RESIDENTIAL RENTAL CONTRACT

RESIDENT:				("Tenant")
OWNER:				("Landlord")
REAL ESTATE MANAGEMENT FIRM:	ProHome F	Realty, Inc	·.	("Agent")
PREMISES: City:	n/a		Zip Code: Apartment No.	n/a
☐ Other Description (Room, portion of above address	ss, etc.): n/a			
INITIAL TERM: Beginning Date of Lease:	Ending Date of I	Lease:		
RENT: \$ PAYMENT PERIOD: X	monthly weekl	y 🔲 yearly [other:	
LATE PAYMENT FEE: \$ OR! (State law provides that the late fee may not exceed \$15.00 or RETURNED CHECK FEE: \$ 25.00 (The SECURITY DEPOSIT: \$ LOCATION OF DEPOSIT: (insert name of bank): Wells BANK ADDRESS: New Falls of Neuse Road, Ra FEES FOR COMPLAINT FOR SUMMARY EJECTMENT	or five percent (5%) of emaximum processing to Fargo	f the rental pay g fee allowed us be deposited w	ment, whicheve nder State law ith: (check one	er is greater.) is \$25.00.)) □ Landlord 🎛 Agent
 charge and retain only one of the following fees in addition t COMPLAINT-FILING FEE: \$\(\text{may not exceed \$15.00 or five percent (5%) of the rental p} \) COURT APPEARANCE FEE: \$\(\text{10.000} \) % of rental payme SECOND TRIAL FEE: \$\(\text{12.000} \) % of rental payme PERMITTED OCCUPANTS (in addition to Tenant): Child	OR 5.000 payment, whichever is all payment (Fee may not exce	s greater.) not exceed ten eed twelve perce	percent (10%) ent (12%) of the	of the rental payment.) e rental payment.)
must be on the lease. (Children of lease				
CONTACT PERSON IN EVENT OF DEATH OR EMERGE application	ENCY OF TENANT (name and conta	act information): <u>Listed on</u>
IN CONSIDERATION of the promises contained in the Premises to Tenant on the following terms and conditions		ndlord, by and	through Agent,	hereby agrees to lease
CONDITIONS CONTAINED HEREIN. THEREAFTER, TH	TTEN NOTICE TO TO TO THE EVENT SUCH ERM, THE TENAMENTH (PERMETENANCY MAY RITTEN NOTICE PROPOSITION FOR THE PROPOSITION OF THE P	THE OTHER ATH WRITTEN INCY SHALL LIOD) TENANGE BE TERMINATION TO THE INTERPOLUTION OF THE INTERPOLUTION WERE TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL THE T	T LEAST NOTICE IS NO AUTOMATIC CY UPON THE ATED BY EITH AST DAY OF July 10 days adv	DAYS PRIOR OT GIVEN OR IF THE CALLY BECOME A E SAME TERMS AND HER LANDLORD OR THE FINAL PERIOD ance written notice of t would be required to the Landlord on the 10th

Page 1 of 8





STANDARD FORM 410 - T **Revised 7/2015** © 7/2015

Fax: (919)488-3601

2. Rent: Tenant shall pay the Rent, w	ithout notice, demand or deduction, to Landlord or as Landlord directs. The first Rent
payment, which shall be prorated if the Initial T	erm commences on a day other than the first day of the Payment Period, shall be due
on	_ (date). Thereafter, all rentals shall be paid in advance on or before the FIRST day of
each subsequent Payment Period for the duration	of the tenancy, and shall be considered late if not paid on or before such date.

- 3. Late Payment Fees and Returned Check Fees: Tenant shall pay the Late Payment Fee if any rental payment is five (5) days or more late. This late payment fee shall be due immediately without demand therefor and shall be added to and paid with the late rental payment. Tenant also agrees to pay the Returned Check Fee for each check of Tenant that is returned by the financial institution because of insufficient funds or because the Tenant did not have an account at the financial institution.
- 4. **Tenant Security Deposit:** The Security Deposit shall be administered in accordance with the North Carolina Tenant Security Deposit Act (N.C.G.S. § 42-50 et. seq.). IT MAY, IN THE DISCRETION OF EITHER THE LANDLORD OR THE AGENT, BE DEPOSITED IN AN INTEREST-BEARING ACCOUNT WITH THE BANK OR SAVINGS INSTITUTION NAMED ABOVE. ANY INTEREST EARNED UPON THE TENANT SECURITY DEPOSIT SHALL ACCRUE FOR THE BENEFIT OF, AND SHALL BE PAID TO, THE LANDLORD, OR AS THE LANDLORD DIRECTS. SUCH INTEREST, IF ANY, MAY BE WITHDRAWN BY LANDLORD OR AGENT FROM SUCH ACCOUNT AS IT ACCRUES AS OFTEN AS IS PERMITTED BY THE TERMS OF THE ACCOUNT.

Upon any termination of the tenancy herein created, the Landlord may deduct from the Tenant Security Deposit amounts permitted under the Tenant Security Deposit Act. If there is more than one person listed above as Tenant, Agent may, in Agent's discretion, pay any balance of the Tenant Security Deposit to any such person, and the other person(s) agree to hold Agent harmless for such action. If the Tenant's address is unknown to the Landlord, the Landlord may deduct any permitted amounts and shall then hold the balance of the Tenant Security Deposit for the Tenant's collection for a six-month period beginning upon the termination of the tenancy and delivery of possession by the Tenant. If the Tenant fails to make demand for the balance of the Tenant Security Deposit within the six-month period, the Landlord shall not thereafter be liable to the Tenant for a refund of the Tenant Security Deposit or any part thereof.

If the Landlord removes Agent or Agent resigns, the Tenant agrees that Agent may transfer any Tenant Security Deposit held by Agent hereunder to the Landlord or the Landlord's designee and thereafter notify the Tenant by mail of such transfer and of the transferee's name and address. The Tenant agrees that such action by Agent shall relieve Agent of further liability with respect to the Tenant Security Deposit. If Landlord's interest in the Premises terminates (whether by sale, assignment, death, appointment of receiver or otherwise), Agent shall transfer the Tenant Security Deposit in accordance with the provisions of North Carolina General Statutes § 42-54.

- 5. **Tenant's Obligations:** Unless otherwise agreed upon, the Tenant shall:
- (a) use the Premises for residential purposes only and in a manner so as not to disturb the other tenants;
- (b) not use the Premises for any unlawful or immoral purposes or occupy them in such a way as to constitute a nuisance;
- (c) keep the Premises, including but not limited to all plumbing fixtures, facilities and appliances, in a clean and safe condition;
 - (d) cause no unsafe or unsanitary condition in the common areas and remainder of the Premises used by him;
 - (e) comply with any and all obligations imposed upon tenants by applicable building and housing codes;
- (f) dispose of all ashes, rubbish, garbage, and other waste in a clean and safe manner and comply with all applicable ordinances concerning garbage collection, waste and other refuse;
- (g) use in a proper and reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air conditioning, and other facilities and appliances, if any, furnished as a part of the Premises;
- (h) not deliberately or negligently destroy, deface, damage or remove any part of the Premises (including all facilities, appliances and fixtures) or permit any person, known or unknown to the Tenant, to do so;
- (i) pay the costs of all utility services to the Premises which are billed directly to the Tenant and not included as a part of the rentals, including, but not limited to, water, electric, telephone, and gas services;
- (j) conduct himself and require all other persons on the Premises with his consent to conduct themselves in a reasonable manner and so as not to disturb other tenants' peaceful enjoyment of the Premises;
- (k) not abandon or vacate the Premises during the Initial Term or any renewals or extensions thereof. Tenant shall be deemed to have abandoned or vacated the Premises if Tenant removes substantially all of his possessions from the Premises; and
- (1) No smoking is permitted inside the property, porches or garages. Carpets must be professionally cleaned & deodorized when property is vacated. Tenant is responsible for changing air filters monthly & light bulbs as needed. Missing or damaged screens will not be replaced or repaired unless approved by the owner.

STANDARD FORM 410 -	Page 2 of 8		
Revised 7/201			
© 7/201		Landlord Initials	Tenant Initials

- 6. **Landlord's Obligations:** Unless otherwise agreed upon, the Landlord shall:
- (a) comply with the applicable building and housing codes to the extent required by such building and housing codes;
- (b) make all repairs to the Premises as may be necessary to keep the Premises in a fit and habitable condition; provided, however, in accordance with paragraph 11, the Tenant shall be liable to the Landlord for any repairs necessitated by the Tenant's intentional or negligent misuse of the Premises:
 - (c) keep all common areas, if any, used in conjunction with the Premises in a clean and safe condition;
- (d) promptly repair all facilities and appliances, if any, as may be furnished by the Landlord as part of the Premises, including electrical, plumbing, sanitary, heating, ventilating, and air conditioning systems, provided that the Landlord, except in emergency situations, actually receives notification from the Tenant in writing of the needed repairs; and
- (e) within a reasonable period of time based upon the severity of the condition, repair or remedy any imminently dangerous condition on the Premises after acquiring actual knowledge or receiving notice of the condition. Notwithstanding Landlord's repair or remedy of any imminently dangerous condition, Landlord may recover from Tenant the actual and reasonable costs of repairs that are the fault of Tenant.
- 7. **Utility Bills/Service Contracts:** Landlord and Tenant agree that utility bills and service contracts ("Service Obligations") for the Premises shall be paid by the party indicated below as to each Service Obligation. The party agreeing to be responsible for payment of a Service Obligation agrees to timely pay the applicable Service Obligation, including any metering, hook-up fees or other miscellaneous charges associated with establishing, installing and maintaining such utility or contract in that party's name. Within thirty (30) days of the Beginning Date of this Lease, Tenant shall provide Landlord with a copy of any requested information about any Service Obligation for which Tenant has agreed to be responsible. Any Service Obligation not designated below shall be the responsibility of Tenant unless the parties agree otherwise in writing.

Service obligation	Landlord	Tenant	N/A
Sewer/Septic	0	X	0
Water	0	X	0
Electric		X	0
Gas	0	X	0
Telephone	0	0	X
Security System	0	0	X
Trash disposal/dumpster	0	X	0
Landscaping	0	X	0
Lawn Maintenance	0	X	0
Pool	0	0	X
Tennis	0	0	X
Clubhouse	0	•	X

	D 2 . C 0	CTANDADD FORM 410. T
	Page 3 of 8	STANDARD FORM 410 - T
		Revised 7/2015
Tenant Initials	Landlord Initials	© 7/2015

8. **Smoke and Carbon Monoxide Alarms:** Pursuant to North Carolina General Statutes § 42-42, the Landlord shall provide operable smoke alarms, either battery-operated or electrical. If the Premises has a fossil-fuel burning heater, appliance, or fireplace, or an attached garage, the Landlord shall provide and install a minimum of one operable carbon monoxide alarm per level in the Premises, either battery operated or electrical. The Tenant shall notify the Landlord, in writing, of the need for replacement of or repairs to a smoke or carbon monoxide alarm. The Landlord shall replace or repair the smoke or carbon monoxide alarm within 15 days of receipt of notification if the Landlord is notified of needed replacement or repairs in writing by the Tenant. The Landlord shall ensure that a smoke or carbon monoxide alarm is operable and in good repair at the beginning of the Initial Term of the Tenancy.

The Landlord shall place new batteries in any battery-operated smoke or carbon monoxide alarms at the beginning of the Initial Term of the tenancy and the Tenant shall replace the batteries as needed during the tenancy, except where the smoke alarm is a tamper-resistant, 10-year lithium battery smoke alarm.

9. Rules and Regulations:

- (a) Landlord Rules and Regulations: The Tenant, his family, servants, guests and agents shall comply with and abide by all the Landlord's existing rules and regulations and such future reasonable rules and regulations as the Landlord may, at Landlord's discretion, from time to time, adopt governing the use and occupancy of the Premises and any common areas used in connection with them (the "Rules and Regulations"). Landlord reserves the right to make changes to the existing Rules and Regulations and to adopt additional reasonable rules and regulations from time to time; provided however, such changes and additions shall not alter the essential terms of this lease or any substantive rights granted hereunder and shall not become effective until thirty (30) days' written notice thereof shall have been furnished to Tenant. A copy of the existing Rules and Regulations are attached hereto and the Tenant acknowledges that he has read them. The Rules and Regulations shall be deemed to be a part of this lease giving to the Landlord all the rights and remedies herein provided.
- (b) (check if applicable) Owner Association Rules and Regulations: The Premises are subject to regulation by the following owners/condo association:
 Name of association:
 Name of association property manager:
 - Name of association property manager:
 Property manager address and phone number:

- 10. **Right of Entry:** Landlord hereby reserves the right to enter the Premises during reasonable hours for the purpose of (1) inspecting the Premises and the Tenant's compliance with the terms of this lease; (2) making such repairs, alterations, improvements or additions thereto as the Landlord may deem appropriate; and (3) showing the Premises to prospective purchasers or tenants. Landlord shall also have the right to display "For Sale" or "For Rent" signs in a reasonable manner upon the Premises. Tenant acknowledges and understands that in the case of an emergency, the Landlord may need to enter the Premises at any hour to cause repairs to be made to preserve or prevent further damage from occurring to the Premises, and the Tenant agrees to cooperate reasonably with the Landlord in the event of any such emergency.
- 11. **Damages:** Tenant shall be responsible for all damage, defacement, or removal of any property inside a dwelling unit in the Tenant's exclusive control unless the damage, defacement or removal was due to ordinary wear and tear, acts of the Landlord or the Landlord's agent, defective products supplied or repairs authorized by the Landlord, acts of third parties not invitees of the Tenant, or natural forces. Tenant agrees to pay Landlord for the cost of repairing any damage for which Tenant is responsible upon receipt of Landlord's demand therefor, and to pay the Rent during the period the Premises may not be habitable as a result of any such damage. Such damage may include but is not limited to window panes or screens damaged by Tenant, filthy ovens, refrigerators, kitchen floors, cabinets or bathrooms, drink stains on carpet, and unauthorized paint colors.
- 12. **Pets:** Tenant agrees not to keep or allow anywhere on or about the Premises any animals or pets of any kind, whether on a temporary basis or otherwise and whether belonging to the Tenant or anybody else, including but not limited to, dogs, cats, birds, rodents, reptiles or marine animals, unless permitted under the terms of a Pet Addendum attached to this Agreement. Tenant shall be subject to a fine of \$ 1,000.00 for any violation of this paragraph or of the terms of any Pet Addendum that may be a part of this Agreement, and Tenant agrees to pay any such fine upon receipt of Landlord's demand therefore.

	Page 4 of 8	STANDARD FORM 410 - T
	-	Revised 7/2015
Tenant Initials	Landlord Initials	© 7/2015

- 13. **Alterations:** The Tenant shall not paint, mark, drive nails or screws into, or otherwise deface or alter walls, ceilings, floors, windows, cabinets, woodwork, stone, ironwork or any other part of the Premises, decorate the Premises, change or remove any existing locks or add any additional locks, or make any alterations, additions, or improvements in, to, on or about the Premises without the Landlord's prior written consent and then only in a workmanlike manner using materials and contractors approved by the Landlord. All such work shall be done at the Tenant's expense and at such times and in such manner as the Landlord may approve, and keys for any changed or additional locks shall immediately be provided to the Landlord. All alterations, additions, and improvements upon the Premises, made by either the Landlord or Tenant, shall become the property of the Landlord and shall remain upon and become a part of the Premises at the end of the tenancy hereby created.
- 14. **Occupants:** The Tenant shall not allow or permit the Premises to be occupied or used as a residence by any person other than Tenant and the Permitted Occupants. Tenant shall be subject to a fine of \$ 500.00 for any violation of this paragraph, and Tenant agrees to pay any such fine upon receipt of Landlord's demand therefor.
- 15. **Rental Application:** In the event the Tenant has submitted a Rental Application in connection with this lease, Tenant acknowledges that the Landlord has relied upon the Application as an inducement for entering into this Lease and Tenant warrants to Landlord that the facts stated in the Application are true to the best of Tenant's knowledge. If any facts stated in the Rental Application prove to be untrue, the Landlord shall have the right to terminate the tenancy and to collect from Tenant any damages resulting therefrom.
- 16. **Tenant's Duties Upon Termination:** Upon any termination of the Tenancy created hereby, whether by the Landlord or the Tenant and whether for breach or otherwise, the Tenant shall: (1) pay all utility bills due for services to the Premises for which he is responsible and have all such utility services discontinued; (2) vacate the Premises removing there from all Tenant's personal property of whatever nature; (3) properly sweep and clean the Premises, including plumbing fixtures, refrigerators, stoves and sinks, removing there from all rubbish, trash, garbage and refuse; (4) make such repairs and perform such other acts as are necessary to return the Premises, and any appliances or fixtures furnished in connection therewith, in the same condition as when Tenant took possession of the Premises; provided, however, Tenant shall not be responsible for ordinary wear and tear or for repairs required by law or by paragraph 6 above to be performed by Landlord; (5) fasten and lock all doors and windows; (6) return to the Landlord all keys to the Premises; (7) restore the level of fuel in any fuel tank used by the Tenant to its level as of the Beginning Date of the Tenancy; and (8) notify the Landlord of the address to which the balance of the Security Deposit may be returned. If the Tenant fails to sweep out and clean the Premises, appliances and fixtures as herein provided, Tenant shall become liable, without notice or demand, to the Landlord for the actual costs of cleaning (over and above ordinary wear and tear), which may be deducted from the Security Deposit as provided in paragraph 4 above.

In the event Tenant desires to terminate the Tenancy prior to the end of its term then in effect, Tenant acknowledges and understands that the Landlord will use reasonable efforts to re-rent the Premises, but that the Tenant shall remain responsible for the performance of all the Tenant's obligations under this Agreement until such time as the Landlord may be able to re-rent the Premises, unless the Landlord and the Tenant agree otherwise in writing.

17. Tenant's Breach:

- (a) **Events Constituting Breach:** It shall constitute a breach of this Agreement if Tenant fails to:
 - (i) pay the full amount of rent herein reserved as and when it shall become due hereunder; or
 - (ii) perform any other promise, duty or obligation herein agreed to by him or imposed upon him by law and such failure shall continue for a period of five (5) days from the date the Landlord provides Tenant with written notice of such failure.

In either of such events and as often as either of them may occur, the Landlord, in addition to all other rights and remedies provided by law, may, at its option and with or without notice to Tenant, either terminate this lease or terminate the Tenant's right to possession of the Premises without terminating this lease.

- (b) Landlord's Right to Possession: Regardless of whether Landlord terminates this lease or only terminates the Tenant's right of possession without terminating this lease, Landlord shall be immediately entitled to possession of the Premises and the Tenant shall peacefully surrender possession of the Premises to Landlord immediately upon Landlord's demand. In the event Tenant shall fail or refuse to surrender possession of the Premises, Landlord shall, in compliance with Article 2A of Chapter 42 of the General Statutes of North Carolina, reenter and retake possession of the Premises only through a summary ejectment proceeding.
- (c) **Summary Ejectment Fees:** If a summary ejectment proceeding is instituted against Tenant, in addition to any court costs and past-due rent that may be awarded, Tenant shall be responsible for paying Landlord the relevant Complaint-Filing Fee, Court Appearance Fee or Second Trial Fee in accordance with NC General Statutes § 42-46.
- (d) Acceptance of Partial Rent: Tenant acknowledges and understands that Landlord's acceptance of partial rent or partial housing subsidy will not waive Tenant's breach of this Agreement or limit Landlord's rights to evict Tenant through a summary ejectment proceeding, whether filed before or after Landlord's acceptance of any such partial rent or partial housing subsidy.

		Page 5 of 8	STANDARD FORM 410 - T
			Revised 7/2015
Tenant Initials	Landlord Initials _		© 7/2015

- (e) **Termination of Lease:** In the event Landlord terminates this lease, all further rights and duties hereunder shall terminate and Landlord shall be entitled to collect from Tenant all accrued but unpaid rents and any damages resulting from the Tenant's breach, including but not limited to damages for Tenant's continued occupancy of the Premises following the Landlord's termination.
- (f) **Termination of Tenant's Right of Possession:** In the event Landlord terminates the Tenant's right of possession without terminating this lease, Tenant shall remain liable for the full performance of all the covenants hereof, and Landlord shall use reasonable efforts to re-let the Premises on Tenant's behalf. Any such rentals reserved from such re-letting shall be applied first to the costs of re-letting the Premises and then to the rentals due hereunder. In the event the rentals from such re-letting are insufficient to pay the rentals due hereunder in full, Tenant shall be liable to the Landlord for any deficiency. In the event Landlord institutes a legal action against the Tenant to enforce the lease or to recover any sums due hereunder, Tenant agrees to pay Landlord reasonable attorney's fees in addition to all other damages.
- 18. Landlord's Default; Limitation of Remedies and Damages: Until the Tenant notifies the Landlord in writing of an alleged default and affords the Landlord a reasonable time within which to cure, no default by the Landlord in the performance of any of the promises or obligations herein agreed to by him or imposed upon him by law shall constitute a material breach of this lease and the Tenant shall have no right to terminate this lease for any such default or suspend his performance hereunder. In no event and regardless of their duration shall any defective condition of or failure to repair, maintain, or provide any area, fixture or facility used in connection with recreation or recreational activities, including but not limited to swimming pools, club houses, and tennis courts, constitute a material breach of this lease and the Tenant shall have no right to terminate this lease or to suspend his performance hereunder. In any legal action instituted by the Tenant against the Landlord, the Tenant's damages shall be limited to the difference, if any, between the rent reserved in this lease and the reasonable rental value of the Premises, taking into account the Landlord's breach or breaches, and in no event, except in the case of the Landlord's willful or wanton negligence, shall the Tenant collect any consequential or secondary damages resulting from the breach or breaches, including but not limited to the following items: damage or destruction of furniture or other personal property of any kind located in or about the Premises, moving expenses, storage expenses, alternative interim housing expenses, and expenses of locating and procuring alternative housing.
- 19. **Bankruptcy:** If any bankruptcy or insolvency proceedings are filed by or against the Tenant or if the Tenant makes any assignment for the benefit of creditors, the Landlord may, at his option, immediately terminate this Tenancy, and reenter and repossess the Premises, subject to the provisions of the Bankruptcy Code (11 USC Section 101, et. seq.) and the order of any court having jurisdiction thereunder.
 - 20. Tenant's Insurance; Release and Indemnity Provisions:
 - (a) Personal Property Insurance (*Tenant initial if applicable**):

Tenant shall be required to obtain and maintain throughout the term of the tenancy a renter's insurance policy and to promptly provide Landlord evidence of such insurance upon Landlord's request. In addition to coverage for damage or loss to Tenant's personal property in such amount as Tenant may determine, the policy shall include coverage for bodily injury and property damage for which Tenant may be liable in the amount of \$100,000.00

*If not initialed, Tenant shall not be required to obtain a renter's insurance policy

- (b) Whether or not Tenant is required to obtain a renter's insurance policy, Tenant shall be solely responsible for insuring any of his personal property located or stored upon the Premises upon the risks of damage, destruction, or loss resulting from theft, fire, storm and all other hazards and casualties. Regardless of whether the Tenant secures such insurance, the Landlord and his agents shall not be liable for any damage to, or destruction or loss of, any of the Tenant's personal property located or stored upon the Premises regardless of the cause or causes of such damage, destruction, or loss, unless such loss or destruction is attributable to the intentional acts or willful or wanton negligence of the Landlord.
- (c) The Tenant agrees to release and indemnity the Landlord and his agents from and against liability for injury to the person of the Tenant or to any members of his household resulting from any cause whatsoever except only such personal injury caused by the negligent, or intentional acts of the Landlord or his agents.
- 21. **Agent:** The Landlord and the Tenant acknowledge that the Landlord may, from time to time in his discretion, engage a third party ("the Agent") to manage, supervise and operate the Premises or the complex, if any, of which they are a part. If such an Agent is managing, supervising and operating the Premises at the time this lease is executed, his name will be shown as "Agent" on the first page hereof. With respect to any Agent engaged pursuant to this paragraph, the Landlord and the Tenant hereby agree that: (1) Agent acts for and represents Landlord in this transaction; (2) Agent shall have only such authority as provided in the management contract existing between the Landlord and Agent; (3) Agent may perform without objection from the Tenant, any obligation or exercise any right of the Landlord imposed or given herein or by law and such performance shall be valid and binding, if authorized by the Landlord, as if performed by the Landlord; (4) the Tenant shall pay all rentals to the Agent if directed to do so by the Landlord; (5) except as otherwise provided by law, the Agent shall not be liable to the Tenant for the nonperformance of the obligations or promises

Page 6 of 8 STANDARD FORM 410 - T

Revised 7/2015

of the Landlord contained herein; (6) nothing contained herein shall modify the management contract existing between the Landlord and the Agent; however, the Landlord and the Agent may from time to time modify the management agreement in any manner which they deem appropriate; (7) the Landlord, may, in his discretion and in accordance with any management agreement, remove without replacing or remove and replace any agent engaged to manage, supervise and operate the Premises.

- 22. **Form:** The Landlord and Tenant hereby acknowledge that their agreement is evidenced by this form contract which may contain some minor inaccuracies when applied to the particular factual setting of the parties. The Landlord and Tenant agree that the courts shall liberally and broadly interpret this lease, ignoring minor inconsistencies and inaccuracies, and that the courts shall apply the lease to determine all disputes between the parties in the manner which most effectuates their intent as expressed herein. The following rules of construction shall apply: (1) handwritten and typed additions or alterations shall control over the preprinted language when there is an inconsistency between them; (2) the lease shall not be strictly construed against either the Landlord or the Tenant; (3) paragraph headings are used only for convenience of reference and shall not be considered as a substantive part of this lease; (4) words in the singular shall include the plural and the masculine shall include the feminine and neuter genders, as appropriate; and (5) the invalidity of one or more provisions of this lease shall not affect the validity of any other provisions hereof and this lease shall be construed and enforced as if such invalid provision(s) were not included.
- 23. **Amendment of Laws:** In the event that subsequent to the execution of this lease any state statute regulating or affecting any duty or obligation imposed upon the Landlord pursuant to this lease is enacted, amended, or repealed, the Landlord may, at his option, elect to perform in accordance with such statute, amendment, or act of repeal in lieu of complying with the analogous provision of this lease.
- 24. **Eminent Domain and Casualties:** The Landlord shall have the option to terminate this lease if the Premises, or any part thereof, are condemned or sold in lieu of condemnation or damaged by fire or other casualty.
 - 25. **Assignment:** The Tenant shall not assign this lease or sublet the Premises in whole or part.
- 26. **Waiver:** No waiver of any breach of any obligation or promise contained herein shall be regarded as a waiver of any future breach of the same or any other obligation or promise.
- 27. **Joint and Several Liability:** If there are multiple persons listed as Tenant, their obligations under this Agreement shall be joint and several.
 - 28. Other Terms and Conditions:
- (a) If there is an Agent involved in this transaction, Agent hereby discloses to Tenant that Agent is acting for and represents Landlord.
 - (b) Itemize all addenda to this Contract and attach hereto:
 - Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (form 430-T) (if Premises built prior to 1978)
 - Maintenance Addendum (form 440-T)
 - ☐ Pet Addendum (form 442-T)
 - OTHER: HOA Rules/Covenants. Pet Addendum (If Applicable) & lead-based paint addendum (If Applicable) automatically renew with each lease renewal
- (c) The following additional terms and conditions shall also be a part of this lease: 1)Rent is due on the 1st & should be paid online at https://prohomerealtyinc.managebuilding.com/ 2) Routine maintenance requests may be emailed to ProHome@ProHomeRealty.com or called in to 919-488-3600 during normal business hours Mon-Fri 9-5. Emergency maintenance requests must be CALLED IN to 919-488-3600,emails may not be received in a timely manner. 3)Tenant may hang pictures & decorations on walls with small nails or picture hanging devices.
- 29. **Inspection of Premises:** Within _____**7** days of occupying the Premises, Tenant has the right to inspect the Premises and complete a Move-in Inspection Form.

		Page 7 of 8	STANDARD FORM 410 - T
		_	Revised 7/2015
Tenant Initials	Landlord Initials		© 7/2015

31. Execution; Counterparts: W this lease. This lease is executed in1			he has read and agrees to the provisions of unterpart being retained by each party.
32. Entire Agreement: This Ag inducements or other provisions other than t signed by all parties.			parties and there are no representations s or deletions hereto must be in writing and
33. Use of Electronic Means; Not any modifications the parties may agree to, address or fax number set forth in the signat applicable law may also be mailed or hand the Agent.	and that any written notice, cure section below. Any noti	communication or d	orized to be given hereunder or pursuant to
THE NORTH CAROLINA ASSOCIATION VALIDITY OR ADEQUACY OF ANY PR			
LANDLORD:			
LANDLORD:			
BY: AGENT: ProHome Realty, In [Name of real estate firm]	c.		
By: [Signature of authorized representation Stephen Johnson	Individual license #	159316	Date:
Address: PO Box 97121, Raleigh			
Telephone: (919)488-3600 Fax	: (919)488-3601 Ema	il: SJohnson@Pro	HomeRealty.com
TENANT: [Tenant signature]			Date:
Contact information:			
Home	Work	Cell	Email
TENANT:[Tenant signature]			Date:
Contact information: Home	Work	Cell	Email
TENANT:[Tenant signature]			Date:
Contact information:		_	
Home	Work	Cell	Email
TENANT:			Date:
[Tenant signature] Contact information:			
Home	Work	Cell	Email
	Page 8 of	8	STANDARD FORM 410 - T

30. Tenant Information: Tenant acknowledges and understands that during or after the term of this Agreement, the Landlord

may, at the request of third parties, provide information about Tenant or relating to the Tenancy in accordance with applicable laws.

STANDARD FORM 410 - T Revised 7/2015 © 7/2015

MAINTENANCE ADDENDUM

Premises:	

PURPOSE. The purpose of this Addendum is to give you, the Tenant, specific examples of things you are responsible for maintaining during the term of your lease so that you will have a better understanding of your obligations under the lease. **It does not list everything you are responsible for maintaining.** Depending on what type of residence you are leasing (apartment, single-family house, duplex, condominium, etc.) and what kind of improvements it contains, some items on the following list may not apply to you. **GOOD HOUSEKEEPING IS EXPECTED OF EVERYONE.**

VEHICLES

- You and your guests may park only in designated areas and not on the grass
- · Keep driveways free of oil and grease
- Do not keep inoperable or unlicensed vehicles on the property
- You and your guests may not work on motor vehicles in the parking lot of the complex
- Boats, trailers, RV's, work vehicles/vehicles w/signs are not permitted

LIGHTS, FILTERS, FUSES, ETC.

- Replace burned-out electric light bulbs and blown fuses
- Reset tripped circuit breakers and oven timers
- Leave working light bulbs in all electrical sockets at end of tenancy
- Relight oil or gas furnaces and hot water heaters
- Replace heating/air conditioning filters at least every three months
- Leave new filter in the air return at end of tenancy
- If disposal fails, check disposal reset button & remove any debris in disposal

CARPETS

- Use a professional carpet cleaning service to steam clean carpets unless you have written permission to clean them yourself
- If you have a pet make sure the professional company uses a pet deodorizer

FIRE SAFETY

- If you have never used a fireplace before, ask for instruction on how to use it
- Do not store ashes in trash cans
- Do not build a wood fire in a fireplace that has connections for gas logs
- Do not use kerosene heaters
- Do not use grills within 10 feet (horizontally or vertically) of anything that will burn
- Grills are not permitted on any balconies of multi-family properties.

WATER LINES. To help prevent water lines from freezing and bursting during cold weather:

- Allow water to trickle and place lights as appropriate
- If you are going to be away from home, have water turned off and water lines drained or leave sufficient heat in the house
- Disconnect garden hoses from the outside faucets
- · Keep doors shut to areas where water heater is located

PEST EXTERMINATION

- Keep the Premises free from visible infestations of roaches, ants, hornets, bees, mice and other pests
- Immediately report any termite activity

LOCKS

- Do not change or remove any existing locks or add any additional locks without Agent's written permission
- Immediately provide Agent keys for any changed or additional locks

North Carolina Association of REALTORS®, Inc.

• If permission is given to change locks, all locks should work on one key.

Page 1 of 2

Tenant Initials

ProHome Realty, Inc., P.O. Box 97121 Raleigh, NC 27624



STANDARD FORM 440 – T Revised 7/2004 © 7/2015

Lease-Copy

Phone: (919)488-3600 Fax: (919)488-3601

MOLD AND MILDEW. To help prevent mold and mildew from accumulating in the Premises:

- Clean and dust the Premises on a regular basis
- Remove moisture on windows, walls, and other surfaces as soon as possible
- · Immediately notify Agent of any evidence of a water leak or excessive moisture or standing water
- Immediately notify Agent of the presence of mold, mildew, or similar growth in the Premises after you have attempted to remove it using common household cleaning solutions or anti-microbial products
- Immediately notify Agent of any malfunction of any part of the heating, ventilation, air conditioning, plumbing, or laundry systems
- Immediately notify Agent of any inoperable doors or windows
- · Properly ventilate moisture/steam from bathrooms by using bath fan

EXTERIOR MAINTENANCE

- Mow the grass in a timely manner
- Clean any gutters and trim any shrubs at least semi-annually
- Keep the porches, patios, balconies, and front and back yards free of clutter, unsightly items, and other personal articles
- · Garbage cans should be kept inside garage or in back of property.

REPAIRS

- If you do not keep an appointment to be home for maintenance or repair work, the worker's time will be charged to you
- If you request repairs and the worker is unable to enter due to extra locks or chains on the door not being removed, the worker's time will be charged to you
- You will be charged for any service calls to repair items that you are responsible for maintaining
- You may not authorize any maintenance or repairs at Landlord's or Agent's expense
- You will not be reimbursed for any unauthorized repairs that Landlord is responsible for
- Repairs determined to be tenant neglect/damage will be billed back to tenant

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION.

TENANT:		LANDLORD:	
	(SEAL)		(SEAL)
	(SEAL)	-	(SEAL)
Date:		By: ProHome Realty, Inc	, AGENT
Date:		Stephen Johnson	(SEAL)

Page 2 of 2

STANDARD FORM 440 – T Revised 7/2004 © 7/2015

PET ADDENDUM

Premises:			
This Addendum is attached to and made a part of the Premises.	Residential	Rental Contract ("Contract") between Landlord and To	enant for the
Landlord agrees that Tenant shall be permitted to kee conditions:	ep a pet of the	e type described below on the Premises on the following	ng terms and
Landlord that the pet, in the Landlord's sole judgment. If the pet is caused to be removed pursuant to this partenant shall be entitled to acquire and keep another per 2. Pet Fee: Tenant shall pay a nonrefundate acknowledges that the amount of the Pet Fee is reason whole or in part. Tenant agrees to reimburse Landlord Premises, whether the damage is to the Premises or to 3. Indemnity: Tenant agrees to indemnify parties which may result from Tenant's keeping of such THE NORTH CAROLINA ASSOCIATION OF RECEIVED.	t, creates a nuragraph, the et of the type able pet fee inable and again for any primany commony and hold Len pet.	n the amount of \$ ("Pet Februs 12 to refer that the Landlord shall not be required to refund the nary or secondary damages caused by any pet kept by Ten areas used in conjunction with them. Landlord and Landlord's agents harmless from any liable, INC. MAKES NO REPRESENTATION AS TO TENTAL SHARES.	undesirable. however, the ee"). Tenant he Pet Fee in cenant on the billity to third
VALIDITY OR ADEQUACY OF ANY PROVISION	OF THIS IN		
TENANT:		LANDLORD:	
	(SEAL)		_ (SEAL)
Date:	- (CEAL)		_ (SEAL)
	- (SEAL)	By: Stephen Johnson	_ , AGENT
Date:	(SEAL)		(SEAL)
	_ ` ′	Date:	_ ` ´
Date:	(SEAL)		
Date:	_		



North Carolina Association of REALTORS®, Inc.



STANDARD FORM 442 - T **Created 1/2013** © 7/2015