## RENTAL AGREEMENT

## Any violation will result in a \$ 100.00 fine; per day per occurrence.

- 5. <u>SUBLEASE &/or REASSIGNMENT of LEASE</u>: Written permission of the landlord is required before tenant may sublease or to reassign this property. If the landlord approves tenant shall pay Two Hundred Dollars and no/100 (\$ 200.00) in advance to landlord as a fee. If landlord approves tenant will still be obligated under this Agreement until new lease is FULLY signed & executed. <u>ALL</u> tenant(s) must agree to reassignment.
- 6. <u>UTILITIES</u>: Tenant(s) will pay all utility bills assessed against this property during the term of this Agreement. All utilities must remain active during lease term.
- 7. <u>LIABILITY OF LANDLORD</u>: Landlord shall not be liable for any damages to tenant, or tenant's property, due to fire, theft or breakage with respect to tenant's living unit and to common areas of the property, unless the damage is due to landlord negligence. **Landlord is not responsible for any outside pest issues, including but not limited to ant, spiders, wasps, snakes, etc.**

- 8. <u>INSPECTION OF PROPERTY</u>: **If possible**, Landlord and Tenant(s) shall inspect the property together upon delivery of possession. <u>If no walk thru is conducted</u>, <u>Tenant(s)</u> are instructed to send in a list of repairs/concerns to Landlord. List must be dated and signed by all Tenant(s).
- 9. <u>DUTIES OF TENANT</u>: Tenant shall keep the property clean; remove ashes, garbage and other waste from the apartment in a safe manner; keep all plumbing fixtures as clean as possible; use all electrical, plumbing, heating, air conditioning, and other appliances in a safe and reasonable manner; be responsible for any damage of the property caused by tenant or by any person or animal in the property with tenant's consent or permission; be peaceful, quiet and considerate of neighbors; and obey all laws of the United States of America, State of Kansas, and City of Lawrence, and any applicable restrictive covenants for the area. Tenant shall be responsible for all light bulbs. Tenant shall be responsible for furnace filter replacement; changing filter at least once every three (3) months.
- 10. <u>ENTRY OF PROPERTY BY LANDLORD</u>: The landlord may enter the property at reasonable hours, after giving notice to the tenant, if at all possible, in order to inspect or repair the property, or to show the property to prospective purchasers, tenants, or workers.
- 11. <u>NOTICE OF DAMAGE</u>: Tenant shall notify landlord immediately of any damage to property caused by the tenant, guest or pets. Tenant shall not make any alteration to the property without landlord's advance written approval. Any holes interior & exterior (curtain rods, photos, TVs, flag brackets etc. will be repaired at tenant(s) expense.
- 12. <u>ABSENCE OF TENANT</u>: If tenant will be gone from the property for more than seven (7) days, he shall give landlord notice of the absence.

<ol> <li>NOTICE AT END OF AGREEMENT: This Agreeme</li> </ol>	ent shall terminate	<u>.</u> Tenant(s)
MUST notify Manager, IN WRITING, whether renewing or vacating, prior to the end of this lease. This		
notice shall be given on or before	failure to provide a writte	n notice by this date
may result in building listed as vacant at lease end a	nd open for new tenants.	The Landlord shall have
the sole and exclusive right to continue this Agreement and/or the terms of such continuation.		
(ALL TENANTS INITIAL ACKNOWLEDGEMENT)		

14. <u>RE KEY/LOCKOUT/RETURN CHECK FEE</u>: There will be a fee to replace lost keys/mail key; door keys Ninety Dollars and no/100 (\$ 90.00), mail key Forty-Five Dollars and no/100 (\$ 45.00), garage door openers Sixty Dollars and no/100 (\$ 60.00) all DUE and payable before any new items issued. The fees charged to tenant for landlord to unlock tenant's apartment is Fifty Dollars and no/100 (\$ 50.00) DUE at the time of each lockout. Tenant agrees to pay landlord Thirty Dollars & no/100 (\$ 30.00) for each check returned to landlord for any reason. Any applicable late fees will also be charged from the due date until the returned check, returned check fee(s), and all late fees are paid in full.

Tenant understands if any fee is not paid, an additional 20% will be added to said fee(s), and will be held out of tenant's security deposit refund.

- 15. <u>MANAGER AND AGENT FOR SERVICE</u>: The Manager of the property is **GRAND MANAGEMENT** whose address is **PO Box 3310, Lawrence, Ks 66046**, phone number **(785) 841-5677**; emergency numbers **(785) 865-2505** or **(785) 766-5677**. Persons authorized by the owner for receiving notices, demands and service of process: **JW Willis/Lou Amerine**.
- 16. <u>SPECIAL PROVISIONS</u>: Tenant acknowledges that the refrigerator, range, microwave, dishwasher, fire extinguisher, CO detector, gas logs and window coverings now situated in the unit are the property of the Landlord and shall remain in the property upon termination of this agreement.
- 17. <u>RESTRICTIONS</u>: No boats, jet skis, campers, construction vehicles (tow trucks, panel vans, any type of business logo's etc), no trailers, to be parked on premises including the street. No project vehicles, (under restoration, damaged, not tagged, etc.) or off-road vehicles allowed on yard, drive or street. All vehicles, including motorcycles must be parked in driveway or garage not on patio, yard etc., no ANGLED parking allowed. No smoking in unit no cannabis anywhere on premises. Portable basketball goals are to

be removed after use and stored in garage. No playground equipment installed. Satellite dish may only be installed with landlord approval. Bicycles, toys, trash & containers must be stored inside garage, NO trash can be left at curb upon move out. No swimming pools, trampolines or any objects on lawn. No waterbeds. No window air conditioning units. No plumbing alterations. Countertops cannot be used as cutting boards. NO slaughter/butcher/process of any type of animal can be done anywhere on the premises, including the garage. BBQ grills & lawn furniture must be stored on back patio. Any holiday/Christmas lights/decorations must be removed by the following month end. Any hose(s) hooked up to outside faucet must be removed during winter months.

Any violation will result in a \$ 100.00 fine; per day per occurrence/any necessary repairs will be tenant(s) full responsibility.

- 18. <u>NOISE</u>: Tenant(s) shall be fined \$ 100.00; per occurrence, if Manager is called out for any noise/party complaint(s).
- 19. <u>BED BUGS</u>: <u>NO</u> bed bug infestations are present prior to move in. Tenant(s) will be required to pay all reasonable costs of cleaning and pest control treatments incurred by Landlord to treat Tenant(s) dwelling unit for bed bugs. If Landlord must move other Tenant(s) in order to treat adjoining or neighboring premises to Tenant(s) premises; Tenant(s) will be liable for payment of any lost rental income and other expenses incurred by Landlord to relocate the neighboring tenant(s) and to cleaned and perform pest control treatments to eradicate infestations in other dwellings. Any sums assessed shall be considered additional rent due and failure to pay will result in breach of your Lease Agreement. If Landlord confirms the presence or infestation of bed bugs after Tenant vacates the premises, Tenant(s) will be responsible for the cost of cleaning and pest control treatments.

DATE

SS# xxx-xx-