

LEASE AGREEMENT

34 W. 9TH AVE. ● P.O. BOX 8310 ● COLUMBUS, OHIO 43201 ● 614-294-5511 ● FAX: 614-299-3754 ● buckeyerealestate.com

This lease, made this 1st day of January, 2021 between Buckeye Real Estate (hereinafter referred to as Lessor) and <<lessee's name(s)>>

(hereinafter referred to jointly and severally as Lessee). Lessor, in consideration of the rent to be paid, and the covenants and conditions to be performed by the Lessee does hereby lease the following described Premises unfurnished two bedroom flat located at <<address, unit #>>, Columbus, OH 43201 (hereinafter referred to as the Premises). The term of the Lease shall be from noon of 8/18/22 to noon of 8/4/23. Lessee agrees to pay as rent for Premises the total sum of \$<<toal to be paid without demand in twelve equal monthly installments of \$<<monthly pmt>>, after any applicable prorated rent*. The monthly rent is due in advance on or before the first day of each month during the lease term. All rent received after the due date shall be subject to a \$40.00 late charge plus \$ 1.00 per day after the 4th until paid in full. All rent is to be paid by Buckeye Real Estate's ACH system. Lessee acknowledges that they are signing the Buckeye Real Estate ACH System addendum contemporaneously with this lease. The Buckeye Real Estate ACH System Addendum memorializes the terms and conditions of the Buckeye Real Estate ACH System. Please note that there will be a charge of \$50.00 per check for any check received by or on behalf of any Lessee that is a signatory to this lease. This \$50.00 check fee will be assessed each time a check is received by Buckeye Real Estate. Buckeye Real Estate reserves the right to change your method of payment at any time in its sole discretion. Any payment that is returned from the bank is subject to a \$30.00 bounced check charge and, if applicable, the late charge noted above

THE LESSOR AND LESSEE AGREE TO THE FOLLOWING COVENANTS AND CONDITIONS

- **1. COMPLIANCE:** Lessor agrees to reasonably maintain the Premises to conform with all housing rules and regulations as they apply to the leased Premises.
- **2. OCCUPANCY/USE:** Lessee agrees that only those persons listed above shall occupy the Premises. No person shall be released from or added to this lease without first obtaining the written agreement of the other Lessees set forth herein and written approval of changes from Lessor. Lessee agrees that the Premises are to be occupied for residential purposes only. The Premises shall not be used or allowed to be used for any unlawful purpose, or for any purpose deemed hazardous by Lessor because of fire or any other risk or in any other manner which would disturb the peaceful, quiet enjoyment of any other occupant of the apartment community of which the Premises are a part. Lessor reserves the right of eviction for the illegal manufacture, distribution, use or other illegal activities in connection with controlled substance. A criminal conviction shall not be necessary before Lessor can institute an eviction action.
- **3. LOCKS/KEYS:** There will be no adding or changing of any locking devices to any access of the property or any of its parts. Lessor is authorized to remove any such devices not agreed to in writing as to their installation by Lessee. All issued keys must be surrendered to Lessor at Lessor's place of business upon termination of the lease, or a charge of \$85.00 per deadbolt (\$65 for mailbox locks) will be assessed to Lessee. Keys may not be duplicated by Lessee. Lockouts will be billed at the maintenance rate charged to the owner. Key code changes during normal business hours are charged \$45 per lock.
- **4. PETS:** Lessee(s) shall not keep pets of any kind without prior written permission from the Lessor. If written permission is granted, Lessee agrees to pay the cost of having premises de-fleaed and de-ticked by a professional exterminator at the termination of occupancy, and Lessee agrees to maintain each pet only so long as permitted by, and in compliance with the provisions of any Rules and Regulations. Lessee also agrees to pay any sanitation cost or other damages caused by pet odor or excrement. Pet(s) require a \$250.00 non-refundable pet fee. Apartment may not exceed two (2)dogs, or two(2) cats, or one(1) dog and one(1) cat. Lessee must keep pet on leash no longer than six(6) feet in length and cannot leave pet on the common areas, especially unattended. Lessee is responsible for removal of pet waste from common areas and limited common areas on a daily basis. Failure to do so will constitute a material breach of this lease. If Lessee fails to remove pet waste from common areas a fee of \$100.00 may be assessed per occurrence. Visiting pets are not permitted in the premises at any time.
- **5. PARKING:** There are no provisions made or extended in this lease for vehicles or parking. Parking may be on a regulated permit basis at Lessor's discretion. Vehicles improperly parked, parked on lawns, blocking aisles, cars, or dumpsters will be towed. Vehicles judged inoperable, unlicensed, or undrivable are subject to immediate removal at car owner's cost. No repairs or maintenance to vehicles may be conducted on Lessor's property. Lessee is liable for any damage to parking areas, building parts, signage, or structure caused by Lessee or their permittee's vehicles whether in violation of parking rules or not. All motorized vehicles are restricted to designated areas only and must use ordinary traffic lanes for ingress and egress.
- **6. FORBIDDEN APPLIANCES, OBJECTS & USE:** There can be no heavy objects within or on the leased Premises: water beds, concrete blocks, large aquariums, motorcycles, weights (within reason), etc. Book shelves, posts, supports, storage, whether decorative and/or useful may not be made of these heavy objects. Appliances permitted are those built-in or furnished or a reasonable sized stove and refrigerator in the case of unfurnished Premises. Additional large appliances are not permitted in or on the Premises whether in use or not in use, these include but are not limited to grills, washers, dryers, freezers, ovens, kilns, etc. This paragraph is not intended to deny the use of ovens, toasters, air conditioners, and appliances where the Lessee is responsible for the payment of the utility required to run such appliance. The permitting use of any of the above shall be covered by the execution of a written addendum to this lease.

7. UTILITIES AND SERVICES: The Lessee is responsible for all utilities, unless otherwise noted: Electricity, Gas,
Water, sewage and storm water, Cable TV, Minor repairs. The Lessee agrees to pay for any and all utilities, related
deposits and other charges on the Lessee(s) utility bills. The Lessee shall not allow utilities, other than cable, to be disconnected by
any means (including non-payment of bill) until end of the Lease term or renewal period. If sub-metering or bill-back percentages
are necessary for a utility, the Lessee will be responsible for said utility as if it was a direct billing and late fees will be assessed if
not paid and could result in the termination of said utilities. Any premises that has utilities included is only for reasonable use and
any utility usage that is excessive or misused will be the responsibility of the Lessee. If security systems are provided, it is the
responsibility of the resident to establish/pay for service with the appropriate security company.

Lessee InitialDate	
--------------------	--

- **8. INSURANCE:** Lessor is not responsible for any personal property on the Premises unless loss is due to Lessor's negligence. Lessee will be responsible for and is required to insure all of the Lessee's personal property on the Premises and hereby relieves Lessor of all risk that can be insured thereunder.
- 9. COMMON AREAS/AMENITIES-RIGHTS AND RESPONSIBILITIES: Any common areas/amenities or conveniences provided to Lessees on a common basis such as for recreation, laundry, parking, sports, storage, etc. may be discontinued or changed by Lessor at anytime, it being understood that they constitute no part of the consideration for the lease. If Lessee and guests elect to use these conveniences described above, they do so at their own risk, and further expressly agree that Lessor shall not be liable in any way for damage or injury sustained in their use whether determined to be proper or improper. It is the responsibility of the Lessee to ensure that all trash is placed in the proper receptacle. Lessee agrees to pay for any purchased snow shovels/calcium chloride (no salt may be used) for snow and ice removal purposes. Lessee agrees that the replacement cost of damage, clean up to, and theft from, the common areas of the building occupied by Lessee including but not limited to laundries, hallways, stairways, lobbies, elevators, lights, signage, windows, doors and fire extinguishers will be paid for by Lessee. Any and all such repairs and replacement will be paid for as prescribed in paragraph 12 herein.
- 10. EXTERIOR APPEARANCE AND USE: Absolutely nothing may be shown in open windows except white or off-white colored drapes, curtains, liners or blinds. No print pattern materials, newspapers, blankets, sheets, etc. may be observed from the outside. No alcoholic beverage containers or political announcements may be displayed in windows. This lease is specifically for the living area of the Premises and not for the porch area, stairwell, stairway, hallway, steplandings, elevators, lobbies, or outside areas of the building. Lessee's personal property, including interior furniture, kegs, and pools, may not be left in these areas and may be discarded by Lessor if left unattended by Lessee and Lessee denies recourse on Lessor. Chains, locks, and cable will be removed and discarded. Lessee, permittees or guests are prohibited from entering upon or being on any roofs, overhangs, deck coverings, or elevated structures not specifically intended for such use. Evidence of violations is just cause for Lessor to hire licensed roofers or contractors to inspect for damages, and said cost of inspection and repairs, if any, are to be paid for by Lessee as described in paragraph 12 herein.
- 11. QUIET ENJOYMENT AND RULES: Lessee shall have peaceful and quiet enjoyment of Premises, provided all lease terms, rules and regulations are met. This does not cover disturbances and noise by others which are a civil or criminal matter, not the responsibility of the Lessor. Lessor may institute legal action against anyone denying Lessee peaceful and quiet enjoyment of Premises. It is agreed all rules and regulations established by the Lessor are as much a part of this lease as if contained herein. All such rules and regulations are published and available at the office during normal business hours for Lessee's examination and to receive copies and Lessee agrees to abide by them. All such rules and regulations so established are for the well being and benefit of Lessee and do not violate established governmental laws. Occupancy at any time may not exceed one person per 30 square feet of gross living area of leased Premises. This definition of space for a group gathering or party of people does not include hallways, stairways, patios or walkways, whether for private or public access to or from the leased Premises. Lessees responsible for invitation or conducting of any gathering events are additionally responsible to see that no persons attending any planned or implied gathering or party sit, stand, stay or loiter in any public or semi-public access immediately or remotely adjacent to the leased Premises.
- 12. CONDITION OF PREMISES AND REPAIRS: Lessee accepts the Premises AS IS, except for conditions materially affecting health or safety of ordinary persons, and except as otherwise indicated on the move-in inspection form described below, the Lessor makes no implied warranties. Lessor shall provide a move-in inspection form to Lessee on or before move-in. Within seven (7) days after move-in, Lessee shall note all defects or damages on the form and return it to Lessor for a receipted copy; otherwise the Premises shall be presumed to be in clean, safe and good working condition. Lessee shall use customary diligence in care of the Premise and common areas. Whenever damage is caused by Lessee, Lessee's guests, permittees, or occupants due to carelessness, misuse, neglect, or failure to notify Lessor of any need for repairs, Lessee agrees to pay (1) the cost of all repairs, and if said repairs are done by Lessor to do so by the due date of the next rental payment following work done and billed to Lessee; and (2) rent for the period the unit is damaged whether or not the unit is habitable. All glass/screens, doors, door locks, mailbox doors, mailbox locks and their parts, and all window glass and window parts are the responsibility of Lessee for repair and replacement. They are to be repaired by Lessee within three (3) days of any malfunction or breakage. Lessor is to be notified that the damage has occurred and when the repairs are finished so that Lessor may inspect and approve the work. All such breakage, repairs, and inspections shall be recorded and kept in the lease file. If not repaired promptly, Lessor may make necessary repairs for safety, security and well being of the Premises and the cost of said repairs, will be billed to Lessee. Lessee may not perform any painting, wallpapering, carpeting, electrical changes, or other alterations to the Premises except as authorized by Lessor in writing. No holes or stickers are allowed inside or outside the unit, however, a reasonable number of small nail holes for picture hanging are permitted. Lessee shall not disable, disconnect, alter or remove any property, including security devices, alarms systems, smoke/carbon monoxide detectors, appliances, furniture or screens. Nothing can be stored in furnace areas or furnace rooms. Smoke/carbon monoxide detectors are provided, as required by law and/or as a courtesy to Lessee. Smoke/carbon monoxide detectors are not infallible and it is the Lessee's responsibility to check any smoke/carbon monoxide detectors on a daily or frequent basis and report any malfunction to Lessor. Replacement of the batteries in the smoke/carbon monoxide detectors is the sole responsibility of Lessee. Light bulbs are to be replaced by Lessee and at Lessee's expense. When moving out, Lessee shall surrender the Premises in good condition, reasonable wear excepted.
- 13. ENTRY AND WAIVER: After 24 hours notice, Lessor or Lessor's representatives may enter to inspect, show, maintain, repair or for other valid business purposes. A request for repairs shall be deemed a waiver of notice to enter. Lessee further agrees to assume financial responsibility for any charges made for time by a subcontractor who is hampered from completing his work at the Premises by any action of the Lessee or any guest of Lessee or conditions caused by Lessee.
- **14. EMAIL NOTIFICATION:** Lessor will send resident notifications via email whenever possible. Notifications include, but are not limited to, general resident notification, lease account statements, notice to enter, and notice of violation. Lessor will use email given by the lessee on the Lease Application.
- **15. GUARANTEE:** Lessor herby retains the sole right to require lessee to obtain a guarantee or prepayment of last month's rent. It is understood that multiple guarantee/guarantor signatures will or may be secured in connection to this lease, and that failure to secure said additional guarantors will not eliminate or excuse any obligation of guarantor and lessee(s).
- 16. NON-LIABILITY: The Tenant acknowledges that any security measures provided by the Landlord shall not be treated by the Tenant as a guarantee against crime or a reduction in the risk of crime. The Landlord shall not be liable to the Tenant, the Tenant's guests, or occupants for injury, damage, or loss to person or property caused by criminal conduct of other persons, including theft, burglary, assault, vandalism, or other crimes. The Landlord shall not be liable to the Tenant, guest or occupant for personal injury or damage or loss of personal property from fire, flood, water leaks, rain, hail, ice, snow, smoke, lightning, wind, explosions, and interruption of utilities unless caused by the Landlord's negligence. The Landlord has no duty to remove ice, sleet, or snow; but the Landlord may do so in whole or in part, with or without notice. If the Landlord's employees are requested to render services not contemplated in the Lease, the Tenant shall hold the Landlord harmless from all liability for same.

	Lessee Initial	Date
22. BINDING EFFECT: The Lease is binding on Lessor, executors, and administrators. 23. RENEWAL OF THIS AGREEMENT: The undersigned of the original signatories to this lease. Landlord will notify terms during Ohio State University's fall semester. If all Res a new lease must be executed on or before the lease termination 100% of the signatories to this lease decide to execute a lease Residents who remain in the unit for the additional term, a Residents hereby unequivocally acknowledge and agree the signatories to this lease execute a lease for a subsequent terstipulate and agree that if less than 100% of the signatories Residents who remain in this unit at the time of the renewal the renewal term, and as a result, if this lease is renewed by endeposit received by Landlord will be applied to the subsequent deposit from the New Residents who will be signing the renewal accept the condition of the premises from the time that beyond normal wear and tear from the Residents who deliver leases, and Landlord will return the security deposit at the time	d hereby acknowledge that this lease Residents of the terms and condition idents who sign this lease agree to on date, but while the unit is still are for a subsequent term, a new lease and any New Residents will become their security deposit will NOT and remain in the Premises for to this lease decide to remain in the will maintain their belongings in the ven one of the individuals who are at lease term. Residents shall seek a swal lease. Moreover, any New Residents is executed. Lander full possession of the property to I	e can be renewed by all or a portion ons of a lease for subsequent lease sign a lease for an additional term, vailable. In the event that less than agreement will be executed by the ne a party to the subsequent lease, be returned to them if any of the another year or years. Residents the unit for a subsequent term, the ne premises through the duration of signing this lease, the total security any reimbursement of their security evidents who sign the renewal lease allord will seek damages above and Landlord at the expiration of the all
21. ENTIRE AGREEMENT: The Lease and attached Adde between Lessor and Lessee. No representations oral or wri except any attached Addendum. 22. PINDING EFFECT: The Lease is binding on Lessor.	tten, not contained herein or attacl	hed hereto, shall bind either party,
20. DELAY IN POSSESSION: Delay by Lessor in delivering shall not relieve Lessee of any other obligations nor real alternative/interiment housing until Premises is ready for occupation of Premises extending beyond thirty days.	nder Lessor liable for such dela ncy. Lessee may terminate by notice	y. Lessor will provide suitable ce (in writing) for delay in delivery
agreed that Lessee shall be and remain liable for any deficie legal action being initiated against the lessee, a fee of \$300 shall be assessed a fee of one months rent for the process of \$1,000 or more, the fee will be \$1,000. No tenancy of any termination date shall end all rights to the Premises that Lecosts/damages created by the holdover, including but not lim subsequent Lessee(s). In the event the Premises become unfolded by the void unless situation causing it is created by Lessee and/or guests or permittees on the property of Lessor.	will be charged to the lessee for the releasing a lease for the unit after duration shall be created by the holessee may enjoy. If Lessee holds atted to expenses incurred in providit for occupancy for a period of 30 if it is caused by the property and/	e purpose of reinstatement. There default by the Lessee; if the rent is lding over of this lease. The lease over, Lessee is responsible for all ling alternative/interim housing for days, the lease shall terminate and or the materials of Lessee, Lessee's
19. DEFAULT/HOLDOVER: In the event Lessee is in defato comply with any of the covenants, terms or conditions of Lessor said default shall constitute grounds for termination of	tult of any of the terms or obligation the lease, or any community policy of the lease and/or eviction by Less	cies herein or hereafter adopted by sor. It is expressly understood and
for the purpose of removing any personal property of Tenant the lease agreement. Tenant(s) acknowledge that they her Premises after the lease termination date is abandonment proto release Landlord, hold Landlord harmless and indemnify from Landlord's removal of any personal property after the e	(s) remaining in the Premises after eby contractually agree that all p perty that can be disposed of by La Landlord of any from all liability a	the lease termination date stated in ersonal property remaining in the ndlord, and Tenant(s) hereby agree
result we are required to make your unit ready for subseque period of a few days. As a result, after your lease term expi personal property from your unit on or before your lease exp new tenant's lease entering your unit for the entire subsequen provide the premises to a new tenant within three (3) calendar	res, unless you renew your lease, your ation date. Landlord will incur det lease year if your property remain	you will be expected to remove all lamages equal to the amount of the as in your unit and Landlord cannot
utilities due and/or damages exceeding the security deposit. the check will be issued to all Lessees unless there are more t Lessee to whom the check will be issued. 18. TERMATION DATE OF LEASE: You acknowledge to	han three lessees, in which case the	e Lessees will designate one
damage beyond reasonable wear and tear to the Premises. All end of the term of the lease shall result in Lessor deducting dishall be jointly and severally responsible for all losses incurred Lessor, in writing, a forwarding address upon vacating the Prewhatever part has not been applied in payment of Lessee's obthe lease or delivery of possession of the Premises to Lessor, by Lessor. Lessor may seek damages in excess of the securit	lso, abandonment or vacating of the amages he/she has incurred from the d by Lessor occasioned by the tenaremises. Lessor agrees to return to bligations under the lease, within the whichever is last to occur. All ded y deposit and Lessee agrees to reim	e Premises by Lessee before the ne security deposit. Each Lessee ancy. Lessee agrees to provide the Lessee the security deposit, or irty (30) days after expiration of fluctions will be itemized in writing aburse Lessor for any rent, fees,
Pay the security deposit over six monthly insome In the event Lessee elects to make installment payments for high the month rent payment pursuant to the lease agreement and event Lessee fails to pay one of their installment payments, it expiration of the lease term Lessor may apply the security de	neir security deposit, the installment which may be paid together with the shall be considered a material breat	the month rent payments. In the each of the lease agreement. At the
Pay the security deposit over 3 monthly insta	allment payments	
Pay the security deposit in full on or before t	he start date of your lease with a di	scount of \$100 per bedroom,
may be used to pay expenses of the property owner or paid to payment of rent and does not relieve the obligation to pay rer to pay the total security deposit in the following manner:		

17. SECURITY DEPOSIT: The Lessee shall deposit with Lessor the sum of \$<<deposit>>> as security for Lessee's faithful performance under the Lease and by law. Lessee acknowledges that the security deposit may not be maintained by the Lessor and

*24. ADDITIONAL TERMS: Each additional roommate beyond the number of bedrooms will increase the rent \$100 per month.

25. ADDENDA: The following attached addenda and additional terms are a part of the Lease (as initialed below by Lessor and Lessee – ONLY

ONE Lessee's initia	•	acknowledgment).	1	Lessee		
1)		re			DATE	Move-in Inspection Form
2)						Lessee Rules and Regulations
3)	DA	TE			DATE	Lead Disclosure
	DA	TE			DATE	
4)	DA	TE			DATE	Integrated Pest Management
5)		TE			DATE	ACH Payment Form
GUARANTORS). IN	1,2 3, & 3 (and addi TESTIMONY WHER	tional Addenda) CONT	IAVE HEREUNT		AGREEMENT E	BETWEEN THE PARTIES HERETO (INCLUDING AY AND YEAR HEREIN WRITTEN. THIS LEAS
WITNESS	LESSEE SIG	NATURE		PRINT		DATE
WITNESS	LESSEE SIG	NATURE		PRINT		DATE
WITNESS	LESSEE SIG	NATURE		PRINT		DATE
WITNESS	LESSEE SIG	SIGNATURE		PRINT		DATE
WITNESS	LESSEE SIG	NATURE		PRINT		DATE
WITNESS	LESSEE SIG	NATURE		PRINT		DATE
WITNESS	LESSEE SIG	ESIGNATURE		PRINT		DATE
WITNESS	LESSEE SIG	NATURE		PRINT		DATE
consent of Guaranto otherwise. Lessees ar apartment lease and Revised Code Sectio The under information provide	r. Guarantor further and Guarantor shall b under Ohio law. The on 5321 et. seq. or 19 esigned hereby certif d are true and accura	waives any and all detection of the pointly and severally a guarantor acknowled 123 et. seq. The sequence and that is such inf	fenses and rights responsible for ges that he/she i of perjury that formation is later	of setoff whether the rent and all s not a tenant as d the information r discovered to be	r arising out of terms and cond efined by law a contained in the false, Lessor r	tended from time to time without notice to or the for in connection with the Lease, this Guaranty of ditions including negligence, as contained in the and hereby waive any notice required by the Ohi his application and any other attached financia may terminate the undersigned's tenancy (if any ive or affect the responsibility and enforceability
of all parties to this a	agreement, or the lea	se agreement.				
):
	STREET	CITY				
	CO-SIGNER'S SIG	NATURE				DATE
STATE OF				COUNTY OF		DATE
						, 20 .
BY						
	NAME OF CO-SIGNER	(PRINT/TYPE)				
	NOTARY SIGNA	TURE				
THIS LEASE IS H	EREBY ACCEPTE	ED BY BUCKEYE R	EAL ESTATE	, AS AGENT FO)R* <u><<0WI</u>	ner>>
				_		