf, I acknowledge that I could be living above a bar/restaurant.				
Palermo Realty will waive monthly fee for lock and store # for the duration of this lease as long as tenant is in good standing with Landlord.				

# By signing this Lease, each Tenant has read the entire Agreement and understands all of it. Each Tenant received a copy of this Lease.

LANDLORD'S SIGNATURE:	DATE:
TENANT'S SIGNATURE:	DATE:
TENANT'S SIGNATURE:	DATE:
TENANT'S SIGNATURE:	DATE:
TENANT'S SIGNATURE	DATE:

DISCLAIMER

The use of this lease is exclusively reserved for those having written authorization.