ROSEDALE RENTALS LEASE AGREEMENT

This con	ntract made	and entered into this	by and between	, herein referred to as the Owner and		
			, herein referred to as the Renter(s) or Tenant(s), ARTICLE I	under the following terms, conditions and covenants:		
1.01	Propert	y address:	ARTICLET			
1.02	Propert	y description:				
1.03	washer/o	dryer. The premises are to be used an unply with all building and housing co	adult tenants and no more than total tenants to d d occupied solely for residential purposes. The premises ar odes and all other health and safety regulations, including a (including minors) to be occupied by	re not to be used for any unlawful purpose. Tenant(s)		
1.04	1.041 Ad	ding Tenants/Occupants to Agreement:	- If the unit being rented accommodates additional occupants, you	need to notify the Landlord and add them to the agreement,		
	within the	first week of their arrival to the rental uni	it.			
	1.042 Subletting Prohibited: Tenant/Occupants shall not have the right to assign this Agreement or to sublet the Premises or any part thereof without the prior written concluded Council Landlord/Owner. 1.043 Guest Policy: Anyone not listed as an occupant is a guest and should not stay longer than two consecutive nights without written permission from the Landlord/Owner.					
		t stay more than 7 nights in any one montl t, and a 7-day notice to vacate the premise	h without permission from the Landlord/Owner. If it is determined as could be executed	that you have violated this policy, it is in default of the		
	1.044 Uni	it Address: The USPS mailing address a	associated with the unit is ONLY for the use of the tenants that have			
1.05			ccording to the law, it will be a default of agreement, and a 7-day negrous per month, due and page.			
1100	1.051		ue date: Partial payments do not extend the due date.	symbol on the most (1) only of each month.		
	1.052		aid by the due date shall constitute late payment and subject			
			without late fee or if rent is mailed postmarked after the stat. Rent not paid by due date may receive a 7-day notice to p			
		days after the due date, is in defa	ult of agreement, and a 7-day notice to vacate premises w	vill be initiated.		
	1.053		by a check with insufficient funds will constitute a default a cond insufficient fund offense will result in the late fee, a			
			ecause of default. All insufficient fund charges are due 7			
	1.054		n settling a dispute of insufficient funds.			
	1.054		I notify the landlord of any kind of extended absence of the re on the part of the tenant to give the landlord notice of thi			
		as an abandonment of the premise	es, allowing the landlord to enter and take possession of the	premises without further demand for rent or notice		
			es and to change the locks on said premises. In the event the			
			ises belonging to the tenant or guest(s) may be removed by e abandoned goods. Any cost in disposing of said goods sh			
1.06	Terms:	This agreement shall begin on the	an	d is renewed every time rent is collected by due date.		
			a written 30-day notice by either landlord or tenant to termi 7-day notice as stated and agreed upon in this contract.	inate the agreement unless there is a default in		
1.07		deposit: Renter will pay a security		to secure the		
	performa 0992712. A to be the	ance of the terms, conditions and cov As stated in 1.18, proper procedure for ir payment for their last month's rent	renants contained in this agreement and the rules and regular or vacating premises, rent shall be paid in full to termination t. Renters' failure to vacate premises by termination date w	n date. Renter(s) shall NOT consider security deposit vill cause renters to incur a charge of two times the		
			upy the premises after termination date. Landlord shall hav writing. All items left at said premises belonging to the ter			
	no oblig	ations upon the landlord to preserve,	maintain and/or store the abandoned goods. Any cost in di	sposing of said goods shall be at the cost of the		
	tenant. The defects noted will be corrected at the exper		at the expense of the renter. Any cleaning and/or repairs that the expense of the renter. Cleaning and maintenance cost			
	is financ	cially responsible for rent for 30 day	s from notice, whether, they remain on the premises, unle	ess otherwise agreed. If landlord must pursue legal		
1.00			ion above security deposit amount, tenant(s) shall pay a ty deposit shall be returned to the renter within four (4) we			
1.08	agreeme	nt. Should the checkout be unsatisfac	ty deposit shall be returned to the reflect within rour (4) well story, return may take longer, as the costs of repairs and repairs among tenants unless otherwise indicated in writing. *Ple:	placement of damaged items are assessed. Security		
1.09			er, and trash pick-up) shall be provided by landlord to a total			
1.10			payment by the renter. You do NOT have permission to ins			
1.10			er pet and \$50 Monthly Pet Fee per pet – Dogs (under 5 on Premises. Please see Pet Policy and Check-in Agree			
	accompa	nied by pets or ESA's. ~Do not boar	d pets for other people at the property you are renting. ~Gu	uests with certified/registered Service Animals are		
		2	'ESA's. They are not allowed on the property. Any non-cl	1 1 2		
	default and tenant(s) will be charged \$30 per day per animal to board it at unit, until required deposit(s) and fee(s) are paid and sufficient check-in and paperwork is completed. Any boarding fees not paid directly to Landlord will be held from security deposit. Pet maximum is one per adult tenant.					
1.11	Service	Animals and ESA's: Tenants shall	ll Check-in Service Animals/ESA's with the Service Ani	imal/ESA Check-In Agreements PRIOR to		
	housing animal at unit. While a Tenant with a Service Animal or ESA is not obligated to pay additional rent or deposit, the tenant shall observe the necessary regulations as the responsible party for said Service Animal or ESA. Regarding the facility's security deposit, as a joint agreement, the whole					
	security deposit will be subject to any damages or fees associated with said Service Animal or ESA. If Service Animal or ESA constitutes a threat to the health or safety of other tenants, or otherwise creates a nuisance, which disturbs the rights, comfort, or quiet enjoyment of other tenants, a request for					
	removal	of the Service Animal or ESA will b	e initiated. Reasonable accommodations for ESA's and Selefault and tenant(s) will be charged \$30 per day per animal	rvice Animals are established. Any unchecked-in		
	complete	ed. An ESA is a prescription from a l	icensed medical health professional. *Please see sample let	tter for help with providing sufficient paperwork.		
1.12			nall constitute a default and grounds for a 7-day notice agre			
1.13			eighbors and the City Noise Ordinance by keeping the nois the premises in a good and tenable state of repair. Landlord			
	needed.	Smoking, including but not limited to	to tobacco products, electronic cigarettes, and cannabis, is p lefault of this agreement. Renter(s) shall keep areas around	prohibited inside the rental unit and all shared		
	storage.	Renter(s) will be responsible financia	ally, if the units' functions are compromised. Should tenant	t(s) introduce pests such as roaches or bedbugs,		
			emoval and the cost thereof. Tenant(s) shall notify Landlor blem has been eradicated. Landlords occasionally spray fo			
	Landiole	, a state-ment showing the pro	occusionary spray to	- amago and options, and, otermout do not note		

responsibility to eradicate every single insect. The tenant is responsible for daily normal insect removal. Renter(s) shall keep property clean in a way that does not attract such pests. Renter(s) is responsible for purchasing and replacing light bulbs, purchasing and replacing them with the same kind and color that is being replaced and keeping fire alarms in working order, including replacing batteries. Tenant(s) shall NOT ever change doorknobs and/or locks. Tenant(s) should use a reasonable sized nail and/or screws when securing wall hangings. If nails and/or screws over ½" are used, or command strips are not removed and/or not removed properly, Tenant(s) may be charged for drywall repair. The tenant will give prompt notice to the Landlord of any defects or breakage in the building and fixtures therein. The tenant will be liable for any repairs necessitated by the tenants or their guests' negligence or lack of special care, including but not limited to all screens, windows, and doors. Heat, water, and electricity will be maintained and repaired by the Landlord, when needed and not an issue with the utility company. Tenant(s) shall not attempt to execute any kind of major repairs to the unit without the consent of the Landlord. Should a Tenant find the inhabitance unsatisfactory for any other reason than heat, water, or electricity, they should give notice to terminate agreement and move. Tenants should not use indoor furniture outdoors. Tenant(s) shall never remove any appliances or fixtures from the property. No painting, renovation or extensive repair is to be done by the renter unless agreed upon in writing. No satellite dishes are to be installed upon premises. No entering or exiting through windows, unless in an emergency.

- 1.14 **Grounds keeping:** Landlord performs lawn care maintenance, including mowing, but NOT snow removal. **The tenant is responsible for garbage removal.** Landlord provides garbage can through the city, tenant maintains in accordance with City of Morehead regulations. Costs for maintaining grounds due to the renter's neglect may be deducted from security deposit.
- 1.15 Parking: Renter and guests shall respect designated parking. Do not block other tenants' parking, driveways or roadways.
- 1.16 **Inspection:** Owner maintains the right to periodically inspect premises. If major problems are found, the renter will be given a reasonable amount of time to correct problems. If problems are not resolved to satisfaction of owner, it shall be considered a default and renter will be given a 7-day notice to vacate.
- Release of liability: The tenant releases the landlord from liability for any loss or damage to any person or thing on the premises, however occurring. The landlord will not be liable for loss of damage to the person or property of the tenant or any other person on the premises resulting from any cause whatsoever other than that caused by the landlord's willful negligence. Renters, at the renter's option and expense, may provide insurance on their own personal property as may be deemed necessary by the renter. Renter acknowledges owner has no obligation to provide insurance on renter's personal property and will forever release and hold owner harmless of any damage or liability.
- 1.18 **Procedure for vacating premises:** Thirty (30) days prior to the date of moving given on the first of the applicable month, renter shall (a) execute in writing or text intent, receiving confirmation, to vacate the premises stating the day/date premises will be ready for inspection and stating any unequal security deposit disbursements, (b) pay rent in full to termination date, (c) allow the owner to show the premises during that thirty-day period, (d) allow the owner to make any necessary repairs during that thirty-day period, (e) Remove ALL personal belongings from premises, and (f) The premises must be thoroughly cleaned to include, but not limited to, all appliances, fixtures, furnishings, floors, windows, doors, woodwork, cabinets, and carpets.

ARTICLE II -Events of Default and Remedies

- 2.01 **Events of Default:** The following shall constitute events of default hereunder:
 - (a) if any rents are not received by the owner on time, or
 - (b) if the renter fails to observe or perform any covenant or condition as provided in this agreement.
 - (c) if the renter eliminates lines of communication with Landlord such as changing phone numbers without notifying Landlord
- 2.02 **Remedies:** Upon the happening of any event of default and at any time thereafter, the owner may:
 - (a) give renter notice to vacate and clean the premises within seven (7) days and/or
 - (b) after expiration of the seven (7) day notice, and at owner's discretion, may remove and dispose of any personal property or debris, without further notice or liability to the renter.
 - (c) collect any rents, damage, or charges, owing under the agreement after default and/or evictions.
 - (d) terminate this rental agreement upon the giving of lawful notice to the tenant. The failure of the landlord to exercise the option to terminate shall not constitute a waiver of the right to exercise the same at any other time.

ARTICLE III - Miscellaneous

- Notices: All notices shall be in writing or texted (receiving confirmation) and shall be deemed to be sufficiently given or served when mailed to Rosedale Rentals c/o: Kristi Wilson, PO Box 1484, Morehead, KY 40351 or texted to 606-776-4197, with a reply of receipt.
- 3.02 **Entirety:** This rental agreement and rules and regulations thereof represent the entire agreement between the renter and the owner, and no provisions, warranties expressed or implied, not contained in signed written documents, shall be binding on the renter or the owner.
- 3.03 **Enforcement:** Any clause found unenforceable shall not make any other clause unenforceable.

Executed this

I hereby agree with the conditions thereof in this agreement and acknowledge that I am aware of the stipulations of Animal Policies, RENT DUE DATE and payment instructions, Tandem Parking Instructions, Repair & Maintenance Policy, Move-Out Guidelines, Normal Wear & Tear, City of Morehead Garbage Can Regulations, and Potential Costs upon check-out, which can be viewed at *www.rosedalerentalsinfo.com and/or are stated directly in this agreement.

Tenant/Occupant signature	Date	cell #	
Emergency Contact & Phone Number_			
Tenant/Occupant signature	Date	cell #	
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