CEDAR VILLAGE MHP RULES AND REGULATIONS

Lot	#			
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Welcome to our community! It is our desire that you and your family enjoy living here and will consider our community as your home.

We have designed a number of guidelines that we hope will maintain the community in such a way as to make you pleased to live here.

The standards outlined in these rules should serve as a guideline of behavior for the residents and their guests and will establish conformity amongst all our residents.

LEASE TERMS

- Payment of monthly rent is due by the first (1st) day of the month.
- Online payments or Auto-pay is preferred. Payment made by cashier's check, personal check or money order will be charged a \$25.00 (twenty-five dollar) processing fee. Tenants must complete the payee line in their form of payment. Payee must not be blank or completed by property manager, a fee of \$35.00 will be charged to the lessee for each check that is returned for insufficient funds.
- The payment is considered late if it is received after the fifth (5th) day of the current month. A late charge will be added to the balance due after the 5th day of the month.
- The balance will not be considered "paid in full" until all fees due have been paid. A partial payment is still subject to penalties until it is paid in full. Partial payments may be refused. A \$40.00 reconnection fee will be charged in the event that water and/or electrical service has been disconnected by management.

GENERAL RULES

- 1. It is the policy of the community that harassment or intimidation of a tenant, staff person or guest will not be tolerated and could be grounds for termination of tenancy. Harassment and intimidation include abusive, foul or threatening language or behavior. All staff and tenants shall model appropriate non- discriminatory behavior and strive to cultivate and maintain a living environment that is free from discriminatory harassment or intimidation.
- 2. Although management is responsible for maintaining the common areas, the tenants are responsible for the landscaping maintenance of their respective space.
- 3. Lot Up-Keep: The Tenant is responsible for lawn care and shoveling of paved areas within the boundaries of the lot. The Tenant is responsible for mowing and trimming the grass on the lot, keeping the grass within a reasonable length, and following all local ordinances. Snow shoveling shall be completed in a timely manner which means within 24 hours following a snowfall.
 - a. This includes the areas behind, alongside, and under homes and against perimeter fences.
 - b. Residents who do not maintain their space will face disciplinary action that may include a charge of \$50.00 per instance, per month until remedied.
- 4. Outside storage of building materials, appliances, car parts, and other junk is not permitted.
- 5. Trees and shrubs may damage community utilities or prevent free movement of homes in and out of the community. Therefore, trees and shrubs may only be planted with prior written consent of the Landlord. Tenant from removing any plantings unless Tenant has entered into a specific separate written agreement with Landlord.
- 6. Management must approve any changes or alteration of the space and/or landscaping. The tenant is responsible for maintaining any changes to the landscaping.
 - a. All plants, trees or other planted or otherwise permanent fixtures placed in space by a lessor become property of the community in the event the lessee moves.
- 7. No satellite dishes or antennas with a diameter greater than 1 meter, ground based solar panels, wind turbines and other devices are permitted without written consent of management. Any antenna must be placed by the home so that the antenna runs up the side of the home and must be securely

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- attached to the home without the use of guide wires. Antenna height is limited to 12 feet measured from the ground.
- 8. No fences or clotheslines are permitted without written permission from the Landlord.
- 9. Each home must display the address (or lot number) clearly on the exterior of the home facing the street.
- 10. If storing firewood, it must be stacked no higher than four (4) feet. It must be stacked in a safe manner so it cannot topple over and must be located out of sight at the rear of the home or behind an approved accessory structure. If grass is killed by the wood pile, it is the responsibility of the tenant to replace the grass when the firewood is removed.
- 11. If tenant wishes to dispose of any large items, it is the responsibility of tenants to make special arrangements, in accordance with local ordinance and laws, to dispose of such items. Any charges incurred as a result of tenant's failure to comply with the above will be the responsibility of the Tenant.
- 12. If the property is damaged as a result of the intentional acts, negligence, carelessness, or misuse by tenant, tenant will be responsible for the repair costs incurred by Landlord. Tenant understands that the management is not responsible for any damage to the property or homes of tenant as a result of an act of nature.
- 13. Management reserves the right to access each space whether or not occupied, to conduct inspections or to maintain utilities.
- 14. Management is responsible for providing water, sewer, electricity and gas (if applicable) up to the point of connection of the mobile home. The resident is responsible for all maintenance from that point of connection to the home. In addition, residents are required to heat tape and insulate all exposed water lines, meter pits, and meters. Should there be a break due to the heat tape not functioning then the tenant is responsible for the cost of replacement.
- 15. Construction of any accessory building, structure, deck, ramp, garage or attachment to the home must be approved by the Landlord in writing before construction begins. All construction must be in accordance with the state building and installation codes. If a permit is required, the Tenant shall obtain a permit after receiving written permission from the Landlord. A copy of the permit shall be provided to the Landlord. Any accessory structure must match the Home's exterior color and siding material. A change of exterior color of the Home or accessory structure, deck or attachment will be approved only if the proposed color is in harmony with other existing Homes. All storage sheds or garages must have working doors that close.
- 16. Carports are not permitted. Existing carports are grandfathered in.
- 17. Storage units must be approved by management and shall remain the property of the tenant.
 - a. Management is not responsible for any losses or damage to tenant's shed or stored items.
 - b. Only 1 storage unit per lot.
 - c. Storage unit must be a maximum of 12'x12' and must fit on concrete pad.
 - d. Not all lots will fit the maximum size of unit due to size of pad or proximity to neighbors; in those cases, a smaller storage unit may be required.
- 18. Large patios and porches require skirting. All homes require skirting. No lattice or plywood. Patios and porches are not acceptable storage locations.
- 19. Hitches must be removed within 15 days of entering the community or whenever skirting is installed. Skirting must be installed and completed within 60 days of entering the community.
- 20. Steps must be constructed in accordance with state building codes and shall consist of materials resistant to the weather such as concrete or treated wood. All steps must have handrails.
- 21. State law prohibits the storage of old furniture, lumber, refuse, salvaged materials, automotive parts, and other materials in or around your space. The dismantling of any motor vehicle is prohibited. Tenants who do not comply will face disciplinary action that may include a charge of up to \$40.00 per instance, per month until remedied.
- 22. Before removing the home from the community, the tenant must give at least 28 days' written notice. Home moves must be done during business hours Monday through Friday. Transporters shall present the transportation permit and insurance to management.
- 23. Trampolines (except for 36" exercise mini units) are NOT allowed in the community due to insurance liability.

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SWIMMING POOLS

Swimming pools, wading pools, and hot tubs may be allowed with the property manager's approval, but must meet the following guidelines:

- 1. Small kiddie-wading pools less than 2' deep are allowed if they are attended when in use. When not in use, they must be emptied and stored.
- 2. Larger pools over 2' deep, hot tubs, Jacuzzis, etc. that would retain water must meet all local safety codes for a residence to include but not limited to:
- 3. Coverage under your homeowner's insurance must include a liability limit of \$1,000,000.00. A copy of the insurance must be provided to the property manager, and the pool must be explicitly addressed, and the community must be named as an additional insured.
- 4. If the water is not metered, you will be charged \$50.00 per month May, June, July, August and September for the additional water usage.
- 5. The yard and pool must be surrounded by a non-scalable 6' fence.
- 6. All access to the area must be fully enclosed and controlled via self-closing gates as only access. Covers must be secured and locked when not in use.
- 7. All pools must be properly stored out of sight during winter months and when empty.
- 8. Property must be restored to the original condition after the pool is removed. If necessary, management will restore conditions and invoice the tenant for the expense.

If an audit of the community by their insurance company results in an increased insurance premium, it is not fair to spread this burden to all tenants, so by erecting a pool according to these guidelines, you hereby agree that any increased premium will be divided by the number of tenants with pools and paid accordingly.

FIRE PITS

Fire pits may be allowed with the property manager's approval, but must meet the following guidelines:

- 1. Cooking with standard barbeque equipment is allowed.
- 2. Fire pits must be in an enclosed pit or pan, no larger than 2' diameter and 1' tall. No in-ground pits.
- 3. Fire pits or barbeques must be 15 feet from a structure when in use. After use of grill or pit, ashes and debris must be properly disposed of.
- 4. Must be covered by a spark arresting wire mesh screen.
- 5. A responsible person must be in attendance of fire at all times.
- 6. Fire extinguishing equipment (pressure extinguisher, garden hose, water bucket) must be close at hands at all times.
- 7. No garbage or similar material is to be burned.
- 8. Fire pits may be disallowed at management's discretion in times of high fire danger. If the community is located in an area with fire ban or fire restrictions in place, then those restrictions will be enforced.

VEHICLES

- 1. Inoperative vehicles or commercial vehicles are not permitted on the streets or in or around tenant spaces. Boats or unattached trailers may be allowed if there is adequate room to park on the tenant's space without having a vehicle on the street, parked in the grass or encroaching on neighboring space. Extra vehicles over 2 incur \$25.00 per month, per vehicle charge.
- 2. No more than two (2) vehicles are permitted per space. Vehicles shall be parked in the parking spaces assigned to the respective home site whenever possible. Other vehicles parking requires management approval and/or a monthly extra vehicle fee. Tenants shall not park their vehicles in vacant or otherwise unused spaces.
- 3. Only operative vehicles licensed for the highway are permitted within the community. The speed limit in the community shall be 10 miles per hour. Off-road vehicles shall not be driven within the community.
- 4. Parking on community streets is not permitted.
- 5. Parking in vacant lots is not permitted.

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- 6. All trailers (of any kind) boats, or other vehicles must register with the office and have adequate space for parking and/or storing. Management reserves the right to ask for the trailer to be removed if not following guidelines listed.
- 7. Working on, repairing, overhauling, or changing of oil is not permitted on the streets but may be permitted on site if appropriate safeguards are employed to prevent oil, fuel, or other pollutants from spilling onto the ground. Safety measures should be taken to prevent accidental injury to others. No vehicle under repair can be unattended. No vehicle may be in the community while awaiting repairs if it is incapable of moving under its own power for more than 24 hours.

BOATS

1. The storage of boats, including but not limited to motorboats, sailboats, kayaks, canoes, and any other watercraft, is strictly prohibited within the boundaries of the community. Residents and guests are not permitted to park or store boats on driveways, in yards, on vacant lots, or in any common areas of the community. This policy is enforced to maintain the aesthetic appearance and safety of the community. Residents must make alternative arrangements for boat storage, such as utilizing off-site storage facilities. Violations of this rule may result in fines, towing at the owner's expense, or other penalties as deemed appropriate by management

PETS

- 1. All pets must be approved by management and registered with management. **Management must** have a Pet Owner Waiver and Indemnification Agreement on file.
 - a. Domestic pets less than 30 pounds are permitted.
 - b. No more than 2 pets per household will be allowed.
 - c. Pets must be kept inside of home or on a leash at all times.
 - d. Tenants are responsible for their pets at all times.
 - e. Cats and dogs must have a license in the city and county the animal resides in and must be current and kept current on all vaccinations and wear current rabies tags at all times.
 - f. Pets are not permitted to be unattended in the community and/or create any nuisance.
 - g. Pet waste must be cleaned up immediately and disposed of properly.
 - h. A pet fee of \$35.00 per pet, per month applies.
 - i. No vicious breeds are allowed on the premises at any time, specifically to include but not limited to: Rottweiler, Chow-Chow, Pit Bull, Bull Terrier, American Staffordshire Terrier, German Shepherd, Doberman Pinscher, Great Dane, Presa Canario, Akita, Alaskan Malamute, Siberian Husky, Dalmatian, Boxer, American Bulldog, Mastiff, Bandog, Boerboel, Dogo Argentino, Fila Brasileiro, Toso Inu, Wolf, Wolf-Hybrids, etc. or any mixed breed including one of these breeds in its lineage and/or dogs with a history of aggression towards a human being or animal.
 - j. No wild or exotic animals, including but not limited to pythons, boa constrictors, wild cats of any kind, wild dogs of any kind, monkeys, apes, or pigs. Failure to comply with these restrictions may subject the tenant to immediate termination of the lease.

ASSISTANCE ANIMALS

An assistance animal is an animal that works, provides assistance, or performs tasks for the benefit of a person with a disability, or that provides emotional support that alleviates one or more identified effects of a person's disability. An assistance animal is not a pet.

Tenants must request reasonable accommodation for assistance animals within one week of the animal being on the premises. Verification of the need from a licensed health care professional must be sent to the landlord directly from the licensed health care professional. A health care professional needs to be licensed in the state of Wisconsin and act within the scope of his or her license or certification. The landlord has the right to verify directly with the health care professional regarding validity of the documentation sent to the Landlord.

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Any Service Animal or Assistance Animal which displays vicious behavior towards human beings or animals or poses a direct threat to the health and safety of others will be removed from the community.

CONDUCT

- 1. The Tenant is prohibited from lighting and using fireworks, and other explosives.
- 2. The Tenant is prohibited from using weapons of any nature in the community. This includes but is not limited to guns, rifles, shotguns, air pellet guns, BB guns, knives, bear/pepper spray, and tasers.
- 3. The Tenant will be held responsible for the conduct of all guests and Tenants occupants in the household. Be sure all occupants in the household and invited guests understand the community rules.
- 4. Guests that reside in community for longer than a two-week period must submit an application for residency.
- 5. The community is designed for residential use and not for the conduct of a retail business or any other enterprise prohibited by zoning or other ordinances pertaining to the community.
- 6. Playing in the street, parking areas, or neighbor's yards without permission is not permitted.
- 7. Items are not to be left in common areas when not in use.
- 8. Children under 18 years of age must be supervised at all times and are not permitted to be out and unsupervised in the community after 10:00pm.
- 9. Tenants will not disturb the peaceful enjoyment of the property for anyone at any time. This includes but is not limited to disturbing noise.
- 10. All federal, state, local laws, regulations and ordinances shall be obeyed by residents and guests of the community.

Violations of any of the above rules and regulations may result in fines or the termination of the lease and the eviction of the tenants.

Management reserves the right to add to or alter these rules and regulations as circumstances require and as necessary for the safety and care of the community to secure comfort, peace and quiet convenience of all residents. Management will provide a 28-day notice in the event of any changes to these rules and regulations. The tenants and residents will observe and comply with all such rules as the management may prescribe on written notice to residents. The failure by management to enforce any rule or regulation of the community or the failure to insist in any instance on the strict performance of any requirement herein shall not be construed as a waiver of these rules and regulations. The provisions of these rules and regulations shall be severable; if any provision is held invalid or unenforceable by any court of law for any reason whatsoever, the remaining provisions shall not be affected and shall be in full force and effect. These rules will be enforced by management to ensure the health, safety, welfare, comfort, peace and quiet convenience of each resident in the community. Any resident who violates these rules and regulations will have their lease cancelled and will be evicted from the community.

Tenant acknowledges having read and understands all the stated rules and regulations and hereby agrees to comply with each and is in full agreement with these guidelines being an integral part of the Security Deposit Agreement and Lease between the tenant and management. Tenant acknowledges receipt of a copy of these community guidelines for tenant's personal records. Tenants acknowledge that violations, breach or default of these guidelines, whether singular or several will be grounds for termination of the tenant's lease and will result in eviction from the community upon three (3) days' notice of such violations, breach or default given by management.

READ THIS AGREEMENT IN ITS ENTIRETY BEFORE SIGNING

Tenant: I signify by my sig	nature that I have read this	s agreement and hereby	agree to comply with	all this is
contained herein				

TENANT(s):		Date:
	Tenant Signature(s)	
Initials		

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Landlord or Authorized Agent:		Date:
	Landlord or Authorized Agent Signature(s)	