STANDARD RESIDENTIAL LEASE



(Fixed Term)

1. Parties. Chi Keung				,
the "LANDLORD", whose address	and telephone n	umber are _8	84 Huntington Ave, #3, Bos	ton, MA, 02115
6177978688	,		11	, agrees to rent to
Raj Laskar, Param Rajesh Joshi, Sumit Pa			erally	, the "TENANT",
whose current home address and	telephone numb		premises described in p	paragraph 2 holow
·			premises described in p	Jaragraph 2, below.
2. <u>Description Of Premises.</u> T	•	•	are described as [inse	rt street address and
apartment no.] 884 Huntington A	ve, #3, Boston, MA,	, 02115		
heat and hot water		hut evel	ude all other utililties	and include
:	to vard_attic/baseme		rator, washer, dryer, dishwas	sher etc_ as annronriate1
	•	_	rator, washer, aryor, aronwas	-
3. <u>Lease Term.</u> The lease				and shall end on
8/31/2025 L agreement of the LANDLORD to t	•	the LANDLO	RD or acceptance there	of shall not constitute
4. Rent. The total rent for the Pr				
fourty nine thousand two hund:), payable in n	-
which are due in advance on t		sand one hundred	dollars (ach calendar month. F	\$4100)
Chi Keung			If a navment	for a particular month
is made more than thirty (30) day	s after due date,	a late fee of \$	100 shal	Il be due.
· · · · · · · · · · · · · · · · · · ·		•		
5. <u>Time.</u> TIME IS OF THE ESSE	NCF as to each n	rovision of the		
o. <u>Inne.</u> This is of the Edde	NOL as to cach p		Louse.	
6. <u>Utilities / Heating Fuel.</u> The				• • • •
water and heat (except to the ext				
season, as required by applicable water, heating fuel or other utilities			_	y to avoid wasting of
Payment for the utilities listed s		•	cu to pay.	
Fuel For Heat	Landlord ☑	Tenant	[check applicable box]	
Fuel For Hot Water	Landlord 🗹	Tenant	[check applicable box]	
Electricity	Landlord	Tenant ☑	[check applicable box]	
Gas	Landlord	Tenant ☑	[check applicable box]	
Water	Landlord 🗹	Tenant	[check applicable box]	
[Note: fuel, electricity, gas, water and oth	_			d) If Tenant has agreed to
pay for water, a Water And Sewer Adde				-
local Board of Health or department havin		-	• •	,

7. **Delivery Of Premises.** On the date the Lease begins the LANDLORD shall deliver full possession of the Premises to the TENANT, free of all occupants and of all personal property, except property included in the Lease. If despite reasonable efforts the LANDLORD is unable to deliver full possession of the Premises on the date the Lease begins, the LANDLORD shall not be liable to TENANT for any loss or damage nor shall this Lease be void or voidable, but the rent for the Lease Term shall be proportionally reduced and the TENANT shall not be liable for any rent until possession is delivered. Either party may terminate this Lease by written notice if possession is not delivered within thirty (30) days after the beginning date of the Lease Term. Upon





delivery of such notice all payments made by the TENANT pursuant to this Lease shall be immediately returned and all obligations of the TENANT and LANDLORD shall terminate and this Lease shall automatically become void and neither the TENANT nor LANDLORD shall have further recourse or remedy against the other. The TENANT authorizes the LANDLORD to commence any necessary proceedings in the name of the TENANT to recover possession.

- 8. Occupancy / Use / Assignment / Subletting. The Premises shall be used solely for residential purposes for are under six years of age, but shall not exceed limits established persons of whom 0 by law, regulation or ordinance. Should the TENANT desire or anticipate a change in occupancy of the Premises due to adoption, birth of a child or otherwise, the TENANT shall notify the LANDLORD at least sixty (60) days in advance. The TENANT shall not assign TENANT'S rights under this Lease and shall not sublet all or part of the Premises without prior written permission of the LANDLORD. Occupancy of any part of the Premises by any person, including a guest of TENANT, for a period of ten (10) or more consecutive days or for more than a total of fifteen (15) days in any sixty (60) day period shall require written permission of the LANDLORD. If the Premises are part of a condominium, apartment building or other multiple dwelling, the TENANT agrees to abide by all rules and regulations governing such dwelling. The TENANT agrees not to use or permit the Premises to be used for any improper or unlawful purpose and agrees to limit use of the Premises so that it does not disturb or interfere with comfort, safety or enjoyment of any person living nearby, including any occupant of the condominium, apartment building or multiple dwelling.
- 9. Cleanliness / Alterations / Repairs. The TENANT shall at all times maintain the Premises in a clean and sanitary condition and in the same condition as they were at the start of the tenancy, reasonable use and wear excepted. For other maintenance or repair of the Premises, the TENANT shall notify LANDLORD or

[insert name, address, phone number] If the TENANT fails to maintain, as agreed, the LANDLORD shall have the option to make such repairs, whereupon the TENANT shall reimburse the LANDLORD upon demand. The TENANT shall not paint or wallpaper any part of the Premises without LANDLORD'S written permission nor shall the TENANT make any interior or exterior alteration or change in the Premises nor shall TENANT change any lock or re-key any lock without the written permission of the LANDLORD. Should a new lock be installed or an existing lock be altered or re-keyed, the TENANT shall immediately deliver a duplicate key to the LANDLORD at TENANT'S sole expense. The TENANT shall not install any washing machine, dryer, air conditioner, space heater, waterbed or fixture without written permission of the LANDLORD. Unless otherwise agreed, any lock or fixture installed in the Premises with permission of the LANDLORD shall become the property of the LANDLORD upon termination of the Lease. No object shall be thrown from any porch, balcony or window nor kept on any railing, fire escape or windowsill. The TENANT shall not place or store any property in any common area. The TENANT shall be liable for any misuse of any plumbing fixture or equipment, including disposal of rubbish or garbage that damages any fixture or clogs any pipe. The TENANT shall maintain any surrounding grounds for which TENANT is given exclusive use, including any trees and shrubbery, keeping same free of rubbish and weeds. At the termination of the Lease the TENANT shall surrender the Premises with all keys to LANDLORD in the same condition as they now are, reasonable use and wear excepted. Should the TENANT fail to turn over all keys at the end of the Lease, the LANDLORD shall be permitted to replace the locks and keys immediately at TENANT'S sole cost and expense. The TENANT shall be responsible for all damage or loss caused to the Premises during the Lease, whether by TENANT or by any invitee or guest of TENANT, excluding acts of God or any injury or loss caused by the LANDLORD or for which the LANDLORD is statutorily liable.



<u> </u>	except as follows; (a) it	shall be at TENANT'S	on the Premises or on any other sole risk and expense and (b)
No parking allowed			[insert location]
11. Fire / Casualty. If the F	- Premises or any common	area providing a necessa	y means of egress/access to the
_			the TENANT'S use of or access
to the Premises, the LAND	LORD may terminate the	Lease by giving the TE	NANT written notice to become
effective at the end of the th	nen current month. If the I	ANDLORD has not exer	cised the option to terminate, the
rent shall be reduced to the	fair rental value of the Pre	mises until the Premises i	s restored to its former condition.
If the LANDLORD has not re	estored the Premises or eg	gress/access within thirty	(30) days, the TENANT may give
notice of termination of the L	ease to become effective	at the end of the then curr	ent month.
12. Government Regulati	ons / Eminent Domain.	The LANDLORD shall no	ot be liable for any loss, injury or
damage caused by the L	ANDLORD'S inability to	satisfy LANDLORD'S of	oligations or delay in satisfying
LANDLORD'S obligations u	nder the Lease resulting f	rom any governmental or	der, law, code, rule or regulation,
including any taking by emi	nent domain. Should all o	r part of the Premises or	any necessary access/egress be
taken by eminent domain or	be subject to an order of	condemnation which mat	erially impairs TENANT'S access
to or use of the Premises, the	nen either party may notify	the other of termination	of the Lease to take effect on the
effective date of taking, by	thirty (30) days' written	notice. Failure of TENA	NT to give notice of termination
within thirty (30) days afte	r the effective date of ta	king shall constitute a w	aiver. Should all or part of the

13.	Insurance.	The TENANT	shall have	e the o	bligation t	o procure	and ma	intain any	insurance	covering
pers	onal property	of TENANT fr	om fire or o	other ca	sualty. If t	he Premis	es is in a	multi-unit	residential	dwelling,
the	LANDLORD	will provide ins	surance co	verage	of up to S	3750 to co	ver the	actual cos	t of relocat	ion if the
TEN	ANT is displa	aced by fire or f	ire damage	, pursua	ant to appl	icable law.				

Premises be taken by eminent domain, the TENANT shall have no right to any part of a pro tanto or other

payment and hereby assigns all claims to LANDLORD.

14.	<u>Animais</u>	/ Pets.	rne renan	it shall be pe	ermilled to b	ning a service	e anımaı ir	no the Premis	ses according to
the	provisions	of state	and federa	l anti-discrim	ination laws	. Except as	provided ab	ove, the Tena	ınt shall 🗌 sha
not	🗹 [check	one] be	permitted	to bring a li	ve animal,	bird, reptile,	or pet into	the Premise	s. If permitted
des	scribe restr	ictions: _							

- 15. <u>Lead Paint.</u> For premises built before 1978 TENANT acknowledges receipt of the "Tenant Lead Law Notification" regarding Massachusetts and federal lead laws and regulations, including notice of lead hazards and the possible presence of dangerous levels of lead. The TENANT further acknowledges that neither the LANDLORD nor any representative of LANDLORD has made any representation, express or implied, regarding the absence of lead paint or compliance with any lead law, except as set forth in writing.
- 16. <u>Entry And Inspection.</u> The LANDLORD or his agents or designees shall be permitted to enter the Premises at reasonable times and upon reasonable notice to TENANT for the purpose of inspecting the Premises; for the purpose of maintaining or repairing the Premises; to ensure compliance with any statute, code or regulation; or for the purpose of showing the Premises to any real estate agent, appraiser, mortgagee, prospective buyer or prospective tenant or inspector/contractor for prospective buyer/tenant.



- 17. <u>Indemnification.</u> The TENANT agrees to indemnify, defend and hold the LANDLORD harmless from any injury, loss or damage suffered by TENANT or by any person or property that occurs at the Premises or in any common area during the Lease, except for any injury, loss or damages caused by the negligence or unlawful act of the LANDLORD or for which the LANDLORD is statutorily liable.
- Breach / Abandonment. If the TENANT breaches the Lease by failure to pay rent when due, the LANDLORD may terminate the Lease by giving the TENANT a fourteen (14) day Notice To Quit for nonpayment of rent, pursuant to applicable law. If the TENANT breaches any other term or provision of the Lease or made a misstatement in any rental application or is declared bankrupt or the Premises reasonably appear to have been abandoned, the LANDLORD may terminate the Lease by giving the TENANT a seven (7) day notice to vacate, upon the expiration of which the Lease shall terminate. Entry by the LANDLORD shall not be required before termination. Issuance of a notice pursuant to this paragraph shall be without waiver or prejudice to any other right or remedy of LANDLORD. In the event of such termination the TENANT shall be obligated to pay the LANDLORD a sum equal to the balance of the rent due under the remainder of the Lease until the date of commencement of the tenancy of a new tenant for the Premises together with: a) all costs and expenses reasonably incurred by LANDLORD to restore the Premises to the same condition as they were at the beginning of the Lease, including cleaning and painting; b) moving and storage charges for any personal property of TENANT either required by law to be moved and stored or in the discretion of the LANDLORD to be moved and stored; c) any costs reasonably incurred to advertise and locate a new tenant, including broker's fees; and d) any other damages permitted to be recovered; and e) interest at the legal rate from the date of breach, costs and attorneys' fees. Delay or failure of LANDLORD to commence legal proceedings shall not constitute a waiver of any right or remedy.
- 19. <u>Attorneys' Fees.</u> In the event that the LANDLORD reasonably requires services of an attorney to enforce the terms of the Lease or to seek to recover possession or damages, the TENANT shall pay the LANDLORD the reasonable attorneys' fee incurred and all costs, whether or not a summary process action or other civil action is commenced or judgment is obtained.
- 20. <u>Notices.</u> All notices required or permitted to be made under this Lease, including any notice of violation of law or the need for care maintenance or repair, shall be in writing and may be delivered in hand, sent by certified mail, return receipt requested or sent by United States Postal Service overnight Express Mail or other overnight delivery service, addressed to the LANDLORD or TENANT or their authorized representative at the address set forth in this paragraph or to the TENANT at the Premises during the term of the Lease. Such notice shall be deemed to have been given upon delivery or, if sent by certified mail on the date of delivery set forth in the receipt or in the absence of a receipt three business days after deposited or, if sent by Express Mail or other overnight mail or delivery, the next business day after deposited with the overnight mail or delivery service, whether or not a signature is required or received. Acceptance of any notice, whether by delivery or mail, shall be sufficient if accepted or signed by a person having express or implied authority to receive same. Notice shall also be deemed adequate if given in any other form permitted by law.

	LANDLORD		TENANT
[print name]	Chi Keung	[print name]	Raj Laskar, laskar.r@northeastern.edu
	6177978688		Param Rajesh Joshi, joshi.par@northeastern.edu
[address]		[address]	Sumit Pagar, pagar.s@northeastern.edu
[telephone]		[telephone]	Rutvik Dhopate, dhopate.r@northeastern.edu

21. <u>Counterparts / Electronic Delivery / Construction Of Agreement.</u> This Lease may be executed in counterparts. All documents related to this rental may be delivered electronically, including by encrypted or unencrypted email or facsimile, and shall have the same effect as delivery of an original.





The TENANT warrants under the penalty of perjury that TENANT is at least 18 years of age. If two or more persons sign as TENANT their obligations are joint and several. If any term or provision in the Lease is declared invalid, the remainder of the Lease shall not be affected. If the LANDLORD is a trust, corporation, limited liability company or entity whose representative executes this Lease in a representative or fiduciary capacity, only the principal or the trust or estate represented shall be bound, and neither the trustee, officer, shareholder or beneficiary shall be personally liable for any obligation, express or implied. This Lease shall be construed as a Massachusetts contract; is to take effect as a sealed instrument; sets forth the entire agreement between the parties; and may be canceled, modified or amended only by a writing signed by both the LANDLORD and the TENANT. Within thirty (30) days after the Lease has been signed by LANDLORD and TENANT the LANDLORD shall deliver a copy to TENANT.

See addendum attached	
UPON SIGNING, THIS DOCUMENT WILL BECOME UNDERSTOOD, SEEK ADVICE FROM AN ATTORNEY.	
TENANT Date	LANDLORD or authorized agent Date
GUARAN	NTEE
In consideration of the sum of one dollar (\$1.00) and ot and receipt of which is hereby acknowledged, the unders obligations of TENANT in the Lease. All suretyship de waived.	signed guarantor ("Guarantor") hereby guarantees all
WITNESS	GUARANTOR
	Date
	Print NameAddress
	Telephone



