RESOLUTION NO. 16-21 CITY OF CENTERVILLE, OHIO

SPONSORED BY COUNCILMEMBER <u>B:|| Serr</u> ON THE 6th DAY OF December, 2021.

RESOLUTION RATIFYING THE ACTION OF THE CITY MANAGER IN EXECUTING A REAL ESTATE RENTAL AND MANAGEMENT AGREEMENT WITH HERITAGE HOME SERVICES, LLC D/B/A COLDWELL BANKER HERITAGE FOR THE MANAGEMENT OF PROPERTY LOCATED AT 98 WEST FRANKLIN STREET AND RATIFYING THE ACTIONS OF THE CITY MANAGER TO TAKE ALL STEPS NECESSARY TO EXECUTE DOCUMENTS TO EFFECT THE LEASING OF SAID REAL PROPERTY.

WHEREAS, the City of Centerville owns the property located at 98 West Franklin Street (the "Property"); and

WHEREAS, Council has determined that it would be in the best interest of its citizens to lease the Property for the time being; and

WHEREAS, the City of Centerville desires to engage Coldwell Banker Heritage Realtors to manage the Property upon terms acceptable to the City; and

WHEREAS, the City Manager, in prior consultation with the City Council at open meeting work sessions called pursuant to Section 121.22 of the Ohio Revised Code, discussed the management of the Property with the intent to lease said Property; and

WHEREAS, Council has the power to enter into such agreements by virtue of its Charter and the provisions of Article VIII, Section 16 and Article XVIII, Section 3 of the Ohio Constitution:

NOW, THEREFORE, BE IT RESOLVED:

Section 1:

That the previous action of the City Manager in executing a Real Estate Property Management Agreement for the management of the Property located at 98 West Franklin Street is hereby ratified. Said Management Agreement is marked as Exhibit "A" and incorporated herein.

Section 2:

That the previous action of the City Manager in exercising all necessary documents to facilitate the leasing of the Property be hereby ratified.

Section 3:

That the City Manager is hereby authorized and directed to do any and every thing further necessary to carry out the terms of the Management Agreement, including, but not limited to, entering into lease agreements for the Property.

Section 4:

That this resolution shall take effect at the earliest time

allowed by law.

PASSED THIS 6th day of December, 2021.

Mayor of the City of Centerville, Ohio

ATTEST:

Clerk of Council

City of Centerville, Ohio

CERTIFICATE

The undersigned, Clerk of Council of the City of Centerville, Ohio, hereby certifies the foregoing to be a true and correct copy of Resolution No. passed by the Council of the City of Centerville, Ohio on the day of December, 2021.

Clerk of the Council

Approved as to form, consistency with existing ordinances, the charter & constitutional provisions Department of Law Scott A. Liberman Municipal Attorney

Exhibit "A"



PROPERTY MANAGEMENT AGREEMENT

This property management agreement (hereinafter 3rd day of November, 2021, by and between City "Owner") and Heritage Home Services, LLC d/b/a Coldw Owner and Heritage shall be collectively referred to herein a	vof Centerville, OH (hereinafter vell Banker Heritage (hereinafter referred to	er referred to as
·	,	
County, Ohio, such real property having a street addres referred to as the "Premises").	ain real property situated in Montgomery ss of 98 W Franklin St, Centerville	(hereinafter
2. Notices: Any notice which either Party r same, postage prepaid, to the other Party at the address show Parties from time to time.	may give or is required to give, may be given wn below or at such other places as may be d	
Owner Name and Address: City of Centerville OH	Heritage Name and Address: Dan Hauser/Graeter Ellis LLC	
100 W Spring Valley Pike	2000 Hewitt Ave	
Centerville, OH 45458	Kettering, OH 45440	

- 3. Agreement Term/Termination: This Agreement shall expire twelve months from the date that it is signed by Owner and shall renew automatically each year thereafter the expiration date. The Agreement may be terminated by either Party by delivering written notice of intent to terminate such to the other Party no later than thirty (30) days the expiration of the then-current term. This Agreement may not be terminated by Owner, nor may Owner attempt to collect any rents directly from tenants until after any deficit balance due Heritage in Owner's rental management account has be paid in full Additionally, Owner may terminate this Agreement early by: 1) electing to occupy the Premises personally as long as such does not constitute a breach of any then-existing lease agreement pertaining to the Premises, or 2) electing to market the Premises for sale following the expiration of any then-current lease agreement pertaining to the Premises. If Owner elects to market the premises for sale prior to the expiration this Agreement, Owner agrees to retain Heritage as its exclusive listing agent for the marketing and sale of the Premises and pay Heritage a commission in the amount of six percent (6%) of the total sales price of the Premises.
- 4. <u>Heritage's Responsibilities:</u> Pursuant to this Agreement, Heritage agrees to serve as Owner's property manager for the Premises and perform all duties as such in a commercially reasonable manner including:
 - a. Marketing the Premises for rent, identifying and evaluating prospective tenants, and serving as Owner's agent relative to lease agreements and other matters related to the Premises;
 - b. Holding in trust and disburse to or on behalf of Owner, as hereinafter set forth, all rents and moneys received from or on account of the renting and management of the Premises;
 - c. Rendering statements of money received as required under Ohio licensure law but under no circumstances less than once per quarter;
 - Paying bills associated with the Premises related to Heritage's services as property manager or otherwise as authorized by Owner;
 - e. Disbursing net proceeds directly to or as otherwise specified by Owner;
 - f. Managing maintenance and repairs of the Premises;
 - g. Assessing property conditions from time to time and recommending improvements;
 - h. Managing tenant, third-party, and other Premises-related issues;
 - i. Performing occasional drive-by inspections and, as necessary, internal inspections; and
 - j. Issuing Owner's 1099 and supporting year end statement.
 - k. Assisting in retaining counsel on behalf of the Owner to bring such action to recover possession and /or rents and damages of said property as Heritage may deem necessary.

- 5. <u>Agency Authority:</u> In furtherance Heritage's obligations under this Agreement, Owner expressly authorizes Heritage to serve as its exclusive agent to:
 - a. Negotiate, execute, acknowledge and deliver on behalf of Owner any and all agreements to lease the Premises to any individual(s) or entity(ies) and upon such terms and conditions agreed between Owner and Heritage. Owner shall have final decision on whether to lease the Premises to any specific tenant.
 - b. Collect on behalf of Owner all rents and moneys payable under any agreement to lease the Premises.
 - c. Make or cause to be made such repairs and maintenance of the Premises at cost not to exceed two hundred dollars (\$200.00) for any one item without the prior approval of Owner. The above two hundred dollars limitation shall not apply in such emergency cases where the safety or health of any person or damage to property are at risk and time is of the essence.
- 6. <u>Qualification of Tenant:</u> Heritage will exercise its discretion in a commercially reasonable manner to qualify any prospective tenant including evaluation of gross monthly income, credit and rental history, and other factors. Heritage will have sole discretion to make changes in its qualification criteria as it deems reasonably necessary and without need for Owner approval.
- 7. <u>Licensure:</u> Owner is retaining the services of Heritage to perform property management services that, if performed for another for a fee, requires an Ohio real estate license under Ohio Revised Code § 4735.01(A). As such, Property Manager agrees that all such services will be performed by a properly licensed real estate broker or salesperson in compliance with the requirements of Ohio law.
- **8.** <u>Property-Specific Lease Terms:</u> Owner authorizes Heritage to enter into one or more lease agreements on Owner's behalf relative to the Premises on the following terms.

Monthly Rental Rate: \$ 900 Security Deposit: \$ 0			
Pets: ✓ Yes No¹ If yes, please list any and all restrictions: 2 Black Labs			
Pet Deposit: \$ 0.00 □ Refundable □Non-Refundable			
Maximum Occupants: 2 Section 8 Rentals: □Yes ☑No Assignment/Subletting: □Yes ☑No			
Minimum Lease Term: monthly Student Rentals: □Yes ☑No			
Permit Registered Sex Offender Tenant: □Yes ☑No Smoking: □Yes ☑No			
Other restrictions:			

If you elect not to rent to individuals with pets or to rent with restrictions, state and federal housing laws may require that an individual be permitted to keep a service animal or emotional support animal. Where such an animal is required by law to be permitted, no additional deposit or surcharge can be collected. Owner will be liable for any and all legal expenses relative to assessing or challenging any attempt to keep such an animal at the Premises. Owner agrees to indemnify and hold Heritage harmless relative to any claims arising out of or relating to a decision not to permit a tenant to keep a claimed service or emotional support animal.

The following equipment/appliances will remain at the Premises:						
	☑ Range □ Washer □ Garage door o	Refrigerator Dryer pener and rer	☑ Disposal ☐ Microwave note controls	☐ Dishwasher	□Water -softener	
Other: _						
The foll	owing utilities at	the Premises will be	come the respon	sibility of any le	ssee:	
	☑ Gas ☑ Trash	☑ Electric ☐ Other	Water/Sewer			
The foll	owing utilities at	the Premises will rer	main the respons	sibility of Owner		
	☐ Gas ☐ Trash	☐ Electric ☐ Other	Water/Sewer			_
changes in such	terms must be pro	lease the Premises povided to Heritage in a nd a tenant's willi	writing and ma	y not be able to	be implemented de	epending upon
	dix A and expres	nt: Owner has revestly authorizes Herita provisions and restri	age to lease the	Premises pursu	ant to the terms se	
10. Payments of Recurring Charges: Owner may direct Heritage to pay one or more recurring charges relative to the Premises as long as such payments do not exceed any amounts held in trust relative to the Premises. Heritage may not be directed to make any mortgage payments relative to the Premises. It is ultimately Owner's responsibility to make any payments that Owner is obligated to make relative to the Premises and Owner acknowledges that it cannot depend upon timely receipt of monthly rental proceeds in order to meet any such obligations.						
bearing account, of Heritage. Price	hio Administrative and the Parties agor to leasing Own	dvances and deposite Code § 1301:5-5-1 gree that interest earner's Premises to a tenth the handling of any d	1. Heritage is ned from such a nant, Ohio Adm	not required to m ccount, if any, w inistrative Code	naintain such funds fill be payable to ar § 1301:5-5-11(D)	in an interest- nd the property
a. b. c.	Heritage will reta tenant's security Should such amo to remit the diffe	pet deposits will be ain in said account of and pet deposits at a count fall below the reprence if the cash flow t	n Owner's beha all times. equired amount w on the Premis	alf an amount at I but remain positi ses will cover the	east equal to the an ive, Owner will not deficit within thirt	be required y (30) days.
If a dispute arises between Owner and any tenant relative to a security deposit, Owner agrees to defend, indemnify, and hold Heritage harmless relative to such. Heritage agrees to provide reasonable assistance to Owner in any such dispute including providing affidavits, testimony, and documentary assistance as needed.						
0.		•	•			
		(Owner's initials	(WD)	Agent's initials	

- 12. <u>Heritage's Compensation:</u> For services rendered under this Agreement, Owner shall pay Heritage as follows:
 - a. Owner shall pay Heritage the amount of a full month's rent on the Premises payable upon receipt of the first rent payment under any newly-executed lease agreement. Should Owner procure its own tenant prior to signing this Agreement, Owner will not be required to make this payment to Heritage.
 - b. Owner shall pay Heritage ten percent (10%) of all gross monthly rents received relative to the Premises during the term of this Agreement with the exception of any month wherein a full month payment has been made to Heritage by Owner under the immediately preceding subparagraph.
- 13. <u>Distribution of Receipts:</u> All moneys received by Heritage relative to the Premises under this Agreement will be applied and distributed by Heritage as follows and in this order of priority:
 - a. Apply such to any deficit balance on Owner's account;
 - b. Retain Heritage's compensation;
 - c. Deduct all costs for property maintenance, repair, or approved upgrades.
 - d. Deduct other moneys, as may have been disbursed and/or other expenses as may have been incurred on behalf of Owner.
 - e. Deduct legal fees as may be incurred by reason of Heritage having retained legal counsel on behalf of Owner.
 - f. Pay insurance premiums, tax bills, HOA fees, etc. as directed by Owner
 - g. Remit the net balance of said rent and other moneys to Owner or Owner's designee.
- 14. <u>Indemnification:</u> Owner agrees that it defend, indemnify, and hold Heritage harmless for any and all—costs, fees, damage awards, and other expenses relative to any action, claim, or other proceeding relative to the—Premises by or between Heritage and any third party.—
- 15. <u>Insurance:</u> Heritage assumes no liability relative to property insurance, general liability insurance, or any other insurance relative to the premises. Owner shall maintain liability insurance for at least \$100,000.00 per occurrence, name Heritage as an additional insured, and provide Heritage with a copy of the policy declarations.
- 16. <u>Disclaimer of Liability:</u> Heritage shall not be liable for any damage or injury to any person or property occurring on the Premises, or any part thereof, or in common areas thereof, unless such damage is the result of the negligence or unlawful act of Heritage, its agents, or its employees. Owner agrees to hold Heritage, its agents, and its employees harmless from any claims for damages no matter how caused, except for injury or damages for which the Heritage is legally responsible. Heritage assumes no liability and shall not be held responsible for damage to or destruction of said real property and/or chattel items on or about the premises.
- 17. Attorney Fees. Should any disagreement or dispute arise among the Parties to this Agreement, each Party shall be responsible for the payment of its own costs, attorney fees, and other related expenses. However, should the matter proceed to judgment in litigation, the Parties agree that the prevailing Party shall be entitled to recover its reasonable costs, attorney fees, and litigation expenses from the other Party.
- 18. <u>Modification.</u> The Parties hereby agree that this document contains the entire Agreement between the Parties and this Agreement shall not be modified, changed, altered or amended in any way except through a written amendment signed by all of the Parties hereto.
- 19. <u>Home Owners Association.</u> Owner agrees to provide to Heritage a true and accurate copy of any HOA agreement or by-law and acknowledges that Heritage will provide a copy of such to any tenant(s).
- 20. <u>Waiver.</u> Should either party waive or fail to enforce any term or provision of this Agreement at any given time, such does not constitute a waiver of said term or provision at any other time or of any other term or provision in this Agreement.
- 21. Ordinances and Statutes. The Parties shall comply with all statutes, ordinances and requirements of all municipal, state and federal authorities now in force, or which may hereafter be in force, pertaining to this Agreement and the lease of the Premises to any tenant.

- **22.** Entire Agreement. The foregoing constitutes the entire agreement between the Parties and may be modified only by a writing signed by both Parties.
- 23. <u>Choice of Law/Venue.</u> This Agreement shall be governed by and interpreted under the laws of the State of Ohio. The Parties agree that the lowest State of Ohio court having jurisdiction over the county in which the Premises authorized to hear any dispute will be the venue for any action relative to this Agreement.
- 24. <u>Multiple Owners.</u> If more than one individual is an Owner under this Agreement, each individual will be fully responsible to Heritage for any and all payments or obligations required of Owner under this Agreement irrespective of the non-performance of the other individual.
- 25. <u>Miscellaneous Information.</u> Owner certifies that is has provided the information set forth in Appendix B and Appendix C, attached hereto, and that such information is complete, true, and accurate to the best of Owner's knowledge:

Owner(s):		Heritage:	
Wayne Davis	11/30/2021		
Signature	Date	Signature	Date
The City of Centerville Ohio		Daniel Hauser	
Print Name		Print Name	
		Gerald Ellis	
Signature	Date		
Print Name			

THE INDIVIDUAL SIGNING THIS AGREEMENT ON BEHALF OF HERITAGE IS SIGNING SOLELY AS REPRESENTATIVE OF HERITAGE HOME SERVICES, LLC d/b/a COLDWELL BANKER HERITAGE AND NOT IN HIS OR HER INDIVIDUAL CAPACITY. IF OWNER CONSISTS OF ONE OR MORE ENTITITES, THE PERSON SIGNING THIS AGREEMENT ON BEHALF OF SUCH ENTITY AGREES TO BE PERSONALLY LIABLE FOR ANY AND ALL OBLIGATIONS OF OWNER UNDER THIS AGREEMENT.

Approved as to form:				
Scott A. Liberman	dotloop verified 11/16/21 2:39 PM EST 1LWN-RTO7-OLF5-HZUV			
Municipal Attourney				

APPENDIX A LEASE AGREEMENT

Fair Housing Statement: It is illegal, pursuant to the Ohio Fair Housing Law, Division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing law, 42 U.S.C.A. 3601, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services.

It is also illegal, for profit, to induce or attempt to induce a person to sell or rent any dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes,



RESIDENTIAL LEASE-RENTAL AGREEN	MENT & DEPOSIT RECEIPT
This lease agreement (hereinafter referred to as the "Ag	greement") made and entered into this day of
, 20, by and between/	(hereinafter referred to as "Landlord") Landlord and Tenant shall be collectively referred
and (hereinafter referred to as "Tenant").	Landlord and Tenant shall be collectively referred
to herein as (the "Parties").	
Bosses I and had in the description of	
1. <u>Property:</u> Landlord is the owner of certain real County, Ohio, such real property having a street address of	(hereinafter
referred to as the "Premises").	(neremanter
totalida to da tilo Tromisca).	
2. Parties:	
Landlord Name(s):	Tenant Name(s):
	2
Landlord has appointed Coldwell Banker Heritage (hereinafter refer	rred to as "Heritage") to be its agent. Heritage is not
a party to this Agreement.	
3. Least Term: Landlord shall lease to Tenant the	above described Premises for a term of months,
such term beginning on the day of, 20, and Upon the expiration of the term of this Agreement, Landlord has the	d ending on the day of, 20
Opon the expiration of the term of this Agreement, Landford has the	right to reflew of not to reflew this lease.
4. Monthly Rent Payment: Landlord shall lease to	Tenant the above described Premises for the sum of
	dollars (\$) per month, payable on the
first day of each month. The first month's rent shall be due and	payable at the time of execution of this agreement.
Each payment by Tenant under this Agreement shall be made to	
Yankee Street, Centerville, Ohio 45458 or at such other places as m	ay be designated by Landlord from time to time.
C. A. Bert, D. L. Communication in the second	and the second s
5. Late Rent: Date of payment is determined by po not paid within five (5) days after it becomes due, Tenant agrees to	est-mark or actual rent receipt date. If monthly rent is
of the monthly rental rate. If monthly rent remains unpaid by for	
pay an additional late charge in the amount of ten percent (10%) of	
not a grace period, and Landlord is entitled to make written dema	
balances remaining after termination of occupancy are subject to 1	
by law.	•
	ite late payment. In addition to the charges set forth
above, a processing fee in the amount of Sixty dollars (\$60) will bunder this Agreement.	be charged for dishonored check tendered by Tenant
under this Agreement.	
	Landlord Tenant

7. <u>Security Deposit:</u> Upon the execution of this Agreement, Tenant agrees to pay to the Landlord, security deposit on the above described Premises in the amount of
dollars (\$) (the "Security Deposit"
The Security Deposit may be automatically forfeited, if any covenants of this agreement are broken by tenant. The Security Deposit, less any costs of repairs/replacements other than normal and acceptable wear and tear, cleaning, any uncollected charges/fees will be refunded within 30 days after tenant has returned possession of the property, turned
in all keys and garage door opener remote controls and provided a forwarding address for mailing. Any costs mentione
herein will be documented and mailed with the refund. The tenant is responsible for any costs, which exceed the
Security Deposit and for uncollected rent and late charges for every day the property remains vacant through the term of this agreement. Tenant agrees to indemnify and hold Heritage harmless from any actions, demands or claims by Tenan
regarding the Security Deposit, including costs and reasonable attorney fees. Heritage is an intended third part
beneficiary of this provision.
Tenant acknowledges that this Agreement is between Tenant and Landlord, and any dispute over any un
refunded portion of the Security Deposit is necessarily between Tenant and Landlord. Therefore, Tenan acknowledges that no action will lie against Heritage or its employees, agents, insurers, and representative
related the Security Deposit. () Tenant Initials
8. Use of Premises: The Premises shall be used exclusively as a residence for no more than
persons. Guest staying more than a total of fourteen (14) days in a calendar year without written consent of Landlor
shall constitute a violation of this Agreement.
9. Assignment or Subletting. Tenant shall not assign this Agreement or sublet any portion of above
described Premises without prior written consent of the Landlord.
10. Alterations and Improvements. Tenant shall make no alterations to the buildings or improvement
on the Premises or construct any building or make any other improvements on the Premises without prior writted consent of the Landlord. Any and all alterations,/changes, and/or improvements built, constructed, or placed on the
Premises by Tenant shall, unless otherwise provided by written Agreement between Landlord and Tenant, be ar
become the property of the Landlord and remain on the Premises at the termination of this Agreement.
11. Delivery of Premises. If Landlord is unable to deliver possession of the Premises at the
commencement hereof, Landlord shall not be liable for any damage caused thereby, nor shall this Agreement be voi but Tenant shall not be liable for any rent until possession is delivered. Tenant may terminate this agreement
possession is not delivered within 30 days of the commencement of the terms herein.
12. Condition of Pranises. Tenant has inspected the property and there are no damages except as note on the inspection report, which will be made part of this lease upon return by tenant within 3 days of occupancy date.
Tenant shall not be old responsible for damages noted on the report. Landlord is not responsible for the extermination
of common bugs or redents except such that may cause damage to the unit, i.e. termites, carpenter ants etc., if nevident within 30 days after move-in. Any defects have been provided to Landlord in writing and Tenant waives are
rights, claims, and demands with respect to any and all defects, substantial issues, or unsatisfactory items not s
provided to landlord in writing.
13. Maintenance and Repairs. Tenant shall, at its own expense, keep and maintain the Premises in good
and sanitary/condition and repair during the terms of this Agreement and any renewal thereof. Specifically, Tena shall:
a) Keep all driveways, sidewalks, courts, entry ways, stairs and/or halls free from obstruction.
b) Keep all windows, glass, window coverings, doors, locks and hardware in good, clean order and repair.
c) Keep all windows or doors free from obstruction.d) Not leave windows or doors in an open position during any inclement weather.
e) Not hang any laundry, clothing, sheets, etc. from any window, rail, porch or balcony nor air dry any of the
same within any yard area or space. f) Obtain prior written consent of Landlord prior to causing or permitting any locks or hooks to be placed upon
f) Obtain prior written consent of Landford prior to causing or permitting any locks or hooks to be placed upon any door or window.
Landlord Tenant

- g) Keep all air conditioning filters clean and free of dirt. Changing of filters should be at least once every month. Tenant is responsible for the purchase of furnace filters.
- h) Keep all lavatories, sinks, toilets and all other water and plumbing fixtures in good order and repair and shall use same only for the purposes for which they were constructed. Tenant shall not allow any sweepings, rubbish, sand, rags, ashes or other substances to be thrown or deposited therein. Any damage to any such apparatus and the cost of clearing stopped plumbing resulting from misuse shall be borne by the Tenant.
- Maintain order at all times while occupying Premises. No loud, improper or disturbing noise will be tolerated. i)
- Keep all radios, television sets, stereos, phonographs, etc. turned down to a level of sound that does not annoy j) or interfere with other residents.
- k) Deposit all trash, garbage, rubbish or refuse in the locations provided thereof and shall not allow any trash, garbage, rubbish or refuse to be deposited or permitted to stand on the exterior of any building or within the common elements.
- Not paint, wallpaper or otherwise redecorate or make alterations to the Premises without the prior written consent of the Landlord.
- m) Irrigate and maintain any surrounding grounds, including/lawns and shrubbery, and keep the same clear of rubbish and weeds if such grounds are a part of the Premises and are exclusively for the use of the Tenant.
- Keep driveway and all sidewalks free of snow and ice during the winter months.
- o) Minimize placement of holes in walls and ceiling. All holes will be repaired prior to vacating Premises.
- Be responsible for all normal maintenance (and supplies to perform such) to the Premises. This includes carpet cleaning, light bulbs, batteries for smoke detector, furnace filters, etc.

 Ensure that the yard is maintained and that weeds therein are controlled, and shall bear the cost of hiring a yard
- service to do so should Tenant fail to perform such task to Landlord's satisfaction.

15. <u>Utilities.</u> The following utilities are the responsibility of Tenant, and will be put in Tenant's name for
billing prior to occupancy, and have final readings done by (the date of occupancy) or before. Any usage
after this date will be billed separately to Tenant. Tenant further expressly authorizes any utility company to notify
Landlord or Heritage of its intent to shut of putilities due to non-payment by Tenant.
Gas- Under Gas- Contraction Co
□ Trash □ Other
Landlord will not be required to provide or pay for any utilities or services relative to the Premises not expressly
identified in this Agreement.
Damages to Premises. If the Premises is so badly damaged by fire or from any other cause as to
render them uninhabitable then either party shall have the right to terminate this Lease as of the date on which such
damage occurs, through written notice to the other party, to be given within fifteen (15) days after the occurrence of
such darhage, except that should such damage or destruction occur as a result of the abuse or negligence of the Tenant,
or its invitees, then Landlord only shall have the right to termination. Should this right be exercised by Landlord or
Tenant, then rent for the current month shall be prorated between the Parties as of the date the damage occurred and any
prepaid rent and unused Security Deposit shall be refunded to Tenant. If lease is not terminated, then Landlord shall
promptly repair the Premises and there shall be a proportionate deduction of rent until the Premises has been repaired
and is ready for Tenant's occupancy. The proportionate reduction shall be based on the extent to which the making of
repairs interferes with tenant's reasonable use of the residence.

- Landlord's Inspection of Premises. Landlord shall have the right to enter the Premises: 1) in case of emergency, 2) to perform inspections of the Premises, 3) to make necessary or agreed repairs, 4) to supply necessary or agreed services, 5) exhibit the Premises to prospective or actual purchasers, mortgages, tenants, workmen or contractors, and 6) if Tenant has abandoned or surrendered the Premises. Except for Items #1 and #6, entry may not be made other than during normal business hours, and with not less than 24 hours prior notice to Tenant.
- 18. Tenant's Hold-Over. Any holding over after expiration of lease agreement, with the consent of Landlord, shall be construed as a month-to-month tenancy in accordance with the terms and conditions hereof, as applicable, until either party shall terminate the same by giving the other party thirty (30) days written notice delivered by certified mail.

andlord	Tenant	

19. <u>Surrender of Premises.</u> Upon the expiration of the terms thereof, Tenant shall surrender Premises in as good a state and condition as they were at the commencement of this Agreement, reasonable uses wear and tear thereof and damages by the elements accepted. Any excessive damages to the Premises and/or proposition be deducted from the Security Deposit.	and
20. Pets. The following pets are permitted:	the
monthly rent. Tenant further agrees to pay, prior to occupancy, a refundable pet deposit in the amount dollars (3). Any refunds will be only if no damage or contamination has been made by said pet/s and will be mailed to Tenant along with the Secu	due
Deposit refund, if any.	
21. <u>Indemnification.</u> Landlord shall not be liable for any damage or injury to Tenant, or any of person, or to any property, occurring on the Premises, or any part thereof, or in common areas thereof, unless s damage is the result of the negligence or unlawful act of the Landlord, Heritage, its agents, or its employees. Ten agrees to hold Landlord, Heritage, its agents, and its employees harmless from any claims for damages no matter he caused, except for injury or damages for which the Landlord is legally responsible.	uch ıant
22. Default. If Tenant shall fail to pay rent when the and/or breaches any other term of this Agreem upon notice from Landlord, Tenant shall have three (3) days to cure such breach. If such breach is not so cured, Landlord, at his option, may terminate all rights of Tenant hereunder. If I enant abandons or vacates the property, which is default of the payment of rent, Landlord may consider any property left on the Premises to be abandoned and redispose of the same in any matter allowed by law. In the event the Landlord reasonably believes that such abando property has no value, it may be discarded. All property on the Premises is hereby subject to a lien in favor of Landlord for the payment of all sums due hereunder, to the maximum extent allowed by law. () Tenant Initials	the hile nay ned
23. Attorney Fees. Should handlord employ an attorney to review, advise upon, and/or enforce any the conditions hereof, including the collection of rentals or gaining possession of the Premises, or to defend Herit from any claim by Tenant, Tenant agrees to pay all expenses incurred, including reasonable attorney fees and costs.	
24. Modification. The Parties hereby agree that this document contains the entire Agreement between the Parties and this Agreement shall not be modified, changed, altered or amended in any way except through a writer amendment signed by all of the Parties hereto.	
25. <u>Move-Out.</u> All carpets are to be PROFESSIONALLY cleaned (receipt required) at Tena expense upon vacating the Premises.	nt's
26. Military Clause. If Tenant is transferred from place of employment in excess of forty (40) m from current location, tenant may terminate this Agreement by providing Landlord thirty (30) days written notice are copy of Tenant's transfer orders. If Landlord is transferred back to this area and wishes to re-occupy the Premi Landlord may terminate this Agreement by providing Tenant sixty (60) days written notice and a copy of Landlord transfer orders.	nd a
27. Extension of Lease Term. At least thirty (30) days prior to expiration of this Agreement, Ter shall give written notice of Tenant's intent to renew/extend the lease term. If not renewing/extending, Tenant shall al showings of the Premises to prospective tenants with twenty-four (24) hours notice during the final 30 days occupancy.	low
28. <u>Sale of the Premises.</u> Landlord may place the Premises on the market for sale at any time. Ter shall allow showings to prospective buyers with twenty-four (24) hours notice. Tenant's rights of occupancy through term of this agreement are protected under Ohio law.	
29. <u>Waterbeds.</u> Landlord does not permit waterbeds at the Premises. Tenant is responsible for cos any repairs required due to leakage or weight of waterbeds.	t of
Landlord Tenant	

Tenant's Duty to Report. Tenant shall promptly report any damage or equipment malfunction to 30. Heritage in order to mitigate damage to the Premises. Tenant is responsible for any damage resulting from delays in reporting under this provision. Sewer and Draining. Landlord shall deliver the Premises with all sewer drain lines, and gutters/downspouts open and draining freely. Tenant is responsible for keeping gutters/downspouts clear, removal of snow and ice, except if this service is provided by Landlord or H.O.A., and for costs of clearing any drain clogged by other than natural causes, such as roots, earth movements, or critters. Renter's Insurance/Hold Harmless. Landlord's homeowner's insurance does not cover loss to 32. Tenant's belongings. Tenant agrees to maintain renter's insurance in an amount sufficient to cover replacement of Tenant's belongings in the event of loss and to hold Landlord harmless for loss or damage to Tenant's property. Smoking. There is to be no smoking in the home, garage, or enclosed patio areas. 33. Equipment Remaining for Tenant's Use. The following equipment/appliances will remain at the 34. Premises for Tenant's use during the term of this Agreement. □ Disposal □ Dishwasher /□ Water -softener □ Range □ Refrigerator □ Microwave □ Washer Dryer ☐ Garage door opener and remote controls Landlord is responsible for normal equipment maintenance/repairs, except tenant shall pay for repairs required due to Landlord negligence miss-us. will Tenant shall maintain proper use of water softener, if provided, including purchase of salt pellets. If heating/cooling system requires filters, Tenant shall install new ones or clean washable ones every month. Tenant shall be responsible for replacement of light bulbs and smoke detector batteries Furnishings. No furnishings shall be provided for use by Tenant under this Agreement unless specifically inventoried in a separate document signed by both Parties. Landlord shall not be responsible for the repair or replacement of any furnishings and Tenant is liable for damage to any furnishings belonging to Landlord beyond ordinary wear/and tear. Waiver. Should Landlerd waive or fail to enforce any term or provision of this Agreement at any given time, such does not constitute a waiver of said term or provision at any other time or of any other term or provision in this Agreement. Allowing continued occupancy in view of a default by Tenant shall not constitute a waiver of any right to recover unpaid or past-due rent, and Landlord reserves all rights with regard to such. Ordinances and Statutes. Tenant shall comply with all statutes, ordinances and requirements of all municipal, state and federal authorities now in force, or which may hereafter be in force, pertaining to the use of the Premises. If the Premises are located in a rent control area, contact Rental and Arbitration Board for your legal rights. 38. Notices. Any notice which either Party may give or is required to give, may be given by mailing the same, postage prepaid, to Tenant at the Premises or to Heritage as Landlord's agent at the address shown herein or at such other places as may be designated by the Parties from time to time. Entire Agreement. The foregoing constitutes the entire agreement between the Parties and may be modified only by a writing signed by both Parties. Choice of Law/Venue. This Agreement shall be governed by and interpreted under the laws of the

State of Ohio. The Parties agree that the lowest State of Ohio court having jurisdiction over the county in which the

Premises authorized to hear any dispute will be the venue for any action relative to this Agreement.

41. <u>Multiple Tenants.</u> If more than one individual is Tenant under this Agreement, each individual will be fully responsible to Landlord for any and all payments or obligations required of Tenant under this Agreement irrespective of the non-performance of the other individual.

Landlord:	Tenant:
(Print Name)	(Print Name)
(Signature)	(Signature)
Date	Date \ \ ,
Landlord:	Tenant:
(Print Name)	(Print Name)
(Signature)	(Signature)
Date	Date
Landlord:	Tenant:
(Print Name)	(Print Name)
(Signature)	(Signature)
Date	Date

APPENDIX B

OWNER CONTACT INFORMATION

Owner's Name (Print):	-	
Co Owner's Name (Print):		
Owner's Address (Print):		
City, State and Zip (Print):		
Home Phone:	Work Phone:	
Cell Phone 1:	Cell Phone 2:	
Email address (PRINT):		
Emergency Contact:	Phone:	
Owner Signature:		Date:
Co-Owner's Signature:		Date:
Referring Realtor:	From:	
Coldwell Banker Property Management:		Date:

1.

2.

3.

APPENDIX C

Utility Companies / HOAs Serving the Rental	Property (Names and Phone Numbers):
Electric:	Phone:
Gas/Oil:	Phone:
Water/Sewer:	Phone:
Trash:	Phone:
HOA and or Historic information (where app	licable)
Association name:	
Address:	
Phone Nr.:	Fax Nr:
Email address:	
made	on appliances of systems, and any repairs that have been recent
List any contractors' names and phone numb your property.	ers that you prefer to have performed any repairs / maintenance of
and the state of t	ants such as operation or maintenance instructions for appliance

Print Name

APPENDIX D HERITAGE EVICTION PROTECTION PROGRAM

Property:		(the "Pr	operty")
Heritage's Eviction Protection Program clients and avoid unforeseen costs and obest screening, and especially in turbule unplanned expenses relating to such car	(the "EPP"). The Elexpenses to remove a ent economic times, an exceed \$1,000. For titution of premises	ent agreements with Heritage are eligible PP is designed to provide certainty to Hera tenant should it become necessary to do an eviction can become necessary for any clients participating in the EPP, Heritage for non-owner-caused evictions for cause	ritage's landowner so. Even with the landlord, and the will bear the
 Eviction notice preparation and Eviction case filing and service Eviction attorney fees; Court costs; Broker representation fees; and Writ of possession fees. 	e fees;		
to the Property, unpaid rent, costs of a j not require Heritage to take any action	ury trial, or anything or bear any costs or cooperation in such	leritage to pay for or otherwise reimburses, not expressly identified above. Moreove expenses relative to recovery of damages proceedings such as providing affidavits, y such claim.	er, the EPP does or unpaid rent on
The EPP is not a pre-paid legal progra	ım and it is not insu	rance.	
future Participation fees from rent payn	nents when such fees	tion Fee"). If accepted, Owner authorizes become due without any further authorizage, and withdrawal shall become effecti	zation. Owner may
 Owner accepts Owner declines 			
Owner(s):		Heritage:	
Signature	Date	Signature	Date
Print Name		Print Name	
Signature	Data		
Signature	Date		