LEASE FOR RESIDENTIAL PROPERTY

(NOT TO BE USED WITH LEASE/PURCHASE TRANSACTIONS)



2010 Printing

in consideration of the mutual covena is entered into this date of	June 30th, 2010	between	Cham	and the are used interchangeably
(hereinafter "Landlord") and	Jamie Kim		/handa (L. 17	and Hemstreet
is entered into this date of	dential dwelling with the fo	llowing address:	, (nereinamer "Tenan 2650 Coventry Road	it") Landlord leases to Tenant, an
Augusta, GA 3090	9	TAXPIN/	ID#	and which ma
be further described in the plans, if any the property described as follows:	y, attached hereto as Exh	nibit "A" (hereinafter '	'Premises") and which f	Premises constitute all or a part of
Legal Description. The full legal des [Select A, B or C below. The section	cription of the Property is			and a part
- A attached as an exhibit hereti	0;			
B. identical to the legal descript et. seq.,	ion for the property conta	ined in the deed rec	orded in Deed Book	Page
C. described below:	_	•		
Land Lot(s)	of the	District		
GMD, Lot	, Block	. Unit	Dhana!	Section
OT		, 01111	, Phase/s	Section Section
Plat Book			County, Georgia a	Subdivision/Development
- MI 200K	, Page	, et. seq.,	County, Geo	Subdivision/Development, according to the plat recorded in rgia records.
the Property extends beyond the bourney, intended for the exclusive use of a ame.	ndaries of the Premises, another) subject to the te	Tenant shall have the erms of this Lease a	e right to use Property (nd any covenants, rule	except for any portion thereof, if s and regulations regarding the
Term. The initial term of this Lease s and shall end on (and include) the f	hall begin on	August 1st	2010	
and shall end on (and include) the f	following date:	July 21ct	2010	("Commencement Date"),
•		<u> </u>	2011	/"Ending Duton
basis until possession is granted. If p notice to Landlord, terminate this Lea	to deliver possession of possession is not granted	Premises on the Cwithinn/ada	commencement Date, rays of the Commencement	ent shall be abated on a daily.
basis until possession is granted. If p notice to Landlord, terminate this Les shall be liable for any delay in the de Rent. Tenant shall pay rent in advan per month on the first day of ea 7,800.00	to deliver possession of possession is not granted ase in which event Landk elivery of possession of it is the sum of Six Hundach month during the Landk and all the Landk elivery of possession of its interest and all the Landk elivery of possession of its interest and all the Landk elivery of possession of its interest elivery of possession of its interest elivery of possession of possession of possession of possession of possession of possession is not granted elivery of possession of possession is not granted elivery of possession of its interest elivery of possession elivery of possession of its interest elivery of possession elivery elive	Premises on the C withinn/ada ord shall promptly ref Premises to Tenant. Ired and Fifty Dollease Term. The t	commencement Date, rays of the Commencement und all deposits to Tena	rent shall be abated on a daily ent Date, Tenant may, by giving ant. Neither Landlord nor Broker
basis until possession is granted. If p notice to Landlord, terminate this Les shall be liable for any delay in the de Rent. Tenant shall pay rent in advan per month on the first day of ea \$ 7,800.00 at the following address: \$23, Walton	to deliver possession of possession is not granted ase in which event Landle elivery of possession of it is the sum of Six Hundle month during the Landle month during the Landle elivery and shall be particular.	Premises on the Cowithin n/a day ord shall promptly reformises to Tenant. Fired and Fifty Dol: Lease Term. The tay able to	commencement Date, rays of the Commencement of the Commencement of the Commencement of the Commence of the Com	rent shall be abated on a daily ent Date, Tenant may, by giving ant. Neither Landlord nor Broker collars (\$) use under this lease shall be leet
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Possession. If Landlord is unable basis until possession is granted. If p notice to Landlord, terminate this Leashall be liable for any delay in the discontinuous months on the first day of eastern month on the first day of eastern month on the first day of eastern months on the second day through the last constitute payment. Rent must be acconstitute payment. Service for Returned due shall be late. Landlord may, but s is made and Landlord accepts the sa immediately available funds and must of \$	to deliver possession of possession is not granted ase in which event Landke elivery of possession of it ce in the sum of Six Hundle and shall be part and shall be part way Ext., Augusta of designated from time to the strong balance including but insufficient funds, adminitiated Checks. Rent not paid that have no obligation to the payment must be to include an additional rent any returned check. Lander of Tenant's personal classification is filed against to many fees, plus an admitted the position of the contrary of the contrary of the contrary of the month, Landke sory action is filed against the contrary of the c	Premises on the Cowithin n/a day ord shall promptly reformises to Tenant. A seed and Fifty Dollars and	commencement Date, rays of the Commencement all deposits to Tenature and Identification of the Commence of the	rent shall be abated on a daily ent Date, Tenant may, by giving ant. Neither Landlord nor Broker collars (\$



	B. Deposit of Same: Holder shall deposit the listed below: 1. Escrow / Trust Account #		_	and the bank acco
	1. Escrow / Trust Account #	at	Wachovia	Bank
	If the Security Deposit is in a general	at		Rank Dalik
	If the Security Deposit is in a genera [NOTE: This section should not be m more than 10 rental units]. All interest earned on the above-referenced account number in which the Security Deposit the same. C. Security Deposit Check Not Honored: In which it is drawn, Holder shall promptly notify notice to deliver good funds to Holder. In titerminate this lease upon notice to Tenant.	account shall belong to the Holder. sit is held upon notice to Landlord a the event any Security Deposit che y all parties to this Agreement of the he event Tenant does not timely of	Holder shall have the right to nd Tenant, provided that the t eck is not honored, for any rea same. Tenant shall have thre teliver good funds. Landlard	e or minor children o switch the bank and / type of account remai ason, by the bank up ee (3) banking days af
	the termination of this Agreement or the surrethat Tenant meets the following requirement notice to vacate; (3) no damage has been dor is clean and free of dirt, trash and debris; (5) and scratches on walls or cabinets other the facilities, access cards, gate openers and gate. Deductions from Security Deposits the last opened and scratches of the control of the c	of the Security Deposit shall be returender of Premises by Tenant, which its: (1) the full term of the Lease have ne to the Property or its contents, example all rent, additional rent, fees and can normal wear and tear; and (7) arage openers, if any, have been re-	med to Tenant by Holder with hever occurs last (hereinafter s expired; (2) Tenant has give cept for normal wear and teath harges have been paid in full; all apartment keys, keys to returned to Landjord/Broker	nin thirty (30) days aft r "Due Date"); provide en a day writte r; (4) the entire Proper ; (6) there are no hole recreational or storag
	damage to Premises or Property caused by the invitees, licensees and guests; (2) unpaid ren remove and dispose of any personal property of \$	he negligence, carelessness, accid it, utility charges or pet fees; (3) clea ; and/or (5) late fees and any other i	on the Security Deposit: (1) the ent or abuse of Tenant, Tena aning costs if Premises is left to unpaid fees and charges refer to the control of the control	ints nousehold or the unclean; (4) the cost t
G.	retention of the Security Deposit or for any descent damages shall be specifically listed in the banking days after the termination of occupance inspection within a reasonable time after disconsistent of the security of banking days after the termination agrees with the Move-Out Statement, Tenant specify in writing, the items on the Move-Out Statement, a banking day shall not include Saturd Delivery of Move-Out Statement.	e Tenant with a statement ("Move- ductions there from. If the reason for the Move-Out Statement. The Move- cy. If Tenant terminates occupancy of overing the termination of occupan- tion of occupancy in order to ascertain shall sign the same. If Tenant refusatement with which Tenant disagraphy, Sunday or federal holidays.	Out Statement") listing the or the retention is based upon an out Statement shall be previthout notifying the Holder, Hocy. Tenant shall have the right the accuracy of the Move-Out States within three (3) banking dees within three (3) banking deciritions.	exact reasons for the damage to Premises spared within three (3 colder may make a finant to inspect Premises of Statement. If Tenant shall days. For all purposes
Н.	Tenant after a reasonable effort, the payment smalled. Security Deposit Held by Broker: If Broker Move-Out Statement and deligation to	ning the payment is returned to Ho shall become the property of Landio is holding the Security Deposit, Br	lder undelivered and if Holderd ninety (90) days after the docker shall be responsible for	ast known address of er is unable to locate late the payment was
C	disbursed.	all reasonably interpret the Lease	to ensure that the Security	or to the Due Date. In Deposit is properly
ii	Notwithstanding the above, if there is a bona fix notice to all parties having an interest in the Section be reimbursed for and may deduct from any fun incurred. The prevailing defendant in the interparamount deducted by Broker from the non-prevail parties.	nds interpleaded its costs and exper pleader lawsuit shall be entitled to calling party.	nses including reasonable atto collect its attorneys' fees and	sdiction. Broker shall orneys' fees actually court costs and the
Ĺ	All parties hereby agree to indemnify and hold arising out of or related to the performance by Br for damages relating to any decision of Holder ease or to interplead the Security Deposit into	to disburse the Security Deposit or a court of competent jurisdiction.	lade in accordance with the r	ee not to sue Broker equirements of this
itilli ate	Ities. Tenant acknowledges that all utilities and	l/or services are to be paid for by T	enant, with the exception of:	
	es not provided by Landlord into the name of Te flord may, without notice to Tenant, disconnect ided by Landlord under this Lease. Landlord ma	ly, at Landford's option, pay utilities	and be reimbursed by Toponi	and are not being
orm'	e-in Inspection. Prior to Tenant tendering a Se attached hereto and incorporated hereinafter and will be given the right to inspect Property to a not shalf be entitled to retain a copy of the Formula is a relocated and is familiar with the same.	ecurity Deposit, Landlord shall prov (the "Form") itemizing any existing (ride Tenant with "Move-In, Mo	ove-Out Inspection

9. Owner's Property Disclosure Statement C	r's Property Disclosure Statement ☐ is or ☑ is not attached to this Lease.
10. Tenant's Responsibilities.	r's Property Disclosure Statement ☐ is or ☒ is not attached and
A. Repairs and Main (dges that Tenant has inspected Premises and that it is fit for residential occupan- within a reasonable time period the
Tepant shall and Maintenance: Tenant acknowled	foor that T
receipt of any dan	dges that Tenant has inspected Premises and that it is fit for residential occupan- ngerous condition or need for maintenance existing in Premises or on Property. Up within a reasonable time period thereafter, repair the following: (1) all the
receipt of notice from Tenant Landlord shall	igerous condition or need for maintenance and that it is fit for residential occupan
Premises or Property which create upperform	within a reasonable time period the period t
such other defects which, if not correct living	conditions or render Premises with the following: (1) all determines
agrees to maintain Premises in the	ages that Tenant has inspected Premises and that it is fit for residential occupan- ingerous condition or need for maintenance existing in Premises or on Property. Up within a reasonable time period thereafter, repair the following: (1) all defects conditions or render Premises untenable; and (2) to the extent required by state the
remedy any violet	vand close - " " Porty III a state of discensir Event - " " State la
from Landiard It T	eimburged in the of trash and debris Any aver-
B. Missed Appaintment and the limety pay said i	invoice Toward by renant within thirty (30) days and by Landlord
limited to maintain to time it will?	he neconnect the in default of this Agreement
property porfessions appraisers a	and real potent. Owner or other authorized
mutually agreed the programmer of the programmer	invoice Tenant shall be in default of this Agreement. The necessary for Management, Owner or other authorized parties including, but no perty to prospective purchasers or tenants. If Tenant fails to keep a pre-arranged become due as additional rent under this agreement as liquidate.
damages to appointment allowing access	to the Directive purchasers or fenants. If Tanants is the Direction of inspecting the
C Laws as to management and such amount shall	The street of th
C. Lawn and Exterior Maintenance: (Select one	Decome due as additional rent under this agreement per event as liquidate
☐1. Tenant shall keep #	ne sections not marked -t - " agreement
requiar basis / in lower and edge	ed, beds free of weed a part of this Lease.)
vard lot ground of once every two w	The sections not marked shall not be a part of this Lease.] ed, beds free of weeds, shrubs trimmed, trash and grass clippings picked up on a driveway clean and fall leaf season) and shall keep Proportion.
Da Dariel Grounds, Premises, walkways and	driveway also also and fall leaf season) and shall leaf season)
—4. Fartial maintenance by Tenant - Tenant about	ed, beds free of weeds, shrubs trimmed, trash and grass clippings picked up on a driveway clean and free of rubbish, trash and shall keep Property, including maintain the following:
2. Partial maintenance by Tenant - Tenant shall	maintain the following:
D. Pest Control 1 and and a substituted agent sha	3 provide all years's in
other insects) shall be responsible for termin	te and rodont and valuextenor maintenance.
[Select one. The section not marked shall not be a	all provide all yard/exterior maintenance. te and rodent control. Other pest control (including ants, cockroaches, spiders and part of this Agreement I
11 I section not marked shall not be a	thed of this a
 ☐ 1. Landlord or Landlord's designated agent sha ☐ 2. Landlord shall not provide pest control service E. Smoke Detector: Tenant and the same shall not provide pest control service 	Part of this Agreement.]
AV and and a u	III DIOVIDE pest sentinol
E. Smoke Detector: Tenant and provide pest control service	es to Premises and the
Tenant agrees to be and acknowledges that Premis	es to Premises and the same shall be the responsibility of Tenant. ses is equipped with a smoke detector(s) that is in good working order and repair. se smoke detector every thirty (30) days and notify Landlord immediately if the
smoke detector is a solely responsible to check the	seems equipped with a smoke detector(s) that is in another.
F Freezing of the Freezing of	ng of pipes, Tenant agrees that when the temperature outside falls below 32°F, heat serving Premises in an "on" position and set to a minimum of soor.
Table 11 Pipes: To help in preventing the frame	and noully Landlord immediately if the
(h) leave the thermostat regulation	ng of pipes, Tenant agrees that when the temperature outside falls below 32°F, theat serving Premises in an "on" position and set to a minimum of 60°F; and d and/or mildew can grow in
(b) leave the faucets dripping	heat serving Premises in an # " " The temperature outside falls below 2005
G. Mold and Mildew: Tenant acknowledge	on position and set to a minimum of socr
elevated levels of mojeture and it	d and/or milders one
regularly income the same forms of	maly and grow in any portion of the part
mildew (other than in circles for mold and/or mildey	a neat serving Premises in an "on" position and set to a minimum of 60°F; and and/or mildew can grow in any portion of the Premises that are exposed to a minimum of and mildew can be harmful to their health. Tenant therefore agrees to be a rareas designed to hald want to the premise make the premise of th
COVOR DOWN IN THE PROPERTY AND DELLA	
H. Access Codes, T.	mold and mildew can grow in any portion of the Premises that are exposed to mold and mildew can be harmful to their health. Tenant therefore agrees to an areas designed to hold water or to be wet areas). Tenant shall not block or ess codes for all entrance gates and security systems located on the property.
Pariso Editiola/Bioker all paris	
Lead-Rope-Lead-R	ss codes for all entrance gates and security systems located on the property. y built prior to 1978, Tenant acknowledges that Tenant has received, read, and incorporated herein by reference.
signed the Land For any Premises located on Dress	same and security systems located on the property
signed the Lead-Based Paint Exhibit attached beauty	y built prior to 1978. Tenant acknowled
Initials nereto and	incorporated herein by reference that Tenant has received read and
	by reference.
Notice of Propensity of Florest	
thereto on Promise of Flooding. Landford hereby notice	fies Topper
execution of the last has DOR has not A hear for the	Total as follows: Some portion or all of the lines.
established this Lease. Flooding is defined as the	fies Tenant as follows: Some portion or all of the living space or attachment
established water source such as a river of the inundar	fies Tenant as follows: Some portion or all of the living space or attachment at least three times within the last five (5) years immediately preceding the tion of a portion of the living space caused by an increased water level in an increase water level in
excessive rain fell.	inage ditch, or as a ponding space caused by an increased water level in
_	a politiling of water at or near the point where the
DUNIAL and Assis	, and the second of the second
andiord This I	
the Property to the fullest extent	rd and Tenant between this Lease without the prior well.
conveyed by Landlord to Tanant Lease in this Lease in	o estate or pormer the parties hereto. While Tenant
- vendit nerem.	The second contract is a second contract in the second contract in t
Jse. Premises shall be weed a	o estate or permanent legal interest in the Property is being transferred or
TO TO TOSTUMENTAL PURPAGE.	
Property shall be used a	and shall be occupied only by the
f condominium, dools as to comply with all federal state	county, and municipal laws and ordinances and any applicable declaration enant agrees any violation or noncompliance of the above resulting in 6
community pages in the condition of covenants conditions	county, and municipal laws and ordina-
peing imposed bylaws, and rules and regulations.	county, and municipal laws and ordinances and any applicable declaration restrictions; all rules and regulations adopted pursuant thereto; and any enant agrees any violation or noncompliance of the above resulting in fines
and regulations. Te straight and and regulations. Te	enant agrees any violation or possessing adopted pursuant therefor and assistance
The first will be the respon	sibility of the Tenant
	- Southly III IIIes
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- 15. Nuisances and Unlawful Activity. Tenant shall be responsible for ensuring that Tenant and members of Tenant's household and their invitees, licensees and guests comply with the Rules and Regulations applicable to Tenant set forth herein and any term, condition or provision of this Lease relating to the use of the Premises or Property and do not engage in any activity while on Property that is unlawful, would endanger the health and safety of others or would otherwise create a nuisance. In the event Tenant or any of the above-named parties are arrested or indicted for an unlawful activity occurring on Property and said charges are not dismissed within thirty (30) days thereafter, Tenant shall be deemed to be in default of this Lease and Landlord may terminate this Lease immediately. For the purpose of this Lease, an unlawful activity shall be deemed to be any activity in violation of local, state or federal law.
- 16. Property Loss. Storage of personal property by Tenant in Premises or in any other portion of Property shall be at Tenant's risk. Tenant has been advised to obtain renter's insurance that provides comprehensive property insurance for Tenant's property that insures against any loss due to but not limited to leaking pipes, theft, vandalism, fire, windstorms, hail, flooding, rain, lighting, tornadoes, hurricanes, water leakage, snow ice, running water or overflow of water or sewage. Landlord and Broker shall not be liable for any injury or damage caused by such occurrences, and Tenant agrees to look solely to their insurance carrier for reimbursement of losses for such events.
- 17. Right of Access, Signage. Upon 24 hours advance notice to Tenant, Landlord shall have the right Monday through Saturday from 9:00 a.m. to 8:00 p.m. to access to Premises or Property to inspect, repair, maintain the same and/or to show the Property to prospective buyers. In the case of emergency, Landlord may enter Premises or Property at any time to protect life and prevent damage to Premises month to month, Landlord may also place a "for rent" or "for sale" sign in the yard or on the exterior of any dwelling on Property, may install a lockbox and may show Premises to prospective tenants or purchasers during reasonable hours. Tenant agrees to cooperate with Landlord and Broker who may show Premises to prospective tenants or buyers. In the event a lockbox is installed, Tenant shall secure jewelry and other valuables and agrees to hold Landlord harmless for any loss thereof. For each occasion where the access rights that Landlord shall be damaged by the denial of access, that Landlord's actual damages are hard to estimate, and that the above amount 18. Rules and Regulations.

- A. Tenant is prohibited from adding, changing or in any way altering locks installed on the doors of Premises without prior written permission of Landlord. If all keys to Premises and Property are not returned when Tenant vacates Premises, Landlord may charge a
- B. Motor vehicles with expired or missing license plates, non-operative vehicles, boats, trailers, RVs and campers are not permitted on Property. Any such vehicle may be removed by Landlord at the expense of Tenant for storage or for public or private sale, at Landlord's option, and Tenant shall have no right or recourse against Landlord thereafter.
- C. Other than normal household goods in quantities reasonably expected in normal household use, no goods or materials of any kind or description which are combustible would increase fire risk or increase the risk of other casualties, shall be kept in or placed on
- D. No nails, screws or adhesive hangers except standard picture hooks, shade brackets and curtain rod brackets may be placed in walls, E. No pets are allowed unless the exhibit entitled "Pet Exhibit" is attached to this Lease.
- F. Tenant shall not, on or in Property, improperly dispose of motor oil, paints, paint thinners, gasoline, kerosene or any other product G. No waterbeds are allowed in Premises without written consent of Landlord.
- H. No space heaters or window air conditioning units shall be used to heat or cool Premises except with the written consent of Landlord. I. No window treatments currently existing on any windows shall be removed or replaced by Tenant without the prior written consent of
- Tenant shall comply with all posted rules and regulations governing the use of any recreational facilities, if any, located on Property. K. Tenant shall comply with all posted Rules and Regulations governing the parking of motor vehicles on Property or the use of L. Tenant shall not skateboard, skate, rollerblade or bicycle on Property without wearing proper safety equipment.
- M. Any location and means of installation and repair and/or maintenance of any telephone, cable TV, satellite, Internet or data wiring and/or systems are the sole responsibility of Tenant, but must be approved, in advance, by Landlord. Landlord does not warrant and shall not be responsible for any portion of any telephone, cable TV, satellite, Internet or data wiring and/or systems serving Property.
- N. Tenant shall be prohibited from improving, altering or modifying the Property during the term of this Agreement without the prior written approval of the Landlord. Any improvements, alterations or modifications approved by Landlord shall be deemed to be for the sole benefit of Tenant and Tenant expressly waives all rights to recover the cost or value of the same. Any improvements, alterations or modifications of the Property made by Tenant without the approval of Landlord shall be deemed to be damage done to the Property
- O. Tenant shall keep all utilities serving the Property on at all times during the term of the Lease and through the completion of the Move Out Inspection including but not limited to garbage, water, electric, and gas. Should Tenant fail to keep utilities on through the Move Out Inspection Tenant shall pay Landlord as additional rent the total cost of reconnecting the utilities and a administrative fee of 19. Default.

- A. Default Generally: Tenant shall be in default of this Lease upon the occurrence of any of the following:
 - 1. Violates the Rules and Regulations, Tenant Responsibilities, set forth herein or otherwise fails to abide by the terms and conditions of this Lease. Prior to terminating the Lease for either of the above reasons Landlord shall give Tenant notice of the default and a three (3) day opportunity to cure the same except in situations where the default is incapable of being cured within that time frame or the nature of Tenant's default, if not cured, poses a risk of damage or injury to Landlord, Landlord's property, other persons or the property of others immediately as determined in the sole discretion of Landlord.

- 2. Tenant fails to cure any violation of Rules and Regulations or Tenant Responsibilities set forth herein, or otherwise fails to abide by and perform any of the obligations, terms, conditions or provisions of this Lease within three (3) days after Landlord delivers notice
- 3. Tenant violates the Rules and Regulations or Tenant Responsibilities set forth herein three (3) times during the term of the Lease
- 4. Tenant files a petition in bankruptcy (in which case this Lease shall automatically terminate and Tenant shall immediately vacate the Premises leaving it in the same condition it was in on the date of possession, normal wear and tear excepted). 5. Tenant fails to timely pay rent or other amounts owed to Landlord.
- 6. Tenant fails to reimburse Landlord for any damages, repairs and costs to the Premises or Property (other than normal wear and tear) caused by the actions or neglect of Tenant or members of Tenant's household and their invitees, licensees and guests. All rights and remedies available to Landlord by Law or in this Lease shall be cumulative and concurrent.
- B. Effect of Default: If Tenant defaults under any term, condition or provision of this Lease, Landlord shall have the right to terminate this Lease by giving notice to Tenant and to pursue all available legal and equitable remedies to remedy the default. All rent and other sums owed to Landlord through the end of the Lease term shall immediately become due and payable upon the termination of the Lease due to the default of Tenant. Such termination shall not release Tenant from any liability for any amount due under this Lease. All rights and remedies available to Landlord by law or in this Lease shall be cumulative and concurrent.

20. Destruction of Property.

- A. If flood, fire, storm, mold, other environmental hazards that pose a risk to the occupants health, other casualty or Act of God shall destroy (or so substantially damage as to be uninhabitable) Premises, rent shall abate from the date of such destruction. Landlord or Tenant may, by written notice, within thirty (30) days of such destruction, terminate this Lease, whereupon rent and all other obligations hereunder shall be adjusted between the parties as of the date of such destruction.
- B. If Premises is damaged but not rendered wholly untenable by flood, fire, storm, or other casualty or Act of God, rent shall abate in proportion to the percentage of Premises which has been damaged and Landlord shall restore Premises as soon as is reasonably
- C. Rent shall not abate nor shall Tenant be entitled to terminate this Lease if the damage or destruction of Premises, whether total or partial, is the result of the negligence of Tenant or Tenant's household or their invitees, licensees, or guests.
- 21. Mortgagee's Rights. Tenant's rights under this Lease shall at all times be automatically junior and subordinate to any deed to secure debt which is now or shall hereafter be placed on Property. If requested, Tenant shall execute promptly any certificate that Landlord may

22. Disclaimer.

- A. General: Tenant and Landlord acknowledge that they have not relied upon any advice, representations or statements of Brokers and waive and shall not assert any claims against Brokers involving the same. Tenant and Landlord agree that no Broker shall have any responsibility to advise Tenant and/or Landlord on any matter including but not limited to the following except to the extent Broker has agreed to do so in a separately executed Property Management Agreement: any matter which could have been revealed through a survey, title search or inspection of Property; the condition of Property, any portion thereof, or any item therein; building products and construction techniques; the necessity or cost of any repairs to Property; mold; hazardous or toxic materials or substances; termites and other wood destroying organisms; the tax or legal consequences of this transaction; the availability and cost of utilities or community amenities; the appraised or future value of Property; any condition(s) existing off Property which may affect Property; the terms, conditions and availability of financing; and the uses and zoning of Property whether permitted or proposed. Tenant and Landlord acknowledges that Broker is not an expert with respect to the above matters and that, if any of these matters or any other matters are of concern, Tenant should seek independent expert advice relative thereto. Tenant and Landlord acknowledges that Broker shall not be responsible to monitor or supervise any portion of any construction or repairs to Property and that such tasks
- B. Neighborhood Conditions: Tenant acknowledges that in every neighborhood there are conditions which different tenants may find objectionable. It shall be Tenant's duty to become acquainted with any present or future neighborhood conditions which could affect the Property including without limitation land-fills, quarries, high-voltage power lines, cemeteries, airports, stadiums, odor producing factories, crime, schools serving the Property, political jurisdictional maps and land use and transportation maps and plan. If Tenant is concerned about the possibility of a registered sex offender residing in a neighborhood in which Tenant is interested, Tenant should review the Georgia Violent Sex Offender Registry available on the Georgia Bureau of Investigation Website at www.gbi.georgia.gov

23. Other Provisions.

- A. Time of Essence: Time is of the essence of this Lease.
- B. No Waiver: Any failure of Landlord to insist upon the strict and prompt performance of any covenants or conditions of this Lease or any of the rules and regulations set forth herein shall not operate as a waiver of any such violation or of Landlord's right to insist on prompt compliance in the future of such covenant or condition, and shall not prevent a subsequent action by Landlord for any such violation. No provision, covenant or condition of this Lease may be waived by Landlord unless such waiver is in writing and signed by
- C. Definitions: Unless otherwise specifically noted, the term "Landlord" as used in this Lease shall include its representatives, heirs, agents, assigns, and successors in title to Property and the term "Tenant" shall include Tenant's heirs and representatives. The terms "Landlord" and "Tenant" shall include singular and plural, and corporations, partnerships, companies or individuals, as may fit the particular circumstances. The term "Binding Agreement Date" shall mean the date that this Lease has been signed by the Tenant and Landlord and a fully signed and executed copy thereof has been returned to the party making the offer to lease.
- D. Joint and Several Obligations: The obligations of Tenant set forth herein shall be the joint and several obligations of all persons



- E. Entire Agreement: This Lease and any attached addenda and exhibits thereto shall constitute the entire Agreement between the parties and no verbal statement, promise, inducement or amendment not reduced to writing and signed by both parties shall be
- F. Attorney's Fees, Court Costs and Costs of Collection: Whenever any monies due hereunder are collected by law or by attorney at law to prosecute such an action, then both parties agree that the prevailing party will be entitled to reasonable attorney's fees, plus all
- G. Indernnification: Tenant agrees to indemnify and hold Landlord and Broker harmless from and against any and all injuries, damages, losses, suits and claims against Landlord and/or Broker arising out of or related to: (1) Tenant's failure to fulfill any condition of this Lease; (2) any damage or injury happening in or to Property or to any improvements there on as a result of the acts or omissions of Tenant or Tenant's family members, invitees or licensees; (3) Tenant's failure to comply with any requirements imposed by any governmental authority; (4) any judgment, lien or other encumbrance filed against Property as a result of Tenant's actions and any damage or injury happening in or about Property to Tenant or Tenant's family members, invitees or licensees (except if such damage or injury is caused by the intentional wrongful acts of Landlord or Broker); (5) failure to maintain or repair equipment or fixtures, where Landlord and/or Broker use their best efforts to make the necessary repairs within a reasonable time period and Tenant covenants not to sue Landlord or Broker with respect to any of the above-referenced matters; (6) Owner of the Property not paying or keeping current with any mortgage, property taxes or home owners association fee's on the Property or not fulfilling the Owner's obligations under this lease. For the purpose of this paragraph, the term "Broker" shall include Broker and Broker's affiliated licensees and H. Notices:

- 1. All Notices Must Be in Writing. All notices, including but not limited to offers, counteroffers, acceptances, amendments, demands, notices of termination or vacating and other notices, required or permitted hereunder shall be in writing, signed by the
 - (Check here if Broker cannot accept notice for Landlord. If this box is checked, paragraph H2 below shall not be a part of this
- 2. When Notice to Broker is Notice to Broker's Client. Except in cases where the Broker is a practicing designated agency, notice to the Broker or the affiliated licensee of Broker representing a party in the transaction shall for all purposes herein be deemed to be notice to that party. In any transaction where the Broker is a practicing designated agency, only notice to the affiliated licensee designated by Broker to represent the party in the transaction shall be notice to that party. Personal delivery of notice may only be
- 3. Method of Delivery of Notice. Subject to the provisions herein, all notices shall be delivered either: (1) in person; (2) by an overnight delivery service, prepaid; (3) by facsimile transmission (FAX); or (4) by registered or certified U. S. mail, pre-paid return
- 4. When Notice Is Deemed Received. Except as may be provided herein, a notice shall not be deemed to be given, delivered or received until it is actually received. Notwithstanding the above, a notice sent by FAX shall be deemed to be received by the party to whom it was sent as of the date and time it is transmitted provided that the sending FAX produces a written confirmation showing the correct date and the time of the transmission and the telephone number referenced herein to which the notice should have been sent. Notice sent by FAX to a Broker shall only be sent to the FAX number of the Broker, if any, set forth herein: (a) Personal delivery of notice to a designated agent shall only be deemed to be received when it is actually received by the designated agent or delivered to the office of the Broker in which the agent is rostered, at a time when an agent or employee of the Broker is there to receive it; (b) Personal delivery of notice to a Broker shall only be deemed to be received when it is: (1) actually received by the Broker (if the Broker is a person); (2) actually received by an agent acting on behalf of the Broker in the transaction in which notice is being sent; or (3) delivered to either the main office of the Broker or the office of the Broker in which the agent representing the Broker is rostered at a time when an agent or employee of the Broker is there to receive it.
- 5. Notice by Fax or E-Mail to a Broker or Affiliated Licensee of Broker. Notices by fax or e-mail to a Broker or the affiliated licensee of a Broker may only be sent to the e-mail address or fax number, if any, of the Broker or the affiliated licensee of the Broker set forth in the Broker/Licensee Information section of the signature page of this Agreement or subsequently provided by the Broker or the affiliated licensee of Broker following the notice procedures set forth herein. If no fax number or e-mail address is included in the Broker/Licensee Contact Information section of the signature page of this Agreement (or is subsequently provided by the Broker or the affiliated licensee of Broker following the notice procedures, then notice by the means of communication not provided shall not be valid for any purpose herein. Notice to a Broker or the affiliated licensee of Broker who is working with, but not representing a party, shall not be deemed to be notice to that party.
- 6. Certain Types of Signatures Are Originals. A facsimile signature shall be deemed to be an original signature for all purposes herein. An e-mail notice shall be deemed to have been signed by the party giving the same if the e-mail is sent from the e-mail address of that party and is signed with a "secure electronic signature" as that term is defined under Georgia Law.
- I. Appliances: The following appliances are in Property and included in this Lease:Refrigerator, Range, Microwave
- Tenant acknowledges that Tenant has inspected these appliances and that the same are in good working order and repair. J. Keys: Landlord may release keys to Property to any of the occupants listed herein.
- K. Waiver of Homestead Rights: Tenant for himself and his family waives all exemptions or benefits under the homestead laws of
- L. Governing Law: This Lease may be signed in multiple counterparts and shall be governed by and interpreted pursuant to the laws of the State of Georgia. This Lease is not intended to create an estate for years on the part of Tenant or to transfer to Tenant any

	N.	Property is located; and (2) while Landlord may from time to time do things to make Property reasonably safe, Landlord is not a provider or guarantor of security in or around Property. Tenant acknowledges that prior to occupying Property, Tenant carefully inspected all windows and doors (including the locks for the same) and all exterior lighting and found these items: (a) to be in good working order and repair; and (b) reasonably safe for Tenant and Tenant's household and their invitees, licensees and guests knowing the risk of crime. If during the term of the Lease any of the above items become broken or fall into disrepair, Tenant shall give notice to Landlord of the same immediately. Rental Application: Tenant's rental application is \(\mathbb{I}\), OR, is not \(\mathbb{X}\) attached hereto as an exhibit. If the rental application is attached hereto and it is later discovered that the information disclosed therein by Tenant was incomplete or inaccurate at the time it was given, Tenant shall be in default of this Lease and Landlord may pursue any and all of Landlord's remedies regarding said default.
		arly Termination by Tenant. [Select Section A. or B. below, The section not marked shall not be a part of this Lease.]
L	lΑ	Right to Terminate Early: Provided Tenant is not in default hereunder at the time of giving notice, Tenant has strictly complied with all of the provisions of this paragraph, and termination is as of the last day of a calendar month, Tenant may terminate this Lease before the expiration of the term of the Lease by: [Select the applicable sections below. The section not marked shall not be a part of this Agreement.]
		1. Giving Landlord no less than days notice on or before the day rent is due as shown in rent paragraph above; plus
		☐2. Paying all monies due through date of termination plus the total amount of any and all deposits; plus
		□3. Paying an amount equal to □ month's rent or □ % of the total remaining months on lease; plus
		☐4. Return Premises in a clean and ready-to-rent condition; plus
		☐5. Paying a \$ administration fee;
		□6. Other
	1	Any notice for early termination must be signed by all Tenants. Tenant's election of early termination shall not relieve Tenant of responsibilities and obligations regarding damage to Premises or Property. Tenant may not apply the security deposit toward the payment of any of Tenant's financial obligations set forth in this Early Termination by Tenant Paragraph.
×	В.	No Right of Early Termination: Tenant shall not have the right to terminate this Lease early.
		Military Activation: Notwithstanding any provision to the contrary contained herein, if Tenant is called to active duty during the term of this Lease, Tenant shall present to Landlord the official orders activating Tenant; then and in that event, this Lease shall be controlled by the Service members' Civil Relief Act of 2003 as amended in 50 U.S.C.A. § 50-534.
		Active Military: If Tenant is on active duty with the United States military and Tenant or an immediate family member of Tenant occupying Premises receives, during the term of this Lease, permanent change of station orders or temporary duty orders for a period in excess of three (3) months, Tenant's obligation for rent hereunder shall not exceed: (1) thirty (30) days rent after the first date on which the next rental payment is due; (2) the cost of repairing damage to Premises or Property caused by an act or omission of Tenant. If Tenant is active military and presents to Landlord a copy of official orders of transfer to another military location, then and in that event, items 24.A.3 and 24.A.5 above shall not apply.
	E.	Holding Over: Tenant shall have no right to remain in the Property after the termination or expiration of this Lease. Should Tenant fail to vacate the Property upon the expiration or termination of this Agreement, Tenant shall pay Landlord a per diem occupancy fee of \$ for every day that Tenant holds over after the expiration or termination of this Lease. Acceptance of the occupancy fee by Landlord shall in no way limit Landlord's right to treat Tenant as a tenant at sufferance for unlawfully holding over and to dispossess Tenant for the same.
25.	<u>Ea</u>	rly Termination by Landlord. Tenant agrees that Landlord may terminate the lease prior to the lease expiration date and Tenant
	A.	rees to vacate the property if the following conditions are met: Landlord gives Tenant sixty (60) days written notice to vacate (Tenant still owes rent through the sixty (60) day notice period).
	B.	Landlord pays to Tenant an amount of \$ as compensation for disturbing tenant quiet enjoyment of the property and for the inconvenience of moving early. This credit will be applied to the Tenant account at the time the Tenant vacates the property and will be included with any applicable security deposit refund. The foregoing shall not relieve the Tenant of his or her responsibilities and obligations regarding any damage to the property.
26.	the	newal Term. Either party may terminate this Lease at the end of the term by giving the other party 30 days notice prior to the end of a term. If neither party gives notice of termination, the Lease will automatically: elect one. The box not checked shall not be a part of this agreement].
		be extended on a month-to-month basis with a rent increase of $\frac{n/a}{s}$ % of the current rental rate and the new rent amount shall be known as the Current Rent . All other terms of the existing Lease remains the same. Thereafter, Tenant may terminate this Lease upon $\frac{30}{s}$ days notice to Landlord and Landlord may terminate this Lease upon sixty (60) days notice to Tenant.
		renew for an additional term of days beginning on the first day following the end of the preceding term unless either party gives notice to the other at least days prior to end of the then current term of that party's decision to terminate the Lease at the end of the current term. This Lease may be automatically renewed for up to additional terms. If this Lease has not been terminated during the final renewal term, this Lease will continue on a month to month basis until the same is terminated in accordance with Georgia Law.

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27.	Ac	gency Brokerage and Property Management.
	Ā.	Agency Disclosure: In this Lease, the term "Broker" shall mean a licensed Georgia real estate broker or brokerage firm and, where the context would indicate, the Broker's affiliated licensees and employees. No Broker in this transaction shall owe any duty to Tenant or Owner/Landlord greater than what is set forth in their brokerage engagements and the Brokerage Relationships in Real Estate Transactions Act, O.C.G.A. § 10-6A-1 et. seq.;
		 No Agency Relationship. Tenant and Owner/Landiord acknowledge that, if they are not represented by a Broker, they are each solely responsible for protecting their own interests, and that Broker's role is limited to performing ministerial acts for that party. Listing Broker. Broker working with the Owner/Landlord is identified on the signature page as the "Listing Broker"; and said
		Broker is , OR, is not representing Owner/Landlord; 3. Leasing Broker. Broker working with Tenant is identified on the signature page as "Leasing Broker"; and said Broker
		is 🖸 OR is not 🔀 representing Tenant; and
		4. Dual Agency or Designated Agency . If Tenant and Owner/Landlord are both being represented by the same Broker, a relationship of either designated agency □ OR , dual agency □ shall exist.
		 a. Dual Agency Disclosure. [Applicable only if dual agency has been selected above] Tenant and Owner/Landlord are aware that Broker is acting as a dual agent in this transaction and consent to the same. Tenant and Owner/Landlord have been advised that:
		 In serving as a dual agent, Broker is representing two clients whose interests are or at times could be different or even adverse;
		(2) As dual agent, Broker will disclose all known adverse, material facts relevant to the transaction to all parties in the transaction, except for information made confidential by request or instructions from either client, and which is not otherwise required to be disclosed by law;
		(3) Tenant and Owner/Landlord do not have to consent to dual agency and, the consent of the Tenant and Owner/Landlord to dual agency has been given voluntarily and the parties have read and understand their brokerage engagement agreements; and
		(4) Notwithstanding any provision to the contrary contained herein, Tenant and Owner/Landlord each hereby direct Broker, while acting as a dual agent, to keep confidential and not reveal to the other party any information which could materially and adversely affect its negotiating position.
		b. Designated Agency Assignment: [Applicable only if the designated agency has been selected above]
		Broker has assignedto work exclusively with Tenant as Tenant's designated agent andto work exclusively with Owner/Landlord
		as Owner/Landlord's designated agent. Each designated agent shall exclusively represent the party to whom each has been
	В.	assigned as a client and shall not represent in this transaction the client assigned to the other designated agent. Material Relationship Disclosure: The Broker and/or affiliated licensees have no material relationship with either client except as follows:none
		(A material relationship means one actually known of a personal, familial or business nature between the Broker and/or affiliated licensees and a client which would impair their ability to exercise fair judgment relative to another client.)
	C.	Brokerage: The Broker(s) identified herein have performed valuable brokerage services and are to be paid a commission pursuant to a separate agreement or agreements. Unless otherwise provided for herein, the Listing Broker will be paid a commission by the Landlord, and the Leasing Broker will receive a portion of the Listing Broker's commission pursuant to a cooperative brokerage agreement.
		GAR Forms: The Georgia Association of REALTORS®, Inc. ("GAR") makes certain standard real estate forms available to its members. These GAR forms are frequently provided to the parties in real estate transactions by the REALTORS® with whom they are working. No party is required to use any GAR form. Since these forms are generic and written with the interests of multiple parties in mind, they may need to be modified to meet the specific needs of the parties using them. If any party has any questions about his or her rights and obligations under any GAR form he or she should consult an attorney. The parties hereto agree that the GAR forms may only be used in accordance with the licensing agreement of GAR. While GAR forms may be modified by the parties, no GAR form may be reproduced with sections removed, altered or modified unless the changes are visible on the form itself or in a stipulation, addendum, exhibit or amendment thereto.
		Property Management: Broker is ☒, OR, is not ☐ the authorized agent of Landlord for the purposes of managing Property in accordance with a separate management agreement. If there is an agreement between Landlord and Broker to manage Property: (1) Tenant agrees to communicate with Broker on all issues relating to or arising out of this Lease Agreement; (2) Broker shall have the power and legal authority to exercise the rights of the Landlord hereunder, (3) Tenant shall pay the rent due hereunder to Broker at the address of Broker specified herein or at such other address of which Broker may give notice to Tenant, and (4) subject to the management agreement, Broker shall perform the obligations of Landlord hereunder. The termination of the management agreement shall not terminate this Lease.
28.	Ext pre	nibits. All exhibits attached hereto listed below or referenced herein are made a part of this Lease. If any such exhibit conflicts with any seeding paragraph, said exhibit shall control:



SPECIAL STIPULATIONS. The following Special Stipulations, if conflicting with any	exhibit or preceding paragraph, shall control:
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Additional Special Stipulations are \square or are \square not attached.	
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Y/VU7)	7/2/9010		
Tenant's Signature	Date	Landiord's Signature	Date
Jamie Kim			
Print or Type Name		Print or Type Name	
enant's Signature	Date	Landlord's Signature	Date
Print or Type Name		Print or Type Name	
Fenant's E-Mail Address		Landlord's E-Mail Address	
Fenant's E-Mail Address		Landlord's E-Mail Address	
_easing Broker		Sherman and Hemstre Listing Broker	et Real Estate Co.
MLS Office Code Brokerage	Firm License Number	MLS Office Code Broke	H-54422 erage Firm License Numbe
Broker's Phone#&	FAX#	Broker's Phone# 706-722-8334	& FAX#706-722-7289
Broker or Broker's Affiliated Licer	see	By: Broker of Broker's Affiliated I	Licensee
Print or Type Name	······································	Joel Weat	chersbee
Broker's or Broker's Affiliated License	e F-Mail Address	jweathersbee@sherma Broker's or Broker's Affiliated Lice	
SIGNOL S OF DIGNOL S ATTRIBUCED ELOSINGS	e E-Maii Address	Dioker's or Broker's Amiliated Flo	ensee C-Ivian Address
easing Agent's Georgia Real Estate	License Number	3066 Leasing Agent's Georgia Real Es	
Nultiple Listing Number		_	