

STATE OF SOUTH CAROLINA

LEASE AGREEMENT

COUNTY OF CHEROKEE

By this lease made and entered into on DATE LEASE IS SIGNED, between B&W Housing Development, herein after referred to as landlord, and TENANT NAME, hereafter referred to as tenant. Landlord leased to tenant all the goods and chattels detailed in the inventory designated as Lot#000, ADDRESS, Cowpens, S. C. 29330, consisting of 00.00 acres, recorded in Cherokee County, and a manufactured home, for a term of 1 year, to begin on DATE LEASE BEGINS and to end on DATE LEASE ENDS. **This is a fixed term lease. Unless otherwise informed by B&W Housing Development, your lease will terminate on the end date of DATE LEASE ENDS. The restrictive covenants for B&W Housing Development, on file at the Cherokee County RMC office, Volume 69, pages 1994-2005, must be upheld by all residents as conditions of this lease.**

RENT, LATE FEES AND SECURITY DEPOSIT

Tenant(s) agrees to pay without demand to Landlord his rent for the manufactured home and lot, the sum of \$\$\$MONTHLY RENTAL AMOUNT on the DATE of each and every month beginning DATE LEASE BEGINS. Payment to be made at the B&W Housing Development office, 597 Oakdale Road, Cowpens, S.C. 29330, or mailed to P.O. Box 1260, Cowpens, S.C. 29330. If unpaid when due, late payments of \$45.00 will incur after close of business on the (4TH DAY AFTER RENTAL PAYMENT IS DUE) of each and every month and every five days thereafter until paid in full.

A security deposit, in the amount of \$SECURITY DEPOSIT AMOUNT was paid on (DATE SECURITY DEPOSIT WAS PAID) for this rental home.

CONDITION OF PREMISES

Tenant stipulates, by signing this lease, that he/she has examined the condition of the mobile home and that it is at the date of this lease in good order and repair and in a safe, clean and tenantable condition. By signing this lease, tenant agrees they have examined the mobile home to their satisfaction and there are no maintenance problems that need addressing at this time. A "walk through", move in examination of the premises is included in the move in folder. Filling out the Move-In examination is to document any cosmetic damage issues that exist, to prevent the tenant from being responsible for damage. **Once a walkthrough of the home is done and turned into the office, the results from the walk through are final. The Tenant understands the cosmetic condition of the home is "AS IS". The tenant must not make any cosmetic changes to the premises unless B&W Housing Development gives permission in writing.**

SUB-CONTRACTED MAINTENANCE

Any repairs that must be subcontracted, such as heat/ac repair, septic repair, driveway repair, electric repair, and appliance repair will be handled as soon as possible. Tenant understands that office staff will, immediately upon notification of a problem, contact subcontractor to repair, but subcontractors make their own repair schedules. **B&W Housing has no control over subcontractor schedules.**

DAMAGE AND INSURANCE COVERAGE OF PREMISES

B&W Housing Development provides insurance coverage for all the leased homes within our community. If the leased premises or any part thereof shall be partially damaged by fire or other casualty not due to Tenant's negligence or willful act or that of his employ, family, agent, or visitor, to the extent that insurance coverage decides not to repair, the lease will immediately be voided and the security deposit will be refunded. If the insurance company decides to repair the home, the lease will continue in its original state. There is no provision for housing arrangements in the interim while the home is being repaired. The Tenant's personal property is not covered by Landlord's insurance. If the Tenant is negligent or willful in destruction of the property, B&W management will immediately file civil action to recover cost of repair. In the case of willful destruction of property, Tenant would immediately be evicted. B&W Housing Development's insurance covers the residence itself, but does not extend to the leasing residents' personal property. B&W Housing Development, LLC strongly advises all residents to acquire renter's insurance for their personal property. B&W Housing Development, LLC's insurance does not cover residents' property, including **but not limited to**, residents' pets, swimming pool, residents' outside buildings, residents' furniture, residents' clothing and personal items.

SINGLE FAMILY RESIDENTIAL HOUSING

Manufactured homes within the B&W Housing Development community are single-family housing. Single families are defined as a single entity without extended family of any kind. Extended family includes, but is not limited to, parents of adult tenants, grandparents, aunts, uncles, cousins, brothers, sisters, etc. Exceptions for elderly or ill family members will be considered when prior request is made to B&W Housing Development management **in writing**. Temporary visits, under one week, are allowed with written manager approval **and proper vetting through our office**. Adult visitors staying overnight **WILL** be required to be vetted for criminal record, with resident responsible for the cost of acquiring said record. Residents are responsible for the actions of their guests at all times. All residences within our community are serviced by septic tanks. Due to this, a maximum of two persons per bedroom, with the exception for infants under the age of eighteen months, will be allowed. Housing and Urban Development defines bedrooms as rooms with a closet and with a door that separates the space from the main living area.

There are to be no other living accommodations placed on the lots, at any time, other than the manufactured home placed there by B&W Housing Development.

BUSINESSES ON LEASED PROPERTY

Only businesses that involve very limited traffic (no more than three vehicles per day, such as computer repair, typing, etc.) to a resident's home, may operate inside leased property. Businesses that involve larger amounts of traffic, (including, but not limited to car repair, beauty salons, etc.) are prohibited. Businesses must register with, and be approved by, management of B&W Housing Development before operation begins. Businesses required by law to obtain a business license, or health department license must have this license posted inside the premises at all times. B&W Housing Development reserves the right to restrict business operations at any time based on traffic or safety considerations.

RIGHT OF INSPECTION

By South Carolina law, B&W Housing Development has the right, with 24-hour notice, to inspect the inside and outside of each rental home within our community **for any purpose**. Inspections will be done between the hours of 9am-6pm, weekdays. B&W Housing Development strives to do quarterly inspections, although the number of inspections that will be done may vary. Violations found during inspection must be taken care of within **fourteen** days of notification of offense. B&W Housing manager will re-inspect the residence to make sure the problem has been rectified. B&W Housing Development reserves the right to enter any residence in our community, at any time, in case of emergency. Tenant may not change locks without permission from B&W Housing Development management in writing. If locks are changed, a copy of the new key must be supplied to B&W Housing Development office within two days after locks are changed.

PETS ON THE PREMISES

ANIMALS OF ANY KIND INSIDE THE LEASED RESIDENCE ARE NOT ALLOWED, with the exception of registered service animals. **If resident has an emotional support animal, the B&W Housing office must have a certificate authenticating that a local doctor says the animal is an emotional support animal. Animals with an internet certification will not be allowed. There is a maximum of one support animal in the residence. Having any other animal inside of your leased residence at any time is a violation of your lease agreement.** Having an animal inside of your leased residence at any time is a violation of your lease agreement. If inside animals of any kind are found in your leased residence, B&W Housing will require that it be removed immediately. If the animal is not removed from the residence, this is a violation of your lease agreement and eviction will be filed at the Cherokee County Magistrate office. Rental residents are allowed to have a limit of two outside dogs, but are required to carry renters' insurance that will cover liability on the animals on the property and residents must keep the animals restrained in accordance with Cherokee County Animal Control laws. B&W Housing contacts all insurance company to ensure that the insurance covers the animals on the property. B&W Housing requires that each resident that carries renter insurance must provide an up-to-date copy to the office before any animals are allowed on the premises. Absolutely no exotic animals or farm animals will be allowed on the premises. If your pets become a nuisance in any manner (constant barking, running loose, etc.) they must be removed from the property.

ALTERATIONS TO PREMISES

Alterations to the premises, of any kind, must have the advance written consent of B&W Housing Development management. No trees are to be cut off the property, with the exception of written permission by management for dead trees or trees growing too close to a residence.

CONDUCT ON THE PREMISES

Obnoxious or offensive activity which disturbs the neighborhood in any manner will not be allowed. This type of behavior includes, but is not limited to, loud music (music that can be heard outside the residence where the music is coming from or music played outside that can be clearly heard by the neighbor next door), offensive activity associated with drinking, **vulgar and profane talk outside the residence**, family disputes, police action of any kind, or the use of any type firearm, or weapon within one thousand yards of any residence, or any gathering that infringes on the rights of others' peaceful enjoyment of their premises or **traffic and parking infringes on other residents property**. Police action for the safety and security of our residents and their guests is not considered an offensive activity, unless it stems from the disruptive behavior of the resident or guests. Firearms and weapons are defined as any object that could constitute a threat to a person or property. Residents, of any age, are not allowed on other residents' leased property at any time without the permission of an adult resident who resides at that property. This includes walking or driving through another resident's yard. **There are to be no signs on any property that include profanity or vulgarity of any type. No trespassing signs are not allowed. If you have problems with other tenants in your yard, contact the B&W Housing Development office.**

RESIDENTS UNDER 18 YEARS OF AGE

Parents are responsible for the actions of their minors and any person visiting with the adults in the household or their minors at all times. There is a development curfew for all residents under the age of 18. **B&W Housing community curfew of one hour past dark.** Minors found by management or reported by adult residents to management outside of their parent's leased property after dark without their own parent with them will be a violation of the parents' lease. Two incidences of activity of this type will void the parent's lease. Due to safety concerns for drivers and minors alike, minors are not allowed to play ball in the street. Basketball goals are not to be erected within ten feet of the roadway. Permission for the riding of bicycles, non-motorized scooters, etc. within our community will be left to each parent's discretion. B&W Housing Development owners urge parents not to let their children play on or near the roadways at any time unless the parent is within eyesight of the child.

YARD MAINTENANCE

Residents are responsible for their own yard maintenance. Grass must be kept mowed and weed-eated lower than **6 inches** in height. Yards are defined as the grassy spaces on your leased property that extend from the edge of the nearest roadway to the back edge of your leased property. If the grass on your leased premises exceeds **6 inches** in height, you may receive notification from management that you have 14 days to have your grass cut. If you do not have your grass cut within **14 days** of the notification, B&W Housing Development management has the right to hire someone to cut and weed eat your grass and the resident will be financially responsible for the cost of this service. **If the resident requests their grass to be arranged to be cut, grass cutting services must be paid before the grass is cut.**

VEHICLES

Each leased residence within our community has a structured driveway. Due to location of septic tanks, driveways within our community vary in location to the home. Vehicles are to be parked **only** in driveways. **Parking of vehicles on the grass is forbidden as well as parking within 10 feet of the paved street.** There must be no vehicle on the leased premises for more than thirty days without a current tag. Any resident that has a vehicle on the leased premises without a current tag for more than thirty days will receive a notice to remove the vehicle from the premises within **fourteen** days of notification. If the vehicle is not removed, B&W Housing Development reserves the right to have the vehicle towed and the resident will be responsible for the cost of towing. This service must be paid for when completed. There must be no disturbances caused by a resident's vehicle or any person visiting with them. Due to safety concerns, vehicles not required by law to have a registered tag, such as mopeds, motorized scooters, four wheelers, go carts, etc., are not to be operated on community roads. There is to be no driving on grassy surfaces on any yards for any reason.

TRASH DISPOSAL

Trash receptacles are to be used by residents for household trash only. Due to safety and health concerns, outside trash receptacles at each residence, with the exception of Cherokee County Waste Management receptacles, which the county empties, are prohibited. Trash must be disposed of in the trash receptacles provided for residents. Only household trash is to be placed inside the trash receptacles. Furniture, appliances, metal objects, tires, building materials, etc. (anything other than household trash) are to be taken to the Cherokee County landfill. The trash receptacles are provided as a service to the residents in our community. Trash must be placed inside the receptacles, not on the ground around them. Trash is not to be stacked in a vehicle on any leased property, on the deck, under the home, or anywhere on the property. Any recycling materials must be kept in containers on the property. No metal, aluminum, cardboard, etc. recycling is to be scattered on the property at any time.

EXTERMINATING

Leased homes within our community **will be given bait stations for insects at regular intervals at no cost to the resident.**

FENCES

Fencing of leased premises will be allowed as follows: Chain link fencing will be allowed in the side to back of property. No fence from the front corner of the dwelling to the street on the front line shall be more than five foot high and should be of the split rail fence variety or picket fencing. Fences are prohibited if made of concrete, cinder block, lumber scraps, slabs, barbed wire, chicken wire, hog wire, or briar type plantings. All fences must be installed to a professional standard. Privacy fencing is only allowed around swimming pools.

SWIMMING POOLS AND RECREATIONAL EQUIPMENT

Swimming pools of any type are allowed only when leasing resident has provided B&W Housing Development management with proof of liability coverage on the pool. **Pools must be placed in the backside of the property behind the leased home.** Due to safety concerns, pools must have fences around them with a locking gate. Fencing around pools, with the added exception for privacy fencing, is explained in the above section titled, **“Fences”**. Residents must meet all state and local health ordinances pertaining to pools. Any violations of health ordinances will be noted and the proper DHEC officials will be notified. If there is more than one occurrence, the resident will have **fourteen days** to remove the pool from the premises. Pools must not be placed over septic tanks. Wading and “kiddy” pools are not to be placed on decks. Residents assume all liability for recreational equipment (swing sets, trampolines, etc.) placed on the leased premises. **Recreational equipment must be placed in the rear of the leased property behind the residence.** Insurance provided to contract for deed residents does not cover anything other than the home as it was before resident moved in. Swing sets and trampolines must be placed no closer than ten feet from the side or back property line and must be located behind the residence. Construction on the leased property must be approved by B&W Housing Development in writing. Tire swings are not allowed to hang from trees.

EXTERIOR MAINTENANCE AND APPEARANCE OF LEASED AND CONTRACT FOR DEED HOME

Curtains or blinds must be placed on each window of the leased residence within **14 days of occupancy and remain on each window.** Sheets, towels, etc. are **not** appropriate window coverings. Residents with a contract for deed, must clean and repair the exterior of the home, **replace damaged siding**, replace damaged brick vents, and repair roof shingles or Kool-seal metal roofs as needed. All homes within the B&W Housing Development community are required to have brick underpinning. **Christmas lights must be taken off the exterior of property within B&W Housing Community no later than January 31st.**

INTERIOR MAINTENANCE OF LEASED HOME

Residents must report any maintenance problem immediately. Management will have the problem taken care of in a timely manner. By South Carolina Landlord Tenant Law, if there is a problem reported by the resident of a leased property, B&W Housing has the right to enter the leased premises between the hours of 9am-6pm to repair the problem **(at any time for a reported emergency)**. The resident has the right to be in the home at the time of the repair, but if the resident is not at home, B&W Housing staff will enter to repair the problem. If the problem is found to be from misuse of the premises, improper heating, or failure of the resident to report the problem in a timely manner, which causes more repairs to be done than would have originally been necessary, the resident will be financially responsible for the cost of the repairs. All repair services must be paid for when done. Failure to pay for these services will result in eviction. Preventive maintenance checks will be done on heating/cooling systems in the spring and fall. B&W Housing Development management will seek legal remedies and eviction from any resident for the willful damage or destruction of property within the B&W Housing Development community.

ASSIGNMENT AND SUBLETTING OF LEASED PROPERTY

B&W Housing Development allows no subletting of leased premises property under any circumstances. B&W Housing Development allows no liens or encumbrances of any kind to be placed on the residence or lot until resident has satisfied all payments within a contract for deed. Only the management of B&W Housing Development may assign these Guidelines, rental agreements, lease agreements, or any other agreements entered into with any resident to any successor/owner of the community, and they shall remain in full force and effect and binding upon the respective parties.

FAIR HOUSING

B&W Housing Development abides by all Fair Housing Amendments of 1968 and 1988.

DANGEROUS MATERIALS

Dangerous, flammable, or explosive materials are prohibited on the premises. Any material that might unreasonably increase the danger of fire on the leased home or contract for deed home is prohibited. Lawnmower and weed-eater gasoline **are to be stored in EPA approved containers. Space or kerosene heaters are prohibited from use in any leased or contract for deed premises.**

ILLEGAL ACTIVITIES

Residents, any member of the household, or any visitor to the residence, shall not engage in any illegal activity of any type, including, but not limited to drug related criminal activity whether leasing or contract for deed. The term drug related activity means the illegal manufacture, sale distribution, use, possession, or possession with intent to distribute, manufacture, sell or use an illegal substance. Any resident convicted of any offense that would constitute a threat to the health, safety, quiet and peaceful enjoyment of the premises or welfare of other residents or property will be evicted. Persons with a contract for deed may have legal action taken against them for violation of guidelines.

UTILITIES

Residents are required to apply for and pay for their own utility services independent of B&W Housing Development, LLC. The utilities that service our community are Broad River Electric Cooperative and Goucher Water Company. Residents must apply for their own utilities at these companies and pay deposits as required, as well as monthly bills. The utilities for this leased home will be taken out of B&W's name on the date this lease is signed. Residents are allowed to have Charter Cable or a satellite for television service. Residents are required to arrange for and pay for this service independent of B&W Housing.

SECURITY DEPOSITS

Security deposits are deposited into a non-interest-bearing account. All security deposits must be paid by certified check, money order, debit card or cash. If you do not fulfill your lease, your deposit is not refundable. If you fulfill your lease, and decide to move, the residence will be examined, after the residents have completely removed all personal property, for damages. If the home has not been damaged in any way, the rent was **paid in full** at the time of move out, and a **30-day written notice** of intent to move was provided to the office, the security deposit will be sent to the **address the resident supplies, in writing**, to B&W Housing Development, LLC as their new mailing address. Residents who receive a refund of their security deposit, in full or partial, will receive an itemized statement from B&W Housing within 30 days of turning in the keys. If you are asked to move for lease violations, your security deposit is not refunded. Upon execution of contracts for deed, residents deposit with B&W Housing Development management a sum classified as a down payment on the residence and lot. Any payments toward a down payment are nonrefundable under any circumstances.

LEASE TERMS

Standard leases are twelve-month leases. If residents do not fulfill their lease, its execution is legally enforceable. Any resident who desires to stay after the lease term has expired must notify B&W Housing Development management in writing within thirty days of the end of the lease term. **If residents do not notify management, it will be assumed that the residents will vacate the premises at the end of the lease.** If a 30-day written notice of intent to move is not provided to the office, it will void any security deposits paid. **Management reserves the right not to offer a lease extension or renewal on leases for any reason.**

PAYMENTS AND LATE FEES

Rent payments and contract for deed payments are to be paid in the B&W Housing Development office, located at 597 Oakdale Road, Cowpens, S.C. Due dates for rental payments/contract for deed are stated in each resident's lease/contract for deed. If payments are to be paid weekly, they are due on Friday of each week. If these payments are not paid in full, a late fee, amount stated in the lease, will be added on Mondays after close of business. On monthly payments, late fees will be added five days **following** the due date and every five days thereafter until paid in full.

HEALTH AND SAFETY

Leased homes and contract for deed homes must, at all times, be kept in a safe and sanitary condition during the term of the lease. The residence and property connected to the home must be free of dirt and debris, free of standing puddles of water, and the grass must be kept mowed. There can be nothing on the property, at any time, that would constitute a health or safety risk by B&W Housing Development management or their insurance company. All residents must abide by all Cherokee County and B&W Housing Development health and safety codes.

GARAGES AND OUTBUILDINGS

One outbuilding per leased property is allowed. There shall be no outbuilding larger than 16 feet wide x 20 feet long. It must have a shingled roof no taller than the residence. Outbuildings are for storage of yard maintenance and personal items only. One garage or carport per residence is allowed. Garages must be no larger than 24 feet wide x 24 feet long. It must have a shingles roof no taller than the residence. Garages are for the storage of automobiles and motorized vehicles only. Metal carports must be no larger than 24 feet wide x 24 feet long, with a metal roof no taller than the residence. Residents must have the written approval of B&W Housing Development management as to size, location of building, and aesthetics of building before construction of any outbuilding, garage, or carport is started. If approval is not obtained from management, and the building is erected without heed to the restrictive sizes, aesthetics, location, and usage, B&W Housing Development management will notify the resident of the violation and give **fourteen** day notice to cure the problem. B&W Housing Development reserves the right to remove the building from the premises if the problem is not taken care of at the end of that **fourteen**-day period.

CLOTHESLINES

Outside clotheslines are permitted on leased property under the following conditions:

The poles must be of wood or metal. The poles must be painted with no rust. The clothesline must not be longer than 25 feet and no higher than seven feet. The clothesline must be constructed on the rear of the property, further from the front road than the leased residence. Deck rails, bushes, porches, etc. are not to be used to hang clothes outside under any circumstances. B&W Housing Development reserves the right to remove any clothesline, if after notice, the resident has not, within **fourteen** days, conformed to the described clothesline criteria. Clothes are not to be left on the clotheslines overnight.

ADDRESSES

Cherokee County requires the address of each residence to be posted on the home in three-inch numbers, located in such a way that they are easily visible from the street for emergency vehicles. B&W Housing Development staff have furnished residence numbers on all leased/contract for deed homes.

MAILBOXES

All private roads within the B&W Housing Development community have mailboxes for resident use on sections of posts near the opening of the road. These mailboxes are furnished with the residence number on them. Mailboxes within the community are for U.S. Postal delivery only. Residents who supply their own mailboxes on Oakdale Road, Deer Creek Court, and Acorn Drive must keep them in good condition at all times. If the mailboxes are metal, they must be kept painted, with no rust showing on them. Residents, their children, or any person visiting with them is not allowed to open and /or remove any mail from a mailbox that is not expressly furnished for their leased home or permit or commit injury to any mailboxes they have not bought or installed.

COMPLAINTS

Complaints concerning matters pertaining to resident's violations of lease/restrictions will be handled by the B&W Housing Development property manager in charge. Complaints from residents will be taken in writing during regular office hours and handled accordingly.

CONSTRUCTION AND LANDSCAPING

B&W Housing Development encourages residents in the community to plant trees, bushes, shrubs, flowers etc. on their leased property. However, before residents dig further than twelve inches into the soil, they are required to check with the utility companies to make sure no lines will be cut by digging. If lines are cut, the resident will be financially responsible for repairs. Residents must check with B&W Housing Development management to be sure they are not planting trees on the septic tank. All trees and flowers planted by residents become a part of the property. Should the resident move, all plantings must remain!

DEBIT CARDS

B&W Housing Development now accepts debit cards. No credit cards will be accepted! All debit card transactions must be made in person, by the person whose name is printed on the card. B&W Housing will not accept debit cards from children or family members for any resident. There will be no exceptions to this rule. Debit card transactions cannot be done over the phone. All debit card transactions must be done in person, in our office, during business hours.

RIGHTS OF MANAGEMENT

The rights of the property manager contained within the Guidelines are cumulative, and should the property manager fail to exercise any right, at any time, it shall not serve to void other rights. Any waiver by the property manager should not be interpreted as a further waiver of that or any other guideline.

REFERRALS

Existing residents who refer qualified applicants, who are approved for leasing or contract for deed, and who pay their deposit or down payment, and move in will receive a credit of \$250.00 towards their rent. The applicant must inform B&W Housing Development management of the referral when the application for residency is turned into the office.

ABANDONMENT

If, at any time, during the term of the lease, resident abandons the leased residence or any part thereof, B&W Housing Development management may, at their option, enter the home by any means without liability for any prosecution therefore and without becoming liable to resident for damages for any payment of any kind whatsoever and may, at their discretion, relet the home or any part thereof for the whole or any part of the then unexpired term and may receive and collect rent payable by virtue of such reletting and, at management's option, hold resident liable for any difference between the rent that would have been payable under the lease during the balance of the unexpired term, if this lease is continued in force and the net rent for such period realized by management by means of reletting. If management's right of reentry is exercised following abandonment of the home by resident, then management may consider any personal property belonging to resident and left on or in the home to have also been abandoned. In which case, management may dispose of all such property in any manner management shall deem proper and is hereby relieved of all liability for doing so. Disconnection of electric utilities, for any reason, is considered abandonment.

DEFAULT

If any default is made in the payment of rent or any part thereof, at the time hereinbefore specified, or if any default is made in the performance of or compliance with any other term or condition hereof, the lease, at the option of B&W Housing Development, shall terminate and be forfeited and B&W Housing Development management may reenter the leased residence and remove any personal property left there by resident. B&W Housing Development management will give written notice to resident of any default or breach. The resident will have five days to correct the default or contact management to schedule a conference. If the resident fails to correct the default or contact management within five days from receipt of written notification, B&W Housing Development will proceed with the eviction process. After eviction papers have been filed, **and at the discretion of the owner and/or property manager in charge**, a resident may correct the default by paying all sums owed to date, including all cost associated with filing the eviction action and administrative fees associated with eviction, totaling but not limited to \$100.00. **If resident has been under eviction with B&W Housing Development more than once, eviction will be carried out.**

SURRENDER OF PREMISES

Resident shall quit and surrender leased premises hereby demised in as good a state and condition as premises was at the commencement of the lease.

CHECKS RETURNED BY THE BANK

Any check returned by the bank it was written on, for any reason, must be paid for in cash within 48 hours of notification by B&W Housing Development management. There will be a \$35.00 service charge, added to the amount of the check. Any returned check, not paid in full within 48 hours of notice, will be turned over to the Solicitor's Worthless Check program for collection.

INITIAL HERE → _____

LOST KEYS OR LOCKED OUT

Any resident who loses their keys to the leased premises or locks themselves out of their leased home when the office is closed will be required to pay a fee of \$35.00 to have maintenance come on their own time to let them into the residence. **This fee must be paid at the time maintenance grants access to the home. If the office is open, a key can be given to allow access, but must be returned immediately.** Only persons whose name is on the lease will be allowed to gain entry to the leased home by maintenance.

VIOLATIONS OF LEASE

All criteria set forth in the lease, and the community restrictions are required to be followed by each resident. If a resident violates any restriction, the resident will receive a notice, hand delivered and posted on property door, from the B&W Housing Development management and will have five days to correct the violation. If the resident desires to have a conference with management regarding the violations, the resident must contact management within three days from receipt of the written notification to schedule a meeting. If the resident does not meet with management to try to resolve the problem, at the arranged time, without setting a new appointment time, eviction will be sought from the Cherokee County magistrates. Residency may be terminated.

For purposes of this lease and any restrictions, “written notice” shall mean a letter or notice addressed to the resident at his or her last known mailing address or at the sole option of B&W Housing Development, LLC, a letter or notice physically delivered and posted upon the resident’s front door, or door most frequently used by resident.

LEASE RENEWALS

Our lease renewal policy is as follows:

- You cannot have been late on your rent payments more than 20 percent of your tenancy.
- Other than late rent, if you have received notice of more than one correctable lease violation (such as need to cut grass, trash sitting on deck, your children causing a problem, etc.), you will not be eligible to renew your lease.

This means, that if you have signed a 6-month lease renewal, and you pay by the week, you cannot be late more than 6 times in that 6-month period. If you pay monthly, and you signed a 6-month lease renewal, you cannot be late more than 2 times in that 6-month period. If you have signed a year’s lease or lease renewal, and you pay by the week, you cannot be late more than 13 times in that 1-year time frame. If you pay monthly and you have signed a year’s lease or lease renewal, you cannot be late more than 3 times in that 1-year time frame. If you have been late more times than our new policy allows, you will not be eligible for renewal of lease and you must vacate the premises at the end of your lease date. You will be notified 30 days before your lease is up that you are not being renewed.

THERE WILL BE NO EXCEPTIONS TO THIS RULE.

By signing this lease, I acknowledge that I have read it, in its entirety, and agree to abide by all rules and stipulations made in this lease and the restrictions for the community. I have been given a copy of the neighborhood restrictions.

TENANT NAME

Date

B&W Housing Development, LLC

Date