

CITY OF MILWAUKEE OFFICE OF THE CITY CLERK

Wednesday, July 05, 2023

COMMITTEE MEETING NOTICE

AD 13

GARAPATI, Indira, Agent Parkway Communities, LLC P O Box 882 Coppell, TX 75019

You are requested to attend a hearing which is to be held in Room 301-B, Third Floor, City Hall or you may attend virtually using the link below.

Tuesday, July 18, 2023 at 10:10 AM

The access code is https://meet.goto.com/646911493. If you wish to call in: https://meet.goto.com/646911

Regarding:

Your Mobile Home Park License Renewal Application as agent for "Parkway Communities, LLC" for "Parkway Communities" at 6160 \$ 6TH St.

There is a possibility that your application may biside for one or more of the following reasons: The recommendation of the committee regarding the application shall be based on evidence presented at the hearing. Per MCO 85-2.7-4, probative evidence concerning whether or not a new license should be granted may be presented on the following subjects: whether or not the applicant meets the municipal requirements, the appropriateness of the location and premises where the licensed premises is to be located and whether use of the premises for the purposes or activities permitted by the license would tend to facilitate a public or private nuisance or create undesirable neighborhood problems such as disorderly patrons, unreasonably loud noise, litter, and excessive traffic and parking congestion. Probative evidence relating to these matters may be taken from the plan of operation submitted with the license application, if any, but shall not include the content of any music. Evidence regarding the fitness of the location of the premises to be maintained as the principal place of business, including but not limited to whether there is an overconcentration of businesses of the type for which the license is sought; whether the proposal is consistent with any pertinent neighborhood business or development plans, or the location's proximity to areas where children are typically present. The applicant's record in operating similarly licensed premises; and whether or not the applicant has been charged with or convicted of any felony, misdemeanor, municipal offense or other offense, the circumstances of which substantially relate to the activity to be permitted by the license being applied for or any other factor which reasonably relates to the public health, safety or welfare may also be considered. See attached police report or correspondence.

Notice for applicants with warrants or unpaid fines:

Proof of warrant satisfaction or payment of fines must be submitted at the hearing on the above date and time. Failure to comply with this requirement may result in a delay of the granting/denial of your application.

Failure to appear at this meeting may result in the denial of your license. Individual applicants must appear only in person or by an attorney. Corporate or Limited Liability applicants must appear only by the agent designated on the application or by an attorney. Partnership applicants must appear by a partner listed on the application or by an attorney. If you wish to do so and at your own expense, you may be accompanied by an attorney of your choosing to represent you at this hearing.

You will be given an opportunity to speak on behalf of the application and to respond and challenge any charges or reasons given for the denial. No petitions can be accepted by the committee, unless the people who signed the petition are present at the committee hearing and willing to testify. You may present witnesses under oath and you may also confront and cross-examine opposing witnesses under oath. If you have difficulty with the English language, you should bring an interpreter with you, at your expense, so that you can answer questions and participate in your hearing.

You may examine the application file at this office during regular business hours prior to the hearing date. Inquiries regarding this matter may be directed to the person whose signature appears below.

Limited parking for persons attending meetings during normal business hours is available at reduced rates (5 hour limit) at the Milwaukee Center on the southwest corner of Kilbourn Avenue and Water Street. You must present a copy of the meeting notice to the parking cashier.

PLEASE NOTE: Upon reasonable notice, efforts will be made to accommodate the needs of disabled individuals through sign language interpreters or other auxiliary aids. For additional information or to request this service, contact the Council Services Division ADA Coordinator at (414) 286-2998, Fax - (414) 286-3456, TDD - (414) 286-2025.

JIM OWCZARSKI, CITY CLERK

BY.

Jim Cooney License Division Manager

If you have questions regarding this notice, please contact the License Division at (414) 286-2238.

College MHP, LLC

Statement

PO Box 882 Coppell, TX 75 PEDACTED RECORD

Billing Period Statement Date 01/01/21 - 02/10/21 02/10/21

(414)762-3809

TQ:

Property Unit Турв Acc#

Previous	Current	Current	Balance Due
Balance	Charges	Credits	
0.00	1,351.39	1,351.00	0.39

Milwaukee, WI 53221 ·

Last Payment Amount Enclosed 02/04/21 \$665.00 CashPay Pay

PLEASE RETURN TOP PORTION WITH YOUR RESULTANCE

Date	Reference	Description		Amount	
		Previous Balance			0.00
01/01/21		Sewer Utility	Service Period 11/10,	/2020 to 12/10/2020	1,22
01/01/21		Water Utility	Service Period 11/10.	/2020 to 12/10/2020	14.97
01/01/21		Home Parking Permit Fee payable to the city		l	4.27
01/01/21		Rent Charge			560,00
01/01/21		Home Electric Bills Paid for Tenant	service period 11/20/	2020 to 12/20/2020	55,63
01/05/21		Late Charge		1	50,00
01/05/21	CashPay Payment	Payment Received	CashPay Payment	1	-636.00
01/07/21	,	Late Charge	TWA issues	.]	-60.00
02/01/21		Sewer Utility	Service Period 12/10	/2020 to 01/10/2021	11,82
02/01/21		Water Utility	Service Period 12/10	/2020 to 01/10/2021	22.01
02/01/21		Home Electric Bills Paid for Tenant	service period 12/20/	2020 to 01/10/2021	63.66
02/01/21		Home Parking Permit Fee payable to the city			7.82
02/01/21		Rent Charge	., .,		560.00
02/04/21	CashPay Payment	Payment Received	CashPay Payment		-665.00
, 		•		Sub Total	0.39
Wie	ridules	idente		Unapplied Credits	0.00
T 4.			_	Balance Due	0.39

Favor de lagar el balance que falta de su cuenta thes del Viernes para evitar dolares por l'ecorgo. \$ 50.0

Comments

If you need to escalate any issue that is not addressed by your community manager, please email nrhmhc@gmail.com or call 017-204-1903.

If your account has a bulance, our system automatically sends the paperwork to eviction attorney after the customary eviction notice period ends. Please always pay your dues by the 1st of the month.

We malto por pleces vencida y me did un ficket de 150.00 Colores creco quien me ca la malte por places vencidas el el volícia

WAVE CONTROLLED TO THE CONTROL

2001 Toxing Lich 8231 West Ver Nimewer, Wr 53221 414-5331-5945

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Sorry we missed you while you were out.
The Item was sent by: Church MILP
It was sent to:
At this address: 66056
About the missed delivery:
It was a: Package Letter Large envelope
Available for pickup after) Date: 14/11// OAM
This is the:
We'll hold on to it until:
For redelivery, scan the QR code or go to usps.com/redelivery and enter the barcode number shown below. 5293 0601 0104 8369
We have item/s for you which we could not deliver because:
☐ It requires a payment of \$for:
Postage dueCustoms
☐ Receptacle full/item oversized ☐ No secure location available ☐ No authorized recipient available ☐ Signature required (Adult Signature Items-must be 21+ years old
Other:
Please see reverse for redelivery or pickup options. PS Form 3849, April 2018

Me enviro 3 aviso de desalojo Sin orden del tribunal

5 DAY NOTICE TO TERMINATE TENANCY FOR CRIMINAL ACTIVITY



Pursuant to Wis. Stat. 704.17(3m), this Notice tembriates your tenancy and requires you, and anyone living with you, to remove from the premises within 5 days of service of this notice. The tenant, a member of the tenant's household, a guest or other invitee of the tenant's household engaged in; (Check all that apply.) Comminal activity that threatens the health or safety of, or right to peaceful enjoyment of the premises by other tenants; Criminal activity that threatens the health or safety of, or right to peaceful enjoyment of the premises by persons residing in the immediate vicinity of the premises; Criminal activity that threatens the health or safety of the landlord or an agent or employee of the landlord; Drug-related criminal activity includes activity that involves the manufacture or distribution of a controlled substance. Identity or description of the individual engaged in the activity: Reace After Afton The date the activity took place: MI WALLEY TOWARDS MY PERSON BY THE RESIDENT MENTION. The date the activity took place: MI WALLEY TOWARDS ON BY THE RESIDENT ON BIGO. SOTH ST MI WALLEY WIS 33221 WORT TO THE ADDRESS ON WHAT NO PERSON BY TOWARDS ON BIGO. Address of Premises: Address of Prem	TO:	(name of tenants/occupants)
other tenants; Criminal activity that threatens the health or safety of, or right to peaceful enjoyment of the premises by persons residing in the immediate vicinity of the premises; Priminal activity that threatens the health or safety of the landlord or an agent or employee of the landlord; Drug-related criminal activity includes activity that involves the manufacture or distribution of a controlled substance. Identity or description of the individual engaged in the activity: Peoce Affectation The date the activity took place: 113,2021 Description of the criminal activity or drug-related criminal activity: Pesident On 6160. Suth St. Milwautee wis 3221 went to the Same advices of \$3221 went to threaden my family and 2 fid with a bad we have witness on what hapenped. Address of Premises: Address of Premises: Address: 6160 Suth St. City/State/Zip: Milwautee wis 33221 County: Milwautee wis 33221 County: Milwautee wis 33221 County: Milwautee wis 33221 County: Milwautee wis 53221 County: Milwautee wis 6424 Address of Premises:	remo	ve from the premises within 5 days of service of this notice. The tenant, a member of the tenant's household, a or other invitee of the tenant's household engaged in: (Check all that apply.)
Identity or description of the individual engaged in the activity: Peoce Afteration In sulfs fowards my person by the resident mention. The date the activity took place: "1 3 200 Description of the criminal activity or drug-related criminal activity: festident on 6160. Sulff St Milwayte wis 3221 went to the same advices lot 5321 went to threaden my family and 2 tid with a batwelman activity of the same advices of Fremises: Address: 6160 Sulff St City/state/Zip: Milwaytee wis 53221 County: Milwaytee This notice does not give you the right to remedy your default. You are advised that you may seek the assistance of legal counsel, a volunteer legal clinic, or a tenant resource center; and you have the right to contest the allegations in this notice before a county commissioner or judge if an eviction action is filed. Date: LI 19 2001		other tenants; C) Criminal activity that threatens the health or safety of, or right to peaceful enjoyment of the premises by persons residing in the immediate vicinity of the premises;
In sults towards hay ferson by the resident mention. The date the activity took place: '1 3 202 Description of the criminal activity or drug-related criminal activity: festident on 6160. State of the criminal activity or drug-related criminal activity: festident on 6160. State of the criminal activity or drug-related criminal activity: festident on 6160. My house on the same advress lots 3 to threaten my family and 2 tid with a bate we have witness on what hapened. Address of Premises: Address: 6160 State of the state of legal counsel, a volunteer legal clinic, or a tenant resource center; and you have the right to contest the allegations in this notice before a countermissioner or judge if an eviction action is filed. Date: 4114 2021 R. My		Li Drug-related criminal activity includes activity that involves the manufacture or distribution of a controlled substance.
Description of the criminal activity or drug-related criminal activity: Lesident on 660. Statt ST Milwaukee Wi 53221 went to my house on the same advress lot 53. To threaten my family and 2 kid with a bat we have witness on what hapened. Address of Premises: Address: 660 Sott ST	1	hsults towards may person by the Resident mention.
This notice does not give you the right to remedy your default. You are advised that you may seek the assistance of legal counsel, a volunteer legal clinic, or a tenant resource center; and you have the right to contest the allegations in this notice before a court commissioner or judge if an eviction action is filed. Date: LIU 2021 L. C. C. W. J.	Desc	ription of the criminal activity or drug-related criminal activity: Resident on 6160. Sto TH ST Milwaukee Wi 53221 went to
Address: 6100 SQ TH ST City/State/Zip: Milwaukee Wi S3221 County: Milwaukee This notice does not give you the right to remedy your default. You are advised that you may seek the assistance of legal counsel, a volunteer legal clinic, or a tenant resource center; and you have the right to contest the allegations in this notice before a court commissioner or judge if an eviction action is filed. Date: LIGAD A. C. C. M. M.	<u></u> <u>(v</u>	to threaden my family and 2 kid with a bat
This notice does not give you the right to remedy your default. You are advised that you may seek the assistance of legal counsel, a volunteer legal clinic, or a tenant resource center; and you have the right to contest the allegations in this notice before a couct commissioner or judge if an eviction action is filed. Date:		Clr. A con cont
You are advised that you may seek the assistance of legal counsel, a volunteer legal clinic, or a tenant resource center; and you have the right to contest the allegations in this notice before a court commissioner or judge if an eviction action is filed. Date:	• • • • • • • • • • • • • • • • • • • •	
Date: 1/14/2021 R-Court Mr.	You	are advised that you may seek the assistance of legal counsel, a volunteer legal clinic, or a tenant resource center; and
foignature of output ar about +f +	Date	e: 1 14 2021

When to use: If the tenant, a member of the tenant's household, or a guest or other invitee of the tenant or a member of the tenant's household, has engaged in criminal activity or drug-related criminal activity as set forth above. This notice should not be served on a tenant who is the victim, as defined in Wis. Stat. 950.02(4), of the criminal activity. It is not necessary that there have been an arrest or conviction for the criminal activity or drug-related criminal activity.

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January 10/2021

REMADRECO



YOLAR ATTAKET COLORA BELIAS LEADER COLORA BELIAS LEADER COLORA BELIAS

LENKUAL AND ALEKANIT

alounuom:

72 625-100

RECEIPT OF PAYMENT FOR: College MHP Tuesday October 15, 10:48 MM DACTED RECORD

6160 S. 6th St.

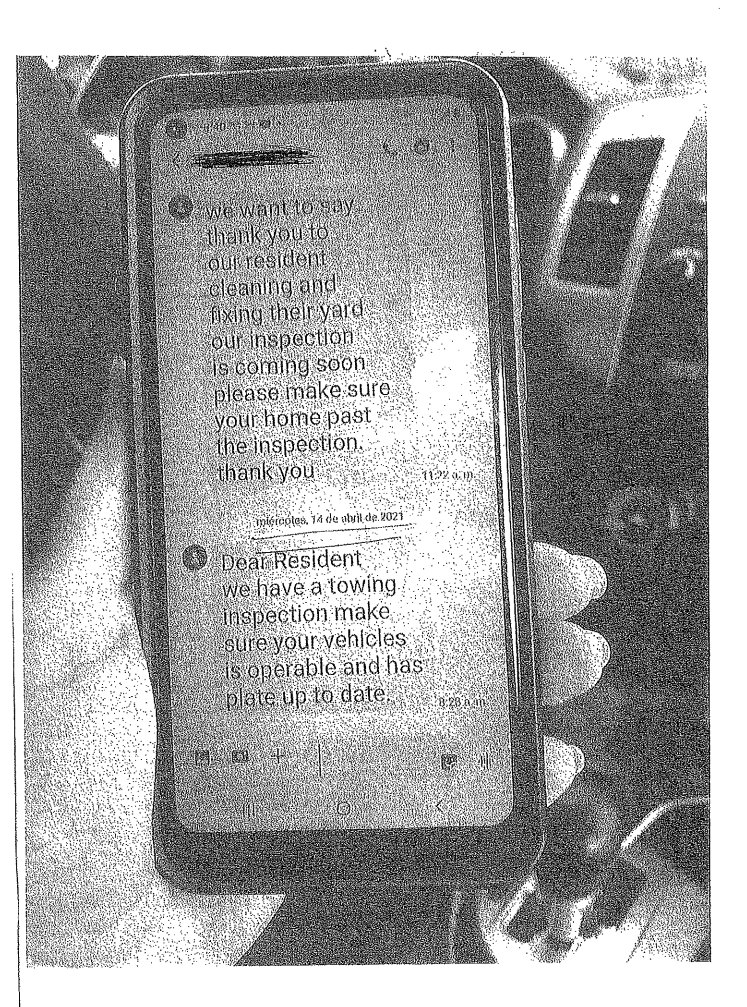
Milwaukee, WI 53221

Contact Info: PO Box 882 Coppell, TX 75019 Phone: (414)762-3809

AccountiNumber	3713
Unit Number	E16
Check Number	MO
Payment Date	10/15/2019
Previous Balance	-3,036.22
Amount Pald	1,000.00
Palanca	-4,036.22

Received By: Pay Marda

3,000
Home Purchased
#750 Sec deposi
Prorated #290.6
41.27
Property Toxe
App Fee (2)
#40.00



<u>COLLEGE MHP</u> <u>PHONE NUMBER 414-762-3809</u> <u>EMAIL: Collegembrark@gmail.com</u>

Dear residents,

we need your cooperation and we ask that you please

do not exceed the limit of the dumpster if you see it full do not put the garbage on it or leave it on the floor

do not throw away furniture, chairs, wood or any other material, only regular garbage is allowed.

Keeping your yard clean is one of the primary responsibilities for your home to be inspected.

do not accumulate garbage in the surroundings.

Make sure your trailer skirt does not have any exposed sides and that it is in perfect condition without any tears around it.

clean your siding on the outside

make sure your windows are not broken

your home must be painted if required contact the office for a list of approved colors.

decorate and enhance your home this helps increase the value of your home.

Make sure that if you have storage it is in good condition and if it needs to be fixed, clean it up before the general inspection of the park.

If you as a resident do not follow these rules and do not comply, you will have a fine of \$ 200 to \$ 500 for breach of contract.

Parking Rules

We have noticed that few residents are using a third parking lot without paying for this time we are cordially advising you that this must be informed since a third parking has a cost of \$40.00 per month separate from the amount of the lot.

Habitability Agreement

This agreement is for the purpose of defining th	ne standards and regulrements of Manufactured Homes in which residents of College MHF
live in. On execution of the lease agreement,	Names of Residents ever 18+) will ront the Lot.
located at 63.60 S. 6 th St., Millya	tkee; WI,53221 from College MHP, and Will pay lot rent old ather charges in accordance
with the lease. Restilant Berees to keep proper	ty and Home in accordance with College MilP policies and guidelines at all times. All
resident owned homes must majet minimum hi	abliábility, occupáńcy, and śalety stándards as set lorih by College MHP, City of Milwauke
and the State of Wisconsin.	

The Home located at the runted lot (Intrelhafter ruferred as the Home) is NOT HABITABLE and is in violation of College MHP policies and guidelines. The following items need to be addressed:

- 1. Fix skirting all the way pround the Home with no visible holes
- 2. Fix any holes or week spots in the sub-floors throughout the Home
- Bulld new steps and porch leading up to the Home with hand rails and pickets
- 4. Home needs to have heating and cooling capabilities
- 5. All plumbing, electrical and mechanical systems to be in good working order
- 6. All doors and windows must function properly to keep natural elements out of the Home
- Y. Water place must be without leaks and must be properly insulated with heat tape
- 8. Sewer pipes must be without blockedes
- 9. Roof quest be without weak spots or leaks, and needs to be painted with 2 coats of white roof scalant

Once the above items are completed and the Home is deemed habitable after inspection by park management and/or a local or state official, the residents can live in the Home. These items need to be completed by 1n Textonize 20.19. Otherwise all lease and other documents concerning the lot and the Residents described above are void. Resident CANNOT move into or reside on the promises of the property until the Home passes inspection.

For the remainder of the Resident's tenancy at College MHP, Resident shall grant Management a right of first-refusal for the purchase of the Home. If first-refusal for the purchase the Home, Besident shall deliver a copy of the offer and notify Management of Resident's Intent to accept it. Management shall have the right for ten (10) days to match the terms of the offer, in writing. If Management matches the terms of the offer, Management shall pay Resident according to those terms and Resident shall deliver title and possession of the Home to Management within fourteen (10) days from the time the offer was presented to the management. If Management does not olect to match the offer in writing in ten (10) days, Resident may then sell the Home to the first offeror, provided thus all its conditions specified in the contract sent to Management and subject to the Rules and Regulations of College Miff.

We agree to the terms above and understand them.

Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards

more bealth hazards' if h	8 may contain lead bases of taken care of proport men. Before renting pre-	y. Lend exposure is 1978 housing, landlo	list, paint chips, and dust can especially harmful to young ds must disclose the presence			
<u>Landlord's Disclosu</u>	<u>'e (initial)</u>					
PCM(a) Prescuce of	lead-based paint and/or le Known lead-based paint the housing (explain)					
R.C.M.	Landlord has no knowled	dge of lend-trased pair	t and/or lend-based			
(b) Records and	paint hazards in the housing. and reports available lie the Landford (check one below). Lindford has provided the Tenant with all uyallable records and reports, pertaining to lead-based paint and/or lead-based paint linzards in the housing. (list all documents below).					
R.CH	Landlord has no reports and/or lead-based paint	or records pertaining hazards in the boushi	to lend-based paint			
Tenant's Acknowle	dgoment (initial) received copies of all info recoived the pamphlet Pr	ormation listed álþeye: otect Your Funtily Ró	in Lead in Your Home:			
Agent's Acknowled ACAT(e) Agent has and is aware of his/her	ge <u>ment (initial)</u> Informed the Landlord of responsibility to ensure ac	f the Landford's oblig impliatise.	udons viidor 42° V.S.C. 4852(d)			
Certification of Acc The following parties h that the information pro	urney ave reviewed the informa wided by the signifory is	tion who we and very fly une and accurate.	, to the best of their knowledge,			
R. Cw.	10/15/2019	R. Chr.	10 15 2019 Date:			
	ا براج الرورد	·a	10/15/2019			
Tenant	10/15/2010 Date	Teniint	Dale			
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THIS ADDENCING IS AGREED TO AND SHALL DE MADE PART BETWEEN 18 MGA CT LL (OWNER OR A (TENANTS) FOR THE PREMISES LOGATED AT GLOO	OE THE TEVSE VEHENMAN	1
MOLD: Mold consigle of naturally occurring microscopic orgi- feods on organic matter in the environment. The mold spores molsture hild organic higher allows for mold growth. Not stil, the hill differs's million alloylor condense. Het all mold is readily discoloration, ranging from while to orange and from groan is Reducing molsture and proper housekeeping admillioantly red	on ceirair types and smooths at mo Yisible, lui, when it is, sen alter to a	epoli ju jijo tomi ol
CLIMATE CONTROL: Tenniuls agree to use all ale conditioning systems in monoralion and to keep flue promises properly van trost air duling dry weather only. OWNER OH AGENT RECONDITIONS AIR CONDITIONS.	districti del calicalità de acambia del del districtione	and the state of the said and a
TENANTISI AGIREGTO KEEPTING PREMISES CLEAN AND REGULARLY DUST, VACUUM AND MOP. USE HOUD VENTS WHEN CODKING. CLEANING AND DISHWASHING. KEEP CLOSET DOORS AJAR. AVOID EXCESSIVE ANOUNTS OF INDOOR PLANTS USE CRIMINAST PAWS WHEN BATHING/SHOWERING AND LEAVE ON FOR A SUFFICIENT AMOUNT OF TIME TO READOW MOISTURE. USE CEILING PANS IF PRESENT WATER ALL INDOOR PLANTS OUTDOORS WIPE COMMANY MOISTURE ANDOR SPILLAGE WIPE DOWN ANY MOISTURE AND FIXTURES AFTER BATHING/SHOWERING. WIPE DOWN MAY WATTIESSINK TOPS AVOID AIR ORYING DISHES NOT HANG DRY CLOTHES INDOORS TENANT (S) SHALL REPORT IN WRITING VISIBLE OR SUSPECTED MOLD ALL AC OR HEATING PROBLEMS OR SPILLAGE	PREMIEURO SICURTAINS TO PREMIESE WIPE DOWN FLOORS IF AN PREMIESE WIPE DOWN FLOORS IF AN PREMIESE SHOWER CURTAINS SHOWER CURTAINS SHOWER WE SECURELY GLOSE SHOWER FOR THE RESENT FOR THE PRESENT FOR THE PRES	Y WATER-SPILLAGE INSIDE NATHTUB WHE I DOORS IF PRESENT OWER DOORS OPEN OR YET TOWELS IS ON ANY HARD OTTING POOD ARLY WEBLE MOISTURE IS SIE JAOISTURE IS SIE APPLICABLE UIDIFIER IF USED ERATOR AND AIC DAIL A OR AROUND ANY
- PLAKT WATERING OVERFLOWS - MUSTY ODDRS, SHOWERINATUSING FOILET OVERFLOWS - LEAKY FALICETS, PLUMBING, PET URINE ACCIDENTS - DISCOLORATION OF WALLS, BASEBOARDS, DOORS, WINDOW FRAMES, CEILING SMALL AREAS OF MOLD: If mold has occurred on a small re midted or wastle and the mold le not due to my dittellier leak or	VENTS. ACC CONDENSER LI LOSSE, MISSING OR FALEN AROUND TUDS, SICVERS, COUNTERTOPS, CLOTHES ANY AND ALL MOISTURE Uniporous surface such as ceramic III TROUSERY BY AND ALL MOISTURE	NES G GI(OU) OR OMILK G SINKS, FALIGETS, DRYER VENT LEAKS A. formico, Vinyi flooria Trican the stress will so
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INSPECTIONS: TENANT(S) agree that Owner or agent may co	1000	luio Mili toneguable
VIOLATION OF ADDENDUM: IF TENANT(S) FAIL TO COMPLY for properly demange to the dividing end only health problems Tenant(s) falland to utbilly Owner or Agent of any month, intides shall be deemed; a material violation uniqui the trims of the Least and remarks. It is not speece and the TENANT(S) at law of he of sustained to the Least dereniase. TENANT(S) shall hold Owner the translation of TENANT(S) shall hold owner to comply with the time to comply with the time.	thet his y result. Rencomplance incl v or his sture problems introducty ! rase, and cymer or upont shall be chill vily and TEHAMT(S) shall be that he shows he shall be dimage o	ulles bul la nol limiteu N Will'tiNO. Violation lied to oxorolso all tigh
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PARTIES: THIS ADDENOUM IS RETWEEN THE TEHANT(S) AT THIS ADDENOUM IS IN ADDITION TO AND MADE PART OF TH CONFLICT BETWEEN THE LEASE AND THIS ADDENOUM, TH	(E LEASE AGRERACENT AND IN THE	. ሁለለ ያነ ቁስባበሃ ፕለክሁ
Tenant Ov	inor of Oynor's Aguil	
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COLLEGE MHP COMMUNITY RULES



The Community Rules as detailed below is part of your Residential Rental Agreement.

- 1. Site Up-Keep: Tenant is responsible for lawn care and shoveling of payed areas within the boundaries of the Site. GENERAL SITE REGULATIONS Tenant is responsible for mowing and trimming of the grass on the Site a minimum of drice per week during. summer months. Snow shoveling shall be completed in a timely mainner which means within 24 hours following
 - 2: Outside storage of building materials, appliances; car parts, and other junk is not permitted.
 - 3. Trees and shrubs may damage community utilities or prevent free movement of homes in and out of the community. Therefore, trees and shrubs may only be planted with prior written consent of the Landlord. Tenant's Rental Agreement also prohibits Tenant from removing any plantings unless Tenant has entered into a specific separate written agreement with Landlord.
 - Satellite Dishes, Anténnas, Solar Panels, Wind Turbines & Other Devices: No satellite dishes with a diameter greater than 1 meter, ground based solar panels, wind turbines, or other devices are permitted without written consent of Landlord. Any antenna must be placed by the Home so that the antenna runs up the side of the Home and must be securely attached to the Home without the use of guilde wires. Antenna height is limited to 12 feet measured from the ground.
 - 5. No fences or clotheslines are permitted.
 - 6. Before digging, driving rods or posts, check with the Landlord for the location of underground utilities. A call to
 - 7. Each Home must display the address (or lot number) clearly on the exterior of the Home facing the street.
 - 8. Construction of any accessory building, structure, dack or attachment to the Home must be in accordance with the state building code. If a permit is required, the Tenant shall obtain a permit after receiving written permission from the Landlord. A copy of the pennit shall be provided to the Landlord, in no case will chipboard or blandex be permitted as an exterior siding material. Any accessory structure must match the Home's exterior color. A change of exterior color of the Home or accessory structure, deck or attachment will be approved only if the proposed color is in harmony with other existing Homes. All storage sheds or garages must have working
 - 9. If storing firewood, it must be stacked no higher than four feet. It must be stacked in a safe manner so it connot topple over and must be located out of sight at the rear of the Home or behind an approved accessory structure; If grass is killed by the wood pile, it is the responsibility of the Tenant to replace the grass when the firewood is
 - 10. All rubbish must be put in fly-tight garbage cans or trash bags. Recyclables must be separated in accordance with local recycling regulations. Tenant agrees to regularly and properly dispose of garbage and recyclable materials,
 - 11. If Tenant wishes to dispose of any large Items, it is the responsibility of Tenant to make special arrangements, in accordance with local ordinance and laws, to dispose of such items. Any charges incurred by tandlord as a result of Tenant's failure to comply with the above will be the responsibility of the Tenant.
 - 12. Window air conditioners are permitted if installed with wall brackets. Bracing from the ground is not an approved Installation method. Air Conditioners are not permitted in street side windows of your homes.
 - 13. Tenant shall use only appropriate window coverings, such as drapes or blinds. Rugs, towels, blankets or sheets are not allowed.

DAMAGE TO THE PROPERTY

- 1. If the property is damaged as a result of the intentional acts, negligence, carelessness, or misuse by Tenant, Tenant will be responsible for the repair costs incurred by Landlord.
- 2. Tenant must reimburse Landlord for any repair costs within fifteen (15) days of demand.

VEHICLES AND RECREATIONAL EQUIPMENT.

- 1. Parking: Only TWO cars are allowed for each lot. No other vehicles or recreational equipment may be stored on a Tenant's lot without prior written consent of the Landlord.
- 2. No on-street parking is permitted. All vehicles must be parked in approved parking spaces:
- 3. The speed limit in the community is 5 mph.
- 4. No unlicensed or non-operating vehicles are permitted.
- 5. No semi-trailers are permitted in the community.
- 6. Working on, repairing, overhanding and changing of oil is not permitted on the streets or parking areas of the community.

SIGNS

- 1. "For sale" signs are limited to one sign per Home which must be located in a window and not exceed 11 inches by 14 inches.
- 2. No other signs except political signs may be displayed. Political signs can be displayed 45 days before and up to 10 days after an election.

UTILITIES

- Tenant is responsible for winterizing the Home, including properly working heat tape, and shall be responsible for any and all damages to the Landlord's equipment if freezing is caused by the Tenant's failure to properly winterize. Tenant shall not run water in the Home to prevent freezing.
- Foreign objects including but not limited to sanitary napkins, paper towels, and toys must not be flushed down
 toilets. The Tenant will be responsible for unplugging and repairing sewer pipes and drains caused by foreign
 objects.
- 3. Water meters are the property of College MHP. No one is allowed to tamper or alter any meter for any leason, including but not limited to diverting the flow of water or bypassing the meter. Tempering will be considered a breach of the rental agreement. The landlord or meter owner may reasonably estimate the usage for its long as the landlord or meter owner believes the meter was tampered with and charge the Tenant accordingly. The Tenant will also be responsible for all costs to return the water service to its original condition.

HOME SET-UP

- 1. Installation of the Home shall be the responsibility of the Tenaut. Home installation shall be done in accordance with State and Federal installation standards. Home installation shall be performed by a licensed professional, home installer. Home must have a separate water shut-off valve installed for easy access. Any Home with an electric water heater must have a backflow valve installed at the water heater connection points
- 2. All utility hook-ups must be done in accordance with local and state regulations.
- 3. Before removing the Home from the community, Tenant must give at least 24-hour notice to the Langlord. Home movement must be done during business hours Monday thru Friday. Transporters shall present the transportation permit and insurance to the Landlord.
- 4. Hitches must be removed within 15 days of entering the park or whenever skirting is installed.
- 5. Axles, wheels and other transportation components necessary for moving the Home may not be sold, leased or removed from the Site without the Landlord's permission.

Page 2 of 4

6. Steps must be constructed in accordance with state building codes and shall consist of materials resistant to the weather such as concrete or treated wood. Generally, all steps shall measure at least 3 ft, wide and a landing of at least 3 feet in the direction of travel shall be provided at the top of the stairs. The landing may not be more than 8 inches below the Interior floor elevation, Stairs of more than 3 risers shall have at least one handrall. Handralls shall be provided on all open sides of stairs. (SP\$ 321.04) Exit steps must be provided at each exit door of the home.

PETS

- 1. Only house pets are allowed in the community. A house pet is defined as a cat, dog or bird:
- 2. Tenant may have no more than 2 pet(s).
- 3. Pitbulls, Rottwellers, Boxers, or any other aggressive breed animals are not permitted within the community. No animals are considered "Grandfathered"
- 4. Cats and dogs must be registered with the landlord.
- 5. Cats and dogs must have a license from the city of Milwaukee and be current on vaccinations. Tenant must provide proof of license and vaccinations.
- 6. Tenants have a responsibility to maintain control over their pet so that the peaceful enjoyment of the community by all can be maintained. All pets must at all times be under the control of the Tenant via a leash when outdoors.
- 7. Permitting pels to stray, allowing a pet to soil other Tenant's jots, creating unreasonable noise, being unruly or causing complaints from other Tenants shall be cause for eviction.
- 8. Pet fees if any are listed in the rental agreement.
- 9. Pet waste is required to be cleaned up daily.

Assistance Animals

Only Tenants with disabilities are permitted to have assistance animals. An assistance animal is an animal that works, provides assistance, or performs tasks for the benefit of a person with a disability, or that provides emotional support that alleviates one or more identified effects of a person's disability. An assistance animal is not: a pet.

Tenants must complete a Request of a Reasonable Accommutation and Verification of Need for Reasonable Accommodation forms. Verification of Need forms must to be sent to the landlord directly from the licensed health care professional. A health care professional needs to be licensed in the state of Wisconsin and act within the scope of his or her license or certification. The landlord has the right to verify directly with the health care professional regarding validity of the completed Verification of Need form.

All assistance animals must be registered with the landlord. (Use the Animal Agreement as part of the tenant's rental agreement.)

All assistance animals must have the proper licensing from the City of Milwaukee and be current on vaccinations. Tenant must provide proof of license and vaccinations.

Tenants must always maintain control over their assistance animal so that the peaceful enjoyment of the community by all can be maintained. Assistance animals must always be under the control of the Tenant via a leash when outdoors.

Permitting pets to stray, allowing a pet to soil other Tenant's lots, creating unreasonable noise, being unruly of causing complaints from other Tenants shall be cause for eviction.

(**Please note that landlords are not allowed to require specific details regarding the individual's disability, such as the exact nature or extent of the disability. Landlords are only allowed to confirm that the tenant has a disability and that the Tenunt needs the requested accommodation. **)

MINOR CHILDREN AND QUESTS OF RESIDENTS:

- 1. Curtew: No child under the age of eighteen (18) shall lotter outside the confines of their respective site after 9:00 p.m. or before 6:00 a.m., the Community's hour of curfew, Unless accompanied by a parent or legal guardlan.
- 2. Recreational Equipment: Tricycles, bicycles, wagons, scooters, "hot wheels" and other equipment shall be stored in the home, garage, or storage shed when not in use. Unsupervised riding of bicycles, tricycles, scooters, mopeds, etc., by minor children after dark, is prohibited. Unlicensed Electric and/or Gas-Powered mopeds, scooters, foot scooters, etc. are prohibited from use within the community.
- Resident Responsibility: Residents shall be responsible for the behavior of their children and guests. Any action by a child or guest that violates the Guidelines For Living shall be treated as a breach of the Rental Agreement.
- 4. Supervision: There must be a parent, guardian or baby-sitter at least thirteen (13) years of age threcity. responsible for supervising children under twelve (12) years of age in common areas at all times.
- 5. Areas of Congregation: No minor child shall congregate in the roadway area at any time.

CONDUCT

- Tenants are prohibited from lighting and using fireworks, and other explosives. 1,
- Tenants are prohibited from using weapons of any figure in the park. This includes but is not limited to guns, rilles, shotguns, air pellet guns, BB guns, knives and tasers.
- No alcoholic beverages are permitted in any building owned by the Landlord. No alcoholic beverages are 3, permitted on sidewalks or streets.
- Tenants will be held responsible for the conduct of all household Tenants and guests. Be sure all Tenants and invited guests understand the community rules.
- Your site is designed for residential use and not for the conduct of a retail business or any other enterprise prohibited by zoning or other ordinances pertaining to the community.
- No outside fires are permitted except in a barbecue grill. No fire pits or other wood burning fireplaces are permitted. After use of a barbecue grill, ashes and debris created by the grill must be disposed of properly.
- No swimming pools, trampolines, or sandboxes; are permitted.

A VIOLATION OF THE ABOVE RULES AND REGULATIONS SHALL CONSTITUTE A MATERIAL VIOLATION OF TENANT'S RENTAL AGREEMENT AND IS GOOD CAUSE FOR TERMINATION OF TENANCY AND EVICTION OF TENANT(S).

	Date: 20/15/19
TENANT(s): Tenant Signature(s)	Date: 10/15/13
TEMANT(s): Tempor Signature(s)	Dale: 10/15/15
TENANT(s): Tenáni Signaluro[s)	
TENANT(s): Tensal Signaluro(s)	Dato:
Landloid or Authorized Agent: Landloid or Authorized Agent	Signaturo(s)

Page 4 of it

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Rosa craz

College MHP Agent's Name

R. Out her

Purchaser's Printed Name.

DocuSign Envelope ID: F5398974-4668-4A3D-AE65-E1857A6D1094

REDACTED RECORD

		- PM 20/157/1
Printed Name;	·Sinnature:	
- Thired Haller		
v		and the contract of the contra
Printed Name:	Signature;	",, Uale;

REDACTED RECORDAGES OF Y

Residential Rental Agreement

(b) Tenant acknowledges that a buyer cannot occupy the Home on the Sile before buyer completes and Landlord accepts their application for rebutal and ton ensuraction and a payer compact of the Cardening critical of the Landlord and not because there has been expressed in overeign the control of the buyer's application is based on screening critical of the Landlord and not because there has been a change in organishly of the Home or the age of the Home.

(c) No tent to own or similar transactions which result in the saller retaining title to the Home are permitted,

(d) Any transporter of the home must provide proof of Institution acceptable to Landlord and any other reasonable requirements of Landlord.

14, INSURANCE AND LIABILITY OF TENANT; (a) Tenant's use of the Premises shall be at Tenant's sole risk and Tenant acknowledges that it is the 14, INSUITANCE AND LIMBILITY OF TENANT; (a) Tenant a use of the Frances shall be at Tenant's sole has ano Tenant acknowledges inact is the responsibility of Tonant-to obtain proroonal property; personal liability, accident and other inaurance coverage adequate to protect enable to the frances of the Sile. If the Home is owned by Tenant is unable to live in the Home of the Sile. If the Home is owned by Tenant shall be responsible for insuring the Home. Tenant shall provide proof of homeowner's insuring the Home. Tenant shall provide proof of homeowner's insuring the Home. Landlord's Insurance does not cover Tonant's personal property or cover Tonant's actions. (b) Tunent shall be liable for all demage to the Site and the Community caused by Tenant, Tenant's other occupants, guests and invites and shall pay for all repulis necessitated by same.

- NON-LIABILITY OF LANDLORD: Landlord, except for its negligent acts or omissions; shall not be liable for injury, loss, or demand which 15. NON-LIABILITY OF LANDLOKD; Landlord, except for its negligent ages or omissions, span not on hance for injury, loss, or during a wind transfer in the following: (a) their, burglary, or other climinal acts committed by a third party in or about the Premises, (b) delay for interruption in any sorvice from any cause, (c) life, water, rain, frost, snow, ges, odors, or furnes from any solution, of administration of the Premises, and/or equipment unless of bursting or back-up of sewer drains and pipes, (c) disternation of mailting of the Premises, appliances, and/or equipment unless of the premises and pipes or back-up of sewer drains and pipes. (c) disternational transfer to the premise of the premise o Landlord was provided with prior withen notice of the problem by Tenant. Tenant holds Landlord harmless from any claims or damages resulting from the acts of omitistions of the Tenant, Tenant's occupants, Tenant's guasts or invitees,
- ENTRY BY LANDLORD; Landlord may enter the Premises, with or without Tenent's consent, at reasonable times upon 12-hour notice to Inspect the premises, make repairs, show the Premises to prospective tenants or purchasers, or comply with applicable laws or required to prospective tenants or purchasers, or comply with applicable laws or required to prospective tenants or purchasers, or comply with applicable laws or required to protect the premises of the premises to prospective tenants or for the premises of the Premises from damage. Landlord end/or utility providers may access the elle, without advance notice, for reading utility meters of making repairs to equipment not owned by Tenant. Improper dental of access to the Premises is a breach of this Rental Agreement. If Tenant falls to permit access to unit, after Landford has properly complied with all notice provisions set forth in chapter 704 of Wisconsin Statutes and Wisconsin Administrative Gode, chapter ATCP 134. Tenant will be liable for any damages and/or costs incurred by landlord as a result of Tenant's failure to allow access to unit.
- WAIVER: It is expressly agreed by the parties, that after the service of notice or the filing of an eviction, or after final judgment for gossession, of the Premises, Landlord may receive and collect any rent due, and the payment of rent shall not waive or affect the notice; still or judgment. Waiver, or a breach of any term, condition or covenant of this Rental Agreement by either party shall be limited to the particular instance and shall not be decimed a urgand or any return evacuation or covernant or this request representation by characteristic production of the premises does not talled by the product of the premises does not talled by the product of the premises does not talled by the product of the premises does not talled by the product of the prod
- PROPERTY LEFT BEHIND: If Tenant is evicted or removed from the Premises for a period of three weeks, with refit and other charges unpaid and leaves personal property, Landlord may presume that the Tonant has abandoned the property and may dispose of the property in any manner that the Landford, in its sole discretion, determines is appropriate. Landford will not store personal property left behind except presouption normal martine canorate in he sole discretion, determines is appropriate. Landing with four store personal property retrustation and madical equipment, which will be stored for 7 days from the deta of discovery. No notice must be provided for abbindanced property is removed by the Sheriff property, except if the shandoned property is a manufactured/mobile from out tilled vehicle. If Tenant's personal property is removed by the Sheriff and/or a moving company pursuant to an eviction. Tenant will be charged the actual costs incurred by Landlord to remove and/or dispose of Tenant's. personal property.
- CRIMINAL ACTIVITY PROHIBITED: Tenant, ony member of the Tenant's household, guest or invitee shall not engage in or allow offices to engage in any criminal activity, including drug-related criminal activity, in the Premises or on the property: Pursuant to Wis. Stat. 704H7(3m), Landlord may terminate the tenancy of Tonant, without giving Tenant an opportunity to remedy the default, upon notice regulding Tanant to vecate on or priories date at least 5 days after the giving of the notice, if Tenant, a member of the Tenant's household, or a guest or other hivily of Tenant or a member of the Tenant's household engages in any of the following: (a) criminal activity that threatens the health or safety of, or right to peaceful enjoyment of the Premises by officer legants, (b) criminal activity that threatens the health or eafety of, or right to peaceful enjoyment of their residences by persons residing in the immediate vicinity of the Premises, (a) criminal activity that threatens the health of safety of bandloid or an agent or employee of Landlord, (d) drig rolated criminal activity, which includes the manufacture or distribution of a controlled substance, on or near the Rightsea. The above does not apply to a Tenant who is the vicilm, as defined in Wist Stat, 950.02(4), of the criminal activity. It is not necessary that there have been an activity of the criminal activity. It is not necessary that there have been an activity or onviction for the criminal activity.
- NOTICE OF DOMESTIC ABUSE PROTECTIONS: (1) As provided in Section 108.50 (5m) (d) of the Wisconsin Statutes, in Torigin they be able to stop an eviction action if the Tenant-con prove that the Landlord knew, or should have known, the Tenant is a victim of domestic abuse, sextial assault, or stalking and that the eviction action is based on conduct related to domestic abuse, sexual assault, or stalking committed by either of the

(a) A person who was not the Tenant's invited guest.

(b) A person who was the Tenant's invited guest, but the Tenant has done either of the following:

2. Provided a written statement to the Landford stating that the person will, no longer be an invited guest of the Tenent and the Tenent has not

(2)A Tenant who is a victim of domestic abuse, sexual assault, or stalking may have the right to terminate the rental agreement in certain. limited situations, as provided in section 704.16 of the Wisconsin statutes. If the Tenant has safety concerns, the Tenant should contact as local victim service provider or law enforcement agency.

locai	Alctitu ediales lugares	L QI (part = 1	www. www. korita All dela reserved, Rev. May 2018
		© Wisconsin Housing Alliance, 258 Corporate Dr., Suite 20	OC, Waliton, Wi 357 Fer Ministry
nitials	•	A 11.02	

Residential frental Agreement

(3) A Tenant is advised that this notice is only a summary of the Tenant's rights and the spholite language of the still less doverns in all Instances.

LANDLORD'S AGENTS: 21.

(a) Agent for Maintenance and Management: (Name) - Rosa Cruz, Community Manager (Address)6100 S 6th St., Milwaukee, Wi 63221 (Phohe)(414) 762-3809

(b)Agent for Collection of Rent; (Name) - Rosa Gruz, Community Manuber (Address)6160 S 6th St., Milwaukee, Wi 53221 (Phone)(414) 762-3800

(c) Agent for Service of Process: (Name) - Rosa Cruz, Community Manager (Address)6160 S 6th St., Milwaukee, Wl 13221 (Phone)(414) 762-3809

EMERGENCY SHELTER: The Community does not contain an emergency shelter. 22.

(a)If the Home was purchased from Landlord or an affiliate of Landlord, Tenant acknowledges receipt of a copy of this Rental Agreement and rulés and regulations prior to signing a purchese contract for purchase of the Home.

(b) Tenant agrees to vacate the Premises at the end of the Telm or any extension and promptly vacate the Site, including removal of Home if

(c) If Tenant is more than one individual, then all such individuals shall be joinly and severally liable for the full amount of any payments due under this Rental Agreement, and the performance of all obligations set to the in this Rental Agreement.

under this Rental Agreement and the performence of all obligations set form in this rental Agreement.

(d) Any heir, executor, administrator or assign cannot occupy the Home or Site Without submitting an application for rental, being approved by the Landlord and entering into a rental agreement. Should a Tenant die, the Rental Agreement will terminate on the tentrol the Rental Agreement.

Landlord receives notice, is advised or otherwise becomes aware of Tenant's death or the explication of the tentrol the Rental Agreement.

Any other adult Tenant under the Rental Agreement termin bound by this Rental Agreement.

Any other sour remait under the Kental Agreement remain bound by this Rental Agreement.

(a) It is no stigner is an additional signes. Tenant agrees that any renewal of this Rental Agreement is subject to continuation of the co-signer or substantiation by Tenant of Tenant's obtain to pay without such to signer to the satisfaction of Landford.

(f) Tenant at all times shall keep Landford apprised of working telephone number(s).

(g) All vehicles on the Prantise shall be drivable and have a current vehicle registration. No vehicle can be used for storage.

topy in the transact and the control of the control the premises; or advance notice of entry under s. 704.05 (2).

PRIVACY POLICY: (a) Landlord collects non-public personal information about Tenant from the following sources: 1) information Landlord receives from Tenant on his or her application for rental or other forms; 2) information about Tenant's transactions with Landlord. or alfiliates or others and 3) information Landlard receives from a consumer reporting agency. Landlard does not disclose any nonpublic personal information about Tenant or former tenants to anyone except as permitted by law or by Tenant. Landford residely access to nonpublic personal information about Tenant and former tenants to those employees who need to know that information to provide products of services to Tenant. Landlord maintains physical, electronic and procedural safeguards that comply with federal signification of plant Tenant's

(b) Tenant consents to Landlord obtaining utility account information, including any past due bills which Landlord inay become responsible.

- FAILURE TO VACATE AT END OF LEASE OR AFTER NOTICE: If Tenent remains in possession without consont of Landlord after expiration of lease or termination of tenancy by notice given by either Landlord or Tenant, or after termination by valid agreement of the parties, Tenant shall be liable for any damages suffered by Landlord because of Tenant's failure to Vacate within the lime required; in 26. absence of proof of greater damages, Landlord stigli recover as minimum damages twice the rental value apportioned on a daily basis for the time the Tenant remains in possession. Should the Tenant's hold over result in the loss of any portion of rent by the Landlord, Tenant shall be responsible for any lost rent.
- . RENTAL PROMOTION/GONCESSION: If Tenant vacates the rental unit prior to the end of the rental term, is exicted prior to the end of the rental term, or if Tenant's tenancy is terminated for any reason prior to the end of the rental term, Tenant's tenancy is terminated for any reason prior to the end of the rental term, Tenant's tenancy is terminated for any reason prior to the end of the rental term, and with immediately become promotion/concession received. Any forfeited rent promotion/concession will be considered to be unified rent and with immediately become due and payable by Tenuni.
- PROMISSORY NOTES. Any and all promissory notes are agreed upon payments same as rent. These payments can and will be issued at the landlord's discretton. These agreements are signed and agreed upon contract and are subject to the same consoduences as nonpayment of rent and can be added to the final billing amount to credit collections.
- BREAGH AND TERMINATION: Failure of either party to comply substantially with any material provision to a breach of this Agreement. Should Tenant neglect or fail to perform and observe any of the terms of this Agreement, than don't shall give tenant within notice of the breach requiring Tenant to remedy the breach or vacate the Premises on or date at least tive (5) days after the giving of such 29.

Page 7 of 7

notice, and if Tenant fails to comply with such notice, Landford may declare the tenancy terminated and proceed to exist Tenant from the Premises, without limiting the Hability of Tenant for the round due of to become due under this Agreement. If Tenant has been given such notice and remedied the breach or been permitted to remedie in the Premises; and within one (f) year of such previous breach the breach or been permitted to remain and the Premises; and within one (f) year of such previous breach has been breached; it is breach that been breached in breach the provision of the north tenants been the breach that been breached in the provision of the provision remunied, Landiold give notice to Tenamis vacage on or belove a quid at near (14) bays and giving or do notified as provided in 104.79.
Wis, Stats, Triese provisions shall apply to any lease for a specific term and do not apply (o a month to make the same to a specific term and do not apply (o a month to month to make the same that the same treath the law, including 704.04 (4) and 704.46, Wis, Stats, And Wisconsin

BALE OF HOME & OWNER'S RIGHT OF FIRST REFUSAL TO PURCHASE TENANT'S HOME: Tellant has the fight to sell his / Administrative Code Chapter ATCP134. her Manufactured Home while such home is located in the Manufactured Home Community in accordance with the term of this Lease and the Rules and Regulations established from time to time by Landlord; provide, however, Tenant shall give fandlord the light of right of the hot to purchase Tenant's Manufagured home as provided in the Lease Agreement and the Rules and Regulations, Tenant understands this ho is giving this right of first refusal to Landlord in consideration of Landlord entering into the Lease Agreement of the rental right self forth in is having and night or more recently an expension in some of this lease Agreement. Any purchase agreement entered into by Tehant must disclose to the prospective purchaser the existence of Landlord's right in this paregraph. Upon receipt of a fully executed purchase orscrozu to the propositive performed the existence of carrolles infinitely agreement for the sale of a lonant's manufactured Home (the "purchase agreement"), Tenant must give the Landlord willon holice of the purchase agreement with a copy of Purchase agreement attached (the "notice"). The Cwiner shall have ten (10) days following its receipt of purchase agreement with a copy of Purchase agreement attached (the "notice"). The Cwiner shall have ten (10) days following its receipt of purchase agreement with a copy of Purchase agreement attached (the "notice"). The Owing shall have ten (10) days following its receipt of the notice (the "option period") to elect to purchase Tenant's Manufactured Home, Tenant's permitted to sell the Manufactured Home, Tenant's permitted to sell the Manufactured Home, Tenant's provided the sele is consummated in state accordance with the purchase agreement (including the desired from by Tenant agreement) and the sele accurs within 90 days after the expiration of the option period. If the sele accurs within 90 days after the expiration of the option period. If the selection of the Manufactured home, I place by Tenant agreement and the selection of the Manufactured home, I place to the provision of the provision if Tenant falls to strictly comply and any purchase agreement or sale entered into in what and of not force of the provision of the prov violation of this provision shall be null, vold; and of no force or effect.

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NOTICE: Yer	ant underständs an	d agrees that helsho is giving Landloid a	(Idill of that Intradiction to demand	o his Tangut shall be applied as follows:
31	PRIORITY	d agrees that nershous giving Fandsoo. OF PAYMENTS: The parties agree and u	indetstand that all payments max	AN COURTY AND A C.
(1)Any notes	payoble or signed t	monlhly agreements		
(2)Current M	Ionihly Rent		S - bulling i	sumptimited to all chaines in Section 2:6:
olher thi	ili Mouttilly term and	ture balling and dry to	sewhere in this Lease, themony i tion 13, and the rules and regulati	iul not ilmiled lo ali chângs in Section 2:6: ons incorporated herein.
(4)To any c	urrent tax or other o	harges levied by a governmental unit,		
(5)Lale pay	ment charges às pr	ovided in Section 1.6, then		
	ior lease chaiges st			
(7)Prior lay	e payment charge			_
TENANT(.)	Dale: 10/15/19
CHINA		Tena(il Signaturė(š)		Date: 10/15-119
TENANT(s):	-	<u></u>	200 101.8.1.(1
	<u> </u>	Tenant Signature(s)	•,	
Commun	ily Legal Business N	làme: College MHP, LLC		tare by the

Landlord or Authorized Agent Signature(s)

Dalot

Landlord or Authorized Agent:

This agreement is by	and between College MHP, LLC (property owner) of which property is located at
6160 S. 6th St., Lot _	WI 53221, and Homeowner
The Lessee agrees the removed from the c	hat as part of the conditions of purchase of the home that the home will not be current lot in which the home presently resides for a period of five years from lease
date.	
If the home were to lessee needs to pro MHP, LLC may dec	o be sold, College MHP, LLC has the right of first refusal. Under this agreement, the ovide a written offer from the potential buyer to purphase the home, and College detailed a written offer from the potential buyer to purphase the home, and college detailed to exercise its right of first refusal and buy the home for that price from the
lessee.	
Should the home bagreement shall so	pe transferred to someone else either through sale, lease, Joint tenancy, this urvive these and it is the seller/lessor/mortgagor's responsibility to convey this ne home.
-	
	the homeowner will be responsible
Should the homed	owner/mortgagee/lessee breach this agreement, the homeowner will be responsible
for paying the ren	naining accrued lot rent on the home.
;	
د باونسان در در	es and regulations and lease agreements will remain in full force.
All other park rul	#\$ Stiff Legaldran & Ann Assact And Assact Ann Assact A
Citanthia Data of	this agreement _10/14/2019
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Homeowner sig	nature
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Agent of Colleg	е мну, шо

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REDACTED RECORPORTOR

3. RENEWAL AND HOLDOVER: Prior to the expiration of the Term of this Rental Agreement, Landlord and Tonant may enter into a new rental agreement or an extension of this Rental Agreement. If any changes in the terms or conditions of Jenancy are to be made, then Landlord shall notify Tenent in witting of such changes at least 26 days before the date when the new rental agreement or extension of this Rental Agreement shall be effective. Tenant shall have 14 days after receipt of the notice to notify Landlord in writing of Tenant's acceptance or rejection of the new rental agreement and if Tenant fails to give such notification or rejects the new rental agreement or extension of this Rental Agreement and if Tenant fails to give such notification or rejects the new rental agreement or extension of this Rental Agreement, then the Rental Agreement shall terminate on the last day of the month following the expiration of the 26-day notice period. If Tonant remains in possession of the Premises after the expiration of the Term or other tempination of this Rental Agreement without consent of Landlord, then Tenant shall be responsible for all damages sustained by Landlord resulting from Tenant shall be responsible for all damages sustained by Landlord resulting from Tenant shall be responsible for all damages. As allowed under Wis: Stel. 704.27, Landlord shall recover as millimum damages halce the rental value apportioned on a daily basis for the time the length remains in possession,

TENANT NOTICE TO END MONTH-TO-MONTH TENANCY: Written notice must be received by the Landford at least sixty (60) days prior to the ending of a month to month fenancy. A month-to-month fenancy may only be terminated at the end of a rental period. A rental period rules from the first day of a calendar month through the last day of a calendar month.

4. NOTICES OF TERMINATION OF A RENTAL AGREEMENT FOR ONE YEAR OR EXCEEDING ONE YEAR: If the Rental Agreement learn on page 1

Landloid and Tenani agree to follow the Lermination procedures sot forth in Wis. Stats. 704.17(2) (a) to (b) unless the tenancy is being terminated. Landloid and Tenani agree to follow the Landloid at least sixty (60) days prior to the pursuant to Wis. Stats. 704.17(3m), 704.17(2)(c) and 704.18(3). Willen notice must be received by the Landloid at least sixty (60) days prior to the ending of the Rental Agreement. The Rental Agreement may only be terminated at the end of a rental particular terminated at the end of a rental particular from the first day of a calendar month through the last day of a calendar month.

- 4. 6.USE: (4) The Site shall be used only for the placement of the Home and for a private residence in the Home for all named Tenants and all named minor depandents of Tenant as set forth on Tenant's application and this Rental Agreement. Any person other than listed on the Rental Agreement. shall be considered a guest. Without the Landlord's written consent, any guest's stay shall not exceed a tolal of fourteen days willing any twelve month period commencing with the first day of the guest's presence. If Landlord grants written permission to extend the stay beyond fourteen days, Tenant shall pay to Landlord as additional rent \$25 per day that the quest resides on the Site. Tonant shall be responsible for the acts of Tenant's other occupants and guests. Landlord shall have sole discretion to determine when a stay has exceeded fointier days. Any person who is a guest and seeks to stay for more than fourteen days must be screened by Landlord Ising Lendlord's standard procedures. Any guest who does not mean
 - Tenant shall not use or permit the use of the Site for (1) any business enterprise including daycare unless authorized in writing by Landlord, screening cilleria musi vácale. (2) any unlayful purpose, or (3) any purpose that will adversely affect reputation of the Landlord, the Community or its residents.
 - (c) Tenant shall not use or keep in, on, or about the Site anything which would adversely affect insurance coverage of the Home or the Community. Tenant shall not make excessive noise or engage in activities which unduly disturb neighbors or effice Tenants within the Ocimpunity. Tenant shall not disturb either the Landlord's or other Tenant's right to the use and enjoyment of the property or create a nutsance:
 - Tenant shall not keep in or about the Site any pet unless specifically approved in writing by Landlord and registered with the Community management. Landlord will administer this paragraph in conformance, with Tenant's rights under the American's with Disabilities Act. Fair Housing Act
 - (I) Tenant shall in every respect comply with the ordinances of the municipality in which the Sile is located and shall obey all lawful orders; rules and regulations of all governmental authorities. Tenant shall be responsible for any lines of other obligings imposed on the manufactured home community or imposed by any level of government as a result of the Tenant's actions or inactions:
 - Tenant shall not attach or offix anything to the exterior of the Home or construct any accessory structure on the Site, including any garage, shed, broadcast antennan greater than twelve feet high, satelifie dish with a diameter greater than one meter, solar panel or wind turbing oxigitor wood burning furnace or similar heating source, or other device without the pilor written consent of Landlord. If Landlord consents work shall be done in accordance with all applicable codes and regulations. Tenant shall not make any change to the exterior color of the Home of to any accordance structure on the Sile without the prior written consent of Landlord, Tenent acknowledges that most constituction requires a hulding peintlt. Tenent will obtain all required parmits. The Sile as described ends at the roof line, The Rental Agreement does not broude an easement for light or solar access as this matter is specifically reserved by Landlord.
 - Any accessory building that is not affixed to the ground is considered personal properly and Tanant shall remove the accessory building upon removal of the Home unities there is a separate agreement to the contrary. If the accessory building is allixed to the ground, it is considered a fixidire. and shall not be removed and becomes properly of Landlord when Tenant vacales.
 - and analized on the removed and decembes property of carronal when remains a selection of the Home which shall be first approved by Landlow, Skirting around the Home which the property maintelined by Tenant during the entire Rental Agreement learn in accordance with the standards at the time of original installation.
 - (j) Home shall be installed by a ticensed and insured installer to applicable state standards.
 - (x)Except us officerwise stated in this paragraph, Tenant shall not cause or permit any floramable or explosive material, oil, radioactive material of hazardous or loxic waste or substance to be brought upon, used, stored or dumped on the Site or the Community. Tenant shall be responsible for any required repair, clean-up or detoxification of life Site caused by Tenant and shall indemnify Landlord from any liability, claim or expense. Proper use and storage of gasoline, gas cans, oil, lighter fluid, other flantmables, or LP tanks is required. The foregoing covenant and indemnity shall survive the
 - (i) Upon the termination of this Rental Agreement, all trees, shrubs and plants placed upon the Sile by Tenant and all additions and improvements to the Sile by Tenent shall remain upon the Site and shall be the property of Lendlord unless there is a separate willen agreement to the contrary.
 - The Rental Agreement is predicated upon an agreement between Landlord and Tenent(s) regarding who owns and occupies the home therefore, Tenent shall not either intentionally or unintentionally alter or change the identity of a increase or decrease the maintentionally alter of occupability), and owner intentionally or unintentionally alter or change the identity of a increase or decrease in the maintentionally alter owners of the Home from those who were listed on the initial of any subsequent Redtal Agreement. Whiten approved of Landlord is needed prior to any change in ownership or occupancy of the Home.

Residential Rental Agreement

10.



- 6. APPLIOATION: Terrent attests that all representations made in the application to this Rental Agreement are incorporated into this Rental Agreement and made a part of it. Tenent represents and waterable that all information contained in the application is true and understands that this Information was given as an inducement for Landlord to enter into this Rental Agreement and therefore constitutes a material covenant. If any information contained in the application for rental is not true, correct and complete, Tenant shall be in breach of this Rental Agreement and Landford. shall have the right to tenninate this Rental Agreement and evict Tenant.
- 7. CONDITION OF PREMISES: Pursuant to Wis. Stat. 704.07(2)(bm), Lendlord shall disclose to a prospective to an incorporate to the state of the state prospective rental egreement or a common area of the premises. 3. The violation presents a significant threat to the prospective tentral specific prospenies rainin egreement of a community of the premises are damaged by the water of other easility, not the result of the res intentional act of the Landlord, this subsection is inapplicable and alther sub. (3) or (4) governs.
- MAINTENANCE AND REPAIR: Tenant shell at all times during the Rental Agreement Term keep the Home and any other improvertients on the Sile in good condition and repair including regular moving and enow removal. Tenant shall keep the Home leveled and all exterior surfaces wellmaintained. Any broken windows shall be immediately repaired. Tenant shall keep the Home and Sile in clean and tenantable condition and shall not permit any garbage, rubbish, refuse or dirt of any kind to accumulate in or about the Sile or the Community. Tenant must maintain utility services by staying current with utility payments and the maintenance of the utility intrastructure of the Home,
- COMMON AREAS: Landlord may at any time, give a 24-hour notice to close any of the private streets and walkways of the Community or any part of the Community to make repairs or changes, to prevent the acquisition of public rights in such area, to discourage non-resident parking, or for any other reason. Tenant acknowledges that the areas and facilities of the Community which are available from time to time for the community in evident. tenants of the Community are being made available on a grafultous basis and are not part of the Premises leased and the right to use these areas and to the right to use these areas and the right to use these trees and the right to use these areas and the right to use t facilities may be discontinued by Landtord at any time in its sole discretion; and discontinuance shall not be a default by Landtord under this Rental Agreement and shall have no effect on the rent to be pald or other obligations of the Tenant.

Landlord shall not be responsible for any loss or damage to Tenent's property in common areas or facilities or to any other potent using them, except if the damage or injury is caused by the negligent acts or unitsolons of Landlord. Tenant using common areas and facilities does so at Tenant's own risk.

		•			
Tenant's Initials	Tenant's Initials				
		userve and comply with the	rules and regulations at	liached to this Rentel Agi	eement, Tenant da anvermest
talk dwon that he at she it:	as heen luidisiied a copy	Of this timent i diameter.	tring a la latara and the	u inic Panial Adiesmenti	3110 Lring enc
by or socially deposit or e)	xecuting this Rental Agree	31610(1) 0110 1111	adges receipt of a solys of a sol	8 days advance willen n	olice of any
allons, Londlord reserves	the right to add to or ame	and the rules and regulation	t regulations; Tenant vill	be in breach of this Reni	tii kilidattiain' m'ai

ackno mono changes. Should Tenant neglect or fall to perform and observe any of the rules and regulations; Tenant will be in breach of this Rental Agreement, in the event of a conflict between this Rental Agreement and the rules and regulations, the provisions of this Rental Agreement will control.

ADDITIONAL CHARGES: Tenant shall pay Landlord the charges set forth in this section as additional rent and within 10 days after Landlord's Julling. Tenent's fallure to pay any of the following charges shall be a breach of this Rental Agreement,

ings. Tenant a jenule to pay any or the following charges shall be a clear to this fremat chall pay the monthly rant. Tenant shall pay the inciding manufactured to pay the monthly rant. Tenant shall pay the inciding half the pay the following property tax or any other tax and/or assessment imposed by any governmental agency or political subdivision for the fax and/or assessment imposed by any governmental agency or political subdivision for the fax and for assessment imposed by any governmental agency or political subdivision for the fax and fa

If required maintenance is not performed by the Tenant, Landlord may, but shall have no obligation to, perform maintenance and Tenant shall payments accordingly.

pay Landlord the following maintenance charges;

\$50 per Removal Snow Removal:

Debits Removal: \$100 por time that maintenance is required to remove from your site

Broken Weter Meter: \$350 per water moter broken due to tenant neplipence; that is required to be replaced on your ello

(c) Tenent shall pay Landlord the following miscellaneous clintges:

Tenant shall pay for any charges or fines levied on Landlord for frivologs or unnecessary calls to police, fire of other sprives that are Home inspection fee: \$20 per Habitability Inspiretion allibutable to Tenent(s). Tenent's occupants, griests or invices.

- ASSIGNMENT AND SUBLETTING: Tenant shall not assign this Rental Agreement or sublet the Premises or any part thereof or permit any part of the Premises to be used or occupied by anyone other than those persons listed as a Tenant or Occupant, 12.
- TRANSFER OR REMOVAL OF HOME: Prior to transfer or comoval of Home, Tenant shell comply with all of the following provisions: (a) Tenent must provide Londlard the opportunity to inspect the Hoping before the sale. Lendlard's inspection is for purposes of compliance with habitability and community standards and in no way creates any warranty or expectation of home performance. If Landlord strangely issues of habitability, Landlord may require further inspection by a third party. All regulred repairs must be completed by Tenant at least 10 days prior to the sale of the Home. In the event any repair is unsatisfactory. Lendlord reserves the right to require that the work be done by a qualified contractor. A copy of the inspection report shall be made available to any buyer by Tengin.

CONTROL DE COMO SIVE Madison, WI 59714. All right resolved, Rev. May 2018 ~ 11 . 4//

Residential Rental Agreement

Tenant Name(s): Other Minor/Dependent Occupant(Strail Call Phones	EULA, IOUEIRO Geronyulity
Email Address	ANGUI Cell Phonex	
Landlord and Tenani(s) agree to enter into the F	Rental Agreement on the lums and conditions as	s shown in this Agreement.
1.1 TYPE OF TENANCY: Choose One MOption 1 - Yearly beginning11/1/2019_ Tenant shall receive notice regarding renewal of	marked by the marked the control of	क्षेत्र : Prior to the explicition of the eriginal term,
Option 2 - Month-to-Month beginning Tonant acknowledges that he of she has been month fee will be collected in addition to the re	offered a lease for a ferm of 1 year, but has requ nt from Tenants on month-to-month tenancy.	insted a month-to-month tenancy instead. \$40 month to-
Tenant Signature(s)	nant(e) signature(s) acknowledges option ¢h	Tenant Signature(s) eçked aböve.
1.2 GOMMUNITY: College MHP, LLC located In the City/Village/Town of Milwaukee County	ot Will Ashikae' stare in Alacousiu	
1.3 SITE: Manufactured from slip address 61 consisting of approximately equipment [1100]	fible test" Lits offer is edulbled time via variance	Community J Electrical Service:
	Sadainad 1979	with Beital number 20084
1.4 HOME: The name is manufactured by The owner shown on the certificate of home The flen holder is shown as:	el (offil) quieronwo	. □ Check If no
1.6 PREMISES: Subject to the provisions of t Landlord the following: ISSile or		
the collected with the rent. Tenant agrees to peach month during the tenancy. Tenant's fail breach of this Rental Agreement, Landlord & Monthly Pet Fee <u>\$ 20 per pet. Maximum violental the lottowing char</u>	ure to make full payment of the trionthly rant and hall provide a receipt for cash payments of rant. sight per pet: 35 lbs. No exotic pots or danger ges in connection with the Installation of the Honding the Home on or off the Site: \$5500 or and shall nay Landlord the following charge in consistent and charge in consistent size.	je oji the Site ôr removal Connecilia or
under this Rental Agreement is not received a waiver of Tenant's default of the past due fee will be charged for nonpayment of a late A discount of \$10.00 per month will be gitte month.	unnty after the 3rd day of the month, (it rent or I by Landlord when due, Tenant shall pay Landlo amount nor preyent Landlord from exercising ar) fee. Iven if rent is paid using RentTrack or any appro	oilner charges required to be paid by Teinant to Lândlord: ord a late fee. Acceptance of any tale fee shall not constitute ny other rights and remedies available to Landlord. No late wad cluctronic payment method on or before the fet day of
NSF CHARGES: An Insufficient funds char has the right to demand that any returned to drafts are returned for insufficient funds du paid by coshler's check, certilled check or r	tion the term of this Rental Agreement, Landlord	nt returned to Landford due to Insufficient funds. Landford hock, cash of mohey order, if two of more cleacks or bank chall have the right to demand that all future payments be

ACCEPTANCE OF RENT: Tenant acknowledges and agrees that if Landlord files for an eviction, the eviction may not be dismissed solely because the Landlord accepts past due rent from Tenant after the termination of the tenancy.

Initial:

PEDACTED RECORDS

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,7 SERVI	CES: Use the li	sts below to indicate the se t Gharged Separately — C	nikijie Vėli Silaitė Vėli	gor Desoupe si si <i>in</i> tele ol	mithod of charging if charged by Landlord rate or method if billed by Landlord
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		y the city of Milwauken			
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II asi boi	te checked ah	ove, no services are furnisi	red by Land	lord and includ	ettin the rent.
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(a)	uena ingraf Hivi kartend	ho next naving to the that the	y rent due a	iter receipt of	rvices turnished by Landido and officer to territorial the Landlord's bill, if any sarvices are to be provided by Landlord, then Landlord Landlord be liable for damages, nor shall the rent be abated or aubject
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serv	cos be constitu	ed aş a constructive evicut Laadlard ahali make eli res	sonable elic	ilgmore of she	ant from the only of austrying and polonimised. The restore services to the Sile. Landlord shall have the right to transfer the property of the rent to a municipal or other utility company, and upon notice of such
rest rest	onsiblity for se	rvices shown provided by I	andlord and	i not included i	r restore services to the site. Enhance simplify, and upon notice of such in the real to a municipal or other utility company, and upon notice of such individual throughter not be responsible for the furnishing of any such
serv	ice, II Tenant I	ilis to pay any charges whe	en auo, rone	III ou lions his	oreach of this Rental Agreement.
(6)	Ténani sha	l be responsible and pay le	or connecting	g and/or disco	nneoling all utilities from the Home to the utility connaction points provided by
the	Community, inc	luding the cost of pans ne	stied lot con	Hibbiniis' Ut A	and some state of the property demand to the water supply lines and any
Indi	istry standards.	Tenant shall maintain an a	neguale șin stale Tenar	rt epull po test Yönticht biotec	non in coid visanta io provon danness. Tenant's folluro to maintain a consible for any damaga resulting from Tenant's folluro to maintain a
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190	Stifetic Butour				and recycling of waste profited senioraling, and recycling of waste profited is,
(c)Tei	ant shall comp	ly with all present and futur	e laws and i	eBhistove ted	arding the collection, sorting, separation, and recycling of waste products,
ger	bage, refuse, a	nd (rash 'aaan khall ngu anv cost w	bich may ha	imposed upo	n Tenant directly as a result of the impostiton of or change in any Recycling the Tenants of the Community, then Tenant shall pay a proportional share of at may be imposed on Landlord or Tenant by reason of Tenant's failure to
("Rec	ond if such cos	is are imposed upon Land	ard for the b	anefit of all of	the Tenants of the Community, then Tenant shall pay a proportional share of
នបញ្ជា នបញ្ជា	cosis. Tonant s	hall also pay all costs, fines	s, penaliles c	or damages:th	the Tenants of the Community, that Toham by reason of Tenant's Tailure to at may be imposed on Lendiord or Tenant by reason of Tenant's Tailure to mossly acknowledges that all the costs in connection with Recycling Laws are
comp	ly with Recyclin	g Layis of the provisions of	fillis paragra	aph. Tenam ex	theself acknowledges that all the costs in connection with Recycling Laws are
not in	cluded in the re	nt.			
(d)	The Sile h	as the electrical service sh	эдва по ауу	a I, Tenant ac	knowledges that changes to electrical service ampenge or an increase in
(4) (4)	iter ilser size, il	requested by Tenant in Wr	iting, Wili be	performed of	renant's expense by Landlord only or by a licensed contractor acceptable to
Lià	ndlord.				
4.05	CURITY DEPO	er \$ 750.00 (the	maxlmum l	s set by state t	aw.) Upon execution of this Routel Agreement, Tenant shall deposit with
2,50 l.a	ndlord the Sect				
da	ys after the con	ambacement of the Tenanc	À to meherr	Itto i Intinges	this the routes day period it shall be presumed that no such damage
be	fore the comme	incement of the Tenancy. I	es jų avvų v Etio librica įs	rder and rebal	ant within the seventialy person in the security deposit amounts to tandlord, at its option, may withhold from the security deposit amounts
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			Mirrania U	oudog Alliance.	258 Cornotate Dr. Suite 2000, Madison, WF 55714. All right reserved. Ray. May 2018
Initio	7l:	a)	4 x 15 Ari 13 (13 1 E)	d	

COLLEGE MHP PHONE NUMBER 414-762-3809 EMAIL:Collegemhpark@gmail.com

Queridos residentes,

necesitamos su coperacion y le pedimos que porfavor

no exceda el limite del basurero si lo ve lleno no ponga la basura encima ni la deje en el piso

no tire muebles sillas madera o cualquier otro material solo es permitido basura regular.

mantenga su yarda limpia es una de las responsabilidades primordiales para que su casa pace inspecion.

estaremos verificando que la yarda no tenga basura o colillas de sigarrillos no queremos banos o muebles en la yarda esto implica a violación en su record y puede significar la culminación de su contrato.

no acumule basura en los alrededores.

asegurese de que su falda de la traila no tenga ningun lado descubierto y que este en perfectas condiciones sin ningun roto alrededor.

limple su siding por fuera

asegurese de que sus ventanas no esten rotas

su casa debe ser pintada si lo requiere contacte a la oficina para la lista de colores aprobados.

decore y mejore su casa esto le ayuda a que el valor de su casa aumente.

asegurese que si tiene storage este en buenas condiciones y si necesita arregio agalo antes de la inspeccion general del parque.

Si usted como residente no sigue estas reglas y las imcumple tendra un fine de \$200 a \$500 por incumplimiento de contrato.

Reglas de parquiadero

emos notado que estan usando un tercer parking sin pagar por esta vez le estamos avisando

February 10, 2021 REPUBLICATED RECORD

armenaczia erkutnii

Martin, Faviola

From:

Spiker, Scott

Sent:

Wednesday, May 24, 2023 3:50 PM

To:

Cooney, Jim

Cc:

Martin, Faviola; Litscher, Jarrett

Subject:

RE: Mobile home license fee

Let's attach to the file what I have included below, which redacts the name of the complainant and any identifying information.

Thanks,

Alderman Scott Spiker

City of Milwaukee

District 13, The Garden District

Desk: 414.286.8537 Cell: 414.708.1884

Scott.Spiker@milwaukee.gov

From: Litscher, Jarrett < Jarrett.Litscher@milwaukee.gov>

Sent: Wednesday, May 17, 2023 9:28 AM

To: Larsen, Nicole <nilarse@milwaukee.gov>; Spiker, Scott <Scott.Spiker@milwaukee.gov>; Owczarski, Jim

<jowcza@milwaukee.gov>

Cc: Cooney, Jim <Jim.Cooney@milwaukee.gov>

Subject: RE: Mobile home license fee

Good morning,

I just wanted to inform everyone that the manager at the mobile home park removed this "mobile home parking fee" from the bill after the constituent presented your findings to them. Thank you all so much for your work here!

Best,

Jarrett Litscher, Legislative Assistant Alderman Scott Spiker City of Milwaukee District 13, The Garden District 200 East Wells Street, #205 Milwaukee, WI 53202 414-286-8537 Jarrett.Litscher@milwaukee.gov

You may use our <u>Click for Action</u> online system for any city service requests

From: Larsen, Nicole < nilarse@milwaukee.gov >

Sent: Tuesday, April 18, 2023 2:05 PM

To: Spiker, Scott < Scott. Spiker@milwaukee.gov >; Owczarski, Jim < jowcza@milwaukee.gov >

Cc: Cooney, Jim <Jim.Cooney@milwaukee.gov>; Litscher, Jarrett <Jarrett.Litscher@milwaukee.gov>

Subject: RE: Mobile home license fee

I've dug a bit more and talked with the Comptroller's Office, which bills the permit fee. Comptroller sends the MH park owner a single monthly invoice for all units in the park. I asked them to pull for me Mr. [X's] lot number, which from looking closely at the photo shows [...]. This is verified by our records and the Comptroller's records. Comptroller advises that the monthly fee is never more than \$10.00. I asked them to pull the fees for 2023 YTD, and they provided the information below, further stating that the fee has remained the same from January-March.

The extra fee they are charging is not a monthly fee. I could see \$65 for the year, but it is absolutely not a monthly City permit fee amount.

Gross Monthly Fee		Lottery Credit	Monthly Net Fee
[lot #] [name redacted]	\$9.xx	\$3.xx	\$5.

Nicole F. Larsen, JD Commissioner of Assessments City of Milwaukee 200 E. Wells St., Rm. 507 Milwaukee, WI 53202 Phone: (414) 286-3101

From: Spiker, Scott <Scott.Spiker@milwaukee.gov>

Sent: Tuesday, April 18, 2023 12:32 PM

To: Owczarski, Jim <jowcza@milwaukee.gov>

Cc: Larsen, Nicole <nilarse@milwaukee.gov>; Cooney, Jim <Jim.Cooney@milwaukee.gov>; Litscher, Jarrett

<Jarrett.Litscher@milwaukee.gov>
Subject: RE: Mobile home license fee

[...]

Jarrett: Do we have [X]'s contact info on file? If so, please see if he can provide a copy of the bill with the [monthly] \$65 "mobile home parking fee" that the mobile park manager is claiming is a direct result of the city's raising its fees.

If he can't scan and send it that way, please get me his phone number and address, and I'll go pick it up from him. I believe he is at College Mobile Homes at 6160 S 6th St (I don't know his lot number).

Thanks, everyone, for your hard work on this!

Alderman Scott Spiker

City of Milwaukee District 13, The Garden District Desk: 414.286.8537

Cell: 414.708.1884





Notice of Public Hearing

Blank Notice

GARAPATI, Indira, Agent Parkway Communities at 6160 S 6TH St Mobile Home Park License Renewal Application

Tuesday, July 18, 2023 at 10:10 AM

To whom it may concern:

The above application has been made by the above named applicant(s). This requires approval from the Licenses Committee and the Common Council of the City of Milwaukee. The hearing before the Licenses Committee will take place on 7/18/2023 at 10:10 AM in Room 301-B, Third Floor, City Hall. This is a public hearing. Those wishing to view the proceeding are able to do so via the City Channel – Channel 25 on Spectrum Cable – or on the Internet at http://city.milwaukee.gov/citychannel. Those wishing to provide oral testimony via phone or internet are asked to contact the staff assistant, Yadira Melendez at (414) 286-2775 or stasst5@milwaukee.gov for necessary information. Please make such requests no later than one business day prior to the start of the meeting. You are not required to attend the hearing, but please see the information below if you would like to provide testimony. Once the Licenses Committee makes its recommendation, this recommendation is forwarded to the full Common Council for approval at its next regularly scheduled hearing.

Important details for those wishing to provide information for the Licenses Committee to consider when making its recommendation:

- 1. The license application is scheduled to be heard at the above time. Due to other hearings running longer than scheduled, you may have to wait some time to provide your testimony.
- 2. You must appear in person and testify as to matters that you have personally experienced or seen. (You cannot provide testimony for your neighbor, parent or anyone else; this is considered hearsay and cannot be considered by the committee.)
- 3. No letters or petitions can be accepted by the committee (unless the person who wrote the letter or the persons who signed the petition are present at the committee hearing and willing to testify).
- 4. Persons opposed to the license application are given the opportunity to testify first; supporters may testify after the opponents have finished.
- 5. When you are called to testify, you will be sworn in and asked to give your name, and address. (If your first and/or last names are uncommon please spell them.)

- 6. You may then provide testimony.
- a. Include only information relating to the above license application.
- b. Include only information you have personally witnessed or seen.
- c. Provide concise and relevant information detailing how this business has affected or may affect the peaceful enjoyment of your neighborhood.
- d. If by the time you have the opportunity to testify, the information you wish to share has already been provided to the committee, you may state that you agree with the previous testimony. Redundant or repetitive testimony will not assist the committee in making its recommendation.
- 7. After giving your testimony, the members of the Licenses Committee and the licensee may ask questions regarding the testimony you have given or other factors relating to the license application.
- 8. Business Competition is not a valid basis for denial or non-renewal of a license.

Please Note: If you have submitted an objection to the above application your objection cannot be considered by the committee unless you personally testify at the hearing.

OCCUPANT	MAIL ADDRESS	CITY STATE ZIP
CURRENT OCCUPANT	421 W UNCAS AVE	MILWAUKEE, WI 53207-6200
CURRENT OCCUPANT	422 W UNCAS AVE	MILWAUKEE, WI 53207-6249
CURRENT OCCUPANT	426 W UNCAS AVE	MILWAUKEE, WI 53207-6249
CURRENT OCCUPANT	6107 S 6TH ST# 1	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 2	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 3	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 4	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 5	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 6	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 7	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6107 S 6TH ST# 8	MILWAUKEE, WI 53221-5156
CURRENT OCCUPANT	6123 S 6TH ST# 1	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 2	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 3	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 4	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 5	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 6	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 7	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6123 S 6TH ST# 8	MILWAUKEE, WI 53221-5157
CURRENT OCCUPANT	6160 S 6TH ST# A1	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# A2	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C2	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C3	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C4	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C5	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C6	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C7	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# C8	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# E1	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# E10	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E11	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E12	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E13	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E14	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E15	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E16	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E17	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E18	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E19	MILWAUKEE, WI 53221-5134
CURRENT OCCUPANT	6160 S 6TH ST# E2	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# E20	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E22	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E23	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E24	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E25	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E26	MILWAUKEE, WI 53221-5136

CURRENT OCCUPANT	6160 S 6TH ST# E27	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E28	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E29	MILWAUKEE, WI 53221-5136
CURRENT OCCUPANT	6160 S 6TH ST# E3	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# E30	MILWAUKEE, WI 53221-5138
CURRENT OCCUPANT	6160 S 6TH ST# E31	MILWAUKEE, WI 53221-5138
CURRENT OCCUPANT	6160 S 6TH ST# E32	MILWAUKEE, WI 53221-5138
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CURRENT OCCUPANT	6160 S 6TH ST# E35	MILWAUKEE, WI 53221-5138
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CURRENT OCCUPANT	6160 S 6TH ST# E4	MILWAUKEE, WI 53221-5132
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CURRENT OCCUPANT	6160 S 6TH ST# E6	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# E7	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# E8	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# E9	MILWAUKEE, WI 53221-5132
CURRENT OCCUPANT	6160 S 6TH ST# S1	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# S10	MILWAUKEE, WI 53221-5144
CURRENT OCCUPANT	6160 S 6TH ST# S11	MILWAUKEE, WI 53221-5144
CURRENT OCCUPANT	6160 S 6TH ST# S12	MILWAUKEE, WI 53221-5144
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CURRENT OCCUPANT	6160 S 6TH ST# S19	MILWAUKEE, WI 53221-5144
CURRENT OCCUPANT	6160 S 6TH ST# S2	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# S20	MILWAUKEE, WI 53221-5145
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CURRENT OCCUPANT	6160 S 6TH ST# S5	MILWAUKEE, WI 53221-5130
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CURRENT OCCUPANT	6160 S 6TH ST# S8	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# S9	MILWAUKEE, WI 53221-5130
CURRENT OCCUPANT	6160 S 6TH ST# W1	MILWAUKEE, WI 53221-5145
CURRENT OCCUPANT	6160 S 6TH ST# W10	·
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CURRENT OCCUPANT	6160 S 6TH ST# W19	MILWAUKEE, WI 53221-5146	
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	6160 S 6TH ST# W35	MILWAUKEE, WI 53221-5148	
CURRENT OCCUPANT	6160 S 6TH ST# W36	MILWAUKEE, WI 53221-5148	
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CURRENT OCCUPANT	6160 S 6TH ST# W4	MILWAUKEE, WI 53221-5145	
CURRENT OCCUPANT	6160 S 6TH ST# W40	·	
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CURRENT OCCUPANT	6160 S 6TH ST# W46	MILWAUKEE, WI 53221-5149	
CURRENT OCCUPANT	6160 S 6TH ST# W47	•	
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CURRENT OCCUPANT	6160 S 6TH ST# W49	MILWAUKEE, WI 53221-5149	
CURRENT OCCUPANT	6160 S 6TH ST# W5	MILWAUKEE, WI 53221-5145	
CURRENT OCCUPANT	6160 S 6TH ST# W50	MILWAUKEE, WI 53221-5150	
CURRENT OCCUPANT	6160 S 6TH ST# W51	MILWAUKEE, WI 53221-5150	
CURRENT OCCUPANT	6160 S 6TH ST# W52	MILWAUKEE, WI 53221-5150	
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CURRENT OCCUPANT	6160 S 6TH ST# W59	MILWAUKEE, WI 53221-5150	
CURRENT OCCUPANT	6160 S 6TH ST# W6	MILWAUKEE, WI 53221-5145	
CURRENT OCCUPANT	6160 S 6TH ST# W60	MILWAUKEE, WI 53221-5154	

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CURRENT OCCUPANT	6160 S 6TH ST# W61	MILWAUKEE, WI 53221-5154
CURRENT OCCUPANT	6160 S 6TH ST# W62	MILWAUKEE, WI 53221-5154
CURRENT OCCUPANT	6160 S 6TH ST# W64	MILWAUKEE, WI 53221-5154
CURRENT OCCUPANT	6160 S 6TH ST# W66	MILWAUKEE, WI 53221-5154
CURRENT OCCUPANT	6160 S 6TH ST# W68	MILWAUKEE, WI 53221-5154
CURRENT OCCUPANT	6160 S 6TH ST# W7	MILWAUKEE, WI 53221-5145
CURRENT OCCUPANT	6160 S 6TH ST# W70	MILWAUKEE, WI 53221-5174
CURRENT OCCUPANT	6160 S 6TH ST# W72	MILWAUKEE, WI 53221-5174
CURRENT OCCUPANT	6160 S 6TH ST# W72	MILWAUKEE, WI 53221-5174
CURRENT OCCUPANT	6160 S 6TH ST# W8	MILWAUKEE, WI 53221-5145
CURRENT OCCUPANT	6160 S 6TH ST# W9	MILWAUKEE, WI 53221-5145
-1 1 M		

Blank Notice

Total Records: 151

Radius 250.0 feet and Center of the Circle: 6160 S 6th St



MANUFACTURED HOME COMMUNITY (MOBILE HOME PARK) RENEWAL SUPPLEMENTAL APPLICATION

Office of the City Clerk License Division 200 E. Wells Street, Room 105, Milwaukee, WI 53202 (414) 286-2238 <u>www.milwaukee.gov/license</u>

Legal Entity Name:	Parkway Cor	nmunities, LLC				
Premises Address: (Include city/state/zip		T, Milwaukee WI 53	221		•	
Number of Sites:	Sites = 132					
Is there a business off	fice located on the premises?	No MYes				
If yes, address and un	it number of office:6)	60 S. 6th	st., offic	ie, Milwauk	ee, WI 53	22
	a Grarapati pplicant (sole proprietor, all partner					
	re shall be responsible for th uildings and all equipment in			•		
ludira	Garapati					
Signature of Applican	nt (Sole Proprietor, Partner or if Corperson listed in Section 2 or 3 abo		holders)			
Signature of Addition	al Partner or 20% or More Sh	areholders				
OFFICE USE ONLY	led 4 10163 App#	350747	Objs 🗌 Yes 📗 No			
DNS Approved 🗌 Yes	S No Granted	lssued	Lic	cense #	_	