RESIDENT OCCUPANCY AGREEMENT

This RESIDENT OCCUPANCY AGREEMENT (Agreement), is made this	sday of		between Fort
Leavenworth Frontier Heritage Communities, II, LLC, a Kansas limited liability	company (hereinafter	"Landlord" or "FLFHC	II") and Resident as
listed below (hereinafter "Resident"):			

	NAME	DATE OF BIRTH	SOCIAL SECURITY #
RESIDENT			
Rank:			
SPOUSE			Only if dual military:
FAMILY MEMBER			Not Needed
Relation:			
FAMILY MEMBER			Not Needed
Relation:			
FAMILY MEMBER			Not Needed
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FAMILY MEMBER			Not Needed
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1.	TERM OF OCCUPANCY: The Landlord grants occupancy to the Resident and only those persons authorized by this Agreement
	listed above for a term of six (6) months for the premises known as, (Premises), located on the Fort Leavenworth military installation, for use as a dwelling only under the terms of this Agreement and the FLFHC II Resident
	on the Fort Leavenworth military installation, for use as a dwelling only under the terms of this Agreement and the FLFHC II Resident
	Guidelines & Community Handbook (including any modifications or changes thereto which may be made from time to time to the FLFHC
	II, "Handbook"), which is hereby incorporated herein. The term of this Agreement shall commence on the later of (i) the execution of this
	Agreement by both the Landlord and the Resident, or (ii) and end on After the initial term ends,
	the Agreement will continue on a month-to-month basis until terminated by either the Resident giving 30 days prior written notice to the
	Landlord or the Landlord giving 30 days prior written notice to the Resident. Notwithstanding the initial term, Resident may terminate this
	Agreement with 30 days prior notice to FLFHC II if Resident receives permanent change of station (PCS) orders requiring Resident to
	report to a new duty station prior to the expiration of the initial term by submitting a copy of the PCS orders to FLFHC II along with
	Resident's written termination notice. Notwithstanding the foregoing, if Resident becomes ineligible or unqualified to reside in military
	family housing on Fort Leavenworth under applicable Army or Fort Leavenworth rules or regulations, this Agreement may be terminated
	by FLFHC II upon 30 days prior notice to Resident. Resident agrees and acknowledges that Resident's right to occupy the Premises is
	expressly conditioned upon his/her continued active duty military service and assignment or attachment for duty at Fort Leavenworth or
	another military installation within a fifty (50) mile radius of Fort Leavenworth. The Resident is only required to provide 15 days prior
	written notice to the Landlord before terminating tenancy if the Resident is in the military service of the United States and termination of
	the tenancy is necessitated by military orders that requires action within 30 days of the date the Resident receives the orders.

2.	RENT: Unless otherwise agreed to by an addendum to this Agreement, the monthly rental rate shall equal the Basic Allowance fo
	Housing (with dependents) rate ("BAH"), for the senior service member resident at the Premises provided however, that if Resident is no
	assigned to Fort Leavenworth and if Resident's BAH is lower than the BAH that would be provided to a Service Member of Resident'
	equivalent rank assigned to Fort Leavenworth, the monthly rental rate hereunder shall equal the higher BAH as calculated for a Service
	Member of Resident's equivalent rank assigned to Fort Leavenworth. Resident certifies to Landlord that he or she is the senior service
	member resident at the Premises and Resident agrees that, if any other resident of the Premises becomes the senior service member resident
	at the Premises, he or she will cause such senior service member to sign this Agreement (or its equivalent in use at such time) and become
	the "Resident" under this Agreement. Rent will be increased/decreased when increases/reductions occur to the BAH of the Resident, and
	the Resident shall notify the Landlord of any increases or decreases in the BAH of the Resident other than general increases or decrease
	effecting all members of the applicable service branch. Payment will be made through an allotment/deduction from the Resident's pay
	account to the Landlord. Payment is due on the first day of the month for the previous month's rent (payment in arrears). Because an
	allotment can only be for a full month, Resident shall pay pro-rated rent in the amount of \$(amount) for the period of
	(date) to (date) at the time of signing this Agreement. Credit cards and post dated checks are
	accepted by Landlord for pro-rated rent payments. Notwithstanding the foregoing, if Resident does not qualify for BAH at the "with
	dependents" rate for any reason, Resident shall be personally responsible to pay to FLFHC II, as additional rent due and payable hereunder
	on the first day of each month, an amount equal to the difference between the amount of Resident's actual BAH and the amount of BAH
	Resident would have received if he/she qualified for the "with dependents" BAH rate.

For Residents who are Army, Navy or Air Force service members, by signing this Agreement, authorization is given by the Resident to the Landlord (or its BAH collection agent) to initiate, maintain and stop an allotment equal to the BAH payable to the Landlord. Residents

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who are Marine and Coast Guard service members will be required to sign a copy of DD Form 2558 Authorization to Start, Stop or Change an allotment in order to have their allotments started, and will be required to sign a new copy of DD Form 2558 to change their allotment each time adjustments are made to the Resident's BAH by the applicable service branch due to a change in rank, number of dependents, periodic increases or other reasons. In either case, such allotment shall be made effective the first full month after the effectiveness of this Agreement (or the first month if this Agreement becomes effective on the first day of a month). All payments received from Resident shall first be applied to outstanding charges other than rent, and then to monthly rent.

Spouses of Residents must possess a Special Power of Attorney to sign this Agreement and authorize the initiation of the required BAH allotment on behalf of Resident's failure to pay rent on time or premature discontinuation of Resident's BAH allotment may result in the termination of this Agreement by FLFHC II and, if necessary, the eviction of Resident and any other occupant(s) from the Premises.

- PREMISES OCCUPIED BY RESIDENT PRIOR TO COMMENCEMENT DATE: Resident and FLFHC II acknowledge that this Agreement might have been signed by Resident prior to the Commencement Date or that Resident may have occupied the Premises before the effectiveness of this Agreement under a prior arrangement with the Army. If either of the foregoing applies to Resident, Resident shall be bound by the inspection of the Premises, if any, conducted on the earlier of the date Resident signed this Agreement or the date Resident first occupied the Premises, as though such inspection were conducted pursuant to paragraph 4 below.
- **INSPECTION AT COMMENCEMENT OF OCCUPANCY AND INVENTORY:** Except with respect to Premises occupied by the Resident prior to effectiveness of this Agreement (addressed in paragraph 3 above), the Resident and the Landlord agree that prior to beginning occupancy of the Premises, they will conduct a joint examination of the Premises. The Resident will be provided a copy of the inspection results. The Resident hereby agrees that, except as set forth in the Move In/Out Checklist completed in connection with such inspection, the Premises was rented to the Resident in good order and, repair, and that the Premises was in a safe, clean and habitable condition. The Resident further acknowledges responsibility for maintaining the cleanliness of the Premises and that damages to the Premises that are not described on the Move In/Out Checklist as existing prior to the Resident's occupancy and that exceed fair wear and tear are subject to being repaired by the Landlord at the Resident's expense. For Premises occupied prior to the effectiveness of this Agreement or if no inspection is conducted at the commencement of occupancy, the Resident agrees to be bound by the most recent inspection of the Premises on file with the Landlord or the Army; a copy of the inspection is available to the Resident upon written request to the Landlord. Within five (5) days of the initial date of occupancy or upon delivery of possession, the Landlord, or the Landlord's designated representative, and the Resident shall jointly inventory the Premises. A written record detailing the condition of the premises and any furnishings or appliances provided shall be completed. Duplicate copies of the record shall be signed by the Landlord and the Resident as an indication the inventory completed. The Resident shall be given a copy of the inventory.
- **LATE PAYMENT AND RETURNED CHECKS:** Payments for rent not received by the Landlord on or before the due date are late and constitute a default under this Agreement. If any installment of rent is not received by the Landlord within five (5) days from the due date, the Resident agrees to pay an administrative charge of \$50.00. The Resident also agrees to pay the Landlord an additional charge of \$30.00 for each check returned unpaid. The Landlord has the right to require that all payments that are not paid by allotment be made by money order, cashiers check, or certified check. The resident shall not be in default of any provision of this Agreement by reason of failure to receive a BAH payment due to an error or delay caused by the finance and accounting service of the Resident's service branch and the default is cured within 30 days unless extended upon request of the applicable service branch and approval of the Landlord.
- **EARLY TERMINATION**: Notwithstanding the initial six-month term of this Agreement, the Resident may terminate this Agreement within the initial six-month term with 30 days prior notice if the Resident:
 - Has received permanent change of station orders; or (1)
 - Is discharged, retired or released from active duty with the armed forces of the United States or from his full-time duty or (2) technician status with the National Guard; or
 - Is assigned to government-provided quarters resulting in the forfeiture of basic allowance for quarters; or (3)
 - Dies or his/her spouse dies or the Resident is declared missing-in-action. (The spouse, next of kin or Personal (4) Representative/Executor of the decedent's estate may exercise an early termination of this Agreement.)

If the Resident seeks early termination of this Agreement, the Resident shall deliver to the Landlord a written notice stating the grounds for early termination together with appropriate documentation supporting the grounds for early termination. The notice shall also state an effective date for the termination which shall not be less than thirty days after the date of the Landlord's receipt of the notice except when an earlier termination date is necessary to comply with military orders. The final month's rent owed by the Resident shall be prorated based on the number of days in the calendar month prior to the effective date of the termination and shall be payable at such time as would have otherwise been required by the terms of this Agreement.

7. NUMBER OF OCCUPANTS: The Resident agrees that only Resident and family members/dependents of Resident identified in the beginning of this Agreement on Page 1 shall be authorized to reside in or otherwise occupy the Premises (hereinafter, the "Authorized Occupants.") As the premises is located on a secure military installation under the control of the Army, no persons other than the Resident and the Authorized Occupants listed in this Agreement are authorized to reside in the premises without prior written approval of FLFHC II. Changes in the number and status of family members must be promptly reported to FLFHC II. Guests of Resident shall not occupy the Premises for more than 30 days in a calendar year without the written approval of FLFHC II.

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- KEYS AND LOCKS: The Resident hereby acknowledges receipt of ____keys and ____garage door openers for the Premises. Locks may not be changed or added without the written permission of the Landlord. If permission is granted, the Resident shall promptly furnish the Landlord with a key to each lock, without charge to the Landlord, and the lock shall remain when the Resident vacates the Premises. Residents will be charged a replacement fee of \$10.00 for each lost key and \$50.00 for each lost or damaged garage door opener. All keys and garage door openers shall be turned in to the Landlord by the earlier of (i) twenty-four (24) hours after vacating the Premises or (ii) the check-out inspection.
- RESIDENT GUIDELINES & COMMUNITY HANDBOOK (HANDBOOK): In addition to this Agreement, Resident, all Authorized Occupants and all guests of Resident shall also comply with, and shall be subject to, the terms of the Handbook as it is published on the date this Agreement is signed for the duration of their term of occupancy. The Handbook is hereby incorporated into this Agreement by this reference. Notice of any modifications or changes to the Handbook shall be published in the Fort Leavenworth post newspaper, placed in the Monthly Newsletter, and placed on FLFHC II's website. A Resident must comply with, and shall be subject to, such modifications or changes to the Handbook effective when the Resident's original term of occupancy has ended or after 30 days notice is given by publication of such modifications or changes. By signature(s) below, Resident acknowledges receipt of a current copy of the Handbook and agrees to comply with, and be subject to, its terms. Violation of the terms of the Handbook may result in the termination of this Agreement by FLFHC II and, if necessary, eviction.
- **ASSIGNMENT AND SUBLETTING:** The Resident shall neither assign this Agreement or sublet the Premises nor grant any concession or license to use the Premises or any part thereof. Any assignment, concession or license without the prior written consent of the Landlord shall constitute a breach of this Agreement by the Resident and subject the Resident to eviction and/or claims by the Landlord for monetary damages.
- 11. <u>USE AND OUIET ENJOYMENT</u>: The Resident will enjoy the use of the Premises in a manner that does not disturb other Residents or create a public nuisance in violation of the Handbook (referenced in paragraph 9 above).

12. PROHIBITED ACTIVITIES, ILLEGAL SUBSTANCES, AND MATERIALS:

- a. The Resident shall not possess, store, or otherwise permit anyone to possess or sell illegal substances on the Premises, including but not limited to illegal weapons, explosives, or chemicals with which illegal drugs or explosives may be produced.
- b. The Resident shall not: permit licensed or unlicensed gambling on the Premises; install or operate, or permit to be installed or operated, any device which is illegal; use or permit the Premises to be used for any illegal business or purpose; or, sell, or commercially store or dispense, or permit the sale, or commercial storage or dispensing of beer or other intoxicating liquors on the Premises.
- c. The Resident shall not keep or have on the Premises any article, liquids, chemicals or thing of a dangerous, inflammable or explosive nature that might unreasonably increase the danger of fire, explosion, or cause physical illness, or that might be considered hazardous or extra hazardous by state or county fire/safety officials and under the provisions of a insurance company policy. Should the Resident maintain hazardous materials on the Premises that cause injury or damage, the Resident shall be financially responsible for all damages.
- d. If the Resident does not comply with the restrictions in this paragraph 12 regarding prohibited activities and illegal substances and materials, the Landlord will have the right, at its discretion, to immediately terminate this Agreement as may be allowed by applicable law. Failure of Resident to remove said materials upon written request of FLFHC II may, at the option of FLFHC II result in immediate termination of this Agreement and, if necessary, eviction.
- e. If Resident's unit contains a basement, use of such basement for other than storm shelter shall be at Resident's own risk. Resident hereby acknowledges that if Resident chooses to use the basement for other than storm shelter, Resident shall be solely responsible for all damage to Resident's possessions caused by water entry from any cause into a basement area.
- 13. **PETS**: The Resident shall be permitted to keep pets in accordance with the provisions of the Handbook and attached Pet Addendum. The Resident shall bear all legal and financial responsibilities for any injuries or damages caused by the animals.
- 14. CABLE, SATELLITE AND OTHER TELEVISION FACILITIES: The Resident shall refer to the Handbook for specific details relating to the keeping of cable, satellite and other television facilities on the Premises.
- 15. <u>UTILITY CHARGES</u>: Utility charges for the Premises are initially to be paid as follows:

<u>ITEM</u>	TO BE PAID BY	<u>ITEM</u>	TO BE PAID BY
Electric	FLFHC	Cable/Satellite TV	Resident
Water	FLFHC	Telephone	Resident
Sewer	FLFHC	Internet	Resident
Gas	FLFHC	Garbage/Recycling	FLFHC

LANDLORD'S INITIALS & DATE FL-02/2015 Page 3 of 6 There shall be no change in the Resident's or FLFHC II's respective responsibilities for payment of said utilities pursuant to this Agreement without the FLFHC II providing the Resident at least 30 days prior written notice. The Resident acknowledges that after the implementation of the Army's "Resident Direct Pay Program", the Resident may be personally responsible for the payment of the Premises' excess gas and electricity usage. A utility allowance will be identified by FLFHC II from within the Resident's BAH to pay for normal gas and electric usage, and the Resident will be responsible for gas and electric costs that are in excess of such utility allowance. Payment of such costs shall be deemed additional rent hereunder and will be due within 15 days after being invoiced to Resident. The Resident will be entitled to a credit when actual costs are less than the utility allowance.

- 16. **REPAIRS:** Residents shall make no repairs to the Premises or fixtures located within the Premises without the prior written approval of the Landlord. The Resident shall immediately notify the Landlord of any damages to the Premises. The Landlord is required to maintain in good and safe working order and condition all electrical, plumbing, sanitary, heating, ventilating and air conditioning appliances that are provided and included with the Premises at the time the Resident enters this agreement. The Resident is required to keep all plumbing fixtures in the Premises as clean as their condition permits and use in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air-conditioning appliances that are provided with the Premises.
- 17. **DAMAGES:** Whenever damage to the premises is caused by carelessness, misuse, or negligence on the part of the Resident, his/her guests and or pets, the Resident agrees to pay the cost of all repairs and do so within thirty (30) days after receipt of the Landlord's notice for the repair charges.
- 18. ALTERATIONS AND FIXTURES: The Resident shall make no alterations to the Premises or adjacent areas, incur any debt or make any charges against the Landlord, or create any lien upon the Premises for any work done or material furnished without the prior written consent of the Landlord. Any fixtures installed by the Resident shall be at the Resident's expense; shall be affixed in a manner that will not damage or alter the building or adjacent areas and shall be removed by the Resident at the expiration of this Agreement. In the event such fixture or other personal property of the Resident is not removed at the expiration of this Agreement, the Landlord may treat the same as abandoned and charge the Resident the cost paid for removal of the property and repair of the Premises.
- 19. ACCESS DURING OCCUPANCY: The Resident will allow the Landlord or an agent of the Landlord, to enter the Premises upon forty-eight hours (48) hours notice between the hours of 8:00 a.m. and 5:00 p.m., Monday through Fridays; 10:00 a.m. and 2: 00 p.m. on Saturdays. In the event of an emergency or if it is impractical to give notice, no notice will be required. In the event the Resident is absent, the Landlord will endeavor to delay the access until the return of the Resident but need not do so beyond 24 hours. The purpose of the access is to ensure the Premises 1) can be maintained by Landlord in an efficient and timely manner in accordance with customary industry practices, 2) are not in need of repair, and 3) are being used in conformity with the provisions of this Agreement or any other purpose permitted by applicable law.
- 20. PROPERTY AND LIABILITY INSURANCE: The Landlord has not obtained personal property and liability insurance for the Resident. The Resident will be responsible for obtaining and maintaining personal property and liability insurance should they wish. The Resident acknowledges being advised to obtain insurance at the Resident's cost, to protect the Resident from claims for property damages and physical injury caused by the Resident, or the Resident's family member(s), invitees, guests or pets. The Resident acknowledges that the Landlord is not responsible for the Resident's losses resulting from flood, earthquakes, natural disasters, power failures, or fire or any other cause where the Landlord was neither negligent nor the proximate cause of the Resident's loss.
- 21. **DESTRUCTION OF PREMISES:** If the Premises or any part thereof become uninhabitable as a result of fire or other casualty, the Resident may immediately vacate the premises and terminate this agreement, provided that he or she notifies the Landlord of the decision within one week after vacating. If the Resident fails to notify the Landlord within one week of such event, the Resident remains liable for rent until the date that the Landlord receives actual notice. Should FLFHC II determine that the Premises are uninhabitable due to the negligence of the Resident, the Resident will be liable for the rent for the term of the original Agreement or until the Premises are reoccupied, whichever occurs first.
- 22. **LIMITATION OF LIABILITY:** Except for any damages, injuries or losses to person or property caused by or resulting from the acts or omissions of the Landlord, the Landlord's agents, servants, or employees, the Landlord shall not be liable to the Resident, the Resident's family members, guests, or invitees for any damages, injuries or losses to person or property caused by crime, vandalism, fire, smoke, pollution (including second hand smoke), water, lightning, rain, flood, water leaks, hail, ice, snow, explosion, interruption of utilities, electrical shock, defect in any contents of the dwellings, latent defect in the community, acts of nature, other unexplained phenomena, acts of other residents. The Resident expressly acknowledges that the Landlord has made no representations, Agreements, promises, or warranties regarding security of the Premises or surrounding community. The Landlord does not guarantee, warrant or assure the Resident's personal security. IN THE EVENT OF CRIMINAL ACTIVITY, THE RESIDENT SHOULD CONTACT THE MILITARY POLICE IMMEDIATELY.
- 23. **INVENTORY OF APPLIANCES:** Appliances provided (if checked) Range/Oven () Refrigerator () Dishwasher () Clothes Washer () and Clothes Dryer ().
- 24. EXIT INSPECTION OF PREMISES: FLFHC II and Resident will conduct a joint exit walk through inspection of the Premises upon the termination of this Agreement. The walk through inspection will occur not more than 10 days before the Resident ends occupancy of the

LANDLORD'S INITIALS & DATE FL-02/2015 Page 4 of 6 Premises pursuant to this Agreement. Using the Move In/Out Checklist that was used to record the condition of the Premises at the inception of this Agreement, the Landlord shall itemize any damages to or deficiencies in the condition of the Premises that exceed normal wear and tear. The Landlord shall sign and provide the Resident with a copy of the Move In/Out Checklist. The Resident shall provide the Landlord with written acknowledgment that the Resident has received a copy of the Move In/Out Checklist.

IN THE EVENT THE LANDLORD FAILS TO CONDUCT AN EXIT INSPECTION AS REQUESTED BY THE RESIDENT IN COMPLIANCE WITH THIS AGREEMENT, THE LANDLORD AGREES THAT THE PREMISES WILL BE TREATED AS THOUGH AN INSPECTION WAS CONDUCTED AND NO NEW DEFICIENCIES WERE DISCOVERED.

The Resident shall provide the Landlord with the Resident's forwarding address to facilitate any further necessary communication between the parties to include the payment of any refunds owed the Resident by the Landlord. The Landlord will provide the Resident with an itemized statement that clearly describes any damages caused by the Resident's noncompliance with provisions of this Agreement and the charges imposed by the Landlord to repair the damage or otherwise correct the deficiencies caused by the Resident's non-compliance with this Agreement.

In connection with Resident's termination of this Agreement, any refunds owed the Resident by the Landlord may be reduced by any amount owed to the Landlord by the Resident for damages or other charges allowed under this Agreement, and any remaining balance will be paid within fourteen (14) days after Resident is notified of any balance owed pursuant to this **RESIDENT INITIALS:** Agreement.

Amounts owed the Landlord by the Resident that are not paid within 30 days of written notice of amounts due are subject to being submitted to a collection agency by the Landlord for collection.

25. **TERMINATION BECAUSE OF DEFAULT:** In the event of a failure to pay rent, the Resident will be given ten (10) days written notice to pay the amount due (plus interest and/or administrative fees) and/or vacate the Premises. In the event the Resident breaches any of the other terms of this Agreement, the Resident will be given ten (10) days written notice (as may be required by state or local laws) to either cure the default and/or vacate the Premises. In addition to the rights described above, in the event of a default by the Resident under this Agreement, the Landlord will have the right to proceed against the Resident in a court of law for eviction, enforce payment of the rent and any other charges for which the Resident is liable, and/or enforce of any of the terms of this Agreement. The Landlord reserves the right to cumulatively use any and all remedies available to the Landlord under the applicable laws of the United States and/or the State of Kansas.

26. EVICTION

- a. The Landlord may terminate this Agreement and commence an eviction action against the Resident in accordance with federal, state and local law for Resident's failure to pay rent or for one or more violations by the Resident of this Agreement or the Handbook that: a) affect or threaten to affect the health or safety of other residents in the community; or, b) substantially interfere with the right to quiet enjoyment of other residents of the community. Such actions shall be filed in Federal District Court, and shall name Resident as the defendant in such actions. Each party shall pay their own attorney's fees and costs related to actions taken to enforce any of the terms contained herein.
- b. If the Resident remains in possession of the Premises without the Landlord's consent after expiration of the term of this Agreement, the Resident is deemed to be in breach of this Agreement and the Landlord may commence an eviction action in accordance with applicable law. An eviction action may be filed no earlier than the first day following the expiration of this Agreement. On retaining possession beyond the rental period without consent of the Landlord, the Resident shall be obligated to pay any amounts due to the holdover by the Resident as permitted by applicable law.
- 27. **VOLUNTARY DEMOLITION OF PREMISES:** If the Landlord chooses to voluntarily demolish the premises, the Landlord will provide the Resident one hundred and twenty (120) days written notice. The Resident may vacate the premises at any time within the one hundred and twenty (120) day period and is responsible for payment of prorated rent for the period that the premises are occupied.
- 28. ABANDONMENT: If the Resident abandons the Premises, the Landlord may, at the Landlord's option, (i) enter the Premises by any means allowed under applicable law, (ii) re-let the Premises, for the whole or any part of the then expired term and receive and collect all rent payable by virtue of such re-letting. The Premises and its contents may be deemed by the Landlord to be abandoned. The Landlord may peaceably enter the Premises and remove the contents in accordance with the provisions of applicable law. If the Landlord's right of re-entry is exercised following abandonment of the Premises by the Resident, then the Landlord may consider any personal property belonging to the Resident and left on the Premises to also have been abandoned, in which case the Landlord may dispose of all such personal property in any manner allowed under applicable law. The Landlord will provide the Resident with an itemized statement that clearly describes any damages caused by the Resident's noncompliance with provisions of this Agreement and the charges imposed by the Landlord to repair the damage or otherwise correct the deficiencies caused by the Resident's non-compliance with this Agreement. Amounts owed the Landlord by the Resident that are not paid within thirty (30) days of written notice of amounts due are subject to being submitted to a collection agency by the Landlord for collection.

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- 29. NOTICES: Any notice required by this Agreement shall be sent to the recipient's last known address (which in the case of Resident shall be the Premises unless a change of address notice has been delivered to FLFHC II), by certified prepaid mail or overnight courier service. Notices shall be deemed to have been served when delivered. Notices to FLFHC II shall be sent to Fort Leavenworth Frontier Heritage Communities II LLC, P.O. Box 3387, Ft. Leavenworth, KS 66027, Attn: Community Manager.
- 30. SEVERABILITY: If any provision or clause of this Agreement is held invalid by a court of law, such invalidity shall not affect the validity of other provisions of this Agreement, and to this end the provisions of this Agreement are declared to be severable.
- 31. CONFIDENTIALITY OF RESIDENT RECORDS. The Landlord or managing agent shall not release financial information about a Resident or prospective Resident, other than a Resident's rent payment record and the amount of the Resident's periodic rental payment, to a third party without the prior written consent of the Resident or prospective Resident or upon service on the Landlord of a subpoena for the production of records. This section shall not preclude the Landlord from releasing information pertaining to the Resident or prospective Resident in the event of an emergency or to the legal representatives of the Resident to include Executors and Administrators of estates and Trustees and Guardians in the performance of their duties.

(The confidentiality restrictions of this provision shall not apply where the Resident is in default of the rental payments nor will it preclude the use of information to recover monies owed by the Resident.)

- 32. MODIFICATIONS: Any modifications to the terms and conditions concerning this Agreement shall be executed in writing, signed and dated by the parties and made a part of this Agreement.
- 33. **CONFLICTS:** The terms of this Agreement shall take precedence over any conflicts between this Agreement and the Handbook.
- 34. LEAD BASED PAINT: For a Resident occupying a home constructed prior to 1978, the Resident acknowledges receipt of the booklet published by the U.S. Environmental Protection Agency entitled "Protect Your Family From Lead In your Home" (EPA747-K-94-001) (May 1995) and the "Disclosure of Information on Lead-Based Paint and/or Lead Based Paint Hazards."
- 35. **PERIMETER SOIL**: The Resident acknowledges that chlordane and other pesticides may be present around the perimeter of the foundations of the Premises from the edge of the foundation to just beyond the drip-line of the roof of each building and agrees not to disturb the soil in this area.
- 36. MOLD: The Resident acknowledges that to avoid mold growth it is important to prevent excessive moisture buildup and agrees to remove visible moisture accumulation as soon as it occurs and immediately report to the Landlord any evidence of excess moisture or mold or mildew inside the Premises.
- 37. WAIVER: No waiver of any condition, covenant or agreement expressed in this Lease shall be implied from any neglect or delay of Landlords: (a) to demand strict performance thereof, (b) to declare a forfeiture, or (c) to exercise any other remedy hereunder on account of the violation of such condition, covenant or agreement; or from any other conduct or lack of conduct by Landlord, unless such waiver shall be in writing, and no written waiver shall affect any condition, covenant, or agreement other than the one specified in the written waiver, and then only for the time and in the manner in such written waiver specially stated. Resident waives the benefit of any exemption laws of Kansas for all debts contracted for rents.

LANDLORD: Fort Leavenworth Frontier Heritage C	ommunities, II, LLC	RESIDENT:		
By				
Signature of Agent and Date		Resident's Signatur	e and Date	
FOR DUAL MILITARY FAMILIES UP that the Resident who signed above, for service member physically residing at Resident returns to the Premises.	a period of time, will be	physically absent from t	the Premises and during	that time I will be the senior
Signed:			Rank:	<u></u>
Attachments to this Resident Occupancy	Agreement are:			
a) Unit Inspection Report		Received		
b) Resident Guidelines & Com	nunity Handbook	Received		
c) Pet Addendum (where applic	able)	Received		
d) Lead Information Booklet	•	Received		
e) Other:		Received		

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