

ACKNOWLEDGMENT ADDENDUM

Tenant Name(s):		
Property Address		
TENANT ACKNOWLEDGES RECEIPT OF THE FOLLOWIN	G FORMS:	
Rental Lease Agreement Company Rules & Regulations Refund of Security Deposit Smoke Alarm and Carbon Monoxide Alarm Accept. Mold Notice and Addendum No-Smoking Addendum Key Addendum Pet Addendum Septic Addendum Lead Base Paint Disclosure Move-in Check List HOA/CC&R Regulations Other If an EVICTION or any other action is necessary to will charge a fee of \$150.00 for each trip in additions	o enforce the terms of the lease, the	
Tenant's signature	Date	-
Tenant's Signature	Date	_
Choice One Property Management	Date	_



RENTAL LEASE AGREEMENT

Tenant Name:	
Property Addre	SS:
Move-In Date:	
	Rent Payable on the 1 st day of each month. All payments, service requests and delivery notices should be mailed to: COPM, P.O. Box 1485, Medford, OR 97501

PAYMENT PREFERENCE: cashier's check or money orders. We will accept a personal check, however, if there is ONE (1) NSF fee, you will be required to pay rent via cashier's check or money order thereafter.

Monthly Rent		\$
Pro-Rated Rent:	10 N N	\$
Security Deposit:		\$
Additional Sec. Dep. For Pet		\$

Total Due: Sec/Pet Dep: \$ Rent: \$

(Cashier's Check or Money Order ONLY)

Occupants of home not to exceed____persons

LEASE TERM

tenancy beginning

Continuing on a month to month basis thereafter unless a 30 day written notice is given prior to the end of the lease indicating that the tenant does not wish to renew the lease

NOTE: Tenant is responsible for rent for the full term of the Lease or until Premises are re-leased. Tenant must still give a thirty day notice prior to vacating the Premises. If Tenant vacates premises before this lease expires, Tenant agrees to pay a re-leasing fee of \$500.00 along with the cost of re-keying the locks in addition to all rent due before the premises are re-leased.

Initial _____ ____

Non-Compliance Fee Schedule (per occurrence)

* Late charge/fee	\$ 50.00
* Dishonored check (NSF)	\$ 35.00
* Smoke Alarm/Carbon Monoxide alarm tampering fee	\$250.00
* Parking violation	\$ 50.00
* Failure to clean up pet waste or garbage	\$ 50.00
* Unauthorized pet	\$ 50.00
* Late payment of utility owed to owner	\$ 50.00
* Failure to pay utilities	\$ 50.00
* Unauthorized roommate	\$ 50.00
* Smoking violation	\$150.00
* Non-removal of satellite dish upon vacating property	\$ 50.00

Liability of Tenants. All persons who sign this rental agreement as tenants shall be jointly and severally liable under the terms of this rental agreement. The term "Tenant" as used in this rental agreement shall refer to all tenants identified in this residential rental agreement.

Substitution of Tenants. Unless otherwise agreed, this tenancy is restricted to the named tenants/approved occupants. Prior written consent of COPM is required to substitute or increase tenants or occupants. Such consent shall not be unreasonably withheld. Additional or substitute tenants shall become additional signatories to this rental agreement.

1.		UE DATE			ath I see	
	A.	All rents are due of	n the 1 ° day of the month	and are late afte	er the 6 th day of the month.	
	В.	If rent is not paid by 5:00 P.M . on the 6 th day of the month tenant shall pay a late fee of \$50.00 , and a non-compliance fee may be charged at the discretion of COPMInitial				
		(NO CASH) Rent n following address:	CHOICE ONE	PROPERTY MA P.O. BOX 148 MEDFORD, OR 93 541-622-827	NAGEMENT 85	
		in rent is maneu, yo	our payment must reach t	is no later than	the of the month of a la	te ree will be charged.
	D.	UTILITIES	*T-Tenant Pays	O-Owner Pa	ys	
	*(ned on in your name PRIG			
			ty Water Bin Garbage		- SewerGa City Utilities	is
					sing bills upon your tenancy	
l I+i	litv	Companies				
Ott	iicy		ower:			
			Pacific Power Ele	ectricity	800-221-7070	
		Ga	ns:			
			Avista Natural G	ias	800-659-4427	
		W	ater/Sewer:			
			Medford Water		541-774-2430	
			Rogue Valley Sev		541-779-4144 541-774-2140	
		7-	ash:			
			Rogue Disposal		541-779-4161	

2. ITEMS FURNISHED The following items are furnished for the Tenant to use while occupying unit: Range Refrigerator Dishwasher Microwave 35 Gal. Garbage Can Dryer W/D Hookups Drapes/Blinds Garbage Disposal Washer Garage Door Opener(s) # Common Utilities: (if left blank, no common utilities) Recycling is Available: Yes No # of P.O Box Keys ---Unit # PO Box # Tenant has been provided with working appliances, garage door openers and mail box keys, if applicable. The listed appliances will be repaired and/or maintained at the owner's discretion. If applicable, the washer and dryer are presented in an "as is" condition. The tenant understands that the washer and dryer is strictly an amenity, and that the use of this amenity is not guaranteed under the terms of the lease. Any interruption or non-availability of the use of the washer/dryer will not violate any terms of the lease. 3. YARD CARE A. Owner maintains lawn/landscaping Tenant maintains landscaping which includes mowing, edging, raking the flower beds and maintaining the property in the same manner in which it was received. If Tenant does not maintain the yard in the same or better condition as received, COPM will hire a landscaping company as a cost to the tenants. Initial __ B. Tenant shall water all areas including lawn, trees, and any surrounding landscape that is used exclusively by the tenant at his own expense. Initial C. Automatic Sprinkler System Manual Sprinkler System D. If Tenant has pets, it is the Tenant's responsibility to pick up the animal waste on a weekly basis and dispose of

Additional information tenant should be aware of:

it in a trash can. The waste is not allowed to build up or be deposited onto the property. Initial

TERMS AND CONDITIONS

1. RULES

- a. No animals or aquariums shall be brought onto the premises without written consent from CHOICE ONE PROPERTY MANAGEMENT (COPM) and an addendum is executed and signed by all parties. An additional deposit will be required for pets allowed by COPM.
- b. Written consent from COPM is required for any guest(s) who remain on the premises for more than seven consecutive days. Tenant shall not allow any other person(s) to reside or live on the premises other than those on the rental agreement without the written consent of COPM.
- c. This is a non-smoking residence. No smoking inside the home or in the garage is permitted. If there is a smoke smell in the garage or house, you will be charged an additional \$150.00 at move-out. If you are a smoker, it must be done outside away from the house. Initial
- d. NO MEDICAL MARIJUANA MAY BE GROWN OR CONSUMED ON THE PREMISES WITHOUT THE PRIOR WRITTEN CONSENT OF THE OWNER. Initial
- e. Tenant shall provide COPM with contact numbers, mailing addresses or any change to contact information immediately after the change has occurred. Initial
- f. Tenant shall keep all noise down to a reasonable volume.
- g. Tenant shall **not install a satellite dish** or any additional cable or phone lines unless otherwise permitted by the homeowner. If the satellite dish is not removed upon the tenant vacating, a charge of \$50.00 plus damages will be deducted from the tenant's security deposit.
- h. Tenants and guests shall not unduly disturb their neighbors. Tenants and guests will conduct themselves in a manner that will not interfere with the neighbors' peaceful enjoyment of the Premises. Disorderly conduct is grounds for notice to vacate.
- i. **No drug activity is allowed**. Gambling and prostitution are not allowed. These activities by Tenant and/or guests will cause termination of tenancy.

2. ENTRY INTO PREMISES:

Tenant shall not unreasonably withhold consent from COPM to enter the premises in order to inspect, make agreed upon or necessary repairs or improvements, or to show the unit to prospective buyers or tenants. COPM may enter the premises without the consent in an emergency, or to post notices. Premises may be entered at any reasonable time with a written 24-Hour Notice to Enter.

- 3. **NOTICE OF ABSENCE:** Tenant shall notify COPM of any anticipated absence from the Premises for more than seven days, no later than the first day of absence.
- 4. NOTICES: All required notices shall be delivered in the manner provided by law to COPM or to Tenant(s). Any notice served by first class mail ONLY, must include an additional 3 days for delivery. Notices may be served by first class mail and on the same day attached in a secure manner to the main entrance to that portion of the premises of which the Tenant has possession or to COPM offices at the address provided. Notice given to or received from one Tenant is binding on all other Tenants. Initial _____

5. <u>SUBLEASE/ROOMMATES</u>: Tenant shall NOT transfer their interest in this agreement or sublet the premises. NO roommates are allowed without written consent from COPM. Guests remaining for more than seven days in any one month period must have written permission from COPM.

6. **USE OF PREMISES:**

- a. Tenant shall maintain dwelling in a reasonable manner. Tenant shall use all electrical, plumbing, sanitary heating, ventilating, and air-conditioning appropriately, including changing filters regularly. (Every 60 days is recommended)
- b. Tenant shall maintain dwelling at temperatures sufficient to prevent water pipes from freezing and rupturing, and is to disconnect exterior hoses in freezing weather. Tenant will reimburse COPM for cost of repairing any damage to Premises, equipment, or furnishings cause by the failure of the tenant to comply with this rule.
- c. Tenant shall keep all areas of the premises clean and free of debris and garbage. Tenant shall take special caution against cigarettes and other fire hazard items and shall not store flammable or hazardous materials.
- d. All vehicles parked at premises must have inflated tires and must be operable. Tenant shall not do mechanical maintenance to any vehicle on the premises. Disabled vehicles or other materials shall not accumulate on the premises. Vehicles shall not be parked on the lawn.
- e. Recreational vehicles shall not be parked on premises unless authorized by COPM.
- f. Tenant shall not leave strollers, motorcycles, or other personal property in the common areas.
- g. No signs or posters may be displayed in the yard without authorization.
- h. Only exterior patio furniture is permitted for outside use.
- i. Tenant shall use care in the size and type of nails and hooks used to hang pictures and accessories. Tenant will be held responsible for damages caused to walls or ceiling due to the use of oversized hardware.

7. MAINTENANCE:

- a. Tenant shall be responsible for any costs incurred relating but not limited to; broken windows, sliding glass doors, shower doors and all other fixtures if cause is determined by agent/owner to be tenant negligence.
- b. Tenant shall report defective or leaking faucets immediately.
- c. Tenant shall be responsible for the cost of clogged plumbing unless otherwise stated by a plumber that malfunction was due to defective plumbing or invasion of pipes by tree roots.
- d. Do not dispose of diapers, tampons, and sanitary napkins, plastic or paper bags in toilet.
- e. Tenant shall be responsible for the repair of walls, floors, and any area damaged by water due to unreported plumbing leaks.
- f. Locks shall not be changed or additional locks added unless authorized by COPM. Tenant shall notify COPM if locks fail to operate.
- g. Tenant shall be responsible for any costs incurred by tenant locking self out of premises.
- h. Tenant shall not remodel, paint, or make any improvements without COPM authorization.

ni		

i.	Tenant shall report immediately any malfunctions of equipment including appliances or anything in need of repair.
j.	Tenants shall be responsible for all broken windows.
k.	Owner/COPM not responsible for normal pest control of ants, spiders, crickets or such.
dan and ins itse	SURANCE: We REQUIRE tenant purchase rental insurance to cover personal possessions and liability for any mage to the property caused by tenant. Tenant is responsible for supplying their own insurance covering theft d/or fire loss of their personal belongings. Many house and apartment renters assume that the building owner's urance policy covers the resident's personal property, but this is not true. An owner's policy <i>only</i> covers the building left. For that reason, we require that you purchase a rental insurance policy and provide proof of such to COPM.
Mo	IOKE & CARBON MONOXIDE ALARMS: Tenant shall test smoke alarms. Tampering with smoke or Carbon proxide alarms carries a \$250.00 fine per unit. Tenant is responsible for replacement of battery or missing alarm on move out.
pre	ANDONMENT: Tenant agrees that any goods, personal items, motor vehicles, or other property left on the emises, after termination of the tenancy by any means, shall be considered abandoned and may be disposed of as ovided in the Oregon Landlord/Tenant Act.
<u>AP</u>	PLICATION OF PAYMENTS: All payments may be applied to tenant's account in the following order.
a.	If use of this section results in unpaid balance forward, additional late charge may not be applied.
	1. Non-refundable fees4. Pro-rated rent7. Past Due Rent2. Pet deposits5. Tenant damage8. Current Rent3. Security deposits6. Utility charges
b.	Tenant may NOT use security deposit for any rent payments or any other unpaid charges. Initial
C.	If a Pet Deposit is collected and tenants remove the pet(s), the pet deposit will be added to the security deposit. NO refunds of deposits will be made until all tenants have vacated the premises. Initial
СН	ARGES:
	All missing, damaged, and broken articles or equipment described in the inventory may hereinafter be charged

12.

8.

9.

10.

11.

- to the tenant at current market prices at the time of replacement.
- b. Carpets have been professionally cleaned prior to occupancy, therefore, carpets ARE REQUIRED to be professionally cleaned when Tenant vacates the property. (COPM will have carpets professionally cleaned upon you vacating the property if it was not done, and the cleaning will be deducted from the security deposit & a noncompliance fee may also be assessed.) Initial
- c. Tenant shall return all copies of keys and garage door openers upon termination. Failure to do so will result in additional fines/fees. KEYS MUST BE TURNED IN TO THE OFFICE UPON VACATING PREMISES. YOU CANNOT LEAVE KEYS IN THE HOUSE AND VACATE.

- d. COPM may change the amount of late fee by giving Tenant a 30-day written notice. COPM shall not deduct a previously imposed charge from a current or subsequent rental period rent payments, thereby making that rent payment delinquent for imposition of a new or additional late fee or for termination of the tenancy for non-payment of rent. COPM may charge simple interest on an unpaid late fee at the rate allowed for judgments pursuant to ORS82.010 (2) and accruing from the date the late fee is imposed.
- e. COPM shall charge a non-compliance fee for any non-compliance of this agreement.
- f. Tenant shall be responsible for all damage caused by smoking on the Premises.
- g. COPM shall not be responsible for damages of any kind caused by lack of heat, refrigeration, or other services to the Premises arising out of any accident, or occurrence beyond the control of COPM. Tenant further agrees to be responsible for and pay for damages, fines, or fees incurred by COPM, caused by acts of Tenant, other occupants of Premises, pets and/or guests or visitors.
- h. Tenant shall pay COPM for all fees and expenses incurred including any filing fees, court fees or service fees plus \$150.00 from any EVICTION/FED process or action that needs to be taken by the direct negligence or willful misconduct of the tenant.
- COPM shall charge a late fee of \$50.00 and \$35.00 NSF Check fee. Initial
- 13. <u>LEASE ENABLING:</u> COPM will retain the power to exclude non-residents from the common areas of the property should they violate the rules or regulations of the property. The COPM retains control over any common areas of the premises for the purposes of enforcing state trespass laws and shall be "person in charge" for that purpose as that phrase is defined in ORS 164.205(5).

14. TERMINATION/PARTIAL PAYMENT:

- a. During a month to month tenancy COPM may terminate this tenancy at any time, with or without stated cause upon giving tenant not less than 30 days written notice if the tenant has occupied the unit for less than 1 year. After one year the tenant will receive not less than a 60 day written notice or as otherwise provided by the Oregon Landlord/Tenant Act. Tenant shall not terminate this rental agreement without a 30 day written notice. Failure to give a 30 day written notice shall make tenant liable for up to 30 days of rent. Upon giving a termination notice, tenant(s) must give a single forwarding address for all notices and security deposit accounting.
- b. Tenant agrees that when a written 30-day notice is given, it is agreed and understood that the premises may be shown at reasonable times prior to the expiration of this notice after the owner/agent issues appropriate notice to enter with either a posted notice or a phone call. Tenants will always receive a 24-hour notice unless otherwise agreed upon. Initial
- c. If tenant fails to pay rent and charges, COPM may terminate tenancy.
- d. COPM may serve tenant a 72-hour notice if rent payment is not received on the 6th day with intentions to terminate tenancy if rent is not paid within that period and take possession of the premises provided by the Oregon Landlord/Tenant Act.
- e. COPM may give tenant a 24-hour notice to vacate with written notice specifying the causes of which may immediately terminate agreement.
- f. Acceptance of partial payment does not waive the right to terminate the tenancy, if the balance of rent is not paid as agreed upon in writing.
- g. Tenant is responsible for rent for the full term of the Lease or until Premises are re-leased. Tenant must still give a thirty day notice prior to vacating the premises. If Tenant vacates premises before this lease expires,

	re-leasing fee of \$500.00 alores are re-leased. Initial	_	the locks in addition to all rent
15. REASONABLE ACCOMMODA HUD Fair Housing Law.	ATIONS: Reasonable accomm	modations shall be made as	required and outlined under
is not taken, TAKE ACTION repair person to come and	. Do not wait for your mana stabilize the situation. COPN of respond to this situation, w	ger to respond, take action 1/Owner will pay for the rep	will continue to occur if action yourself. Call an appropriate air person if the situation was for the damages that occurred
		her person or property which	lamages. COPM shall not be n occurred on the premises, or
17. ATTORNEY FEES/COLLECTION be entitled to recover attorn	ON FEES: If any case or suit is ney fees and or collection fees	The state of the s	
TENANT HAS READ AND AGREE		TIONS LISTED ON ALL PAGES Date	
Phone:			
Work:	E-mail:		
Tenant Signature:		Date	
Phone:	Cell:		
Work:	E-mail:		
Date	Property Manager		
Person to notify in case of an e	mergency or death:		
Name:	Relat	tionship:	
Address:		Phone	



COMPANY RULES & REGULATIONS

Tenant Name(s): _	
Property Address:	

- 1. <u>Smoking is NOT allowed inside any units at any time</u>. All smoking debris must be picked up and disposed of in acceptable containers to avoid fire danger. Non-compliance fees will be charged for violations.
- 2. Doors and windows of your home should be kept locked at all times. COPM will NOT be responsible in any way for loss or damage to property belonging to tenants located in the dwelling unit or other premises. The resident is required to maintain his/her own fire and theft rental insurance for all personal property and liability insurance coverage for damage, fire or injury caused by them, their pet or their guests. Rental insurance is required to protect your belongings.
- No dogs, cats or other pets are allowed without written consent of COPM. If the resident keeps a pet in violation of the rental agreement, this rental agreement may be terminated as provided in ORS 91.822. Noncompliance fees will be assessed for violations.
- 4. No water-filled furniture without written consent of COPM.
- 5. Tenants shall use the premises only as a dwelling.
- 6. <u>Disorderly conduct shall be grounds for notice to terminate the agreement</u>. Tenants shall restrict vocal, instrumental, radio and television noise to a reasonable degree of volume. Tenants shall conduct themselves, and require their guests to conduct themselves, in a manner that will not disturb their neighbors' peaceful enjoyment of the premises.
- 7. <u>Upon move-in:</u> Tenants must notify COPM in writing within 48 hours of taking possession of the premises if they find the unit needs cleaning or repairs. Tenants shall keep all premises under his/her control clean, sanitary and free of accumulations of debris, filth, rubbish and garbage. Tenants may not keep flammable materials as designated by the Fire Marshal.
- 8. Expense or damage caused by stopping of waste pipes or overflow from bathtubs, showers, toilets or wash basins must be paid by tenants as well as any damage to buildings or furnishing other than normal wear and tear.
- 9. <u>COPM</u> shall NOT be liable for damages or tenants' losses of any kind caused by the lack of heat, refrigeration or other services to the premises arising out of any accident or occurrence beyond the control of COPM. It is the tenant's responsibility to maintain sufficient heat in the winter to ensure there is no damage caused by freezing.
- **10.** <u>COPM</u> shall NOT be held liable in any civil action for damages or death or injury to persons or property resulting from the mechanical failure of a smoke alarm or carbon monoxide detector.

Initia	



COMPANY RULES & REGULATIONS

- 11. No vehicles are to be repaired on the premises. No inoperable or dismantled vehicles shall be allowed to be repaired or stored on the premises. Non-compliance fees will be assessed for violations.
- 12. <u>Tenants DO NOT have permission to repair or alter the premises in any way.</u> Tenants must notify COPM in writing of any needed repairs during the term of the rental agreement. Tenants must obtain written authorization to perform any repairs or maintenance, including interior or exterior painting.
- 13. Tenants are required to remove snow from City sidewalks when applicable.
- 14. Nothing contained in this agreement shall be construed as waiving any of COPM or tenants' rights under State or Federal laws.

Tenant Signature:	Date
Tenant Signature:	Date
Agent Signature:	Date



521 S. Riverside Avenue Medford, OR. 97501 Choice One Medford, OR. 97501 541-622-8270 (phone) 541-622-8264 (fax)

REFUND OF SECURITY DEPOSIT

Tenant Name(s):	
Property Address:	
The refund of your deposit will be based on the following ite	ems:
 at an additional cost to the tenant. 6. Clean all window coverings. All mini-blinds must be was 7. Walls washed as needed. Do NOT use abrasives. If wal may be required to pay to have them painted. 8. Vacuum heating units as necessary. Replace the furnace 9. Clean fireplace, wood stove and hearth. 10. Clean sinks, tub, shower and tile/enclosure including do 11. Clean all windows, window sills and tracks. 12. Clean all doors inside and out. Clean sliding glass doors, 	ed receipt. If not cleaned, COPM will have the carpets cleaned shed. Ils are damaged by harsh chemicals or vigorous scrubbing, you e filter. For tracks.
13. Change all batteries and light bulbs, if not replaced COP In addition, the following needs to be completed:	ivi will charge tenants for the additional cost as move-out.
 a. Payment of rent up to vacate date of your 30-day notices b. All garbage, trash and debris removed to appropriate rest. c. Dumping large items i.e. mattresses, appliances or furn charged to remove them. d. Grounds trimmed and mowed, and flower beds weeded e. Final utility bills paid. Call the utility company for final bills f. All keys and garage door openers returned to our office g. Forwarding address provided to COPM. h. Property in as good condition as when received – ordinal 	cceptacles. Indicate in or next to dumpster is not acceptable and you will be differed in a second
YOUR SECURITY DEPOSIT ACCOUTING WILL BE MAIL AS REQUIRED BY OREGON STATE LAW.	ED TO YOU WITHIN 31 DAYS,
Tenant Signature:	Date
Tenant Signature:	Date
Agent Signature:	Date



SMOKE ALARM AND CARBON MONOXIDE ALARM ACCEPTANCE & AGREEMENT

Tenant Name(s):			
Property Address:			
HardwiredxxBattery	Hardwired w/Battery Back-up		
Removing or tampering with a Smoke Alarm or Carbon Monoxide Detector except to clean the unit or replace batteries is punishable under Oregon Landlord/Tenant law by fines up to \$250.00 per occurrence. COPM will assess a fee of \$250.00 per occurrence.			
Tenants agree that COPM is not liable for loss or damage due	e to failure of the alarms to operate.		
the unit. Tenants further agree that they are in good wor	arm and/or one Carbon Monoxide Detector on each floor of king condition. Tenants are responsible to test the alarms. but every week is preferable. Batteries should be checked		
TESTING AND CLEANING			
Tenants should test and maintain the Alarms and Detectors I	by doing the following:		
 Push the test button and/or use simulated smoke at least once a month. Clean the Alarm or Detector with a vacuum cleaner at least every 6 months. Report, in writing, all operating malfunctions to COPM immediately. 			
Tenants are RESPONSIBLE for Fire and Carbon Monoxide Protection.			
I/We have read and understood the above information. All my/our questions have been answered.			
Tenant Signature:	Date		
Tenant Signature:	Date		
Agent Signature:	Date		



MOLD NOTICE AND ADDENDUM

Tenant Name(s):	 	 	
Property Address:			

Mold is a fungus and is present almost everywhere. It lives and grows in damp areas such as kitchens and bathrooms. It can be in wood, ceiling tiles, drywall, paper, carpets, fabrics and food. Mold cannot be totally eliminated, but its growth can be controlled. The over growth of mold can be dangerous to humans and cause damage to the property. There is currently no mold growth at this property.

To reduce the possibility of mold growth:

- Use the ceiling fan when showering or bathing. If there is no fan, leave the door or window open to improve air circulation.
- When cooking, use the exhaust fan above the stove or open a window or door.
- When doing laundry, use the exhaust fan or open a window.
- Keep all thermostats set above 50 degrees.
- Check kitchen and bathrooms for leaks.
- If you use a window air conditioner, make sure there are no leaks.
- Open windows weekly when possible to get "fresh air" circulating.
- Always cover aguariums and terrariums.
- Limit indoor plants and don't water them more than weekly.

Cleaning Tips

Use common household bleach mixed at one cup per gallon of warm water. Make sure the area is well ventilated. Bleach can cause headaches or dizziness. Protect your hands and clothing. <u>DO NOT allow bleach to get on carpeting, flooring or clothing – it will remove color and cause stains.</u>

Report any of the following:

- Water leaks
- Water in basement or crawlspace of home
- Sweating pipes or toilets
- Faucets that are dripping

- * Mold that reappears after cleaning
- * Recurring dampness or moldy smell
- * Non-working fans
- * Toilets that continue to run

Clean the area and notify the office of any continuing problem.		
Tenant Signature:	Date	
Tenant Signature:	Date	
Agent Signature:	Date	



Owner/Agent

521 S. Riverside Avenue Medford, OR. 97501 541-622-8270 (phone) 541-622-8264 (fax)

NO-SMOKING ADDENDUM

Tenant	Date	Te	enant	Date
X	Data	Χ	enant	Data
v		V		
This addendum is effective immediately	1.			
this Addendum.				
the Rental Agreement. In additional, Te	nant will be responsible	for ALL costs to r	emove smoke odor to	residue upon any violation o
the conditions of this Addendum will co				
7. EFFECT OF BREACH: Tenant underst				
effective for them and their guests imme				
tenants move out, have current leases		new leases/renta	agreements, the no	o-smoking policy will become
agreements signed prior to adoption of				
6. EFFECT ON CURRENT TENANT:				
care to enforce this Addendum than any				Dunnanti undan lagga-/t-
				or assume any migner duty o
ailments, allergies or other conditions r				
Addendum is dependent in significant				
Property will be free from secondhand				
or improved air quality standard than a				
other rental premises. Owner/Agent sp				
has under applicable law to render the		-		
efforts to designate all or portions of the				
5. OWNER/AGENT DISCLAIMER: Tenar				
response to smoking unless Owner/Ager				
However, Owner/Agent will take reason				
managing agents the guarantor of Ten				
no-smoking policy, and the efforts to o				
4. OWNER/AGENT NOT A GUARANTOR			nt acknowledges that	Owner/Agent's adoption of
with the applicable law and require his/	ner guests and visitors to	o comply also.		
as the rental office of the Property or v	vithin 10 feet of the en	trances or windo	ws of such public spa	ice. Tenant agrees to compl
responsible for the actions of his/her gu				
his/her guests or visitors of the no-smo				
smoking portion of the Property and wi				
designated portions of the Property ha				
3. NO-SMOKING PROPERTY: (3.1)				
cigarette, pipe, other tobacco product o				
2. DEFINITION OF SMOKING: The term				possessing any lighted cigar
 NO-SMOKING POLICY: Smoking is O 				
and rules are hereby incorporated into t				
adopting the following no-smoking polic	y which covers all or par	rt of the Property	(defined above). The	following terms, conditions
Due to the increased risk of fire, increase				
				4
Property Address:				
Tenant Name(s):				
T				

Date



KEY ADDENDUM

Tenant Name(s):	
Property Address:	
Tenant acknowledges receipt of the following keys onHouse Key	for the above location.
Garage Door Opener	
Mailbox Key/ Unit Box	
Main Entry Key to facility (if applicable)	
Additional	
If keys are not returned at the time tenant vacates un replacement and \$100.00 per garage door opener.	nit, there will be a seventy-five dollar (\$75) charge for each key
	dent's use only. If keys are given to the recreation area to anyone ment, the Resident will forfeit the right to use the recreationa
Tenant's signature	Date
Tenant's Signature	 Date
Choice One Property Management	