

Ver sa rece

4128 Webb Rd - 4128 C Webb Road Chattanooga, TN 37416

Lease Renewal Offer

Dear Tenant(s):

We value your tenancy and certainly would like to keep you as a rental customer. The purpose letter is 31/2012

to notify you of a change in the terms of your lease agreement. Your lease is set to expire on 08/ . Please initial one option below:
1 prefer to renew my lease for a One (1) year period. The new rental rate to be \$525.00 effective on <u>05/1/2015</u> . The term of the lease will be <u>05/01/2015</u> through <u>04/30/2016</u> . I understand that if I have an outstanding past due balance, it is incorporated into this lease renewal. A copy of the rental ledger is attached showing a balance of:-19.00.
2 i prefer to remain on a month-to-month basis with the rental rate of an additional \$100.00 per month more than the new rental rate listed above, effective on 05/01/2015 All terms and conditions of the original lease and special stipulations will remain in full force and effect.
3 Please accept this as advanced written notice that I/We intend to vacate the property effective: All Lease terms and/or penalties to apply as specified in the lease agreement. Acknowledgment of this notice to be confirmed by written notice, provided by Lessor.
Please return this form via postal delivery, hand delivery, email, or fax transmittal. This letter must be returned to our office on or before the 15th of the month prior the effective date of change. If not returned by said date, your lease will be automatically converted to

month-to-month tenancy at the rental rate stated in option 2 above. This form MUST be signed by all parties including Guarantors/co-signers. Please refer to the roommate release addendum if anyone has or will be moving in or out.

\$/24/15 te 4,26-15

Greyhaven Realty Management Co, Inc.

Lessor

Date

Date

Lessee

Date

Date

Guarantor/Co-signer

ADD ADDITIONAL LINES AS NECESSARY

Page 2 of 2

1 1E 201E



2 NORTHGATE PARK, SUITE 408 CHATTANOOGA, TN 37415 OFFICE 423-648-6676 FAX 423-370-1273

RESIDENTIAL LEASE AGREEMENT

PARTIES	1.Entered into at Chattanooga, Tennessee, this <u>15th</u> day of <u>July</u> 20 <u>10</u> between Greyhaven Realty Management Company, Inc., (for) OWNER/Lessor, and Lessee(s). This agreement conforms with the
PREMISES	Uniform Residential Landlord and Tenant Act of the States of Tennessee. 2.LESSOR leases to LESSEE Dwelling 4128 Webb Rd #C Chattanooga TN 37416 to be used by LESSEE as a
	residential dwelling and for no other purpose, for the term of 12 months beginning on the 1st day of September 2010, and ending, on the last day of August 2011 and other special terms as follows: See Original
	TOROWS. OSE ORIGINAL
RENT	3.IN CONSIDERATION of said lease, LESSEE agrees to pay total rent of <u>Five Thousand Seven Hundred</u> Dollars (\$5,700.00) to the LESSOR, in 12 equal payments of <u>Four Hundred Seventy Five</u> Dollars (\$475.00) in advance each month plus the prorate amount. The first monthly Installment is due on the first working day of <u>September</u> 2010. The remaining payments are to be paid consecutively on the first working day of each month at the office of GREYHAVEN
	REALTY MANAGEMENT COMPANY, INC., or at such place as LESSOR may direct. All demands, or any notices, are waived as to payment of rent or the performance of any condition of this lease. Rental from the date of this contract to the first day of the coming month is N/A- Renewal. This amount being the proration of rent from the date of possession to the first day of the coming month. Under no circumstances shall LESSEE withhold any amount from any monthly rental payments.
SERVICE CHARGE	4.LESSEE agrees that a service charge in the amount of ten percent (10%) of the monthly rental installment will be added to their account if the payment is not received in the office on or before the 5 th day of the month, any outstanding balance will be turned over for collection/eviction.
RETURNED CHECKS	5.Returned checks are considered as unpaid rent and as such a service fee of thirty-five dollars (\$35.00) will be charged After one returned check, all other payments must be made by money order or cashiers check
SECURITY SEE	6.Resident agrees to deposit with LESSOR, upon execution of this agreement, receipt of which is hereby acknowledged the sum of \$\frac{\section}{\section}\section \text{original}\$. Fee is held as security against damage to property, furniture, appliances, carpet (normal wear and tear excepted), and resident vacating the dwelling prior to termination date of this lease; or failing to perform any and all tile covenants herein, and said fee shall also be subject to the terms and conditions of any executed Policy. Fee is neither an advance rental payment nor a bonus to the Lessor, and LESSOR agrees that if all the covenants imposed upon resident have been fulfilled, Landlord shall refund said fee by mail to the address furnished by resident, after the dwelling has been vacated by resident and inspected by LESSOR, all as provided by statute. Said fee shall not
JTILITIES	earn interest and shall be deposited in the <u>Northwest Georgia Bank</u> . 7.LESSOR will furnish: see original. Resident will use the utilities
APPLIANCES	supplied by LESSOR only for ordinary household appliances and household uses. 8.LESSOR will supply the following appliances: see original LESSEE agrees to rent these appliances from LESSOR for the term of this lease. The amount of rental for any appliances listed is included in the dwelling rental. LESSEE shall not return any appliance
DCCUPANCY	9.THE DWELLING WILL BE OCCUPIED BY: Resident and the following members of resident's family or the dwelling will be shared with resident(s) listed below: 1
DAMAGE TO	2. see original 4. see original 10.IN FURTHER CONSIDERATION of said lease, LESSEE agrees to pay LESSOR any and all damages to the
DWELLING	dwelling or to the premises including but not limited to damage to exterior or interior walls, ceilings, floors, windows, doors, locks, hardware, plumbing fixtures, appliances, or appurtenances of the dwelling or of the premises (including entire complex), within fourteen (14) days after written notice by the landlord specifying the breach and requesting that
•	the tenant remedy it within that period of time. The landlord may enter the dwelling unit and cause the work to be done in a workmanlike manner and submit an itemized bill for the actual and reasonable cost or the fair and reasonable value thereof as rent on the next date when periodic rent is due, or if the rental agreement has terminated, for immediate
	payment. LESSEE is responsible for damage caused by act or neglect of LESSEE, LESSEE'S spouse, member of LESSEE'S family, guests, trespassers, invitees, or licensee of LESSEE or person in the employ or under the control of LESSEE.
REPAIR AND	11.Lessee is not authorized to and shall not cause repairs or maintenance to be performed on the leased premises at
MANUAL PINAMAE	any expense to LESSOR without the prior written consent of LESSOR. LESSEE shall not be entitled to any credit or
	Initials/

3	compensation for the tempor malfunction, breakdown, or loss of use of any on of the leased premises, including air conditioning, heating, hot ar heater, appliances, and the like, providing LESSOR shall repair or replace the problem within a reasonable time. Under no circumstances shall LESSEE deduct the cost of repair from the rental payments payable hereunder without the prior written consent of LESSOR. Lessee shall not flush paper towels, facial tissue, wet-ones, tampons, birth control devices, or any other item that might damage or block the free flow of the commode. Items causing blockage will be returned to the tenant and a minimum charge of \$75.00 will be charged to the Lessee.
LAWN CARE	12.LESSEE is see original is not see original responsible for lawn maintenance including lawn cutting and weeding of flower beds. LESSEE is responsible for keeping the outside area neat, clean and clear of all trash and debris. If LESSEE fails to maintain the lawn and outside area, LESSOR may have these things done and bill LESSEE, in which case payment by LESSEE for such maintenance expense shall be due on the first of the month following the receipt of the bill, and any amounts unpaid shall be treated as unpaid rent hereunder.
APPLICATION	13. LESSEE'S Application is an important part of this lease, incorporated by reference and made a part hereof. Any misrepresentations, misleading or false statements made by LESSEE and later discovered by LESSOR may VOID said lease agreement, at option of LESSOR. However, any such voiding of the lease agreement shall not relieve LESSEE from obligation for all damages arising hereunder.
USE OF PREMISES	14. LESSEE shall maintain the leased premises in such condition and repair as accepted at the commencement of this lease, and shall on its termination surrender the premises in the same condition and repair, ordinary wear and tear or unavoidable casualty excepted. Dirt is not considered normal wear and tear, even on walls. LESSEE shall not make any alterations, additions or improvements in the premises without the written consent of LESSOR, and if any such are made they shall be forfeited to the LESSOR upon termination, unless otherwise agreed in writing
LIMITS OF USE	15. Lessee shall not use said premises for any purpose other than as a residential dwelling, or use or permit anything upon said premise that will invalidate the insurance on the building or increase the rate thereof, or in any manner deface or injure the building or any part thereof or overload the floors, or permit any objectionable noise or odor to escape, or to permit or create a nuisance or to disturb any other resident in the building, or in any way injure the reputation of the dwelling. LESSEE shall comply with all governmental, health and policy requirements and regulations respecting said premises.
SUBLEASE AGREEMENT	16. LESSEE shall not have the right without written consent of LESSOR to pledge or assign his leasehold interest or to sublet the leased premises or any part thereof. Under no circumstances may any person occupy the dwelling on a permanent or long-term basis, (SEVEN OR MORE DAYS) without the prior written approval of GREYHAVEN REALTY MANAGEMENT COMPANY, INC.
LESSEE'S	17. All personal property on the leased premises shall be at the risk of the LESSEE only, and LESSOR shall not be
PERSONAL	lighte for any damage bareto or that the roof, nor shall LESCOD be that a surface only, allu LESCOR snall not be
PROPERTY	liable for any damage hereto or theft thereof; nor shall LESSOR be liable for any damage to the person or property of LESSEE or other persons resulting from the act or neglect of any other LESSEE or occupant of the building, lack of repair of the building, or any accident occurring in or about the building. LESSOR does not have insurance coverage on any of LESSEE'S personal property.
CASUALTY	18. If the dwelling unit or premises are damaged or destroyed by fire or casualty to an extent that the use of the dwelling unit is substantially impaired, the resident may (1) Immediately vacate the premise, and (2) shall notify the landlord in writing within fourteen (14) days thereafter of his intention to terminate the rental agreement in which case the rental agreement terminates as of the date of vacating. If the rental agreements terminated, the land-lord shall return all prepaid rent. Accounting for rent in the event of termination or apportionment is to occur as of the date of the casualty. If agreement has not been terminated, it is the Lessee's responsibility to seek temporary residence until the unit has been restored.
DEFAULT 72 HOUR NOTICE	19. In case of the breach of or failure to perform and comply with any of LESSEE'S undertakings herein contained or any of the Rules and Regulations attached hereto and incorporated by reference and made a part hereof, LESSOR reserves the right to and may elect to declare this lease forfeited, and to enter and take possession of said premises within seventy-two (72) hours. Upon termination LESSEE agrees to give quiet and peaceful possession of the premises to the LESSOR. LESSOR may in such event rent the premises and hold LESSEE liable for any subsequent or consequent loss or damage. LESSOR may, at its election, continue the lease and recover as damages from LESSEE any unpaid rent until said dwelling is re-rented or until the lease term expires, whichever occurs first.
LIEN	20. When perfected, LESSOR shall have a lien on LESSEE'S personal property and household goods to secure the performance of LESSEE'S obligation. LESSEE agrees to pay on demand all expenses for collection, including reasonable attorney's fees and court costs LESSOR incurs in the collection of said rent or enforcement of any of the provisions of this lease.
RIGHT TO INSPECT	21. LESSOR or its agents may at all reasonable times enter said leased premises to make repairs, examine and inspect them and may remove any signs, fixtures or alterations not in conformity with this agreement or with the Rules and Regulations attached hereto, LESSEE further agrees to cooperate in all respects with LESSOR, the owner, or their agents if at any time the owner desires to show the property to a prospective purchaser, or if the owner or his agents need access to the property for any reason in connection with the owner's desire to sell the property, or when the Lessee has tendered their thirty (30) day written notice to vacate the property. The refusal by LESSEE to do so, shall be a violation and breach of this Lease, and LESSOR shall be entitled to enter the unit for these purposes. It is expressly understood that LESSOR shall make every effort to show said property at the convenience of the LESSEE.
KEYS TO ADDITIONAL LOCKS	22. In the event LESSEE adds additional locks or other security equipment to the leased premises, he shall immediately provide LESSOR with a key to the new lock, or other means of access to the leased premises. In no event shall LESSEE change the existing locks. Any existing locks changed by LESSEE will be subject to a rekeying or replacement charge of \$50.00 per lock and further shall be grounds for termination of this tenancy.
ABANDONMENT	23. The LESSEE must notify the LESSOR of any anticipated extended absence from the premises in excess of seven (7) days. Notice shall be given on or before the first day of any extended absence. The LESSEE'S unexplained and/or
	Initials/

extended absence from the p. ises for thirty (30) days or more without paym. if rent as due shall be prima facie evidence of abandonment. Ti. ESSOR is then expressly authorized to enter, remove and store all personal items belonging to LESSEE and others. If LESSEE does not claim said personal items within an additional thirty (30) days, LESSOR may sell or dispose of said personal property and apply the proceeds of said sale to the unpaid rents, damages, storage fees, sale costs, court costs, advertisement and attorney fees. Any balances are to be held by the LESSOR for the LESSEE for a period of six (6) months subsequent to the date and thereafter forfeited to the LESSOR. 24. The term "impoundment" is defined as removing a vehicle from the private parking lot or adjacent street, alley, IMPOUNDMENT highway or thoroughfare to a garage or other place of safety or to a garage designated or maintained by the police department or otherwise maintained by an appropriate law enforcement agency. The LESSOR and the appropriate law enforcement agency shall have the authority to impound any vehicle, if said vehicle has been left parked for a period of seven days without current registration, identification, upon LESSEE'S failure to give notice to LESSOR pursuant to a rental agreement, or regulation of his right, title, or interest in said vehicle. The LESSOR and law enforcement agency shall also have authority to impound any vehicle when it has been abandoned or left inoperable for a period of 7 days. The term "inoperable" shall include, but not be limited to, a vehicle with one or more flat tires. The owner of the vehicle may make application to take possession of his vehicle and remove said vehicle from a place to which it has been stored by paying the costs of removing the vehicle, plus the towing and accrued storage charges

WORKING ON OF VEHICLES

AUTO

25. LESSEE shall not under any circumstances store or place any motorcycle or other vehicle operated with combustible AND STORAGE fuel, whether operable or not, inside the leased premises. Without the prior written consent of LESSOR, LESSEE shall not service or work on any vehicle on the leased premises, including the parking area provided or any public street adjacent to the leased premises; however, minor repairs are permitted, such as changing oil and similar work if it is completed in one day's time. LESSEE shall not allow oil or other liquids to drain onto the leased premises or parking areas, and shall dispose of used liquids and parts properly.

NUMBER OF VEHICLES WAIVER OF NOTICE

26. Without the prior written approval of LESSOR, LESSEE shall be limited to one vehicle for each licensed driver in the leased premises, with a maximum of two vehicles.

27. LESSEE hereby waives any and all notices of unpaid rent or any other breach of this agreement. LESSOR is not required to give LESSEE any notice whatsoever prior to instituting legal action to evict LESSEE from the leased premises and/or to recover money damages.

NOTICE TO LESSOR OF ACCIDENT OR DEFECT 28. LESSEE shall promptly notify LESSOR in writing of any accident to or defect in the water pipes, gas pipes, electric light wires or fixtures or heating apparatus, in order that LESSOR may make the necessary repairs, and LESSOR shall not be liable for damages due to the temporary breakdown or discontinuance of same. LESSEE shall not interfere with or prohibit LESSOR from making necessary repairs. In instances where the LESSOR FURNISHES WATER TO THE LESSEE, the LESSEE agrees to pay additional charge should he obtain water using appliances which do not conform with the amenities provided. LESSEE will provide their own electricity service and gas service if applicable.

NOTICE OF RENEWAL

29. Both LESSOR and LESSEE shall notify the other party in writing at least thirty (30) days prior to the LEASE expiration of this lease, of their intent to renew or not renew this lease. Continued occupancy by LESSEE after expiration of this lease for any reason, shall be considered a rental from month to month and the rent rate shall be adjusted to the rent rate currently being charged for this type unit. In the event LESSEE holds over on said month to month basis, the rent rate shall further be adjusted by an additional five percent for the LESSEE'S failure to enter into a new lease agreement.

TERMINATION OF LEASE

30. LESSEE must give LESSOR thirty (30) days advance written notice of intent to vacate the leased premises and prior to vacating the dwelling all sums due LESSOR under the terms of this agreement must be paid. All notices must be received the first of the month along with the rental payment for the termination month.

LIQUIDATED DAMAGES FOR **EARLY TERMINATION** OF LEASE

Must be received the first of the month along with the rental payment for the termination month.

31. In the eventual SE Exterminates this lease in the first six (6) months of occupancy, he agrees to give 30 days in the and pay unto (2) additional months? contacted damages in the first six (6) months of occupancy, he agrees foligive a 30 day notice and pay one (1) additional months replicating days are expensed.

If the event of early the mination, additional inquidated damages is the second of the whole amount of the second of the damages is the agree of the second of

ACCEPTANCE BY RESIDENT

32. This contract shall not be affected by any agreements or representations not contained herein. LESSEE'S act of taking possession shall be conclusive evidence that the premises were in satisfactory condition and in conformity with this agreement between the parties. The LESSEE does hereby accept all items as contained in the dwelling in good condition and agrees to return it at termination of the lease in good condition. LESSEE has examined the leased premises and agrees to take them in their present condition without alteration or repairs, except for the items listed on the tenants checklist. This checklist is to be returned by tenant 10 days from lease signing date. Items denoted on checklist will be addressed by Lessor at the discretion of the property owner.

Any damages not noted on the "Unit Inspection Report" will be charged to the tenant, upon move out. This is for the protection of the tenant. FAILURE TO RETURN CHECKLIST MAY RESULT IN TENANT LIABILITY FOR EXISITING PROPERTY CONDITIONS. Tenant must provide a 30 gallon trash container where applicable. Tenant must change the heat & A/C filters every 30 days. Lessor reserves the right to inspect filters on a periodic basis.

RULES & REGULATIONS **SAVINGS**

CLAUSE

33. Rules & Regulations are an important part of this lease, incorporated by reference and made a part hereof.

34. If any provision of the lease is determined to be in conflict with the UNIFORM RESIDENTIAL LANDLORD AND TENANT ACT thereby making said provision null and void, the nullity shall not affect the other provisions of this lease which can be given effect without the void provision and to this end the provisions of the lease are severable.

PET POLICY

35. Pets are not allowed without the approval of GREYHAVEN REALTY MANAGEMENT COMPANY, INC., and without the payment of a non-refundable pet fee in the amount of \$ 250.00 per pet. LESSEE has see original pets, and

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	has paid to LESSOR a total a unt of see original for the non-re able pet fee. This provision also					
	applies to any pets acquiredESSEE after the execution of this lease. At the time of execution of this lease, LESSEE has the following pets:					
	see original					
	Under no condition shall LESSEE have more than two pets at any one time. Pit Bulls and Rottwellers are not					
INSURANCE	allowed on the premises.					
HADOINAIACE	36 LESSOR "DOES NOT" provide insurance on LESSEE'S personal property, therefore LESSEE is advised to obtain coverage for his own protection. Lessee hereby understands that waterbeds are acceptable with proper insurance to					
	cover damage (not limited to carpet) in Lessee's unit as well as surrounding units.					
LESSOR'S	37. In the event of the employment by LESSOR of an attorney to collect any rent due by the LESSEE hereunder or to					
ATTORNEY FEES	protect the interest of the LESSOR in the event of a breach by LESSEE of any of the terms and conditions of this lease.					
· LLO	LESSEE will pay to LESSOR the reasonable fees of such attorney and such fees shall be forthwith due and payable upon demand and shall constitute additional rent due and payable by the lease hereunder.					
PAYMENTS	38. If LESSOR files a legal detainer against LESSEE, and subsequent thereto accepts rent or other payments from					
MADE AFTER	LESSEE, said acceptance of payment by LESSOR shall not operate as any waiver or relinquishment of any rights to					
FILING OF	proceed with the legal detainer action and evict LESSEE from the leased premises and obtain a judgment against LESSEE for the balance owed.					
	EEGGEE for the parallel owed.					
CRIMINAL	39. A. Resident, any member of the residents household, or guest or other person under the resident's control shall					
ACTIVITY,	NOT engage in criminal activity, including drug-related criminal activity I ON or NEAR subject premises. "Drug-related					
ILLEGAL DRUGS AND	criminal activity" means the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute, or use as a controlled substance.					
ILLEGAL USE	B. Resident, any member of the resident's household or a guest or other person under the resident's control shall NOT					
OF FIREARMS	engage in any act intended to facilitate criminal activity, including drug-related criminal activity. ON or NEAR the subject					
	premises.					
	C. Resident or members of the household will not permit the dwelling unit to be used for, or to facilitate, criminal activity, including drug-related criminal activity, regardless of whether the individual engaging in such activity is a member of the					
•	household or a guest.					
	D. Resident, or members of the household will not engage in the manufacture, sale or distribution of illegal drugs at any					
	location, whether ON or NEAR the subject premises or otherwise. E. Resident, any member of the resident's household, or a guest or other person under the resident's control shall NOT					
	engage in acts of violence or threats of violence, including, but not limited to, the unlawful discharge of fire- arms, ON or					
	NEAR subject premises,					
	F. VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL VIOLATION OF THE SUBJECT LEASE AND					
	GOOD CAUSE FOR TERMINATION OF TENANCY. A SINGLE violation of ANY of the provisions as set forth herein shall be deemed a serious violation and a material non-compliance with the Lease. It is understood and					
	agreed that a single violation shall be good cause for termination of tenancy. Unless otherwise provided by law, proof of					
ACKNOW EDG	violation shall NOT require criminal conviction.					
MENT	40. LESSEE hereby acknowledges that he has read this agreement, the rental application and the rules and regulations may be amended from time to time and are for the purpose of protecting the premises and providing for the					
	safety and well being of all occupants of the premises, and affirms that LESSEE will, in all respects, comply with the					
	terms and provisions of this agreement.					
LEAD PAINT PEST	41. Lead-Based Paint Addendum is see original / is not see original part of this contract.					
CONTROL	42. Pest control is the responsibility of the tenant, however, Lessor may, at Lessor's option, provide pest control services, either on a one-time or an ongoing basis. This decision is strictly at Lessor's discretion.					
In the event of mo	ore than one Resident, each Resident understands he/she is jointly and severally liable for each provision of this contract.					
no partial payme	nt of monthly rent will be accepted. Total amount of monthly rent is to be paid in full in a single, total payment					
RESIDENT ACK	NOWLEDGES RECEIPT OF see original Door Key(s), see original Mailbox Key(s), other keys see					
<u>original</u> and	see original Garage Door Opener(s) to be returned at expiration of lease or a charge of \$50.00 per lock/opener					
will be assessed	to LESSEE. Regardless of any Contrary language contained in this lease, LESSOR may increase the amount of monthly is lease upon thirty (30) days written notice to LESSEE, in which event LESSEE shall have the election, upon thirty (30)					
days written notic	the to LESSOR, to cancel this lease, or to continue the lease at the increased rental amount.					
•	The state of the s					
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PLEASE READ YOUR LEASE BEFORE SIGNING FAILURE TO READ THIS LEASE PRIOR TO SIGNING DOES NOT DIMINISH, RELINQUISH, RELEASE OR NEGATE RESPONSIBILITY AND OBLIGATION TO COMPLY WITH ALL TERMS AND CONDITIONS HEREIN

NO VERBAL OR IMPLIED AGREEMENTS OR DISCUSSIONS
WILL BE HONORED UNLESS DOCUMENTED
WITHIN THIS LEASE OR ATTACHED ADDENDA!
NO EXCEPTIONS!



4128 Webb Rd #C (Address of leased property)	LESSEE	,	8-13-10 DATE
Chattanooga TN 37416		SS#	,
,	LESSEE		DATE
BY		\$S#	
Agent for LESSOR GREYHAVEN REALTY MANAGEMENT COMPANY, INC.	LESSEE	ООП	DATE
2 Northgate Park Suite 408 Chattanooga, TN 37415	15005	SS#	/
	LESSEE		DATE

NOTE: Mail all rent payments to Management Office located at:



2 NORTHGATE PARK, SUITE 408 CHATTANOOGA, TN 37415 OFFICE 423-648-6676 FAX 423-370-1273

Initials	/	
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