

RESIDENTIAL LEASE AGREEMENT

Market Rent:	\$2,150.00	Security Deposit (Refundable):	\$600.00
Pet Rent:		Application Fee (per applicant):	\$35.00
Other Monthly Charge:		Late Charge:	\$100.00
Utility Allowance:	(\$0.00)	Return Payment Charge not to exceed:	\$35.00
Monthly Lease Discount (MTM Charge):		After-Hours Key Charge:	\$100.00
TOTAL MONTHLY CHARGE:	\$1,935.00	Early Termination Charge: defined in § 1(f	

This Residential Lease Agreement (hereinafter "Lease") is entered into on August 1, 2018 by and between the Lessor: 1701 Independence, LLC (hereinafter "Landlord"), and the Lessee(s) (hereinafter referred to collectively as "Resident"):

On behalf of Monteres (Lessee)	(Lessee) dad Medica	l Center	(Lessee)	(Lessee)
(Lessee)	(Lessee)	(Lessee)		

- 1. LEASE PREMISES: Landlord rents to Resident and Resident rents from Landlord the premises located at 1757 Independence Blvd, Salinas, CA 93906 Apt # 204 in Monterey County (hereinafter "Premises"), which is located within the Apartment Community commonly known as Creekbridge Apartments-Salinas for use as residence and for no other purpose. Pursuant to California Civil Code § 1962(a)(1), Landlord has authorized Thrust IV Services, LLC dba Thrust IV Management Services (hereinafter "Landlord's Agent"), whose address and phone number are 1701 Independence Blvd, Salinas, CA 93906, (831) 443-3536, to manage the Premises, accept notices, demands, and service of process on Landlord's behalf.
 - a. Original Term: This Lease shall be for a period of eighteen (18) month(s) and 0 days beginning August 1, 2018 and ending on January 31, 2020 unless sooner terminated as provided in this Lease.
 - b. Delay of Possession: Resident understands that, for reasons beyond the control of Landlord, Landlord may not be able to provide occupancy to Resident on the commencement date if, for example, a former tenant of the Premises who has given notice to leave cancels the notice or fails to leave by the scheduled date. If, for any reason, Landlord is unable to provide occupancy to Resident by the scheduled commence-payment date, Resident's remedy in this event shall be limited to termination of this Lease and Resident shall be entitled to a prompt refund of any monies paid. Landlord shall have no liability to Resident if there is a delay of possession other than to promptly refund any monies paid.
 - c. End of Lease Term: Residency may be terminated by either party at the end of the Lease term by giving a thirty (30) day written notice of intent to vacate the Premises.
 - d. Holding Over: Any holding over by Resident at the expiration of the Lease term with the consent of Landlord shall create a tenancy from "month-to-month" on the same terms and conditions set forth herein, subject to amendment by Landlord as set forth in California Civil Code § 827 and terminable by either party on thirty (30) days written notice in accordance with the provisions of California Civil Code § 1946.
 - e. Damage or Destruction: If the Premises are made uninhabitable by fire, flood, natural disaster, or other casualty, Landlord may, at its sole election, either (i) terminate the Lease as of the date of the damage or destruction by notice to Resident within thirty (30) days of the damage or destruction; or (ii) repair and restore the Premises. If the Landlord elects to repair and restore the Premises, unless the fire or such other causality is due to the negligence or misconduct of Resident or any guest, visitor or invitee of Resident, such repair and restoration of the structure will be at the expense of the Landlord and rent shall be abated on a per diem basis while the Premises is uninhabitable. Landlord is not responsible for the repair or restoration of any of Resident's personal property. Landlord and Resident each waive the provisions of California Civil Code § 1932(2), 1933(4) and any other applicable existing or future law with

Resident Initials:	(A) (A) (D	Agent Initials:
Resident Initials:		CM Initials:
Revised 06.01.2017	Thrust IV Management Services - Posidential Loss A	

respect to damage or destruction of leased premises or termination of a lease agreement based upon damage or destruction under any circumstances other than as provided in this paragraph.

- f. Early Termination: Resident may terminate this Lease before the expiration of the Lease term by (i) serving Landlord a sixty (60) day written notice of intent to vacate the Premises; and (ii) paying all concessions, as set forth in paragraph 1(g), at the time notice of intent to vacate is served. This does not relieve Resident of Resident's responsibilities and obligations regarding damage to the Premises. At the time such notice is given, all monies are to be paid in certified funds.
- g. Concessions: Resident acknowledges the following concessions were received. In the event Resident terminates this Lease prior to the expiration of the Lease term, Resident further acknowledges and agrees to pay all sums as listed below, by means of money order or cashier's check, at the time notice of intent to vacate is given.

Monthly Lease Discount: \$\frac{\$215.00}{\$0.00}\$ Payable for each month during the dates Lease was in effect or occupied, whichever is greater.

- 2. RENT: Resident shall pay to Landlord, as rent for the Premises, the sum of \$1,935.00 each month. The name, telephone number, and address of the person or entity to whom rent payments shall be made and delivered to are: Creekbridge Apartments-Salinas at 1701 Independence Blvd, Salinas, CA 93906, (831) 443-3536. Except as otherwise provided herein, said sum shall be paid in full, in advance, on or before the first (1st) day of each month in the form of personal check, cashier's check, money order, or electronic funds transfer (EFT). If Resident pays online or by direct deposit, such payment shall be deemed to come from Resident regardless of the source of the payment. If Resident cannot pay rent by the first (1st) day of the month, Resident must contact Landlord on or before the first (1st) day of the month to arrange payment. If in any month the rent is paid after the fifth (5th) day of the month, payment must be in the form of cashier's check or money order. If Landlord serves Resident with a three-day notice to pay rent or surrender possession, which Landlord may do on any date after the second (2nd) day of the month, any payment tendered following service of said notice must be in the form of cashier's check or money order. If any payment given by Resident is, for any reason whatsoever, returned unpaid by the bank upon which it is drawn, all subsequent payments for the balance of Resident's occupancy of the Premises (including the payment necessary to replace the dishonored amount) must be in the form of cashier's check or money order unless Landlord agrees, in writing, to waive this requirement. Use of a rental payment drop box is for Resident's convenience. The receipt of payment by Landlord when such box is used is Resident's, and not Landlord's, risk. Resident agrees that rent monies will not be considered paid until Landlord receives the rent monies, and placing rent monies in the drop box or in the mail is not sufficient for rent to be considered paid. Rent will be considered unpaid until actual receipt thereof. It is recommended that Resident personally deliver the payment and request a receipt. The usual days and hours when rent payments may be
- 3. PARTIAL PAYMENTS AND APPLICATION OF PAYMENTS: Landlord has no obligation to accept partial or late payments of rent or additional rent from Resident and no acceptance of partial payment shall be considered an accord and satisfaction, or release from obligation for the remainder of full amount due. Any payment accepted by Landlord shall be applied firstly to all unpaid non-rent and additional rent obligations of Resident, and lastly to current month rent, notwithstanding any dates or other direction from Resident that accompanies any such payment, and any attempt by Resident to allocate a payment in any other way shall be null and void.

made personally are: Monday - Friday 8:30 a.m. to 5:30 p.m.

- 4. LATE CHARGE AND NSF CHARGE: Landlord and Resident agree that the actual cost to Landlord when Resident fails to pay rent on time, or when Resident makes a payment which is subsequently dishonored by the bank upon which it is drawn, is difficult or impossible to ascertain, but Landlord and Resident agree that Landlord does, in the event of late payment or in the event of a dishonored payment, incur certain costs, such as additional bookkeeping and administrative charges, bank charges, lost opportunity costs of the late payment, etc. Landlord and Resident accordingly agree that, anytime the rent for any given month is paid after the fifth (5th) day of such month, Resident will, in that month, pay to Landlord as additional rent due with the late payment, a Late Charge in the sum of \$100.00, and further agree that, in the event of a dishonored payment, Resident will pay to Landlord, as additional rent due with the payment required to replace the dishonored amount, a maximum NSF Charge in the sum of \$335.00. Landlord and Resident agree that the payment of these sums does not constitute a license to pay rent late nor does it constitute a license to pay with dishonored funds. Rent remains due on the first (1st) day of the month. After one (1) payment is returned unpaid by the bank upon which it is drawn, all future payments must be made in the form of cashier's check or money order. A three-day notice to pay rent or quit may be served at any time after the second (2nd) day of the month irrespective of the existence of the late charges as set forth herein. If such notice is served after the second (2nd) day of the month, it may include the late charge (or NSF charge, if applicable) which charges, as set forth above, are payable as additional rent.
- 5. **RENTAL PRO-RATION:** Resident shall pay to Landlord, before taking occupancy of Premises, one full month's rent (if move-in is on or after the twenty-fifth (25th) of the month) in addition to a Security Deposit (as set forth in paragraph 6) and pro-rated rent. If Resident shall move in on or before the twenty-fourth (24th) of the month, a pro-rated rent in addition to a Security Deposit is owed to the Landlord. Commencing with the following month, a full month's rent shall be due each month on or before the first (1st) day of the

Resident Initials:	Q Q Q	Agent Initials:
		CM Initials:
Revised 06.01,2017	Thrust IV Management Services - Residential Lease Agreement	Page 2 of 9

month pursuant to paragraph 2. In the event of a conflict between the amount set forth herein and the amount which an arithmetic computation would yield based on the rental rate set forth in paragraph 2 divided by thirty (30), with the result multiplied by the number of days in the pro-ration period, the amount determined by said arithmetic computation shall govern (i.e., If the amount set forth herein is computed incorrectly, any such arithmetic error shall not be binding. The amount owing shall be the amount resulting from a correct arithmetic computation of the pro-ration.). In all instances where a pro-rated amount of rent is computed during this tenancy, a thirty (30) day month shall be assumed irrespective of the actual number of days in the month for which the pro-ration is computed.

- 6. SECURITY DEPOSIT: Resident shall pay to Landlord, as Security Deposit, the sum of \$\frac{\$600.00}{0}\$. This sum shall be applied and accounted for in accordance with the provisions of California Civil Code \{\xi} 1950.5 and any other applicable statutes. Landlord shall not be obligated to pay Resident interest in connection with such Security Deposit. It is understood that the Security Deposit is applicable to all Residents jointly, and need not be accounted for until the permissible statutory period after such time as all Residents have vacated the Premises. Any refund due at such time may be made payable jointly to all Residents and it shall be the responsibility of all Residents to determine the manner by which said Security Deposit is to be divided. If Landlord chooses to make the refund to any of the Residents individually (which need not be done until the statutory time has elapsed after all Residents have vacated the Premises), in legal contemplation the payment shall be deemed to have been made to all Residents, and Landlord shall have no liability to any one or group of Residents for failure of any Resident to equitably divide such refund. By initialing as provided in Paragraph 39 (Addenda), Resident acknowledges receipt of a copy of the Security Deposit Refund Policy, which are incorporated into and made a part of this Lease.
- 7. OCCUPANCY: Maximum occupancy is two (2) persons per bedroom, plus one (1). Landlord allows persons under the age of twelve (12) months to occupy the Premises without affecting the current occupancy guidelines. If a person exceeds the twelve (12) month age during the term of the Lease, all Residents and Occupants will be asked to vacate the Premises at the end of the Lease term if the number of persons in the Premises has exceeded the maximum occupancy standard. The Premises shall be occupied only by the following persons:

Name	Birthdate	Name	Birthdate
of Natividad Medical Center	4		-
of Natividad Medical	<u> </u>		
Center			
Correction			
	-		
	*		

No other persons have permission to occupy the Premises unless such permission is in writing and signed by Landlord. Landlord's acceptance of rent from any other individual shall be deemed to be the payment of rent on behalf of the Resident(s) named on the Lease and shall not constitute permission for the person making the payment to occupy the Premises. Should any person not named herein make any claim to right of possession of the Premises, any such person shall be deemed to be the guest or invitee of the named Resident(s) and their claim to right of possession shall be denied. Any person named herein who is not also named Lessee and/or who is not a signatory to the Lease shall be deemed to occupy the Premises under the named Resident(s) who are signatories to the Lease and shall thus be deemed the invitees of said named Resident(s). Accordingly, should any such individual not be named in any unlawful detainer action to regain possession of the Premises, and should any such individual thereafter make a claim to right of possession of the Premises, that claim shall be denied on the basis that said individual is the invitee of the named Resident(s) and does not have an independent claim to right of possession of the Premises.

8. UTILITIES: Payment of all applicable utilities, services and charges shall be the responsibility of Resident, predicated upon occupancy of Resident, and the following utilities shall be connected at all times during the tenancy (select boxes that apply):

☐ Gas & Electric Account #		Trash Account #	
☐ Sewer Account #	Other: Account #		
Resident understands and agrees to the fo	ollowing:		

- a. It is Resident's responsibility to notify the local Service Companies to provide service, in Resident's name, to the leased Premises. Failure to do so may result in NO SERVICE to the Premises.
- b. Prior to Move In, Resident must provide Landlord with Resident's service utility account number(s).
- c. Resident will notify Landlord of any termination of utility service for any reason, including vacating the Premises. Disconnection of utilities due to non-payment is a material violation of this Lease.
- d. Resident indemnifies Landlord against all charges for utility service during the term of Resident's occupancy of the Premises.
- e. If Landlord is billed for these services, Resident agrees to reimburse Landlord for all service charges and associated taxes/surcharges until such time that billing has ceased.

	Agent Initials:
Resident Initials:	CM Initials:
	Civi Initials,

- f. Resident shall not use common area utilities (such as water or electricity) for the Resident's personal use, without prior written permission from the Landlord.
- 9. JOINT AND SEVERAL LIABILITY AND AUTHORITY: All persons signing this Lease as Resident shall remain jointly and severally liable for all obligations arising hereunder, whether or not they remain in actual possession of the Premises. The giving by any individual Resident of a notice of termination of tenancy shall not terminate the Lease as to that Resident unless all Residents vacate the Premises by the agreed date. Landlord may, however, treat any such notice as a notice binding against all Residents of the Premises, and may institute unlawful detainer proceedings against all Residents in the event that they do not restore possession of the Premises to Landlord on or before the end of the notice period. Conversely, Landlord may, at its sole option, in the event that one or more Residents give notice but all Residents do not return possession of the Premises to Landlord within the notice period, continue the tenancy in effect and, if Landlord does so, all Residents, including the Resident(s) giving notice, shall remain fully liable for all obligations arising hereunder whether or not they remain in occupancy of the Premises.
- 10. NOTICES: Any notice which Landlord gives to Resident shall be deemed properly served (whether or not actually received by Resident if served in the manner prescribed in California Code of Civil Procedure § 1162). If Landlord fails to serve the notice in accordance with the provisions of California Code of Civil Procedure § 1162, but Resident actually receives the notice, the actual receipt shall be deemed to cure any defects in the manner of service and the notice shall be deemed properly and personally served. Service upon any individual Resident of the Premises shall be deemed valid service upon all Residents.
- 11. ACCESS TO PREMISES: Landlord and Resident agree that, with at least twenty-four (24) hours advance notice to Resident, unless otherwise agreed to by Resident, Landlord shall have the right to enter the Premises during normal business hours for the purpose of (i) making desired, necessary or agreed repairs, decorations, alterations, improvements, or renovations to the Premises, an adjacent unit or for the benefit of the building in which the Premises is located; (ii) supplying necessary or agreed services; (iii) showing the Premises to prospective or actual purchasers, mortgagees, tenants, workmen or contractors; or (iv) for any other purposes permitted by California Civil Code § 1954 (and any other applicable statutes or amendments which might be enacted subsequent to the execution of this Lease). In the case of an emergency, or Resident's abandonment or surrender of the Premises, Landlord or Landlord's Agent may enter the Premises at any time without first securing Resident's prior permission. Resident agrees to permit Landlord access to the Premises in accordance with this paragraph. Resident agrees that, should Landlord be denied access to the Premises when Landlord is in compliance with statutory requirements and entitled to access, any such denial of access shall be deemed a material and incurable breach of this Lease and shall entitle Landlord to serve Resident with a three-day notice terminating the tenancy.
- 12. MISSTATEMENTS ON APPLICATION: Resident has completed an application in connection with securing this Lease. Landlord has relied upon the statements set forth in said application in deciding to rent the Premises to Resident. It is agreed that, should Landlord subsequently discover any misstatements of fact in the Resident's application, any such misstatements shall be deemed a material and incurable breach of this Lease and shall entitle Landlord to serve Resident with a three-day notice terminating the tenancy.
- 13. USE OF PREMISES: Resident agrees that the Premises shall be used as a dwelling for residential purposes only and for no other reason. Resident shall not use the Premises as a business address, nor shall Resident conduct any business activities on the Premises. Conducting business activities includes, without limitation, using the Premises as a mailing address for a business enterprise, having a business telephone line in the Premises, having business clients meet with Resident at the Premises, having business stationery setting forth the address of the Premises as a business address, assembling or manufacturing any product upon the Premises, or otherwise holding out the Premises as the address of any business. Resident additionally agrees not to permit the Premises to be used for any illegal purpose, nor to engage in any illegal acts upon the Premises or upon the grounds of the Apartment Community. Resident agrees not to have any illegal narcotics in the Premises or on the grounds of the Apartment Community. Resident further agrees not to harass, annoy, molest, interfere with, or endanger any other Resident of the Apartment Community or their guests, or create waste or nuisance in the Apartment Community. Resident is also responsible for compliance with any local noise ordinances. Resident also agrees not to do or permit anything to be done in the Premises that may be deemed hazardous or which will cause a cancellation of or an increase in the premiums for any insurance for the Apartment Community. Resident additionally agrees not to deface or damage any part of the Premises or the Apartment Community or permit the same to be done or keep any flammable or explosive materials or any substance considered dangerous, hazardous or toxic under any governmental law or regulation in the Premises. Any violation of this provision shall be deemed a material and incurable breach of this Lease and shall entitle Landlord to serve Resident with a three-day notice terminating the tenancy.
- 14. ASSIGNMENT AND SUBLETTING: Resident shall not assign this Lease nor sublet all or any part of the leased Premises. Permitting any person not named as an Occupant or as a Resident in this Lease to occupy the leased Premises shall be deemed an attempted subletting of the leased Premises and shall subject the tenancy to termination. Any attempted subletting or assignment in violation of this provision shall be void.
- 15. CONDITION OF PREMISES-ALTERATIONS: Resident has inspected the Premises and acknowledges that the same is in good and habitable order and repair at the time Resident is given occupancy. Except as provided by law, Resident shall not make any alterations, repairs, or improvements to the Premises without the prior written consent of Landlord. This includes, but is not limited to, painting,

Resident Initials:	(D) (D)	Agent Initials:
		CM Initials:
Revised 06.01.2017	Thrust IV Management Services - Residential Lease Agreement	Page 4 of 9

wallpapering, flooring changes, changing locks, and moving or removing large appliances. Resident may not make any alterations to cable or telephone inside wiring (such as may occur when changing telecommunications providers or adding phone lines) without prior written consent of Landlord. All additions, fixtures and improvements shall be Landlord's property and shall remain upon the Premises after the termination of the Lease unless Landlord, as a condition to Resident's making such alteration, consents to such alterations or additions and requires that the Premises be restored to the condition existing prior to such alteration or addition. Resident agrees to pay all costs resulting from and associated with the alteration, and shall hold Landlord harmless and indemnify Landlord as to any mechanic's lien recordation or proceeding caused by Resident.

16. SMOKING PROHIBITION: Smoking is prohibited on the entire property, except inside the Resident's individual Premises or in an area which Resident has exclusive use under the Lease, such as Resident's balcony or patio. Resident shall not smoke in areas in which smoking is prohibited, nor shall Resident permit any of their guest(s) or visitor(s) to do so. Resident shall inform their guest(s) or visitor(s) of any Non-Smoking areas. Resident shall promptly notify Landlord in writing of any incident where smoke is migrating into Resident's Premises from Non-Smoking areas. Resident acknowledges that Landlord's adoption of Non-Smoking areas does not make Landlord the guarantor of the Resident's health or of the smoke-free condition of the areas in which smoking is prohibited. Landlord shall not be required to take steps in response to smoking unless Landlord has actual knowledge or has been provided written notice, at which point Landlord shall take reasonable steps to enforce this policy. Landlord cannot and does not warrant or promise that the Premises or any other portion of the property including common areas will be free from secondhand smoke. Resident acknowledges that Landlord's ability to police, monitor or enforce this policy is dependent in significant part on voluntary compliance by Resident and their guest(s).

Resident and Resident's guest(s) shall not engage in any of the actions or conduct related to marijuana, that are otherwise permitted under Health and Safety Code 11362.1, anywhere on the entire property, including in or about Resident's Premises. A breach of this policy shall be deemed a material breach of the Lease and grounds for immediate termination of the Lease by the Landlord.

- 17. LANDSCAPING: Resident IS IS NOT (select one) responsible for the upkeep of the yard and maintenance of the landscaping, including watering, mowing, weeding and clipping. Resident shall promptly advise Landlord of any problems with the landscaping, including, but not limited to, dead grass, plants or tree limbs, insect infestations, discolored or yellowing foliage and insufficient irrigation or leaks. Resident may not delegate the responsibilities of this paragraph to any person, including a contractor or other landscaping professional. Resident may not alter the landscaping, or engage in "personal agriculture" without Landlord's prior written permission.
- 18. **PLUMBING:** Resident is responsible for the cost to repair or clear stoppages in waste pipes or drains, water pipes or plumbing fixtures caused by Resident's negligence or improper usage. Resident shall reimburse Landlord for these costs on demand.
- 19. LOCK-OUT CHARGES: If Landlord is required to assist any Resident in gaining entry to the Premises, Resident may be assessed a charge for the actual costs, including out-of-pocket expenses, incurred by Landlord, plus a minimum amount of \$100.00 if the lock-out occurs after business hours. Resident should take care not to lock himself/herself out of the Premises.
- 20. FINES AND PENALTIES: Resident is responsible for any fines or other costs occasioned by violations of the law by Resident or Resident's guests on the Premises or property while Resident is in possession. If any such fines or costs are levied against Landlord, Resident agrees to pay such fines or costs attributed to Resident's tenancy or the conduct of Resident, Resident's guests or others at the Premises, upon receipt of an invoice from Landlord. The obligation to pay fines and costs assessed against Landlord may be in addition to any assessed directly against Resident.
- 21. PACKAGE RELEASE: Resident gives Landlord and Landlord's Agent permission to sign and accept any parcels or letters that may be sent to Resident, whether anticipated or unanticipated, through UPS, FederalExpress, Airborne, United States Postal Service, hand deliveries, or the like, with the exception of certified mail delivered through the United States Postal Service. Landlord does not accept any responsibility or liability for any notification, lost, damaged, or unordered deliveries and Resident agrees to hold Landlord and Landlord's Agent harmless from any loss or damage to any of Resident's messages, packages, or other material.
- 22. MAIL BOX: The postal service prohibits Landlord from any access to mail boxes. Resident is solely responsible for all mail box keys. Resident is advised to contact the United States Postal Service to obtain keys to the mail box.
- 23. LIABILITY: Landlord shall not be liable to Resident or to any guests or invitees of Resident for any damage or losses to person or property arising from any cause including, but not limited to, theft, burglary, assault, vandalism, fire, flood, water leaks, rain, hail, ice, snow, smoke, lightning, wind, explosion, interruption of utilities, earthquake, or any other casualty not directly caused by the willful acts of Landlord.

24	RENTERS INSURANCE: Landlord does not provide insurance coverage for Resident's personal property or automobile.	ì
27.	RENTERS INSURANCE: Landford does not provide insurance coverage for Resident's personal property or automobile.	Resident is
	encouraged to obtain Renters Insurance in an amount sufficient to cover any personal possessions of Resident together with	a reasonable
		a reasonable
	Aront Initials	

Resident Initials:	(N) (W/N)	Agent Initials:
S		CM Initials:
Revised 06.01.2017	Thrust IV Management Services - Residential Lease Agreement	Page 5 of 9

	level of liability coverage for the actions of Resident or Resident's guests or invitees. Renters Insurance is designed to provide Resident with reimbursement for loss, theft, damage or destruction of personal property, as well as coverage for additional living expenses incurred should the Premises, for example, become uninhabitable as the result of a fire. Such insurance can also protect Residents from any liability claims resulting from Resident's personal activities. For example, should Resident's negligence be the cause of a fire, Resident may be held responsible for the damage of the property of others, including Landlord's property. A reasonable annual premium for this type of insurance can outweigh the risk of a possible lawsuit that could amount to thousands of dollars or more. Contact an insurance company to receive further information.
	☐ I/We HAVE Renters Insurance coverage with: Insurance CoPolicy # I/We DO NOT HAVE Renters Insurance coverage at this time. I/We assume full personal and financial responsibility for all damages to the Premises caused by family, guest(s) or visitor(s).
	Renter's Insurance is required if Resident wishes to install a satellite dish or receiving antenna.
25.	SUBORDINATION: This Lease and all rights of Resident arising hereunder are expressly agreed to be subject and subordinate in all respects to the lien of any present or future mortgages which are or may be placed upon the property of Landlord or assigns of Landlord and to all other rights acquired by the holder of any such mortgage(s). As used herein, the term "mortgage" shall include deeds of trust or any similar security interest.
26.	SUCCESSORS IN INTEREST: If the property is sold or the ownership interest otherwise transferred, the successor in interest of Landlord shall be deemed the assignee of all rights arising hereunder, and shall be entitled to enforce the provisions of this Lease as against Resident(s). Nothing in this provision shall be construed as conflicting or superseding the foregoing subordination or as requiring a continuation of the tenancy in the event of a foreclosure or other involuntary transfer of ownership. If Landlord presents to Resident an Estoppel Certification form, Resident agrees to execute and deliver the form acknowledging that this Lease is unmodified and in full force and effect, or in full force and effect as modified with the consent of Landlord, and stating the modifications, within ten (10) days of written notice. Failure to comply shall be deemed Resident's acknowledgement that the form as submitted by Landlord is true and correct and may be relied upon by any lender or purchaser.
27.	MEGAN'S LAW DATABASE: Pursuant to § 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an internet website maintained by the Department of Justice at www.meganslaw.ca.gov . Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP code in which he/she resides.
28.	SMOKE/CARBON MONOXIDE DETECTORS: Resident acknowledges that the Premises are equipped with functioning smoke detectors and carbon monoxide detectors. Resident agrees not to interfere with the presence or operability of such detection devices. Resident further understands and agrees that Resident is responsible for testing the devices on a monthly basis and is obligated to immediately report to Landlord any defects in the condition of any devices, or malfunctions or failure of any devices. If battery operated, Resident is responsible for changing the detectors' battery as necessary to maintain the detectors' proper functions. Resident shall not remove the detectors' battery permanently as to render the device inoperable. Landlord shall inspect as required by statute and Resident shall allow Landlord access to the Premises for that purpose.
29.	MOLD AND MILDEW NOTIFICATION: Resident acknowledges that it is necessary for Resident to provide appropriate climate control, keep the Premises clean, and take other measures to retard and prevent mold or mildew from accumulating in the Premises. Resident agrees to clean and dust the Premises on a regular basis and to remove visible moisture accumulation on windows, walls and other surfaces as soon as reasonably possible. Resident agrees not to block or cover any of the heating, ventilation or air-conditioning ducts in the Premises. Resident also agrees to immediately report to Landlord (i) any evidence of a water leak or excessive moisture in the Premises, as well as in any storage room, garage or other common area; (ii) any evidence of mold or mildew-like growth that cannot be removed by simply applying a common household cleaner and wiping the area; (iii) any failure or malfunction of the heating, ventilation or air conditioning system in the Premises; and (iv) any inoperable doors or windows. Resident further agrees that Resident shall be responsible for damage to the Premises and Resident's property as well as personal injury to Residents and Occupants resulting from Resident's failure to comply with the terms of this paragraph. Resident agrees to indemnify and hold harmless the Landlord from any actions, claims, losses, damages, and expenses, including but not limited to attorney's fees that the Landlord may sustain or incur as a result of the negligence of the Resident or any guest or other person living in, occupying, or using the Premises. Landlord knows of no damp or wet building materials, and knows of no mold or mildew contamination. If Resident notices mold or mildew growing in the Premises, Resident agrees to notify Landlord immediately. Any failure to comply with the requirements set forth in this paragraph shall be deemed a material breach of the Lease.
30.	RESIDENTIAL LEASE ADDENDUM-APARTMENT COMMUNITY POLICIES: Resident acknowledges receipt of a copy of the Residential Lease Addendum-Apartment Community Policies (hereinafter "Lease Addendum"), which are incorporated into and made a part of this Lease. Resident agrees to execute and comply with all rules, policies, and provisions set forth in the Lease Addendum in all respects. Landlord reserves the right to make changes to the Lease Addendum on thirty (30) days' notice and Resident also agrees to
	Agent Initials:

Thrust IV Management Services - Residential Lease Agreement

Revised 06.01.2017

CM Initials:

Page | 6 of 9

	CM Initials:
	Resident Initials: Agent Initials:
	INDEMNITY/HOLD HARMLESS: Resident agrees to indemnify and hold Landlord harmless and to indemnify Landlord for any costs of defense from any claims arising out of any death or injury to any person, or any damage to property, if such injury or damage is caused directly or indirectly by the act, omission, negligence, or fault of Resident or Resident's guests or invitees.
36.	PROPOSITION 65 WARNING: The Premises as well as the common areas in and around the Apartment Community contain at least one of the following chemical(s) known to the State of California to cause cancer or reproductive toxicity and for which warnings are now required. These include, but are not limited to, tobacco, smoke, lead and lead components, asbestos, carbon monoxide and gasoline components. More information can be found at the Office of Environmental Health Hazard Assessment website at www.oehha.ca.gov/prop65.html
	DESCRIPTION AND LOCATION OF ASBESTOS CONTAINING MATERIAL: MATERIAL DESCRIPTION NONE MATERIAL LOCATION NONE
35.	ASBESTOS CONTAINING MATERIAL: Materials that are classified as Asbestos Containing Materials HAVE HAVE NOT (select one) been identified at this property. Identified materials contain greater than 1% asbestos by weight.
	OWNER'S DISCLOSURE: ☐ Owner has no knowledge of lead-based paint and/or lead-based paint hazards in the housing ☐ Owner has no reports or records pertaining to lead-based and/or lead-based paint hazards in the housing
34.	LEAD BASED PAINT: Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, owners must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Resident must also receive a federally approved information pamphlet on lead poisoning prevention.
33.	SATELLITE DISH: On November 20, 1998, the FCC ruled that a resident living in an apartment home can install over-the-air reception devices (satellite dish) inside or on that portion of the leased apartment home and is under their direct possession and control. The FCC ruling also allows the landlord to impose reasonable restrictions relating to the installation and maintenance of satellite dishes for reasons such as safety or to protect from excessive damage to the apartment. To both honor the FCC ruling and to maintain the safety and appearance of the Apartment Community, Landlord requires Resident to notify Landlord of Resident's intent to install a satellite dish/antenna upon the Premises ten (10) or more days prior to the date of installation, and as a condition of installing such equipment, comply with the rules and restrictions set forth in the attached Satellite Dish Addendum which are incorporated into and made a part of this Lease. Residents who install or contract to have installed any satellite dish or antenna without first obtaining prior approval from Landlord and signing the Satellite Dish Addendum shall be in breach of this Lease, and will be charged for any repairs made to the building caused by the unapproved installation of satellite dish/antenna.
32.	PARKING: During the term of this Lease, Resident shall have the right to park in one (1) parking space located in a carport or garage assigned by Landlord, and one (1) other unmarked/uncovered space authorized for parking within the property and shall be assigned two (2) parking permits. Resident understands and agrees that Landlord may change the assigned space at any time for any reason upon twenty-four (24) hours' notice to Resident. Use of any parking space by Resident is at the sole risk of Resident. Landlord shall have no liability to Resident for any damage caused to Resident's person or property as a result of use of a parking space. Vehicles parked in unauthorized areas, or parked in violation of local laws/ordinances are subject to tow at the vehicle owner's expense. Resident agrees to execute and comply with all rules, policies, and provisions set forth in the Parking Agreement Addendum, which are incorporated into and made a part of this Lease. Any failure to comply shall be deemed a breach of this Lease and shall be cause for the service of a three (3)-day notice to comply with the conditions of the Parking Agreement Addendum, or terminate tenancy.
	 ☑ I/We affirm that NO pets shall be kept on the Premises. ☑ I/We presently have a pet and shall execute and comply with the provisions set forth in the attached Pet Agreement Addendum.
	Select One: Pets ARE ARE ARE NOT accepted at this property.
31.	PETS: Pets are not permitted without the prior written consent of Landlord. Any such consent may be revoked at any time, with or without cause on three (3) days' written notice. Except to the extent written permission is given, pets may not be brought in or about the Premises, whether such pets belong to Resident or to any other person. The presence of any pets as to which written permission has not been given and is not currently in force, even if such pets are "just visiting", shall be deemed a material and incurable breach of this Lease and shall be cause for the service of a three (3)-day notice terminating the tenancy.
	comply with any such changes. Any failure to comply with any rule, policy, or provision shall be deemed a breach of this Lease and shall be cause for the service of a three (3)-day notice terminating the tenancy.

Thrust IV Management Services - Residential Lease Agreement

Page | 7 of 9

Revised 06.01.2017

- 38. WAIVER: Landlord's failure on any occasion to require strict compliance with any provision of this Lease or to exercise any rights arising hereunder shall not be deemed a waiver of Landlord's right to subsequently enforce any such provision or to insist upon any such right. The fact that Landlord may have accepted late payment(s) on one or more occasions shall not be deemed a waiver of Landlord's right to insist upon timely payment of rent nor to exercise any remedy available for late payment of rent. Acceptance of rent following a breach of this agreement shall not be deemed to constitute a waiver of such breach. No custom or practice which may develop between Landlord and Resident in the course of tenancy shall be construed to waive or to lessen the right of Landlord to enforce any provision of this Lease.
- 39 if

39.	Resident fails to fulfill the terms of their	t report reflecting on Resident's credit his credit obligations. Resident expressly aut, which Landlord may use if attempting to erm of the Lease and thereafter.	thorizes Landlord (including a c	offection agency) to
40.	ADDENDA: By Initialing as provided copies of which are attached hereto and a	pelow, Resident(s) acknowledge receipt of are incorporated into and made a part of th	f the following applicable adden	da (as selected below),
	Residential Lease Addendum – Apar Security Deposit Refund Policy Bed Beg Notification Addendum Parking Agreement Addendum Pet Agreement Addendum Assistive Animal Policy Addendum Satellite Dish Addendum Pesticide Disclosure Notice Cosigner Agreement Other: Other: Resident Initials:	tment Community Policies		
41.	TIME IS OF THE ESSENCE: Time is in its strictest sense irrespective of the rel	of the essence with respect to the provision ative hardship to the parties.	ons of this Lease. This provisio	n shall be interpreted
42.	with respect to the matters set forth herein signed by all signatories hereto. No verb employee of either party, and neither part any verbal representations or agreements Resident hold over after the expiration of	which includes all addenda attached hereton. It shall not be altered nor modified unleast agreements or representations have been ynor any agent or employee of either part to be made subsequent to the execution of the Lease term on a month-to-month hold to the manner prescribed by California C	ess such alteration or modification made or relied upon by either ty is entitled to alter any provision of this Lease. The foregoing not dover having Landlord may changle.	on is in writing and party or any agent or ons of this Lease by
43.	LEGAL ACTION: In the event Landlor Residential Landlord/Tenant Act, Landlo	rd/Landlord's Agent brings any legal actio rd/Landlord's Agent shall be entitled to, in	on to enforce any provisions of t n addition to all costs, reasonabl	his agreement or the e attorneys' fees.
44.	EMERGENCY CONTACT: In case of authorized to enter the Premises and act a taken by person(s) listed hereunder.	emergency, serious injury or illness, or descriptions or descriptions against the serious injury or illness, or descriptions or descriptions.	eath of Resident, the following parees to hold Landlord harmless	person(s) are from any actions
	Name	Address	Daytime Phone	Evening Phone
	-	<u> </u>	S 	
		The second of th	-	
		Section Control of the Control of th		
	responsible for all obligations arising here Landlord or Landlord's authorized Agent.	dent(s), whether or not in actual possession runder. This Lease shall not be considered Landlord may, without liability, refuse to the prior to signing this Lease. Anything t	d to be in full force and effect un to enter into this Lease and may	ntil signed by refuse to allow

45. Resident shall be fully liable for all obligations arising hereunder, and Landlord may enforce the provisions of this Lease as against Resident(s) if, for any reason or by any means, Resident obtains occupancy to the Premises before such time as this Lease has been signed by Landlord or Landlord's authorized Agent.

Resident Initials:	(N) (N)	Agent Initials:	
Control of the Contro		CM Initials:	
Revised 06.01.2017	Thrust IV Management Services - Residential Lease Agreement	D10 CO	

43.

44.

greement.			/
County of Monterey, on, shalf on Natividad educal Center	Date	Deputy County Date Character A	iel Deputy Dat idistin - Conskalle
	Date	Date	Dai
		Landlord's Agent	Date
		Community Manager	Date
		APPROVED AS TO FORM	AND
		Stay	rette
		COUNTY OF MON	
		Reviewed an to	fiscal provisions
			Controller Monterey 4 13/19



RESIDENTIAL LEASE ADDENDUM-APARTMENT COMMUNITY POLICIES

This Residential Lease Addendum (hereinafter "Policies" and/or "Rules"), are incorporated into and made a part of the Residential Lease Agreement dated <u>August 1, 2018</u> between Landlord and Lessee(s) for the premises located at <u>1757 Independence Blvd, Salinas, CA 93906 Apt # 204</u>. Resident agrees to comply by said Rules in all respects. Any Rule may be changed on thirty (30) days' notice and Resident agrees to comply with any such new provisions. Any failure to comply with the Rules shall be deemed a breach of this Lease.

- TRANSFERS: Resident shall be allowed transfer to another unit within the Lease Term only after the initial six (6) months of the term
 has elapsed. Transfer requests shall be reviewed on a case-by-case basis and is subject to Landlord's prior written approval. In addition,
 Resident must comply with the following provisions:
 - a. A request for transfer must be given to Landlord in writing.
 - b. Resident must be in good standing, with positive payment history (i.e., no late or dishonored payments and no delinquent/outstanding balances owed) and no Lease violations or breaches. All outstanding balances must be <u>paid in full</u> prior to transfer.
 - c. Resident must enter into a new Lease with a minimum six month Lease term.
 - d. Resident must pay a security deposit prior to taking possession of the transfer unit, the sum of which shall be determined prior to entering into a new Lease. This does not relieve or relinquish Resident's obligations regarding the return of the Premises in good and clean condition and repair, nor Resident's responsibility of satisfying all the prerequisite conditions as provided in the Security Deposit Refund Policy.
 - e. Should Resident decide not to commence transfer occupancy following the termination of Resident's existing Lease, Landlord shall consider such termination to be an early termination of the existing Lease and Resident shall be subject to payback of any and all concessions, pursuant to paragraphs 1(f) and 1(g) of the Lease.
- 2. SUPERVISION: All children under the age of fourteen (14) must be supervised by an adult Resident eighteen (18) years or older while on the Premises, which include but are not limited to all common areas, recreational facilities, grounds, etc. Residents who fail to supervise said children are subject to eviction, and will be charged any and all costs for damages caused by said unsupervised children.
- 3. LIMITED ACCESS GATES: In the event that Landlord has furnished, or in the future shall furnish, a limited access gate(s) on the property, the existence of such gate(s) shall be for the sole purpose of protecting the property and not for the security of residents, occupants and guests. Any benefit that a resident, occupant or guest may receive from such gate(s) is or shall be incidental. Landlord may remove the gate(s) at any time and shall have no liability with respect to the existence or proper functioning of the gate(s). Resident shall, however, be responsible for the cost of repairing any damage to the gate(s) caused by Resident or Resident's occupants or guests. All remote controls and/or gate cards will be deactivated upon Resident's move out. Resident agrees to accept sole responsibility and use of the remote control and/or gate cards. Resident agrees that, if it becomes known that Resident is not in possession of the remote control and/or gate card or being used by person(s) other than Resident or Resident's occupants, without Landlord's prior knowledge, Landlord shall deactivate the remote control and/or gate card. Resident must notify Landlord, in writing, twenty-four (24) hours in advance if person(s) other than Resident or Resident's occupants will be in possession of the remote control and/or gate card.

Precautions when using vehicle gates:

- Always approach entry and exit gates with caution and at a very slow rate of speed.
- b. Never stop your vehicle where the gate can hit your vehicle as the gate opens or closes.
- c. Never follow another vehicle into an open gate. Always use your access device or the keypad to gain entry.
- Never force the gate open with your vehicle.
- e. Never get out of your vehicle while the gates are opening or closing.
- f. Contact property personnel for assistance if you are using the gates with a trailer. The length and width of the trailer may cause problems with the safety loop detector and could cause damage.
- g. Do not operate the gate if there are small children nearby who may get injured while the gate is in operation.
- h. Contact Landlord immediately if you lose your access device or forget your keypad number.
- i. Do not give your access device or keypad number to a non-resident/non-occupant.
- j. Inform Landlord immediately of any telephone number changes.

4.	ACCESS CARDS, TRA access to the Premises, A	NSMITTERS AND KEYS: Resident is responsible for all partment Community and/or the Apartment Community faci.	issued access cards, transmitters, or keys used for lities. Resident is responsible for notifying
		(P) (P)	Agent Initials:
	Resident Initials:	(2 W W	CM Initials:

Landlord immediately if access card(s), transmitter(s) and/or key(s) are lost or stolen, and is responsible for its' replacement at a replacement cost of \$100.00. Resident understands that if any of the facilities or privileges is abused, Resident's access device(s) may be confiscated and not returned. Abuse of facilities include, but are not limited to:

- a. Leaving a gate or door propped open to allow others without an access device to enter
- b. Possession or consumption of alcoholic beverages within the facility
- c. Vandalism of any kind
- d. Tampering with any of the security systems

Transmitter(s) issued:	1.	2
------------------------	----	---

- 5. WAIVER OF WARRANTIES: RESIDENT HEREBY WAIVES ALL WARRANTIES, EXPRESS OR IMPLIED, WITH RESPECT TO THE GATE(S) OR THE ALARM SYSTEM. RESIDENT HEREBY ACKNOWLEDGES THAT THE OWNER DOES NOT EXPRESSLY OR IMPLIEDLY GUARANTY OR WARRANT THAT ANY PATROL SERVICE, GATE(S), ALARM SYSTEM OR OTHER SECURITY DEVICE WILL AVERT OR PREVENT OCCURRENCES OR CONSEQUENCES WHICH A PATROL SERVICE, ANY GATE(S), ALARM SYSTEM OR OTHER SECURITY DEVICE MAY BE DESIGNATED TO HELP AVERT OR PREVENT.
- 6. APARTMENT SECURITY ACKNOWLEDGEMENT: Resident agrees to inspect the leased Premises and shall determine, to Resident's satisfaction, that the smoke detectors, carbon monoxide detectors, door locks and latches and other security devices in the Premises are adequate and in good working order. Resident agrees to inspect and test such devices and give Landlord prompt notice if any such devices require repair and/or replacement. Resident understands that Landlord shall inspect all security mechanisms and devices on or before move in. Resident understands that operation of such devices is Resident's responsibility and shall not be inspected again by Landlord unless requested in writing by Resident.

Resident understands that Landlord encourages Resident to (a) get to know his/her neighbors, (b) always lock apartment door while inside the apartment, and when leaving the apartment, (c) keep windows and/or screens securely latched, (d) not walk around the property alone at night, and (e) maintain insurance coverage for own person and personal property.

If a crime is suspected or is occurring, Resident must contact the local law enforcement authorities immediately. After first notifying the local law enforcement authorities, Resident should contact Landlord/Landlord's Agent or Landlord's dedicated answering service. Resident is aware that Landlord may engage a patrol service for the sole purpose of protecting the property and not for the Resident's security or the security of Resident's guest(s). Resident agrees that Landlord may alter or cancel any patrol service without notice and that neither Landlord nor Landlord's Agent has any obligation or liability for the acts or omissions of any patrol service or agent of such patrol service which may be engaged by or on behalf of Landlord. Any benefit Resident receives from the patrol service is purely incidental.

Resident understands that, for a reasonable charge, Landlord shall re-key Resident's door locks and/or install a deadbolt lock night latch, door viewer (peephole) and pin lock or safety bar for sliding glass doors. Only Landlord may install such devices, and such devices must remain when Resident moves out.

- 7. PATIOS, BALCONIES AND STORAGE AREAS: To preserve the aesthetic beauty of the Apartment Community, Landlord requires all patios and balconies to be kept neat and clean. Only furniture manufactured for the use as patio furniture may be used on patios, and must be size-proportionate to patio. No materials may be stored in stairwells, common areas, or other public areas. No flammable materials may be stored or used in the patio or balcony area at any time. If a patio or balcony appears to be, in Landlord's judgment, unacceptable in appearance, Resident agrees to immediately remove items as required by Landlord. Items may not be stored in flowerbeds. The installation of screens, including but not limited to, decorative screens, room dividers, and privacy screens, are not permitted without Landlord's prior written approval.
- 8. APARTMENT HOME, ENTRANCES, AND COMMUNITY GROUNDS:
 - a. Windows: No blinds, screens, shades or curtains (other than furnished by Landlord) shall be attached or hung without prior written permission from Landlord. Positively NO FOIL shall be placed on windows. Resident must close all doors and windows when necessary to avoid possible damage from rain or other elements.
 - b. Buildings: No ropes, wires, aerials or antennae for radio or TV shall be installed on the roof, decks or other parts of the building.
 - c. Grounds: Bicycles, toys and miscellaneous items must be stored when not in active use. All items found unattended will be collected by Landlord and stored. Items not claimed within ten (10) days will be donated, or otherwise disposed. Flowers, plants, trees, etc, shall not be planted without prior permission from Landlord. Bicycles may not be ridden as to obstruct traffic or cause damage to vehicles. Skateboards are NOT allowed. Skating, rollerblades, scooters, and bicycles are not permitted on any sidewalk or lawn area.

Resident Initials:	PRO	Agent Initials:	
		CM Initials:	
Revised 06.01,2017	Thrust IV Management Services - Residential Lease Addendum	Page 2 of 6	

- d. Garbage and Recycling: Furniture items, mattresses, and items too large to fit in the dumpster are not to be disposed in the dumpsters (a fee shall be imposed to properly dispose of such items). Resident must dispose of trash and other waste in a clean and sanitary manner. Recycling bins are for recyclable materials only. If Landlord provides Cardboard-Only bins, Resident shall ensure that large boxes are broken apart before being placed in the cardboard bin. Resident shall not dispose of any flammable liquids, rags or other items soaked with flammable liquids or any other hazardous material in trash containers or bins. Directions must be followed for disposing of materials other than those specified on sign.
- e. Community Modifications: Landlord reserves the right, upon reasonable notice to Resident, to make such further rules and policies that, in its judgment, may be needed for safety and preservation of good order.
- Lost and Found: Found items are often turned in by residents or property/service personnel. Inquire about lost items with Landlord.
- 9. RECREATIONAL FACILITIES: The phrase "facilities" refers to all facilities within the Apartment Community, including, but not limited to, fitness centers, business centers, recreational rooms, swimming pools/spa, sport courts, picnic areas, and play areas. Person(s) using the facilities do so at their own risk. Due to high usage, unless otherwise noted, a maximum of two (2) guests per household are allowed at any facility at any time, provided said facility is not at or near person capacity. Residents must accompany guest(s) at all times while using any facility. Residents are responsible for any damage caused by guest(s). Landlord reserves the right to revoke or refuse use of any facility to any person at any time.

This Apartment Community affords the following facilities (SELECT ONLY BOXES THAT APPLY):

a.

POOL/SPA: The pool/spa is reserved exclusively for the use and enjoyment of Residents and their guest(s). To preserve a pleasant atmosphere, Residents are asked to keep the pool/spa and pool areas clean and safe, and to comply with the policies posted in the pool area, other policies implemented by Landlord, and the following rules and policies outlined hereunder, which may be revised from time to time:

Pool Safety:

- NO LIFEGUARD IS ON DUTY. Swim at your own risk. For your safety, do not swim alone. Landlord assumes no
 responsibility for accidents or injuries.
- 2. NO DIVING IS ALLOWED.
- 3. No climbing on the fence, gate or surrounding structures in an effort to enter the pool area.
- 4. Children under the age of fourteen (14) must be accompanied at all times by a Resident over eighteen (18) years of age. An adult Resident may not supervise more than four (4) children under the age of fourteen (14) at any one time.
- 5. In case of emergency, dial 911.

Guests:

- 1. No more than two (2) guests per household are allowed. An adult Resident must accompany guest(s) at all times and be responsible for the conduct of guest(s).
- 2. Resident must register guest(s) with Landlord before using the pool/spa.

Pool Use and Behavior:

- 1. Pets are not allowed in the pool/spa area.
- 2. Smoking is not permitted in the pool/spa area.
- 3. No one under the influence of drugs or alcohol is allowed in the pool enclosures.
- 4. Showering is required prior to entering the pool. Rinse off any oil and lotion from person before entering the pool and take care to prevent loose hair or other hair accessories from entering the pool.
- 5. Only proper swimming attire is allowed. A swimsuit "cover up" should be worn to and from the pool. Cut-offs, street clothing or shoes may not be worn in the pool. Children who are not toilet-trained must wear a diaper specifically made for swimming. Plastic pants used over a regular diaper are not allowed.
- 6. Persons in wet attire are not permitted in the recreation room or clubhouse. Dry off thoroughly before entering either facility.
- 7. Recreational flotation devices are prohibited.
- 8. Protect the pool furniture from suntan lotions and oils by using towels.
- 9. Protect personal belongings. Landlord assumes no responsibility for articles lost, damaged or stolen.
- 10. Use plastic or paper containers only. Glass is not permitted. Food and alcoholic beverages are not allowed in the pool area. Coolers or ice chests are not permitted in the pool/spa area.
- 11. No running, pushing, diving, horseplay or roughhousing is permitted in the pool enclosure at any time.
- 12. Refrain from playing loud music in the pool area.
- 13. No abusive or profane language will be tolerated nor will any breach of the peace or any disturbance of another person's right to the peaceful enjoyment of the facility be tolerated. Any person may be barred from the pool or pool area at the discretion of the Landlord for a violation of these policies or for any other reason which appears justified by Landlord.

Resident Initials:	P N M	Agent Initials:
		CM Initials:
Revised 06.01.2017	Thrust IV Management Services - Residential Lease Addendum	Page 3 of 6

Pool Use Hours:

- 1. Pool is open from 8:00 a.m. to 10:00 p.m. Any person found using the pool when closed is subject to eviction from the pool area. Landlord reserves the right to revoke use privileges for repeat offenders.
- 2. Landlord may close the pool at any time to make needed repairs, to clean and balance chemicals, or in response to inclement weather.

Spa:

- Spa use is limited to Residents aged sixteen (16) years or older only. Elderly persons, pregnant women, and those with health conditions requiring medical care should consult a physician prior to entering the spa. No food or alcoholic beverages are allowed in the spa area.
- b. ITENNIS COURT: Resident must register guest(s) with Landlord prior to using the tennis court. No food or drink is permitted in the court area at any time. Only tennis balls may be used in the court area. No bicycles, skateboards, or roller skates are allowed. Court hours are 8:00 a.m. 10:00 p.m. daily.
- c. FITNESS CENTER: The Fitness Center is open daily and is provided for Resident's use and enjoyment. The right to such enjoyment and use, however, is a license only and is subject to Resident's complying with the rules and policies pertaining to the Fitness Center. Such license may be revoked, modified or limited at any time by Landlord without prior notice to Resident. Such license shall be automatically revoked upon the expiration or termination of the Residential Lease Agreement. Any breach of the rules and policies officially made known hereunder shall be a material violation of the Residential Lease Agreement. Resident shall comply with the following rules and policies, as well as any posted by Landlord in the Fitness Center.

Fitness Center Rules and Policies:

- 1. Due to limited space, only one (1) guest per household is allowed.
- 2. The Fitness Center is not supervised. For safety reasons, absolutely no person under the age of fourteen (14) years is allowed at any time. Children between the ages of fourteen (14) and eighteen (18) years must be accompanied at all times by a Resident adult over eighteen (18) years of age.
- 3. Smoking, eating, alcoholic beverages, or pets are prohibited.
- 4. No food is allowed and only bottled drinks with a secure lid are acceptable.
- 5. Resident agrees to use equipment safely and only for its' intended purpose.
- 6. Resident assumes all responsibility for, and all risk of, damage or injury that may occur to Resident while using any of the equipment or participating in any aerobic or exercise class or program in the Fitness Center. Landlord assumes no responsibility for lost, damaged, or stolen articles or personal belongings.
- Resident shall inspect carefully each piece of equipment prior to Resident's use and shall refrain from using any equipment which Resident believes is functioning improperly or is damaged or appears dangerous.
- Resident shall report to Landlord immediately any equipment that is not functioning properly, is damaged, or appears
 dangerous as well as any other person's use that appears to be dangerous or in violation of Landlord's rules and policies.
- Resident shall consult a physician before using any equipment in the Fitness center and before participating in any aerobic
 or exercise class. Resident will refrain from using such equipment and participating in such classes unless such use or
 participation has been approved by Resident's physician.
- 10. Resident shall keep the Fitness Center locked at all times during Resident's visit to the Fitness Center.
- d. PLAYGROUND/TOT LOT: The playground or tot lot must be used with care. Any equipment damage or malfunction must be reported to Landlord immediately. Children under the age of fourteen (14) must be supervised by an adult Resident eighteen (18) years of age or older at all times while at the playground or tot lot. Landlord assumes no responsibility for accident or injury.
- 10. GRILLS: Only propane gas grills are allowed for use, and shall not be used anywhere except on patios or balconies only. Charcoal grills or other open-flame cooking devices, electric smokers, or liquefied petroleum gas fueled cooking devices (or other flammable liquid) are absolutely prohibited to be brought in or about the Premises and anywhere on the property. Resident agrees to comply with all applicable ordinances, regulations and laws governing grills and storage of combustibles. Resident shall be liable to Landlord for all damages and expenses incurred by or in connection with the grill, and shall indemnify and hold Landlord harmless for any and all damages or costs in connection with the grill. Resident understands that, if found to be in violation of any of the foregoing, Landlord may revoke permission to keep and operate a grill. Furthermore, in consideration of Landlord's permission for the use of a grill, Resident agrees to maintain and operate the grill in a safe and responsible manner, and to take the following precautions before, during, and after the operation of a grill.

Before the operation of a grill:

a. Make sure the grill is in good working condition. Ensure that all gas lines and valves are intact. Check the hose or tubes for leaks, cracks, brittleness, holes and kinks. If the tank valves or connections are leaking, broken or malfunctioning, do not attempt to repair them yourself. Contact a qualified technician.

Resident Initials:	RWR	Agent Initials:	
		CM Initials:	
Revised 06 01 2017	Thrust IV Management Services Parishet 11		

- b. Make sure the connections between the tank, hoses or tubes, and the burner are connected properly and completely. Check for gas leaks by applying soapy water to the hose and connections (escaping bubbles are evidence of a gas leak). If the grill has a leak, do not use it. Contact a qualified technician for repairs before using the grill.
- c. Set up the grill in a safe place, away from shrubs, branches, furniture and other combustibles. Make sure the grill is stable, on a firm, level surface so it does not tip over.
- d. Never use the grill indoors, or in a garage, even if the door is open. When burned, gas produces carbon monoxide which can enter the Premises and can be harmful or fatal to persons.

During the operation of a grill:

- a. Keep the grill three (3) feet away from the walls, doors and windows of the building while in use. Do not attempt to move a grill that is in use.
- b. Stay by the grill while in use and while it is still hot. Keep children away from the grill.
- c. Use appropriate grilling tools and have a spray water bottle ready to control flare-ups.
- d. Protect the gas tubes and hoses from hot surfaces and grease.
- e. If Resident smells gas while cooking, turn off the grill immediately and move away from the grill. Do not attempt to move, use or light the grill until it has been inspected or repaired.
- f. Have a fire extinguisher (ABC type) or a bucket of water nearby in case of fire. In case of emergency, dial 911.

After the operation of a grill:

- a. Clean the grill after use to reduce the risk of flare-ups and fires (remove accumulated fat or grease, food fragments, etc.).
- Store propane gas cylinders in an upright position, away from heat, spark, and flame, and secure them against access, theft, or tampering.
- c. Do not store gas cylinders inside buildings or garages, or in a vehicle.
- 11. **DRUG/CRIME FREE:** Resident or Resident's guest(s) shall not disturb, annoy, endanger or interfere with other residents or neighbors, or use Premises for any unlawful purposes, including but not limited to threatening, intimidating any person including Landlord and Landlord's Agents. Resident, any member of Resident's household or guest(s) or other person(s) under Resident's control shall not engage in or facilitate criminal activity on or near the Apartment Community, including but not limited to, violent criminal activity or drug related criminal activity. "Violent criminal activity" is defined herein as any felonious criminal activity that has, as one of its elements, the use, or attempted use of physical force against the person or property of another. "Drug related criminal activity" is defined herein as the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute or use a controlled substance (as defined in section 102 of the Controlled Substance Act {21 U.S.C. 802}). One or more violations constitute a substantial violation of the Residential Lease Agreement and a material noncompliance with the Residential Lease Agreement. Any such violation is grounds for termination of tenancy and eviction from the Premises. Proof of violation shall be by a preponderance of the evidence, unless otherwise provided by law. In case of any conflict between the provisions of this Residential Lease Addendum and any other provision of the Residential Lease Agreement, the provisions of this Residential Lease Addendum shall govern. This Residential Lease Addendum is incorporated into the Residential Lease Agreement between Landlord and the undersigned.
- 12. SERVICE REQUESTS: Residents must report service requests, water leaks and equipment malfunctions promptly to minimize inconvenience and property damage. Residents shall be charged for repairs or damages caused by Resident's negligence or abuse. Light bulbs are furnished upon move in; thereafter, Resident assumes responsibility. If, when placing a service request, Resident fails to provide verbal or written permission for Landlord to enter the Premises, Landlord shall make every effort to contact Resident to obtain such permission; however, if such permission is not obtained by Landlord due to incorrect or incomplete information provided by Resident or lack of response by Resident, Landlord shall cancel such service request and Resident can be held responsible for any damages that may occur.
- 13. **EXTERMINATING:** In the event that any exterminating actions must be taken upon the Premises or the Apartment Community, Resident shall receive notice stating when the service will be performed several days prior to the scheduled treatment date. Resident agrees to comply with all requirements of the exterminating process (i.e., removing items from kitchen cabinets and drawers). At such time as services are rendered necessary, Resident shall receive specific instructions in the preparation for the service. If Resident is unprepared for the scheduled treatment date, the treatment service will be canceled. This procedure may be an inconvenience to Resident; however, it has been proven to work effectively against infestation. If Resident feels the conditions in the Premises warrant extermination services, Resident should submit a service request to Landlord. Exterminating service is generally done once a week in common areas and exteriors.
- 14. FIREPLACES: Fireplaces are gas only. Do not attempt to burn any material in the fireplace. Do not clean the fireplace glass with any chemical cleaners. In such instances that the exterior glass is in need of cleaning, use a solution of equal parts water and vinegar. Using chemicals to clean glass may cause breakage and Resident shall be held responsible for such damage. Because granite and/or the glass enclosure of the fireplace are heat-conducting materials, when in use, these materials may become extremely hot. Resident acknowledges that the operation and use of the fireplace is at Resident's sole risk. Resident shall not hold Landlord liable for any

Resident Initials:	CP CM CM	Agent Initials:	
-		CM Initials:	
Revised 06.01.2017	Thrust IV Management Services - Residential Lease Addendum	Page 5 of 6	

injuries or personal damage that may occur during use of the fireplace. Resident agrees to take all safety precautions when using the fireplace. By submitting a request to Landlord in writing, Resident has the option of having the gas supply to the fireplace shut off at any time during their residency.

- 15. COMBUSTIBLE MATERIALS: In order to comply with various City ordinances, the following applies:
 - a. No person shall knowingly maintain a fire hazard. The Fire Marshall has deemed that use of outdoor cooking devices in near proximity to combustible material, tall grass and weeds, exterior walls or on roofs, indoors, on balconies or other locations which may cause a fire to start, as being a fire hazard.
 - b. No person shall operate a stove, oven or barbecue pit upon any lot or premises outside of a building or enclosure, near exits, stairways or areas normally used for the egress of people.
 - c. No person shall block, impede or obstruct any aisle, passageway, hallway or stairway leading to or from an entrance or exit.
 - d. The parking of motorcycles and any apparatus/engine using flammable or combustible substances, such as fuel, is prohibited.
 - e. The storage of any flammable or combustible materials near grills or gas tanks, in or near breezeways, stairways or stairwells, exits, in apartments, or areas normally used for the ingress or egress of people is prohibited.
 - f. Violations of local fire protection codes could result in substantial fines to Resident.
- 16. **CONDUCT:** The Premises are to be used only as a dwelling, and for no other reason. All Residents are responsible for their own conduct, and that of their occupants and guests. Noisy conduct that disturbs the quiet enjoyment of any other Resident or drunk or disorderly conduct will not be permitted at any time. At no time can noise be emitted from the Premises that can be heard outside the Premises. This includes stereos, radios, televisions, etc. Resident is responsible for compliance with any local noise ordinances. Residents are not permitted to play in the halls, stairways or entrances of the buildings, gardens or landscape areas except where specifically permitted by Landlord. The sale, possession, manufacture or distribution of illegal substances either on or in the vicinity of the Premises is strictly prohibited. Resident and Resident's guest(s) shall not violate any criminal or civil law, ordinance, or statute in the use and occupancy of the Premises

Auditor-Countroller 413018



SECURITY DEPOSIT REFUND POLICY

Premises: 1757 Independence Blvd, Salinas, CA 93906 Apt # 204

Lease Date: August 1, 2018

Refund of the Security Deposit is subject to the following provisions:

- 1. For normal terminations, a written thirty (30) day notice of intent to vacate must be given prior to vacating. For early terminations, a written sixty (60) day notice of intent to vacate must be given prior to vacating.
- All keys are returned to Landlord. Failure to return all keys may not relinquish rent obligation for vacating Premises on authorized date. If keys are not returned by 5:00 p.m. on the scheduled move out date, rent shall accrue at the prorated daily rate for holding over.
- 3. No unpaid late charges or delinquent rents or fees exist.
- Premises must be left in the same condition as it was received and no damage exists beyond normal wear and tear. Dirt is not considered normal wear and tear.
- 5. Entire Premises, including but not limited to, range, hood, refrigerator, bathrooms, closets, cupboards, walls, floors, blinds, and windows are clean. Carpets must be cleaned by a licensed professional.
- 6. All debris, garbage, and recyclable materials must be disposed of in their proper containers. Any furniture, mattresses, or other bulky items must be disposed by Resident at Resident's cost.
- 7. A forwarding address is provided to Landlord at time Premises is vacated.

If the prerequisite conditions are not met, the costs of all labor and materials for cleaning, repairs and replacements of property shall be deducted from the Security Deposit. In addition, any delinquent payments, including late charges, shall be deducted. Any remaining portion of the Security Deposit shall be returned via check and mailed from the Corporate Office to the forwarding address provided by Resident no later than 21 calendar days after Landlord has regained possession of the Premises. The check is made out jointly to all Residents named on the Residential Lease Agreement.

Because Resident and Landlord do not always agree on what is considered "normal wear and tear", the following guidelines shall apply:

- 1. Newly painted surfaces are typically satisfactory for at least two (2) years. Therefore, the following guidelines shall be in effect:
 - a) Units needing paint after two (2) years' tenancy: No charge to Resident
 - b) Units needing paint between one (1) and two (2) years' tenancy: Half the cost of repainting charged to Resident
 - c) Units needing paint sooner than one (1) year's tenancy: Full cost of repainting charged to Resident
- 2. Carpet cleaning must be done with care so as not to shrink the carpet, damage the fiber with excessive water, or leave excessive soap residue. Carpet must not be cleaned more than two (2) times per year so as not to shorten the life of the carpet. To avoid damage to the carpet, Resident should inquire with Landlord about contract rates available through professional cleaners. Carpets must be cleaned by a licensed professional and an original paid receipt for work done on behalf of Resident must be made available to Landlord upon vacating.
- 3. After cleaning the Premises, Resident should have the Landlord examine the Premises so that any problems identified can be rectified, if time allows. Remember that "clean" means thoroughly clean.

County of Monterey On behalf of Hatiylad Medical Center	Date Deputy Courty	Counsel Date 2-18 Date	chief Departy Thatter Contr	Date Pallek
		Landlord's Agent Community Manag	er	Date Date



BEDBUG NOTIFICATION ADDENDUM

This Bedbug Notification Addendum is attached to and made a part of the Residential Lease Agreement dated August 1, 2018 by and between the Lessor 1701 Independence, LLC (hereinafter "Landlord"), and the Lessee(s) (hereinafter referred to collectively as "Resident"), for the premises located at 1757 Independence Blvd, Salinas, CA 93906 Apt # 204 in Monterey County (hereinafter "Premises"):

County of Monte	erey (Lessee)	Natividad Hospital (Lessee)	(Lessee)	
(Lessee)	(Lessee)	(Lessee)		
	u 120 12			

Landlord has inspected the Premises prior to lease and knows of no bedbug infestation. In cooperation, Resident shall not bring onto the Premises personal furnishings or belongings that the Resident knows or should reasonably know are infested with bed bugs, including the personal property of Resident's guests. Early detection and prompt, effective action is critical to prevent bed bugs from becoming a problem in our Apartment Community and buildings. The following are guidelines to help recognize and deal with bed bug outbreaks and to minimize future bed bug problems.

1. Prompt Reporting

- If you find or suspect a bed bug infestation, please contact and notify Landlord as soon as possible. Please do not wait. Bed bugs can rapidly multiply and spread from unit to unit. Attempting to throw out items in order to get rid of bed bugs may not help control the problem. Immediate reporting and cooperation is critical.
- If a suspected bed bug infestation is reported, Residents are required under the law to cooperate with the inspection to facilitate the detection and treatment of bed bugs, including permitting entry to inspect and conduct follow up inspections to the unit and surrounding units until bed bugs are eliminated.

2. Identifying and Detecting Bed Bugs

- Appearance and Biology: Bed bugs are small, wingless, and have six legs. Young bed bugs almost have no color and are about 1/16" in length. Adult bed bugs have flat bodies, are rusty red in color and about 1/4" to 3/8" in length. An average bed bug lives for about 10 months. Female bed bugs lay one to five eggs per day. Bed bugs grow to full adulthood in about 21 days.
- Behavior: Bed bugs do not jump or fly, but they can crawl or be carried from place to place on objects, people, or animals. Bed bugs can be hard to find and identify because they try to stay hidden. They tend to congregate together in cracks and crevices near where humans or pets sleep or rest. They live in furniture, as well as electronic devices, such as alarm clocks and radios. Bed bugs usually feed at night, and they can survive several months without feeding.
- Signs and Symptoms of a possible bed bug infestation include:
 - a. Molted or shed skins, white sticky eggs, or empty eggshells or casings.
 - b. Red or rusty fecal/blood spots or stains on mattresses, box springs, bedding, walls, or upholstered furniture.
 - c. A characteristically sweet, musty odor in severe or heavily infested areas.
 - d. Although bed bugs are not known to transmit disease, their bites can cause red, itchy welts or rashes on the skin, especially on the legs, arms, and other body parts exposed while sleeping. A person's reaction to insect bites is an immune response and therefore varies from person to person. Some people may suffer allergic reactions and develop painful swelling, while some may show no evidence of being bitten.
- Additional Information can be found at the U.S. Environmental Protection Agency and National Pest Management Association websites.

	/w2.epa.gov/bedbugs /w.pestworld.org/all-things-bed-bugs	
Doeldont Initial	Q (D)	Agent Initials:
Resident Initials:		CM Initials:
Revised 06.01.2017	Thrust IV Management Services - Bed Bug Notification Addendum	Page 1 of 2

3. Control and Treatment of Bed Bugs

- Resident shall cooperate fully with Landlord and the qualified Pest Control Operator (PCO) with the inspection
 and treatment of bed bugs, including allowing entry to inspect the Premises and providing information that is
 necessary to facilitate treatment.
- Prior to the treatment, Resident shall receive written notice stating when the treatment shall be performed and specific instructions on how to prepare properly for the treatment.
- Resident shall comply with all preparation responsibilities, including the management of their belongings such as
 clothing and personal furnishings, or vacating the Premises if required by the PCO for treatment purposes. If
 Resident is unable to adequately prepare, Resident must notify Landlord at least one (1) business day prior to the
 scheduled PCO visit.
- Successful control of bed bugs may require multiple visits by the PCO, including the inspection of and service in adjacent units.
- If the PCO determines that it is necessary to dispose of infested items, the items must be securely sealed in a bag and clearly labeled as being infested with bed bugs prior to disposal.
- Residents whose units were inspected by the PCO shall be notified in writing of the PCO's findings within two (2) business days of receipt of the PCO's findings.

4. Preventing Bed Bugs

- Reduce clutter in your home to reduce hiding places for bed bugs.
- · Vacuum frequently and launder bedding and clothing regularly.
- Bed bugs are excellent "hitchhikers", so be extra careful when traveling or visiting another home. Inspect your clothing, luggage, backpack, shoes, and belongings for signs of bed bugs <u>before</u> you enter your apartment.
- After your guests have departed, inspect bedding, mattresses and box springs, behind headboards, carpet edges and
 the undersides of sofa cushions for signs of bed bugs, and seal bedding in plastic bags until they can be thoroughly
 washed and dried on high heat.
- Avoid using second-hand, used, or reconditioned furnishings, appliances, or electronics that have not been
 thoroughly inspected for the presence of bed bugs prior to bringing them home. Never accept an item that shows
 signs of bed bugs. Never take discarded items from the curbside.
- Use a protective encasement cover for your mattress or box spring, and inspect it regularly for tears or holes.

I/We acknowledge having read	and un	derstood the foregoing.	11.4
behaff on Natividad Medical Center	Date	State Della County Counsel Date State Della County Counsel Date Date	Chief Deputy Date Audith Centraller Date Date
		Landlord's Agent	
		Community Mana	ager Date



County of Monterey (Lessee)

1701 Independence Blvd Salinas, CA 93906 PH: (831) 443-3536 / Fax (831) 449-9126 residential@thrustiv.com

PARKING AGREEMENT ADDENDUM

This Parking Agreement Addendum is attached to and made a part of the Residential Lease Agreement dated <u>August 1, 2018</u> by and between the Lessor <u>1701 Independence, LLC</u> (hereinafter "Landlord"), and the Lessee(s) (hereinafter referred to collectively as "Resident"), for the premises located at <u>1757 Independence Blvd, Salinas, CA 93906 Apt # 204</u> in <u>Monterey</u> County (hereinafter "Premises"):

(Lessee)

Natividad Hospital (Lessee)

	(Lessee)	(Lessee)	(Lessee)					
Lar dev	ndlord reserves the right to endlord's failure on any occasivelop between Landlord and ovision of this addendum. R	sion to require strict of Resident in the cour	compliance with se of tenancy sh	any provi all be cons	sion of this adder	dum. No cust to lessen the	tom or practice	which may
1.	A maximum of two (2) ve property due to limited spa	hicles per unit may pace. Resident shall e	oark within the pensure that guest	roperty at s or visitor	any one time. No s park outside the	o guest or visit e property.	or parking is a	llowed within the
2.	Resident shall have the rig within the property. Only	tht to park in one (1) one authorized pass	assigned covere enger vehicle or	ed parking motorcycl	space(s), and zero e may be parked	o (0) other unn in each space.	narked/uncove	red parking space
	Resident's ass	signed parking space	(s) shall be:	<u>96</u> ,				
	Resident understands that Resident.	Landlord may chang	ge the assigned s	pace at any	time for any rea	son upon twen	ity-four (24) h	ours' notice to
3.	Resident shall be given tw	o (2) parking permit	s: 1. Permit	# <u>394</u> 2. P	ermit # <u>395</u>			
	Parking permits must be p mirror. Vehicles without shall not be liable to Resid towed due to an absent or	a visible permit may ent or to guests or vi	be subject to tovisitors of Reside	w at vehicl nt for any	e owner's expens	e. Landlord si	hall not be hel	d responsible and
4.	All vehicles parked in a re vehicle that lacks an engin safely on the highways, is be stored in the parking are	e, transmission, whe subject to tow under	els, tires, doors, California Vehi	windshield	d, or any other m	ajor part or equ	uipment neces	sary to operate
5.	Resident may not use any trucks over 2 tons without	parking space for tra the prior written aut	ilers or similar r horization from	ion-passen Landlord.	ger vehicles, can	ipers, boats, bu	usses, recreation	onal vehicles, or
6.	Resident may not wash or other than parking. Damag	repair vehicles or ch ge to asphalt due to r	ange oil in vehic najor vehicle flu	cles anywh iid leaks sh	ere on the proper	ty, or use any Resident.	parking space	for any purpose
7.	Resident shall ensure that of vehicles at all times. Un refrain from parking in una another resident's space or	nder NO circumstand authorized areas or in	ces are motorcyc n another resider	les allowe nt's design	d to park on any ated parking space	sidewalk, patie e. Vehicles p	o, or balcony. arked in unaut	Resident shall
8.	Vehicles parked in a space plate.	designated as Handi	icap only must h	ave a pron	ninently displaye	d Disable Pers	son (DP) placa	rd or DP license
9.	For safety reasons, Residen	nt shall refrain from	backing vehicles	s into a par	king space.			
	Resident Initials:						-	ials:
	Revised 06.01.2017	Thrust IV	V Management Se	rvices – Par	king Agreement A	ldendum		Page 1 of 2
			S-W					

- 10. Resident agrees to abide by all posted speed limits within the property and to keep noise and music to a minimum while driving through the property.
- 11. Resident agrees to cooperate fully with Landlord (such as moving vehicles promptly) so that any repairs, improvements or alterations to parking or other areas can be made in an expeditious and efficient manner as possible.
- 12. Resident agrees to indemnify, defend and hold Landlord harmless against any liability to Resident or any other person(s) for any claims, damages or costs, including attorneys' fees, arising from damage to or loss of or theft of any automobile, motorcycle, vehicle, or other property (including property of Resident's) or injury or death of any person arising directly out of or in any way in connection with the use by Resident or Resident's guests, visitors or invitees of a parking space or any part of a parking garage or other parking structure affiliated with the Premises. Use of any parking space by Resident is at the sole risk of Resident.

ANY UNAUTHORIZED VEHICLE, OR ANY VEHICLE WITHOUT A VISIBLE PERMIT, OR ANY VEHICLE IN VIOLATION OF THIS AGREEMENT IS SUBJECT TO TOW, WITHOUT NOTICE, AT VEHICLE OWNER'S EXPENSE.

I/We have read, understand and agree to comply with the preceding policies, terms, conditions and covenants.

Landlord's Agent Date	County of Monterey, an Date behalf of national medical centres	Deputy County Cause Pate Date	Chief Dedicty Date Military Constraller 5-4-115 Date
Community Manager Date		Landlord's Agen	



SATELLITE DISH ADDENDUM

This Satellite Dish Addendum is attached to and made a part of the Residential Lease Agreement dated <u>August 1, 2018</u> by and between the Lessor <u>1701 Independence, LLC</u> (hereinafter "Landlord"), and the Lessee(s) (hereinafter referred to collectively as "Resident"), for the premises located at <u>1757 Independence Blvd, Salinas, CA 93906 Apt # 204</u> in <u>Monterey</u> County (hereinafter "Premises"):

	County of Monterey (Less	ee) Natividad Hospi	tal (Lessee)	(Lessee)	
	(Lessee) (Les	ssee) (Lessee)			
ma	der the rules of the Federal Comeiving antennas within leased printenance of any satellite dish are sident agrees to comply with the	emises. However, the landlor and receiving antenna with which	d may impose ch a resident m	reasonable restrictions relative	ng to the installation and
		RULES A	ND RESTRIC	CTIONS	
1.	of Resident's intent to install a	satellite dish/antenna upon the esired installation location and CC regulations, complies with	ie Premises ten d installation m n reasonable sa	n (10) or more days prior to the nethod. Landlord shall inspect afety standards, does not inter	y. Resident must notify Landlord ne date of installation. Resident the Premises to confirm that the fere with Landlord's cable, y's rules as set forth herein.
2.	A satellite dish must be one (1 A dish or antenna may receive) meter or less in diameter [ap but not transmit signals.	proximately 3	feet, 3 inches]. A traditional	stick type antenna is acceptable.
3.	Resident is not permitted to in window, glass, near a power li cause more than ordinary wear through the balcony/patio ra	ne or fire exit, in or on anothe and tear to the Premises. Re	r Resident's Pr sident is prohi	remises, or mount a satellite of its into the	lish/antenna in a manner that will
4.	The satellite dish cannot exten required to provide alternate lo	d beyond the Premises and this cations if allowable locations	s includes the l do not provide	boundaries of any window, be optimum signal.	alcony or patio. Landlord is not
5.	Installation must be done by a insurance. Landlord's approvalaws.	qualified person or a company Il will not be unreasonably wit	that has work thheld. Reside	ters' compensation insurance ent must comply with any app	and adequate public liability plicable local ordinances and state
6.	The satellite dish/antenna must clamping it to a part of the buil method pre-approved by Landl	ding that lies within Resident	's leased Premi	ises by either a) securing it to ises only (such as a balcony of	o a weighted, heavy object, b) or patio railing), or c) any other
7.	If the satellite dish/antenna is i "flat" cable under a door jamb operation of the door or windo	or window sill in a manner the	at does not phy	sically alter the Premises and	uitted indoors only by running a d does not interfere with proper
8.	Landlord may temporarily rem	ove any satellite dish/antenna	if necessary to	make repairs to the building	
9.	injury to others and property da	amage related to Resident's sa ite dish/antenna remains insta	tellite dish, ant lled. Resident	tenna, or related equipment. shall have the sole responsit	ility for maintaining the catallite
	Resident Initials:	V COM	2.4 <u> </u>		Agent Initials:

- installation, operation or removal of the satellite dish/antenna, including any caused by a failure to securely attach the satellite dish/antenna to the Premises. Resident agrees to defend, indemnify, and hold Landlord harmless from the above claims by others.
- 10. Any satellite dish/antenna and all related equipment must be removed by the Resident upon move out. Resident must pay for any damages and for the cost of repairs or repainting that may be reasonably necessary to restore the Premises to its condition prior to the installation of a satellite dish/antenna and related equipment.
- 11. Resident may start installation of a satellite dish/antenna only after Resident has (a) signed this addendum and (b) received Landlord's written approval of the installation location, method and person or company who will be doing the installation.

I/We have read, understand and agree to co	omply with the above rules	and restrictions.	01 114
County of Monterey, an Date behalf on Natividad Medical Central	Deputy Collaby Collaby	Counself C Brate Date	huef Deputy Date Anditor Contraller Date
		Landlord's Agent Community Manager	Date