LEASE LANDLORD: Marquette University

LEASED PREMISES:

TENANT:

OTHER TENANTS TO OCCUPY LEASED PREMISES:

MUID

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		Unit #_		
Address				MUID
Milwaukee	WI	<u>53233</u>		
City	State	Zip Code		MUID
LANDLORD'S AG	ENT FOR COLLECTION	OR RENT ANI	D OTHER	
PAYMENTS; SERVICE OF PROCESS; AND MANAGER:				MUID
Office of	of University Apartments	5		
1032 West Wisconsin Avenue				MUID
Milwaul	kee, WI 53233			
(414) 28	88-7281			
After Hours Maint	enance Assistance: 414	-288-	(building front desk)	

THE ABOVE-NAMED LANDLORD AND TENANT AGREE AS FOLLOWS:

- 1. OCCUPANCY, TERM OF LEASE, RENT, PAYMENT. Landlord agrees to rent to Tenant and Tenant agrees to rent from Landlord the above described premises to be used only for normal residential purposes incidental to the provision of educational services provided by Marquette University, and said premises (the "Leased Premises") are not to be occupied by persons other than the Tenant. The "Leased Premises" constitute a dwelling unit operated incidental to the provision of educational services. No guests of the Tenant may occupy the Leased Premises in the absence of the Tenant or for more than five (5) days within any month of the term of this Lease or any renewals or extensions thereof without the prior written consent of Landlord or Agent and payment of additional rent. Landlord and Agent, by collecting said additional rent, do not waive their right to terminate Tenant's tenancy based upon a breach of the occupancy clause.
 - A. First day of Lease Term: ______ Time: NOON B. Last day of Lease Term: ______ Time: NOON

Requests for occupancy extensions prior to the lease start date or past the lease end date must be submitted in writing to the Landlord. Tenant may retain possession of the Leased Premises only with prior written consent of the Landlord. Unless prior written consent for an extension is given by Landlord, this Lease ends on the last day of the Lease Term, noted above, and failure to vacate on the last day by the stated time constitutes an unauthorized holdover. Extensions to the lease term are subject to all leasing obligations contained herein. Tenant will be notified of move in time at least two weeks prior to taking occupancy.

If occupancy of the Leased Premises is delayed because of construction or the holding over of a prior tenant, Landlord will not be liable to Tenant in any respect for the delay and this Lease will remain in full force and effect, subject to the following: (1) The rent will be abated on a pro rata basis for each day of the delay, and (2) if the delay continues for three or more days, Tenant may be relocated to a comparable unit. If such accommodation is made, Tenant will not withhold rent for any period and this Lease will remain in full force and effect during the time that the Tenant is occupying space on the Landlord's premises. If no accommodations for relocation can be made, Tenant may terminate the Lease by giving notice in writing to Landlord no later than the fifth day of the delay or inability to provide alternate accommodations, whereupon Tenant will be entitled only to a refund of the housing deposit and any prepaid rent. These terms apply solely to delays caused by construction or holding over by a prior tenant, and specifically exclude any items of cleaning or minor repairs that may appear on the Apartment Inspection Checklist.

THERE IS NO AUTOMATIC RIGHT TO RENEW THIS LEASE FOR ANY SUBSEQUENT TERM.

- 1.1 The monthly rent to be paid during the Term of this Lease will be USD \$______. The total rent payable for the term of this Lease will equal the monthly rent times the number of months in the Term. If the Term does not begin or end on the first day of a month, then the total rent payable will be adjusted pro rata to reflect the number of days in the partial month. The total monthly rental charges are split evenly among all tenants of the Leased Premises. By executing of this Lease, the Tenant agrees to pay the Landlord the total rent due for the Term of this Lease.
- 1.2 Rent charges are due in full prior to the start of classes each semester. These charges will be billed to Tenant's Bursar account in installments, one installment before the beginning of each semester. In lieu of full payment, Tenant may opt to make monthly installments by signing up for the Marquette Monthly Payment Plan (MMPP) administered by TuitionPay. Tenants electing to pay through MMPP will be charged an enrollment fee and are subject to late fees if payments are not received by the due dates, pursuant to the terms of the payment plan.
- 1.3 Tenant authorizes Marquette to credit Tenant's financial aid directly to Tenant's Bursar account for payment of all charges incurred. If applicable, Tenant further authorizes Marquette University to credit Tenant's financial aid to Tenant's Bursar account for housing damage charges incurred and past due utility charges and fees incurred. Tenant may choose to rescind this authorization by submitting notice in writing to Marquette Central (marquettecentral@marquette.edu).
- 1.4 Tenant will be severally liable for the full amount of any payments due under this Lease and all other terms and conditions.
- 1.5 Upon execution of this Lease, Tenant must pay a non-refundable housing deposit. This non-refundable housing deposit will be credited to Tenant's Bursar account.
- 1.6 Tenant will pay the following utilities through the last day of the Lease Term or extension thereof: <u>electricity via a WeEnergies account (Campus Town, Gilman, Frenn only)</u>. If Tenant fails to pay any utility charges when due, then Landlord, at Landlord's option, may pay the past due utility charges and Tenant will reimburse Landlord upon billing for any amounts it pays on behalf of Tenant. Tenant will also incur a \$25 administrative fee billed to Tenant's Bursar account for any part of each month that Landlord pays utility fees on behalf of Tenant or when Tenant fails to set up, transfer, or close a utility account.
- 1.7 Tenant attests that Tenant is executing this Lease in good faith. Tenant intends to live in the Leased Premises for the duration of the Lease Term. Tenant has no present intent to assign or sublet the premises to any other person. Landlord reserve the right to terminate this Lease if Tenant graduates, withdraws from Marquette University voluntarily or involuntarily, or otherwise ceases to be a full-time Marquette University student for any reason, or is placed on University Conduct Probation. Whether or not Landlord elects to terminate this Lease under this section, Tenant will remain responsible for compliance with all provisions of this Lease, including its financial obligations and its Rules and Regulations, regardless of Tenant's enrollment status with Marquette University unless expressly released by the Landlord in writing.
- 1.8 Tenant will pay to Landlord any applicable sales tax, in addition to amounts due for rent or other charges.
- 1.9 Tenant may ask to terminate this Lease before the first day of the Lease Term. The Tenant must make the request in writing and in the form approved by Landlord. If approved, the Tenant may incur a Cancellation Fee. A request to terminate before the first day of the Lease Term will only be approved and is conditioned upon Landlord finding a replacement tenant that signs a lease on the same terms and conditions as the one being terminated. Landlord will make reasonable efforts to find a substitute tenant upon a cancellation request. Tenant may be held responsible for costs associated with marketing and leasing efforts to find the substitute tenant. Landlord has no obligation to accept the request for termination if a substitute tenant is not located or the substitute tenant does not execute a lease.

2. DAMAGES

- 2.1 Tenant will have seven (7) days after date of occupancy to inspect the Leased Premises and will complete and submit the Apartment Inspection Report that is provided by Landlord listing any defects or needed repairs in or about the Leased Premises.
- 2.2 Tenant is responsible for giving notice to Landlord of any required service. Tenant must report issues in a timely fashion through the designated work request website or by requesting emergency service in person or via telephone.
- 2.3 The Leased Premises must be left by Tenant in a clean and undamaged condition, and the cleaning must include the windows, oven, refrigerator, dishwasher, microwave cabinets, fixtures, furniture, sinks, toilets, showers, bathtubs, walls and flooring and all carpeting. The last Tenant to vacate the premises has the right to request a move-out inspection with Landlord and is responsible for ensuring final condition meets Landlord's requirements. All Tenants will provide Landlord with contact information for future communications and are responsible for monitoring University accounts for details regarding damages and final billing. The cost or estimate of repairing any damage to the Leased Premises that was not listed in the Apartment Inspection Report will be charged to Tenant's Bursar account, as will the cost of restoring the Premises to a clean and rentable condition, normal wear and tear excepted. Damage repair charges may be split between all Tenants on the lease if responsibility for damages cannot be attributed to a specific Tenant.
- 2.4 Landlord has disclosed any uncorrected building code or housing code violations of which Landlord is actually aware that affect the leased premises and that pose a significant threat to Tenant's health or safety at <u>www.marquette.edu/apartments</u>. By signing this Lease, Tenant acknowledges that Tenant has reviewed this website and determined whether any uncorrected building code or housing code violations have been disclosed by Landlord.
- 3. <u>OBLIGATIONS OF TENANT</u>. During the Lease Term, as a condition to Tenant's continuing right to use and occupy the Premises, and in addition to other obligations imposed upon Tenant by law and by this Lease, Tenant agrees as follows:
- 3.1 <u>No pets</u>. Tenant will not keep any cats, dogs, fowl, other animals, birds, or stray animals on the Premises for any length of time without the written consent of Landlord. Fish are permitted in a tank not to exceed 10 gallons. Any Tenant found to have any animal on the Premises will be charged a fee to de-flea, shampoo and deodorize the Premises.
- 3.2 <u>Service and Assistance Animals</u>. Service animals are allowed in University-owned buildings, pursuant to law. A Tenant who keeps an assistance animal ("Animal") will accept liability for damage to the Premises caused by the Animal. Landlord can deny a Tenant the ability to keep an Animal if: (a) the Tenant does not have a disability-related need for the Animal or fails to provide the necessary documentation; (b) allowing the Animal would impose an undue financial and administrative burden or would fundamentally alter the nature of services provided by the Landlord; (c) The specific Animal poses a direct threat to a person's health or safety that cannot be reduced or eliminated by another reasonable accommodation; or (d) The specific Animal would cause substantial physical damage to a person's property that cannot be reduced or eliminated by another reasonable accommodation. Animal must be registered with and approved by Marquette University's Office of Disability Services and meet the requirements of a handler agreement. Tenant must fill out a handler agreement with the Office of Residence Life for the Animal.
- 3.3 <u>Use restrictions</u>. Tenant will not use the Premises, or cause or authorize any other person to use the Premises, for any immoral or unlawful purpose or for any purpose that will, in the sole judgment and discretion of the Landlord, injure the reputation of the Premises or of the building of which the Premises are a part ("Building"). If the Tenant observes illegal behavior being committed in the Premises by others, Tenant will notify the Marquette University Police Department or other law enforcement or as soon as it is safe to do so, or may, depending on the facts and circumstances, be deemed to have caused or authorized the behavior. Tenant expressly acknowledges and agrees that Tenant's use, or authorization of use, of the Premises contrary to this section is a material breach of this Lease and entitles the Landlord to seek all remedies available under law, including but not limited to eviction. Tenant will not use or keep in or about the premises any article or thing which would in any manner increase the risk of fire, or conflict with any fire laws or regulations of the fire department or increase the rate of any insurance on the Building or on any property or equipment situated inside the Building. Tenant will not bring firecrackers or explosives into the Building or Premises. Torchier-style halogen lamps are not permitted. Tenant will not permit the Premises to be used for the operation of any business. Tenant will not remove from the Premises any furniture or appliances provided by Landlord.
- 3.4 <u>Landlord not liable for property damage or loss.</u> Tenant expressly agrees that Landlord will not be liable to Tenant or others, including Tenant's guests and invitees, for any damage to or loss of any personal property located in or about the Premises, or the Building t, where the damage or loss results from any cause other than the negligent acts of Landlord. It is the responsibility of the Tenant to provide insurance for their personal property.
- 3.5 <u>Landlord not liable for personal injury.</u> Tenant expressly agrees that Landlord will not be liable for any injuries to the person of Tenant or Tenant's guests and invitees from any cause whatsoever other than the negligence of Landlord. It is the responsibility of the Tenant to provide insurance for their liability covering the Leased Premises.
- 3.6 <u>Tenant to keep premises clean and in good repair.</u> Tenant will keep the Premises in a clean, tenantable condition and in as good repair as at the beginning of the Lease Term, normal wear and tear excepted.
- 3.7 Tenant financially responsible for acts and breaches of Lease by Tenant and Tenant's guests and invitees. Tenant will be financially responsible for all intentional and negligent acts or breaches of this Lease by Tenant and Tenant's guests and invitees. Tenant will be liable for all damage to the Premises and appliances and equipment provided in the Premises, including the Building common areas, in any way caused by the acts of Tenant or Tenant's guests and invitees.
- 3.8 <u>No noise or disturbance allowed.</u> Tenant, and Tenant's guests and invitees, will not become intoxicated, disorderly, harass or solicit residents, their guests, or others, create or cause any odors or create or permit any unnecessary, unreasonable or improper noise or disturbance in or about the Premises or the Building including the operation of a radio, television set, stereo, amplifier, subwoofer, or playing of a musical instrument or singing in a manner or at times that might be objectionable to other Tenants. Kegs of beer, other large volume containers, or any bulk quantity of alcoholic beverages are not permitted.
- 3.9 <u>Smoking is prohibited</u>. Smoking tobacco, marijuana, and the use of e-cigarettes or other devices which emit smoke, vapor, or odor is not permitted in any section of the Leased Premises, including student bedrooms, hallways, stairwells, and other common areas in the Building. Smoking is also prohibited within 25 feet of the Building entrance. Tenant expressly acknowledges and agrees that Tenant's breach of this section is a material breach of this Lease and entitles the Landlord to seek all remedies available under law, including eviction.
- 3.10 Garbage disposal and recycling. All refuse and waste will be routinely and frequently removed from the Leased Premises and deposited in trash bags in trash chutes in designated areas only. Trash will not be placed on the ground or in full dumpsters. Tenant will not litter or place any trash in or about the building. Tenant will comply with any recycling rules, regulations and ordinances imposed. Landlord and/or Landlord may charge Tenant for inappropriate disposal of trash.
- 3.11 <u>Assignment and subletting</u>. Tenant may not assign this Lease nor sublet all or any part of the Leased Premises without Landlord's prior written consent. In no event will Tenant be allowed to assign this lease or sublet all or any part of the premises to anyone other than an enrolled Marquette University student. Tenant is prohibited from contracting access to the Leased Premises through rental sites like Airbnb. Violations of this policy will result in fines assessed to the Tenant of up to \$1000 per day of violation.
- 3.12 <u>Written consent needed for altering or decorating.</u> Tenant will not alter the Leased Premises in any manner, including painting and wallpapering. If Tenant alters the Leased Premises, the cost of removal and repair will be at the expense of Tenant.

- 3.13 <u>Tenant liable for damage by fastening to Leased Premises -- nothing to be attached to exterior</u>. Tenant will not drive or drill nails, tacks, screws, holes or apply other fasteners on or into any of the walls, ceilings, floors, partitions or woodwork of the Premises, or allow same to be done, without prior written consent of Landlord. Tenant will not hang any adhesive light strips in the premises. Tenant may use regular picture hangers when hanging pictures on walls only if the holes are patched prior to termination of the Lease. In any case Tenant agrees to be responsible for any damage done and will pay for the repair of any damages. **GUMMED OR ADHESIVE HANGERS ARE NOT TO BE USED**. Nothing whatsoever will be attached or affixed to the exterior of the Leased Premises, whether permanent or otherwise, without prior written consent of Landlord. Landlord is hereby authorized to remove, at the expense of Tenant, anything attached or affixed without Landlord's written consent.
- 3.14 <u>Tenant's Interference or Tampering With Building Apparatus/Controls Prohibited</u>. Tenant will not meddle with or interfere in any way with any part of the heating, lighting, plumbing, electrical, security cameras, smoke and fire detection or other life safety devices, refrigerating or laundry apparatus or controls in or about the Leased Premises or the building containing the equipment. No radio or television wires, aerial or connection will be installed, placed on, or attached to the Leased Premises without the prior written consent of the Landlord. The Landlord is authorized to remove, at the expense of the Tenant, any apparatus erected without written consent.
- 3.15 <u>Conservation and minimum heat.</u> Tenant will use best efforts to conserve water, heat and electricity and will report HVAC issues, leaks, running toilets and faucets to Landlord as soon as practical. Tenant will always maintain the Leased Premises thermostat at a temperature of at least 67 degrees Fahrenheit.
- 3.16 <u>Air Quality/Moisture Control</u>. Tenant agrees to take reasonable steps to prevent or minimize the growth of mold and mildew within the Leased Premises. To prevent or minimize the occurrence and growth of mold, Tenant agrees to: (i) remove any visible moisture accumulation in or on any surfaces within the Leased Premises, including on walls, windows, floors, ceilings, and bathroom fixtures and to mop up spills and thoroughly dry affected areas as soon as possible after occurrence; use exhaust fans in the kitchen and bathroom when necessary; and (ii) keep temperature and moisture in the Leased Premises at reasonable levels. Tenant will clean and dust the Leased Premises regularly and will keep the Leased Premises (particularly the kitchen and bathroom), clean and dry. Tenant will promptly notify Landlord in writing of the presence of any of the following conditions: a water leak, excessive moisture, or standing water inside the Leased Premises the Building; mold or mildew growth in the Leased Premises that persists after Tenant has tried to remove it with household cleaning solution, such as Lysol or Pine-sol disinfectants, Tilex Mildew Remover, or Clorox, or a combination of water and bleach; a malfunction in any part of the heating, air-conditioning, or ventilation system in the Leased Premises . Tenant will be liable to Landlord for damages sustained to the Leased Premises or to other Tenant's person or property as a result of Tenant's failure to comply with these terms. Candles, incense, and hookahs are prohibited in all areas of the Leased Premises.
- 4. LANDLORD'S RIGHTS. In addition to other rights provided for pursuant to this Lease or by law, Landlord will have the following rights:
- 4.1 Right to regulate telephone, television and electrical outlet installation. Tenant may not complete any wiring work in or to the Leased Premises.
- 4.2 <u>Right to enter premises.</u> Landlord reserves the right to enter the Leased Premises at any time for the amount of time reasonably required for the purpose(s) of inspecting the Leased Premises, making repairs, or showing the premises to prospective tenants. Any entry will be at reasonable times. For general building maintenance, advance notice of at least 12 hours will be provided. A Tenant's request for work order grants permission to Landlord to enter and complete the work. Any issue that involves a health or safety emergency will be responded to as quickly as possible. Maintenance will knock before any entry into the Leased Premises to complete repairs. This is a material term of this Lease, and Tenant expressly acknowledges and agrees that Tenant's failure or refusal to permit entry to the Leased Premises for any urgent repair is a material breach of this Lease and entitles the Landlord to seek all remedies available under law, including eviction.
- 4.3 Right to dispose of property left on premises. If the Tenant leaves any property on the Leased Premises after vacating or abandonment of the Leased Premises, Tenant will be deemed to have abandoned the property, and Landlord will have the right to dispose of the property as provided by law. Prescriptions, medical equipment, and any other item required by statute to be temporarily kept, will be kept for seven (7) days from date of Tenant notification of prescriptions or medical equipment.
- 4.4 Right to settle or refer disputes between tenants. Any dispute that may arise between Tenant and other tenants of the same Leased Premises relating to the use of the Leased Premises, will be submitted to the judgment of Landlord, whose decision will be final between them. The Landlord reserves the right to document and refer disputes and actions to the Marquette University conduct process if it is deemed a violation of lawful orders or the rules and regulations of any and all governmental and University authorities. This clause does not limit Tenant(s) from seeking remedies in the court system for claims against another Tenant, but Landlord will be held harmless by Tenant(s) for and against any claims, liabilities, or demands arising out of or in any way pertaining to any claims between Tenants.
- 4.5 Occupancy Restriction. Landlord reserves the right, and at the demand of the City of Milwaukee Department of Building Inspector to restrict one occupant per bedroom when necessary.
- 4.6 <u>Electronic delivery</u>. Landlord may provide the following via electronic communication, including email or text::
 a. Copies of the rental agreement;
 - b. Documents related to the rental agreement and any repairs or improvements to the Premises: and
 - c. Notice to enter to inspect, make repairs, or show the unit at reasonable times.
- 5. DUTY TO OBSERVE RULES. Tenant will observe and comply with the rules in the Additional Provisions established by Landlord and included in this Lease. Landlord reserves the right to amend the Additional Provisions at any time upon 14 days written notice to Tenant. Tenant agrees to observe and comply with all rules, as written and as amended from time to time, and any violation of any of the Additional Provisions will be deemed to be a breach of this Lease. Tenant agrees that all rules promulgated by Landlord will be and hereby are made a part of this Lease. For specific information regarding University policies for which Tenant will be held responsible, review the <u>At Marquette Student Handbook</u>.

6. <u>DEFAULT</u>

If Tenant breaches any terms and conditions of the Lease or fails to pay any installment of rent or other charges when due, Landlord may give Tenant written notice of the default, served upon requiring Tenant to pay the rent or other charges due or vacate the premises on or before a date at least five (5) days after the service of the notice and, if Tenant fails to comply with the notice, Landlord may institute action to evict Tenant from the Leased Premises without limiting the liability of Tenant for the rent or other charges due or to become due under this Lease.

No receipt of money by Landlord from Tenant after the termination of this Lease or after the service of any notice or after the commencement of any suit, or after final judgment for possession of the premises, will reinstate, continue or extend the term of this Lease or affect or constitute a waiver of Landlord's rights pursuant to any notice, demand or suit.

All rights and remedies of Landlord will be cumulative, and none will exclude any other right or remedy allowed by law or equity, and all rights and remedies may be exercised and enforced concurrently and whenever and as often as the occasion therefore arises. The failure or forbearance on the part of Landlord to enforce any of its rights or remedies in connection with any default will not be deemed a waiver of the default, nor a consent to any continuation thereof, nor a waiver of the same default at any subsequent date. Any action taken by Landlord under the provisions of this Lease, or to enforce the provisions of this Lease, or to declare a termination of Tenant's interest under this Lease, or to repossess f the Leased Premises, will not release or relieve Tenant from its continuing obligations hereunder, including Tenant's continuing obligation to make all payments required under this Lease.

- 7. DAMAGE OR DESTRUCTION BY FIRE OR OTHER CASUALTY. Subject to Wisconsin Law, if the Leased Premises suffers casualty loss or damage as a result of fire or other casualty, and if, as a result, the Leased Premises are rendered uninhabitable but are restored or the damages repaired, this Lease and the liability for rent will continue, except that rent will be abated during any period of repair or reconstruction. In the event the Leased Premises cannot be repaired within sixty (60) days from the fire or other casualty, then this Lease will cease and terminate from the date of the loss and no further rent will be due. Liability for rent will not abate if the loss, damages or injury to the Leased Premises is caused by the negligence of Tenant, Tenant's occupants, guests or invitees.
- 8. <u>SURRENDER AT TERMINATION.</u> Upon termination of this Lease, whether by the lapse of time or otherwise, Tenant will surrender the Leased Premises to Landlord, maintained in the manner herein required. If Tenant retains possession of the Leased Premises or any part thereof after the termination of this Lease, then in addition to its other rights and remedies provided by law, Landlord, at its sole discretion, may elect to treat the retention of possession as constituting a renewal of this Lease, and so bind Tenant, on a month-to-month basis on the same terms and conditions as expressed herein, except that the monthly rent will automatically be increased to twice the rent in effect for the month immediately preceding the commencement of the holding over. The provisions of this paragraph do not exclude Landlord's rights of re-entry or any other rights or remedies provided by law herein.

9. MISCELLANEOUS PROVISIONS.

- 9.1 Loss or Damage. Owner, Landlord, and Landlord will not be liable for any loss or damage (unless caused by Landlord or Landlord's negligence) that Tenant may sustain from: (a) Theft or burglary in or about the premises; (b) Delay or interruption in any service; (c) Fire, water, rain, frost, snow, gas or odors or fumes from any source whatsoever and from injury or damage caused by leaking or bursting of pipes or failure or backing up of sewer drains and pipes; (d) Any injury to any person or damage to any property; (e) Failure to keep the Leased Premises and appliances and equipment therein in good repair.
- 9.2 <u>Security.</u> Any security devices or services provided by Landlord or others either directly to the Leased Premises or for the Building are provided strictly at option of Landlord, Landlord, and Landlord will not be responsible for any losses to Tenant which may result in any way due to a breakdown or a discontinuance of said system, or a failure to repair the same. No contract for, or obligation to provide, a security service is created by this Lease. Tenant hereby indemnifies and holds harmless Landlord from any claims, losses, liabilities, or demands arising out of or in any way pertaining to security services provided by others.
- 9.3 <u>Consent of Landlord</u>. The consent or approval by Landlord to or of any act by Tenant requiring consent or approval will not be deemed to waive any required consent by Landlord for any subsequent or similar act by Tenant.
- 9.4 <u>Severability</u>. The invalidity or unenforceability of any provisions of this Lease will not affect or impair any other provisions.
- 9.5 <u>Headings.</u> The headings of the sections contained herein are for convenience only and do not define, limit or construe the contents of the sections.
- 9.6 <u>Successors.</u> The terms and conditions contained in this Lease will be binding upon and inure to the benefit of Landlord and Tenant and their respective heirs, executors, administrators, personal representatives, successors, beneficiaries and assigns.
- 9.7 Tenant Information. If Tenant supplied information to Landlord by means of a rental application or similar instrument, Tenant warrants and represents that all information was given voluntarily and knowingly by Tenant, and, if any provided information proves to be false or misleading, acknowledges that Landlord will have the right to immediately terminate this Lease, in which event Tenant will immediately surrender the premises to Landlord. Tenant must be at least eighteen (18) years of age to legally enter into this Lease and meet one of the following three criteria: be at least two (2) years out of high school, be twenty-one (21) years of age or older, or be expressly released by the Office of Residence Life from the Marquette University requirement to live in a residence hall. Tenant represents and warrants that Tenant is an enrolled student at Marquette University and that Tenant intends to maintain that status during the entire Term of the Lease. If Tenant ceases to be an enrolled student at Marquette University, for any reason whatsoever, this Lease may be terminated at the option of the Landlord. Whether or not Landlord elects to terminate this Lease for breach by Tenant of this section, Tenant will remain responsible for compliance with all provisions of this Lease, including its financial obligations and its Additional Provisions, regardless of Tenant's enrollment status with Marquette University. Tenant may only share units with members of the same gender. No mixed-gender units will be permitted on the Landlord's premises without proof of marriage.
- 9.8 <u>Package Release</u>. Tenant authorizes Landlord to accept or reject packages, parcels, and deliveries on behalf of Tenant. Tenant hereby acknowledges that accepted packages, parcels, and deliveries may not be kept in a locked or otherwise secured area. Tenant also understands that any perishable packages, parcels, and deliveries may not be stored in a climate-controlled environment. Tenant agrees to hold Landlord free of liability or responsibility for packages, parcels, or deliveries should they be lost, damaged, or otherwise harmed. Furthermore, Tenant understands that if any packages, parcels or deliveries are not claimed within seven (7) days, they may either be returned to the sender or discarded as Landlord deems appropriate.
- 9.9 <u>Cellular/Wireless/Internet Service</u>. Tenant acknowledges that the Landlord does not guarantee any specific cellular or wireless internet signal levels will be available in all areas of the Premises or common areas in the Building. Lack of signal does not satisfy the requirements to permit Tenant to request termination of the Lease or a move to a different location.
- 9.10 <u>Missing Persons Policy</u>. Under federal law (The Higher Education Opportunity Act), the Tenant has the right to confidentially register the name and contact information of an individual that Tenant would like to be contacted (within twenty-four (24) hours) if it is determined that Tenant is missing from the Residential Facility and/or Tenant's whereabouts are unknown for a period of twenty-four (24) hours or more.
- 9.11 <u>Notice of Domestic Abuse Protection</u>. A Tenant has a defense to an eviction action if the Tenant can prove that the Landlord knew, or should have known, that the tenant is a victim of domestic abuse, sexual assault, or stalking and that the eviction action is based on conduct related to domestic abuse, sexual assault, or stalking committed by either of the following:
 - (a) A person who was not the tenant's invited guest.
 - (b) A person who was the tenant's invited guest, but the tenant has done either of the following:
 - 1. Sought an injunction barring the person from the premises.
 - 2. Provided a written statement to the landlord stating that the person will no longer be an invited guest of the tenant and the tenant has not subsequently invited the person to be the tenant's guest.
 - **9.11.1** A tenant who is a victim of domestic abuse, sexual assault, or stalking may have the right to terminate the rental agreement in certain limited situations, as provided in section 704.16 of the Wisconsin statutes. If the tenant has safety concerns, the tenant should contact a local victim service provider or law enforcement agency.
 - 9.11.2 A tenant is advised that this notice is only a summary of the tenant's rights and the specific language of the statutes governs in all instances.
- 9.12 <u>General.</u> No oral agreements have been entered into with respect to this Lease. This Lease will not be modified unless by an instrument in writing signed by Landlord and Tenant. In the event of more than one Tenant, each Tenant is jointly and severally liable for each provision of this Lease. Each Tenant warrants that he or she is of legal age to enter into this Lease. Time is of the essence with respect to the performance of all obligations of Tenant stated herein.
- 9.13 <u>Recommended Meningitis Vaccine for Residents</u>. It is highly recommended that all students who will be living in a dormitory or other congregate housing receive a dose of quadrivalent meningococcal vaccine. Students should comply with the standards established by the Marquette University Medical Clinic.
- 9.14 <u>Bedbug prevention and treatment protocol.</u> Landlord has a comprehensive plan of action to follow when we encounter bedbugs in our residential communities. Following a systematic plan will ensure that infestations are mitigated quickly and will protect other tenants, family members, and guests in the community, as well as minimize the expense for both the Landlord and the tenants. Every effort is made to protect tenants from any social embarrassment associated with having a bedbug infestation. Because self-treatment poses extreme dangers to tenants and family, the Landlord engages a licensed pest management professional to respond to and treat infested apartments. Without the full cooperation of the Tenant, this treatment program will not be successful. Because a pest management professional is involved in the eradication plan, we require tenants to cooperate fully in the treatment solution and policies relating to controlling bedbug infestations. Integrated pest management requires that the Tenant, Landlord and pest management professional work together. Breach by the Tenant of the obligations set forth in this protocol may result in termination of tenancy or financial penalties or both.

Landlord and Tenant(s) are aware of the potential for bedbug infestations and will cooperate throughout the tenancy to prevent and to remediate potential infestations. In the event an infestation is identified, Tenant will be responsible for paying half of the cost of the initial inspection and half of the cost for each treatment; provided, however, that, if after a treatment another infestation is identified and is reasonably determined to have resulted from Tenant's failure to adhere to the terms of this Leases, Tenant will be responsible for the full cost of any subsequent treatments.

Landlord contracts with a pest management professional to inspect all units prior to Tenant(s) assuming occupancy and represents that there is no bedbug infestation at the time of occupancy.

Tenant represents that all furnishings and personal property to be stored, permanently or temporarily, on the Leased Premises by Tenant are, and will be, to the best of Tenant's knowledge, free of bedbugs.

Tenant hereby agrees to adhere to the list of responsibilities set forth below for the duration of the tenancy:

<u>Source of Infestation</u>. Tenant will not knowingly or negligently be the source of an infestation of the premises. Tenant may be deemed by Landlord to be negligent in this regard if Tenant fails to take reasonable steps under the circumstances to confirm the absence of bedbugs in furniture, clothing, luggage, shoes, and other personal belongings before bringing them to the Leased Premises. In addition, Tenant will inspect beds, bedding and upholstered furniture for signs of bedbug infestation within twenty-four (24) hours of a guest visit.

<u>Duty to Report</u>. Tenant is required to report any insects identified within the premises immediately to Landlord, whether or not Tenant is able to identify the insect as a bedbug or as another type of insect. Even a few bedbugs can multiply rapidly to create a major infestation that can spread to other units in a building. -

Mandatory Cooperation. Tenant will cooperate with all pest control efforts undertaken by the Landlord, whether or not Tenant agrees that bedbugs are present in Tenant's apartment or if the efforts are purely preventive in nature. If the Leased Premises or a neighbor's unit is infested, a pest management professional will be called in to inspect and eradicate the problem in all affected units in the building. Bed Bug Treatment. If the Landlord reasonably determines that bedbugs are present in Tenant's apartment or that preventive treatments are necessary to

Bed Bug Treatment. If the Landlord reasonably determines that bedbugs are present in Tenant's apartment or that preventive treatments are necessary to control bedbug infestations in other apartments, Tenant agrees to complete the treatment preparation sheet that will be provided in the event of an infestation. In addition, Tenant must comply with recommendations and requests from the pest management professional prior to treatment, which include but are not limited to:

a. Place all bedding, drapes, curtains and small rugs in plastic bags for transport to laundry or dry cleaners.

- b. Heavily infested mattresses are not salvageable and will be sealed in plastic and disposed of properly. Call Landlord for removal and disposal. Empty dressers, night stands and closets. Remove all items from floors and bag all clothing, shoes, boxes, toys, etc. Bag and tightly seal washable separately from non-washable items. Used plastic bags must be disposed of properly.
- c. Wash all machine-washable bedding, drapes, and clothing, etc. on the hottest water temperature and dry on the highest heat setting. Items that cannot be washed must be taken to a dry cleaner who MUST be informed of the issue. You must safely discard ALL items that cannot be decontaminated.
- d. Move furniture toward the center of the room (12-16 inches away from the walls) so that pest management professionals can easily treat carpet edges where bedbugs congregate, as well as walls and furniture surfaces.

Property Insurance. Tenant acknowledges that the Landlord is not liable, except as a result of its negligence, for any loss of personal property belonging to the Tenant, as a result of an infestation of bedbugs or Tenant's compliance with Tenant's duties or obligations. Tenant understands that Tenant may obtain renter's insurance to cover these losses.

Default. Any default of the Lease by Tenant shall entitle Landlord to pursue all rights and remedies available under this agreement, the Lease, or applicable law including, but not limited to, taking action to terminate the Tenant's right to possession of the premises. The following will be considered material non-compliance of the Lease:

- a. Any misrepresentation by the Tenant in this Lease.
- b. Failure to immediately notify the Landlord of the presence of bedbugs.
- c. Refusal to allow the Landlord to inspect the premises.
- d. Refusal to execute the treatment preparation sheet.
- e. Failure to adequately prepare for treatment in the reasonable discretion of the pest control professional.
- f. Any action by Tenant that prevents effective pest control treatment of the premises.

ADDITIONAL PROVISIONS

- 1. TENANT MAY NOT DUPLICATE ANY KEYS. ALL ADDITIONAL KEYS MUST BE OBTAINED FROM LANDLORD. Tenant will not change or add any locks or provide keys to non-tenants. In the event Tenant fails to return <u>ALL</u> keys and pass/key cards obtained from Landlord within 24 hours after surrendering the premises, <u>ALL</u> costs of re-keying or replacing said locks will be paid by Tenant upon billing. All keys, upon surrendering the premises, must be returned <u>in</u> <u>person</u> to the Landlord. Failure to return keys in this manner may result in additional billing, including but not limited to an improper checkout fee and rental charges.
- 2. Lock out keys are available temporarily to residents of a specific room. The first two lock outs are free; The third lock out will result in a charge of \$6. Each subsequent lock out will result in \$2 charge. Lock changes will result in a minimum charge of \$75.00. In the event the Tenant fails to return ALL keys and pass/key cards issued by or obtained from Landlord within 24 hours after surrendering the premises, ALL costs of rekeying or replacing said locks will be paid by Tenant upon billing and may also be charged to Tenant's Bursar account.
- 3. The streets, sidewalks, and entrances will not be obstructed in any way or used by Tenant for any purpose other than for ingress or egress.
- 4. FOR THE COMFORT, CONVENIENCE AND BENEFIT OF ALL TENANTS, AND TO ENSURE PROPER USE AND CARE OF THE LEASED PREMISES TENANT WILL COMPLY WITH ALL THESE RULES AND REGULATIONS AND WILL NOT BE PERMITTED TO:
 - a. Allow any sign, placard, advertisement or notice to be displayed either inside or outside the building without the Landlord's prior written consent.
 b. Allow any item to be thrown or dropped from windows or balconies, or to throw or sweep dirt out of the building, beat or shake rugs upon or from any window, balcony, door or any other opening.
 - Cover or obstruct any window, or appliances (stove), door or transom with foil, sheets, blankets, or any other items not approved in writing by Landlord. Tenants may hang window drapes with a white background provided they restore the walls to their prior condition upon vacating.
 - d. Do laundry work except in rooms provided for that purpose under conditions designated by Landlord.
 - e. Allow water to run except when in actual use.
- 5. Items strictly prohibited in the Leased Premises include but are not limited to:
 - a. Grills of any kind;
 - b. Weights or heavy exercise equipment;
 - c. Waterbeds or other water furniture;
 - d. Natural Christmas trees; or
 - e. Wireless routers.
- 6. All provisions, groceries, furniture, sleds, strollers, bicycles, boxes or other similar articles will be taken in or removed through the doors of the building, and all damage to the building caused by the moving or carrying of articles will be paid by the Tenant. Riding of bicycles, tricycles, skateboards, etc. inside the building is not permitted. Nor will any of said items be permitted to be stored in halls, landings, or in basements. Tenant will not obstruct entrances, stairs, exits, elevators, driveways, walks, fire escapes or other public areas. Items that are not permitted to be stored inside apartment buildings include hoverboards, electric and gas-powered scooters, or other transportation devices with rechargeable batteries.

- 7. Tenant will pay for the cost to replace all electric bulbs, shades, or fixtures with the same quality and design and for the damage to floors, doors, sills, walls, counters, or other parts of premises.
- 8. Tenant will at all times keep the windows free and clear from obstruction. Tenant will not remove or tamper with screens or window glass and will keep the screens, blinds and glass in good repair. Tenant will pay for the cost to replace any broken glass, blinds or screens with equal quality and size as any that may be broken, as assessed by maintenance staff.
- 9. Availability and use of recreational facilities, landscaped areas, drives, walks, other common areas, lockers, storeroom, wash machine, dryer or storage space in the building used by the Tenant is furnished gratuitously and is not a part of the Leased Premises. The Owner, Landlord, and Landlord will not be responsible for any loss or damage to any property, or to any person making use of the same. Tenant, in making use of such spaces, does so at their own risk.
- 10. The sinks and toilets, stoves and refrigerators, dishwashers and garbage disposals, will not be used for any purpose other than that for which they were constructed. No sweepings, rubbish, rags, disposable diapers, sanitary napkins, tampons, ashes or other obstructive substances will be thrown therein, nor will metal, string, grease, coffee grounds, nut shells, glass, olive or fruit pits, corn cobs, paper, bones, cigarettes, or any non-food item be placed in any garbage disposal. Tenant will only flush feces, urine, and toilet paper down the toilet drain to prevent sewer back up. Any damage resulting to them from misuse of any nature or character whatever will be paid by Tenant. Washers or dryers or additional stoves or refrigerators are not permitted without Landlord or Landlord's prior written consent.
- 11. Tenant will not go onto or store anything on any roof, window ledges, or other exterior spaces.
- 12. Tenant will supply and use a shower curtain and will be responsible for preventing damage from leaking or standing water.
- 13. Tenant will not install or operate any air conditioners, hot plates, machinery, or heating devices in the building or apartment without the written consent of Landlord. Microwave cooking devices are not permitted to be used on any electric circuit with an inadequate amperage rating or protection for the device. Electric extension cords will not be used in violation of the City of Milwaukee Building Code or in such a manner as to connect electrical devices for which the total amperage draw exceeds the amperage rating or protection of the electric circuit.
- 14. Tenant will not solicit, canvass or conduct any door-to-door activities in the Building.
- 15. THE TENANT AGREES TO NOTIFY THE LANDLORD <u>IMMEDIATELY IN WRITING OR IN PERSON</u> IF ANY SMOKE DETECTOR IS NOT OPERATING PROPERLY. TENANT UNDERSTANDS THAT DISARMING, REMOVING BATTERIES OR TAMPERING WITH ANY SMOKE DETECTOR IN ANY MANNER IS ILLEGAL AND WILL CONSTITUTE A BREACH OF THIS LEASE AND TENANT IS SUBJECT TO MAXIMUM PENALTY PERMISSIBLE BY LAW. TENANT WILL REPLACE BATTERIES AS NECESSARY SO THAT THE LEASED PREMISES IS EQUIPPED WITH OPERABLE SMOKE DETECTORS THROUGHOUT AND AT THE TERMINATION OF THE LEASE TERM.
- 16. TENANT AGREES TO NOTIFY THE LANDLORD IMMEDIATELY IN WRITING OR IN PERSON IF ANY FIRE SPRINKLERS APPEAR TO HAVE PHYSICAL DAMAGE OR NON-OPERABLE. TENANT UNDERSTANDS FIRE SPRINKLERS ARE NOT TO BE TAMPERED WITH. TENANT IS NOT PERMITTED TO HANG ANY ITEMS FROM FIRE SPRINKLER OR SPRINKLER PIPES AND WILL BE LIABLE FOR ALL DAMAGE RELATED TO FIRE SPRINKLER DISCHARGE DUE TO MISUSE.
- 17. TENANTS MAY ONLY POSSESS FIREARMS PERMITTED UNDER WISCONSIN STATUTE SECTION 175.607 AND OTHER APPLICABLE STATE LAWS IN THE LEASED PREMISES. SHOTGUNS, RIFLES AND OTHER LONG GUNS MAY BE STORED, FREE OF CHARGE, WITH MUPD. PLEASE CONTACT MUPD AT 414-288-6800 FOR MORE INFORMATION ON THIS SERVICE.

FIREARMS PERMITTED PURSUANT TO THIS LEASE MUST EITHER BE WITHIN THE IMMEDIATE CONTROL OF THE TENANT OR MUST BE STORED IN ACCORDANCE WITH THIS LEASE TO PREVENT ANY OTHER TENANT, INVITEE, OR AUTHORIZED OR UNAUTHORIZED PERSON IN THE LEASED PREMISE FROM GAINING ACCESS TO THE FIREARM. STORED FIREARMS MUST BE LOCKED WITH EITHER A CABLE-LOCK OR A TRIGGER-LOCK AND STORED IN A LOCK BOX OR GUN SAFE THAT:

- A. IS CONSTRUCTED OF HIGH-GRADE METAL;
- B. HAS A LOCK SYSTEM CONTAINING A MECHANICAL OR ELECTRONIC LOCK, AND THE LOCK IS PROTECTED BY A DRILL-RESISTANT PLATE;
- C. HAS DOOR HINGES PROTECTED TO PREVENT THE REMOVAL OF THE DOOR (E.G. HINGES THAT ARE NOT EXPOSED TO THE OUTSIDE);
- D. BE CAPABLE OF REPEATED USE;
- E. BE LOCKED AT ALL TIMES THE PERMITTED FIREARM IS IN THE LOCK BOX OR GUN SAFE.

IMPLYING POSSESSION OF, THREATENING TO USE, DISPLAYING TO ANY OTHER PERSON, BRANDISHING, USING OR DISCHARGING A WEAPON IN THE LEASED PREMISES FOR ANY REASON EXCEPT LAWFUL SELF-DEFENSE OR DEFENSE OF OTHERS IS PROHIBITED. TENANTS MUST TIMELY REPORT ANY VIOLATION OF THIS LEASE, OR MARQUETTE'S WEAPONS POLICY (http://www.marquette.edu/weapons-policy) TO THE OFFICE OF RESIDENCE LIFE. TENANT ACKNOWLEDGES THAT THIS RULE GOES TO THE ESSENCE OF THE LEASE AND THAT THE LANDLORD INTENDS TO STRICTLY ENFORCE EACH OF ITS OBLIGATIONS AND EXERCISE ALL RIGHTS AVAILABLE TO LANDLORD AS A RESULT OF ANY VIOLATIONS. TENANTS ARE ALSO ADVISED THAT ANY VIOLATIONS OF THIS RULE MAY SUBJECT TENANTS TO ADDITIONAL ACTION BY MARQUETTE UNIVERSITY AS A RESULT OF TENANT'S STUDENT, EMPLOYEE, AND/OR OTHER RELATIONSHIP WITH THE UNIVRSITY.

ALL OTHER WEAPONS ARE PROHIBITED IN THE LEASED PREMISES. FOR THE AVOIDANCE OF DOUBT, WEAPONS ARE THOSE DEFINED IN MARQUETTE'S WEAPONS POLICY http://www.marquette.edu/weapons-policy

THE UNDERSIGNED HAS READ THE FOREGOING LEASE AND AGREES TO ABIDE BY ITS TERMS AND CONDITIONS AND HAS READ THE RULES AND REGULATIONS AND AGREES TO ABIDE BY THEM AS A PART OF THE LEASE. THE UNDERSIGNED FURTHER ACKNOWLEDGE THAT THE LANDLORD MADE NO PROMISES ABOUT THE CLEANING, REPAIRING OR OTHERWISE IMPROVING THE APARTMENT, OTHER THAN DELIVERY OF APARTMENT IN A CLEAN AND TENANTABLE CONDITION. IT IS UNDERSTOOD AND AGREED THAT LANDLORD WILL BE ALLOWED TO CHARGE ANY OF THE ABOVE CHARGES WHICH REMAIN UNPAID AFTER TENANT SURRENDER THE LEASED PREMISES TO THE TENANT'S BURSAR ACCOUNT IN ADDITION TO OTHER UNPAID CHARGES OR OTHER OBLIGATIONS PROVIDED FOR IN THE LEASE.

Tenant	Print	Name
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Date

Tenant Signature

Date

Landlord, Marquette University