



THIS DEED OF LEASE made on _____ by and between _____ Hereinafter referred to as Tenant, _____ Hereinafter referred to as Co-Signer and Castle Property LLC, hereinafter also referred to as Landlord, Castle Property, and CP. This lease includes all the terms of the "2017-2018 Lease Terms".

Individual Bedroom Assignments: Each Tenant has a separate financial account with Castle Property LLC (CP). Tenant is responsible for the individual monthly payment listed below and is not responsible for rental payments of other Tenants at the property. This lease specifies individual bedrooms for the purposes of room assignment and the monthly rental payment for each Tenant. Tenant has chosen the specified bedroom and has the full rights of use of this room and the full responsibility for any damages associated with the bedroom.

Group Lease: All areas inside and outside the property not individually assigned as bedrooms are collectively termed as common-area. All 8 Tenants leasing bedrooms at the property address are jointly and severally liable for all common-areas. Since all Tenants are jointly and severally responsible for the entire common-area, it is not the responsibility of the Landlord to determine which individual Tenant or Guest caused damages in the common-area.

Castle Property LLC leases this property from the Property Owners with the ability to sublease to Individual Tenants. For the purposes of this lease Castle Property LLC is the only Landlord and the Property Owner is not a party to this lease.

WITNESSETH

Landlord hereby leases, and Tenant rents from Landlord, upon the terms and conditions herein set forth.

Property Address: _____ **Room #:** ____ plus an undivided portion of the common-area.

Lease-Term: _____ - _____ (_____ days) **Total rent for lease-term:** \$ _____

Change-Over-Term: _____ - _____ (_____ days) **Total rent for Change-over-term:** _____

Tenant is permitted to continue occupancy during the Change-Over-Term providing the Tenant renews the lease for their room for the next lease year. If Tenant is not renewing for the following term, Tenant must vacate their bedroom and remove all personal items from their room and the common areas at the end of the Lease-Term to allow Castle Property to prepare the unit for the next Tenants.

Rent Payments for the Lease-Term: (Rent payments are due on the first of each month regardless of the lease start date.)

Total lease term rent of \$ _____ is paid as ____ equal installments of \$ _____ on the first of each month.

First payment due: _____ Last payment due: _____

Rent payments are due monthly and in advance on the 1st day of the month as listed above. Castle Property will treat any payment that arrives at the office on or before 5:00PM EST on the 5th as on time. Time of receipt of payments is of the essence for this lease agreement. CP will **not** consider postmarks or holidays in determining receipt of any items. Rent shall be paid to Castle Property LLC, 206 South Avenue, Harrisonburg, VA 22801. Acceptable forms of payment are personal check, on-line banking checks, money order, or cashier's check and must include Tenant Name and Rental Address. " _____ "

The large blue drop box in front of the office at 206 South Avenue is available 24 hours a day and is considered equivalent to mail delivery or personal delivery to the office. Money orders are available at nearby pharmacies, 24-hour convenience stores, or 24-hour Wal-Mart. Holidays, weather, weekends, or office closures do not relieve Tenant of the responsibility of on-time rent payment.

What is included with the rent payment?

- 1: Exclusive use of the assigned bedroom and shared use of the common-area. (See § 45 Prohibited Access)
- 2: Use of all included appliances.

What is not included in the rent payment and is an additional cost?

- 1: Utilities are not included in the rent payment and are billed monthly. (Page 3. Utilities)
- 2: Housekeeping and cleaning during the lease-term is the responsibility of the Tenant. (See § 24 Inside Cleaning)
- 3: Pre-paid end of lease Change-Over cleaning fee of \$225 is paid with first rent payment. (Page 2. Change-Over Fee)
- 4: The property is unfurnished. It is the responsibility of the Tenants to supply any furniture.
- 5: Renter's Insurance is not included in the rent. (See § 19 Renters Insurance)

Internet / Cable / Yard Maintenance / Trash Service / Snow removal: These vary by property. See specifics for this property below.

- 1: Internet Access: ***Varies for each property. (See § 12 Internet)
- 2: Cable TV Service: ***Varies for each property. (See § 13 Cable TV)
- 3: Grass Cutting / Yard Maintenance: ***Varies for each property. (See § 31 Yard Maintenance)
- 4: Trash Collection or Dumpster fee: ***Varies for each property. (See § 33 Outside Trash)
- 5: Snow Removal: ***Varies for each property. (See § 35 Snow Removal)

Tenant: _____ Co-Signer: _____ Page 1 Landlord (Castle Property LLC): _____

***** See Web site for specific details for your property.**

Tenant Name: _____ Address: _____ Room ____ Term: 2017-2018

The Full Security Deposit is \$ _____, which is held by CP until _____. See § 5 of Lease Terms.
The balance of \$ _____ (includes a payment or transfer of \$ _____) can be paid as described below.

Payment Options and Late Fee: Tenant may make one payment of the full balance of \$ _____ that is due by _____
OR make three payments of \$ _____ that are due on _____, _____, and _____. If any deposit payment is missed, CP will e-mail a reminder to the Tenant and Co-Signer. Tenant will be given an additional five days to make payment without any late fees. If the payment is not received within the 5 day extension, Tenant agrees to pay a late fee of \$25.00.

Change-Over Preparation Fee: \$225.00 is added to the first month's rent. (_____). This is a pre-paid cleaning fee that is used at the end of this lease. If the Tenant is **renewing and staying in the same room**, the fee will be transferred to the next year's lease and is not paid again. (See § 61 of Lease Terms)

Invoices: Non-Utility invoices are sent by e-mail and are due within 15 calendar days. Invoices not paid within 15 days are counted as an unpaid balance. See Late Payment Fee and Finance Fee paragraphs below to determine late fees.

Payment Crediting: Payments will first be applied to past due balances and late fees and then to current rent due without regard to any notations made on or with a payment. Failure to make timely payments of past due invoices will cause rent to be considered unpaid if the balance is over \$100.00. Balances over \$100.00 will accrue the Late Payment Fee below.

Late Payment Fee (for balances over \$100): \$25.00 late fee applied five days after due date plus \$5 per day until paid in full. For example, a late payment received on the 7th will be billed a late fee of \$35.00 (\$25 late fee plus 2 - \$5 late days).

Finance Fee (for balances greater than \$5 and less than or equal to \$100): In lieu of a Late Payment Fee for balance of \$100 or less, a finance fee of \$5.00 + 2% of the outstanding balance is billed monthly.

Returned Check Fee: \$29.00 per check. This fee applies for NSF (non-sufficient funds) or any other reason a check is not honored by the payer's bank. Late rent fees apply as if no rental payment was attempted. If requested, CP will furnish a letter summarizing the CP returned check fees and late fees that resulted from their bank's rejection. Any crediting of fees for bank mistakes will be handled directly between the Tenant, Co-Signer, and their bank.

Credit / Debit Card Fee: A 5.00 % fee is added to any Credit / Debit Card payments to offset the fees charged to CP by card issuers. There are no fees for Cash, check, or money order payments.

Sublet or Assignment Fee: \$50.00. See § 7 of Lease Terms.

Lease Cancellation or Early Termination Fee: \$150.00. See § 8 & 9 of Lease Terms.

Maximum number of Tenants: 8 See § 52 of Lease Terms.

Maximum Party Size: 35 Includes Tenants and guests inside or on the property. See § 53 of Lease Terms.

Cost of Materials and Labor explained in full detail in § 50 & 51 of the Lease Terms.

Labor Rate for Repairs and Cleaning: This rate is for the restoration of the property from Tenant damages or violations of the terms of the lease: \$56.00 per man hour with a one hour minimum per person plus a \$10.00 per job truck charge. See § 50 of Lease Terms.

Labor Rate for Repairing Undisclosed Tenant Damages: At the time damage occurs to the property, Tenant or House Manager must disclose any damages at the property. The preferred method of reporting is e-mail so that Tenant will also have a record of this report. If e-mail is not available, disclosure may be made by calling the office and leaving a message. To discourage undisclosed damages, undisclosed damages are billed at a penalty rate of **1.5** times the labor rate or \$84.00 per man hour plus a \$10.00 per job truck charge.

Labor Rate for Repairing Unauthorized Tenant Repairs: Tenants are not permitted to paint, repair drywall, or make any physical repairs or changes to the property without the written permission from Castle Property. Any unauthorized work will be removed by CP, repaired by CP, and billed at a penalty rate of **twice** the labor rate or \$112.00 per man hour plus a \$10.00 per job truck charge.

Labor Rate for Clerical Work: This rate is used for any office work required to re-write or change leases after the original lease is written. The rate is \$38.00 per hour plus materials and postage, with a quarter hour minimum and no truck charge.

Regular Trash Pick-up: _____ **Number of bag/cans per week:** _____ **Bulk Trash Pick-up:** _____
All trash must be stored in trash cans with a lid or secured inside a bag within a trash can. Trash cans must be placed for collection at the street/alley the night before pick-up and returned to the trash can storage area when they are emptied.

Allowable Pets: _____ - Pet Application and deposit required prior to pet arrival in addition to monthly pet rent. To avoid fines to all Tenants in the group, **NO ANIMALS** should be permitted inside the property prior to registration as a Temporary Pet or a Permanent Pet. See § 14 of Lease Terms.

Tenant Name: _____ Address: _____ Room ____ Term: 2017-2018

The group has chosen _____ to be its House Manager (HM) and representative. § 1 of the Lease Terms.

House Manager information: _____ Phone: _____ E-mail: _____

By selecting the House Manager named above, Tenant and Co-Signer agree to:

- 1: Allow the House Manager (HM) to set the move-in, move-out, and all inspections for the property.
- 2: Contact the HM directly for all non-emergency service work, maintenance, or repair requests at the property.
- 3: Allow the HM to determine how all common area utility bills, repairs, damages, fines, or cleaning charges should be divided.
- 4: Repay the HM in a timely manner for their portion of any common area charges paid directly by the HM for the group.
- 5: Allow the House Manager to object to a replacement Tenant seeking to occupy any individual bedroom in the property either by sublease or by signing a replacement lease. A majority vote of the remaining Tenants can overrule any HM objection.

The House Manager and their Co-Signer will sign a House Manger Agreement in which the additional duties of the HM are outlined. The House Manager will receive a monthly credit of \$_____ as compensation for the additional duties. A copy of this agreement will be furnished to all Tenants and Co-signers. If changes are made to this agreement, updated copies will be distributed to all parties.

In the event of an emergency or for any issues relating to a Tenant's account with Castle Property, Tenant or Co-Signer should contact Castle Property directly. Tenant or Co-Signer may also contact Castle Property directly if there are complaints about the way a HM is performing the tasks outlined in the lease. Castle Property will investigate complaints and, if needed, replace the HM as described in § 1 of the lease terms

UTILITIES: All Tenants are responsible for the payment of utilities throughout the entire term of the lease, regardless of their individual occupancy. However, after a Tenant completes an Early Lease Termination (§ 9) or is evicted (§ 64) they are no longer considered a Tenant with a lease and not counted when dividing utilities.

In order to guarantee continuous utility service and to avoid any connection and disconnection fees, Castle Property maintains continuous utility service at each property and bills the actual cost back to the Tenants. By keeping the utilities in the name of Castle Property, Tenants can also avoid paying UDAP fees to JMU or utility deposits to each utility company.

The House Manager will decide for the group if their utilities are billed INDIVIDUALLY or TO THE HOUSE MANAGER.

INDIVIDUAL BILLED UTILITIES: With this option, CP divides each set of monthly utility bills by the number of Tenant leases (not based on physical occupancy) and bills each Tenant one share of the utilities. Castle Property adds a \$5.00 split billing fee to each Tenant's monthly invoice to cover the cost of this service.

UTILITIES BILLED TO HOUSE MANAGER: With this option, Castle Property sends a monthly combined invoice of all current utility bills. The invoice is e-mailed to both the HM and their CS around the 20th of each month. It is the sole responsibility of the House Manger and their Co-signer to make full payment of the utility bills without regard to receiving payment from the individual Tenants. Utility bills have the same grace period as rent and payment must be received no later than 5:00PM on the 5th of the following month. By choosing this option, the split billing fee will not be added to the utilities.

UTILITY TYPE	PROVIDED BY	UTILITY INFORMATION
Water/Sewer/Trash:	City of Harrisonburg	Shared w/107,109 & 111. Billed by CP.
Electric Service:	Harrisonburg Electric	Billed to Tenant by Castle Property LLC
Gas / Oil:	Columbia Gas – Local Oil Provider	Billed to Tenant by Castle Property LLC
Cable/Internet:	Comcast / Xfinity	Included in the rent.
Telephone:	Verizon	Optional utility. Tenant connected and paid.

Split Billing Fee: In the House Manager Agreement, the HM selects the default for how all common area charges are billed, either entirely to the House Manager or split evenly among all Tenants. The HM is also able to specify prior to billing that a particular invoice be billed differently than the default. These items may be damage repairs, cleaning, or fines for lease violations. For invoices split among multiple Tenants, CP adds a split billing fee of \$5.00 per invoice.

For invoices to the HM, it is the responsibility of the HM to collect directly from the Tenants or Co-Signers and make one payment to Castle Property by the due date. Single invoices to any Tenants have no split billing fees.

Keys and Locks: Exterior entrance doors have deadbolt locks that are changed with each Tenant group change. Most bedroom doors have individually keyed knobs. One set of keys is provided to each Tenant without charge for use during the term. Additional or replacement keys are available for \$10 each at our office. Locks may not be added or changed by the Tenant without written permission given by CP. Keys must be returned within 24 hours of the move-out appointment to receive credit.(See § 30)

Tenant Name: _____ Address: _____ Room ____ Term: 2017-2018

Lockout Service: Bedroom or house keys may be borrowed from our office free of charge during office hours. Keys must be returned within one hour or the Tenant will be charged for a replacement key at \$10 each. CP can send a maintenance person to open a locked door at the property for a cost of one hour labor \$56 during office hours (M – F 9:00 – 5:00PM) and two hours \$112 for after-hours lock-out service. Tenant may also contact a locksmith to open the door and would be responsible for the cost for this service. Any damages to the door or lock are the responsibility of the Tenant. (See § 30)

Contact Information: Legal notice will be sent to Tenant and Co-Signer by e-mail. Tenants agree to check their e-mail on a regular basis and to furnish CP with any e-mail address changes. If a secondary e-mail is furnished CP agrees to send notices to all addresses. If either Tenant or Co-Signer is unable to access e-mail, it is the responsibility of the other to furnish a copy of all items sent.

Place a single line through any incorrect information and update or add information in the spaces provided below.

TENANT INFORMATION

CO-SIGNER INFORMATION

Name: _____
Permanent Address: _____
City, State Zip: _____
Preferred Phone: _____
Secondary Phone _____
Primary e-mail: _____
Secondary e-mail: _____

Cell Phone Carrier Name: _____

Corrections/ Additional Info: _____

Corrections/ Additional Info: _____

LEASE CANCELLATION PERIOD: Providing move-in has not occurred, Tenant or Co-Signer may cancel this lease within 3 (three) days of _____ at a cost of \$100.00, and will have no further obligation to the lease. Cancellation must be in writing, with e-mail being an acceptable delivery. Cancellation is not completed without a written cancellation confirmation from CP. After the 3 day cancellation period, Tenant must follow the Lease Cancellation section of the Lease Terms. (§ 8)

LEASE COMPLETION PERIOD: _____ - _____

This is one of ___ leases for the property listed above. Castle Property only agrees to this lease if all ___ Co-Signed leases are returned to our office with the first installment of the security deposit by _____. It is the responsibility of the group to fill all rooms during the Completion Period or agree to accept financial responsibility for any open rooms.

CP reserves the right to cancel all ___ leases in the event the group is unable to fill the property. If it is necessary to cancel all the leases, all ___ Tenants agree to each forfeit their \$100.00 paid toward the Security Deposit as a cancellation penalty. In this event, CP agrees to refund all remaining Security Deposits paid and terminate the rights and responsibilities of all the Tenants.

THIS LEASE, including the Castle Property LLC 2017-2018 Lease Terms, is the entire agreement between parties and no modification or addition to it shall be binding unless added by addendum and signed by the parties hereto. Wherever the context so requires, the singular number includes the plural, the plural the singular, and use of gender includes all other genders.

Tenant: I understand and agree to the Deed of Lease and Lease Terms.

Signature: _____ Date: _____

Co-Signer: I understand and agree to the Deed of Lease and Lease Terms.

Signature: _____ Date: _____

Landlord: Landlord understands and agrees to the Deed of Lease and Lease Terms.

[] C. Glenn Loucks [] Trish Sayre signing for Castle Property LLC X: _____ Date: _____



2017-2018 Lease Terms

Castle Property LLC

206 South Avenue, Harrisonburg, VA 22801 (540) 564 - 2659

e-mail: office@castleproperty.com web site: <http://www.castleproperty.com>



COMMONWEALTH OF VIRGINIA
COUNTY OF ROCKINGHAM

Castle Property LLC leases property from the Owners and re-leases them to the Tenants. For the purposes of this lease CP, Castle Property and Landlord are equivalent to Castle Property LLC. HM will be used as an abbreviation for House Manager, further described in §1.

Access to Property	§ 37 - 42	Keys	§ 30
Additional Tenants	§ 52	Lease Changes	§ 6 - 10
Attractive Nuisance	§ 18	Lease Renewal	§ 10
BBQ Grills	§ 16	Move - In	§ 22
Cable TV	§ 13	Move - Out	§ 54
Candles	§ 16	Outside Property	§ 31 - 36
Change-Over Preparation Fee	§ 63	Noise Violation	§ 44
Cleaning	§ 24, 33, 41	Painting	§ 23, 47
Court Action	§ 64 - 68	Parking Sticker	§ 34
Damages / Repairs	§ 47 - 51	Party Size	§ 53
E-mail	§ 11	Payments	§ 2 - 4
Eviction	§ 64	Pets	§ 14
Fire Safety	§ 15 - 17	Property Showings	§ 40
Fraternity / Sorority / Greek	§ 46	Prohibited Access Area	§ 45
Government Disclosures	§ 58 - 60	Prohibited Items	§ 43, 65
House Manager	§ 1	Renter's Insurance	§ 19
Inside Property	§ 23 - 29	Security Deposit	§ 5
Inspections	§ 22, 39, 54	Smoking	§ 16
Insurance	§ 18 - 19	Sublease	§ 7
Internet	§ 12	Utilities	Lease page 3
Kegs	§ 43		

§ 1. HOUSE MANAGER (HM):

The Tenants select a House Manager to perform the tasks that require one point of contact for the group. The House Manger and their Co-Signer agree by signing the House Manager Agreement to accept additional responsibilities in exchange for monthly compensation. The terms of this agreement and options chosen by the HM are distributed to all Tenants and Co-Signers. A blank copy is also available on the CP web site.

§ 2. HOW PAYMENTS ARE APPLIED:

It is agreed that payments are to be applied first toward outstanding balances including prior deposits, rent, late fees, utilities, fines, repairs, or cleaning charges. The remainder of the payment will be applied toward payment of rent. Rent is considered paid only when any outstanding balance is one hundred dollars or less. Balances of one hundred dollars or less will be financed as specified in the lease.

§ 3. TERMS OF PAYMENT:

All monies are expressed in US Dollars and are payable by personal check, cashier's check, or money order. Money orders are available 24 hours a day at various locations including Wal-Marts and convenience stores. Use of the blue drop box in front of the CP office is equivalent to receipt of mailed payments. Payments received at our office after 5:00 PM are considered received the next calendar day.

§ 4. CASH PAYMENTS:

CP will accept cash payments only when our office is open and receipts can be given. Office closure does not relieve a Tenant from making on-time payments. For Tenants wanting to make cash payments when our office is closed, money orders are available (24/7) at nearby convenience stores.

§ 5. SECURITY DEPOSIT:

The Security Deposit is held throughout the entire term of the lease as security for the faithful performance of Tenant's obligations hereunder. Tenant shall use no part of said security for rent, repairs, or any other obligation due, including last month's rent. Tenant shall pay rent as though no Security Deposit were ever made. If the combination of all billable property damage caused by any Tenant or guest at the property exceeds \$1,000 (one-thousand dollars) during the term of the lease, all Tenants at the property will be required to pay an additional security deposit equal to one-half a month's rent. The total deposit from each Tenant will not exceed two months' rent in accordance of VRLTA. Tenants will have 15 days to pay the additional deposit.

Any outstanding account balance will be deducted from the Security Deposit. The cost of cleaning or repairs not covered by the change-over preparation fee (\$ 61) for the Tenant's bedroom will be deducted from the deposit. The cost of cleaning or repairs not covered by the change-over preparation fee (\$ 61) for the common areas will be deducted from all Tenants' deposits. All deductions shall be fully itemized in writing on the Deposit Refund Summary. Security Deposits for leases longer than 12 months will accrue interest as prescribed by VRLTA. Deposits are held by the owners of the property and may be commingled in accordance with the laws of the Commonwealth of Virginia.

Landlord shall, within forty-five days after the termination of the lease, return the Security Deposit minus deductions. If the Security Deposit is mailed after forty-five days, CP agrees to pay a penalty of 12% (twelve percent APR) beginning on last day of the lease. If Tenant or Co-Signer disputes the refund amount, the disputes must be in writing to CP. Disputes must be specific and must include the original uncashed deposit check. CP will perform a full audit of the move-in and move-out inspections and reissue an adjusted refund and check within 7 business days of receipt of any dispute.

§ 6. CHANGES TO THE LEASE:

Changes that require re-writing a lease and re-signing by the Tenant, Landlord, and Co-Signer include: an increase in the rent amount, changes of the Co-Signer, or changes of the room number. Tenant agrees to pay for two hours at the Clerical Labor rate per Tenant requested lease change.

§ 7. SUBLEASING:

Tenant will supply a completed sublease application (located on the CP web site) prior to subleasing the property. Tenant agrees to pay a sublease fee for each sublease. Failure to comply with the sublease procedures will result in a free written warning to the group followed by a fine if paperwork is not supplied within 24 hours of the warning. **(See § 55)**

Subleasing shall not in any way relieve Tenant from the obligations contained in this lease. Tenant will be responsible for any fees or charges that result from the Sublessor's actions or failure to follow the terms of the lease. Tenant responsibility and obligations only are relieved through LEASE CANCELLATION (§ 8) or EARLY LEASE TERMINATION (§ 9).

§ 8. LEASE CANCELLATION:

Landlord agrees to terminate this Lease prior to the expiration of the term providing Tenant's payment of a cancellation fee (page 2 of lease) and all reasonable expenses required to secure a qualified replacement Tenant. Tenant remains responsible for the full on-time payments of the monthly rent, fees, and utilities until the replacement Tenant's lease begins. Expenses include advertisement cost and time for all property showings.

§ 9. EARLY LEASE TERMINATION:

Tenant may choose to terminate his lease early by paying the remainder of the Monthly Rental Payments due through the end of the lease term and an Early Lease Termination fee (page 2 of lease). Landlord will inspect the Tenant's bedroom and common area upon receipt of Tenant's request for early lease termination, payment of the remainder of the rent, the Early Lease Termination fee, and the Tenant's keys. Landlord will return Tenant's Security Deposit minus any damages in excess of the change-over preparation fee. In addition Landlord will deduct the Tenant's portion of damages in the common area. Tenant will be relieved of all future responsibilities to the property, including damages that may occur in the common area. Landlord will make the Tenant's room available for re-rental. All rents collected from the re-rental minus expenses to re-rent the property will be returned to the Tenant and Co-signer.

§ 10. LEASE RENEWAL:

Due to the JMU housing fair schedule, CP must know its property availability by early September for the following lease year. Tenants in good standing with CP will be given the exclusive option to renew their leases at the next year's terms and rental amount. Tenants must notify CP in writing if they plan to renew no later than Sept 5th. All applications and fees must be received by Sept. 8th and all leases signed by Sept. 11th. All renewals require a group of Individual Tenants to fill each room in the property or take financial responsibility for unfilled rooms. The application fee for renewing Tenants will be waived. Properties not meeting the deadlines will be made available to other groups on a first-come-first-served basis. In the event there are multiple groups of current Tenants wanting to renew, the application submission time will determine their priority.

§ 11. NOTICES SENT BY ELECTRONIC MAIL (E-MAIL):

Landlord, Tenant, and Co-signer all agree that notice by e-mail is equivalent to written mail. Both agree to regularly check their e-mail accounts and to promptly notify all parties of the lease if their e-mail addresses change. If the Co-signer is unable to receive e-mail, it is the responsibility of the Tenant to furnish copies of their e-mails to the Co-Signer in a manner acceptable to the Co-signer.

§ 12. INTERNET:

CP contracts through Comcast for high-speed Internet service at the property. Each bedroom is equipped with an 8-pin Ethernet jack for the fastest connection. CP also provides Wi-Fi throughout the property. The modem, wireless router, and all required equipment is provided. Tenant is responsible to provide a standard 8 pin Ethernet cord to connect to the bedroom wall outlet. The wireless router will be placed to maximize coverage area but CP cannot guarantee that every location within the house will have coverage. CP is not liable and does not discount rent for any interruptions in service.

§ 13. CABLE TELEVISION:

CP contracts through Comcast for basic cable TV at the property. Tenants may upgrade their service through Comcast. Tenant will be billed the actual upgrade charges billed by Comcast including installation costs, programming costs, equipment rental, and disconnection charges.

Each bedroom and living room is equipped with a cable TV jack and CP will furnish a DTA (digital transceiver adapter) with remote control from Comcast for each room. Tenant is responsible for the loaned DTA equipment and must return them to CP in working condition at the end of the lease. Tenant must supply coaxial connecting cables between his/her TV and the DTA. CP is not liable and does not discount rent for any interruptions, surge, or failure of Comcast to provide continuous service.

§ 14. PETS:

CP considers all non-human mammals to be pets. Reptiles and fish are permitted and do not require registration or pet rent. Birds are not permitted. A list of automatically allowable pets appears on Page Two of the lease. All other animals must be pre-approved.

- 1. Permanent Pet:** **Prior to bringing the pet into the property,** Tenant agrees to complete a Pet Application and return it to the Landlord office with a \$100 (one-hundred dollars) additional Security Deposit. Tenant agrees to pay additional monthly rent of (\$25 cat, \$45 dog, \$35 kitten, \$55 puppy, and \$45 for all other pre-approved animals). Kitten and puppy are defined as a cat or dog 2 years old or younger at the time the pet is brought into the property. Pet rent is billed at the lesser of \$5 per day or the permanent pet rent and is not pro-rated. Pet rent is paid through the full term of the lease. Tenant may terminate the pet agreement before the end of the lease by forfeiting the pet deposit.
- 2. Temporary Pet:** This is a guest's pet or a family pet that enters the property for **any** period of time. Tenant agrees to register the pet by e-mail or phone prior to arrival into the property. Registration should include a brief description of the pet (size, color, type), the arrival date, and the departure date. Landlord will reply with an invoice billing the temporary pet rent at \$5 (five dollars) per calendar day charged to the registering Tenant's account.
- 3. Unauthorized Pet:** Any pet, or evidence of a pet seen inside the property, that is not a **Permanent Pet** or **Temporary Pet** is an **Unauthorized Pet**. Each Tenant of the property is billed individually for any Unauthorized Pet at the property. **(See § 55)**

If an Unauthorized Pet has been in the property, Landlord will clean and de-flea all floors and permanent carpets at the end of the lease at Tenant's expense. This cost is not included in the change-over preparation fee.

§ 15. SMOKE DETECTORS and FIRE EXTINGUISHERS:

Smoke detectors with 10-year lithium batteries are furnished by Landlord for the safety of the Tenant. The Tenant will be charged a fine of \$50 per occurrence for any smoke alarm that has been damaged, defeated, or removed from the original location. Additionally, Tenant will be charged \$32 for each damaged or missing smoke detector. CP will replace without charge any non-functioning smoke detectors providing the alarm has not been tampered with or physically damaged. Because of the potential danger to the life of the Tenants, CP does not give any free warning for disabled, removed or inoperative smoke alarms. The fine will be waived if Tenant notifies the office about the disabled alarm prior to CP arrival at the property.

Landlord furnishes factory sealed fire extinguisher(s) for the safety of the Tenants. So that a working extinguisher is always accessible in an emergency, it is important that all supplied fire extinguishers are fully functional and are always located in the supplied wall holders. The HM will be charged a fine of \$50 per occurrence for any fire extinguisher that has been discharged, defeated, or removed from the original location. A fire extinguisher is considered discharged if the safety seal is either broken or missing. The HM will be charged \$36 (thirty six dollars) for each fire extinguisher needing replacement. Because of the potential danger to the life of the Tenants, CP does not give any free warning for disabled, removed, or inoperative fire extinguishers. The fine will be waived if Tenant notifies the office about the disabled extinguisher prior to CP arrival at the property.

§ 16. PROHIBITED ITEMS OR ACTIONS FOR FIRE SAFETY: (Smoking, Candles, & BBQ Grills)

For the safety of our Tenants and the protection of the properties we manage, the following three high risk activities are prohibited within this property.

- 1: SMOKING:** Smoking is limited to porches, decks and yards and is not permitted inside any portion of the property. Tenants permitting smoking outside the property will provide fire safe containers to contain all cigarette butts at each location Tenants or guests will be smoking. It is the responsibility of the Tenants to keep these containers regularly cleaned and the level of cigarettes at least 1 inch below the top of the container. Tenants will not permit cigarette butts to accumulate in bushes, mulch or the yard where they can cause a fire hazard. Cigarette butts inside the property will be considered evidence of smoking inside. Tenants are given one free written warning. **(See § 55).**
- 2: CANDLES:** Candles may not be burned inside any portion of the property or under any roof, such as a porch or awning. The exception of "birthday cake candles" are permitted and defined as candles that have a burn life of less than 5 minutes. New candles may be used as decorations or to scent a room but the wicks must be removed or remain unburned while in the property. Candles inside the property with burned or blackened wicks will be considered evidence of burning candles inside the property. Tenants are given one free written warning. **(See § 55).**
- 3: BBQ GRILLS:** BBQ grills may not be stored under any roof such as a porch or awning and may only be used more than 5 feet away from any roofline or any structure. Hot coals must be allowed to cool before placing inside of a trash container. Tenants are given one free written warning. **(See § 55).**

§ 17. FIRE DAMAGE and FIRE INSURANCE:

If the said property shall be partially damaged by fire or other cause without the fault or neglect of the Tenant or guest, the damage shall be repaired at Landlord's expense. According to the extent that the property is rendered untenable, the rent shall be suspended until such repairs are complete. It is the responsibility of the Tenant to find and pay for housing during the repair period. Landlord shall have the option to terminate this lease by written notice to Tenant. The term of the lease shall terminate on the day such notice is given with the balance of the rent due adjusted to the date of such termination. In the event Tenant or guest of Tenant causes the fire, Tenant will be required to pay to Landlord the cost to repair and any lost rent.

Fire insurance is limited to the structure only and does not cover the Tenant's belongings. Tenant will not use fireplaces, kerosene heaters, or wood stoves on the premises. Tenant will not use or keep in the dwelling any flammable, combustible, or explosive materials that could increase the rate of fire insurance or risk of fire on the premises.

§ 18. ATTRACTIVE NUISANCE:

Tenant will not permit any items such as a trampoline, swimming or wading pool, hot tub, climbing rig or wall, mechanical bull, swing set, bounce house, slides, or other items that could be considered to be an attractive nuisance or increase the likelihood of injury or increase liability at the property. Once verbal or written notice is given to any Tenant by any CP staff, Tenant agrees to immediately stop all use of the item, disable the item from future use by others and remove item completely from the property within 24 hours of notice. If the cited item continues to be used after notice or the item remains after 24 hours, Tenant agrees to pay a fine of \$100 per day until the item is removed.

§ 19. RENTER'S INSURANCE:

Proof of Renter's Insurance is required during the entire term of the lease. The insurance can either be an independent policy or tenant coverage under a parent's home owner's coverage. Proof of insurance must include the Tenant's name, the property address, and dates of coverage. It is the responsibility of the Tenant to notify CP in writing if this coverage is cancelled. Tenant agrees to pay additional rent of \$25 each month that proof of coverage is not furnished to CP. This penalty does not provide any insurance coverage; it only covers the administrative cost to give monthly notice of deficiency and encourages Tenants to purchase actual coverage. Tenant and Co-Signer will receive monthly written notice of deficiency along with the \$25 fine. If proof of coverage is submitted to our office within 7 calendar days of the notice, the \$25 fine will be refunded.

§ 20. PROPERTY READINESS:

Tenant, Co-Signer, and Landlord agree that unexpected repairs or excessive damages from previous Tenants may not be complete at lease start. Landlord agrees to make every reasonable effort to have property clean and in good repair prior to occupancy and to complete repairs and improvements within 30 days of the Move-In Inspection. Tenant and Co-Signer agree that rent amounts will be paid in full. Individual room rent will be pro-rated if Tenant's bedroom cannot be inhabited or there are no functional bathrooms or functional kitchen facilities at the property.

§ 21. PROPERTY IMPROVEMENTS:

CP has a niche market of large older homes, many built prior to 1930s. For most of our Tenants the uniqueness and character of an older home is seen as a feature. We strive to maintain and showcase the older custom features while providing modern plumbing, electrical, and telecommunications.

Our properties are not recommended for Tenants or Co-signers that expect all houses to be perfect, have absolutely plumb walls, floors, and uniform features. Although we are constantly improving the properties, we are limited by time, money and the original design of the property. The property may not have all new windows, cabinets, carpets, floors, or other items. Tenant and Co-Signer agree that the current condition of the property meets their needs with the exception of inside cleaning, which will be done prior to occupancy. All agreed changes or improvements must be specifically detailed in an addendum signed by all parties of the lease.

§ 22. MOVE-IN INSPECTION APPOINTMENT:

Occupancy will be given after completion of the Move-In Inspection. The inspection is scheduled during the first hour of the lease unless postponed by the HM. The HM will receive the keys for any Tenant not at the Move-In Inspection and is responsible for the distribution of keys to the Tenants.

The group, through the HM, may choose to postpone the inspection to a more convenient date or time. The appointment may be changed by the HM free of charge provided at least 7 days notice is given. This notice period allows time for CP to contact all Tenants and Co-Signers of the change. This also gives time for Tenants and Co-Signers to change vacation days and moving truck reservations. Postponing the move-in appointment but does not affect the payment of rent or utilities.

§ 23. PAINTING OF BEDROOMS:

Landlord fills nail holes and repairs the properties between leases. To help keep rent cost down, Landlord spot paints repaired areas or as needed. Landlord does not paint each room each year. Fifteen days prior to occupancy, Tenant will have the option of an "Upgraded Room Preparation" which includes the full repainting of the room, trim, and doors. The cost for each room is \$75.00 (seventy-five dollars) and can be added to the first month's rent. This option is only available during the change-over preparation period while the room is completely empty.

§ 24. INSIDE CLEANING:

Tenant agrees to keep the property free and clear of trash, garbage, spilled food or beverages, and any other items that will increase the likelihood of sanitation related insects or pests at the property. If the condition of the property is determined by Landlord to be unsatisfactory at any inspection or maintenance visit, Landlord will fully inspect the property and provide an itemized list of deficiencies with photos. The list will be e-mailed to all Tenants. The group will have 72 hours to complete the cleaning. Landlord will return after 72 hours and re-inspect the property. The Landlord will clean any items on the list that were not cleaned by the Tenants. The cost of cleaning materials and the time to clean and inspect the property will be billed to the HM.

If the cleaning at the property is found to be unsatisfactory more than two times during the lease, Landlord will schedule monthly cleaning inspections.

§ 25. CEILING FANS AND LIGHT BULBS:

Tenants may request through their HM that a ceiling fan be installed in either the Tenant's bedroom or the common area. The tenant will pay the first \$50 and the landlord will pay the remaining cost of the fan and all labor. If a Tenant determines that an existing fan no longer functions to their satisfaction, CP can install a new fan at the Tenant's partial expense (\$50) or replace with a light fixture at no charge. CP supplies working bulbs in all fixtures at the start of a lease. It is the responsibility of the Tenant to replace any bulbs if they burn out during the entire term of the lease and to leave all fixtures with working bulbs.

§ 26. COVERING UNCARPETED FLOORS:

Uncarpeted bedroom, living room, or den floors must be covered with carpet that covers at least 75% of the floor space. Tenant will cover the floors within 15 days of the Move-In Inspection. Tenant may choose not to cover the floors by paying an additional rent of \$25 (twenty-five dollars) per month to help cover additional wear and tear. If actual damage exceeds the additional rent amount the difference will be deducted from the Security Deposit.

§ 27. CINDER BLOCKS AND BRICKS:

To avoid damage to the floors and walls, Tenant agrees not to store or use cinder blocks, bricks or masonry blocks at any time inside the property. On the first violation, Tenants are given one free written warning and given 48 hours to remove all bricks or blocks from the property. (See § 55)

§ 28. PLUMBING FIXTURES:

Tenant shall keep all plumbing fixtures, facilities, and appliances clean and shall unstop and keep clear all toilets, drains, waste pipes, garbage disposals, and hair strainers thereon. Tenant is responsible for loss or damage from freezing of water pipes, radiators, or plumbing fixtures unless cause is beyond Tenant's control. Tenant agrees to keep heat in the entire house at least 50 degrees between Oct 1 and April 30 (heating season) to avoid freezing. If at any time during the months of October through April, if the furnace or a room heater is turned off, CP will turn the heat on low. CP will document the violation and bill the responsible party \$75 per occurrence. The HM is responsible for all violations in the common areas and the Tenant is responsible if the violation is in a bedroom. Because the cost to repair damage from freezing pipes is so expensive, no free warnings will be given for this violation.

§ 29. FIXTURES AND APPLIANCES:

Landlord shall under this lease provide the following fixtures and appliances: stove with range, refrigerator, furnace or radiators, hot water heater, washer, and dryer. Most units also have dishwashers. Landlord will be responsible for all repairs during the first 30 days after the move-in inspection. For the remainder of the lease, the Tenant is responsible for the first \$100 of each appliance repair. Except in an Emergency (safety issue requiring immediate remedy), the HM must contact Landlord for any repairs, otherwise the HM is entirely responsible for the cost of the repair. Any repair determined by CP to be due to the fault or negligence of the Tenant will be the full responsibility of the Tenant regardless of date of the damage.

§ 30. LOCK, KEYS AND LOCKOUTS:

CP staff will knock or ring doorbell before entering the property, individual bedrooms, and bathrooms. The staff will leave doors locked or unlocked based on how they were found upon arrival at the property. The staff has keys to each property, so Tenant does not need to leave doors unlocked to permit access. Tenants may not add or change locks without written permission from CP. CP can furnish additional copies of keys to a Tenant or Co-Signer at a rate of \$10 per key if it is picked up at the office. If Tenant requires CP to unlock a door or bring keys to the property, this lockout service is billed at a rate of one hour of service (Monday-Friday 9am-5pm) and two hours of service all other times. Tenant may also call a locksmith at the Tenant expense.

§ 31. YARD MAINTENANCE:

Yard Maintenance includes the cutting of the grass, raking of leaves, and removal of any sticks or branches. E-mail notice of at least 24 hours will be sent to all Tenants prior to any yard maintenance. It is the responsibility of the Tenants to remove all trash, garbage, bottles, lawn toys, or pet waste prior to the arrival of the maintenance staff. If sufficient waste remains, these areas will not be cut and notice of outside trash will be sent and handled as listed in § 33.

§ 32. OUTSIDE APPEARANCE:

In accordance with the Harrisonburg City Ordinance, furniture on porches, decks or locations otherwise visible from the street or alley will be limited to waterproof outdoor furniture. Fabric-covered or stuffed couches, sofas, or chairs are not permitted. Tenants will be given one free written warning for a violation of this ordinance. (See § 55)

§ 33. OUTSIDE TRASH:

Tenant agrees to keep the outside of the property free of trash, debris and pet feces. Tenant agrees to follow the local ordinances for the disposal of garbage and trash. Landlord will furnish the Group with a defined trashcan storage area. It is the responsibility of the HM to purchase or obtain enough exterior trashcans with lids to serve the group's largest weekly trash output. **All trash and garbage must be stored in trashcans in the storage area** to reduce the likelihood of animals or wind dispersing trash around the neighborhood. Tenants are responsible for moving the trashcans from the storage area to curb for collection the evening before trash day. Tenants are also responsible for returning the empty cans to the storage area by the end of the trash day.

If excessive loose trash and debris are noticed outside the property Landlord will provide the first free written warning to the Tenants (See § 55). After 24 hours, Landlord will return to verify that the trash or garbage is securely contained inside trash cans and inside the trash can storage area. If loose or uncanned trash remains, Landlord will clean any remaining trash and the HM will be invoiced for the cleanup time and inspection times. If improper trash disposal reaches a level that causes written notice by any department of the City of Harrisonburg, CP will distribute copies of the notice to all Tenants and Co-Signers. All Tenant will each be billed a charge of \$50 to cover the cost of providing notice to all Tenants and Co-signers and to respond to the City.

§ 34. PARKING and AUTOMOBILE MAINTENANCE:

Parking is limited to driveways and designated parking areas. Tenant will not park nor allow others to park on the sidewalks or grass. Tenant agrees not to change oil or other fluids at the property or to store used automotive fluids at the property. Tenant agrees that all vehicles on said property will hold current tags, inspections, and registration. Tenants will be given one free written warning for a violation of this lease term. (See § 55)

§ 35. SNOW REMOVAL:

During the entire term of the lease, Tenant is responsible for the timely removal of ice and snow in accordance with the City of Harrisonburg regulations. Regulations specify that the sidewalk and a path to the mailbox must be shoveled within 24 hours of the start of snowfall. Tenant is responsible to make arrangements with a contractor, neighbor, or CP to shovel while they are away, especially over the Christmas/New Year's break and Spring Break.

§ 36. SIGNS and HAMMOCKS:

Tenants may not paint or affix signs, Greek letters, advertisements, or notices upon any part of the building, outside or inside that are visible from the street or alley. Hammocks or swings only may be used if attached to a mature tree, frame, or rack and not attached in any way to the building, columns, or fencing. Tenants will be given one free written warning for a violation of this lease term. (See § 55)

§ 37. ACCESS TO PROPERTY FOR EMERGENCIES:

Landlord or his agents may enter the premises in case of Emergency without the consent of the Tenant. Landlord will give written notification to Tenant that an emergency entrance was made and the purpose of the emergency entrance within 24 hours of entering the property.

§ 38. ACCESS TO PROPERTY FOR NORMAL REPAIRS OR IMPROVEMENTS:

Repair or Improvement Work: CP has Normal Repair Time between **8:00 AM and 6:00 PM Monday – Friday**. Tenant agrees to allow full access to the property by CP staff or subcontractors for the purpose of repair during the Normal Repair Times. CP will start work during the Normal Repair Times and may continue through 7:00PM to finish a particular job. Tenants will be given at least 24 hours notice before CP enters the property. CP cannot give a specific service day or time. CP staff will accompany any repair people that need access to the property. Most subcontractors begin work before our Normal Repair Times. Should it be necessary to perform work outside of our Normal Repair Times, Tenants will be given at least 24 hours notice.

Emergency Work: Tenant will allow full access to the property to facilitate the quickest resolution of any emergency work.

Tenant Requested Service: Except in the case of an emergency, Tenant will request service work through the HM. To reduce response time, no notice will be given for work requested by the HM or Tenants. The HM is responsible for notifying the other Tenants when making a service request.

§ 39. ACCESS TO PROPERTY FOR PERIODIC INSPECTIONS:

Landlord will perform approximately 4 – 5 periodic inspections on the property per year. The HM will be given a number of 3-hour scheduling windows and may choose the inspection time that best fits his or her schedule. CP will confirm the selected time with all Tenants at least 72 hours before any periodic inspection. Landlord may elect to do more frequent inspections if cleaning or undisclosed damages are found to be problems during the lease term. During the periodic inspection Landlord will check plumbing, cleaning, damages, and fire safety equipment and perform heating and cooling inspections and filter changes as needed. The HM must be present at the inspection and prepare the property by removing all items stored under bathroom and kitchen sinks.

§ 40. ACCESS TO PROPERTY FOR PROPERTY SHOWINGS:

If Tenants do not renew under the terms of § 10, the property will be made available to other groups. Landlord agrees to give at least 24 hours notice by e-mail to all Tenants prior to showing their property to prospective Tenant Groups. Property Showings continue as needed until the property is re-rented for the following year with the exception of the week of exams. **Property Showing Times are 10:00 AM – 7:00 PM by appointment** and generally take 30 – 45 minutes to complete. CP accompanies all prospective Tenant groups at all showings.

§ 41. TENANT AGREES TO KEEP PROPERTY PRESENTABLE FOR PROPERTY SHOWINGS:

Tenant agrees to have their property **presentable** for all showings. A **presentable** property must have working non-colored light bulbs in each socket. The hallways, stairways, and rooms must be clear of debris on the floors. All garbage and trash must be properly contained, dishes cleaned, and the property should be free of offensive odors of smoke or garbage. If the property is not in **presentable** condition for one or more scheduled showings, Landlord may choose to classify the property as **unpresentable**. Tenants in **unpresentable** properties will be given at least 48 hours notice for any showing. Within 24 hours of a showing Landlord will enter the property for inspection. The HM will be billed for any time and materials needed to make the property presentable including the removal of trash, cleaning, and the installation of light bulbs.

§ 42. ACCESS TO SHOW PROPERTY TO NON-TENANTS:

Tenant agrees to allow Landlord to show the property to Lenders, Insurance Agents, Realtors, Purchasers, Government Officials, or Contractors. If the property is sold, this lease would transfer to the new owners with no changes to the terms except the payment address and contact information. In the event such access is required, at least 24 hours notice will be given to all Tenants and Landlord will accompany everyone entering the property.

§ 43. BEVERAGE KEGS OR ACCESSORIES:

This property does **not** allow beverage kegs or accessories inside or outside the property at any time. Prohibited items are defined as: keg shells, keg taps, CO² cylinders, or refrigerators with taps. The HM agrees to pay a fine of \$100 per prohibited item found inside or outside the property. The HM will have three days from the date of the e-mail notice to remove these items from the property or will be fined again. Because of the damage caused to properties by spilled beer and excessive drinking at keg parties, we are not able to give free warnings for keg violations.

Empty cups scattered outside the property will be sufficient evidence of a keg violation. CP will enter the property **without notice** to search for kegs or accessories if more than five empty disposable cups are found outside the property.

§ 44. NOISE ORDINANCE VIOLATION:

Tenant and guests shall conduct themselves in a manner that will not disturb the neighbors' peaceful enjoyment of their premises. This property is located in a residential neighborhood with non-student neighbors. Tenants must be respectful of their neighbors and control noise output especially at night. Tenant agrees to follow all City of Harrisonburg Ordinances, especially related to noise. In accordance with the Harrisonburg Nuisance Ordinance, CP will evict any Tenant who receives two or more Noise Ordinance convictions during the lease term.

See § 61 NOTICE OF CITY CODE, LAW, OR ORDINANCE VIOLATION for additional information on how these violations are handled.

§ 45. PROHIBITED ACCESS FOR ALL ROOFS & UNFINISHED SPACES:

Tenants or guests are prohibited from ever going on any roof for any purpose other than to evacuate the property in the event of an emergency. The HM will receive a fine of \$100 per occurrence plus \$50 per person on any portion of any roof. If Tenant belongings are found on the roof or if Tenant removes any screen tamper seals on windows, this is considered evidence of roof traffic. The HM will be billed for one occurrence with no additional per-person charges. Because of the risk of death, serious injury, and property damage, no warnings will be given even with the first occurrence. Tenants or guests are also prohibited from entering or storing items in the crawl spaces, unfinished portions of basements, utility service areas, or attic spaces without permanent stairways.

§ 46. FRATERNITY / SORORITY MEMBERSHIP:

The City of Harrisonburg prohibits Fraternity/Sorority Houses in the majority of the city. No property currently managed by CP qualifies as a Fraternity/Sorority House under current City Zoning. Because violations in zoning laws can severely impact the future use of the property, CP aggressively works with the City and will immediately begin the eviction process of a Tenant group that is illegally operating a Fraternity/Sorority house. Tenants **are** permitted to be members of a fraternity or sorority. Tenants **are not** permitted to list the property in any F/S publications, advertise F/S functions at the property, or in any way link the property to any F/S event. Tenants are not permitted to install Greek letters or post signs with the F/S name or logos that are visible from any public street.

§ 47. PAINTING, REDECORATING, REPAIRING DRYWALL, ELECTRICAL, PLUMBING, OR MECHANICAL WORK:

Tenant may **NOT** paint, repair damaged drywall, repair or replace broken doors, or install shelving on any part of the premises. Tenant is not authorized to perform electrical, plumbing, or any mechanical modifications or repairs to the property. CP will remove any unauthorized changes to the property. Tenant shall obtain Landlord's written consent before making alterations, additions, or improvements to the premises. If unauthorized repairs are found, CP will perform an inspection of the entire property to document all unauthorized work. The HM will be charged for materials and for the time to inspect and to return the property to its original condition. The labor rate for repairing unauthorized work is specified on Page 2 of the lease and is at a penalty rate equal to twice the normal labor rate.

§ 48. PROPERTY DAMAGE / VANDALISM:

During the Term of the Lease the Tenant is responsible for any property damage caused by Tenant, guests, or unwanted visitors including vandalism by unknown persons. Tenant's action or inaction is the typical cause of vandalism and property damage. CP's experience has seen almost all vandalism occur at houses that host open house parties or as part of pranks within the JMU community. Any property damage caused by nature or "Act of God" will be the responsibility of the Landlord unless Tenant's action of negligence contributed to the damage. Castle Property will take over responsibility for the property after the move-out inspection has occurred. An early move-out is further explained in § 56.

§ 49. NOTICE OF DAMAGES:

The HM will give immediate notice of any known defect, breakage, malfunction, or damage to the structure, equipment, or fixtures in or on said property to the landlord by e-mail or telephone. This does not obligate Landlord to repair damages that are strictly cosmetic and do not reduce the use of the property. The HM is responsible for any subsequent damage that is a result of non-disclosure to CP. If undisclosed damage is discovered by CP, an inspection of the entire property will be performed to find any additional undisclosed damages. If the HM is not available to send immediate e-mail notice to Castle Property, any Tenant may send an e-mail disclosing the damage. If there is any doubt if notice was given, a Tenant should also sent notice.

§ 50. LABOR RATE USED FOR BILLING TENANTS:

Landlord agrees for the entire term of this lease to use the labor rate on Page 2 of the lease. There is a minimum of one labor hour per worker. In addition there is a truck charge of \$10.00 per job for work performed at the property. Labor rate is charged portal to portal and includes travel time, time to obtain materials and tools, site preparation, documentation, cleanup, and the work performed.

At the time damage occurs to the property, Tenant or HM must disclose any damages at the property. The preferred method of reporting is by e-mail so that Tenant will have a record of this report. If e-mail is not available, disclosure may be made by calling the office and leaving a message. To discourage undisclosed damages, undisclosed damages repaired by CP are billed at a penalty rate of time-and-a-half per plus the truck charge. Tenants are not permitted to paint, repair drywall, or make any physical repairs or changes to the property without the written permission from Castle Property. Any unauthorized work will be removed by CP, repaired by CP, and billed at a penalty rate of double the labor rate plus the job truck charge.

The House Manager will select in the House Manager Agreement how common area charges should be billed. (See Split Billing Fee page 3 of the lease.)

§ 51. MATERIALS PURCHASED FOR REPAIRS:

Standard-Markup: The total cost for items purchased for repairs will be marked up by 10% to cover overhead. Copies of receipts are furnished for all marked-up items. With the standard markup, CP also adds the labor cost to purchase and deliver the materials. Standard markup is typically cheaper if the item cost is fairly high. For most other purchases the in-stock price is substantially cheaper.

In-Stock Repair items: By default we use as many in-stock repair items as possible to reduce the shopping time and to reduce the total cost of most repairs. The prices of these items include an In-stock markup of 25% which includes the labor for purchase and delivery to our office. Receipts are not provided for in-stock items.

Tenants may forbid the use In-Stock items: By indicating to CP in writing, the House Manager may choose to forbid the use of in-stock items for the rest of the lease term. After the written request is received, all items will be purchased specifically for each job at the standard markup. Although this typically raises the total cost of a repair with increased shopping time, some Tenants and Co-Signers prefer to have itemized store receipts instead of paying the in-stock mark-up and not receiving a copy of a purchase receipt.

§ 52. TENANT OCCUPANCY LIMITS:

Tenant will use said property as a residence for one human (this includes adults and children) and for no other purpose whatever. Temporary guests are permitted. A temporary guest is defined as a person spending no more than 10 nights at the property in any 180 day period. Guests staying longer than the 10 days must be pre-approved. Pre-approved additional Tenants may live in the property at a rate of \$195.00 per person per month providing the total number of occupants does not exceed the number allowed by local zoning rules.

§ 53. PARTY SIZE / MAXIMUM NUMBER OF PEOPLE INSIDE OR OUTSIDE THE PROPERTY:

Maximum occupancy is the maximum number of Tenants and guests whether inside the property or on the grounds. The house is located in a residential neighborhood and is rented for residential use only. The neighborhood, the plumbing, and the parking is designed for residential use and not large open-house parties. Although we encourage our Tenants to enjoy their property and entertain responsibly, we closely enforce the maximum. The majority of the damage to the property and disturbances of the neighbors occurs when parties grow beyond the size that the Tenants can control.

Each time the maximum number is exceeded; all Tenants receive a fine without regard to individual involvement. The first time during the lease term, All tenants on the lease will be billed \$50 each and subsequent violations all will be billed \$100 each. Tenants are given verbal notice at the property and asked to immediately shut down the party. Email notice will be sent to all Tenants and Co-Signers giving 1 hour to disperse the party and begin cleaning up outside. If the maximum number of people is exceeded after the one hour e-mail notice, this is considered an additional violation and billed accordingly.

§ 54. MOVE-OUT INSPECTION APPOINTMENT:

Tenant cleaning must be complete and all items belonging to the Tenant must be removed from the property **prior** to the final inspection. The inspection is automatically scheduled for the last hour of the lease. Landlord will store any items marked with CP storage tags (the tags and costs are available on the CP web site). It is agreed that any items of personal property without a storage tag must be clearly marked with a Tenant's name, room #, and the words "STORE FOR TENANT" or will be considered to be trash. Landlord will dispose of Tenant trash at Tenant's expense.

§ 55. ONE FREE WRITTEN WARNING, THEN FINE FOR ADDITIONAL OCCURRENCES:

For lease violations that do not pose an immediate danger to the Tenants or the property, Castle Property agrees to give one written warning on the first occurrence to all Tenants in the group without charge. These lease terms have a " (See § 55) " at the end of the lease term. This warning will serve as a reminder of the lease terms. If during the remainder of the lease, any Tenant in the group or guest repeat the violation, the Tenant or HM will be billed a fine of \$50 and given 24 hours to correct the violation unless more time is given in the lease term.

§ 56. EARLY MOVE-OUT INSPECTION APPOINTMENT:

The group may choose to move-out of the property before the end of the lease. Doing so does not affect the rent in any way, and full rent is still due as if Tenants did not move-out early. This option is advisable for houses where no Tenants plan to occupy the property over the summer. This allows Tenants to choose a move-out date that better fits their summer schedule. The security deposit will be returned within 45 days of the early move-out date instead of the date listed in the lease. This also reduces the possibility of a late move-out. (See § 57)

§ 57. LATE MOVE-OUT: (Failure to move out by the move-out appointment time)

Due to the nature of term rentals, Groups who are not ready by the move-out appointment time substantially affect the CP inspection staff, our repair and cleaning subcontractors, and the next group of Tenants. For this reason, it is important that ALL Tenants participate in the move-out process to avoid any additional charges to ALL Tenants caused by the actions of the last Tenant(s) to vacate the property. (See § 56)

If Tenants are not ready for the move-out appointment, the group will receive an automatic late-checkout. CP will return five hours later, typically 4PM for 11AM move-outs. A late check-out gives an additional 5 hours to completely move-out and finish the cleanup. The \$10 per person cost for late check-out is deducted from each Tenant's deposit. This allows the group to move out without rushing, make sure that all keys and supplied TV equipment (DTA) are left in bedrooms, pre-clean excessively dirty areas, remove all trash and food, and replace any non-functional bulbs. Typically the \$10 per person cost is much cheaper than leaving these items for CP to complete. Tenants can leave as soon as they are finished and do not need to wait the entire 5 hours for CP to return. The house should be locked and keys can be returned to the CP office or drop box.

If Tenants need more than 5 hours to complete the move-out, special arrangements will need to be made with the repair staff, the cleaners and possibly the incoming Tenants. Tenants can request a lease extension at a rate of five times the per diem rent for the entire property until the entire property is completely vacated. This allows funds for CP to pay any needed over-time to staff and hotel accommodations for incoming Tenants.

§ 58. MEGAN'S LAW:

Disclosure is made to Tenants under Code of Virginia Chapter 23 (§ 19.2 -387 et seq.) of Title 19 that information regarding sexual offenders can be obtained by contacting the HPD, Virginia State Police - at (804) 674-2000 or at <http://www.parentsformeganslaw.org/public/meganStateByState.jsp#>.

§ 59. INSECTS, PESTS AND EXTERMINATION:

CP is responsible for any needed extermination during the first 30 days of the lease. Tenants should immediately report in writing any evidence of insects or pests to the office. For the remainder of the lease any extermination costs will be the responsibility of the Tenant unless CP determines that the cause was not related to the Tenants sanitation or handling of their trash and garbage. Proper disposal of house trash and garbage is essential to prevent most pest problems and is the sole responsibility of the Tenants. (See § 33: OUTSIDE TRASH)

§ 60. FEDERAL HUD and EPA LEAD DISCLOSURE:

For any property built before 1978, the EPA and HUD require that the Landlord disclose that the property may contain lead-based paint. Since the majority of the properties managed by CP were built long before 1978, we disclose this for all properties regardless of their age. An electronic copy of the HUD / EPA lead disclosure booklet is sent with lease information confirmation e-mail. Tenants can view a permanent copy of this booklet at www.castleproperty.com.

§ 61 NOTICE OF CITY CODE, LAW, OR ORDINANCE VIOLATION:

In addition to any remedy listed in the lease, for violations by Tenant of any City code, laws, or ordinances that caused written notice by the courts, City of Harrisonburg, the HPD, or Rockingham County Sheriff, CP will distribute copies of the notice to all Tenants and Co-signers. CP will offer to meet with all parties of the lease to discuss ways to reduce the likelihood of future violations. Each Tenant will be billed a charge of \$75 to cover the administrative cost of providing notice and any meeting time. If any fines, fees, or other charges are assessed to Castle Property or the owner of the property due to the behavior of the Tenant, the actual cost of the charges will be split evenly among all Tenants and added to the administrative cost.

§ 62. INCURRING DEBT:

Tenant has no authority to incur any debt, make any contracts or agreements on behalf of the Landlord, Owner or said property for any work, services, utilities, or materials.

§ 63. CHANGE-OVER PREPARATION FEE:

The change-over preparation fee is used at the end of the lease term for general-cleaning, nail-hole repairs, touch up painting, carpet cleaning, and replacement of items such as stove pans for the next Tenants. This fee is often called a redecorating fee, cleaning fee, or painting fee by other Landlords. This fee in no way relieves the Tenant of the obligation to care for the property throughout the term of the lease. This flat fee is paid by each Tenant with the first month's rent. Items that are excessively-dirty will be pre-cleaned at the labor rates specified in the lease and material cost.

Excessively-dirty is defined as substantially dirtier than a reasonable person would maintain a residential property with regular cleaning.

Pre-cleaning is defined as the amount of cleaning needed to upgrade from excessively-dirty to un-clean. This is a rough cleaning that only removes the major filth and does not bring the item to move-in cleaning standards.

General-cleaning is defined as the amount of cleaning needed to upgrade from un-clean to move-in cleaning standards.

The change-over preparation fee includes:

1. Filling of up to 25 small nail holes per room.
2. General-cleaning of Tenant bedrooms to include the washing of all walls, trim, base boards, and non-carpeted floors.
3. General-cleaning of common area rooms, hallways, and stairwells.
4. General-cleaning of all lighting fixtures, ceiling fans, and wall sconces.
5. General-cleaning of all heating vents, heat registers, and radiators.
6. General-cleaning of all kitchen cabinets, appliances, fixtures, and replacement of metal stove burner pans.
7. General-cleaning of all bathroom tubs, showers, toilets, sinks, vanities, mirrors, floors, ceilings and walls.
8. General-cleaning of all laundry room appliances, sinks, and wash tubs.
9. Washing all windows and dusting of all window treatments and mini-blinds.
10. Carpet cleaning all Landlord supplied carpets except in properties with unauthorized pets during the lease.
11. Waxing of all wooden and tile floors.
12. Sweeping and vacuuming of all basements and attics with permanent stairs.
13. Touching up the painted walls and trim. (We do not repaint all rooms. See §23).
14. The cost of all utilities used during the change-over, when no Tenant is occupancy the property during the change-over period.

The change-over preparation fee does not include: (These items will be billed to Tenants for the labor rates specified in the lease plus the material cost)

1. Removal and disposal of Tenant trash and belongings left inside the property or on the grounds.
2. Removal and disposal of cigarette butts, broken glass, and any other Tenant items left on the grounds.
3. Pre-cleaning excessively-dirty walls, floors, stairways, fixtures, and appliances.
4. Repairing broken windows, doors, trim, locks, appliances, cabinets, fixtures, or any other items supplied by the Landlord.
5. Repairing damage to walls including holes, dents, tears in drywall, graffiti, Tenant painting, excessive stains, and any adhesives.
6. Replacement of burned out bulbs, missing bulbs, or colored light bulbs.
7. Replacement of missing or broken smoke alarms, dead batteries, missing or discharged fire extinguishers.
8. Replacement of missing, broken, heavily soiled, or stained mini-blinds or blinds that cannot be reused the following year.
9. Carpet cleaning and floor cleaning with tick and flea treatment for unauthorized pets.
10. Replacement of damaged shrubbery or turf from pets, Tenants, guests, or vehicle traffic.

§ 64. EVICTION OF TENANT:

The Tenant will be given the option of Early Lease Termination (§ 9), which avoids all legal fees, and record of eviction and judgment on the Tenant's and Co-Signer's credit report. If Tenant does not choose the Early Lease Termination, the terms of § 65 and § 66 in addition and the costs to return the property to rentable condition will be used in determining the claim amount. Since the law requires the minimization of Tenant expenses, neither the group nor the HM can object to who rents the evicted tenant's room. The group will be given the first option split the remaining rent to avoid receiving a new roommate.

§ 65. COSTS FOR COLLECTION OF JUDGMENT:

Tenant agrees that CP may add a Collection-Fee to the account in the amount equal to the lesser of \$900.00, or the account balance, if court action is needed for eviction or to collect an outstanding balance. The Collection-Fee will be kept as a separate account and all costs associated with collecting the judgment will be deducted from the Collection-Fee amount. Collection costs include all fees and clerical labor to perform any task to receive payment of a judgment. These include but are not limited to, prepare documentation and attend court hearings, garnish wages, file liens against real property, send periodic balance information to credit bureaus, and any fees paid to collections agents. The remainder of any funds in Collection-Fee account at the time of Tenant payment will be credited to the Tenant. The entire collection fee will be credited to the account if the entire judgment is received within 5 days of the judgment date. If the cost of collections is higher than the Collection-Fee CP will invoice any difference to Tenant.

§ 66. COURT ENFORCEMENT AND ATTORNEYS FEES:

All court enforcement of the terms of the Lease will take place in Rockingham County, Virginia and be in accordance with the laws of the Commonwealth of Virginia. Both Tenant and Landlord agree that interest will accrue at a rate of 12.0% APR (twelve percent) on any judgments for either Landlord or Tenant until paid in full. Tenant will pay all collection costs, including reasonable attorneys' fees, court fees in the event of Tenant breach of this lease agreement.

§ 67. ILLEGAL DRUGS OR ACTIVITIES:

Tenant agrees that he will not use nor permit the use of said premises for any illegal purposes. Tenant agrees not to use or allow guests to use any illegal drugs in said premises. Landlord will evict any Tenant **convicted** of possession of illegal drugs at the property. Eviction of Tenant is addressed in § 64.

§ 68. VIRGINIA LANDLORD TENANT ACT:

The rights and responsibilities of the persons signing this lease are governed by the Virginia Residential Landlord and Tenant Act (§ 13.2, Title 55 of the Code of Virginia as amended), and to the extent any provision of this lease is in conflict with the Act, the provisions of the Act will control.

§ 69. SEVERABILITY:

In the event any provision of this Agreement is held to be void or unenforceable, all other provisions hereof shall nevertheless continue in full force and effect.