BAF#_20135___

		Dane	Count	Ly CO	illiact (Ci		RES 289)
Dept./[Division	Human Ser	vices / CYF				Contra		14	1190	
Vendo	r Name	FAIRWAYS MANAGEME	APARTME NT COMPAN		LC C/O	WI	Adden	dum	□ Ye	es 🛭 No	
Vendor	MUNIS #	23116						Type	of Co	ntract	
			F LEASE WI						Dane C	County Cont	ract
Brief C	ontract	APARTMEN							Grant		
Title/De	scription		LD WAY AP				\boxtimes		County	/ Lessee	
		THIS IS FOR AN EARLY CHILDHOOD INITIATIVE PROGRAM. \$585/MONTH						County	/ Lessor		
Contra	ct Term	1/1/2021 – 1	2/31/2021							overnmental ase of Prope	
Total C	ontract									ty Sale	яту
	ount	\$7,020							Other	ty Gale	
Authority			,000 – \$37,000 (0 (\$25,000 Publi \$37,000 or und Over \$37,000 (s, Leases, Interg	c Works) (Fo er (\$25,000 N/A to Public	ormal RFB/RFP or under Public \ Works)	required) Works)			RFB	/RFP#	
MUNIS	Req.	Org Code		C	bj Code			Amou	nt	\$	
Req#		Org Code		C	bj Code			Amou	nt	\$	
Year		Org Code		C	Obj Code			Amou	nt	\$	
	lution endum	A copy of the	s required if the Resolution mass not exceed \$10	ust be atta	ched to the c	ontract c	over sheet	•).		
	rm	 □ Contract does not exceed \$100,000 (\$40,000 Public Works) – a resolution is not required. ☑ Resolution required and a copy is attached. 						Res#			
		☐ Addendum F	☐ Addendum Form required.						Year		
			Co	ntract R	eview/Appr	ovals					
Initials	Dept.		Date In	Date O	ut Comme	ents					
MG	Received b	by DOA	12/1/20								
	Controller						all departn	nents via	email		
	Purchasing				attache	d herein	<u> </u>				
	Corporation	on Counsel									
	Risk Mana	gement									
	County Ex	ecutive									
	Dane Co	ounty Dept.	Contact Info)			Vendor	Contact	t Info		

Dane County Dept. Contact Info						Vendor (Contact Inf	o	
Nar	Name Spring Larson, Contract Coord. Assistant			N	Name Ann Bunge/Wisconsin Management Company				
Phor	ne#	(608) 242-6391		Ph	one #	608-271-5955			
Em	ail	larson.spring@countyofdane.co	<u>om</u>	E	mail	Ann.Bunge@wimo	ci.com		
Addr	ess	1202 Northport Drive, RM Gr42	2A, Madison WI 53704	Ade	dress	2301 Traceway Dr	53713		
	a.	Dane County Res. # N/A		Appr	ovals		Initials	Date	
ces	b.	Budget/Personnel Required		g.	Accounta	nt	LB	11/17/20	
ervi y	c.	Program Manager Name	CHANCE	h. Supervisor		or	CW	11/18/2020	
only	d.	Current Contract Amount	\$	i. (i. Corporation Counsel				
Human Services Only	e.	Adjustment Amount	\$	j. To Provider					
1:	f.	Revised Contract Amount	\$	k. I	From Pro	vider			

Cert	ification:				
The	The attached contract is a:				
	Dane County Contract without any modifications.				
	Dane County Contract with modifications. The modifications have been reviewed by:				
\boxtimes	Non-standard contract.				

Contract Cover Sheet Signature

	Signature	Date
Dept. Head /	Shaur Tessner	11/20/2020
Authorized	Printed Name	
Designee	Shawn Tessmann, Director of Human Serv	vices

Contracts Exceeding \$100,000

Major Contracts Review – DCO Sect. 25.11(3)

	Signature	Date
Director of		
Administration	Comments	
	Signature	Date
Corporation	Signature	Date
Corporation Counsel	Comments	Date

Goldade, Michelle

From: Goldade, Michelle

Sent: Tuesday, January 19, 2021 12:30 PM

To: Hicklin, Charles; Clow, Carolyn; Gault, David; Lowndes, Daniel

Cc: Stavn, Stephanie; Oby, Joe

Subject: Contract #14190 **Attachments:** 14190.pdf

Tracking: Recipient Read Response

 Hicklin, Charles
 Read: 1/19/2021 12:49 PM
 Approve: 1/19/2021 12:49 PM

 Clow, Carolyn
 Approve: 1/21/2021 11:07 AM

 Gault, David
 Read: 1/19/2021 12:38 PM
 Approve: 1/19/2021 12:42 PM

 Lowndes, Daniel
 Approve: 1/19/2021 1:11 PM

 Stavn, Stephanie
 Read: 1/19/2021 1:01 PM

 Oby, Joe
 Deleted: 1/19/2021 1:28 PM

Here is the revised Lease Agreement for this ECI Office.

Contract #14190

Department: Human Services

Vendor: Fairways Apartments LLC c/o WI Management Company

Contract Description: Lease with Fairways Apartments for ECI Office at 3301 Leopold Way, Apt 109 (RES 289)

Contract Term: 1/1/21 – 12/31/21

Contract Amount: \$7,020

Please review the contract and indicate using the vote button above if you approve or disapprove of this contract.

Thanks much, Michelle

Michelle Goldade

Administrative Manager
Dane County Department of Administration
Room 425, City-County Building
210 Martin Luther King, Jr. Boulevard
Madison, WI 53703

PH: 608/266-4941 Fax: 608/266-4425 TDD: Call WI Relay 711

Please note: I am currently working a modified schedule in accordance with COVID 19 response guidelines. I work in office Mondays and Wednesdays and work remotely Tuesday, Thursdays and Fridays.

2020 RES-289 2

AUTHORIZING LEASE AT LEOPOLD WAY #108 FOR EARLY CHILDHOOD INITIATIVE PROGRAM – DCDHS – PEI DIVISION

Dane County Department of Human Services (DCDHS) – Prevention & Early Intervention (PEI) Division is involved in a program of providing more localized services in communities identified as needing those services the most. One such program is the Early Childhood Initiative (ECI) Program. This program leases office space in a building owned by The Fairways Apartments and managed by Wisconsin Management Company, Inc., located at 3301 Leopold Way, #108, Fitchburg, Wisconsin. A portion of the space is used by Forward Service Corporation to provide education and employment services to families.

The current lease expires on December 31, 2020 and ECI desires to continue leasing this space for another year, through December 31, 2021. The landlord has agreed to continue the lease at the same rate of \$585 per month for a 2 bedroom/office space unit. The total rate of the term period is \$7,020 which includes utilities except electricity and telephone.

NOW, THEREFORE, BE IT RESOLVED that Dane County enter into a Lease with The Fairways Apartments / Wisconsin Management Company, Inc. under the terms summarized above; and

BE IT FURTHER RESOLVED that the Dane County Executive and County Clerk are hereby authorized to execute the above described Lease on behalf of Dane County.

APARTMENT LEASE



	1 2	This lease of the apartment identified below is entered singular whether one or more) on the following terms a	into by and between the Landlord and Tenant (referred to in the and conditions:
PARTIES	3 4 5 6	Tenant(s): Dane County Dba Early Childhood Initiative Minor:	
	7 8 9		ts, service of process: <u>Wisconsin Management Company, Inc.</u> : <u>608-258-2080</u> Fax: <u>608-258-2090</u>
APARTMENT ADDRESS	10 11 12	Building Address: 3301 Leopold Way Apt. # 108	First day of lease term: January 01, 2021
TERMS	13 14 15	Fitchburg, WI 53713	Last day of lease term: December 31, 2021 at 12:00 Noon
RENT AND	16	Description	Amount
OTHER CHARGES	17	Rent Pet Fee	\$585.00 \$0.00
OHAROLO	18	retree	90.00
		Total monthly amount due \$585.00 Amount d	ue at move in: \$XXXX.XX
DISCOUNTS AND PENALTIES SPECIAL CONDITIONS	19 20 21 22 23 24 25 26 27 28 29	day of each MONTH during the term of this lease. Fiv balance over \$50,00 after the first of each month. After	
UTILITIES	30 31	Utility charges, other than telephone, are included in re	ent, except: Residents responsible for Electric & A/C. Heat, Water,
	32 33 34 35 36	billing in the Tenant's name before move in. There	therwise noted, Tenant must contact the utility company to put all is an additional \$25 charge per bill back of utilities to the are separately metered, they shall be allocated on the basis of:
LIABILITY OF MULTIPLE TENANTS	37 38 39 40	All Tenants, if more than one, shall be jointly and seve	rally liable for the full amount of any payments due under this lease.
SECURITY DEPOSIT	41 42 43 44 45 46 47 48 49 50	refunded equally among all lease holders over the age maintenance charges, or any additional items listed or If the person holding the security deposit is a licensed account. The security deposit, less any amounts legall Wis. Stat. s. 704.28 (4). Tenant has 7 days after the b defects in the premises; no deduction from Tenant's so notification is given. Landlord will give Tenant a writter	ot deposit in the amount of \$0.00. The security deposit will be of 18 at the end of the lease term less any cleaning charges,
10ADDITIONAL	52 53 54 55 56	Landlord and tenant agree that lease also contains the with all rules and regulations and/or addenda to lease	terms, covenants and conditions printed on the reverse side, along contained in the attached document(s). Tenant specifically copy of the lease, the rules and regulations and/or the addenda to the s.
	57 58 59 60 61 62	IN WITNESS WHEREOF, the parties have executed the GUARANTEE In consideration of Landlord's agreement to this lease, the undersigned guarantee(s) the payment of all amounts due under the lease and the performance of the covenants by Tenant.	LANDLORD AGENT (SEAL) TENANT:
	63 64	Dated(SEAL)	(SEAL)
	65 66	(SEAL)	(SEAL)
	67 68		(SEAL)
	69 70		(SEAL)
VACATION OF	71 72	Tenant agrees to vacate the premises at the end of the	e lease term or the extended lease term, and promptly deliver the keys
PREMISES	73	to the Landlord.	
LANDLORD'S RIGHT TO ENTER	74 75 76 77	to inspect the premises, make repairs, show the premi	and with 24 hours advance notice, with or without Tenant's permission ses to prospective tenants or purchasers, or to comply with any ess than 24 hours advance notice upon specific consent of Tenant. No y emergency or where entry is necessary to preserve and protect the

ABANDONMENT BY TENANT 78

premises from damage in Tenant's absence.

If Tenant shall abandon the premises before the expiration of the lease term, Landlord shall make reasonable efforts to release premises and shall apply any rent received, less costs of re-leasing, to the rent due or to become due on this lease, and Tenant shall remain liable for any deficiency. If Tenant is absent from the premises for three successive weeks without notifying Landlord in writing of such absence, Landlord, at Landlord's sole option, may deem the premises abandoned.

DISPOSAL OF TENANT'S PROPERTY TENANT OBLIGATIONS	83 84 85 86 87 88 89	Unless otherwise agreed in writing, the Landlord will not store any items of personal property that the tenant leaves behind when the tenant removes from or is evicted from the premises, except for prescription medication or prescription medical equipment, the latter of which will be retained by Landlord for 7 days from the date on which the Landlord discovers the property, after which time the Landlord will dispose of it. If the tenant abandons a titled vehicle, Landlord will give written notice of Landlord's intent to dispose of the property, before disposing of it, to tenant, and any secured party of which the Landlord has actual notice, by personal service, regular mail, or certified mail, at the last-known address. During the lease term, as a condition to Tenant's continuing right to use and occupy the premises, Tenant agrees and promises:						
USE	91 92 93 94 95 96 97	 To use the premises for residential purposes only by T Not to make or permit use of the premises for any unla premises or the building of which they are a part. Not to use or keep in or about the premises anything t building of which they are a part under a standard fire Not to make excessive noise or engage in activities whether the premises are located. 	 Not to make or permit use of the premises for any unlawful purpose or any purpose that will injure the reputation of the premises or the building of which they are a part. Not to use or keep in or about the premises anything that would adversely affect coverage of the premises or the building of which they are a part under a standard fire and extended insurance policy. Not to make excessive noise or engage in activities which unduly disturb neighbors or other tenants in the building, which the premises are located. 					
PETS	98	5. Not to keep in or about the premises any pet unless sp	pecifically authorized as a special condition in this lease.					
GOVT. REG.	99	To obey all lawful orders, rules and regulations of all g	overnmental authorities.					
MAINTENANCE	100 101	To keep the premises in clean and tenantable conditionormal wear and tear expected.	n and in as good repair as at the beginning of the lease term,					
IMPROVEMENTS	102 103 104 105 106 107	damage to the premises, and if damage results from T shall be liable for this damage. 9. Unless Tenant has received specific written consent of a. Paint upon, attach, exhibit or display in or about the b. Alter or redecorate the premises.	he premises any sign or placard.					
GUESTS	108 109 110	 c. Drive nails, tacks, screws or apply other fasteners d. Attach or affix anything to the exterior of the prem 10. Not to permit any guest or invitee to reside in the prem 						
NEGLIGENCE	111 112	To be liable for all damages, acts of negligence, or bre invitees, unless it results from causes clearly beyond to	eaches of this lease, caused by Tenant and Tenant's guests or the tenant's control or natural disaster.					
BREACH OF LEASE	113 114 115 116 117 118 119 120	If this lease is for a term of one year or less, should Tenant neglect or fail to perform and observe any of the terms of the lease, Landlord shall give Tenant written notice of such breach requiring Tenant to remedy the breach or vacate the premises on or before a date at least 5 days after the giving of such notice, and if Tenant fails to comply with such notice Landlord may declare this tenancy terminated and institute action to expel Tenant from the leased premises without lime the liability of Tenant for rent due or to become due under this lease. If Tenant has been given such a notice and has remedied the breach or been permitted to remain in the premises, and within one year of such previous breach, Tenant commits a similar breach, this lease maybe terminated if, before the breach has been remedied, Landlord gives notice Tenant to vacate on or before a date at least 14 days after the giving of the notice.						
DAMAGE BY CASUALTY	121 122 123 124 125	lease or vacate the premises and rent shall abate until the p	egree that renders them untenantable, Tenant may terminate premises are restored to a condition comparable to their prior nises and if repairs are not made this lease shall terminate. If the them untenantable Landlord shall repair them as soon as					
RULES	126 127 128 129 130	deems necessary. Tenant agrees to observe and comply we breach of this lease. Landlord may make changes in the ru	remises and the building, of which they are a part, as Landlord with all such rules and any violation of the rules shall be deemed a les and shall give written notice of changes to Tenant at least 30 wledges receipt of the attached rules prior to execution of this					
DISCLOSURE OF CODE VIOLATIONS	131 132 133 134	The premises and the building of which they are a part are violations. (Strike if not applicable.)	not currently cited for uncorrected building or housing code					
CONDITIONS AFFECTING HABITABILITY	135 136 137 138	The premises contain the following conditions adversely afformations adversely afformations and the contains the following conditions adversely afformation and the contains the following conditions adversely afformation and the contains the contains the following conditions adversely afformation and the contains tha	ecting habitability: None.					
PROMISES TO REPAIR	139 140 141 142	Landlord promises to repair, clean or improve the premises applicable.)	as follows by the completion dates noted: None. (Strike if not					
RULES FOR ASSIGNMENT	143 144 145 146		r any part thereof without prior written consent of Landlord. If ssion shall in no way relieve Tenant of Tenant's liability under this					
			IS FOR SUBLETS ONLY					
ASSIGNMENT, ACCEPTANCE AND CONSENT	147 148 149 150	Tenant hereby assigns all Tenant's right, title and interest in and in consideration of the consent to the assignment by La all obligations of Tenant. In consideration of the above assi assumes all obligations of Tenant in this lease.	and to this lease to andlord, Tenant guarantees the performance by said Assignee of ignment and the written consent of Landlord, Assignee hereby					
SPECIAL ASSIGNMENT CONDITIONS	152 153		O THE ACCIONNENT AND ACCEPTANCE					
	154 155	IN WITNESS WHEREOF, the parties have executed this as	O THIS ASSIGNMENT AND ACCEPTANCE signment and acceptance on:(date).					
	157	LAN	NDLORD: (SEAL)					
	158	ASSIGNEE: TEN	NANT:					
	159	(SEAL)	(SEAL)					
	160	(SEAL)	(SEAL)					
	161	(SEAL)	(SEAL)					
	162	(SEAL)	(SEAL)					

Addendum to Lease Agreement #2

Tenant: Dane County dba Joining Forces for Families

Building address: 3301 Leopold Way, Apt. 112, Fitchburg, WI 53713

This Addendum is a permanent, legal addition to the lease agreement in which Landlord and Tenant wish to address and/or clarify specific language contained in the lease.

As to line 91, item 1 regarding residential purposes only, Landlord is fully aware and acknowledges that the Tenant's purpose is not residential. Landlord leases the premises as an office space to Tenant for purposes of operation of a County program providing social services to the surrounding community.

As to lines 105 and 106 regarding signs or placards on the premises, Landlord allows Tenant to attach, exhibit or display signs or placards identifying and/or directing clients to the Joining Forces for Families office.

Landlord: _	HWY	Date:
Tenant:		Date:
		_
		=

ADDENDUM TO LEASE AGREEMENT

This ADDENDUM is a permanent, legal addition to the lease agreement. Failure to adhere to the terms of this addendum could be considered a BREACH OF CONTRACT and grounds for legal action against TENANT.

- 1. Tenant agrees to the following conditions regarding PERSONAL CHECKS in the event that a check is returned to us by the bank for ANY reason:
 - a. Returned checks must be covered with a certified check or money order.
 - b. A \$35.00 bookkeeping fee will be assessed, to be paid at the time the check is covered.
 - c. If a check is returned after the rent due date specified in the lease, the rent payment will be considered delinquent so the rental discount for that month may not be applied. In addition, if rent check is covered after the 10th of the month, the \$2.00 per day late fee will apply (except in the City of Madison).
 - d. A second returned check will result in suspension of the privilege to pay rent by personal check. If Tenant continues to send personal checks after having been notified of the suspension of that privilege, Landlord can return the checks un-cashed and consider the account delinquent.
- 2. Tenant(s) should have renter's insurance to cover personal property and liability. Landlord is NOT responsible for theft of, or damage to, personal items of the tenant unless caused by the negligent acts or omissions of the Landlord. If tenant has waterbed, proof of insurance coverage is required.
- 3. Tenant is responsible for maintaining a state of cleanliness in and around the premises so as not to violate any City or State health or safety codes. Any fines assessed for violation of such codes must be paid by Tenant. Legal action by the Landlord may result from continued violations. Tenant will be held responsible for cleaning charges if notification of possible violations is not heeded.
- 4. Parking areas are provided for OPERABLE vehicles only (i.e., "in condition for safe and effective performance of the function for which it was designed" and "shall display current license plates"). These areas may not be used for storage of vehicles or car parts, or for maintenance/repairs of vehicles. Any offending vehicle will be ticketed and towed at the owner's expense. If parking is included in rent, it is understood as meaning ONE off-street space only. During the months of November through March, vehicles must be moved every 48 hours to facilitate snew plowing.
- 5. In order to ensure the return of entire Security Deposit at end of lease term, all RENT AND UTILITY BILLS must be paid in FULL (proof may be required), all KEYS must be returned, and premises must be CHECKED-QUT by Landlord and left in good condition. Appointments to CHECK-QUT should be made at least two weeks prior to the time tenant plans to vacate. Per WI statute 704.27, landlord reserves the right to recover as minimum damages twice the rental value apportioned on a daily basis for the time the tenant remains in possession. Any move out including a sublet requires initial Tenant to receive a meter reading on any utilities that are separately metered at the time of move out. Otherwise, the initial Tenant is responsible for utilities through the lease end date.
- 6. Tenant should pay all rent money to the office address of the Landlord. Any money paid to resident manager or maintenance personnel will NOT be considered payment in full until it is RECEIVED at our office. Cash is not accepted. Tenant should include full name and address on all rent payments.
- 7. Tenant agrees to the following conditions concerning a SUBLET, in the event that he/she chooses to sublet all or part of the premises during his/her lease term:
 - a. As stated in the Lease, Tenant must get Landlord approval PRIOR to sublet.
 - b. The responsibility and cost (i.e. advertising, showing costs, commissions etc.) of finding a sublettor belongs to the Tenant. Under no circumstances, unless required by law, shall Landlord have any obligations to find or assist Tenant in finding a sublettor. An application must be completed and prospective sublettor approved by Landlord. Tenant must follow appropriate check-out procedures.
 - c. Sublettor should pay a security deposit equal to one month's rent to Wisconsin Management Company, Inc. . If this amount is less than amount due under original lease, the remainder will be retained from the original tenant's deposit. Wisconsin Management Company must have on account a total of, but not more than, one month's rent due under the original lease.
 - d. Both Tenant(s) and Sublettor must sign sublet portion of the lease in the presence of Landlord. Until this is done, the sublet is NOT legal.
 - e. If the sublet is partial, (i.e. subletting a room or part of a leased space) any resident(s) remaining on the lease MUST APPROVE, IN WRITING, of any sublettor(s).
 - f. Tenant will be charged a sublet fee equal to the costs associated with re-renting the unit. This is due and payable at the time the sublet is signed.
 - g. The apartment MUST be current with all payments (i.e. rent, utilities, late fees, etc.) BEFORE they attempt to sublet.
- 8. ANY person of legal age who resides in rental unit MUST be a signed party to lease. Tenant may NOT add new residents without PRIOR Landlord approval. If additional residents are approved, Landlord reserves the right to adjust the rental rate.
- 9. Tenant agrees to allow Landlord to enter premises for showing or inspections, providing Landlord gives twenty-four hour notice. It is understood that a request for maintenance by Tenant gives Landlord permission to enter the premises to complete repairs.
- 10. Tenant is required to maintain a REASONABLE noise level at all times of the day and night so as not to disturb or disrupt neighboring apartments or homes. Tenant is responsible for the conduct of any guests. Police summons or possible legal action could result from noise violations.
- 11. All exterior property areas shall be maintained in a clean and sanitary condition, free from debris, rubbish or garbage and physical hazards. All garbage/trash must be put in tightly sealed containers when placed outside for pickup. Permanent containers must be kept at rear of building. (See copy of trash ordinance). Any fines assessed for failure to comply with trash regulations are tenant's responsibility. Tenant is NEVER allowed to store personal items or trash in ANY common area (i.e., hallways, stairwells, basements, attics, etc.).
- 12. Tenant is not allowed to have any uncaged pet (i.e., dog, cat, etc.) unless otherwise specified in the lease. A pet deposit is required if permission for a pet is given. No pets may "visit" even for a short time.
- 13. Items which are the property of the building (i.e., furniture, screens or storms, carpet, etc.) may NOT be removed from the premises without PRIOR Landlord approval.
- 14. If laundry machines are provided, hours of use are 8:00 A.M. to 10:00 P.M. No personal machines are permitted without PRIOR Landlord approval.

- 15. Costs for any damage to apartment or building due to Tenant negligence, except for property damage caused by natural disasters or by persons other than the tenant or the tenant's guests or invitees (i.e., water damage resulting from unclosed windows or improper use of shower enclosures, carpet or floor stains or burns, frozen pipes from shutting off heat, etc.) may be charged to Tenant at professional rates for supplies and labor.
- 16. While Landlord does not expressly prohibit smoking within individual rental units, tenant understands that they will be held liable for the cost of the labor and materials associated with removing and remedying any smoke damage, related cleaning, painting or other damages within the unit. This liability extends to whatever work becomes necessary was a result of smoking inside the unit
- 17. Tenant is NOT allowed to charge building supplies or labor to Landlord without PRIOR approval. Tenant is NOT allowed to purchase any supplies or labor and expect to be reimbursed without PRIOR approval. Tenant is not allowed to purchase supplies or labor and deduct the cost from rent without PRIOR Landlord approval.
- 18. Due to local fire code, charcoal burners and other open-flame cooking devices should not be operated on combustible balconies or within 10 feet of combustible construction. LP-gas burners having an LP-gas container with water capacity greater than 2.5 pounds should not be located on combustible balconies or within 10 feet of combustible construction.
- 19. Fire regulations prohibit parking motorcycles, mini-bikes or other gasoline-driven vehicles on walkways, porches, patios, balconies, hallways, under stairways or in the apartment home. If these are parked on asphalt areas, a metal plate must be placed beneath the kickstand. No commercial trucks, boats, semi-trailers, house trailers or mobile homes are to be parked on the property.
- 20. If draperies or blinds are not provided, appropriate window coverings must be installed within two weeks after occupancy. These coverings should have white backing on the side visible from the outside.
- 21. From time to time, it is necessary for the building to be sprayed for pests. You will be sent ample notification with instructions for preparing your apartment for spraying. If there is a pest problem, it is necessary to spray the entire building to eradicate it so the cooperation of all residents is required. If your apartment is not ready and a respray is necessary, you will be charged for the extra labor and inconvenience.
- 22. Tenant(s) is responsible for removal of snow and ice from porches, steps, walks leading to and encompassing the property (unless another person is designated to do this task). Walks must be down to bare cement by noon of the day the storm stops and cleared to their full width. In cases where ice has formed on the public sidewalk and cannot be removed, sand and salt must be applied. Tenant is responsible for any fines assessed for failure to comply with City codes in this regard.
- 23. The resident(s) is/are responsible for separating the following items and placing them in appropriate plastic bags, keep materials separate-NO TRASH: Newspapers, glass containers, aluminum, cardboard/bags, tin cans, and plastic. Resident(s) is/are responsible for finding out what recycling method is used for their area. Trash shall be placed at the curb in enclosed containers (plastic garbage bags are acceptable) no sooner than twelve (12) hours before pickup. Any permanent containers shall be removed to the rear of the building, or to a designated area for such containers, within twenty-four (24) hours after pickup. Residents are responsible for finding out what the trash collection day is for the area in which they reside. Violations of these ordinances could result in fines of up to \$200.00 and or charges for litter clean-up.
- 24. Any furniture placed outside of dwelling on porches, patios or balconies must be appropriate outdoor furniture. No "indoor" furniture is allowed outside. No storage is allowed in common areas outside of buildings or on porches or balconies. (This includes trash). Tenant will be charged for removal of such items if warnings are not heeded. Hallways and common areas (basement, attics stairwells) are to be kept clean and neat.
- .25. In a 3 flat, the responsibilities are generally divided as follows: #1 does snow removal, #2 does yard pick up, #3 does building upkeep. In a 2 flat, everyone puts ou; their own trash, and alternately takes care of other responsibilities.
- 26. The security deposit, less any amounts legally withheld, shall be mailed or delivered to the tenant as provided in Wis. Stat. s. 704.28(4). Tenant should leave a FCRWARDING ADDRESS at the time of CHECK-OUT. Your security deposit will be returned to you after you vacate, minus any rent, cleaning, painting, damage charges, and/or any other amounts due and owing pursuant to your lease documents and Nonstandard Rental Provisions. The cost of repainting and labor due to excessive wear, negligence or general abuse by resident, his family or guests, will be charged to the resident.

Resident Date Resident Date

Resident Date Resident Date

Resident Date Resident Date

Please sign below, indicating that you have read the above addendum and agree to the conditions set forth within.

Wisconsin Management Company, Inc

ADDITIONAL LEASE ADDENDUM

Crime-Free Housing Clause

Resident, any member of the Resident's household, or a guest or other person under the Resident's control shall not engage in, facilitate, permit the dwelling to be used for criminal activity, including drug-related criminal activity, or engage in acts of violence or threats of violence, including, but not limited to the unlawful discharge of firearms on or near property premises. Resident, any member of the Resident's household, or a guest or other person under the Resident's control shall not engage in manufacture, sale, or distribution of illegal drugs at any location, whether on or near property premises or otherwise. The provisions of this clause allow the Landlord to terminate the tenancy if a crime occurs on the premises, AND if Tenant could not reasonably have prevented or was a victim of the crime.

Notice of Domestic Abuse Protections

Per Section 106.50 of Wis. Statutes, a tenant has a defense to an eviction action if the tenant can prove that the landlord knew, or should have known, the tenant is a victim of domestic abuse, 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.
 - 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

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.

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.

If Resident has a restraining order or injunction against another lease holder, the subject of the restraining order or injunction should contact Management with a copy of the order to ensure enforcement.

Lock-Out Clause

Resident may NOT change locks without Landlord consent, any work must be done by Landlord at Tenant's expense and keys must be given to Landlord for emergency use. If you get locked out of you home please call our 24 hour emergency number, which is 284-HOME (4663). Wisconsin Management will then call a locksmith or send an On-Call Technician who will grant you access to your home. At that time, you will be required to show proof of residency through a photo ID or a bill with your current address on it. You will pay a designated locksmith at the time of entry or be billed for the On-Call Technician's time and mileage in addition to any materials, including new locks, keys, etc. On-Call Technician's time and mileage can vary depending on their location at the time of the service call and distance required to travel to your home.

If keys are lost, Wisconsin Management Company's policy is to change the locks however this is not always possible if the service call is after normal business hours and supplies are unavailable to the On-Call Technician. Therefore, a second trip to your home will be necessary to change the lock, which will result in further cost to you.

Community Rules

For the protection of all residents, playing, bike riding, etc. is not permitted on streets, sidewalks or parking areas. Riding of skateboards is not permitted on the property. Unattended articles are subject to confiscation by management. Parents are responsible for the conduct of their children at all times. State curfew requirements for children under the age of 18 will be enforced on the property. The use of b-b-guns, bows and arrows, slingshots or other weapons is strictly prohibited on the grounds.

Wisconsin Management Company, Inc. will not be responsible for safekeeping of packages or deliveries of any kind.

Mold Prevention Clause

To minimize the occurrence and growth of mold all Residents are required to remove any visible moisture accumulation in or on the Leased Premises, including on walls, windows, floor, ceilings, and bathroom fixtures; mop up spills and thoroughly dry affected area as soon as possible after occurrence. Use exhaust fans in kitchen and bathroom when necessary. Keep climate and moisture in the Leased Premises at reasonable levels. Clean and dust the Leased Premises regularly, and keep the Leased Premises, particularly kitchen and bath, clean. Promptly notify management in writing of the presence of water leak, excessive moisture, or standing water inside the Leased Premises or any community common area.

Emergency Maintenance

Emergency maintenance is provided 24 hours a day. If you have a serious emergency after hours, please call (608) 258-2080 and we will respond to your call within the hour. An emergency is anything that would damage property or endanger lives, such as fire, gas leak, sewer back-up. All other requests will be filled during regular business hours. Emergency requests are defined as:

- Lock out after business hours
- No heat (when temperature is below 55 degrees)
- Refrigerator not cooling
- Clogged toilet (if you only have one)
- No A/C with a medical statement of need on file
- Accidents resulting in personal injury or property damage
- Water Leak
- ~ Fire (call the fire department first)
- Smell of gas (call the gas company first)
- No electricity (call the electric company first)
- Window or door breakage
- No water

Storage Units

Lessee agrees to pay to Lessor the monthly sum of \$0.00 for the storage facility designated as #. It is agreed to that the resident listed above shall accept the use of the storage facilities for the length of occupancy. Resident agrees to hold the owners and managers harmless for the safety of the contents in the storage, and resident is storing these items at their own risk, unless damage is caused by negligent acts or omissions of the Landlord. The resident holds responsibility for labeling and securing the accepted storage facility and will remove all items at the time the unit is vacated. Any unwanted items left in the storage facility after resident has vacated their unit will be forfeited and the resident will be appropriately charged for the labor of the community staff to remove any items that are left. Items in unlocked storage facilities can and will be removed by the community staff at any time.

Liability

Resident shall be liable to Landlord for damages sustained to the Leased Premises or to Resident's person or property as a result of Resident's failure to comply with the terms of this Addendum, unless arising from causes clearly beyond the tenant's control, caused by natural disasters, or by persons other than the tenant or tenant's guests or invitees.

Resident	Date
Resident	Date
Resident	Date
Data	
	Resident

Form 600r Tenant's Init		ARD RENTAL PROVISIONS	
TOTION OF THE	SECURITY DEPOSIT DEDUCTIO	NS - In addition to the standard secur may deduct the following items from the incy:	
Tenant's Init	als:		
		napter 704 of the Wisconsin Statues, ons, sublet fees and/or showing fees.	including, but not limited to,
	tenancy; charges for replacement l	cks, or replacing keys if all keys are n keys and/or re-keying during the term er circumstances caused or created b	of the tenancy, as a result of
	Cost of replacing any garage open tenant(s), and/or the cost of recoding	er or other access card issues by landing any access mechanism.	dlord and not returned by
	Holdover rent, unpaid NSF Fees, o	r any other unpaid amounts as provid	led in your lease agreement.
	Repayment of promotional offers o	r rental incentives.	
	Late fees or unearned discounts as	provided in the lease agreement.	
	Costs incurred as a result of pet da replacement, replacement of woods a direct result of having a pet.	amage, including but not limited to car work, damage to any other section of	pet/flooring cleaning and/or the property and/or premises as
	removing and remedying any smok	e held liable for the cost of the labor a e damage, related cleaning, painting ver work becomes necessary as a res	or other damages within the
	Unpaid parking rent and any applica	able sales tax.	
	Cost of storing and/or disposing of or is evicted from the premises.	personal property left behind by the T	enant after the Tenant vacates
Tenant's Initia	als:		
		 A landlord may enter a tenant's dw investigate or correct a situation or c s. 	
Tenant's Initia	als:		
	time keys are released and agrees	acknowledges receipt of check-in forr to complete check∗in form in detail an he City of Madison, tenant also ackno	d return it to Landlord within
The undersig the Landlord	ned have read and understand the N nas identified and discussed each of	onstandard Rental Provisions stated at the above provisions with the Tenant	above. Tenant(s) confirms that (s).
Resident	Date	Resident	Date

Date

Date

For Wisconsin Management Company, Inc Date

Date

Date

Resident

Resident

Resident

SMOKE DETECTOR REQUIREMENTS

Wis. Stats. 101.145 and Madison General Ordinance (MGO) 34.42 (3) Maintenance of Smoke Alarms, establishes the following requirements for property owners and tenants relative to the maintenance of smoke detectors:

1. The owner of any residential building shall:

- a. Replace the battery for a secondary power supply in all smoke alarms each time the lease is renewed or once each year, whichever time period is shorter, or as recommended by the manufacturer.
- Replace the batteries in any smoke alarm whenever the battery is insufficient or unable to power the smoke alarm.
- Replace all non-operational, damaged or missing smoke alarms with smoke alarms meeting the requirements of MGO 34.42 (2)(a) - city of Madison only
- Provide all tenants with the manufacturer's maintenance and testing instructions.
- Upon each new lease and at least once every 12 months for every continuing tenant, provide tenants with fire safety educational materials as prescribed by the Fire Chief. Materials are available at www.madisonfire.org, city of Madison only.
- Upon each new lease and once every 12 months for every continuing tenant, complete and sign this document as prescribed in MGO 32.06(4).
- Maintain and test smoke alarms in the common areas.

2. The tenant shall be responsible for:

- Maintaining and testing, in accordance with the manufacturer's instructions, smoke alarms that are within the dwelling unit during the term of the tenancy.
- Notifying the owner in writing if a smoke alarm becomes inoperable. The owner shall have five days from receipt of such written notice to repair and replace the inoperable alarm(s). Any smoke alarms which are powered with standard batteries which are found to be inoperable shall be replaced by the owner with smoke alarms meeting the requirements of MGO 34.42 (2)(a).
- Completing and signing this document as prescribed in MGO 32.06(4).
- 3. No person, including tenants or occupants, shall tamper with, remove, alter, damage or otherwise render any smoke alarm inoperable (MGO 34.26).
- 4. Where smoke alarms powered solely by commercial light and power have been installed and maintained in accordance with this chapter, such smoke alarms hall continue to be used and maintained in accordance with the manufacturer's instructions.
- 5. No smoke alarms may remain in service for more than ten years unless the manufacturer specifies a different service life.

ANY PERSON WHO VIOLATES ANY PROVISION OF SEC. 34.26 SHALL BE SUBJECT TO MAXIMUM FORFEITURE OF \$172 FOR THE FIRST VIOLATION.

NO DWELLING UNIT OR PREMISES MAY BE OCCUPIED, USED, OR RENTED WHICH DOES NOT COMPLY WITH THIS ORDINANCE.

TENANT

By signing this I state that I have read this document and understand:

- That the required alarms are installed and operating in accordance with this section.
 It is a violation to tamper with, remove, alter, damage or otherwise render any smoke alarm inoperable.
- My responsibilities for the maintenance and testing of smoke alarms as outlined in MGO 34.42.
- 4. The penalties for rendering smoke alarms inoperable or otherwise affecting the performance of the alarm.

Resident	Date	Resident	Date
Resident	Date	Resident	Date
Resident	Date	Resident	Date

OWNER

By signing this I state that I have read this document and understand:

- That the required alarms are installed and operating in accordance with this section.
- It is a violation to tamper with, remove, alter, damage or otherwise render any smoke alarm inoperable. My responsibilities for the maintenance and testing of smoke alarms as outlined in MGO 34.42. 2.
- he penalties for rendering smoke alarms inoperable or otherwise affecting the performance of the alarm.

Wisconsin Management Company, Inc

Questions concerning placement and maintenance of smoke detectors should be directed to the Fire Prevention Unit of the Madison Fire Department at (608) 266-4484 or your local fire department.

SMOKE DETECTORS SAVE LIVES!

PET ADDENDUM

Wisconsin Management Pet Policy: The number of pets allowed at each property may vary. No property will accept more than 2 dogs or 2 cats. Some properties do not allow any animals, other than as required by law.

Dog policy: The following breeds are restricted: Rottweiler, German Shepherd, Doberman, Pit Bull, Chow and any mix thereof. In addition, rent is increased per month, by dog weight.

\$20.00 per month for dogs weighing 0-10 pounds. \$30.00 per month for dogs weighing 11-20 pounds. \$40.00 per month for dogs weighing 21-30 pounds. \$50.00 per month for dogs weighing 31 pounds and over

Cat Policy: Cats must be neutered and declawed. Rent is increased \$20.00 per month, per cat.

Authorization for Animal. Resident agrees that only the pet(s) described below will occupy the premises.

Pet Type	Breed	Color	Name of	Age	Weight	Start Date
			Animal			
						_

Total Monthly Pet fee due. \$

Pet Deposit. Resident shall also pay a deposit of \$ 0.00

These pet fees are due on the first of the month, along with the monthly rent required by the Lease, and failure to pay these fees is a default just like the failure to pay rent, and could result in the Tenant having to remove the pet(s) from the premises. In addition, payment of these fees in no way relieves the Tenant of the responsibility for damaged caused by the pet(s). These fees are not a deposit, and will not be applied to any damage charges that may become due.

If any pet odor/stains remain, I/we understand that I/we are responsible for replacement of pet-damaged items, including carpets, floor coverings and sub-floor.

I/We agree to allow the pet outside of the leased premises only if I/we accompany it, and it is leashed. I/We will pick up all pet waste immediately. Pets are NEVER to be tied/chained outside.

If there are any legitimate noise or nuisance complaints from other residents or neighbors, I/we understand that the pet must be removed from the premises within 24 hours of written notice from Wisconsin Management Company.

I/We understand that dogs must be CAGED or REMOVED when representatives of Wisconsin Management Company are in the leased premises.

In addition, I/we understand that the pet charge is for the duration of the term of the lease. If at renewal I/we do not have the pet, an inspection will be done and the charges can be removed at the start of the new lease.

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For Wisconsin Managem	ent Company, Inc	Date	

Lead Paint Disclosure - Housing Rentals & Leases Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

	₩ Lead	Warning Statement 💛	
LANDLORD'S DISCI	OSURE (initial)		
(a) Presence	e of lead-based paint or lea	d-based paint hazards (check on	e below):
Kı	nown lead-based paint and/	or lead-based paint hazards are p	resent in the housing (explain):
. VLa	ndlord has no knowledge o	f lead-based paint and/or lead-ba	sed paint hazards in the housing.
(b) Records	and reports available to the	e landlord (check one below):	
		nant with all available records an ards in the housing (list docume	d reports pertaining to lead-based nts below):
	ndlord has no reports or re housing.	cords pertaining to lead-based pa	aint and/or lead~based paint hagards
	as received copies of all in	formation listed above. Protect Your Family from Lead in	Your Home.
AGENT'S ACKNOWL	,	the Landlord's obligations under	42 U.S.C. 4852(d) and is aware of
CERTIFICATION OF		n above and certify, to the best c	of the knowledge, that the
	y the signatory is true and a		
sident	Date	Resident	Dute
sident	Date	Resident	Date
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Wisconsin Managen	Tunce Tent Company. Inc	Date	

SATELLITE DISH OR ANTENNA ADDENDUM

Resident shall be permitted to install a dish or antenna on a private balcony or patio provided:

- A. The size of the satellite dish may not exceed one meter;
- B. No satellite dish or antenna may be installed or affixed on any common area including, but not limited to, outside walls, outside windowsills, roofs, common area balconies, breezeways, stairwells, or any other common area;
- C. No holes may be drilled through outside walls, roofs, balcony or patio railings or floors or any glass;
- D. No portion of the satellite dish, antenna or attachments may extend over the outside edge of the balcony, balcony railing, patio line, gutter line or exterior windows;
- E. Landlord reserves the right to remove any satellite dish or antenna system that does not comply with these provisions at Resident's expense;
- F. The satellite dish or antenna system must be a stand-alone system in a UL rated weather proof box. Resident may not splice into any existing wires or cables inside or outside Resident's apartment;
- G. Landlord reserves the right to inspect and approve any installation to assure compliance with this paragraph;
- H. Prior to installing a satellite dish or antenna, Resident must purchase liability insurance (Renter's insurance) to fully cover any claims that may be made by Landlord or third parties as a result of damage or injury to property or persons caused by the satellite dish or antenna. The policy limit for property coverage must be \$25,000 or higher and the policy limit for liability coverage must be \$100,000 or higher. A certificate of insurance or other satisfactory proof of a one-year per-paid policy must be submitted to Landlord prior to installation. Insurance must be in effect for the entire time the satellite dish or antenna system is installed within the leased premises. The policy shall provide for not less than 30 days written notice to Landlord prior to any expiration, cancellation or material modification to the policy;

Resident	Date	Resident	Date
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For Wisconsin Mar	nagement Company, Inc	Date	

FITNESS CENTER ADDENDUM

In order to maintain the safety and enjoyment of our community, it is necessary to insist on compliance with the following rules.

Fitness Center Regulations

- Residents and/or guests must be at least 18 years of age to use the Fitness Center
- Children under 18 must be accompanied by a parent at all times
- Guests will be limited to one per Resident
- Management has the right to remove any person(s) acting in a disruptive, disorderly or unsafe manner

Violations of the rules and regulations listed above will result in a fine of not less than \$25 assessed to the resident's account and there will be no exceptions to these rules. Excessive or continued violation can result in further action up to eviction.

Waiver

Wisconsin Management Company, Inc. makes the Fitness Center and the equipment installed in the Fitness Center available for use by the Residents and their guests (limit one per Resident). This apartment complex does not require physical or medical qualifications for individuals utilizing the Fitness Center, therefore individuals utilizing the Fitness Center do so at their own risk.

The undersigned hereby acknowledge that his or her use of the Fitness Center is at his or her own risk and agrees not to seek any claim or recovery against the property owners, Wisconsin Management Company, Inc., its affiliates, partners, employees or representatives for any injury or adverse condition that may result to the undersigned as a result of his or her use of the Fitness Center or the equipment located there, unless the injury of adverse condition is caused by the negligent act or omission of the Landlord.

Resident	Date	Resident	Date
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For Wisconsin Man	agement Company, Inc	Date	

Pool Rules

Resident name(s):

The above named residents agree to the following rules. Any violation of these rules may result in residents being banned from using the pool area.

- 1. Use of the pool is for residents only. Guests, including children, must be checked in at the Office. Residents are required to accompany their guests when utilizing the pool facility.
- 2. Unauthorized guests are not to use the pool. Please contact the Office if you suspect unauthorized people are in the pool area.
- 3. Do not enter the pool if you have a communicable disease or an open cut.
- 4. Shower before entering the pool and after use of toilet facilities.
- 5. Life preserver ring may be used in case of emergency only. Other pool equipment may not be used by residents
- 6. Pets are not allowed in the pool area.
- 7. Proper swimming attire must be worn at all times.
- 8. Do not bring food, drink, gum or tobacco into the pool area.
- 9. Glass and items that may shatter if dropped are prohibited in the pool area.
- 10. Pool hours are from 10 a.m. to 10 p.m.
- 11. Adult swim time is from 8 p.m. to 10 p.m. No children under 14 are permitted in the pool during those hours.
- 12. If you are using the pool to swim laps, attach the divider rope back to the walls of the pool after use. The divider rope should be attached to the walls of the pool at all other times.
- 13. Anyone 16 years of age and under must be accompanied by an adult at all times in the pool area.
- 14. Non-toilet trained children are required to wear swim diapers.
- 15. Diaper changing on the pool deck is prohibited.
- 16. Do not engage in rough play in the pool area. At no time are footballs, basketballs or any other kind of object that gets thrown permitted in the pool area.
- 17. Any disturbance in the pool area will not be permitted. This includes running, pushing, excessive noise, the use of abusive or foul language, or any other activity that does not allow for the peaceful enjoyment of others.
- 18. Management agrees to provide one pool key per apartment. Resident agrees to not sell, lend, loan, copy or otherwise distribute pool key. If lost, Resident will be charged \$20 per replacement key.

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For Wisconsin Managem	ent Company, Inc	Date	

LEASE ADDENDUM LIABILITY INSURANCE REQUIRED OF RESIDENT

- - knowledgment Concerning Insurance or Damage Waiver. You acknowledge that we do not maintain insurance to protect you against personal injury, loss or damage to your personal property or belongings, or to cover your own liability for injury, loss or damage you (or your occupants or guests) may cause others. You also acknowledge that by not maintaining your own policy of personal liability insurance, you may be responsible to others (including us) or the full cost of any injury, loss or damage caused by your actions or the actions of your occupants or guests. You understand that you are required to maintain a liability insurance policy, which provides limits of liability to third parties in an amount not less than \$ 100,000.00 per occurrence. You understand and agree to maintain at all times during the Term of the Lease Contract and any renewal periods a policy of personal liability insurance satisfying the requirements listed below, at your sole expense.
 - 2. Required Policy. You are required to purchase and maintain personal liability insurance covering us, you, your occupants and guests, for personal injury and property damage any of you cause to third parties (including damage to our property), in a minimum policy coverage amount of \$ 100,000.00, from a carrier with an AM Best rating of A-VII or better, licensed to do business in Wisconsin. The carrier is required to provide notice to us within 30 days of any cancellation, non-renewal, or material change in your coverage. We retain the right to hold you responsible for any loss in excess of your insurance coverage.
- 3. We may provide you with information of an insurance program that we make available to residents, which provides you with an opportunity to buy liability and renter's insurance from a preferred company. However, you are free to contract for the required insurance with a provider of your choosing,

Resident

Resident

Resident

- 4. Subrogation Allowed. You and we agree that subrogation is allowed by all parties and that this agreement supersedes any language to the contrary in the Lease Contract.
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that by not maintaining your own urance, you may be responsible to cost of any injury, loss or damage ctions of your occupants or guests. Trequired to maintain a liability es limits of liability to third parties 10,000.00 per occurrence. You ain at all times during the Term of newal periods a policy of personal the requirements listed below, at 10,000.00, your occupants and property damage any of you cause use to our property), in a minimum 100,000.00, from a carrier with an obetter, licensed to do business in red to provide notice to us within on-renewal, or material change in 19th to hold you responsible for any 19th to hold you	liability insurance from the in below that is licensed to do by with written proof of this commencement of the Lease proof of insurance in the future. Insurance Company. Default. Any default under the an imprediate and material Contract, and we shall be enturber the law. Miscellaneous. Except as specterms and conditions of the Leathe event of any conflict betw	surance company of your choosing listed as in this state, and have provided a insurance prior to the execution as Contract. You will provide addition at at our request. I terms of this Addendum shall be deemed default under the terms of the Least itled to exercise all rights and remediate if it is a contract shall remain unchanged. I the terms of this Addendum and the terms of this Addendum shall control.
information of an insurance		
ble to residents which provides to buy liability and renter's ompany. However, you are free		
surance with a provider of your		
I have read, understand and agree to	comply with the preceding pro	visions.
Date	Resident	Date

Initials: (Tenant)

Owner or Owner's Representative

Date

Ma (Landland)

LEASE ADDENDUM LIABILITY INSURANCE REQUIRED OF RESIDENT

- 1. ACKNOWLEDGMENT CONCERNING INSURANCE OR DAMAGE WAIVER. Lessee acknowledges that Landlord does not maintain insurance to protect Lessee against personal injury, loss or damage to Lessee's personal property or belongings, or cover Lessee's own liability for injury loss or damage Lessee, its occupants or guests may cause others. Lessee acknowledges that Lessee is required to maintain a liability insurance policy at its own expense.
- 2. INSURANCE REQUIRED. Lessee shall insure or otherwise protect itself against losses by fire, theft or other cause to any personal property of Lessee, its agents, employees or officers, which is in the Leased Premises.
- 3. NO MUTUAL INDEMNIFICATION. Lessor and Lessee shall be responsible for the consequences of its own acts, errors or omissions and those of its employees, boards, commissions, agencies, officers and representatives and each party shall be responsible for any losses, claims and liabilities which are attributable to such acts, errors or omissions including providing its own defense. In situations of joint liability, Lessor and Lessee shall be responsible for consequences of its own acts, errors or omissions and those of its employees, agents, boards, commissions, agencies, officers and representatives. It is not the intent of the Lessor and Lessee to impose liability beyond that imposed by state statutes.
- 4. Lessee's employees shall accompany guests in the common areas of the building at all times.
- 5. This addendum shall apply to all redacted portions of the lease concerning Lessee's insurance obligations.

Resident Date Resident Date

Resident Date Resident Date

Resident Date Resident Date

Owner or Owner's Representative Date

I have read, understand and agree to comply with the preceding provisions.

PARKING ADDENDUM

Tenant(s):

The undersigned agree that this Addendum is incorporated in and made a part of the Lease Agreement between Wisconsin Management Company, Inc. and Tenant(s).

Effective Date: May 01, 2020 End Date:

Pro-Rated amount due: \$0.00

Tenant(s) agrees to pay to Landlord the monthly sum of \$0.00 for the carport/garage parking premises designated as #. Said premises are to be used exclusively for the parking of Tenant's automobile, and for no other purpose.

The parties hereto, for themselves, their heirs, distributors, executors, administrators, legal representatives, successors and assigns, hereby covenant as follows:

- 1. Payment is due on the first of every month with regular rent and is subject to applicable late fees.
- 2. Landlord or Landlord's agents will not be liable for, and the lease shall not be construed to provide liability for any death, injury, loss, damage to person or property, resulting from the use, rental or access to the premises. From the use of the premises of the premises of the premises. The construction of the use of the premises of the premises. The construction of the use of the premises of the premises of the premises. The construction of the use of the premises of the premises. The premise of the premises of th
- 3. If the premises shall be partially damaged by fire or other cause without the fault or neglect damage, it may or may not be repaired by Landlord at Landlord's discretion. Payments by Tenant will be abated until premises are repaired. If the Landlord should decide not to repair premises Landlord will give Tenant notice within 90 days after fire or other cause of Landlord's decision to not repair.
- 4. Upon the expiration or other termination of this agreement, Tenant will quit and surrender to Landlord the premises and all areas and facilities used by Tenant in good order and condition. Tenant will remove all property of Tenant. Should Tenant fail to surrender, the payment will continue at double the above charge until Tenant does surrender. Tenant agrees to reimburse Landlord for any damages or cleaning expenses incurred by Landlord for Tenant's failure to clean and repair the premises and return to Landlord in good condition (normal wear and tear excepted).
- 5. Should Tenant lose the parking identification or remote given to Tenant by Landlord and Landlord must replace said identification/remote, Tenant agrees to pay to Landlord the replacement cost.
- 6. Failure to perform any of the above conditions, including, but not limited to payment of rent will be a default under the Lease referenced above.

Resident	Date	Resident	Date
Resident	Date	Resident	Date
Resident	Date	Resident	Date
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For Wisconsin Ma	anagement Company, Inc	Date	

Storage Units

Lessee agrees to pay to Lessor the monthly sum of \$0.00 for the storage facility designated as #. It is agreed to that the resident listed above shall accept the use of the storage facilities for the length of occupancy. Resident agrees to hold the owners and managers harmless for the safety of the contents in the storage, and resident is storing these items at their own risk, unless damage is caused by negligent acts or omissions of the Landlord. The resident holds responsibility for labeling and securing the accepted storage facility and will remove all items at the time the unit is vacated. Any unwanted items left in the storage facility after resident has vacated their unit will be forfeited and the resident will be appropriately charged for the labor of the community staff to remove any items that are left. Items in unlocked storage facilities can and will be removed by the community staff at any time.

Liability			
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