## RESIDENTIAL LEASE AGREEMENT

1.	This AGREEMENT is entered into this	day of	between between	a managery through the Orymonic	
BR	OKER,	, ( LAI , , (hereir	after referred to as "BROKE	R") and	
	Tenant's Name:		Phone No	_	
	Tenant's Name:		Phone No		
	Tenant's Name:		Phone No		
	Tenant's Name:		Phone No		
(her	reinafter called TENANT), which parties here	eby agree to as follows:			
2.	<b>SUMMARY:</b> The initial rents, charges and	deposits are as follows: Total Amount	Received	Balance Due Prior to Occupancy	
Ren	at: From, To	\$	\$	\$	
	urity Deposit  Deposit	\$	\$	\$ \$	
	nin Fee/Credit App Fee (Non-refundable)	\$ \$	\$	\$\$ \$	
Oth	er	\$		\$	
	TAL y balance due prior to occupancy to be pai	\$		<u> </u>	
	PREMISES: Landlord hereby leases to TENANT and TENANT hereby leases from Landlord, subject to the terms and conditions of the lease, the Premises known and designated as				
6.	giving the other party thirty (30) days written notice delivered by certified mail (all calculation based on 30 day month). <b>RENT:</b> TENANT shall pay rent at the monthly rate of \$			•	
7.	PLACE OF PAYMENTS: TENANT shall make all payments payable to and shall mail such payments to: hand deliver such payments to during normal business hours.				
8.	LATE FEES: In the event TENANT fails to pay rent when due, TENANT shall pay a late fee of \$ plus \$ per day for each day after days that the sum was due.				
9.	9. SECURITY DEPOSITS: Upon execution of this Agreement, TENANT shall deposit with LANDLORD as a Security Deposit the sum stated in paragraph 2. TENANT shall not apply the Security Deposit to, or in lieu of, rent. At any time during the term of this Agreement and upon termination of the tenancy by either party for any reason, the LANDLORD may claim, from the Security Deposit, such amounts due Landlord under this Agreement. LANDLORD shall provide TENANT with an accounting of the disposition of the Security Deposit within thirty (30) days of termination.				
10.	<b>TRUST ACCOUNTS:</b> BROKER Shall r bookkeeping fees.	etain all interest earned,	if any, on security deposits	s to offset administration and	
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		LAS VEGAS ASSOCIATI Lease/Rental Agreement I		Tenant	

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11.	DISHONORED CHECKS: A charge of \$ shall be imposed for each dishonored check made by TENANT to LANDLORD. TENANT agrees to pay all rents, all late fees, all notice fees and all costs to honor a returned check with certified funds. After TENANT has tendered a check which is dishonored, TENANT hereby agrees to pay all remaining payments including rent due under this Agreement by certified funds. Any payments tendered to LANDLORD thereafter, which are not in the form of certified funds, shall be treated as if TENANT failed to make said payment until certified funds are received. LANDLORD presumes that TENANT is aware of the criminal sanctions and penalties for issuance of a check which TENANT knows is drawn upon insufficient funds and which is tendered for the purpose of committing a fraud upon a creditor. All late fees and dishonored check charges shall be due when incurred and after thirty (30) days shall become additional rent.			
12.	CARDS AND KEYS: Upon execution of the Agreement, TENANT shall receive the following: Door key(s), Mailbox key(s), Transmitter(s) Gate Card(s) Other(s). Tenant shall make a key deposit (if any) in the amount set forth in paragraph 2 upon execution of this Agreement. The key deposit shall be refunded within 30 days of Tenant's return of all cards and/or keys to Landlord or Landlord's BROKER.			
13.	<b>CONVEYANCES AND USES:</b> TENANT shall not assign, sublet or transfer TENANT'S interest, nor any part thereof, without prior written consent of LANDLORD. TENANT shall use the Premises for residential purposes only and not for any commercial enterprise or for any purpose which is illegal. TENANT shall not commit waste, cause excessive noise, create a nuisance or disturb others.			
14.	<b>OCCUPANTS:</b> Occupants of the Premises shall be limited to persons and shall be used solely for housing accommodations and for no other purpose.			
15.	GUESTS: The TENANT agrees to pay the sum of \$ per day for each guest remaining on the Premises more than days. Notwithstanding the foregoing, in no event shall any guest remain on the Premises for more than days.			
16.	UTILITIES: LESSEE shall immediately connect all utilities and services of premises upon commencement of lease. LESSEE is to pay when due all utilities and other charges in connection with LESSEE's individual rented premises. Responsibility is described as (T) for Tenant and (O) for Owner Electricity Gas Water Trash Sewer Cable Phone Association Fees Other: a. TENANT is responsible to connect the following utilities in TENANT'S name:			
	b. LANDLORD will maintain the connection of the following utilities in LANDLORD's name and bill TENANT for connection fees and use accordingly:			
	c. No additional phone or cable lines or outlets shall be obtained for the Premises without the LANDLORD's written consent. In the event of LANDLORD's consent, TENANT shall be responsible for all costs associated with the additional lines or outlets.  d. Within thirty (30) days of occupancy, if the Premises has insects, Landlord, at TENANTS request, will arrange for and pay for the initial pest control spraying. TENANT agrees to pay for the monthly pest control spraying fees.  e. If an alarm system exists on the Premises, TENANT shall obtain the services of an alarm services company and shall pay all costs associated therewith.  f. Other:			
17.	PETS: No pet shall be on or about the Premises at any time without written permission of LANDLORD. In the event TENAN wishes to have a pet, TENANT will complete an Application for Pet Approval. Should written permission be granted for occupancy of the designated pet, an additional security deposit in the amount of \$ will be required and paid by TENANT in advance subject to deposit terms and conditions aforementioned. TENANT agrees to indemnify LANDLORI for any and all liability, loss and damages which LANDLORD may suffer as a result of any animal in the Premises. In the ever written permission shall be granted, TENANT shall be required to procure and provide to Landlord written evidence that TENANT has obtained such insurance as may be available against property damage to the Premises and liability to third party injury. Each such policy shall name LANDLORD and LANDLORD'S AGENT as additional insureds. A copy of each such policy shall be provided to Landlord or Landlord's BROKER prior to any pets being allowed within the Premises.			
18.	<b>RESTRICTIONS:</b> TENANT shall not keep or permit to be kept in, on, or about the Premises: waterbeds, boats, campers, trailers, mobile homes, recreational or commercial vehicles or any non-operative vehicles except as follows:			
	TENANT shall not conduct nor permit any work on vehicles on the premises.			
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- 19. ALTERATIONS: TENANT shall make no alterations to the Premises without LANDLORD'S written consent. All alterations or improvements made to the Premises, shall, unless otherwise provided by written agreement between parties hereto, become the property of LANDLORD and shall remain upon the Premises and shall constitute a fixture permanently affixed to the Premises. In the event of any alterations, TENANT shall be responsible for restoring the Premises to its original condition if requested by LANDLORD or LANDLORD'S BROKER.
- **20. DEFAULT:** Failure by TENANT to pay rent, perform any obligation under this Agreement, or comply with any Association Governing Documents (if any), or TENANT's engagement in activity prohibited by this Agreement, or TENANT's failure to comply with any and all applicable laws, shall be considered a default hereunder. Upon default, LANDLORD may, at its option, terminate this tenancy upon giving proper notice. Upon default, LANDLORD shall issue a proper itemized statement to TENANT noting the amount owed by TENANT. LANDLORD may pursue any and all legal and equitable remedies available.
- 21. ENFORCEMENT: Any failure by LANDLORD to enforce the terms of this Agreement shall not constitute a waiver of said terms by LANDLORD. Acceptance of rent due by LANDLORD after any default shall not be construed to waive any right of LANDLORD or affect any notice of termination or eviction.
- 23. TERMINATION: Upon termination of the tenancy, TENANT shall surrender and vacate the Premises and shall remove any and all of TENANT'S property. TENANT shall return keys, personal property and Premises to the LANDLORD in good, clean and sanitary condition, normal wear expected. TENANT will allow LANDLORD to inspect the Premises in the TENANT's presence to verify the condition of the Premises
- **24. ATTORNEYS FEES:** In the event of any court action, the prevailing party shall be entitled to be awarded against the losing party all costs and expenses incurred thereby, including, but not limited to, reasonable attorneys fees and costs.

25.	<b>EMERGENCIES:</b>	The name, address and phone number of the party who will handle emergencies on behalf of the LANDLORD
	is as follows:	

- 26. MAINTENANCE: TENANT shall keep the Premises in a clean and good condition. TENANT shall immediately report to the LANDLORD any defect or problem pertaining to plumbing, wiring or workmanship on the Premises. TENANT shall be responsible for any MINOR repairs necessary to the Premises up to and including the cost of \$\_\_\_\_\_\_\_. TENANT agrees to pay for all repairs, replacements and maintenance required by TENANT'S misconduct or negligence or that of TENANT'S family, pets, licensees and guests, including but not limited to any damage done by wind or rain caused by leaving windows open and/or by overflow of water, or stoppage of waste pipes, or any other damage to appliances, carpeting or the building in general. At LANDLORD'S option, such charges shall be paid immediately or be regarded as additional rent to be paid no later than the next monthly payment date following such repairs.
  - a. TENANT shall change filters in the heating and air conditioning systems at least once every month, at TENANT's own expense. LANDLORD shall maintain the heating and air conditioning systems and provide for major repairs. However, any repairs to the heating or cooling system caused by dirty filters due to TENANT neglect will be the responsibility of TENANT.
  - b. TENANT shall replace all broken glass, regardless of cause of damage, at TENANT's expense.
  - c. In the case of landscaping being maintained by a contractor, TENANT agrees to cooperate with the landscape contractor in a satisfactory manner. LANDLORD provided landscaping maintenance is not to be construed as a waiver of any responsibility of the TENANT to keep and maintain the landscaping and/or shrubs, trees and sprinkler system in good condition. In the event the landscaping is not being maintained by a Contractor, TENANT shall maintain lawns, shrubs and trees. TENANT shall water all lawns, shrubs and trees, mow the lawns on a regular basis, trim the trees and fertilize lawns, shrubs and trees. If TENANT fails to maintain the landscaping in a satisfactory manner, LANDLORD may have the landscaping maintained by a landscaping contractor and charge TENANT with the actual cost. Said costs shall immediately become additional rent

immediately become additional rent.		
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Landlord\_

d. LANDLO	d. LANDLORD shall be responsible for all major electrical problems that are not caused by TENANT.				
	e. TENANT shall shall not have carpets professionally cleaned upon move out. If cleaned, TENANT shall present LANDLORD or LANDLORD'S BROKER with a receipt from a reputable carpet cleaning company.				
f. There	is is not a pool contractor whose name and pl	none number are as follows:			
sweep, cle may have	no such contractor, TENANT agrees to maintain an and keep in good condition. If TENANT fails the pool maintained by a licensed pool service lditional rent.	s to maintain the pool in a satisfac	tory manner, LANDLORD		
purposes including maintenance revie necessary/required rent and be consid LANDLORD shal	7. ACCESS: TENANT agrees to grant LANDLORD the right to enter the Premises at all reasonable times and for all reasonable purposes including showing to prospective lessees, buyers, appraisers or insurance agents or other business therein and for periodic maintenance reviews as requested by LANDLORD. If TENANT fails to keep scheduled appointments with vendors to make necessary/required repairs, TENANT shall pay for any additional charges incurred which will then become part of the next month's rent and be considered additional rent. TENANT shall not deny LANDLORD his/her rights of reasonable entry to the Premises. LANDLORD shall have the right to enter in case of emergency and other situations as specifically allowed by law. LANDLORD agrees to give TENANT Twenty-four (24) hours notification for entry, except in case of emergency.				
28. INVENTORY: It	is agreed that the following inventory is now on sa	aid premises. (Check if present; cro	oss-out if absent.)		
Refrigerate Stove Microway Disposal Dishwash Washer Dryer	Alarm System Trash Compactor Ceiling Fans	Spa Equipment Auto Sprinklers Auto Garage Openers BBQ Solar Screens Pool Equipment Other			
TENANT assumes resr	consibility for the care and maintenance thereof.				
29. SMOKE DETECT	•				
b. It is agreed	ses is equipped with a smoke detection device(s).  d that TENANT will test the smoke detector with or LANDLORD'S BROKER immediately if detec	* /	•		
30. ASSOCIATIONS: Should the Premises described herein be a part of a common interest community, homeowners association planned unit development, condominium development or such, TENANT hereby agrees to abide by the Governing Documents (INCLUDING Declarations, Bylaws, Articles, Rules and Regulations) of such project and further agrees to be responsible for any fines or penalties levied as a result of failure to do so by himself, his family, licensees or guests. Noncompliance with the Governing Documents shall constitute a violation of this Agreement. Such fines shall be considered as an addition to rent and shall be due along with the next monthly payment of rent. In signing this Agreement, TENANT acknowledges receipt of a copy of the applicable Governing Documents. LANDLORD, at LANDLORD's expense, shall provide TENANT with any additions to such Governing Documents as they become available. LANDLORD may, at its option, with 30 days notice to TENANT, adopt additional reasonable rules and regulations governing use of the Premises and of the common areas (if any).					
31. INSURANCE: TENANT is is is not required to purchase renter's insurance. (LANDLORD's insurance does not cover TENANT'S personal property.) Landlord and Landlord's BROKER shall be named as an additional insured on any such policy. LANDLORD shall not be liable for any damage or injury to TENANT, or any other person, to any property occurring on the Premises or any part thereof, or in common areas thereof. TENANT agrees to indemnify, defend and hold LANDLORD harmless from any claims for damages.					
	a. TENANT is aware of the following: It is a misdemeanor to commit or maintain a public nuisance as defined in NR 202.450 or to allow any building or boat to be used for a public nuisance. Any person, who willfully refuses to remove such				
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nuisance when there is a legal duty to do so, is guilty of a misdemeanor. A public nuisance may be reported to the local sheriff's department. A violation of building, health or safety codes or regulations may be reported to the government entity in our local area such as the code enforcement division of the county/city government or the local health or building departments.

- b. TENANT, any member of TENANT's household, a guest or other person under TENANT's control shall not:
  - engage in criminal activity, including drug-related criminal activity, on or near the subject leasehold premises, "Drug related criminal activity" means the illegal manufacture, sale, distribution, use or possession with intent to manufacture, sell, distribute, or use, of controlled substance (as defined in Section 102 of the Controlled Substances Act, 21, U.S.C.802):
  - engage in any act intended to facilitate criminal activity on or near the subject leasehold Premises;
  - permit the 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;
  - engage in the use, manufacture, sale or distribution of illegal drugs at any location, whether on or near the subject leasehold Premises or otherwise.
  - engage in acts of violence, including, but not limited to the unlawful discharge of firearms on or near the subject leasehold premises.

## 33. ADDITIONAL RESPONSIBILITIES:

- a. TENANT may install or replace screens at TENANT's own expense. Solar screen installation requires written permission from LANDLORD. LANDLORD is not responsible for maintaining screens.
- b. Any BBQ must be at least ten (10) feet away from any structure as required by Clark County Fire Department, and TENANT shall comply with Nevada law.
- c. The Premises  $\square$  have  $\square$  have not been freshly painted. If freshly painted, TENANT will be responsible for the costs for any holes or excessive dirt or smudges that will require repainting.
- d. TENANT agrees to coordinate transfer of utilities to Landlord or Landlord's BROKER.
- e. Locks may be replaced or dead bolts re-keyed at the Tenant's expense provided TENANT informs LANDLORD and provides LANDLORD with a workable key for each new or changed lock.
- f. TENANT may conduct a risk assessment or inspection of the Premise for the presence of lead-based paint and/or lead-based paint hazards at the TENANT's expense for a period of ten days after execution of this agreement. If TENANT for any reason fails to conduct such an inspection, then TENANT shall be deemed to have elected to lease the Premises "as is" and to have waived this contingency. If TENANT conducts such an inspection and determines that lead-based paint deficiencies and/or hazards exist, TENANT will notify LANDLORD in writing. LANDLORD will then have ten days to elect to correct such deficiencies and/or hazards or to terminate this agreement. In the event of termination under this paragraph, the security deposit will be refunded to TENANT. (If the property was constructed prior to 1979, refer to the attached Lead-Based Paint Disclosure.)
- 34. CHANGES MUST BE IN WRITING: No changes, modifications or amendment of this Agreement shall be valid or blinding unless such changes, modifications or amendment are in writing and signed by each party. Such changes shall take effect after thirty days notice to TENANT.
- 35. CONFLICTS BETWEEN LEASE AND ADDENDUM: In case of conflict between the provisions of an addendum and any other provisions of this Agreement, the provisions of the addendum shall govern.
- 36. NEVADA LAW GOVERNS: This Agreement is executed and intended to be performed in Clark County in the State of Nevada and the laws of the State of Nevada shall govern its interpretation and effect.
- 37. WAIVER: Nothing contained in this Agreement shall be construed as waiving any of the LANDLORD'S or TENANT's rights under the laws of the State of Nevada.
- **38. NOTICES:** Unless otherwise required by law, any notice to be given or served upon any party hereto in connection with this Agreement must be in writing and shall be faxed and mailed by certificate of mailing to the following addresses:

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Landlord	

BROKER	:	Tenant:	
		<u> </u>	
	Fax:	Fax:	
	VALIDITY: In the event that any provision in any respect whatsoever the validity or enf		
<b>10. VIOLATIONS OF PROVISIONS:</b> A single violation by TENANT of any of the provisions of this Agreement sh material breach and shall be cause for termination of this Agreement. Unless otherwise provided by the law, proof of this Agreement shall not require criminal conviction but shall be by a preponderance of the evidence.			
	S - The Agreement is accepted and agreed to agree to all provisions thereof and further ac		
2. ADDITIONAL	TERMS AND CONDITIONS:		
-			
LANDLORD/OWN	IER OF RECORD	TENANT'S SIGNATURE	DATE
MANAGEMENT C	COMPANY (BROKER)	TENANT'S SIGNATURE	DATE
Зу		_	
Authorized AGENT	for BROKER DAT	E TENANT'S SIGNATURE	DATE
REALTOR®	APPROVED BY THE GREATER LAS VEGAS ASSOCIA	TION OF REALTORS® (GLVAR). NO REPRESEN	TATION IS MADE AS TO THE LEGAL
ALIDITY OR ADEQUA	CY OF ANY PROVISION IN ANY SPECIFIC TRANSAC S. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSUL	TION. A REAL ESTATE BROKER IS THE PERSO	

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