

STUDENTS: PLEASE GIVE THIS SHEET TO YOUR PARENT'S BEFORE YOU RETURN YOUR CONTRACT!
It contains very important information regarding the terms of your Campus Connect housing contract.

Frequently Asked Questions

Q. When do students move in and when do they move out?

A. Most students will choose to move-in early on August 28th, 2011. This is a great opportunity to get used to the campus before you have to hit the books! There is a nominal programming fee for early move in. The standard move-in date will be September 2, 2012. Move out day is May 18th, 2013.

Q. Are any utilities included?

A. Yes. We provide heat, electric, and up to 50 or 100 Mbps Internet. You'll pay for cable and phone (both optional).

Q. What household items do students need to bring?

A. All of the standard items are included: beds, mini blinds, a full-size refrigerator, microwave, clothing storage, etc. You'll want to bring basic kitchen utensils, small appliances, dishes, shower curtains, towels, and a few other basics.

Q. Does my student have to leave during campus breaks?

A. No. Students can remain in the building, and in their unit during their entire lease term. This includes the seven weeks that UW-Madison is on break.

Q. Can students still use UW-Madison's libraries, unions, and health services if they live in a private hall?

A. Absolutely! Regardless of where students live, they still have access to all services UW-Madison offers.

Q. Is it safe to live in a Private Residence Hall?

A. We take every precaution to provide a well-maintained and well-monitored environment. We use cameras, 24-hour front desks, and doors with after hour's locks. We also screen all employees, hire private security, and we have 24/7 Resident Assistants and Maintenance Technicians on call.

Q. How will I pay the contract total?

A. There are multiple ways to pay the monthly installments. Most families choose recurring automatic deduction from their bank account. Other methods, such as checks, and credit/debit cards are also accepted. We'll provide payment details prior to move in.

Q. What happens to the \$50 deposit?

A. It becomes part of the total \$200 security deposit. The remaining \$150 is due on, or before, July 1, 2012.

Q. What happens if there are roommate conflicts?

A. We'll do everything we can to help. Our Resident Assistants are trained to work through roommate issues. Our residents find our 24-step, hand picked roommate matching works exceedingly well for them.

Q. What if we sign a contract and my student doesn't get accepted to UW-Madison or they choose another school?

A. As long as you notify us by June 1, 2012 you'll be covered by our cancellation policy. See the next question for more details.

Q. What is your policy on canceling contracts?

A. Our Contract Acceptance Signature Form is a legally binding contract that secures your student housing in Madison. If your student is set on UW Madison there's no reason to wait:

- If your student is denied admission to UW-Madison, they will be released from their contract provided you notify us of the denial by June 1, 2012. We'll simply need a copy of the official denial letter for our records.
- If your student chooses to attend another school that's not in Madison, we will release them from their contract provided you notify us of their plans by June 1, 2012 and provide written documentation.
- New contracts received after June 1, 2012 cannot be cancelled and cancellation requests or notifications received after June 1, 2012 cannot be honored.

Q. When are housing payments due?

A. The total contract price will be paid in nine equal installment payments; each is due on the first of the month:

- Security deposit due date: July 1, 2012
- First installment due date: August 1, 2012
- Subsequent due dates: September 1 2012-March 1, 2013
- Final installment due date: April 1, 2013

A detailed schedule will be included in the housing confirmation packet we'll send upon receipt of your contract.

Q. What if we have more questions?

A. Please give us a call at 877-365-8259 or come take a tour. We're always open!

Is Your Family Ready To Sign?

Please use this checklist to make sure you're completely informed BEFORE you sign a housing contract with us:

- Are you aware that Campus Connect Private Residence Halls are privately owned and managed and are not part of the UW-Madison Division of University Housing or UW-Madison?
- Do you understand that if your student does not get accepted by UW-Madison, or if they decide to attend another school that's not in Madison, they can be released from their contract only if you notify us and provide written documentation by 6/1/12?
- Have you carefully read through the Contract Acceptance Signature Form Terms on the following pages?
- (If applying after 6/1/12) Do you understand that the cancellation option deadline has passed and that signing the Contract Acceptance Signature Form commits your student to Campus Connect Private Residence Halls?

Contract Terms

PART 1 – LEASE:

OWNER: Owner is either; 1402 Regent Street, LLC, or SBA Usquare, LLC. C/O SBA Management Services, 120 W. Gorham St., Madison, WI 53703

Resident and Owner mutually agree to the following promises, covenants, and conditions:

1. DESCRIPTION OF LEASED PREMISES. Owner leases to Resident, and Resident leases from Owner, the following (collectively, the "Premises"):

A) The undivided, non-exclusive residential use, together with the other resident of the Bedroom (if any) and residents of the other bedrooms that are part of the Unit (if any), of the common areas that are part of the Unit, including the kitchen, bathroom(s) and living area(s) (the "Unit Common Areas"). For purposes of calculating any shared cost items, the percentage of the "Unit Common Areas" assigned to Resident shall be a fraction, the numerator of which shall be one (1), and the denominator shall be the total number of residents assigned to the Unit at the time the shared cost item is incurred.

B) The undivided, non-exclusive residential use, together with the other resident of the Bedroom (if any) and residents of the other bedrooms that are part of the Unit (if any), of the Unit's household furniture, kitchen appliances and certain other fixtures and equipment, including those listed in separate addenda to and made a part of this Lease (collectively, the "Furnishings").

Except for a single occupancy unit rental, Resident will share the Unit Common Areas with other residents of the Unit as assigned by Owner. Resident agrees to accept the Bedroom, the Unit and the resident assignments made by Owner. Owner will assign Resident to a specific Bedroom and Unit at the beginning of the Lease Term. During the Lease Term, however, Owner may re-assign Resident from time to time to an equivalent Bedroom and/or Unit within the Building, including for the purpose of consolidating vacancies, or otherwise in Owner's discretion. Bedroom and Unit re-assignment requests by the Resident will become effective only if approved in writing by Owner and Resident shall be obligated to pay Owner a \$150 administrative fee in connection with such request.

2. LIMITED LICENSE TO USE BUILDING COMMONS AREAS. Owner also extends to Resident, on a revocable basis, the undivided, non-exclusive limited license to use non-residential common areas of the Building, to include the lobbies, lounges, business center, hallways and laundry rooms (the "Building Common Areas"). Use of or access to rooftops, pools, clubhouses or any other areas of the building or grounds wherein the Premises are located, including parking lots, garages or ramps, is at Owner's sole discretion.

3. TERM OF LEASE. The term of this Lease (the "Lease Term") shall be the period beginning on September 2, 2012, and terminating at noon on, May 18, 2013 unless sooner terminated in accordance with either paragraph 8 or 9 of this Lease. This Lease shall not renew.

4. INSTALLMENTS. For use and occupancy of the Premises during the Lease Term, but subject to the terms timely payment requirements set forth below, Resident agrees to pay Owner the total contract amount on the Contract Acceptance Signature Form divided by 9 installments plus a \$19/month Sewer & Water and Technology Access Fee, including all applicable federal, state, and local taxes (the "Installments"). Installments are due and payable in periodic payments, on or before the first of each month beginning August 1st of the year of commencement of this lease and ending April 1st of the year following commencement (the "Due Dates") regardless of when these dates occur, including weekends, semester breaks or vacations, with no exceptions. Upon timely payment of each of these installments, Resident shall be entitled to occupy the Premises.

Resident shall tender all sums to the Owner's agent under this Lease. All sums shall be paid in United States currency and shall be paid in full, without demand or set off. Payment or receipt of an installment of less than the amount stated in the Lease shall be nothing more than partial payment on the account. Under no circumstances shall Owner's acceptance of a partial payment constitute accord and satisfaction. Nor will Owner's acceptance of a partial payment forfeit Owner's right to collect the balance due on the account, despite any endorsement, stipulation, or other statement on any check or other writing. The Owner may accept any partial payment check with any conditional endorsement without prejudice to its right to recover the balance remaining due, or to pursue any other remedy available under this Lease. Deletions, annotations, or other modifications to documents relevant to the Lease by applicant, Resident, or Guarantor, are unenforceable against Owner unless Owner initials the deletion, annotation or other modification, and may render Lease null and void at Owner's option. All payments will be first applied to any outstanding delinquent portions of Installments, late fees, and other fees and charges owed by Resident and then applied to the monthly installment currently due.

5. LATE CHARGE. Time is of the essence for all payments due under this Lease. Installment payments received two or more days beyond the Due Date shall include a late fee equal to 5% (five percent) of the periodic installment. Acceptance of a delinquent payment does not constitute a waiver of that default or any other default under this Lease.

6. UTILITIES. This Lease addresses responsibility for the following utilities and services only. To the extent they are available to the Unit, the responsibility of arranging for and the cost associated with the provision of each service shall be borne by Resident or Owner as follows: owner pays Electricity, Heat, A/C, Trash Removal and basic Internet. Satellite/Cable TV is paid by resident.

– *Basic Heat/A/C* is identified as the process of generating and delivering heat or cooling to the residential unit. Owner is responsible for providing and maintaining a water source heat pump loop or similar system which will provide a constant supply of heated water to the unit as well as any costs associated with the system. It will be the sole responsibility of the Resident (together with other residents of a Unit, as applicable), to pay for, through the control of an electrically powered fan and thermostat, the distribution of heat and cooling throughout the unit

– *Basic Internet* means basic high speed Internet access is furnished at no charge as part of this Lease. Resident (together with other residents of a Unit, as applicable) may contract directly with Owner for upgrades or additional services. All charges associated with any upgraded or different service, including any installation, activation or cancellation charges, are the sole responsibility of the Resident(s) of a Unit obtaining such service.

7. SECURITY DEPOSIT. Resident agrees to pay a security deposit in the amount of \$200 (\$50 due with Contract Acceptance Signature Form and balance due by July 1, of contract year) to be kept by the Owner as security for Resident's full and faithful performance and observance of the terms and conditions of this Lease and accompanying Addenda. The resident shall maintain the deposit in the full amount at all times during the term of this Lease. The Owner may use, apply, or retain all or any part of the security deposit to the extent required for: (a) reimbursement to Owner for any damage to the Bedroom, the Unit or the Building Common Areas caused by Resident or Resident's guests; (b) unpaid installments, utility charges, parking charges or other charges which Resident owes under this Lease; (c) unpaid charges for items specifically addressed in the Non Standard Rental Provisions on the back page; or (d) payment of any sum which the Owner may expend by reason of the Resident's default in respect to any of the terms and conditions of this Lease. When more than one resident

occupies any Bedroom or Unit, and damage to the Bedroom or Unit occurs which is not determinable to one resident, the damage will be charged to all residents of the Bedroom and/or the Unit according to the proportionate share set forth in paragraph 1(b). Resident shall provide Owner with written notice of Resident's forwarding address upon move out. If the Resident complies with all the terms and conditions of this Lease, the security deposit shall be returned to the forwarding address within 21 days of Resident's surrender of the Premises, accompanied by a written, detailed description of each item of physical damage or other charges made against the security deposit, if any, and the amount withheld for each item of damage.

8. ABANDONMENT. If Resident abandons or vacates the Premises before the expiration of this Lease, Resident shall remain fully liable for all installments due under this Lease through the last day of the Lease term and all other amounts for which Resident is liable under this Lease. Upon termination of this Lease by Resident, Owner will take reasonable steps to re-rent the Premises that is subject to this Lease after all other equivalent premises in the Building have been rented and assigned, and Resident will be responsible for any expenses incurred by Owner in attempting to re-rent the Resident's Premises. Any net installments received by the Owner from a re-rental of the Premises over-lapping the Resident's lease term shall mitigate the Resident's obligation. If Owner is unable to re-rent the Premises after all other equivalent premises in the Building have been rented and assigned, Resident will be liable to the Owner for all installments due until the original expiration date of this Lease. If Resident is absent from the Premises for three consecutive weeks without written notice of such absence to Owner, Owner may consider the Resident to have abandoned the Premises. Notwithstanding any contrary provision in this Lease, Owner's rights and remedies under this paragraph 8 shall be in addition to any other contractual, statutory, administrative, or common-law rights and remedies available to Owner.

9. DEFAULT. If Resident is in default under this Lease and such default is not cured within five days after Owner has given written notice of the default to the Resident, Owner shall have the right to terminate Resident's right to possession of the Premises and Resident shall peacefully surrender the Premises to the Owner. No such termination by Owner shall relieve Resident of Resident's liability and obligation under the Lease, and such liability and obligations shall survive any such termination. In the event of such termination, however, Owner shall retain the security deposit and Resident shall be liable to Owner for the payments of the Installment due under the Lease until the Premises are leased to a substitute resident. Default on the part of the Resident shall include (but is not limited to) the following:

- (A) Delinquency in the due and punctual payment of any installment, or other payment required, or as adjusted under this Lease;
- (B) Disorderly or illegal behavior on the part of the Resident, Resident's agents, guests, or invitees within the Bedroom, the Unit Common Areas or the Building Common Areas;
- (C) Tampering with or otherwise damaging or destroying any elevator(s) or life safety equipment (including but not limited to exit signs, fire extinguishers or alarms, and smoke detectors) or accessories;
- (D) Any instance or combination of instances during the Lease Term in which Resident or Resident's agents, guests, or invitees damage the Bedroom, the Unit, or the Building Common Areas, or owner-provided furnishings or other property such that cumulative repair costs for such instances exceed \$100;
- (E) Violation of any of the Community Policy/Addenda made by Owner whether now in existence or as they may be amended in the future.

10. ASSIGNMENT. Resident shall not assign this Lease without prior written consent of Owner. Rules and procedures for sub-leasing the Premises are set forth in the Community Policy

11. COMMUNITY POLICY. Resident agrees to comply with the Community Policy made by Owner with respect to the Bedroom(s), Unit(s) and Building Common Areas. Resident acknowledges receipt of a copy of the Community Policy that is incorporated by reference into this Lease and expressly made part hereof. Any reasonable alterations, additions, or modifications to the Community Policy, as Owner may make from time to time, and after proper notice, shall likewise be considered part of this Lease with the same force and effect as though written in it.

12. RIGHT OF REFUSAL. Until Owner has executed this Lease, Owner shall have the unrestricted right to refuse acceptance of Resident for any reason. Such refusal shall not be based, however, on Resident's race, religion, sex, national origin, or other protected class. If Owner refuses to execute this Lease, Owner shall refund to Resident any security deposit and previously paid installments.

13. TIME OF THE ESSENCE. Time is of the essence of this Lease and of each and every term and condition in it.

14. NON-WAIVER. The failure of the Owner in any one or more instances to insist upon strict performance of any term or condition of this Lease, or to exercise any right conferred by this Lease, shall not be deemed a waiver or relinquishment of any right or remedy that the Owner may have, and shall not be deemed a waiver of any subsequent breach of any term or condition of this Lease.

15. GUARANTOR(S). Prior to executing this Lease, Owner may require that the Resident have a Guarantor approved by Owner.

16. RELEASE OF OWNER. Except to the extent of liability (if any) for property damage or personal injury caused by negligent acts or omissions of Owner: (a) Owner is not responsible for any injury, property damage or loss sustained by, or caused by, Resident or Resident's guests; and (b) Resident expressly waives all claims against Owner for any such injury, damage or loss. Resident agrees to release Owner from responsibility and indemnify Owner for any damage, loss or injury caused by any other person occupying the Bedroom and/or Unit, or by Owner or damages which result from any Resident's acts or failures to act; provided, however, that the foregoing shall not be construed as imposing liability on Resident for: (i) personal injury arising from causes clearly beyond Resident's control; and (ii) property damage caused by natural disasters, or by persons other than Resident or Resident's guests or invitees. Clauses (i) and (ii) in the immediately preceding sentence are not intended to affect ordinary maintenance obligations assumed by Resident under this Lease.

17. INSTALLMENT CREDIT. (For properties located in the city of Madison only) Madison General Ordinances require interest be paid on a security deposit greater than fifty percent of one installment at an annual rate of interest equivalent to the State of Wisconsin Department of Financial Institutions (DFI) announced rate on the applicable date. This interest is computed per rental account. The installment credit shall be itemized on the Security Deposit Settlement form and delivered to the Resident with any remaining security deposit amounts. Announced Rate 0.46%.

18. OTHER CONDITIONS. OWNER AND RESIDENT AGREE THAT THIS LEASE ALSO CONTAINS THE TERMS, COVENANTS, AND CONDITIONS PRINTED WITHIN THE COMMUNITY POLICY CONTAINED IN THE DOCUMENT AND ANY OTHER ADDENDA. RESIDENT SPECIFICALLY ACKNOWLEDGES HAVING HAD THE OPPORTUNITY TO INSPECT A COPY OF THIS LEASE AGREEMENT, OWNER'S COMMUNITY POLICY AND ANY OTHER ADDENDA BEFORE TENDERING ANY MONEY OR SIGNING ANY LEASE AGREEMENT.

NOTE: Agreeing to this Lease creates legally enforceable rights. Owner and Resident understand their rights and obligations under this Lease are subject to state statutes and rules (including Chapter 704. WI Statutes, WI Administrative Code Chapter ATCP 134), and local ordinances.

PART 2 – COMMUNITY POLICIES

These policies are incorporated into the lease between the parties. Failure to adhere to terms contained herein may be considered a breach of the lease.

- 1. INSTALLMENT PAYMENTS.** Installments will be considered PAID only when received by Owner. Late payments are subject to a late fee as set forth in the Lease. Checks should be made payable to SBA Management Services, Inc. and should be delivered or mailed to the community at which the resident resides. In the event any payment is made by a check that is returned unpaid, Owner may require Resident to make future payments by certified funds. Checks returned by the bank as NSF or for ANY reason will be assessed a \$45.00 fee, and all applicable late fees. Owner shall provide a receipt for cash payments of Installments. Resident shall pay late fees and any other charges due (damages, NSF fees, parking, service and administrative fees) as they occur. Unpaid fees and charges will be deducted from the security deposit resulting in a delinquent account. Owner takes no responsibility for processing post-dated checks, or for any fees to Resident that may be caused by processing post-dated checks. Post-dated or NSF checks are considered non-payment and as such, are subject to handling fees as set forth in this Lease. Legal action to collect delinquent amounts may commence on any day of any month.
- 2. SMOKE DETECTOR, FIRE EQUIPMENT AND ELEVATOR.** It shall be the responsibility of the Resident during the term of this Lease to inform Owner in writing of any malfunction of any smoke detector, including the need for a new battery. Upon discovery that a smoke detector in the Premises requires maintenance, Resident agrees (1) to provide immediately any maintenance necessary to make that smoke detector functional or (2) to provide Owner immediately with written notification of the required maintenance. Intentionally sounding an alarm (except in an emergency situation) or tampering with any fire equipment (extinguishers, smoke detectors, hoses, hose cabinets, exit signs, elevators etc.) is a criminal offense, and violators will be subject to eviction, civil and/or criminal prosecution. Tampering with or misusing elevators, including falsely sounding the alarm bell, forcing the doors (to open or close) or otherwise hindering or limiting elevator operation is extremely dangerous and is a criminal offense. Any Resident, Resident guest, or other person misusing or tampering with any elevator will be subject to fines, immediate eviction, and civil and/or criminal prosecution.
- 3. LOCKS AND KEYS.** Fire and safety regulations, as well as this Community Policy, specify that the Resident not change or re-key door locks or install additional locks on any exterior or interior doors. Owner may, without notice or liability, remove any unauthorized locks and make necessary repairs at Resident's expense. Any Resident locked out after hours (after 7:00 PM on weekdays or on weekends) will be assessed a minimum \$10.00 charge per occurrence on the rental account. A Resident may not gain entry by breaking into the Premises or by otherwise damaging the Premises or building. If any Resident loses or damages a Key at any time during the course of the Lease, the lock will be immediately changed or re-programmed at a minimum charge of \$40 plus \$5.00 per key or \$15.00 per electronic key card (whichever is applicable per property). If the number of Keys returned at the end of the lease term is not equal to the number of Keys issued during the course of the Lease, the locks will be changed or re-programmed and the minimum charges listed above will apply. Unauthorized copying of Keys is prohibited. No person other than a named Resident shall be issued a Key to the Premises. "Key" shall be defined as a mechanical key, electronic key card, key fob or any device that gains access to the property or unit and bedrooms.
- 4. CHECK IN.** Resident shall, within seven days of occupancy of the Premises, inspect the Premises and have returned to the Owner a completed Check-In/Check Out form, detailing any defects or repairs needed within the Premises. The consequence of not returning the Check-In/Check-Out form is that the Owner will then assume that there were no deficiencies in the Premises at the time of occupancy.
- 5. REPAIRS.** Owner shall keep the Premises and the Building in good repair. Resident is responsible for minor repairs including, but not limited to, light bulbs, fuses, and clogged toilets. Repairs that are required to protect the health and safety of the Resident will be performed at the earliest practical time. Owner is not responsible for completing repairs by a specific date when unusual circumstances, or acts of the Resident, prevent such completion. All requests by Resident for non-emergency maintenance services shall be considered both authorization and receipt of proper notice to enter the Premises and make repairs. After-hours maintenance requests must be a life or property threatening emergency; non-emergency after hours (after 5:00 PM on weekdays or on weekends) maintenance requests will be assessed a minimum \$50.00 trip charge plus \$35.00 per hour labor charge (one-hour minimum) on the rental account.
- 6. APARTMENT CONDITION AND CLEANING.** Resident shall keep the area in and around the Premises in a clean and habitable condition and in good repair, normal wear and tear accepted. If Premises are kept by Resident in an unsanitary condition that renders the Premises, the Building, and other residents susceptible to health hazards or pest infestation, these conditions will be documented and corrective measures will be taken by the Owner. The Resident shall be responsible for material costs and labor costs of no less than \$35.00 per labor-hour for these corrective measures. The Premises and the Building fire exit doorways shall be kept clear at all times. Resident may clean the inside and/or outside of the windows of the Premises; however, Owner is not responsible for window cleaning. Owner is responsible for one functional telephone line and jack per Unit, but not the monthly cost. The Resident shall pay the cost of any additional telephone installations, service, or modifications. Additions or alterations of wiring are prohibited without written consent of the Owner. Resident shall not alter, redecorate, cause any contractor's lien to attach to the Premises, or paint any portion of the Premises without written consent of Owner. Resident shall not affix any object(s) to the exterior of the Building (e.g. satellite dishes, wiring of any sort, advertising banners or political signage), nor shall Resident display any type of signage in windows of the Premises. Any citation or fine, which may be assessed for violations of City or Wisconsin health, safety or recycling/refuse codes, which are issued or assessed because of the actions or inactions of Resident, shall be paid by Resident.
- 7. FURNISHINGS.** Resident assumes full responsibility for all Furnishings provided by owner and agrees to return them to Owner at the expiration of the Lease Term in like condition as when received, excepting normal wear and tear. Resident shall be responsible for any loss, breakage, or other damage of Furnishings. Resident is responsible for returning all Furnishings to their original position in the Premises prior to checkout at the end of the Lease Term. No Furnishings shall be moved outside the Unit. A \$50 charge or replacement cost (whichever is greater) will be assessed to Resident for each item of Furnishings that is not returned to its proper place or is damaged. Waterbeds and non-free standing lofts are not allowed in the Premises. Freestanding lofts are acceptable if either provided by Owner or installed by resident with written consent of Owner.
- 8. DAMAGES.** Payment for repairs or damages caused by Resident, or guests or invitees, during the Lease Term, normal wear and tear accepted, shall be the responsibility and liability of Resident. Upon being billed by Owner, Resident shall make payment no later than the next rental payment due date.
- 9. PEST CONTROL.** Resident agrees to allow Owner, without interference, to engage in chemical and mechanical pest control measures within the Premises and the Building and grounds wherein the Building is located.
- 10. BUILDING COMMON AREAS.** No furniture may be removed from any Building Common Areas. Missing Building Common Area furniture is presumed stolen and reported to authorities as such by Owner. Any Resident who removes Building Common Area furniture, or who has Building Common Area furniture in their Unit, will be charged \$100, and may be subject to further disciplinary action. Damage to common areas will be assessed to those responsible. If the perpetrator(s) are identified, the damage will be assessed equally to individuals involved. Resident agrees to pay Owner for all repairs made necessary as a result of misuse, neglect, carelessness, misconduct or fault of Resident or Resident's guests to furnishings, premises of property, such charges are due and payable as they occur.
- 11. CONSIDERATION OF NEIGHBORS.** Resident shall observe and comply with all aspects of this Community Policy and agrees not to create or maintain a nuisance or other disturbance that infringe upon the comfortable living conditions or privacy of other residents. Resident further agrees to not engage in retaliatory behavior against any neighbor who makes any complaint about the Resident. Resident agrees that behavior on the part of Resident that violates any terms of this Community Policy is grounds for a disturbance fee of \$100 to be charged to the rental account per occurrence and/or termination of the Lease by Owner.
- 12. RIGHT TO ENTRY.** Upon at least 24 hour advance notice to Resident, Owner and its agents and employees shall have the right to enter the Premises to inspect, repair, or otherwise maintain the Premises; for housekeeping, maintenance or other management purposes with respect to the Bedroom or the Unit; or to perform any work or other necessary repairs as may be determined as a result of any inspection of the Premises. Owner may enter without advance notice if (a) Any of the residents of the unit requests or consents to a proposed entry, (b) a health or safety emergency exists, or (c) Resident is absent and Owner reasonably believes entry is necessary to protect the Premises from damage.
- 13. SOLICITATION.** Solicitation and/or canvassing of any kind, without the prior consent of Owner, are not permitted in the Premises or in or about the Building. Residents are requested to notify Owner if they observe any solicitation or canvassing.
- 14. USE OF PREMISES.** Resident shall use the Premises for residential purposes only. Resident shall not use the Premises or any part of the Building for any commercial or business purpose. Resident shall use and occupy the Premises and the Building in compliance with all applicable local, state and federal laws, and any rules and regulations of any governmental board having jurisdiction over the Building. Resident shall not use or keep in or about the Premises or Building: handguns, firearms, or weapons of any type; explosive, flammable or hazardous substances; or anything that would adversely affect coverage by any insurance policy.
- 15. USE OF WINDOWS, SCREENS.** Resident shall not place anything whatsoever on the outer window-sills or ledges, or display, post or erect anything on the windows themselves or about the Premises or in the Building except in designated areas. Window screens may not be removed under any circumstances. Each and any time a window screen is removed or missing, the Resident(s) will be charged a \$150 fee. Any Resident who throws any object from a window, balcony or roof may be subject to immediate eviction, civil and/or criminal prosecution.
- 16. POSTING.** No posters, staples, memo boards, decals or other materials are allowed on any doors, cabinets or furnishings in the Bedroom, the Unit or the Building Common Areas. Residents are strictly prohibited from affixing any object to any ceiling or wall area in their Premises or any Building Common Area ceiling or wall.
- 17. PERSONAL PROPERTY AFTER VACATING PREMISES.** Owner shall have the right to dispose of personal property left in and about the Premises after Resident vacates the Premises, in accordance with Madison city ordinances. Resident shall be charged \$35 an hour for disposal of property left in the Premises or the Building.
- 18. STORAGE.** Resident acknowledges that the Premises are limited to the interior dwelling unit only and that any items stored in hallways, basements, or other Building Common Areas, or outside the Building may, without notice, be removed and disposed of by Owner and Resident releases Owner from any liability in conjunction therewith. Furnishings that Resident requests Owner move into or out of the Premises after the commencement of this Lease may be moved at the Owners discretion and at a charge of \$35 per item. Bicycles are not allowed in the Premises or the Building Common Areas. Resident must store a bicycle in designated locations only. Any Resident who leaves a bicycle in a Building Common Area will be charged a \$75 administrative fee for each offense.
- 19. BALCONIES.** Resident acknowledges and agrees that the balconies are not to be used as storage. Only non-upholstered, single seat furniture can be put on the balconies. Bicycles, couches, grills, kegs, satellite dishes, trash, banners, towels (hanging items of any kind), posters, etc. are strictly prohibited. No materials of a flammable or combustible nature will be utilized or stored on the exterior balcony. Resident agrees to comply with reasonable requests made by Owner to immediately remove unauthorized items from the balcony and the Owner (with proper 24 hours notice) may remove unauthorized items from the balcony. Any Resident who throws any object from a window, balcony or roof may be subject to immediate eviction, civil and/or criminal prosecution. Resident acknowledges that behavior that violates the terms of this Community Policy is grounds for a fee of \$150 per occurrence to be charged to the rental account and/or termination of the Lease by Owner, eviction or other charges.
- 20. SLEEPING IN COMMON AREAS.** Floor lounges, study rooms, lobbies, recreation rooms and other Building Common Areas may not be used for overnight sleeping.
- 21. GUEST/INVIITEES.** Resident is responsible for the conduct and actions of Resident's guests and invitees, while such guests and invitees are present in the Building. From time to time, Owner may require that Resident's guests and invitees present valid identification at the front desk and sign in the registry before being allowed entry to the Building and may restrict access by guests. Resident shall limit simultaneous guests to a number that is appropriate for the safe use of the Premises and Building, in the reasonable determination of Owner. Guests may not stay longer than six nights consecutively without prior written consent from the Owner and all residents named on the Lease. Unauthorized occupancy for longer than six consecutive nights by any person(s) not named on the Lease shall be considered an unauthorized sublet (as set forth in section 25 below), and may be considered a breach of the Lease.
- 22. ILLEGAL DRUGS OR SUBSTANCES.** The possession, use, and/or distribution of illegal drugs or substances are strictly and absolutely prohibited in or around the Bedroom, the Unit or the Building Common Areas. Violators of this rule are subject to immediate eviction, civil and/or criminal prosecution. Owner herewith notifies Resident of its zero tolerance policy for violations of this rule.
- 23. LAUNDRY ROOM.** Articles left in laundry rooms or other Building Common Areas for more than 12 hours may be disposed of by Owner.
- 24. PARKING.** Parking is by permit only in specified areas. Residents wishing to park motor vehicles on Owner property must first enter into a parking Addendum with Owner. Residents that have a fully executed parking Addendum must display a parking permit in their vehicle as designated in the parking Addendum. There is a fee for each replacement parking permit, tag or electronic opener as noted on the parking Addendum. Owner shall not be liable for any damage or loss to Resident's motor vehicle or its contents.

- 25. SUB-LEASING.** All Sub-Lease Agreements must be made by completion of a form approved by and submitted to the Owner. Sub-Leases are an uninterrupted continuation of the term of this Lease; as a condition of a Sub-Lease, no assessments or inspections by Owner shall be made, no changes to any furniture provided by Owner shall be made, nor shall any cleaning or promises to improve or repair be made by Owner. No Resident under this Lease will be released, by admittance of Sub-Lessees to the Premises, from obligations set forth in this Lease. Proposed sub-lessees must submit to the resident application process and meet the standards required of all potential residents; approval of and permission for sub-leasing shall not be unreasonably withheld. Upon applicant approval, the Sub-Lease Agreement must be signed by all Residents, sub-lessees, Guarantors and Owner to be valid. A \$105.00 fee must be paid by Resident to cover the cost of administration processing, applications processing and Sub-Leases. Anyone occupying the Premises who is not a signer to the original Lease or a valid Sub-Lease Agreement will be considered a trespasser. The security deposit paid by the original Resident shall be held by Owner for the full term of the original Lease. No other security deposit shall be accepted by Owner. Resident shall pay a \$500.00 fee for unauthorized subleasing, without affecting the Owner's right to proceed against the Resident for having an unauthorized resident.
- 26. TRASH AND RECYCLING.** Each Resident is responsible for putting trash in the proper trash containers. Resident shall comply with the local recycling ordinance. Any Resident who does not comply with the ordinance or who leaves, dumps, or disperses garbage in the hallways, elevator, parking area, driveway, yard, sidewalk or anywhere other than the appropriate trash receptacle shall pay Owner a minimum \$100.00 charge per incident. The Resident shall also pay any fines imposed by any governmental agency as result of the Resident's acts.
- 27. CONDITIONS AFFECTING HABITABILITY.** The Premises and the Building IS NOT currently cited for uncorrected building or housing code violations. If within the Premises or building any of the following conditions exist, this information will be listed on a separate addendum: no hot or cold running water, lack of operating plumbing or sewage disposal, unsafe or inadequate heating facilities, no electric service, unsafe electrical systems or hazardous conditions. Owner shall show copies of any uncorrected code violations to the Resident before this Lease is signed or any deposit is accepted.
- 28. ADVERSE CONDITIONS.** If fire or other casualty damages the Premises, payment of installments shall abate to the extent that full use of the Premises is diminished. If the damage is so extensive as to render the Premises untenantable, the installments shall cease until the repairs are made or this Lease may be terminated by either Resident or Owner and the installments prorated to the date of the damage that rendered the Premises untenantable.
- 29. CHECK-OUT APPOINTMENT.** Resident agrees not to vacate the Premises before contacting Owner.
- 30. LEASE EXPIRATION.** Occupancy is deemed to be concurrent with Lease Term unless Owner is notified by Resident in writing of Resident's early vacation. Resident understands that this Lease expires at NOON on the last day of the Lease Term. Premises must be vacated, and the checkout appointment completed with all keys, garage door transmitters, and parking tags returned to the Owner at this time. Resident must provide Owner with a forwarding address. Failure to vacate the Premises in timely fashion shall, by Wisconsin law, result in a charge to the Resident, pro-rated daily, of double the daily rent. This charge may be waived with the written approval of Owner only if prior arrangements have been agreed upon.
- 31. FUTURE REFERENCES.** Resident should be aware that Owner may be contacted by other property owners for future housing and credit references. Our references will be based on our contacts and rental experience with the Resident.
- 32. PETS.** Pets ARE NOT permitted without prior authorization of Owner. Residents shall pay a fee of \$350.00 per occurrence of an unauthorized pet being found in the Premises.
- 33. SMOKING.** Smoking is prohibited in the common areas of the Building including, but not limited to, lobbies, community rooms, hallways, laundry rooms, stairwells, elevators, enclosed parking facilities, pool areas, and restrooms contiguous thereto. Smoking is prohibited within 30 feet of any entrance/exit to the facility.
- 34. RENTER'S INSURANCE.** Owner is not responsible for any damage to Resident's personal property. Resident agrees to obtain, from an insurance company licensed to do business in Wisconsin, a policy of renter's insurance to protect Resident's personal property. The policy shall have a minimum limit of liability for bodily injury and property damage of \$100,000. Resident shall maintain such insurance in force during the entire term of the Lease. Failure by Resident to comply with this provision of the Community Policy shall be considered a Default under the Lease.
- 35. SEVERABILITY AND READJUSTMENT.** If any provision of the Lease or the Community Policy, or any remedy herein provided, is determined by a court of law to be invalid, then such provisions shall be deemed automatically adjusted to conform to the requirements for validity as declared at such time and, so adjusted, shall be deemed a provision of this Lease as though originally included herein. In the event that the provision invalidated is of such a nature that it cannot be readjusted, such provision shall be invalid and deemed omitted from this Lease. In either case, the remaining provisions of this Lease shall remain in full force and effect.
- 36. ENTIRE AGREEMENT.** Resident expressly understands and agrees that this Lease contains the entire agreement between Owner and Resident and that Owner is not and shall not be bound by any representations, agreements or promises, whether oral or written, not contained in this Lease and the Community Policy. The Lease and this Community Policy may not be modified orally.
- 37. TERMINATION.** Owner may terminate this Lease and grant Resident release from all included terms upon Owner's receipt of parts (a), (b) and (d) or parts (a), (c) and (d) prior to the June 1st that precedes commencement of the Lease Term: (a) a signed written request from Resident requesting termination under this section and stating that Resident has been denied admission to the University of Wisconsin-Madison and has enrolled in an alternate academic institution for the upcoming academic year; (b) a copy of a signed letter from the University of Wisconsin-Madison which indicates the denial of admission; (c) receipt showing payment of tuition or housing for Resident for the upcoming academic year at the alternative academic institution; and (d) such other evidence as Owner may request to show that Resident has been denied admission to the University of Wisconsin-Madison or will be attending an alternative academic institution for the upcoming academic year. Any such request made by Resident shall be irrevocable. Termination of this Lease and the release of Resident shall be effective only upon Owner agreeing that the above conditions have been satisfied.
- 38. TENANT AND LANDLORD RIGHTS AND RESPONSIBILITIES.** Resident acknowledges an opportunity to review a copy of the City of Madison Tenant and Landlord Rights and Responsibilities informational brochure is available on the Owners website.

AGENCY NOTICE: Resident understands that Owner's agent is an employee of SBA Management Services, Inc. and is representing the Owner's interests and in that capacity owes duties of loyalty and faithfulness to the Owner. However, the agent is obligated to treat all parties fairly and in accordance with Fair Housing laws and standards.

Non-Standard Rental Provisions

A. CHECK-IN/CHECK-OUT FORM: Resident(s) acknowledges receipt of the combined check-in/check-out form, and agrees to complete and return the form to Owner within seven (7) days of occupancy of the leased Premises. Within 30 days, you may submit a written request to Owner to view the photographs maintained by Owner, which document the physical damages, or defects that were charged to the security deposit of the previous resident(s) (City of Madison properties only).

B. SECURITY DEPOSIT WITHHOLDING: In addition to the standard security deposit deductions allowable under ATCP 134.06, the landlord may deduct the following items from the security deposit, if not paid by Resident(s) by the end of the Lease Term.

- Unpaid late fees as specified in this Lease and/or Community Policy; Actual, unpaid service charges, filing fees, and process service charges related to collection efforts for any past due rental account; Unpaid trash fines; Unpaid furniture fees (if applicable); Unpaid administrative fees incurred during the application and lease-signing process; Unpaid fees for checks returned from the bank not negotiated.
- Unpaid parking rent; Unreturned parking permits, electronic garage door openers or garage access cards. Parking permits and garage door opener must be returned by noon on the last day of the lease term or the cost thereof will be deducted from the security deposit.
- Unpaid water/sewer fees, or other usage fees for utilities or allocated services payable to Owner as contracted in the Lease, to include electricity, gas, internet, cable TV and telephone.
- All costs related to carpet cleaning as a result of unusual damage caused by resident abuse, and all costs related to returning and all other flooring material (wood, ceramic tile, linoleum/vinyl etc.) to an "as received" or "subsequently improved" condition, normal wear and tear accepted. This may include, but is not limited to, professional cleaning to remove stains and professional repair and/or replacement of flooring due to non-removable stains, tears and deep scratches, burns or odors caused during the term of this Lease.
- Cleaning, repair and repainting costs related specifically to pet damage and pet odor. Any unpaid fee for any unauthorized pets found in the Premises.
- Unpaid fee for any unauthorized Sub-Lease. The processing fee for authorized Sub-Leases (those that use SBA Management Services forms and are signed by the Owner) will also be deducted from the security deposit if not paid at the time the Sub-Lease is signed.
- Damage caused by failure of Resident to report or repair an on-going problem or condition within the premises (e.g. leaking plumbing that subsequently damages walls or flooring).
- Unpaid fines for violations of health or safety codes, trash or recycling ordinances, or labor charges for trash separation and removal by SBA Management Services employees.
- Labor charges related to after-hours non-emergency maintenance requests.
- Any items remaining in the apartment or on building premises after the lease expires. All items requiring additional disposal fees will be charged accordingly.
- Mitigation costs allowable under Chapter 704 of the Wisconsin Statutes, including, but not limited to, advertising costs, rental commissions, sublet fees, and/or showing fees.
- Charges for re-keying or changing locks, or replacing keys or access cards (including laundry cards) if all such keys are not returned at the end of the tenancy; unpaid charges for replacement keys and/or re-keying during the term of the tenancy, as a result of the loss of keys by Resident or other circumstances caused or created by the Resident, or as a result of a request for re-keying or keys by the Resident.
- While the Owner does not expressly prohibit smoking within individual rental units, Resident understands that they will be held liable for the cost of the labor and materials associated with removing and remedying any smoke damage, related cleaning, painting, or other damages within the unit. This liability extends to whatever work becomes necessary as a result of smoking inside the unit.
- Repayment of any promotional offers or rental incentives/concessions extended to Resident in advance.
- It is agreed and understood that labor cost, per labor-hour, deducted from the security deposit, either for cleaning or repair work, will be charged at a minimum of \$35.00 per labor-hour, whether contracted to an outside party or performed by an employee of SBA Management Services. Total labor and material costs will vary according to task; there are no fixed charges. Estimates of or receipts for charges will be provided with security deposit settlements.

C. OTHER: Owner and Resident agree that Owner will not enter into an agreement to rent the Leased Premises to another Resident for the subsequent lease period until after the commencement date of the accompanying Lease referenced by this document.

**CAMPUS
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Private Residence Halls
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www.sba-CampusConnect.com
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