JAG HOUSING 2024-2025 Location:

Cell:		
Parent Cell		
State	Zip	
Cell: Parent Cell:		
State	Zin	
5440	<i>Exp</i>	
Parent Cell	:	
State	Zip	
Cell: Parent Cell:		
I arent Cen	•	
State	Zip	
Cell: Parent Cell		
	·	
State	Zip	
Cell:		
Parent Cell	:	
State		
	State	Parent Cell: Zip Cell: Zip Cell: Zip Cell: Zip Cell: Zip State Zip

>>>>>>>

The Lessees' are hereinafter referred to as "Lessee" in the remainder of this document

JAG HOUSING 150 WEST 2ND STREET MT CARMEL, PA 17851

STUDENT HOUSING LEASE AGREEMENT DATED_

1)		<u>PARTIES</u> : The parties to this agreement are JAG HOUSING called "Owner" and the persons below signed, hereinafter called "	
2)	LOCATION:	hereafter called "Premises."	sburg, PA 17815,
3)	TERM:	The term of this agreement will be for the academic year (2 semes onAugust 16, 2024 and ending onMay 10, 2025 (Move in-Friday before Classes start / Move out-Saturday after fir	· č
4)	<u>RENT:</u>	The rental fee for this agreement will be divided per Student as follows: per Student, per semester, based on per Student, per semester, based on per Student, per semester, based on per Student, per semester, based on	This amount is Students Students Students Students

Rent is payable as follows: BU Fall Semester due by July 1, and BU Spring Semester due by December 1, Please make checks payable to: JAG HOUSING, 35 East Main Street, Bloomsburg PA 17815.

Note: The per semester rent due from each Student is based on the total amount of the rent divided by the number of Students living in the Premises. So if one Student backs out of the lease, the total amount of the rent stays the same and is divided over the remaining students, causing the per student amount per semester to go up.

- A) Late Charge: A late charge of Fifty dollars (\$50.00) will be imposed on any payment received more than fifteen (15) days after the above stated dates. No Student shall have the right to occupy the said Premises until all rents and security deposits have been paid in accordance with this Lease Agreement. No keys shall be given to any Student before all rents and security deposits from all Students have been paid.
- B) Interest Charge: The Owner will charge interest at the rate of Two percent (2%) per month on any rent delinquent by more than thirty (30) days. Such interest will be in addition to the late charge and the Owner is authorized to apply security deposit to these items. In the event the delinquent account is turned over to a collection agency, the Student agrees to pay all fees associated with collecting the delinquent rent. This could add up to an additional 50 percent on top of the amount owed.
- C) **LESSEES** shall have 10 days from the receipt of a "security deposit reconciliation statement" (to be sent within 60 days from lease expiration or termination) to contest such statement in writing to LESSOR, after such period LESSEES accept the "security deposit reconciliation statement" "As Is" and LESSEES relinquish all rights and appeals.
- D) Parking: A fee is charged per school year per Student who utilizes parking facilities. Please visit our website (jaghousingbloomsburg.com) to download the parking registration form to apply. Please fill it out and return it along with rent payment. Include two separate checks one for parking accompanied with your rent check. Parking spaces are not guaranteed and are distributed on a first-come, first-served basis.

- E) Failure to Move In or Vacating Premises: If a Student fails to move in or vacates the premises and the opening is not filled, rent will not be refunded. If rent has not been paid by the Student(s) who vacate and the rent cannot be collected by the Owner after a reasonable effort for collection, the remaining Students must make up the difference in rent. Change in University enrollment status has no bearing on this Lease.
- F) In the event this property is sold, this lease is transferable to the buyer, with the LESSEES bound to this agreement.
- 5) **INSURANCE:** Owner's insurance does not provide coverage for Student's personal property. We urge you to purchase renters insurance for losses due to theft, fire, water damage, and the like. You intend to (check one):
 - □ Not buy insurance to protect against such losses or
 - **D** Buy insurance from your own agent to cover such losses
 - If neither is checked, you acknowledge that you will not have insurance coverage. You may purchase renters insurance from whomever you like, we recommend you check with your current home owners insurance company.
- 6) **DAMAGES AND REIMBURSEMENT:** Owner is not liable for loss, injury, or damage to any person or property unless the loss, injury or damage is caused by the Owner's intentional act or neglect. Student shall repay to Owner any money spent by Owner due to Student's intentional act or neglect. Student is responsible for all intentional acts or neglect. Student is responsible for all intentional acts or neglect. Student is responsible for all intentional acts or neglect. Student's family, friends, and others who use the Leased Premises. Owner shall not be liable for any injury or damage caused by water, rain, snow or ice that leaks or flows from whatever source into or around the Leased Premises or the building within which the Leased Premises is located.
- 7) **LIMITATIONS OF CONDUCT:** The leased Premises and other areas reserved for Students private use must be kept clean. Trash must be disposed of a least weekly in appropriate receptacles in accordance with local ordinances. Owner may exclude from the apartment/house guests or others who, in Owner's judgment, have been violating the law, violating this Lease Contract or any rules, or disturbing other residents, neighbors, visitors, or Owner representatives.
- 8) **PARKING:** Owner may regulate the time, manner, and place of parking all cars, trucks, motorcycles, bicycles, boats, trailers, and recreational vehicles. Motorcycles or motorized bikes may not be parked inside leased Premises or on sidewalks, under stairwells, or in handicapped parking areas. We may have unauthorized or illegally parked vehicles towed under an appropriate statute. All cars parked in a numbered parking stall must have a parking permit; those without a paid parking permit will be towed at the vehicle owner's expense.
- 9) <u>CASUALTY LOSS:</u> We are not liable to any resident, guest, or occupant for personal injury or damage or loss of personal property. We have no duty to remove any ice, sleet, or snow but may remove any amount with or without notice. Students are responsible for snow removal. Should snow not be removed from sidewalks by Students within 12 hours of a storm, we will do so at a charge of \$25 per occurrence. This amount will be deducted from the Student's security deposit. If you live in one of our apartment buildings, snow removal is included in your rent and this charge does not apply.
- 10) <u>ANIMALS:</u> No animals (including, but not limited to, mammals, reptiles, birds, fish, rodents, and insects) are allowed, even temporarily, anywhere in the apartment or house community. If Student or any guest or occupant violates animal restrictions (with or without Student's knowledge), Student will be subject to charges, damages, eviction, and other remedies provided in this Lease Contract. If an animal has been in the leased Premises at any time during Student's term of occupancy, Owner will charge Student for flea infestation, dander removal, deodorizing, and shampooing. Initial (\$250) and daily (\$25) animal-violation charges and animal-removal charges are liquidated damages for Owner's time, inconvenience, and overhead (except for attorney's fees and litigation costs) in enforcing animal restrictions and rules. Owner may remove an unauthorized animal by leaving, in a conspicuous place in the apartment, a 24-hour written

notice of intent to remove the animal. Owner may keep or kennel the animal or turn it over to a humane society or local authority. When keeping or kenneling an animal, Owner will not be liable for loss, harm, sickness, or death of the animal unless due to Owner's negligence. Owner will return the animal to Student upon request if it has not already been turned over to a humane society or local authority. Student must pay for the animal's reasonable care and kenneling charges. No Buildings were built or accommodate ESA Animals, If you have an ESA or intend to have an ESA, this Must Be Acknowledged at Lease Signing. If ESA is permitted, Several documents, Additional insurance, as well as roommates must sign off, must be completed, and a Prescribing Medical professional also needs to be Verified. Animal history and prior landlord references must be checked 60 days prior to move in. Any new ESA is deemed as damage causing. Damage causing ESAs will not be permitted. Certain breeds ESA with Violent history or reputation will also not be permitted. If not given 60 days prior to move in \$2500 deposit must be paid prior to move in and will be held for 60 days after all paperwork is submitted. Tenant with ESA is also responsible for any and all clean up, seen or unseen, to ensure the apartment does not generate other health conditions for future tenants. Entire unit will be cleaned for Dander and treated for fleas at Tenants expense even if ESA is contained.

- 11)PARENTAL GUARANTEES:Both parents/guardians of each Student signing this lease are required to
sign a Parental Guarantee form. This form can be found on our website, www.jaghousingbloomsburg.com
Parent guarantees from all parents must be received before any Student is allowed to move in.
Guarantors will be notified in the event fines are issued or disruptive conduct notices are given.
- 12) **OWNERS RIGHT TO VOID LEASE:** Owner reserves the right to void lease by giving written notice to Students at any time prior to all Deposits and Parent Guarantees being received from all Students signing below and may rent the property to other Students. In this event, this lease becomes Null and Void.
- 13) **<u>REPLACEMENTS AND SUBLETTING:</u>** Replacing a Student, subletting, or assignment is allowed only when Owner consents in writing. If departing or remaining Students find a replacement Student acceptable to Owner before moving out and Owner expressly consents to the replacement, subletting, or assignment, then:

a. Re-letting fee of \$150 per person will be charged.

- b. A reasonable fee will be due if re-keying is requested or required; and
- c. The remaining Students will remain liable for all Lease Contract obligations for the rest of the original Lease Contract term.
- d. Your reservation deposit will be refunded less the re-letting fee only after all the replacement Students' paperwork and deposits have been turned in. In the event the semester has already started and occupancy has been given, the Security deposit less the re-letting fee will be returned at the end of the school year.

<u>NOTE: It is the sole responsibility of the departing Student and remaining Students to find a replacement.</u> <u>The \$150 fee is paid by the departing Student to cover administrative costs. Owner has no</u> <u>responsibility to find a replacement. If no replacement is found, remaining Students are still</u> <u>liable for the total amount of the rent.</u>

14) USE OF PROPERTY: Students will use the property only for residential purposes and agree to abide by all laws and ordinances of the Town of Bloomsburg, the State of Pennsylvania, and the Codes of Conduct of Bloomsburg University. Students will keep no pets or animals of any kind on the premises. Students are not to tape pictures or posters to the walls. Tape marks and nail holes are considered damages. Students will deposit all trash in proper containers as designated by the Owner. Students are prohibited from using Premises roofs for sunbathing or any other activity. Students are prohibited from having "OPEN PARTIES". Violation of PA Law and Bloomsburg University policy regarding drugs or alcoholic beverages is cause to cancel Lease with no refund. Kegs of alcohol on the Premises will result in immediate cause to cancel the Lease. No waterbeds permitted on the premises. Access to the basement and attic of Premises is limited to Owner or Owner's representatives only. At no time will the Students or others congregate in areas not designed as living space. 15) <u>UTILITIES:</u> Students will pay the following: electric, heat, cable T.V., internet, telephone, water, sewage, gas and garbage unless otherwise specified. Sufficient heat must be maintained by the Student at all times to prevent frost damage. Please visit our website (jaghousingbloomsburg.com) for the contact information for local utility providers. Should the garbage not be picked up in a timely manner/weekly, the Owner can remove garbage at a rate of \$35 per bag. Any charge for recycling will be paid by Students from Students Security Deposit.

Your sewer bill is paid by the Owners who bill it back to you. This is billed on the invoice for the Fall and Spring rent and is due along with your rent.

16) **DEPOSITS:** At the time of the signing of this Lease, each Student will deposit with the Owner the sum of \$350 as a reservation deposit which becomes the security/damage and cleaning deposit payment of fall rent. The Owner reserves the right to bring legal action for any damages to the property not covered by the deposit. Deposits will be held per PA Law, 68 Purdons 250.511.a & 512. In the event damages occur during the Lease term the Deposit will be billed at the time of the damage, cleaning, or cost imposed per rules. If the amount of the Deposit held by the Owner at any time falls below \$250 the Student will be billed to bring the balance back up to \$350. Failure to do so is cause for termination of this Lease.

LESSEES shall have 10 days from the receipt of a "security deposit reconciliation statement (to be sent with 60 days from lease expiration or termination) to contest such statement in writing to LESSOR, after such period LESSES accept the "security deposit reconciliation statement" "As Is" and LESSES relinquish all rights and appeals.

In the event this property is sold, this lease is transferable to the buyer, with the LESSEES bound to this agreement.

The following fees will be added on when you receive your invoice:

- A) License Fee: Any license fee (currently \$19 per semester) charged by the Town of Bloomsburg on a per Student basis per semester.
- B) <u>**Trash Fee:</u>** A \$25 per semester trash fee</u>
- <u>C)</u> **Recycling And Sewer Fee**: Recycling is mandatory in Bloomsburg and the Town charges a recycling and sewer fee of \$55 per student per semester.
- D) Early Move In / Late Move Out: A \$50 Per night per person fee will be taken from your security deposit.
- E) **Cable and Internet:** If the unit is supplied with cable and or internet, it is not guaranteed service. Due to illegal downloads, viruses the system may be shut down, fees applied, and the tenant may need to find his or her own provider.
- F) Students agree that if more than one (1) person occupies the premises the damages, at the Owners discretion, may be apportioned between all the Students and subtracted from the Security deposits as well as any additional monies that may be charged if the Security deposits are insufficient. Upon the end of the Student's Lease Students will be given a list of the deductions made to the account and will receive the remaining balance within 60 days of the ending of their Lease, provided they have given the Property Manager their forwarding address. If the Student fails to provide their forwarding address they agree to waive their right to the remaining balance; and said right shall be deemed waived and abandoned.

G) <u>No Security Deposits will be returned until all Students have moved out.</u>

- H) Remaining balance return will not be mailed until all keys are returned and all utilities are turned off and balances paid, Deposits are returned 90 days after move out.
- I) No interest is paid on security deposits.
- J) The deposit of \$350, which is collected at the time of lease signing, is used as a Reservation Deposit to hold the apartment for the Students until the Fall semester's rent is paid in July. At that time, the Reservation Deposit becomes the Security deposit.

- 17) **INSPECTIONS & SHOWINGS:** Owner reserves the right to enter the premises at reasonable times to determine if cleaning and/or repairs are needed or to show the apartment to a prospective Student. Repairs and cleaning may be done and deposits charged prior to end of the term. Students agree to showing of Premises to other prospective Students or buyers. Whenever possible, 24-hour notice will be given prior to tenant or tenants representatives entering the apartment.
- 18) **TERMINATIONS:** In the event of a violation by any one of the Students occupying the Premises or their guests of any provision of this Lease, the Owner reserves the right to terminate the Lease, in which case all rents will be retained by the Owner. In the event the Owner needs to evict any Student (s) occupying the Premises. The Student (s) hereby waives or gives up the right to any notice to move out, and agrees to move out immediately upon eviction.
- 19) **<u>FIRE PROTECTION</u>**: Local and State fire officials have suggested and/or mandated the following restrictions for your protection:
 - A) Do not tamper with smoke detectors.

B) Report inoperable smoke detectors immediately, Tenant is responsible for battery replacement if needed.

20) <u>MOVE IN INSTRUCTIONS: Before any Student moves in all Rent/Student loan award letters must</u> be received along with all parent guarantee forms. No keys will be given out to any Student until all paperwork is complete and rents/security deposits collected.

- 21) <u>CAUTION:</u> This Lease is a binding legal obligation. Each Student is signing this Lease for one academic year, which means each Student is legally liable for the entire rental fee. If you have questions, consult an attorney or the BU Housing Office.
- 22) **INSTRUCTIONS:** Students have read and agree to adhere to attached Town Addendums and Rules and Regulation.
- 23) <u>ADDENDUM</u>: The Students who reside in apartments with 2 or more Students must abide by and sign Attachment I that is mandated via the regulated Rental Unit Occupancy Ordinance of the Town of Bloomsburg.
 - A) Individual Student Information Pages are made part of this lease
- 24) **EXCLUSIONS:** Under this Lease Agreement window treatments and furniture are not included unless noted under exceptions.

EXCEPTIONS: Sofa, Beds, mattresses

25) <u>ENTIRE AGREEMENT:</u> This Lease is the entire agreement between Student and Owner. No spoken or written agreements made before are a part of this Lease unless they are included in this Lease. <u>IF MORE</u> <u>THAN ONE STUDENT IS SIGNING THIS LEASE, THE STUDENT AND STUDENT'S PARENTS</u> <u>WILL BE JOINTLY AND INDIVIDUALLY LIABLE FOR ALL OBLIGATIONS UNDER THIS</u> <u>LEASE AND ANY NOTICE OR SERVICE OF LEGAL PAPERS ON ONE STUDENT SHALL BE</u> <u>THE SAME AS IF THE NOTICE WAS SERVED ON ALL STUDENTS.</u>

Students # 1	Date	Student # 2	Date
Students # 3	Date	Student # 4	Date
Students # 5	Date	Student # 6	Date
Students # 7	Date	Student # 8	Date
OWNER or Representativ	ves		

SIGNATURE______JAG HOUSING

Rules and Regulations:

The above signed agree to adhere to the following Rules and Regulations indicated below. These Rules and Regulations are part Student Housing Lease between JAG Housing and the Student. A violation of any of the Rules and Regulations is a violation of the Lease.

- 1. Students will not use alternate heating sources such as kerosene/electric heaters, space heaters or electric blankets. The use of charcoal or flammable gas grills is also not permitted.
- 2. Students will not place or store items on any window sills, ledges or balconies, front porch or back yard. Students will not hang laundry or other items from the balconies, windows and common areas. Students will not hang anything from the suspended ceiling grid. Students will not drape wires or any other materials through the ceiling grid. No window treatments, awnings, draperies or umbrellas will be installed in the Property. No radio or television reception devices such as antennas and/or satellite dishes are allowed on the Property. Students will not install shelving, picture hooks, wallpaper, paint or alter the features of the Property nor install any additional or relocate any of the existing telephone or cable outlets in the Property.
- 3. Early Move In in the event Students move into the apartment prior to the beginning of the lease, all parts of this lease apply as if the start date had been changed to match their move in date.
- 4. No Waterbeds, hot tubs, aquariums or pets are permitted on the property.
- 5. Students will respect the rights of others in their building and adjacent buildings with regard to noise levels and activity. If the Property Manager receives complaints with regard to the Students, the Students will be: First, warned via email. Second, warned via email and fined \$15. Should a third violation occur, the Student will receive a written notice and will be removed from the premises and this Lease will terminate without a refund.
 - a. Quiet hours are between 11:00 pm and 7:00 am for those Students living in an apartment building or house.
- 6. For the purposes of this Lease there may be one individual in the group of Students that represents the interest of the group. The actions or obligations of any individual or number of individuals will be binding on the entire group and shall be fully binding on any of the students of the group, jointly and severally at the sole discretion of the Owner.
- 7. Students agree to pay a \$200 administrative fee for any disruptive conduct report received by the Owner from the Town of Bloomsburg or from any breach in any section of this Lease agreement. Each breach shall constitute a separate administrative fee. Payment shall be made within 24 hours of verbal or written notice by Owner.
- 8. In the event the Student is joining a group who is returning to their house/apartment from the prior school year, the Student acknowledges that JAG Housing does not clean or do repairs beyond what is required by code. The group of Students they are joining receive the house/apartment back in the same condition that they left it when they moved out for the summer.
- 9. In the event the Student does not pay their rent causing the need for JAG Housing to pursue legal action, a \$200 administrative fee will be added to the amount owed in addition to the court costs and legal fees.
- 10. No glass bottles of any kind, or alcoholic beverages are permitted outside the premises or in the common areas. Students will be fined \$25.00 each and every time this occurs regardless of the source.
- 11. A \$35.00 administrative fee is charged for all checks returned to JAG Housing by the bank for insufficient funds or stopped payment.

- 12. Non Return of Keys: Student will return all keys at Lease termination. If keys and proximity reader cards are not returned, the Student will be charged a minimum of \$25 per key or Card and may be charged for re-keying of the Leased premises, the mailbox, and the building entrance.
- 13. Students will remove trash from the premises. **Trash may not be placed in hallways or stairwells**. Mislaid trash will be removed at a fee of \$25 per bag. Carpet stains caused by trash will be professionally cleaned at the expense of the Student.

14. Smoking is prohibited inside the Property.

- 15. Students will remove all furniture and personal belongings upon Lease termination. Items left behind will be removed at the Student's expense. Students will not remove doors to allow passage of furniture.
- 16. If there are bed bugs found in the apartment/house when students move out necessitating the owners need to hire an exterminator, the students will be billed \$350 per bedroom requiring treatment.
- 17. Students will become familiar with and observe all posted security regulations and all posted fire escape or evacuation routes and all fire exits. Questions concerning security and fire procedures should be directed to Property Manager without delay.
- 18. This Lease does not provide for any parking privileges. Parking permits may be obtained from Owner for onsite parking or from the Town of Bloomsburg for use of the municipal lot.
- 19. Any complaints by Students, except in the case of emergency, must be made in writing to the Property Manager via email. Please submit a maintenance request via the Contact Us page on our website.
- 20. We use the address you give us for your parents as your home address and this is the one we use for all mailings, i.e security deposit returns, invoices etc.
- 21. Students will respect the personal safety and property of others. Students may not prop open building entrance doors to allow access to non-Students. Students will not prop open the fire-rated doors to hallways or stairways. Students will not tamper, in any way, with safety devices provided throughout the building. These include: Smoke detectors, Heat detectors, Horn/Light units, Back-up lighting, Fire extinguishers, security cameras and Alarm system panel. Also included, are the self-closing devices attached to the doors at the front and rear of each hallway and building entrances.. If such tampering occurs, charges will be filed with the local authorities under provisions, which prohibit "Risking a Catastrophe". In addition, the Student will be removed from the building, and this Lease will terminate without refund. Fines imposed as follows: Propped open fire or entrance door \$100 per occurrence, \$200.00 per occurrence after first. Smoke alarm Removed or tampered with \$100 first occurrence, \$200 any occurrences After
- 22. If there are common areas in your building, each apartment is responsible for the 15 ft. of hallway/common area in front of your door. You are responsible to keep it free of trash and debris. You are also responsible for holes/marks on hallway walls. If people are partying in front of your door, please ask them to party in front of their own door since you will be responsible for any damage done within this 15 ft. area.

ADDENDUM TO RESIDENTIAL RENTAL AGREEMENT

This Addendum to Residential Rental Agreement is made this ______ day of ______, 20____, and is incorporated into and shall be deemed to amend and supplement the Residential Rental Agreement made by the undersigned Tenant and Landlord, their heirs, successors and assigns, dated ______. The Residential Rental Agreement and this Addendum pertain to the premises described in said agreement and located at ______. This addendum is required by Article II, Section E, of the Regulated Rental Unit Occupancy Ordinance of the town of Bloomsburg.

ADDITIONAL COVENANTS AND OBLIGATIONS

In addition to the covenants and obligations set forth in the aforementioned Residential Rental Agreement, Tenant and Landlord hereby covenant and agree as follows:

A. Landlord's Covenant and Obligations:

- 1. Landlord shall keep and maintain the lessees premises in compliance with all applicable Codes and Ordinances of the Town of Bloomsburg and all applicable state laws and shall keep the leased premises in good and safe condition.
- 2. The manager for the leased premises shall be as follows:

JAG HOUSING 150 West 2nd Street Mt Carmel, Pa 17851 Phone: 570-205-2953

- 3. The Landlord shall be responsible for regularly performing all routine maintenance, including lawn mowing and ice and snow removal, and for making any and all necessary repairs in and around the leased premises.
- 4. The Landlord shall promptly respond to reasonable complaints and inquiries from the tenant.
- 5. The Landlord shall comply with all applicable provisions of the Landlord Tenant Act of the Commonwealth of Pennsylvania.
- B. Tenant's Covenants and Obligations:

1. Tenant shall comply with all applicable Codes and Ordinances of the Town of Bloomsburg and all applicable state laws.

2. Tenant agrees that the maximum number of persons permitted within the regulated rental unit at any time shall be _____ and the maximum number of persons within the common area of the leased premises at any time shall be

3. Tenant shall dispose of all rubbish; garbage and other waste from the leased premises in a clean and safe manner and shall separate and place for collection all recyclable materials in compliance with Bloomsburg's Solid Waste and Recycling Ordinance.

4. Tenant shall not engage in any conduct on the leased premises, which is declared illegal under the Pennsylvania Crimes Code or Liquor Code, or the Controlled Substance, Drug, Device and Cosmetic Act, nor shall Tenant permit others on the premises to engage in such conduct.

5. Tenant shall use and occupy the leased premises so as to not disturb the peaceful enjoyment of the adjacent or nearby premises by others.

6. Tenant shall not cause, nor permit, nor tolerate to be caused, damage to the leased premises, except for ordinary wear and tear.

7. Tenants shall not engage in, nor tolerate, nor permit others on the leased premises to engage in, "disruptive behavior" which is defined as "any form of conduct, action, incident or behavior perpetrated, caused or permitted by any occupant or visitor of a regulated dwelling unit that is so loud, untimely, offensive, riotous or that otherwise unreasonably disturbs other persons in their peaceful enjoyment of their premises such that a report is made to the police and/or to the Code Enforcement Officer. It is not necessary that such conduct, action, incident or behavior constitute a criminal offense, nor that criminal charges be filed against any person in order for a person to have perpetrated, caused or permitted the commission of disruptive conduct as defined herein. Provided, however, that no disruptive conduct shall be deemed to have occurred unless

the Code Enforcement Officer or police shall investigate and make a determination that such did occur, and keep written records, including a Disruptive Conduct Report of such occurrence."

8. Tenant acknowledges and agrees that this tenancy is subject to the provisions of the Regulated Rental Unit Occupancy Ordinance of the Town of Bloomsburg and the issuance by any municipal officer of the Town of Bloomsburg of a Certificate of Noncompliance with said Ordinance relating to the leased premises shall constitute a breach of the rental agreement of which this addendum is a part. Upon such breach, Landlord shall have the right and option to pursue any and all of the following remedies:

a. Termination of the rental agreement without prior notice.

b. Bring an action to recover possession of the leased premises without abatement of rents paid, including reasonable attorney's fees and costs

c. Bring an action to recover the whole balance of the rent and charges due for the unexpired lease term, including reasonable attorney's fees and costs.

d. Bring an action for damages caused by Tenant's breach, including reasonable attorney's fees and costs.

ADDENDUM TO THE RESIDENTIAL RENTAL AGREEMENT In Witness thereof, the parties have hereunto set their hands and seals the day and year written.

(Print Name of Tenant)

(Signature of Tenant)

(Print Name of Tenant)

(Signature of Tenant)

(Print Name of Tenant)

(Signature of Tenant)

(Print Name of Tenant)

(Signature of Tenant)

WITNESS-OWNER OR AGENT

DATE