## **Tallarigo Properties LEASE AGREEMENT**

AGREEMENT, this	day of	, 20	_, between Lessor/Ag	gent and			
			Lessee(s),	to lease the premises known			
as		, Apt.#_	, Zip	, commencing on			
, and continuing on a month to month basis.							
due by 5:00 p.m. on the last of the rent is not paid by 5:00 p	day of each month, preceding the o.m. on the fifth (5th) day of any m	month for which the sa nonth during the term o	me shall apply. Lesse f this Lease, and \$5.0	Such installments shall be see agrees to pay a late penalty of \$50.00 if 00 per day for each twenty-four (24) hour Lessee nor compromise any of the			
Lessor's/Agent's rights. All #241279616/Account #1206 Tallarigo 513-477-4111. In t and rent payments thereafter	payments are to be made via Dire 5151000270, US Bank - Routing # the event a check is dishonored, L r shall be made via money order.	ect Deposit, payable to 121122676/Account #1 essor shall be due a \$3:	Ben Tallarigo at Supe .57526751340, PayPa 5.00 return check fee	erior Credit Union - Routing al - <a href="mailto:btallarigo@gmail.com">btallarigo@gmail.com</a> , or Venmo - Ben and late fees until the funds are made good			
to secure Lessee's faithful per Lessor, and Lessee is liable fagrees to reimburse the Lesse return whatever is due Lesse	erformance hereunder. The Securit for breach of this agreement and sl sor immediately upon presentation	ty Deposit may not be a hall not be limited to the of a bill for any damage see vacates by returning	applied by Lessee as possible value of the Security and/or loss. If the f	, which Lessor agrees to hold as a deposit payment of any rent or damages due by Deposit for damages and/or loss. Lessee following conditions are met, Lessor shall Deposit refunds shall be made payable to			
Lessor shall charge against the water leaks, including, but no B) Give at least this rent payment shall be a full r	the Security Deposit for any work not limited to, overflow of water du irty (30) days written notice of the	he deems necessary and ue to stoppage of drain e date of vacation, the d day of the final month	d shall make an accou lines, open windows ate the keys will be re	ay a minimum \$350.00 cleaning fee. unting thereof. Damage from unreported and a/c units shall be billed to the tenant. eturned, and a forwarding address. The last to the first day of the following month.			
remove personal property, th	nat property shall be deemed aband	doned.		tenant vacates and fails to immediately utilities, late payment fees, and/or return			
check fees, from the Security		r burunees, dumages un	a/01 103503, 501 v1003,	diffices, face payment fees, and of feturi			
management utility, plus a \$3 shall be computed for the bu <b>4. MAINTENANCE</b> – Less	5.00 meter reading and accounting ailding on aper capita basee shall maintain and keep the pro-	g fee. Water, sewage, gasis, payable upon receiemises clean, with garb	arbage, storm water note to Ben Tallarigo.  age put out weekly to	ater, sewage, garbage and storm water nanagement utility and common utilities to the street not before 7:00 a.m.			
the Lessee's responsibility to condensation and/or freezing ways, decks and railings with within the building. Lessee is	o exterminate in the future should g and shall be liable for any damag thin 48 hours of each occurrence. is subject to eviction if these stand	this become a problem ge from failure to do so Noise within the premi ards are not maintained	Lessee shall maintai Lessee shall be resp ses is to be kept to a r	n interior temperature at a level to prevent onsible for snow removal including entry minimum. NO SMOKING is permitted			
Occupancy by guests withou supervision of an adult at all Lessee agrees that the premis on the rental application. An	at approval is prohibited and shall times. The Lessee is fully responsi ses will be used for residential pur tyone occupying the premises other	be cause for eviction. Casible and liable for any rposes only and will one or than those named in the case of the cause of	Children are not allow injury to a child and ly be occupied by the chis Lease Agreement	ne written consent of the Lessor/Agent. Yed on the premises except under the any damage to the premises by the child. Use named in this Lease Agreement or listed To the premise in the child. The premise is the child. The premi			

**6. SMOKE DETECTORS** – A smoke detector and fire extinguisher have been installed in the premises. It is the Lessee's responsibility to maintain these devices in a fully operational condition at all times. There will be a \$65.00 charge in the event either device is found out of service at any time. **7. RIGHT TO ENTER** – Lessor/Agent shall have the right to enter the premises during all reasonable hours and reserves the right to perform

monthly inspections. Lessor/Agent shall call first unless in an emergency.

8. REDECORATION – Lessee shall not cause any permanent change to the premises, change locks, paint, or redecorate the premises without the							
written consent of the Lessor and without an additional security deposit paid to the Lessor. Tenant shall not use tape or tacky adhesive. No satell							
dishes. New cable must have prior app	roval.						
-	•	als upon the premises without the writte	_				
	-	animals on the premises owned by or as	_				
_		-	animal, effective from the date any notice				
		sit, and shall be cause for eviction at the					
		Lessee shall be responsible					
		s. Lessee shall be fined \$75.00 per occur	rence if vehicles are not removed, for				
any reason, within the allotted time des		1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	41 4 C				
11. STORAGE – Lessee shall store possessions only in the designated storage area. Common areas shall not be used for storage unless addrent is paid. Lessor shall not be responsible for any damage and/or loss, including, but not limited to fire, water, or theft of Lessee's possessions.							
	sible for any damage and/or for	ss, including, but not infinited to fire, wa	ter, or their or Lessee's possessions				
anywhere on the premises.  12 INSUDANCE AND INDEMNIE	ICATION   Lassee agrees to a	provida insuranca covaraga for Lassor's	s property and any liabilities for all risks				
		-					
resulting from the negligent acts of Lessee, his agents, guests, or invitees, applicable to any part of the premises. Lessee further agrees to inder Lessor for any damage or loss resulting from a failure of Lessee to maintain such coverage with a minimum liability of \$250,000.00 for such ri							
and shall further indemnify Lessor should Lessor become liable to any guests, servants, agents or insurers of Lessee. Lessee shall be liable for any							
damage resulting to Lessor or other persons from the failure of Lessee, his agents, guests, or invitees to abide by this agreement, and for any and all							
damages to said premises caused by misuse, abuse, or neglect by Lessee, his agents, guests, or invitees. Lessor and his property shall be named as							
insured on Lessee's policy. Lessee shall provide Lessor/Agent with evidence of insurance documentation.							
13. DEFAULT – If any default of lessee hereunder shall continue for three (3) days after notice thereof, Lessor/Agent may, by giving notice to							
-		mmary proceedings evicting the Lessee					
	_	ssee shall remain liable for the balance					
			ating and cleaning incurred by the Lessor,				
together with court costs and related ex	xpenses. Each signatory to the	Lease Agreement shall be jointly and se	everally liable for the full amount of the				
rent and all terms and conditions herein set forth. Lessee acknowledges that in the event of a default by Lessee or tenancy less than 180 days from the							
commencement date above, Lessor wil	ll endeavor to mitigate Lessee'	's damages and that this mitigation will	involve untimely expenses to Lessor,				
			re contention, the parties agree that these				
expenses shall be calculated as follows and may be charged against the Security Deposit: Document Preparation: - \$35.00; review of documents with							
		0; showing apartment - \$250.00; default					
	_	I understand and agree to its terms -					
		ne entire agreement between the parties					
		ment is rented in its current condition up					
condition must be reported in writing within 72 hours of Lessee(s) taking possession of the premises on the Move-In/Out Checklist provided and							
include supporting pictures. This contract is binding immediately, making all payments nonrefundable, except under the terms of Clause #2 above.  IN WITNESS WHEREOF, the parties in agreement hereto, having read all of the above, voluntarily set their hands on the day first written above.							
IN WITNESS WHEREOF, the parties	in agreement hereto, having re	ead all of the above, voluntarily set their	hands on the day first written above.				
Lessor/Agent	Date	Lessee	Date				
Desson/Tigent	Dute	Lessee	Bute				
(Print)		(Print)	Phone #				
Phone #		Email					
Email		Lessee	Date				
Address		(Print)	Phone #				
		Email					