MANUFACTURED HOMESITE LEASE AGREEMENT

TO THE RESIDENT: This Lease is a binding legal document. By signing it you and the **COMMUNITY** agree to be bound by everything it contains. You also agree to follow any Rules and Regulations the **COMMUNITY** has in effect or as may be amended, added, or restated. Those Rules and Regulations are as binding as this Lease. Before you sign this Lease, make sure you understand both it and the Rules and Regulations. After you sign, ask for and keep a copy of this Lease and the Rules and Regulations.

1. *DEFINITIONS*: "COMMUNITY" means the owner of the manufactured home community:

Lowry Grove Partnership, LLP

And anybody working for the owner or acting on the owner's behalf. "**RESIDENT**" means the adults who have signed this Lease and or any minor children living with those adults until they reach the age of 18.

2. *RENTAL OF HOME SITE*: By this Lease the **RESIDENT** leases from the **COMMUNITY**, from month to month, the following home site (hereafter "HOME SITE"):

(Address/Home site No.)

This Lease shall permit occupancy by no more than ______adults, as approved in the application process. The **HOME SITE** is leased "**AS-IS**": any improvements or upgrades required for the **RESIDENT'S** manufactured home shall be completed by **RESIDENT** at its sole cost and expense. The manufactured home shall be installed in accordance with state and local codes regarding the installation and set up of manufactured homes (including anchoring of all homes):

The **HOME SITE** is rented for the **RESIDENT'S** manufactured home:

Make:		Model:		
Year:	Serial #:	Bedrooms		
Width:	_Length(w/ohitch):	Name on Title:		
The home is being financed by:		Loan No		
Lender'sAddress:		PhoneNo		
The home is being insured by:		Policy No		
Insurer's Address:		Phone No.		

(The COMMUNITY requires a copy of the title).

Resident shall notify **COMMUNITY** in writing within ten (10) days of any changes or addition in the ownership of the manufactured home or in the persons holding a security or financial interest.

In addition and subject to Section 9, below, the **RESIDENT** shall be permitted to park up to 2 vehicle(s) in the **COMMUNITY**.

3. *AUTHORITY TO MANANGE AND RECEIVE NOTICE*: The Community Manager is authorized to manage the **COMMUNITY** and to accept service or process and receive and give receipt for notices and demands.

4. *RENT*: Subject to rent increases and together with any other additional rent, including without limitation, separately metered utilities or other charges, the **RESIDENT** must pay the following charges each month as **HOME SITE** rent:

Basic HOME SITE rental fee	\$
(A)	\$
(B)	\$
(C)	\$
(D)	\$
Total monthly rent (' R	ENT') \$

The **RESIDENT** must pay the total monthly rent on or before the first day of each month at the Management Office. If the **RESIDENT** does not pay the rent on or before the fifth (5th) of the month, the **COMMUNITY** will charge a late fee of \$20.00 plus \$1.00 per day until the balance is paid in full.

RESIDENT shall pay \$30.00, plus late fees for all returned checks. This late fee and/or return check fee shall be deemed additional rent due to the **COMMUNITY** by the **RESIDENT**.

5. *SECURITY DEPOSIT*: Prior to execution of this lease, the **RESIDENT** must pay the **COMMUNITY** <u>\$200.00</u> as a security deposit, to be held by the **COMMUNITY** as partial security of the full and faithful performance of each and every term, provision, covenant and condition of this Lease. The **COMMUNITY** may use the security deposit to cure defaults under this Lease.

 Amount Collected - \$_____
 Check Number - _____
 Date Collected - _____

6. *UTILITIES*: Water and sewer and services are provided by the **COMMUNITY** and charged to the **RESIDENT** separately from, and in addition to, the rent set forth in paragraph 4 above.

Water and sewer services are charged at the same rate that local municipality charges single family homes. Any rate changes by the local municipality will be reflected in the rates charged to the **RESIDENT**

7. USE OF COMMON AREAS: RESIDENT is entitled to use the common areas subject to the COMMUNITY'S exclusive right to establish, modify, terminate, and enforce rules and policies governing these areas. If RESIDENT fails to comply with the rules or policies, then in addition to the right to evict the RESIDENT, the COMMUNITY may revoke the RESIDENT'S right to use any or all of these areas.

8. USE OF THE HOME SITE: The HOME SITE is comprised of the area on which the manufactured home is located, together with lawn area, driveway (if any), and patio area (if any). The COMMUNITY reserves the right to designate boundary lines of the HOME SITE during the term of this lease. The RESIDENT must use the HOME SITE only for residential purposes. The RESIDENT must not: (i) build, install, or remove improvements on the HOME SITE unless the COMMUNITY first agrees in writing, (ii) install a different manufactured home on the Home site unless the RESIDENT executes a new lease for the HOME SITE and satisfies any then existing requirements for said new home. The RESIDENT shall use and occupy the HOME SITE in a clean, safe and healthy condition in compliance with all laws, regulations, ordinances, and lawful directions of proper public officers. The RESIDENT shall not permit the HOME SITE to be used for any unlawful purpose, commit any waste thereof, or commit any nuisance or disturb any other RESIDENTS or surrounding neighbors. If a controlled substance is manufactured, distributed, acquired or seized in violation of Minnesota law on the HOME SITE, then the RESIDENT, whether one or more shall have no further right to possession of the HOME SITE. The RESIDENT shall not vandalize any portion of the COMMUNITY.

RESIDENT shall not do anything on or about the **HOME SITE** or in the **COMMUNITY** which would interfere with the quiet enjoyment of other residents, including but not limited to the creation of loud or

disruptive noise, discharging or threatened use of firearms, the use of fireworks (except as may be permitted by the **COMMUNITY** Rules and Regulations), the operation of any equipment or machinery that is harmful to the other residents or **COMMUNITY** or which otherwise disturbs other residents or which otherwise violates the law.

In the event of the **COMMUNITY'S** inability to tender possession of the **HOME SITE** and have it ready for occupancy at the commencement date of the Lease, the **COMMUNITY** shall not be liable for any damages or losses caused thereby. This Lease shall remain in full force, but in the event of such delay, no rent shall be due until possession of the **HOME SITE** is delivered to the **RESIDENT**.

9. *VEHICLES*: The **RESIDENT** must register with the **COMMUNITY** office all vehicles regularly kept in the **COMMUNITY**. The parking of vehicles shall be where designated by the **COMMUNITY**. The speed limit while in the **COMMUNITY** is 10 miles per hour. No loud mufflers, horn honking, vehicles leaking oils, fluids, or gasoline, or unlicensed vehicles shall be permitted in the **COMMUNITY**. No automotive repair work is permitted in the **COMMUNITY**. No double parking or parking on the lawns is permitted. Following a snowfall, snowstorm or such other times as posted, all vehicles shall be removed from the parking areas to permit the removal of snow or to make necessary repairs. If a **RESIDENT** or their guest(s) violate these and other parking or speeding restrictions (whether on public or private roads), the **COMMUNITY** reserves the right to (i) suspend the **RESIDENT'S** parking privileges, or (ii) remove the non-compliant vehicle at the owner's expense. Any unlicensed, inoperative, abandoned, improperly parked, or vehicles with expired tabs may be removed from the **COMMUNITY** at the owner's risk and expense.

Except as may be provided in the Rules and Regulations, snowmobiles, campers, boats, all-terrain vehicles, go carts, trailers, and other recreation or large vehicles are not allowed.

10. HOME SITE MAINTENANCE AND COMMON AREAS: The RESIDENT must comply with the COMMUNITY'S Rules and Regulations about HOME SITE maintenance and about common areas such as streets and playgrounds. RESIDENT shall maintain the home and HOME SITE in a clean and attractive condition, free of all refuse and debris. RESIDENT shall maintain utilities from the point of connection for RESIDENT'S home. If the RESIDENT fails to make repairs or to do maintenance work on the home or HOME SITE or fails to meet the conditions imposed on the use of common areas, which cause a danger to the COMMUNITY facilities or to the health or safety of other residents, the COMMUNITY may give the RESIDENT written notice to do the necessary work immediately. If the RESIDENT does not do the work immediately, the COMMUNITY may do the work and charge the reasonable cost to the RESIDENT. If it is not possible or practical to give written notice and if immediate maintenance is essential, the COMMUNITY may do the emergency work without giving notice and may charge the reasonable costs to the RESIDENT. The COMMUNITY must give notice of charges for emergency work to the RESIDENT in an itemized bill that states a deadline for payment, and any unpaid balance shall be deemed additional rent due hereunder.

11. *RIGHT OF ENTRY*: The **RESIDENT** acknowledges and agrees that the **COMMUNITY** hereby reserves unto itself, or its agents, the right of access to enter and inspect the **HOME SITE**, repair, maintain, replace, and improve park utilities, supply or replace a service, install, repair, maintain, and replace utility meters, enforce rules, acquire access to other parts of the **COMMUNITY**, and to show the **HOME SITE** at any reasonable time, or immediately in cases of emergency. The **COMMUNITY** shall also have the right, in cases of emergency, to move the manufactured home and any personal property on the **HOME SITE**. The **COMMUNITY** may also enter the interior of the home, by invitation of the **RESIDENT**, to respond to an emergency, to prevent damage to **COMMUNITY** facilities, and to protect the health and safety of other residents.

12. WAIVER OF LIABILITY / INDEMNIFICATION: The RESIDENT will make no claim against the COMMUNITY, or its owners, for or on account of any personal injury sustained or loss or damage to any

property caused by fire, water, deluge overflow, or explosion, howsoever arising, or for the loss of any articles by theft or any other cause. The **RESIDENT** hereby expressly waives any and all such claims against the **COMMUNITY**. Further, the **RESIDENTS** shall indemnify the **COMMUNITY**, and its owners, and hold them harmless from any claim or damage arising out of any injury, death or property damage occurring in, on, or about the premises.

13. *PERSONAL PROPERTY*: The COMMUNITY is not responsible for damage to the **RESIDENT'S** property unless the **COMMUNITY** causes the damage. The **COMMUNITY** is not responsible for any damage to the **RESIDENT'S** property due to the interruption of service by any utility. The **COMMUNITY** is not responsible for any damage to the manufactured home or its contents. **RESIDENT** agrees to look solely to **RESIDENT'S** own insurance in case of any loss.

14. *STORAGE AREA*: In the event the COMMUNITY does not have a storage area, all campers, snowmobiles, boats, trailers, unused or unlicensed vehicles and other large vehicles all must be stored off COMMUNITY premises, unless otherwise permitted in the COMMUNITY Rules and Regulations.

15. *ABANDONMENT*: If **RESIDENT** abandons the home or other personal property, the **COMMUNITY** may remove, store, and/or sell the manufactured home or other personal property as permitted by Minnesota Law. **RESIDENT** agrees to pay all costs and expenses incurred by **COMMUNITY** in moving, storing, or selling the home or other personal property, including storage charges, lock down, inventory, and weatherization charges, moving costs (if applicable), court costs, publication fees, and attorney fees. The **COMMUNITY** shall not be liable for any damage, conversion or trespass of any personal property not removed by the **RESIDENT**, nor for any negligence, damage, or loss incurred by moving, transporting, storing or caring for the property.

16. ASSIGNMENT/SUBLETTING: The RESIDENT must not sublet or assign this Lease or the HOME SITE to anybody without the COMMUNITY'S written permission. The RESIDENT does not have to inform the COMMUNITY of overnight visitors who stay less than fourteen (14) consecutive nights or fourteen (14) nights in a six-month period. But if any adult comes to live or stay longer than stated above with the RESIDENT after this Lease is signed, or if any minor children of the RESIDENT become an adult (turn 18), the RESIDENT must have the adult come to the COMMUNITY office to apply to become a resident and to sign this Lease.

17. SALE OF THE RESIDENT'S MANUFACTURED HOME: Before approving the buyer, the COMMUNITY may inspect the RESIDENT'S HOME SITE and the outside of the RESIDENT'S manufactured home to see whether the HOME SITE and the home complies with Minnesota Statutes Section 327C, Minnesota Rules (Chapter 1350), county and local ordinances, and COMMUNITY Rules and Regulations. The COMMUNITY may require that any non-compliant items be repaired, replaced, or removed prior to approving an "in-park" sale pursuant to Minnesota Statutes. The RESIDENT must give a completed copy of the Manufactured Home Safety Feature Disclosure form to all prospective buyers prior to the sale of the home.

The **COMMUNITY** must not charge any fee to the **RESIDENT** for allowing the **RESIDENT** to sell the home within the **COMMUNITY**. The **COMMUNITY** must not require the **RESIDENT** to sell the home to the **COMMUNITY** or use the **COMMUNITY**'S services to arrange the sale of the home. If the home is going to remain in the manufactured home park, the **COMMUNITY** has the right to approve the buyer as a resident, and to charge a fee up to \$25 for processing a prospective buyer's application for residency. However, the **COMMUNITY** must comply with these requirements in processing a prospective buyer's application: (a) If the **COMMUNITY** requires a prospective buyer to apply in person or to be interviewed in person, the **COMMUNITY** must be available to meet with the prospective buyer at reasonable times; (b) The **COMMUNITY** must decide whether to accept or deny the buyer within 14 days of receiving a completed

application unless the **COMMUNITY** gives the buyer and the **RESIDENT** a written explanation of the reasons for the delay and then makes a decision as soon as practicable; (c) The **COMMUNITY** must have a written explanation for the way it decides to approve or deny buyers and the **COMMUNITY** must make copies of the explanation available without charge; (d) The policies for approval and rejection must be reasonable and must be applied equally to all applications; (e) The **COMMUNITY** must not use any stricter standards for approving a prospective buyer than the **COMMUNITY** uses for approving other prospective residents. In addition, if the **COMMUNITY** denies a buyer's application: (a) The denial must be reasonable; (b) The denial must not be based on a reason which is prohibited by federal, state or local law; and (c) The **COMMUNITY** must give the buyer a written explanation for the denial if the buyer asks for one.

The **COMMUNITY** may use the following criteria to evaluate the credit worthiness and suitability of prospective buyers:

- a. Prior rental references.
- b. Prior rental history.
- c. Credit history.
- d. Character reference.
- e. Criminal history.
- f. Insufficient periodic income regardless of source.
- g. Presence of pets which are unacceptable pursuant to Community Rules or state or local law.
- h. Evidence that the prospective purchaser has provided false or otherwise incorrect information on the application.
- i. Failure to provide information required by the application.
- j. The refusal of the prospective purchaser to sign a Lease.
- k. Management's personal evaluation of the attitude and cooperative nature of the prospective resident during the application process.
- 1. Any other facts or factors deemed by management to be significant to evaluation of a prospective resident.
- m. Such other written criteria or eligibility requirements as may be in effect within the community at the time the application is processed.

The **COMMUNITY** may require the prospective buyer to agree to rules which are different from those that apply to the **RESIDENT**, but the **COMMUNITY** may not require the prospective buyer or the **RESIDENT** to comply with a rule adopted or amended after the **RESIDENT** entered into the rental agreement which would: (a) significantly increase the difficulty or time involved in selling the **RESIDENT'S** home: (b) significantly decreases the price which the **RESIDENT'S** home can be sold; or (c) involve any other significant cost for either the **RESIDENT** or the buyer. However, if a part of the **RESIDENT'S** home or shed is so dilapidated that total replacement is necessary, then the **COMMUNITY** may require that the replacement comply with a rule that was adopted after the rental agreement was signed.

18. CHANGES IN THIS LEASE OR THE COMMUNITY RULES AND REGULATIONS: The COMMUNITY must give the RESIDENT 60-day written notice of any changes in this Lease or in the COMMUNITY'S Rules and Regulations.

19. TERMINATION OF THE LEASE BY THE RESIDENT: Rental periods under this Lease begin on the first day of the month and end on the last day of the month. If the **RESIDENT** wants to end this Lease and leave the manufactured home park, the **RESIDENT** must notify the **COMMUNITY** in writing **TWO FULL RENTAL PERIODS** (60-days) in advance. This Lease and the **RESIDENT'S** obligation to pay rent will end when two full rental periods have passed after the date of notification -- even if the **RESIDENT** moves out of the manufactured home **COMMUNITY** earlier. If the **RESIDENT** does move from the **COMMUNITY** before the Lease ends, the **RESIDENT** must still pay rent through the end of the second full rental period

following the notice. **EXCEPT**, if a new and approved resident moves into or rents the Home site, then the **RESIDENT'S** obligation to pay rent ends as soon as the new resident has signed a lease and begins to pay rent.

20. *TERMINATION OF THE LEASE BY THE COMMUNITY -- EVICTION*: The **RESIDENT'S** lease shall terminate and the **COMMUNITY** may evict the **RESIDENT** for the following reasons:

A. If the **RESIDENT** does not pay rent or utility charges on time: The **COMMUNITY** shall give the **RESIDENT** written notice and allow the **RESIDENT** ten days to pay the full amount due.

B. If the **RESIDENT** refuses or fails to comply with a law, ordinance, code, or government regulation, including those relating to manufactured home or manufactured home parks (including the timely payment of personal property taxes): The **COMMUNITY** shall notify the **RESIDENT** in writing what the **RESIDENT** is doing wrong. If the law or regulation gives the **RESIDENT** a certain time to comply, then the **RESIDENT** must comply within that time. If the law or regulation does not set a specific time limit, then the **RESIDENT** shall comply within a reasonable amount of time.

C. If the **RESIDENT** breaks the terms of this lease or the **COMMUNITY'S** Rules and Regulations: The **COMMUNITY** must give the **RESIDENT** written notice of the problem. The **RESIDENT** then has 30 days to comply with the Lease or the Rules and Regulations.

D. If the **RESIDENT** repeatedly violates **COMMUNITY** rules or the Lease or any laws or ordinances relating to manufactured home parks, and the **COMMUNITY** has given written notices to the **RESIDENT** concerning those violations: The **COMMUNITY** may give the **RESIDENT** a written warning that any future violations will be considered a cause for eviction. If within six months of receiving the written warning the **RESIDENT** again violates any important provision of **COMMUNITY** rules or of the Lease or a law or ordinance relating to manufactured home parks, the **COMMUNITY** may ask the resident to leave immediately.

E. If the **RESIDENT** does something in the **COMMUNITY** which endangers the health or safety of other **COMMUNITY** residents or **COMMUNITY** personnel, which seriously damages the manufactured home park or which substantially annoys other residents: The **COMMUNITY** may give the **RESIDENT** a notice to move within thirty days. If the **RESIDENT** has not moved out of the **COMMUNITY** at the end of the 30 days, the **COMMUNITY** may go to court to evict the **RESIDENT**. If after receiving a notice to move within 30 days, the **RESIDENT** again endangers the health or safety of other **COMMUNITY** residents or **COMMUNITY** personnel, seriously damages the **COMMUNITY** or substantially annoys other residents, the **COMMUNITY** may go to court immediately to evict the resident.

F. If all or part of the Manufactured home park is going to close: The **COMMUNITY** must give the **RESIDENT** nine months written notice. If part of the **COMMUNITY** will remain open, and a **HOME SITE** is available in the open section, the **RESIDENT** has the right to move to that **HOME SITE** unless the **RESIDENT'S** home, because of its size or local ordinance, is not compatible with the **HOME SITE**.

G. If the **COMMUNITY** intends to make improvements to the manufactured home park which will significantly benefit the health and safety of the **RESIDENTS** or which have been ordered by a government agency, and to make those improvements it is necessary to remove the **RESIDENT'S** home from the manufactured home park: The **COMMUNITY** must give the **RESIDENT** 90 days written notice. If another Home site is available in the **COMMUNITY**, the **COMMUNITY** must allow the **RESIDENT** to relocate the home to that Home site unless the home, because of its size or local ordinance, is not compatible with that Home site.

H. If the **RESIDENT** gives false information in the application for tenancy and the **COMMUNITY** discovers the false information within one year of the date on which the **RESIDENT** starts paying rent: The **COMMUNITY** may ask the **RESIDENT** to leave immediately.

I. If the **RESIDENT** unlawfully allows controlled substances to be present on the **HOME SITE**: The Lease may be immediately terminated. A controlled substance is a substance which is acquired or controlled in violation of Minnesota Statute Chapter 152.

J. Nothing herein shall prohibit the **COMMUNITY** and **RESIDENT** from agreeing to a termination of this Lease permitting the **RESIDENT** to vacate voluntarily following notice to do so.

21. *PETS*: Unless the **COMMUNITY** allows pets, in which case such pets shall be kept in strict compliance with said **COMMUNITY** Rules and Regulation, the **RESIDENT** will not keep any **PETS** of any type without the express written consent of the **COMMUNITY**.

22. SURRENDER OF THE HOME SITE: The RESIDENT covenants that upon termination of this Lease for any reason, the RESIDENT will surrender to the COMMUNITY the HOME SITE, together with all improvements, alterations, replacements thereto (including garages or shed built upon a foundation or concrete slab), in good order, condition and repair, providing, however, that if the COMMUNITY requests RESIDENT to remove any such improvements, alterations or replacements, the RESIDENT shall remove same and restore the HOME SITE to its condition prior to the Lease hereof.

23. *CONDEMNATION*: If the manufactured home park and the **HOME SITE** rented by the **RESIDENT** are taken by or sold to the government, the **COMMUNITY** may terminate this Lease. The **COMMUNITY** must inform the **RESIDENT** of the date and circumstances of the condemnation as soon as the **COMMUNITY** receives definite information from the government.

24. *RIGHTS AND DUTIES RESERVED*: Nothing in this Lease or the **COMMUNITY'S** Rules and Regulations can change or take away any of the rights which the **COMMUNITY** has under any law, ordinance or other government regulation. Nothing in this Lease or the **COMMUNITY'S** Rules and Regulations can authorize either the **COMMUNITY** or the **RESIDENT** to disobey any law, ordinance or other government regulation. Failure by the **COMMUNITY** or the **RESIDENT** to enforce any right under this Lease does not mean that the **COMMUNITY** or the **RESIDENT** has waived or given away that right.

25. *MODIFICATIONS OF LEASE*: That the **COMMUNITY** has made no promises or representations except those contained in this agreement, and, except as otherwise provided herein or as provided in Minnesota Statutes Section 327C, this Lease may only be changed by 60 days written notice pursuant to Minnesota Statutes Section 327C, or in writing, signed and acknowledged by both parties.

26. *ATTORNEYS' FEES*: In the event the **COMMUNITY** takes the **RESIDENT** to court in order to enforce any provision of this Lease or to terminate the same and evict the **RESIDENT**, the **COMMUNITY** shall be entitled to attorneys' fees incurred in conjunction with any such said action. In the event the **COMMUNITY** prevails in an action to enforce **COMMUNITY** rights under this Lease, the **COMMUNITY** is entitled to all costs, disbursements and reasonable attorneys' fees. These sums shall be due from **RESIDENT** as additional rent.

27. *JOINT LIABILITY*: Each **RESIDENT**, if there is more than one, agrees to be individually liable for the total amount of any rent and/or the total amount of any damages to the **COMMUNITY**, including attorneys' fees assessed in paragraph 26 above, whether or not the individual is personally responsible for the damages.

28. *SEVERANCE CLAUSE*: If any provision of this Lease or any portion of any document incorporated into this Lease is ruled invalid or otherwise unenforceable, the remainder of the Lease or other document will not be affected and each other term and provision will be valid and enforceable to the fullest extent permitted by law.

29. CRIME FREE LEASE COVENANTS:

A. **RESIDENT**, any members of the **RESIDENT'S** household or guest or other person under the **RESIDENT'S** control shall not engage in criminal activity, including drug-related criminal activity, in or near the **COMMUNITY**. "Drug-related criminal activity" means the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute or use of a controlled substance (as defined in Section 102 of the Controlled Substance Act [21 U.S.C. 802]).

B. **RESIDENT(s)**, any member of the **RESIDENT'S** household or a guest or other person under the **RESIDENT'S** control shall not engage in any act intended to facilitate criminal activity, including drug-related criminal activity, on or near the **COMMUNITY**.

C. **RESIDENT** or members of the household will not permit the **COMMUNITY** premises to be used for, or to facilitate criminal activity, including drug-related criminal activity, regardless of whether the individual engaging in such activity is a member of the household or a guest.

D. **RESIDENT**, any member of the **RESIDENT'S** household or a guest, or another person under the **RESIDENT'S** control shall not engage in the unlawful manufacturing, selling, using, storing, keeping or giving of a controlled substance at any location, whether on or near the **COMMUNITY** or otherwise.

E. **RESIDENT**, any member of the **RESIDENT'S** household, or a guest or another person under the **RESIDENT'S** control shall not engage in any criminal activity, including prostitution, criminal street gang activity, threatening or intimidating or assaultive behavior including but not limited to the unlawful discharge of firearms, in or near the **COMMUNITY**, or any breach of the Lease agreement that otherwise jeopardizes the health and safety and welfare of the landlord, its agents or other **RESIDENT** or involving imminent or actual serious property damage.

F. Violation of the above provisions shall be a material and irreparable violation of the Lease and cause for immediate termination of tenancy and the Lease. **Initial(s) of RESIDENT(S):**

30. *WAIVER*: The COMMUNITY'S failure to enforce any provision of this Lease or the Rules and Regulations will not be deemed a waiver of the COMMUNITY'S right to enforce said provisions on future occasions.

RESIDENT (S) AGREES THAT ACCEPTANCE OF RENT FOLLOWING NOTICE OF DEFAULT OR TERMINATION SHALL NOT WAIVE ANY RIGHTS OF THE COMMUNITY TO RECOVER POSESSION OF THE HOME SITE. Initial(s) of RESIDENT(S): _____

31. *NOTICES*: The **RESIDENT** may give any notice required by this Lease or the **COMMUNITY'S** Rules and Regulations by personally taking the notice to the **COMMUNITY** office or by mailing the notice to the **COMMUNITY/MANAGEMENT** office at: <u>2501 LOWRY AVENUE NE ~ ST. ANTHONY, MN 55418</u>. The **COMMUNITY** may give any notice to the **RESIDENT** or the **RESIDENT'S** home, by posting the notice on the **RESIDENT'S** home, or by mailing the notice to the **RESIDENT** at the **RESIDENT'S** last known address.

PLEASE READ THIS LEASE BEFORE YOU SIGN IT

IN WITNESS WHEREOF, this Agreement is executed as of the date set forth above.

THE RESIDENTS:

X	_	
X		Date
X	-	
X		Date
	-	Date
X		2
		Date
THE COMMUNITY:		
X	_	
	-	Date
Its:	-	

<u>RECEIPT</u>

I/We have received and read a copy of the Lease, the Community Rules and Regulations, the Emergency Procedures, the "IMPORTANT NOTICE", and agree to be bound by the terms and conditions therein.

Dated:_____

Resident

Resident

Resident