

Resident

Lease Contract Addendum for Per-Person Rental of Dwelling

(This addendum is not for use after the original lease term has expired.)

Dw	vner or owner's representative	Date			
Signatures			Date of signing addendum		
	late fees, returned-check charges, the cost of missing You are entitled to receive an original of this Lease Contract	ct Adder	ndun	rekeying, and not charge you a transfer fee.	
9.	Reletting Charge. Any reletting charge that might become due under the Lease will be based on your rent amount and not the total rent of all residents in the dwelling. Liability for Damages And Violations. 10.1 Your fault. You are fully liable for animal-rules violations,	15	5.3	Our right to require transfer. To operate efficiently and harmoniously, we reserve the right at any time, on five days' written notice to you, to relocate you to another bedroom in the dwelling or to another dwelling within the apartment community. If we require transfer, we will help you in moving your personal property, pay fo	
3.	authorized under the Lease at the time of billing. Security Devices. Upon your written request, we will install at your expense a keyed deadbolt on the door or doors that provide access to your bedroom. A bedroom door opening into the interior of the dwelling is not an exterior door for purposes of the security-device statute.		10 days after moving in, you must submit the req documentation and pay a transfer fee of \$ Transfer to a dwelling other than the one you in occupied requires our prior written approval a similar fee.	10 days after moving in, you must submit the required documentation and pay a transfer fee of \$	
	Utilities. As provided in the Lease, we will arrange to activate utilities and services to the dwelling for the benefit of the dwelling's residents. We will bill you monthly for your itemized per-person share of any submetered or allocated utilities for the dwelling. Your share is determined by the number of residents authorized upder the Lease at the time of billing.	15.2	5.2	your unit ask to switch within 10 days after you mov in, and if you comply with our procedures and required documentation, you may change bedrooms without owing a transfer fee. Requests more than 10 days after moving in. If you as to move to another bedroom in your dwelling more than	
	Rent. You are liable for your monthly rent as stated in the Lease. The rent amount stated in the Lease is rent owed by you and is not the total rent owed by all co-residents.			try to honor requests for a particular dwelling to the extent practical in our sole judgment. If we assigned specific bedrooms and you and another resident in	
	edroom doors and distribute keys as specified. If you want ther co-residents to share the cost of rekeying, they must also ign the request. If you are still living in the dwelling and your welling or bedroom is rekeyed without your written request, ye will still give you a new key.	 14. Refunds. Refunds will be paid to you only and not by join check to you and others. The time period for refund begin when you move out. 15. Relocation. 15.1 Requests within 10 days after moving in. We will 			
	Keys. At your expense, and upon your written request, we will: (1) rekey the lock or locks on your exterior doors and provide a key to each co-resident, (2) rekey the lock on your bedroom door or doors and provide a key to you and to any other person assigned to your bedroom, or (3) rekey both dwelling and	limited to conduct by you or any of your invitees or guest to conduct in which you or they participated. The remed for a default committed solely by another co-resident in dwelling will be limited to those that affect that co-residenty.			
	Security Deposit. The security-deposit amount stated in the Lease Contract is your security deposit, not the total security deposit of all co-residents.	ur 13. D	nit co efau	ng. A notice intended by us for all residents in a multi ommunity may be addressed to "all residents." Ilt. The resident defaults contained in the Lease will be	
	other people who lease from us and share the common living areas of your dwelling. The common living areas include the kitchen, living room, any private balconies or patios, and any storage rooms assigned to your dwelling.	us pr se in	us to you to pay sums owed only by you, or regardin property that belongs only to you or that was in you session and care. A notice intended by us for all co-re in your dwelling may be addressed to "all reidents"		
	you and any other person assigned to your bedroom will have exclusive use of that bathroom. You will share the use and occupancy of the dwelling's common living areas with up to	yo fro	our d om <i>a</i>	dwelling for maintenance or repair constitutes a request all co-residents. A notice from us that is intended only ou will be addressed only to you, including a notice from	
	Exclusive Use and Joint-Use Areas. We <i>(check one)</i> q may OR q may not assign another person to share a bedroom with you. If the dwelling has a separate bathroom for each bedroom,	12. Re	eque	ng, removing, and storing it. No other liens are waived ests and Notices. A notice of your intent to move ou be signed by you, personally. A request by any resident in	
	Purpose of Addendum. This addendum modifies the TAA Lease to allow the resident named above to occupy the dwelling with other co-residents without being jointly liable for rent and various other obligations owed by the other co-residents. This addendum controls over any conflicting provisions in the TAA Lease. Each resident in the dwelling will execute a separate lease to which this addendum will be attached.	Secti or ar surre the p		family or invitees. actual Lien. We will not exercise a contractual lien under n 54.042 of the Texas Property Code on your property property in your possession that is left behind after der, abandonment, or eviction. We will remove and store operty, and you will be liable for the costs we incur in	
	Beginning date of lease term Ending date of lease term			returned-check charges, the cost of missing batteries from smoke or other detectors, government fines, o damage that are due, in our reasonable judgment, solely to the fault of another co-resident or the co-resident?	
	(street address) in (zip code).	10	0.3	at the time of the damage, charge, fine, or violation. A co-resident's fault. You are not liable for another co resident's rent or for animal-rules violations, late fees	
	Dwelling (Apt. # or type if # is not yet known): at			dwelling if we cannot, in our reasonable judgmer determine who was at fault. "Per person" is determine by the number of residents authorized under the Lea	
	Owner (us)		,.	per-person share for animal-rules violations, late fees returned-check charges, the cost of missing batteries from smoke or other detectors, and damage to the	
	Resident (you)	10).2	Per-person share of fault. You are liable for you	

Date