

Date **10/17/2022**

Angelo DelliCarpini and Jennifer Kulczycky

We are delighted to have you as a resident at **Avalon Princeton Junction**. Your lease paperwork is now ready for review and e-signature. Please reach out if you have any questions, our contact information is listed below.

On behalf of our entire team, thank you for choosing to make us your home.

Sincerely,

The Team at **Avalon Princeton Junction**

What You Need to Do:

Review and e-sign the following documents:

- Lease Agreement with Lease Summary Page
- Security Deposit Agreement
- Utility/Renter's Insurance Agreement and Authorization
- Community Policies
- Community Specific Forms

Important Reminders:

- Submit any outstanding payments (including any Amenity Fees, if applicable)
- Provide a copy of your Renter's Insurance Policy effective for the duration of your new lease.
- Login to AvalonAccess.com and verify your profile information is correct.
- Rent is due on the 1st of every month. Choose the payment option best for you:
 - On AvalonAccess, use the Pay Rent option to pay through your free Bilt Rewards loyalty program account, which allows you to earn points on rent. You will receive an invitation to join Bilt shortly after moving in. Payments can be made through ACH or use the no fee Bilt Rewards credit card.
 - You can also select Pay Rent (Without Rewards) to pay directly on AvalonAccess through ACH or another type of credit card without earning points.
 - Mail to the address on your statement
 - Call the Customer Care Center, 1-877-282-6246 to pay via e-check or with a non-Bilt credit card (additional credit card fees will apply).
- **New Move Ins:** Please complete the steps outlined in the email you received from Moved.com.
- **Renewing Residents:** You must return your new lease and a copy of your updated renter's insurance policy in the month preceding the start of your new lease to avoid additional liability only and month-to-month lease fees.

Contact Us:

- **Billing Inquiries:** AvalonBay Customer Care Center at 1-877-282-6246 or via email at customercarecenter@avalonbay.com.
- **Maintenance and Office Teams:** *Resident App* is the fastest way to reach the office and maintenance teams when you are a resident. Download the *Resident App* to your mobile device or use the web-based portal. You can also call **609-275-9577** to leave us a voicemail and someone will follow up with you shortly.
- **General Email:** avalonprincetonjunction@avalonbay.com

NEW JERSEY APARTMENT LEASE AGREEMENT**INTRODUCTION****Avalon Princeton Junction**

You are entering into an Apartment Lease Agreement (this "Lease") as of the Lease Execution Date set forth in the Summary of Key Lease Terms (the "Summary") that we have provided to you as part of this Lease. Capitalized terms used in this Lease that are not defined are identified in the Summary.

We have tried to make this Lease as easy as possible for you to review, including writing much of it in a question and answer format. Your Lease consists of all of the following, taken together:

- This Introduction
- Document 1: Summary of Key Lease Terms
- Document 2: Questions and Answers (Additional Lease Terms)
- Document 3: Community Specific Terms
- Document 4: Community Policies
- Document 5: Security Deposit Agreement
- Any Other Addenda and Documents we give to you as part of the Lease at the time you enter into the Lease.
- Any Rules and Regulations posted from time to time at the Community

This Lease is contingent on our approving your application and we are entering into it with you based on what you told us in your application. Your representations in the application are deemed material. If any of those representations are untrue, incorrect or misleading, you will have breached this Lease and we may terminate this Lease in accordance with applicable law.

THIS LEASE, INCLUDING ALL PORTIONS DESCRIBED ABOVE, IS A LEGALLY BINDING LEASE THAT WILL BECOME FINAL WITHIN THREE (3) BUSINESS DAYS. DURING THIS PERIOD YOU MAY CHOOSE TO CONSULT AN ATTORNEY WHO CAN REVIEW AND CANCEL THE LEASE. SEE THE ANSWER TO QUESTION 54 IN DOCUMENT 2 ATTACHED (WHAT ARE MY RIGHTS TO HAVE AN ATTORNEY REVIEW THIS LEASE?) FOR DETAILS.

APARTMENT LEASE AGREEMENT - SUMMARY OF KEY LEASE TERMS

This Summary of Key Lease Terms (the "Summary") is an integral part of your Lease and is included within this Lease for all purposes. All terms used in the Summary are deemed to be defined terms for purposes of the Lease.

APARTMENT ADDRESS: 21232 Heather Drive, West Windsor, New Jersey 08550

COMMUNITY NAME ("The Community"): Avalon Princeton Junction

LEASE EXECUTION DATE: 10/17/2022

LEASE BEGIN DATE: 12/20/2022
LEASE END DATE: 10/19/2023

CURRENT LEASE TERM: 10
ORIGINAL MOVE-IN: 12/20/2020

RESIDENT(S): Angelo DelliCarpini
Jennifer Kulczycky

OCCUPANT(S):

MANAGER: We are the property manager and agent of the Owner. In this Lease, the Manager is referred to as "we", "us", and "our."

Name: AvalonBay Communities, Inc.

Address: 1000 Jamie Brooks Lane, West Windsor, New Jersey 08550

OWNER: The Owner is:

Name: Avalon Watch, LLC

Address: 4040 Wilson Boulevard #1000, Arlington, VA 22203

PAYMENT OBLIGATIONS (ALL AMOUNTS PAYABLE UNDER THIS SECTION CONSTITUTE "RENT"):

SUMMARY OF RECURRING MONTHLY CHARGES:

Base Rent: \$2,388.00
Pet Dog charge/rent/fee \$60.00
Technology Connect \$55.00
Parking charge/rent \$10.00

TOTAL Monthly Charges: \$2,513.00

SUMMARY OF REQUIRED DEPOSITS:

Security Deposit: \$0.00

OWNER UTILITY OBLIGATIONS:

<u>Electricity:</u>	<u>Paid by Resident</u>
<u>Gas/HWE:</u>	<u>Not Applicable</u>
<u>Trash:</u>	<u>Paid by Owner</u>
<u>Water:</u>	<u>Paid by Resident</u>
<u>Sewer:</u>	<u>Paid by Resident</u>
<u>Other:</u>	<u>Not Applicable</u>

SUMMARY OF ONE-TIME PAYMENTS:

Common Area/Amenities \$425.00

MISCELLANEOUS TERMS/CHARGES:

RENT DUE DATE: 1st of Month
LATE CHARGE DATE: 6th
LATE CHARGE: \$75.00
Returned Check Charge: \$35.00
Transfer Charge: 100%
Registered NR pet fee: \$500.00
Unregistered NR pet fee: \$1500.00

ASSIGNMENTS:

OPEN-P - Unassigned Parking - OPEN-173
OPEN-P - Unassigned Parking - OPEN-184

NEW JERSEY APARTMENT LEASE AGREEMENT
QUESTIONS AND ANSWERS (ADDITIONAL LEASE TERMS)

The **answers** to these questions form a part of this Lease. This Table of Contents and the questions themselves are not a part of the Lease, but have been provided to give you a convenient reference tool.

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My Apartment and my Lease Agreement

1. Who are the parties to my Lease?

This Lease is between the Owner and the Residents listed in the Summary. When we use the terms “we,” “our” or “us” in this Lease, we are referring to the Owner or to the Manager acting on behalf of the Owner. When we use the term “you” or “your” in this Lease we are referring to the Residents, individually and collectively. The company listed as “Manager” in the Summary is the manager of the Community and has the authority to act as agent for the Owner in managing the Community. The Manager may or may not be the same company as the Owner.

2. Which apartment and non-residential units (garage, storage) am I renting?

You are renting the Apartment listed under “Apartment Home” in the Summary. Your Apartment is located in the apartment Community listed under “Apartment Address” in the Summary. In addition, if you have elected to rent a Garage or Storage Unit, those units are listed in the Summary under “Assignments.” Your Apartment and the Community, including all buildings, common grounds, amenity and parking areas, are together called the “Premises.” You may only use the Apartment as a private residence, unless you have first obtained our written approval, which we may give or withhold in our sole discretion, subject to applicable law. Lofts may not be used as bedrooms.

3. Who is allowed to live in my Apartment?

Only the individuals and pets specifically identified as “Occupants” in the Summary may live in your Apartment. You are not permitted to take in boarders or roommates without our prior written consent, which we may give or withhold in our sole discretion or as otherwise required by law. No one other than the Occupants may stay in your Apartment for more than four consecutive days or more than eight individual days in any one calendar month without our written permission.

4. Can I sublease or assign my Apartment Lease to someone else or list it or lease it on any third party short term or long term rental or b and b service?

Subletting or securing a replacement resident, and any assignment of this Lease by you, will be allowed only with our prior written consent, which may be granted or withheld in our sole discretion, or as otherwise required by law. If we permit you to sublet your Apartment or assign this Lease, you will remain responsible for the payment of all amounts due under this Lease and the performance of all other obligations under this Lease, including payment for any damages. If you request that we consent to the sublease or assignment of your Lease, we may elect, at our sole option, subject to applicable law, to terminate your Lease and enter into a new Lease directly with the person to whom you propose to sublease or assign. In case of bond-financed or affordable housing, an apartment home occupied by a lower-income resident may be subleased, and this Lease may be assigned, only where we approve in writing the sublessee or assignee as an eligible resident. Where permitted by law, you consent and agree that we shall charge you an administrative fee that we establish in our sole discretion as well as an application fee for the replacement resident or assignment. Such administrative fee and application fee shall be considered additional rent.

Under no circumstances are you to rent space in your Apartment home to occupants on a short-term basis for any short-term occupancy, or to advertise your Apartment home for rental by any short-term or transient occupants, including without limitation on sites such as Airbnb, craigslist, Expedia, Hotels.com or other similar locator sites. Listing or renting your Apartment home on any such site is a violation of this Lease.

5. When can I move into the Apartment?

You may move into the Apartment on or after the Lease Begin Date set forth in the Summary. Although we expect the Apartment to be ready for you on that date and it is rare that an apartment is not ready for a resident, in the event that the Apartment is not ready for you to move in on the Lease Begin Date, neither the Owner nor the Manager will be liable for the delay. However, you will not be required to pay Rent and other monthly charges during the period of the delay.

If there is a delay in availability of your Apartment of more than 14 days from the date of the lease commencement date, you may terminate this Lease by providing at least 7 days written notice to us up to the date when you are advised that the Apartment will be ready for occupancy.

If we allow you to move into your Apartment prior to the Lease Begin Date, you must begin paying Rent and performing your other obligations under this Lease beginning on the date you actually move into your Apartment. The date you move into your Apartment will not affect the Lease End Date or other terms of the Lease.

6. How long does my Lease run?

The Lease begins on the Lease Begin Date specified in the Summary and ends on the Lease End Date specified in the Summary, unless it is either terminated, extended or renewed under the provisions of this Lease.

- a. Terminated: This Lease may be terminated by us if you default (See the answer to Question 21 below), or by you and us if we together change the Lease End Date (See the answers to Questions 42 and 43 below).
- b. Renewed: We may offer to renew your current Lease at any time before the end of the current Lease, but we have no obligation to do so. Your renewal lease term would begin at the end of the term of this Lease and may be on different terms from this Lease, which will be reflected by a new Lease signed by you and by us.
- c. Extended: **BY ENTERING INTO THIS LEASE AGREEMENT YOU AGREE THAT IF YOU DO NOT SEND US**

WRITTEN NOTICE OF YOUR INTENTION NOT TO RENEW YOUR LEASE AT LEAST SIXTY (60) DAYS PRIOR TO THE LEASE END DATE, YOUR LEASE WILL BE AUTOMATICALLY EXTENDED ON A MONTH-TO-MONTH BASIS. If we permit you to continue as a Month-to-Month resident, you must pay the Community's market month to month rent for your Apartment at that time (as determined by us in our sole discretion and communicated by us to you at least 60 days prior to the Lease End Date).

If you are or become a Month-to-Month resident your Lease will automatically be renewed on a month-to-month basis, unless you or we provide thirty (30) days' prior written notice to the other of termination. In addition, we will have the right to increase your Rent from time to time upon thirty (30) days' written notice to you, subject to applicable law.

Nothing in this section is intended to waive our right to immediately file suit for eviction if you are found to be in violation of the Lease Agreement or applicable New Jersey law if you remain in possession of the Apartment after the Lease End Date without our permission or consent. If we give you notice of our intent not to renew your Lease and you do not vacate the Apartment prior to the Lease End Date, then you will be a holdover resident and we reserve the right to terminate your tenancy pursuant to applicable law.

7. What if I sign this Lease and do not move into my Apartment?

By signing this Lease, you have committed to pay Rent and Other Charges through the Lease End Date. This means that even if you do not take possession of your Apartment, you will remain liable for all of your obligations under this Lease, subject to our duty to take reasonable actions to rent your apartment to another resident. You understand and acknowledge that we have an obligation to use commercially reasonable efforts to lease your Apartment as quickly as possible to another resident in the event that you do not take possession of the Apartment in order to minimize the damages caused by your default. However, if, for any reason, you are unable to occupy your apartment home after you have signed this Lease but before the Lease Begin Date, you have the right to make us an offer to terminate this Lease by sending us a written notice offer prior to the Lease Begin Date that is accompanied by an amount equal to one month's rent. You agree that such Termination Charge will be retained by us as consideration for our having taking off the market and reserved the apartment home for you from the date you sign this Lease Agreement until the date we receive the written notice and termination payment from you. If we accept your written offer and Termination Charge, your obligations under this Lease will terminate effective as of the date we receive such written notice and the termination payment, and we will refund your Security Deposit and, if applicable, Pet Deposit pursuant to the terms of the Security Deposit Agreement. If this termination is prior to your initial Lease term, we will also refund the common area/amenity charge that was paid. We will not refund any other charges..

8. Who should I contact if I have questions or concerns regarding this Lease, my Apartment or the Community?

If you have questions or concerns regarding this Lease, your Apartment or the Community, you should contact a representative of the Manager. You can stop by the leasing office during office hours, which are posted, or call the phone number listed on Document 3 (the Community Specific Terms) attached to these Questions and Answers and made a part of your Lease. For formal legal issues relating to the Lease or your residence at the Community, please send any notices in accordance with the answer to Question 51 below.

My Financial Obligations Under the Lease

9. Who is responsible for paying the Rent and meeting other Resident obligations?

Each of the Residents is responsible (on a joint and several basis) for paying all of the Rent and meeting all of the other obligations of the Residents under this Lease. This means that if one Resident does not pay his or her share of the Rent or perform the other obligations of the Resident under this Lease, the other Residents are responsible for paying the full amount of the Rent or performing those obligations. You may enroll in Avalon Access's online Recurring Payment to pay your rent each month. Instructions for enrolling and forms are provided in Avalon Access. When you enter into a renewal lease or move to a month-to-month lease, you will be authorizing us to deduct from your bank account the percentage of your new rent and charges previously authorized for your current rent and charges. Pursuant to Title 12 of the Code of Federal Regulations, section 205.10(d), this statement serves as notice of varying transfers from your account. Unless you otherwise contact us, by entering into a renewal lease or month-to-month lease you agree to and opt out of any further notice from us concerning any change to the automatic deduction from your bank account, unless the percentage to be deducted exceeds the amounts listed above.

10. What is my Rent under the Lease?

All payments of any kind under this Lease are considered Rent and/or additional rent and must be paid without notice, demand, offset, deduction or recoupment.

11. What are my monthly financial obligations to the Owner and Manager under the Lease?

Your monthly financial obligations to Owner and Manager under the Lease consist of your Base Rent for your Apartment and the recurring charges for any Garage or Storage Unit you are leasing, together with all other Recurring Monthly Charges identified in the Summary. Any recurring fees including without limitation garage rent, parking rent, pet fees or rent, storage unit rent and utility charges constitute additional rent under this lease. **The total amount you must pay monthly is provided for you and is called "Total Monthly Charges."**

If the Lease Begin Date on the Summary is other than the first day of a month, your first month's Rent will be prorated, and is identified in the Summary as "First Month Proration". If the Lease End Date on the Summary is other than the last day of a month, your last month's Rent will also be prorated and you will be provided with the prorated amount prior to the date such last month's Rent is due.

12. Will I have any other financial obligations to Owner and Manager under the Lease?

In addition to the Grand Total Rent and Other Charges, you will be responsible for the following, which are considered additional rent, if applicable as noted in the Summary:

- a. Common Area Amenity Charge: You agree to pay a charge for the use, in common with the other residents of the Community, of the common areas and amenities at the Community. This Common Area Amenity Charge may be a monthly recurring charge or your payment covers the full term of this Lease (but not any renewal), as provided in your Summary. This Common Area Amenity Charge is not part of your Security Deposit, and is non-refundable except under the circumstances discussed in the answer to Question 42 below.
- b. Late Charge: If your Rent is not paid before the Late Charge Date identified in the Summary, a Late Charge, which is considered additional rent, in the amount specified in the Summary will be due immediately. In the event of such late payment, we reserve the right to require that both the Rent and the Late Charge must be in the form of a money order, cashier's check or certified check. By signing this Lease, you are indicating that you understand and agree that the Late Charge is fair, reasonable and acceptable compensation to us, for the expenses and harm that we suffer when your Rent is not paid on time. You also acknowledge that it would be extremely difficult and burdensome for us to calculate, assess and collect compensation for such expenses and harm each time there is a delay in receiving your Rent.

We reserve the right to require that any Rent that is paid after the Late Charge Date must be in the form of a money order, cashier's check, or certified check. If you give us a check that is returned for "insufficient funds" or for any other reason, or if credit card or ACH payments are disputed for fraudulent activity, you may be required to pay all Rent by money order, cashier's check or certified check.

- c. Returned Check Charge: If you send us a personal check (for your Rent, Other Charges, Security Deposit or any other reason) and when we deposit the check it is returned for "insufficient funds" or for any other reason, you agree to pay the Returned Check Charge, as additional rent, specified in the Summary as compensation for our expenses in processing the returned check. You will also be liable for any Late Charge incurred as a result of the check being returned. The Returned Check Charge is due with the redeeming payment.
- d. Non-Refundable Pet Charge: If we permit pets (as provided in Document 4 (the Community Policies)) and you elect to keep a pet or pets, you agree to pay a Non-Refundable Pet Charge, as additional rent, in the amount specified in the Summary, or provided by the Community, for *each* animal, bird, or pet of any kind that is to be kept in or about your Apartment. This amount, if applicable, is additional rent and is in addition to any required increased deposit and is non-refundable. This amount is payable upon signing the Lease if you plan to keep a pet in your Apartment as of the Lease Begin Date. If you bring a pet into the Community after your Lease Begin Date, you must notify us in writing, receive our permission and pay any Non-Refundable Pet Charge prior to bringing the pet into your Apartment.
- e. Reimbursements: You are required to immediately reimburse us for the full amount of any loss, property damage or costs of repairs or service caused by negligence or improper use of the Premises by you, your family, guests, invitees, agents or pets. These amounts, considered additional rent, include any damages or costs we suffer that are caused by a breach by you of any provision of the Lease. Any reimbursement you owe will be due immediately upon demand by us.
- f. Utilities: You may be responsible for paying for one or more utility services to your Apartment, as additional rent. See the section on "Utilities" below for more information.
- g. Unreturned Keys: If you fail to return keys, remotes or other access devices that we give to you, you must pay any associated replacement costs, payment of which is considered additional rent.
- h. Month-To-Month Premium: If you are or become a Month-to-Month resident, in addition to all other amounts due under this Lease, you will be required to pay the then current market month to month rent for your Apartment that we determine in our sole discretion.
- i. Transfer Charge: If you are not in default of your lease, we will allow you to transfer to another apartment or another Avalon Community during your lease. All transfers must be requested in writing 30 days in advance. If you want to transfer from your apartment to another apartment within the Community or within 30 miles of the community, you agree to pay a Transfer Charge in an amount specified by the community from time to time. This Transfer Charge is non-refundable and a new lease on our current lease form must be signed by you. The Transfer Charge is due at the time you transfer apartments and you will be required to pay back a pro rata portion of any concession you received. If you want to transfer to another Avalon community more than 30 miles away, you will not be charged a Transfer Charge. Due to availability and other circumstances, we cannot promise that your transfer request will be granted.
- j. Attorney Fees: You will be responsible for all attorney fees as a result of your default of the Lease. These fees shall be considered additional rent.
- k. Certificate of Continued Occupancy: To the extent that the jurisdiction where the Community is located charges for a certificate of continued occupancy or other fees related to your tenancy at the Community, you agree to pay such fees as additional rent. You shall be required to pay the fee directly to the municipality. Such fees will constitute additional Rent and, to the extent payment is not made you will be liable for such fees as unpaid Additional Rent.
- l. Additional Amounts: You will also be required to pay any other amounts set forth in the Summary, required by other provisions of this Lease, or payable in accordance with Community policies.
- m. Short Term Rental Tax: The undersigned Resident(s) understands, acknowledges and agrees that there will be a transient or

hotel tax assessed on the transaction reflected in the Lease Agreement relating to any tenancy less than 90 days in length, and that Resident(s) is responsible for reimbursing Owner and Manager for the amount of such tax in addition to any other amounts due and payable under the Lease Agreement. This tax is not applicable to lease renewals.

13. Where and when do I pay my Rent?

Your Monthly Rent is due on or before the first day of each month. Ordinarily, as long as you remain current in your financial obligations, you may choose to pay your rent by check, money order or cashier's check **made payable as provided in Document 3 (Community Specific Terms)**. If available at the Community, you may also choose to pay electronically or by credit card, using a third party service. Your Community can tell you whether this service is available to you and give you further information about it. However, if your account is forwarded to the Owner's attorney for eviction, the payment of rent via the online service or the telephone access options will not be available until such time as Owner, in its own discretion, reinstates such options for you. Unless otherwise directed by the Manager or the Owner, your payment must be sent to the address provided to you by the Community and received by us by the due date. If not, your payments may not be accepted. We are not obligated to accept partial or late payments of Rent but may elect to do so, at our sole option. Our acceptance of any partial payment does not relieve you of your obligation to pay the outstanding balance due. Payments made by check may be processed using electronic check conversion. By sending your check to us, you authorize us to copy your check and use the account information from your check to make an electronic fund transfer from your account in the same amount as the check.

We reserve the right to require that any Rent that is paid after the Late Charge Date must be in the form of a money order, cashier's check, or certified check. If you give us a check that is returned for "insufficient funds" or for any other reason, you may be required to pay all Rent by money order, cashier's check or certified check.

Should your account be turned over to our attorney's office, all payments must then be in form of certified funds or money order. No personal checks will be accepted. All payments once in "legal" must be sent directly to the Customer Care Center, 2901 Sabre Street, Suite 100, Sabre Business Park, Virginia Beach, Virginia 23452.

Your Rent payments will be credited to your account on the date they are processed by us, provided your check is not returned. Any Rent payment received after legal action has been initiated by us may be accepted, with or without written reservation of our rights, and will be applied to delinquent Rent due, but will not affect any legal action instituted by us against you to recover delinquent Rent, Other Charges and/or possession of the Apartment.

Certain optional methods of payment, such as credit card payments or payments over the telephone, may incur additional convenience fees or charges, to the extent permitted by law. By utilizing such services, Resident expressly agrees to the assessment of these fees.

Certain optional methods of payment, such as credit card payments or payments over the telephone may incur additional convenience fees or charges to the extent permitted by law.

14. Will my financial obligations change during the Lease term?

While we have no current plans to increase or decrease your financial obligations during your Lease term, occasionally circumstances change and an additional fee or charge is assessed against the Community, such as additional taxes or utility fees. Where we are permitted by applicable law to pass these fees or charges through to the residents of the Community, we may elect to do so by providing you with written notice in accordance with any applicable laws. In particular, if a sales tax is implemented or increased and is applicable to your rental of the Apartment or a Garage or Storage Unit, you agree that we will have the right to pass that new or increased sales tax on to you.

15. Am I required to pay a security deposit?

You are required to pay the Security Deposit as set forth under "Summary of Required Deposits" on the Lease Summary. We will hold this amount to secure the performance of your obligations under the Lease, in accordance with applicable law and the terms of the Security Deposit Agreement that you sign at the same time as, and incorporated by reference into, this Lease. You may not apply this amount to the payment of Rent or other charges.

Rules and Regulations

16. What rules and regulations will apply during the Lease term?

You and your family, guests, invitees and agents are required to comply with all reasonable rules and regulations made now or later by us pertaining to the Community. These rules include both (i) Document 4 (the Community Policies), and (ii) rules and regulations posted at the Community from time to time. You must obey all laws and ordinances applicable to your Apartment and the Community, and you, your family, guests, invitees, agents and pets must not be disorderly or disturb other residents.

Neither you, your family, guests, invitees nor agents will engage in or facilitate any criminal activity on the Premises, including, but not limited to any violent criminal activity or any drug-related criminal activity. "Violent criminal activity" means any criminal activity that has as one of its elements the actual or threatened use of force against a person or property of another. "Drug-related activity" means the illegal manufacture, sale, distribution, use or possession of marijuana or any controlled dangerous substance. Violation of this provision constitutes material noncompliance with the terms of the Lease and is grounds for your eviction.

17. Are there any general behavioral guidelines?

You must, and must cause your family, guests, invitees, agents and pets, to (i) show due consideration for neighbors and not interfere with, disturb or threaten the rights, comfort, health, safety, convenience, quiet enjoyment and use of the Community by us, other residents and occupants and any of their guests, invitees or agents, (ii) not engage in abusive conduct toward us or our employees or agents, or (iii) not unreasonably interfere with our management of the Community. Should we at any time determine that your tenancy is undesirable by reason of breach of any of the covenants contained in this Lease, including the Community Policies, including without limitation any illegal conduct on the part of you, your family, guests, invitees, or agents, or by any of them causing annoyance to others, then, in addition to any other rights we may have, we may give you personally, or leave at your apartment or send to you by mail, five days' written notice to quit and vacate. At the end of the five-day notice period, this Lease will be terminated and we will be entitled to the immediate possession of the apartment and may reenter the premises and take possession in accordance with applicable law.

18. What if I don't follow the rules and regulations?

As noted in the answer to Question 21 below, violations of any rules and regulations are a default under the Lease and, in addition to any other rights we may have, we have the right to terminate the Lease and take possession of the Apartment in accordance with applicable law. Notwithstanding any other provision of this Lease, under no circumstances are you entitled to a cure period for a violation of law or any criminal activity.

19. What if my guests or other Occupants don't follow the rules and regulations?

You are responsible for the behavior of your guests, invitees, pets and other Occupants of your Apartment. We have the right to exclude from the Community any person who violates any of the rules and regulations or who unreasonably disturbs other residents or any of their guests or invitees or any of our employees or agents. In addition, we may exclude from any common area of the Community a person who refuses to show photo identification or refuses to identify himself or herself as a Resident, Occupant, or a guest, agent or invitee of a specific Resident.

Default Provisions

20. When will I be in default under this Lease?

You will be in default under this Lease if you do not timely comply with any of the terms of this Lease, including without limitation Document 4 (the Community Policies) as amended from time to time, subject to any notice or cure periods identified on Document 3 (the Community Specific Terms).

21. What are the consequences of being in default under this Lease?

If you are in default, we have many remedies under this Lease, including the right to terminate this Lease. In addition, you agree to pay us all costs and fees, including attorney's fees, litigation and collection costs that we incur in enforcing our rights under this Lease, to the fullest extent to which we are entitled to collect such sums from you under applicable law. These fees shall be considered additional rent. If permitted by law, such costs shall include a Preparation Fee ("Preparation Fee"), considered additional rent, for the cost of preparing a summons, complaint or other appropriate legal documents, which may be prepared at any time after Rent becomes due and owing. The Preparation Fee is non-refundable, and is due if Rent is not paid on time and such other documentation is prepared. It is generally our policy that the Preparation Fee must be paid with all other Rent due in order for the legal action to be terminated, although we are not required to terminate the legal action in any case. All these costs, as stated above, shall be considered additional rent.

Subject to applicable law, in the event you default in the payment of Rent we have the right to file a lien, in the amount of the unpaid Rent, upon all of the goods, wares, fixtures, furniture and other property of yours which may at any time during the term of this Lease be found on the Premises, and you waive any and all exemptions provided by law. Such lien will be enforced in accordance with the laws of the state in which the Community is located.

If you do not pay Rent as required by this Lease, or you are otherwise in default, and we recover possession of the Apartment, whether by an eviction proceeding or otherwise, you will remain liable for our actual damages due to your breach of this Lease. Actual damages may include, without limitation, a claim for Rent that would have accrued through the end of the Lease Term or until a new tenant starts paying Rent under a new lease for the Apartment, whichever occurs first. If, in an effort to mitigate our damages, we reasonably re-rent your Apartment at a lower rental rate, actual damages for which we seek reimbursement may also include the reduction in rent we receive during the remainder of your original Lease Term.

If at any time you are in default under this Lease, or have given us good cause for your eviction pursuant to applicable law, we are entitled to reenter the Apartment as permitted by applicable law. If you continue to occupy the Apartment we are entitled to proceed by a summary dispossession proceeding, or by any other method permitted by applicable law, and to remove all persons from possession of the Apartment as permitted by applicable law.

IF YOU ARE SUCCESSFUL IN ANY ACTION OR SUMMARY PROCEEDING ARISING OUT OF THIS LEASE, YOU SHALL RECOVER ATTORNEYS FEES OR EXPENSES, OR BOTH FROM THE LANDLORD TO THE SAME EXTENT THE LANDLORD IS ENTITLED TO RECOVER ATTORNEY'S FEES OR EXPENSES, OR BOTH AS PROVIDED IN THIS LEASE.

Utilities

22. Who is responsible for paying for utility services to the Apartment?

We will pay for the utility services to your Apartment that are marked “yes” on the Summary under “Owner Utility Obligations” and the costs for those utility services are included in your Base Rent. You will be responsible for paying costs for or associated with all other utility services (“Utility Charges”), as described below as additional rent. You understand that we are not a utility company and you agree that we are not liable for any inconvenience or harm caused by any stoppage or reduction of utilities beyond our control.

23. How will I be billed for utilities that are not included in my Base Rent?

For each utility that is not included in your Rent, you will be charged for the availability and/or usage of the utility through either “Direct Utility Billing” or “Allocated Billing”, as described more fully below as additional rent:

(i) Direct Utility Billing – The utility provider will bill you directly on a separate metering and billing basis. It is your sole responsibility to initiate such service in your name before accepting the Apartment (or after we discontinue service), and to terminate the service prior to vacating the Apartment. Your community consultant can provide you with information about local utility companies and how to initiate service. If you fail to initiate such service in your name, we may bill you (either directly or through a billing company with which we have contracted) for any utility service you receive which is charged to us. Such bills may include a reasonable administrative fee as additional rent. You hereby authorize us to serve as your agent to receive copies of your utility billing records directly from the utility provider.

(ii) Allocated Billing - We or our billing agent will allocate and bill you directly for a portion of the utility charges we incur for the whole Community, with your allocated portion determined on a sub-metering, square footage or other billing basis, as described in more detail under “Utility Billing Methodology” on Document 3 (the Community Specific Terms). Such bills may include a reasonable administrative fee, considered additional rent, from our billing agent. If so, the maximum amount of the administrative fee is identified on Document 3 (the Community Specific Terms).

In the case of Allocated Billing, your community consultant can share with you the approximate Utility Charges for utility service for your Apartment based on historical amounts, but we cannot guarantee what your charges will be and they will vary based on the factors described on Document 3 (the Community Specific Terms).

In the case of Allocated Billing, subject to applicable law, we may modify the Utility Billing Methodology by which your allocated portion of the bill is determined for any utility during the term of this Lease by providing you with at least thirty (30) days’ prior written notice of such modification. This includes, but is not limited to, submetering the Apartment for certain utility services. All amounts due from you for Allocated Billing, determined as provided on Document 3 (the Community Specific Terms), must be paid by the due date specified on the bill. In addition, failure to pay a bill for Utility Charges from us when due will be failure to pay Rent, triggering all of our remedies for non-payment of Rent set forth in this Lease and under applicable law. You agree that, unless prohibited by applicable law, we will subtract from your security deposit the amount of your final bill for Utility Charges and unpaid balance due.

You agree to pay all Utility Charges during the term of this Lease, including any utility deposits. Further, to the extent permitted by law, if you fail to pay Utility Charges, and we are assessed by the utility company for these Utility Charges, then we may pay these assessments to such utility company and subtract a like amount from your Security Deposit (and/or you will be responsible for paying such amounts, including an administrative charge) or we may commence legal proceedings for nonpayment of rent. Further, if you fail to pay Utility Charges, and power to your Apartment is cut off by the utility provider, you will be in default under this Lease.

You acknowledge that we are not a utility company and we are not responsible for the supply of utility services or water to your Apartment, even for those services for which you are billed on an Allocated Billing basis. In the event of interruption or failure of utility or water service provided to the Community by the local utility or water company, including but not limited to an inadequate supply, poor pressure and/or poor quality, you will look solely to the local utility or water company for any damages you incur and you waive any claim against us, subject to applicable law.

24. Do I have to contact any utility companies?

Yes. You must contract directly with the appropriate utility company for each utility service not provided at our expense (i.e., marked “no” under “Owner Utility Obligations” on the Summary or otherwise discontinued by us during the term of the Lease).

Care of my Apartment and Responsibilities Relating to my Apartment and Community

25. Should I inspect my Apartment when I move in?

Yes. At the time you first occupy your Apartment or within five (5) business days after your Move-In Date, you should complete an itemized “Move-In Inspection Report” (on a form provided by us) detailing all damages to your Apartment existing at the time you move in. Both you and we will initial the completed form and you may keep a copy. Completing this Move-In Inspection Report will protect you and help ensure that you are not charged on move out for any damages to the Apartment that existed before you moved in. If you do not complete and return the Move-In Inspection Report within five (5) business days after your Move-In Date, we may treat such failure as your representation to us that there are no damages and defects in your Apartment and the cost to repair any damages found after you move out will be deducted from your security deposit. If we disagree with any damages or defects you list on your Move-In Inspection Report, we will let you know within five (5) business days after we receive the completed Move-In Inspection Report from you.

26. Will you provide me with light bulbs?

When you move in, we will furnish light bulbs and tubes of prescribed wattage for the light fixtures located in your Apartment. After that date, you agree, at your expense, to replace light bulbs and tubes in your Apartment.

27. What are my general responsibilities in caring for my Apartment and the Community?

You are responsible for using reasonable diligence in caring for the Premises and agree to maintain the Apartment, together with the furniture, furnishings and other personal property, if any, provided by us, in as good condition as they were at the start of this Lease except for ordinary wear and tear. You shall not permit the apartment to become infested with vermin including but not limited to roaches and bedbugs. Any and all costs associated with the removal of such vermin from the apartment and additional apartments affected by you allowing such vermin in the apartment shall be your sole responsibility as additional rent. No holes are to be driven into the cabinets, woodwork, ceilings or floors. Holes are permitted in walls for wall hangings only. No change of locks or additional locks are permitted except by our prior written consent. You may not remove any fixtures, or any of our furniture or furnishings from the Premises for any purpose. You may not tamper with or disable any fans or water saving devices. You acknowledge that on the Move-In Date all smoke detectors and carbon monoxide detectors (if any) were present and were in good working order, and that after that date, you will maintain any smoke and carbon monoxide detectors and replace any batteries when necessary.

28. What are my responsibilities to heat and cool my Apartment?

During the heating season you are required to keep the Apartment thermostat at no less than 55 degrees Fahrenheit and during the cooling season you are required to run the air conditioning enough to prevent the accumulation of moisture. You will be liable for damages to your Apartment and other parts of the Community that result from your failure to comply with these requirements as well as for possible eviction proceedings.

29. Can I make any changes or improvements to my Apartment?

You may only make changes or improvements to your Apartment with our prior written consent in our sole discretion and at your sole cost and expense. You understand and agree that all fixture improvements automatically become our property and will be surrendered with your Apartment at the termination of this Lease. Even if we give you permission to make changes to your Apartment, we may require you to restore the Apartment to its original condition at your expense at the termination of this Lease.

30. Are there any actions I am required to take to help prevent excessive mold and mildew growth?

Molds are naturally occurring microscopic organisms which reproduce by spores. Mold is found virtually everywhere in our environment, both indoors and outdoors. We have inspected your Apartment prior to your Move-In Date and actually know of no damp or wet building materials and actually know of no visible mold or mildew contamination. You are notified, however, that mold can grow if your Apartment is not properly ventilated or maintained. If moisture is allowed to accumulate in your Apartment, it can cause mildew and mold to grow.

It is important that you regularly allow air to circulate in your Apartment. You agree to keep the interior of the Apartment clean and to notify us promptly of any leaks, moisture problems and/or mold growth. You agree to maintain the Premises in a manner that prevents the occurrence of an infestation of mold or mildew in the Premises. You agree to uphold this responsibility by:

- (i) keeping the Apartment free of dirt and debris, including cleaning all toilets, sinks, countertops, showers, bathtubs and tile or linoleum floors with a household cleanser at least every other week,
- (ii) immediately reporting to us any water intrusion, such as plumbing leaks, drips or "sweating pipes,"
- (iii) immediately notifying us of overflows from bathroom, kitchen or laundry facilities,
- (iv) immediately reporting to us any visible mold growth on surfaces inside your Apartment,
- (v) using bathroom fans while showering or bathing and reporting to us any non-working fan,
- (vi) using exhaust fans when cooking, dishwashing or cleaning,
- (vii) using reasonable care to close all windows and other openings into the Apartment to prevent outdoor water from coming into the Apartment,
- (viii) cleaning and drying any visible moisture on windows, walls and other surfaces, including personal property as soon as reasonably possible (note: mold can grow on damp surfaces within 24 to 48 hours), and
- (ix) immediately notifying us of any problems with the air conditioning or heating systems that you discover.

You agree that you are responsible for damage to the Premises and your property, as well as injury to you or any Occupants or guests, as well as any other occupants of the Community and their family, guests, invitees and agents, resulting from your failure to comply with the terms of this Section.

31. What if there is damage to the Apartment or Community?

If you become aware of damage to the Apartment by fire, water or other hazard, or you become aware of malfunction of equipment or utilities, you agree to notify us immediately. If we determine, in our sole discretion, that the damages are of such an extent and nature that the Apartment remains fit for occupancy or can be made fit for occupancy within a reasonable period of time, this Lease will continue and we will repair the damage within a reasonable period of time. Except as otherwise required by law, your Rent will not abate while we are making the repairs. If we determine, in our sole discretion, that the damages are of such an extent and nature that we cannot make the Apartment fit for occupancy within a reasonable period of time, we will provide you with a written notice of termination and this Lease will end on the date specified in the notice. If the Lease is terminated, you will be liable for Rent only up to the date you vacate the Apartment (except in those situations where you, your family, guests, invitees, agents or pets were responsible for the damage or destruction, in which case you may be liable for our damages, including lost Rent).

32. Am I required to purchase renter's insurance?

You acknowledge that we have not purchased insurance coverage for your personal belongings or any personal property located in your Apartment or anywhere at the Community or for any personal liabilities that may be suffered or incurred by you or your family guests, invitees or any other occupants or visitors to your Apartment. You waive and release us from all claims against us that you may have, nor or in the future, with respect to any loss of or damage to personal property kept in the Community to the fullest extent permitted by law. You are not required to maintain insurance for your personal property, but it is available, and we recommend that you maintain such insurance in an amount equal to the value of your personal property. During the term of this Lease Agreement, you agree to maintain and provide, at your sole cost and expense, the following Minimum Required Insurance coverage:

- \$100,000 Limit of Liability for your legal liability for damage to the landlord's property for no less than the following causes of loss: fire, smoke, explosion, water damage or backup or overflow of sewer, drain or sump.
- You are required to provide Manager, on behalf of Owner, with the evidence of Minimum Required Insurance prior to occupancy of your Apartment and at the time of each lease renewal period. If at any time you do not have Minimum Required Insurance (covering all Residents and naming AvalonBay Communities, Inc. as an interested party), you are in breach of the Lease Agreement and we shall have, in addition to any other rights under the Lease Agreement, the right but not the obligation to purchase Minimum Required Insurance coverage and seek reimbursement from you for all costs and expenses associated with such purchase.

You may obtain Minimum Required Insurance or broader coverage from an insurance agent or insurance company of your choice. If you furnish evidence of such insurance (covering all Residents and naming AvalonBay Communities, Inc. as an interested party) and maintain the insurance for the duration of the Lease Agreement, then nothing more is required. If you do not maintain Minimum Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Manager on behalf of Owner, and we may schedule your Apartment Home for coverage under the Landlord Required Legal Liability insurance policy ("LLL"). The coverage provided under the LLL will provide the Minimum Required Insurance coverage listed above. An amount equal to the total cost of the LLL coverage (premium, taxes and administrative fee) shall be charged to you by us. Any premium payment made by us on your behalf and the administrative fee we charge to procure the LLL will be considered additional Rent.

Some important points of this LLL coverage, which you should understand are:

1. LLL is designed to fulfill the minimum insurance requirement of the Lease Agreement. Owner is the Insured under the LLL. You are not the Insured under the LLL policy.
2. LLL coverage is not personal liability insurance or renters insurance. We specifically represent and advise you that LLL does NOT cover your personal property (contents), additional living expense or liability arising out of bodily injury to any third party. If you desire or require any of these coverages, then you should contact an insurance agent or insurance company of your choice.
3. Coverage under the LLL policy may be more expensive than the cost of Minimum Required Insurance obtainable by you elsewhere. At any time, you may contact an insurance agent or insurance company of your choice for insurance options to satisfy the Minimum Required Insurance under this Lease Agreement.
4. Licensed insurance agents may receive a commission on the LLL policy.
5. The total cost to you for our obtaining LLL coverage shall be \$10 per month.

33. How does parking work at the Community?

If you are renting a Garage, you must use the Garage for parking a vehicle and not for storage. In addition, we may choose to assign parking spaces or parking areas at the Community. If we assign parking spaces or parking areas, you and your guests may only park a motor vehicle in the space or area we designate. You are responsible for where your guests park. If you or your guests park in a space or parking area other than the one we designate, we can have the vehicle towed and stored at your expense. If you park at the Community, it is at your own risk. We will not be liable for any property damage or personal injury, including, but not limited to, the theft of or any damage to any automobile owned by you or your guests that is parked at the Community, that results from your use of the Garage.

34. Are there any restrictions on my use of a storage area?

If you are renting a storage unit, or we otherwise provide a storage area to you that is separate from your Apartment, your use of the storage unit or storage area is at your own risk. We are not liable for any loss or damage to anything you put in the storage unit or storage area. We will not be liable for any injury to you or any other person who is in the storage unit or storage area or who is going to or from the storage unit or storage area. You may not store any flammable, hazardous or toxic substances or other dangerous materials in the storage unit or storage area. You may not plug in or operate any appliance in the storage unit or storage area. You may not keep animals or pets in the storage unit or storage area. Upon the termination of this Lease, any property not removed from the storage unit or storage area will be considered abandoned and we may remove and dispose of the property in any fashion we see fit, subject to applicable legal requirements.

35. Are there any restrictions on materials that I can bring into the Community?

You may not permit hazardous or toxic materials to enter the Community without first obtaining our written consent and complying with all applicable Federal, state and local laws pertaining to the transportation, storage, use or disposal of hazardous or toxic materials. If your transportation, storage, use or disposal of hazardous or toxic materials at the Community results in (i) contamination of the soil or surface or ground water, or (ii) loss or damage to persons or property, you must (1) notify us immediately of any contamination, claim of contamination, loss or damage, (2) after consultation and approval by us, clean up the contamination in full compliance with all applicable statutes, regulations and standards, and (3) indemnify, defend and hold the Owner/Manager Affiliates harmless from and against any claims, causes of action, costs and fees, including attorneys' fees (to the fullest extent permitted by applicable law), arising from or connected with any such contamination, claim of contamination, loss or damage.

36. How will you deal with pest issues in my apartment home?

It is our goal to maintain the highest quality living environment for our residents. Therefore, you should know that we have inspected your apartment home prior to the Lease Begin Date and know of no insects or other pests living in your apartment. You are hereby notified, however, that pest control is an on-going process in an apartment community. It is important that you keep the interior of the apartment clean and that you promptly notify of us of any insects or other pests in your apartment home. You agree to maintain the Premises in a manner that prevents the occurrence of an infestation of pests in the Premises. You agree to uphold this responsibility by (i) keeping the apartment free of dirt and debris, (ii) carefully inspecting all materials brought into the apartment, including luggage, furniture and boxes, for pests and (iii) immediately reporting to us any insects or other pests observed.

You agree to cooperate with pest control efforts, which may include, particularly in the case of bedbugs:

- removing all bedding, drapes, curtains and small rugs for cleaning;
- checking mattresses carefully and encasing them in vinyl covers;
- emptying dressers, nightstands and closets;
- vacuuming floors;
- cleaning all machine washable bedding, clothing, etc.; and
- moving furniture toward the center of the room to provide access for exterminators;

You agree to indemnify and hold the Owner and Manager harmless from your failure to comply with the terms of this section.

Owner's and Manager's Responsibilities Relating to my Apartment and the Community

37. What are the obligations of the Manager and Owner with regard to the Community?

We will maintain all common areas of the Community in a clean and sanitary condition, make all reasonable repairs and comply with all applicable Federal, state and local laws with respect to such areas.

38. Are the Manager and Owner responsible for my personal security or the security of my property?

Except for our legal obligation not to act negligently in the operation and maintenance of the Community, you agree and acknowledge that we are not responsible for the safety or security of you, your property or your family, guests, agents and invitees. This means that, in general:

- We are not responsible for property damage or personal injury resulting from the criminal activities of other residents or third parties.
- We do not warrant, imply or guaranty that access controls, alarm systems, devices, or security personnel employed at the Community, if any, will be operable at any given point in time or will discourage or prevent breaches of security, intrusions, thefts or incidents of violent crime.
- We reserve the right to reduce, modify or eliminate any access control, alarm system, device or personnel at any time and you acknowledge that any such action will not be a breach of any obligation or warranty on our part.

You agree to notify us promptly in writing of any problem, malfunction or failure of lights, door locks, window latches, controlled access gates, intrusion alarms, and other access control system. You acknowledge that you have received no representation or warranties, either express or implied, as to any security or access control system at the Community. We have not in any way stated or implied to you that the security of any person or property was or is provided or that the Community and/or surrounding neighborhood has been or will be free of crime. Neither the Manager nor the Owner will be liable to you based on any claim that security or an access control was not provided, except as otherwise provided by applicable law. You hereby release and hold the Manager and the Owner harmless from claims arising out of criminal acts of other residents and third parties.

39. When can the Manager or the Owner enter my Apartment?

We or our agents may enter your Apartment for any reasonable business purpose at reasonable times, including without limitation to perform repairs, renovations or upgrades. We will provide notice to you before entering your Apartment except (i) in cases of emergency, (ii) when performing work in response to a service request made by you that requires entry into your Apartment, (iii) when your Apartment appears to have been abandoned, or (iv) when we have good cause to believe the Apartment may be damaged or you may be in violation of Federal, state or local law or in violation of this Lease. Anytime we are in your Apartment for any reason, we will leave a notice indicating that we entered your Apartment and the reason for doing so. In addition, if you are absent from your Apartment for more than seven (7) days, we may enter your Apartment at times reasonably necessary to protect our property.

40. How will you treat the personal information I provide to you?

It is our policy to generally maintain any information you provide to us in a confidential manner. However, you are advised, and you acknowledge, that, subject to applicable law, (a) we may share your information with business partners, (b) we may share your information, including payment history, with one or more Consumer Reporting Agencies as defined by the Fair Credit Reporting Act, and (c) our standard practice is to disclose information contained in our lease files regarding you or this Lease in response to a request for information from a governmental or municipal administrative agency or law enforcement agency. In addition, you are advised, and you acknowledge, that, subject to applicable law, we will release information regarding you or this Lease in the following situations:

- (i) where you have agreed in writing to the release of such information, (ii) in connection with the filing of negative credit report information, as permitted by applicable law, as a result of your failure to pay any amount owing hereunder, (iii) where necessary

for Owner's or Manager's accountants, attorneys or insurers in connection with their business operations and performance of services, and/or (iv) pursuant to subpoena, court order, applicable law or regulation or governmental request.

You promise that all information you provided to us on your rental application or otherwise was given voluntarily and knowingly by you and is accurate. If we subsequently discover that any information is not accurate, we have the right to terminate this Lease upon at least three days' written notice to you. **You represent and warrant that you are not listed on the list of Specially Designated Nationals and Blocked Persons (SDNs) issued by the Office of Foreign Asset Controls (OFAC). If you are or become listed on OFAC's list of SDNs at any time during the term of your Lease, this Lease will become null and void.** In case of bond-financed or affordable housing communities, you further (a) certify the accuracy of the statements made in the Income Certification, (b) agree that the household income, household composition and other eligibility requirements are deemed substantial and material obligations of your tenancy, (c) agree that you will comply promptly with all requests for information from the Developer, the Trustee, the Authority and any other Regulatory Agency, and (d) agree that your failure or refusal to comply with a request for information will be a violation of a substantial and material obligation of your tenancy. Your failure or refusal to comply with these provisions is a material breach of this Lease and gives us the right to exercise all available remedies against you, including the right to evict you, subject to applicable law.

41. Are there any other limitations on the liability of Owner and Manager or indemnification obligations by me?

Yes. You agree that the Owner and the Manager, and their affiliates and their respective directors, officers, employees, agents, stockholders, members and partners or their successors or assigns (collectively with the Owner and the Manager, the "Owner/Manager Affiliates") will not be liable to you, your family, guests, invitees or agents for any damage or loss to property or injury to persons caused by other residents of the Community or by any other persons. You indemnify and agree to defend and hold the Owner/Manager Affiliates harmless from and against all claims for damages or loss to property or injury to persons arising from your use of your Apartment or the Community, or from any activity, work or thing done by you, your family, guests, invitees or agents or by any pet in or about the Apartment or the Community (including legal fees and court costs we incur). This indemnity by you covers any claims for damages or loss to property or injury to persons arising from or based upon any potentially health-affecting substances or forms of energy brought or allowed to be brought into the Community by you or your family, guests, invitees or agents, or by any other person living in, occupying or using your Apartment.

The Owner/Manager Affiliates will not be liable for personal injury or damage or loss of your personal property (furniture, jewelry, clothing, automobiles, food or medication in the refrigerator, etc.) resulting from theft, vandalism, fire, water, rain, snow, ice, earthquakes, storms, sewage, streams, gas, electricity, smoke, explosions, sonic booms, or other causes resulting from any breakage or malfunction of any pipes, plumbing fixtures, air conditioner, or appliances, unless it is due to our negligent failure to perform, or negligent performance of, a duty imposed by applicable law. The Owner/Manager Affiliates will not be liable to you due to any interruption or curtailment of heat, hot water, air conditioning or any other service furnished to you, except as provided by applicable law. You may not withhold any Rent, nor will Rent be abated, as a result of such interruption or curtailment. In no event will the Owner/Manager Affiliates be liable, at law or in equity, for indirect, incidental, special, punitive or consequential damages, however arising, whether based on contract, tort, warranty or any other legal theory, even if the Owner/Manager Affiliates have been advised of the possibility of such damages.

Your obligation to indemnify, defend and hold the Owner/Manager Affiliates harmless includes, but is not limited to, liabilities arising from the use of the amenity areas and health facilities, if any, at the Community, by you, your family, guests, invitees and agents and other persons you allow to use such areas or facilities. Except as required by applicable law, none of the Owner/Manager Affiliates will be liable for any claims, causes of action or damages arising out of personal injury, property damage or loss that may be sustained in connection with the amenity areas and health facilities either by you or by any persons you allow to use such areas or facilities. You and any person you allow to use such areas or facilities assume all risk in using such areas and facilities and confirm that approval from a physician, if warranted, has been obtained.

Matters Relating to Moving Out

42. How does your 30 day guarantee work?

We are committed to your enjoyment of your new apartment and your new community. If, for any reason, you are unhappy with your apartment home during the first thirty (30) days of residency (from the date you first move into the Community or the Lease-Begin Date, whichever occurs first), and wish to move, please notify us. You must provide thirty-days prior written notice to us of your intent to vacate, and you must vacate your apartment home prior to the end of such thirty-day notice period. You must also pay Rent from the Lease-Begin Date through the end of the thirty-day notice period or until you vacate the apartment, whichever is later (the "Termination Date"). If you received a concession at move in, you must repay a pro-rata share of the concession to us. If you provide written notice and pay Rent as required, your obligations under this Lease will terminate on the Termination Date and we will refund your Security Deposit and, if applicable, Pet Deposit (less any damages or Rent you owe) pursuant to the terms of the Security Deposit Agreement. We will also refund the common area/amenity charge and the one-time non-refundable pet charge that was paid. We will not refund any other charges. This Move-In Guarantee does not apply to any lease renewal or to anyone that has previously rented an apartment in the Community.

43. What if I want to end my Lease early but I make this decision after the first thirty days?

We may offer an option if you want to end your Lease before the current Lease End Date. If you want to end your lease early you may make us an offer to change the Lease End Date to an earlier date. To be effective your offer must provide a 30-day written notice to terminate and must include payment of an "Early Termination Charge". The Early Termination Charge is an amount we set and may change from time to time in our sole discretion. Your termination notice will not be effective unless accepted by us in our discretion and accompanied by the Early Termination Charge. If we accept your offer, we will change your Lease End Date and retain the Early Termination Charge. Your offer will not be accepted if you are in default. During the notice period you must comply with all other terms of the Lease, including timely payment of Rent and Other Charges prior to the new Lease End Date and you must vacate the Apartment on or before the new Lease End Date. You will remain liable for all Rent, Other Charges and other sums that arise before the new Lease End Date or that arise on account of your residency with us or your failure to pay us any amounts owed.

If you vacate your Apartment prior to the current Lease End Date or we terminate your Lease as a result of a default by you, but you and we have not chosen to take the option to change your Lease End Date, or if you fail to pay the "Early Termination Charge", you will remain liable for Rent and Other Charges through the original Lease End Date or until the date a new resident occupies and begins paying rent for your Apartment. By entering into this Lease you have committed to pay Rent and Other Charges through the Lease End Date. You may also be liable for any rent damages we may incur, which may include the difference between your Rent and the market rent for a new lease for your apartment, if lower. In addition, if you received a concession, a pro-rated portion of this will be billed back to you. We will use reasonable efforts to rent your Apartment in order to minimize the damages caused to us by your default, but we will be under no obligation to encourage prospective residents to rent your Apartment in preference to other vacant apartments.

44. Will I have to pay back any concessions I received?

Yes. Lease concessions, if any, that you received on entering into this Lease are contingent upon your fulfilling all of the terms of this Lease through the original Lease End Date. If this Lease is terminated for any reason prior to the original Lease End Date, including, but not limited to, your default or early termination of this Lease, then you will be obligated to pay back to us a pro rata portion of any Lease concession received by you. If you fail to pay rent on time or become behind in your monthly rent payments forcing the owner to have its counsel commence eviction proceedings, you will be obligated to pay back to us a pro rata portion of any concession received by you.

45. Are there any special rules for members of the military/Foreign Service?

Yes. In the event you are or become a member of the Armed Forces on extended active duty, a member of the state National Guard serving on full-time duty, or a civil service technician with a National Guard Unit or a member of the Foreign Service of the Department of State/U.S. Agency for International Development/Department of Commerce/Department of Agriculture/U.S. Agency for Global Media and you: (i) receive permanent change-of-duty orders; (ii) receive temporary duty orders in excess of 3 months' duration; or (iii) are ordered to report to government-supplied quarters which results in the loss of your basic allowance for living quarters, you and your dependants may terminate this Lease by giving prior written notice to us, provided you are not otherwise in default. The termination will be effective on the last day of the month following the notice. As a condition to such termination, you will furnish us with a certified copy of the official orders which warrant termination of this Lease. Military orders merely authorizing base housing in the local area in which the Community is located do not constitute change-of-duty hereunder. Your Security Deposit will be refunded provided that the conditions of the Security Deposit Agreement are fulfilled.

46. When should I turn in my keys?

When you vacate your Apartment (after having given us the notice required in accordance with the terms of this Lease) you must deliver your keys to us. Do not leave the keys in your Apartment. If you do not deliver the keys to us at the end of your lease term (or notify us in writing that you are unable to do so because your keys are lost) then, at our option, the Lease will continue in full force and effect until such time as you deliver the keys to us (or notify us in writing). In such event you will continue to be liable to us for the payment of Rent and all other obligations under this Lease, subject to applicable law. Delivery of your keys to us before the end of your lease term will not terminate this Lease.

47. Do I have to clean the Apartment when I leave?

When you leave the Apartment, it must be clean and in the same condition it was in when you received it, except for ordinary wear and tear and for damage caused by fire or other casualty that was not your fault or the fault of your family, guests, invitees, agents or pets. If not, you will be required to pay the cost of (1) labor for cleaning the stove, refrigerator, kitchen, bathroom and other parts of the Apartment (including carpet cleaning), (2) removing trash or other property left or abandoned in or around the Apartment, (3) painting the Apartment to cover dirt or stains beyond ordinary wear and tear or paint installed by you, (4) removing wallpaper you installed, (5) repairing or replacing any portion of the Apartment or our property that was damaged, removed or altered in any manner, and (6) any other work that is required to return the Apartment to the condition it was in when you received it, subject to ordinary wear and tear. We may deduct these amounts from your Security Deposit, subject to applicable law.

48. What is "ordinary wear and tear"?

While it would be impossible to provide every example of ordinary wear and tear, the basic idea is that ordinary wear and tear is the level of wear on the Apartment that could be caused by a reasonably careful occupant of the Apartment over the course of a lease term if (i) no accidents occurred (e.g., spills on carpets) and (ii) the Apartment, including its appliances and fixtures, were thoroughly cleaned at the end of the lease term. Ordinary wear and tear, for which you will not be charged, includes, but is not limited to, such items as wear on the carpet in high traffic areas, curtains or paint faded by the sun, and moderately dirty mini blinds or light switches as a result of normal use. Damages for which you will be responsible, on the other hand, include such things as stains and rips in the carpet, rips in curtains, marks on walls, missing or broken mini blinds and light switches, and baked on debris on kitchen appliances. **You should know that our experience shows that many residents leave the Apartment with some damages beyond ordinary wear and tear due to accidents; heavy usage that resulted in more staining, soiling or marks than would be expected under ordinary circumstances; or a decision not to thoroughly clean the Apartment at the end of the Lease, and therefore have deductions made to their Security Deposits.** You may want to consult with the leasing office at the Community regarding move out procedures and advice with respect to inspections and deductions.

49. What if I leave my personal property in the Apartment when I move out?

If you leave items of personal property in or around your Apartment after the term of this Lease has ended and delivery of possession has occurred, or if your Apartment appears to be abandoned, your property will be considered abandoned and we may, after thirty (30) days, sell or dispose of it in any fashion we see fit, subject to applicable legal requirements.

Miscellaneous

50. How will you provide notice to me when it is required?

We can give you written notice by (a) mailing the notice to you at your Apartment, or (b) leaving the notice on or under your Apartment door or elsewhere in your Apartment or (c) where permitted by law by sending you an email. You will be deemed to have received the notice given in any of these ways, whether or not you actually receive the notice. Please note that our primary means of communication with our residents is email. Therefore, it is very important that we have a current and correct email address for each Resident. If you do not have an email, please let us know and check in with the office to see whether any email communications have gone out that you should be aware of. By signing this Lease, you expressly permit us, our agents and assignees, including but not limited to debt collection agencies retained by us for collection work, to use an automated dialing device to place calls to cellular devices owned or to be owned by you.

51. How should I provide formal legal notice to you?

Any notice from you to us must be in writing and may be given by (i) mailing it to us at the Community address, or (ii) delivering the notice to the Community Manager or Customer Service Manager at the Community's leasing office during normal business hours. You agree that we may (but are not obligated to) treat notices and requests from any Resident as notice from all Residents and Occupants.

52. Are there any third party rights that could affect the Community or my Apartment?

- a. Condemnation: If the whole or any part of your Apartment is taken by condemnation or under the power of eminent domain, this Lease will automatically terminate on the date you are required to surrender possession to the condemning authority and you will not be entitled to any portion of the proceeds of any condemnation award or payment.
- b. Sale of the Community or Your Apartment: The sale of the Community or your Apartment, including a sale by foreclosure, will not affect this Lease or any of your obligations under the Lease. You agree that upon the sale of the Community or your Apartment, you will look solely to the new owner for the performance of the landlord's duties under this Lease and will be deemed to have released the Owner/Manager Affiliates from all liabilities arising after the date of such sale. Upon our transfer of your Security Deposit and/or Pet Deposit to the new owner, you will look solely to the new owner for the return of the unapplied portion of your Security Deposit or Pet Deposit.
- c. Subordination: This Lease, and your rights hereunder, are subordinate to all land leases, present and future mortgages or deeds of trust, if any, affecting the Premises. We may execute any papers on your behalf as your attorney-in-fact to accomplish this if permitted under applicable law.

53. What other general provisions apply to this Lease?

This Lease (consisting of all of the documents identified in the Introduction) is the complete agreement between you and us. You may not rely on any oral promises of the Owner, Manager or any other party that are not set forth in this Lease. This Lease can only be changed by an agreement in writing, signed by you and us. This Lease will be binding upon the successors and assigns of each Resident. Time is of the essence in your obligations under this Lease. If permitted by law, you waive the right to a jury trial in all legal proceedings relating to your use and occupancy of your Apartment, and you waive the right to countersue in any summary proceeding we bring. Should a court of competent jurisdiction find any of this Lease's provisions to be illegal, invalid or unenforceable, such illegality, invalidity or unenforceability shall not affect any of this Lease's other provisions. In addition, such illegal, invalid or unenforceable provision shall be modified to the minimum extent necessary to make such provision legal, valid and enforceable.

54. Do the provisions of this Lease survive the Lease End Date and/or the termination of this Lease?

Your payment obligations under this Lease, as well as your obligation to indemnify and hold the Owner/Manager Affiliates harmless, and our rights upon any default by you, will survive the termination or expiration of this Lease.

55. What are my rights to have an attorney review this Lease?

- a. You or we may choose to have an attorney study this Lease. If an attorney is consulted, the attorney must complete his or her review of the Lease within a three (3) day period. This Lease will be legally binding at the end of the three-day period unless your or our attorney reviews and disapproves of the Lease.
- b. You count the three days from the date of delivery of the signed Lease to you and to us. You do not count Saturdays, Sundays or legal holidays. You and we may agree in writing to extend the three (3) day period for attorney review.
- c. If an attorney for you or for us reviews and disapproves of this Lease, the attorney must notify us and the other party named in this Lease within the three (3) day period. Otherwise this Lease will be legally binding as written. The attorney must send the notice of disapproval to us by certified mail, by telegram, or by delivering it personally. The telegram or certified letter will be effective upon sending. The personal delivery will be effective upon delivery to our office. The attorney may also, but need not, inform us of any suggested revision(s) in the Lease that in his or her view would make it satisfactory.

56. Can I request window guards for my apartment?

We will, upon request by you and at our expense, install child protection window guards for any families with children under age ten (10) living above the first floor. Please let us know in writing if you wish to have child protection window guards installed. If we do not hear from you in writing, your apartment will not be provided with child protection window guards.

If you do not have any children under age ten (10) residing in your apartment home (above the first floor), but still wish to have us install child protection window guards, we will do so, at your expense, if you notify us of your request in writing.

57. What other documents am I receiving a copy of or the opportunity to view?

You acknowledge receipt of a copy of our certificate of registration, and a copy of the Truth-in-Renting statement, as required by New Jersey law. You acknowledge that you have been advised that this community is exempt from any local rent control or rent stabilization laws as provided by New Jersey law.

58. Where can I obtain Federal Crime Insurance?

Applications and information for such insurance may be obtained from the Federal Crime Insurance Program, 451 Hungerford Drive, Suite 408, Rockville, Maryland 20850; 800-638-8780.

59. If I have a disability, may I request a modification to my apartment or the common areas, or an accommodation to your policies, practices or services?

Yes. The Owner and Manager want you to enjoy the use of your home, and are committed to compliance with the provisions of the Fair Housing Act, including those provisions relating to reasonable modifications and accommodations. Our policy, including details about how to request such modifications or accommodations, is described on a separate addendum to this Lease.

60. Does the Owner have the right to make any changes to my apartment?

You acknowledge that during the Lease Term we may perform "Owner Alterations" to the Premises and the Apartment Community. Owner Alterations include, for example, maintenance, alterations, repairs, asset preservation and improvements. You also acknowledge that you will not be entitled to any withholding or abatement of Rent nor will you be deemed constructively or actually evicted from the Premises based on our performing any Owner Alterations to the Premises or the Apartment Community, unless the Premises are untenantable due to Owner Alterations. You waive any claim or cause of action against us for actual or constructive eviction or for any damages based on Owner Alterations, except to the extent the Premises are rendered untenantable due to Owner Alterations.

RESIDENT(S):

<u>Angelo DelliCarpini</u>	<u>10/17/2022</u>	<u>Angelo DelliCarpini</u>
Signature	Date	Print Name

<u>Jennifer Kulczycky</u>	<u>10/17/2022</u>	<u>Jennifer Kulczycky</u>
Signature	Date	Print Name

**AVALONBAY COMMUNITIES, INC.,
MANAGER, AS AGENT FOR OWNER**

By: Kathryn Koutsouradis, 10/17/2022
DATE

NEW JERSEY APARTMENT LEASE AGREEMENT

COMMUNITY SPECIFIC TERMS

Community: Avalon Princeton Junction

Payment:

Under the answer to Question 13 of Document 2 of the Lease (Questions and Answers-Additional Lease Terms), you should make all payment checks payable to AvalonBay Communities, Inc. - Avalon Princeton Junction.

Security Deposit Bank Information:

Name of Bank: Bank of America

Address of Bank: 64 Princeton-Hightstown Road, Princeton Junction, NJ 08550

Telephone Number:

The telephone number for contacting our Customer Care Center is 877-AVB-MAIN

Default Provisions:

Under the answer to Question 20 of Document 2 of the Lease (Questions and Answers-Additional Lease Terms), you will be in default under the Lease if you:

- a. Fail to make timely financial payments;
- b. Violate any other terms of this Lease including rules or regulations of the Community, and do not correct such violation within 5 days after notice from us, except for violations of law, criminal activity or other activity we reasonably determine is dangerous to persons or property, in which case you will be in default immediately, without the opportunity to cure.

Gas and Electricity Billing Methodology:

Under the answer to Question 23 of Document 2 of the Lease (Questions and Answers-Additional Lease Terms), all gas and electric service will be billed based on Direct Utility Billing and will be billed directly to you by the utility provider. As described in the answer to Question 24, you should contact the utility provider directly to initiate service in your name.

Water and Sewer Billing Methodology:

Under the answer to Question 23 of Document 2 of the Lease (Questions and Answers-Additional Lease Terms), your water and sewer bills will be billed based on Allocated Billing. Under the Utility Billing Methodology that will initially be used, water and sewer charges are calculated each month by taking the water bill for the community, deducting the amounts used for the common areas of the Community, and then applying an allocation formula to the resulting numbers. The allocation formula is based on a factor that is determined based on the occupancy (by number of people as set forth in the Lease for your Apartment) of your Apartment as compared to the total occupancy for the Community. While we recognize that this is a complicated formula, it is applied in a reasonable attempt to be fair in allocating water usage to our residents, including you. Sewer charges will be based on a flat fee. You should be aware that under this billing methodology you are responsible for this proportionate share of the Community's water and sewer costs regardless of your actual usage, even if you do not use your Apartment for one or more days during any month.

You will receive water and sewer bills monthly from a billing company that we have selected (but may elect to change from time to time). Such bills will include an administrative fee.

EV Electric Reimbursement:

If your Community provides designated spots for electrical vehicle parking and charging and you choose to rent one of such available spots to charge an electric vehicle, you understand and agree that you will be responsible for a monthly amount related to our costs in providing electricity to the spot or you will be responsible to pay a third party operator for the use of the charging station.

The use by you or any of your guests of a community EV outlet and/or charging station to charge a vehicle is undertaken at your own risk. If you are using your own EV charger, you agree that you will not use a charger that is incompatible with the EV outlet provided. You acknowledge and agree that AvalonBay shall not be responsible for any harm to you or your vehicle as a result of the use of the community EV outlets and/or charging stations.

To the extent applicable, the charge will either be identified in the Summary of Key Lease Terms under "EV Electric Reimbursement" or be paid directly by you to a third party, and is either a flat amount that we determine in our discretion from time to time based primarily on the average monthly cost of charging an electric vehicle or an amount that will be specified in your agreement with the third party. If the amount is a flat fee it will not change during your lease term.

Management Contact/Informacion del Contacto:

- i. Emergency contact information for Avalon Princeton Junction management can be found at <https://www.avalonaccess.com/UserProfile/LogOn>.
- ii. La informacion de contacto de emergencia para la administracion de Avalon Princeton Junction se puede encontrar en <https://www.avalonaccess.com/UserProfile/LogOn>.

Carpeting:

It is agreed that the Resident will cover at least 80% of the wood floor area of the apartment with rugs or carpeting. The Resident is also required to install at least 1/4 inch thick padding underneath such carpeting or rugs.

RESIDENT(S):

<u>Angelo DelliCarpini</u>	<u>10/17/2022</u>	<u>Angelo DelliCarpini</u>
Signature	Date	Print Name

<u>Jennifer Kulczycky</u>	<u>10/17/2022</u>	<u>Jennifer Kulczycky</u>
Signature	Date	Print Name

**AVALONBAY COMMUNITIES, INC.,
MANAGER, AS AGENT FOR OWNER**

By: Kathryn Koutsouradis, 10/17/2022
DATE

AvalonBay Policy Regarding Requests for Reasonable Modifications and Accommodations

Modifications: Federal housing law permits a resident with a disability to make reasonable modifications at his/her expense to either or both of the interior of the apartment and the common/public areas of the building “if such modifications may be necessary to afford such person full enjoyment of the premises.” If a modification is made, the resident may be held responsible for restoring the interior of the apartment to its original condition, where such requirement is reasonable. For the apartment, examples of reasonable modifications include widening a doorway, lowering kitchen cabinets or replacing flooring to facilitate wheelchair use.

An escrow (not a security deposit) may be collected to ensure that funds are available for any required restorations. In considering whether to require an interest-bearing escrow account in the estimated amount of the costs of restoration, the following factors will be considered:

- The nature and extent of the modification;
- The length of residency; and
- The credit/employment history of the resident.

Accommodations: Residents with disabilities may request “reasonable accommodations in rules, policies, practices, or services, when such accommodations may be necessary to afford such person equal opportunity to use and enjoy a dwelling.” For example, a resident with a disability may request a reserved parking space near a building’s entrance even at a community that does not assign parking. An accommodation is considered reasonable if it does not fundamentally alter the owner’s business or create undue financial hardship. A reasonable accommodation:

- Must be practical and feasible;
- Cannot be dangerous to others; and
- Cannot be overly expensive to the apartment owner.

Processing Requests: To help assure prompt review and attention, we prefer that requests for modification or accommodation be made on our standard Modification and Accommodation Request form, but we will accept other written and verbal requests as well. So that we can make a decision about your request, please tell us how your requested modification or accommodation will help you more fully enjoy your home. All requests will be forwarded to our Legal and Design groups for internal review and will be processed promptly.

AVALON

Renewal and Non-Waiver Addendum

This is an Addendum, which has been incorporated and created as part of the Lease Agreement (the "Renewal") dated 12/20/2022 made between Avalon Princeton Junction ("Landlord") and Angelo DelliCarpini, and Jennifer Kulczycky ("Resident"), who resides at the leased apartment located at 21232 Heather Drive, West Windsor New Jersey 08550 (the "Apartment"). The Lease serves as a renewal and/or continuation of the prior lease made between Landlord and Resident.

1. Resident explicitly understands and acknowledges that Landlord has not waived any rights or claims it has or may have in the future, whether accrued or not accrued, that relate to Prior Lease, or any lease between Resident and Landlord executed prior to the Renewal. Specifically, Landlord still maintains rights which include, but are not limited to:
 - a. the right to pursue legal action to evict Resident for lease violations, including but not limited to non-payment of rent, that occurred prior to the Renewal; and
 - b. the right to pursue seek a monetary judgment against Resident for nonpayment of rent, additional rent, and other charges occurring prior to the Renewal.
2. By signing this Addendum, Resident agrees that Landlord shall have the right to pursue said actions related to claims occurring prior to the Renewal. The Renewal does not act as a waiver of these rights.
3. Should Landlord pursue Resident for claims that occurred prior to the date of the Renewal, Resident waives any defense that Landlord's claims are barred, moot, or waived by virtue of the Renewal.
4. All terms outlined in the Renewal and not explicitly amended by this Addendum remain unchanged and in full effect as per the Renewal.

The undersigned have read the terms of this Addendum and agree to be bound by the terms contained herein.

RESIDENT(S):

<u>Angelo DelliCarpini</u>	<u>10/17/2022</u>	<u>Angelo DelliCarpini</u>
Signature	Date	Print Name
<u>Jennifer Kulczycky</u>	<u>10/17/2022</u>	<u>Jennifer Kulczycky</u>
Signature	Date	Print Name

AVALONBAY COMMUNITIES, INC., MANAGER AS AGENT FOR OWNER

BY: Kathryn Koutsouradis, 10/17/2022

Date

COMMUNITY POLICIES**New Jersey**

Welcome to your Community! These Community Policies are designed to promote enjoyment of the Community by you and by your neighbors. Please read these Community Policies carefully. As in the Lease, the Manager is called "we," "us" and "our." The Resident is called "you" and "yours." Your apartment and the Community, including all buildings, common grounds, amenity and parking areas, are collectively called "the Premises." These provisions are deemed incorporated into your Lease.

GENERAL

1. **SPEED LIMIT.** Limit your speed within the Community to 10 MPH. Obey all signs and traffic control devices within the community, such as stop signs, fire lanes, directional arrows, etc.
2. **VEHICLES.** Recreational vehicles such as boats, campers, trailers, etc. are: (X) not permitted; () permitted in designated areas only. Unsightly and/or inoperable cars (such as cars with flats, broken windows, extensive damage, etc.) and vehicles with expired tags will not be permitted to remain on the Premises. Vehicles are not to be repaired or serviced on the Premises. A repair is anything that requires the vehicle to have the hood open or to be up on a jack. Vehicles may be washed on the Premises in designated area(s) only. If there is no designated area, then you are not permitted to wash your vehicle on the Premises. Please do not empty car ashtrays onto the parking lots! Vehicles may be towed at owners expense, and without notice, that are (a) not properly registered with the city and state, (b) parked in a fire lane or in a designated "NO PARKING" area, (c) owned by Residents and are parked in Leasing Office and Visitor parking spaces, and/or (d) parked in a space other than the assigned space for that vehicle, where parking spaces have been assigned. If required, you must register your vehicle with the office. Motorized scooters may be used only by those of legal driving age and use must comply with all applicable laws and regulations, including those regarding the use of helmets.
3. **BALCONIES AND WINDOW TREATMENTS.** Clothes drying of any kind including bathing suits or beach towels on the balcony or in front of your apartment is prohibited. Do not hang "Christmas" type string lights, bamboo privacy screens, brooms, mops, rugs, etc. on your balcony or any outdoor spaces.

Mops, clothes, rugs, etc. must not be shaken from balconies or windows. Dirt, debris or water must not be swept over the edge of any balcony. Cigars, cigarettes and other objects shall not be thrown from balconies and windows. Bird feeders, planters and flower boxes, if allowed, must be secure and well maintained so that there is no danger of them falling. Clothes drying on balconies is prohibited. No household appliances, mechanical equipment or trash are to be kept on balconies.

Unless provided by management, draperies, curtains or blinds must be placed at all windows within two weeks of moving into the apartment. The window coverings visible from the exterior must be lined with a neutral-colored material. Neutral colors are defined as white, off-white, beige and light gray. If the primary draperies or curtains are not of these neutral colors, then they must be lined with neutral colors on the outside. There will be no tin foil, sheets, blankets, or any type of coverings over the windows to darken rooms. However, you may purchase white window shades that will serve the same purpose and still maintain the uniformity of the Community. Air conditioning units are strictly prohibited in any window area of your apartment home.

Management may elect to change the balcony/patio restrictions without notification. Any item not specifically mentioned here must be approved in advance by the Community Manager. Any item that has not been approved in advance will be required to be removed immediately.

4. **EQUIPMENT.** The equipment in the bathrooms and kitchens is not to be used for any purposes other than that for which it was constructed. No sweepings, rubbish, rags, disposable diapers, sanitary napkins, tampons, ashes or other obstructive substances shall be thrown therein. Do not place metal, string, grease, coffee grounds, nut shells, glass, olive or fruit pits, corn cobs, paper, wire, bones or non-food in disposal. If you cannot eat it, your disposal cannot eat it! You are responsible for all damage resulting from the misuse of such equipment and you agree to reimburse us for the costs incurred to repair such equipment and related damages. Portable washers or dryers, chest freezers, or any other large appliance not approved in writing by us are prohibited.
5. **NOISE.** Be considerate of your neighbor. Control the volume of radios; stereos, TV's, musical instruments and other amplified devices so that they do not disturb residents of other apartments. From 10:00 P.M. to 8:00 A.M. volume on all such devices should be kept as low as possible. Further, please do not vacuum or use washers or dryers in your apartment (if present) during such times. We recommend that stereo speakers not be placed directly on the floor. Noisy or disorderly conduct that annoys or disturbs other residents will not be permitted. If your apartment home has hard surface flooring, you agree that you will cover at least 70% of the open floor space in your apartment home (excluding the kitchen) with rugs or suitable floor coverings to protect the floors and limit noise for your neighbors.

6. LAUNDRY FACILITIES. If there are coin-operated laundry facilities on the Premises, please report to us machines that are not operating properly. Washers and dryers can be dangerous, so please keep small children away from these machines at all times and never allow them to loiter or play in or around the laundry facilities. Please do not use the laundry trash receptacles for your household trash. We appreciate your help to keep the laundry facilities clean. Clotheslines, and hanging clothes outside to dry, is prohibited.

When using laundry facilities, whether located at a central location on the Premises or in your apartment, please do not wash or dry shoes in the machines. Shoes may bump up against and damage the machines. You agree to be responsible for damage resulting from the misuse of the laundry equipment and to reimburse us for the costs incurred to repair the laundry equipment. We are not responsible for lost, missing or misplaced laundry that is left unattended in the laundry room.
7. STORAGE/STORAGE CONTAINERS. Items placed in storage closets must be non-flammable. Storage pods and storage containers of any kind are not permitted at any AvalonBay community.
8. WALL HANGINGS. Please use nails suitable for hanging picture frames. Please DO NOT use adhesive hangers, since they damage the wallboard. No holes shall be driven into the cabinets, woodwork, ceiling or floors. Please do not use a nail or any other hanger on wallpaper. Televisions and other fixtures may not be installed on the wall without prior management approval. After approval the maintenance team will examine the applicable wall and advise concerning water and sprinkler lines. You acknowledge that you will be responsible for any damage occurring from the installation of televisions or other fixtures.
9. TRASH. Trash is not to be left outside your apartment or on the balcony or decks, and is not to accumulate in your apartment. Trash chutes shall not be used between 10:00 P.M. and 7:00 A.M. Please place all trash down the chute. Do not leave debris on the floor. Separate recycling according to posted signs in the trash rooms. Check to be sure all ashes and cigarette butts are completely out before putting trash down the chute. Boxes must be broken down before being placed in the trash room or other designated area. Furniture items such as desks, chairs, beds, mattresses, sofas, etc. are not to be left on the Premises for disposal. You are responsible for the removal of these items at your own cost. Residents not complying with these policies regarding trash are subject to being charged for the cost of each bag removed, at the discretion of the Community Manager
10. CLUTTER. Hallways and breezeways must be kept clear at all times. Do not obstruct them with trash, boxes, toys, bicycles, baby carriages, plants, etc. Likewise, no such items are permitted in the parking areas, courtyards, sidewalks, or lawns of the building. All such articles will be impounded, and a charge may be made for their return.
11. GRILLING. Grilling is only permitted where allowed by local law and regulation and with proof of renter's insurance. Unless permission is granted, only electric grills should be used. Grills must be elevated at least 18 inches from surface.
12. UTILITY CLOSETS. Items placed in utility closets for storage purposes, where permitted, must be nonflammable and located at least two feet from any utility appliance located in the closet. We reserve the right to inspect these areas. Failure to comply with this storage requirement may result in the removal of the items in the closet by us or in the revocation by us of your use of the closet.
13. NOTICE OF DAMAGE TO PREMISES. Notify us of any damage that in your opinion requires repair, including water and fire damage. Please advise us immediately of spills on carpeting that may cause permanent damage. We may be able to get the stain out if notified promptly.

14. SMOKING. Your apartment home and community may have been designated smoke free. If so, a Smoke Free Apartment Community Addendum is included with your Lease Agreement. Reference this addendum for additional terms, conditions and rules. If your community is not smoke free, smoking is not permitted in any interior common areas, including the lobby, hallways stairwells, or breezeways. Smoking is likewise prohibited in the health and recreational facilities.

Cigarette butts are not to be discarded on the Community grounds. DO NOT THROW CIGARETTE BUTTS IN THE MULCH OR IN PROXIMITY TO THE APARTMENT BUILDINGS. THIS IS A SEVERE FIRE HAZARD.

You understand that unless there is a Smoke Free Apartment Community Addendum attached to this lease, your Community is NOT a smoke free community and we cannot prevent your neighbors from smoking cigarettes in their apartment homes. As a result, we cannot and do not guarantee a smoke free environment.
15. DRY CLEANING. If this drop-off/pickup service is provided it is done so as a convenience and you agree not to hold us or Owner responsible in the event of loss or damage of any or all of your dry cleaning. You agree to pick up your dry cleaning within 48 hours of notice.
16. PACKAGES. We are not required to accept mail/UPS/Federal Express or other packages for you. You agree not to hold us or Owner responsible for accepting or declining packages or for other alternate delivery in the event of a loss, theft or damage to your package, whether or not alternate delivery is provided at the Community through packages lockers or otherwise. We will not accept certified mail on your behalf.
17. PLAYGROUND / TOT LOT RULES. If the community has a playground, the playground is intended for children only up to 12 years of age. Adult supervision is required. Playground equipment is to be used for the purpose in which it was intended. Do not abuse the equipment. The playground is open from dawn til dusk. Pets are not permitted. Bike riding, rollerblading, and skate boarding are prohibited in the playground area. Footwear is required.
18. AMENITY AREAS. Amenity areas (Spa, bike repair/storage, Recreation Center, pool, tennis courts, and playground) are to be utilized for their intended purposes only and all posted rules must be followed. Proper-soled shoes must be worn to prevent damage to flooring. Bicycles, skateboards, rollerblades, segways, etc, are not to be used on the pool deck, parking lots, sidewalks, or in hallways. We reserve the right to deny use of the amenities to any resident found in violation of any of our policies. Residents are responsible for all actions of their guests.
19. FITNESS CENTER USE. Residents under the age of 14 may not use the fitness center without an adult present. No unauthorized fitness classes or instruction may be conducted in the fitness center, whether by residents or their guests.
20. WATERBEDS AND FISH TANKS. Waterbeds and fish tanks are permitted (i) with proof of current renter's insurance insuring the Premises against damage from water, for no less than \$100,000 of coverage, and (ii) when fully lined, installed, maintained and removed according to manufacturer's recommendations.
21. HEATERS. Kerosene heaters, or other heaters using combustible materials or fluids, are not permitted on the Premises.
22. COOKING. You must cook in a manner that will not offend or annoy other residents, and use the oven fans during cooking.
23. DOORS. If the Premises has enclosed hallways or breezeways, please shut and keep closed all doors leading from and into building at all times. We may close all such doors in the event they are left open.
24. LOCKOUT. If you request us to unlock the door of your apartment or garage during business hours, we will gladly do so at no charge. If you are locked out of your apartment home or garage outside of office hours, a Maintenance Associate will let you in. You will be billed a \$150 charge.
25. MOVING. Moving of furniture is permitted to and from the apartments only between the hours provided by the community. Moving during such hours is permitted 7 days a week. Any packing cases, barrels or boxes which are used in moving must be removed by you. If packing cases, barrels, boxes or other containers are removed by us, you will be billed for the cost of such removal.
26. SAFEKEEPING OF ARTICLES. Our associates, other than as specifically set forth in these Community Policies dealing with dry cleaning and packages, are not authorized to accept keys or other articles. If packages, keys, or other

articles are left with the employees of this Community, the sole risk of loss or damage is upon you.

27. BICYCLES. Bicycles are to be stored in designated areas at your own risk. Bicycles are not to be stored on balconies or patios.
28. WIRING. Do not install any wiring in or outside of the Premises or install any aerial for television or radio on the roof or exterior of building.
29. WEIGHT LIMITATION. Do not keep anything in your apartment that, in our sole judgment, exceeds the permissible load or jeopardizes the safety of the floors or structure. You agree to remove immediately any such item upon demand in writing from us.
30. RECYCLING. You agree to cooperate with any and all recycling programs that we put in place or which are required by law.
31. EXTERMINATION. You agree to, upon our request, permit us to exterminate pests in your apartment and you will take all steps that may be necessary to permit us to perform such extermination.
32. SOLICITATIONS. Door-to-door solicitation and/or circulation of any materials is prohibited. Please report solicitors to our office.
33. LIGHTBULBS. Electric light bulbs are supplied to each apartment home at the time of move-in. Thereafter, it becomes your responsibility to replace all bulbs.
34. SMOKE DETECTORS. You will maintain the smoke detectors and replace the batteries when necessary.
35. GUESTS. You agree to inform your guests of all Lease provisions and Community Policies regarding use of the Premises. We have the right to bar individuals from the Premises. If your Lease provisions or the Community Policies are violated by your guests, they may be barred and, in the event they receive from us a notice that they have been barred from the premises, arrested for trespassing. If you allow any barred person on the premises, it is grounds for termination of your Lease.
36. GARAGES. If applicable, the primary purpose for any garage is for the storage of vehicles. Once your vehicle has been accommodated in the garage, you may, if approved by management, use the remaining space to store non-flammable items. In no event should your garage space be used only for storage and no storage is permitted in underground or above ground parking structures shared by multiple apartments. AvalonBay Communities in no way represents that the garages, whether direct-access or detached, can accommodate every make and model of every vehicle. It is the residents' responsibility to ensure the garage they are renting can accommodate their current vehicle or any vehicle they may have in the future.
37. ELECTRIC VEHICLES. Residents may use the electric charging outlets at their own risk. It is the resident's responsibility to know the limitations of the vehicle, including the vehicle's compatibility with the provided outlets, and if the vehicle needs to be vented while charging.
38. KEYS AND OTHER DEVICES. Each resident will receive a set of applicable keys, controlled access devices/passes, remotes, and parking tags. These are the only keys/devices that will be provided during the term of the lease agreement. No additional items will be provided unless this practice is within community-specific standard procedures and management is in agreement. Charges for additional items may apply where applicable.

You acknowledge and understand that you are responsible to return the items to management upon move-out and you will not make duplicate keys without first consulting management. Third party fobs are strictly prohibited. Use of a 3rd party fob is grounds for termination of your lease. In the event that you do not return or you misplace any of the keys, controlled access devices/passes, remotes, or parking tags, you will be charged for the replacement.

39. DRONES AND UNMANNED AIRCRAFT. You may not, and may not allow your guests and visitors, to operate any unmanned aircraft or drones on or above the Community or any areas of the premises.
40. FIRE ALARMS. Tampering with fire alarms is illegal, dangerous, and can cause serious liability concerns. You may be charged if your actions result in a false alarm.

41. FILMING AT A COMMUNITY. Filming/photo shoots are not allowed at any AvalonBay community without prior consent from the Manager and Marketing, Legal, and Risk Management Departments. All residents/companies requesting to film at a community must sign the Filming Agreement and meet all requirements below before any filming may begin.
42. FIREWORKS. The use of any fireworks, including but not limited to "non-explosive and non-aerial" fireworks shall be prohibited at all times within the community.
43. STREAMING. Any streamed or over the air content in common areas or on community devices or systems must be appropriate for the environment and in compliance with all applicable laws, regulations and terms of purchase.
44. USE OF LOFTS. If there is a loft in your apartment, you may not use the loft or loft storage room as a bedroom. Local fire regulations and the Community's certificate of occupancy prohibit the use of lofts as bedrooms at any time.
45. EXTERIOR COMMON AREAS. No personal property of any kind shall be kept, stored or maintained in the common areas nor shall any fixtures of any kind, including additional doorbells, cameras, or other items, be maintained in the common areas (including the exterior of doors) at any time. The sidewalks, entrances, driveways, stairways, elevators, halls and other common access areas shall not be blocked by a Resident or used for any purpose other than for entering and leaving without the prior written consent of the Manager.

SATELLITE DISHES

You have a limited right to install a satellite dish or receiving antenna within your leased space. We are allowed to impose reasonable restrictions relating to such installation. You are required to comply with these restrictions as a condition of installing such equipment. This provision contains the restrictions that you and we agree to follow.

1. NUMBER AND SIZE. You may install only one satellite dish or receiving antenna within your leased space. A satellite dish may not exceed 3.3 feet in diameter. An antenna may receive but not transmit signals.
2. LOCATION. Location of the satellite dish or antenna is limited to your leased space, namely: (1) inside your dwelling, or (2) in an area outside your dwelling but within your sole control such as your balcony, patio, yard, etc. Installation is not permitted on any parking area, roof, exterior wall, window, windowsill, fence or common area, or in any area that other residents are allowed to use. A satellite dish or antenna may not extend beyond the vertical and horizontal space that is leased to you for your exclusive use (e.g., the satellite dish or receiving antenna may not extend beyond the balcony railing). Think of it this way: if the building were to be wrapped in "plastic wrap", and you were to affix a satellite dish to your balcony railing or otherwise place it on your balcony, no portion of the satellite dish or receiving antenna may come in contact with the plastic wrap.
3. SAFETY AND NON-INTERFERENCE. Your installation: (1) must comply with reasonable safety standards; (2) may not interfere with our cable, telephone or electrical systems or those of neighboring properties; (3) may not be connected to our telecommunication systems; and (4) may not be connected to our electrical system except by plugging into a 110-volt duplex receptacle. If the satellite dish or antenna is placed in a permitted outside area, it must be safely secured by one of three methods: (1) securely attaching it to a portable, heavy object such as a small slab of concrete in a container; (2) clamping it to a part of the building's exterior that lies within your leased premises (such as a balcony or patio railing); or (3) any other method approved by us. No other methods are allowed. Your satellite dish or antenna system must be a stand-alone system; you may not splice into any existing wires or cables. We may require reasonable screening of the satellite dish or antenna by plants, etc., so long as it does not impair reception.
4. SIGNAL TRANSMISSION FROM EXTERIOR DISH OR ANTENNA TO INTERIOR OF DWELLING. You may not damage or alter the leased premises and may not drill holes through outside walls, doorjamb, windowsills, etc. If your satellite dish or antenna is located outside your dwelling (on a balcony, patio, etc.), the signals received by it may be transmitted to the interior of your dwelling only by the following methods: (1) running a "flat" cable under a doorjamb in a manner that does not physically alter the Premises and does not interfere with proper operation of the door; (2) running a traditional or flat cable through a pre-existing hole in the wall (that will not need to be enlarged to accommodate the cable); (3) connecting cables "through a window pane" similar to how an external car antenna for a cellular phone can be connected to inside wiring by a device glued to either side of the window-without drilling a hole through the window; (4) wireless transmission of the signal from the satellite dish or antenna to a device inside the dwelling; or (5) any other method approved by us.

5. WORKMANSHIP. You are responsible for ensuring that the installation of any satellite dish or antenna is performed in a safe and secure manner within your leased space. We reserve the right, but have no obligation, to inspect the installation of any satellite dish or antenna within your leased space. We reserve the right, but have no obligation, to require that the satellite dish or receiving antenna be re-located, re-installed, or removed if in our reasonable judgment, such equipment poses a safety hazard or may cause damage beyond reasonable wear and tear to the Premises.
6. MAINTENANCE. You will have the sole responsibility for maintaining your satellite dish, receiving antenna and all related equipment.
7. REMOVAL AND DAMAGES. You must remove the satellite dish or receiving antenna and other related equipment when you move out of the apartment. You must pay for any damages and for the cost of repairs or repainting which may be reasonably necessary to restore the Premises to its condition prior to the installation of your satellite dish, antenna or related equipment.
8. LIABILITY INSURANCE AND INDEMNITY. **You are liable for any injury or damage to persons or property caused by your dish, and you must maintain liability insurance covering any such damage.** You install and operate your dish at your own risk. You will be liable for any injury or damage to persons or property caused by your dish. To ensure that you are able to pay damages in the event that your dish causes injury or damage, unless your apartment is on the ground floor, you must purchase and maintain liability insurance in an amount of not less than \$100,000 for your dish for as long as you have it at the community. You must provide us with proof that you have this insurance, and AvalonBay must be named as "additional insured" under your liability policy. We must be notified by your insurance carrier at least thirty days in advance of any cancellation of your liability policy. Further, you agree to hold us harmless and indemnify us against any claims related to your dish by others.

You may start installation of your satellite dish or antenna only after you have provided us with written evidence of the liability insurance referred to above. Your limited right to install a satellite dish, as well as our right to impose reasonable restrictions, both arise as a result of a Federal Communications Commission (FCC) order. If you have any questions about this order, feel free to contact us or you may contact the FCC directly.

WIRELESS INTERNET ACCESS (WiFi)

1. GRANT OF AUTHORITY. You are permitted to deploy a "Wireless Access Point" or "WiFi" within your premises, so long as such installation meets all the terms of clauses 2, 3, 4, 5, 6 and 7 of the "Satellite Dishes" section above. A wireless access point or WiFi is a short-range transmitting and receiving device necessary to provide wireless Internet service to users located within your premises.
2. BAN ON OBJECTIONABLE INTERFERENCE. You are permitted to use such a wireless access ("WiFi") device in your apartment so long as such device does not result in *objectionable interference*. Objectionable interference shall have the same meaning as that established by the Federal Communications Commission regulations or mean any interference that results in a material impairment of the quality of communication transmitted or received by existing communications users in the community prior to the operation of your "WiFi."
3. OBLIGATION TO LIMIT EMISSIONS. Your Wireless Access Point shall be designed, installed and operated in a manner that minimizes the degree to which radio signals or other electromagnetic emissions emanating from the Wireless Access Point extend outside your premises.
4. NON-COMMERCIAL USE. At no time may you resell or package Internet access by means of your Wireless Access Point or WiFi. The grant of authority in these Community Policies is limited to installing such a device for your personal use only.
5. COMMUNITY PROVIDED WIRELESS ACCESS POINT. If the Community provides a Wireless Access Point for the use of its residents such service is provided only as a convenience to you. By using any such Wireless Access Point you agree that such Wireless Access Point and access to the Internet are at your sole risk, and are provided on an "As Is" and "As Available" basis without warranties of any kind, express or implied. You also acknowledge that such access is not encrypted or filtered in any way and that the Community does not provide a firewall or other type of Internet protection. You agree that the Community and its affiliates shall not be liable, and you hereby waive any claims against the Community and its affiliates for any damages arising out of your use of such Wireless Access Point, including without limitation personal injury or property damages, loss due to unauthorized access or due to viruses or other harmful components, the inability to use the Internet service, the

content of any data transmission, communication or message transmitted to or received by your computer, and the interception or loss of any data or transmission.

6. INDEMNIFICATION. You shall defend, indemnify, and hold the Owner, its agents, officers and employees completely harmless from and against any and all claims, suits, demands, actions, liabilities, losses, damages, judgments, or fines, including all reasonable costs for investigation and defense thereof (including, but not limited to, attorneys fees, court costs and expert fees), of any nature whatsoever arising out of your operation of or access to any Wireless Access Point or the provision of Wireless Internet Service by means of any Wireless Access Point.

SWIMMING POOL POLICIES

If this amenity is applicable at the community, the following rules are to be observed:

NOTE: Some Community swimming pools are NOT supervised by a lifeguard or other responsible persons.

1. **NEVER SWIM ALONE!**
2. AGE REQUIREMENT. There is no substitute for adequate supervision. Persons under the age of 14 are not allowed at the pool unless accompanied by a parent or guardian or a responsible adult.
3. GUESTS. No more than 2 guests per apartment may be invited to the pool. Guests must be accompanied by a resident over 18 years of age. Residents are responsible for their guests and their actions.
4. CONTAINERS. No glass containers are allowed. Only unbreakable containers are allowed in the pool area.
5. ALCOHOL. DO NOT swim and drink alcohol. Alcoholic beverages are NOT permitted in the pool area.
6. HEALTH DEPARTMENT REGULATIONS. As per health department regulations, the pool is not to be used by anyone with an infectious disease, inflamed eyes, a cold, nasal or ear discharge, open sores, or bandages of any kind.
7. SMOKING. Smoking is NOT allowed in the pool or pool area.
8. TRASH. Beverage containers and litter must be disposed of in the provided trash receptacles.
9. PETS. Pets are expressly forbidden in or around the pool area.
10. BATHING SUITS. Regulation bathing suits must be worn in the pool and Jacuzzi area (if applicable).
11. DIAPERS. No diapers allowed in the pool. Swim diapers must be used as appropriate
12. CONDUCT. The ropes and life rings are not play toys. They are there for a purpose. Do not hang or sit on the ropes. Do not wear hairpins or rollers or use excessive suntan oil in the pool, as they can damage the pool and associated equipment. Profanity, horseplay, bicycle riding, skating, riding toys, scuffling, loud music, or harassment of other swimmers will not be permitted.
13. MUSIC. Loud music is NOT allowed at the pool.
14. HOURS. The pool may only be used during posted hours of operation. Refer to your move-in package or to pool signs for pool hours. Pool hours are subject to change at management's discretion. Be aware that due to repairs or other circumstances the pool may be closed from time to time.
15. INCLEMENT WEATHER. Swimming is not allowed during inclement weather (i.e. thunderstorms, lightening).
16. VIOLATION OF POOL POLICIES. Residents or guests who violate the pool policies will be held to a zero tolerance policy and subject to eviction.
17. EMERGENCIES. In an emergency, contact help immediately. A free telephone is provided in the pool area.
18. OTHER RULES. All other posted rules and policies must be followed.



Guidelines & Policies for Pet Parents (Owners)

1. Pets, including dogs and cats are permitted at the Community only with our permission. Visiting pets are not allowed. Certain types of pets are not allowed. These include, but are not limited to monkeys, ferrets, snakes, rabbits, livestock, reptiles, rodents and certain dogs. The restricted dog breeds include, but are not limited to, some Terriers including Pit Bulls (a.k.a. American Staffordshire Terriers or Staffordshire Bull Terriers), American Bull Dog, Tosa Inus, German Shepherds, Rottweiler, Presa Canarios, Fila Brasileiros, Argentine Dogos, Akitas, Doberman Pinschers, Alaskan Malamutes, Bull Mastiffs, Cane Corso, Wolf Hybrids and all mixes of these breeds. AvalonBay Communities reserves the right to deny residency to any animal deemed aggressive whose breed is not explicitly listed

Once such permission is granted, it will not be revoked as long as the resident pet parent (owner) abides by these guidelines policies, controls the pet and shows due consideration of other residents of the Community.

As set forth in the Lease, when a pet is acquired, a non-refundable pet charge or increased deposit and a monthly charge are required to be paid by you the resident. If there is more than one pet, the monthly charge will be assessed for each pet.

2. Pets with a history of biting are not permitted at the Community. You agree and assume full responsibility for personal injuries or property damage caused by the pet, and hereby agree to indemnify the Community and hold the Community harmless against any loss, or liability of any kind or character whatsoever resulting from the privilege of having a pet on the premises. You are responsible for the action of your pet at all times. Should your pet injure any other pets, residents or AvalonBay Communities associates, or other individual not listed here while on community premises, you will be asked to remove the pet from the premises immediately.
3. **Number of Pets:** No more than 2 pets are allowed per apartment home.
4. **Maintenance:** Pets must be restrained whenever a maintenance service call is requested.
5. **Pet Waste:** In order to keep the grounds clean and sanitary, pet stations must be utilized or the pet must be taken to the outside perimeter of the Community for their toilet purposes. You must clean up after your pet. It will be a violation of these rules if you simply "relieve" your pet solid waste and not clean up. This is not at your convenience, this must happen every time the pet uses our community grounds for "toilet" purposes. You will be asked to sign a Clean Paws Pledge committing to cleaning up after your pet.
6. **Leash:** Pets must be on a leash at all times when outside the apartment home. If applicable, dogs must be leashed whenever entering and exiting the Pet Park, but may be unleashed while within the enclosure of the Pet Park.
7. **Tying Up/Balconies:** Pets are not to be tied or staked outside the apartment. Residents must not leave their pet on the patio or balcony for extended lengths of time.
8. **Patios & Pet Food:** Patios should be kept clean of any pet waste. During hot weather, especially, odors can be extremely offensive to neighbors. Also, please avoid leaving pet food outside for long periods of time, as it will attract pests/rodents. You may leave water outside for your pet.
9. **Human Amenity Areas:** Pets are not allowed in the pool or amenity areas at any time.
10. Residents violating these guidelines and policies must reimburse AvalonBay Communities for any damage or loss incurred for each violation determined at the discretion of the Community Manager.

FIREPLACE/FIRE PIT POLICIES

If this amenity is applicable at the community, the following rules are to be observed:

1. The amenity areas are for residents and their guests only. Your guests must be accompanied by you.
2. Do not throw any items into the fire or surrounding area.

3. The fireplace or fire pit is not to be used as a means of cooking or roasting food, including but not limited to marshmallows.
4. Residents and/or guests are to use appropriate seating and not to sit on the ledge of the fire pit or fireplace.
5. The fire/flame should not be left unattended. Use the appropriate posted method to extinguish the fire/flame.
6. In the event of an emergency, press the nearby red emergency button (if applicable) and call 911.

These Community Policies are to be strictly observed and will be enforced by us. We may, however, insist that you observe all of these Community Policies even if you did something in violation of these policies and we did not object. Thus our failure or delay, if any, in demanding compliance by you of these Community Policies must not be deemed a waiver of our right to insist on full compliance by you in the future. We reserve the right to modify these Community Policies and to make such other reasonable rules as, in our judgment, from time to time become necessary to ensure the enjoyment of the Community by our residents.

Thanks for your cooperation in observing these Community Policies.

RESIDENT OR RESIDENTS:

AvalonBay Communities, Inc., Manager As Agent for Owner

Angelo DelliCarpini, 10/17/2022
Angelo DelliCarpini

by: Kathryn Koutsomadis, 10/17/2022
Date

Jennifer Kulczycky, 10/17/2022
Jennifer Kulczycky

21232
Apartment Number

INTERNET ADDENDUM**Internet Service:**

You understand that we have engaged Comcast ("Provider") to provide your apartment with wireless and wired high-speed internet access services ("Internet Services"). The Internet Services are referred to herein as "Bulk Services." The Bulk Services are subject to the terms and conditions contained herein.

The Provider will activate its Bulk Services (which is advertised as providing up to 600 Mbps download/20 Mbps upload speeds) effective as of the first day of your lease. The cost of the Bulk Services is \$55.00 per month and payable as a portion of your monthly rent payment. Your cost is set by us in our discretion and in the event our costs of providing the Bulk Services (including costs directly paid to the Provider or any indirect costs associated with administering the Bulk Services) increase, we have the right to increase such monthly fee by the amount of such increased costs (not to exceed \$15.00 per month) by providing you with at least 30 days' prior written notice. We may also change the speed of Internet Services available to the Community from time to time upon prior written notice. Bulk Services are provided for all apartments at the Community and represent a portion of your total rent, even if you choose not to utilize the service.

Use of the Bulk Services by Resident is subject to the following terms and conditions:

1. You acknowledge that you are receiving the Bulk Services directly from Provider, Owner is not a provider, and Owner has no liability to you for equipment failure, quality, quantity, availability, or outages of the Bulk Services.
2. You agree that you must supply a valid email address to receive log on credentials required for connecting to the wireless services offered by Provider. If you do not supply a valid email address, you will not be able to use the wireless services offered by Provider.
3. You agree that we are not responsible for verifying any email addresses you supply to the Provider. Provider will send log on credentials for connecting to the wireless services they offer to any email address(es) provided.
4. You agree to contact Provider directly for all internet-related technical concerns involving the reception, repair of the Bulk Services or assistance with service access within the community.
5. You agree and understand that the described change in Bulk Services is expected to come into effect on or about the effective date. Owner shall not be responsible for any delays or problems with the implementation of the Bulk Services including, but not limited to, delays caused by Provider.
6. You agree and understand that your monthly fee for Bulk Services shall be increased to \$55.00 per month beginning on the effective date.
7. OWNER MAKES NO REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE BULK SERVICES. OWNER DISCLAIMS, AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, RESIDENT WAIVES, ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, WITH RESPECT TO THE BULK SERVICES. OWNER MAKES NO REPRESENTATIONS OR WARRANTIES THAT THE BULK SERVICES WILL BE AVAILABLE, UNINTERRUPTED, OR ERROR-FREE, OR THAT THE BULK SERVICES WILL BE FREE FROM VIRUSES OR OTHER HARMFUL COMPONENTS. YOU HEREBY IRREVOCABLY AND UNCONDITIONALLY WAIVE ANY CLAIM THAT YOU MIGHT HAVE OR MAKE AGAINST OWNER AS A RESULT OF YOUR USE OF THE BULK SERVICES AND, TO THE EXTENT PERMITTED BY APPLICABLE LAW, YOU WAIVE ANY LIABILITY THAT OWNER MIGHT HAVE (WHETHER SUCH LIABILITY IS FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR OTHER DAMAGES) FOR ANY SUCH CLAIM. SOME STATES DO NOT ALLOW THE LIMITATION OF IMPLIED WARRANTIES SO SOME OF THESE LIMITATIONS MAY NOT APPLY TO YOU. OWNER SHALL NOT BE RESPONSIBLE IN THE EVENT THAT THE INTERNET PACKAGE FAILS TO PERFORM AS ADVERTISED.

TO THE EXTENT PERMITTED BY APPLICABLE LAW, OWNER IS NOT LIABLE FOR INTERRUPTIONS, INABILITY TO CONNECT, OR FAILURE OF PROVIDER TO PROVIDE THE BULK SERVICES, NOR FOR ANY LOSSES, DAMAGES, OR EXPENSES, DIRECTLY OR INDIRECTLY, RELATED TO THE BULK SERVICES. NO CHANGE, FAILURE, INTERFERENCE, DISRUPTION, DEFECT, UNAVAILABILITY, OR UNSUITABILITY IN THE BULK SERVICES CONSTITUTES OR MAY BE DEEMED TO CONSTITUTE AN ACTUAL OR CONSTRUCTIVE EVICTION, IN WHOLE OR IN PART, OR IN ANY WAY ENTITLE YOU TO ANY ABATEMENT OR DIMINUTION OF RENT OR IN ANY WAY RELIEVE YOU FROM ANY OBLIGATION UNDER THE LEASE. TO THE EXTENT PERMITTED BY APPLICABLE LAW, OWNER IS ALSO NOT LIABLE FOR, AND YOU AGREE TO TAKE SOLE RESPONSIBILITY FOR, AND TO INDEMNIFY, DEFEND, AND HOLD OWNER, AVALONBAY COMMUNITIES,



INC., AND THEIR EMPLOYEES AND AGENTS HARMLESS FROM, ANY DAMAGES OR CLAIMS YOU OR ANY OTHER PERSON MAY SUFFER OR HAVE AS A RESULT OF YOUR USE OF, OR INABILITY TO USE, THE BULK SERVICES, INCLUDING, BUT NOT LIMITED TO, COMPUTER VIRUSES, LOSS OF DATA, INVASION OF PRIVACY, DEFAMATION, FRAUD, AND COPYRIGHT AND TRADEMARK INFRINGEMENT. OWNER ASSUMES NO RESPONSIBILITY FOR THE CONTENT OF THE BULK SERVICES OR INFORMATION OTHERWISE AVAILABLE THROUGH THE BULK SERVICES.

8. Owner shall have the right to change service provider, or to terminate some or all of the Bulk Services at any time without cause and without notice. You understand and agree that Bulk Services are offered as a convenience only and termination of such access for any reason shall not constitute a default on behalf of the Owner or give rise to any claim by you for termination of the Lease or for damages. Owner may allocate IP addresses in any manner in which it determines, in its sole discretion, is reasonable for the operation of Bulk Services. IP addresses are the property of Owner, and you shall have no rights to such address upon expiration or earlier termination of Bulk Services.
9. You agree not to use the Bulk Services provided by Owner for any unlawful purpose or in any manner that causes interference to the Bulk Services, or damage to the Owner's property, property of other residents, or any other person or entity. Examples of unlawful purposes, include but are not limited to, any activity that violates, or constitutes an attempt to violate, any local, state, federal or international law, order or regulation, actions that violates, or may violate, a third party's patent, copyright, trademark, or other intellectual property right, spamming and unsolicited bulk e-mail. You are solely responsible for any information that is accessed through use of the Bulk Services and Owner bears no responsibility for such content. If you allow other ("End Users") to use the Bulk Services, you are responsible for ensuring that End Users comply with this Addendum. Owner may disconnect Bulk Services if an End User using your Bulk Services violates this Addendum.
10. If it is determined that you have breached the terms of this Addendum, Owner may, at its sole discretion, restrict, suspend, or terminate your Bulk Services and/or pursue other civil remedies. Owner and its various affiliates, vendors, and partners reserve the right to monitor bandwidth, usage, and content to ascertain violations of this Addendum as well as protect the network, Owner, and other residents. As determined solely by the Owner, Owner may notify appropriate parties of your usage and content of the Bulk Services as well as taking its own necessary action as it deems appropriate. Failure of Owner or its distribution affiliates to enforce this Addendum, shall not be construed as a waiver of any right to do so at any time.
11. Any computers, televisions, and other hardware or software that are necessary to utilize the Bulk Services must be supplied by you at your expense. You must comply with any terms of use or acceptable use policies published by Provider. Violation of the terms of use or acceptable use policies may result in termination of your right to access the Bulk Services.
12. To provide the Bulk Service, certain equipment, including a wireless access point, may need to be installed in your apartment home. You will allow Provider's service personnel reasonable access to your apartment home for purposes of installing, maintaining, replacing, or removing this equipment.
13. You agree not to damage or remove the equipment described in Section 13 above, and agree to indemnify, defend, and hold Owner harmless from and against any claims arising out of, or in any way relating to, actions or inactions by you, including but not limited to any amounts Owner is required to pay to cover the costs of any such losses to Provider.
14. Owner reserves the right to switch providers at any time for any reason, change the quantity and quality of the Bulk Services provided, or discontinue the Bulk Services to the apartment community and the Premises at any time and for any reason at its sole discretion with 30 days' written notice of such change or termination. Should Owner exercise its right to discontinue all the Bulk Services under this paragraph, your obligation to pay the fee described herein will end on the date specified by the Owner in the notice.
15. If any portion of your rent, including but not limited to payment for the cost of the Bulk Services is delinquent, and we provide you written notice of the delinquency, and you fail to pay the delinquent amounts within 5 days after receipt of notice, we may be permitted by applicable laws to request that Provider interrupt or terminate the provision of Bulk Services to your apartment until all delinquencies are brought current.
16. You shall not install network devices, whether wireline or wireless, to enable any person who does not reside in your apartment to access the Bulk Services. Any wireless network device installed by you must comply with applicable FCC rules and regulations and must not interfere with the Bulk Services or wireless systems operated by Owner or any service provider at the Community.
17. Additional terms relating to the provision of these Bulk Services may be contained in your lease agreement or other addenda relating specifically to your Apartment Home.
18. The Lease shall remain unchanged and unaffected except where otherwise indicated by this Addendum. In case of conflict between the provisions of this Addendum and any other provisions of the Lease, the provisions of the Addendum shall govern.
19. You attest that you have read the terms of this Addendum and agree to be bound by the terms contained herein.



RESIDENT(S):

Angelo DelliCarpini 10/17/2022
Signature Date

Angelo DelliCarpini
Print Name

Jennifer Kulczyckyj 10/17/2022
Signature Date

Jennifer Kulczyckyj
Print Name

AVALONBAY COMMUNITIES, INC., MANAGER AS AGENT FOR OWNER

BY: Kathryn Koutsouradis, 10/17/2022
Date



When you enter into this Addendum, you and we are agreeing that the terms of this Addendum will supersede and take precedence over provisions or terms in your Lease Agreement or any addendum to the Lease, including without limitation the Key Addendum, to the extent any such provisions are inconsistent with this Addendum.

Parking Addendum:

We strive to maintain a thoughtful parking program for you and all of our residents. With this in mind, we ask you to please read the following and then sign below to acknowledge your understanding of this program. We are available to answer any of your questions regarding this information.

Parking Tags:

- Parking tags will be issued for every vehicle that will be allowed to park in the carports/garage (if required at your community), or in the parking lot.
- Blue Hang Tag or White Sticker Decal. Each vehicle will receive a blue or white parking permit with a specific identification number noted thereon.

Additional Parking Space:

- No more than two (2) vehicles per apartment can be parked in the surface space parking area unless specified by the management office.
- A parking lease must be signed for all additional spaces, such as carports/garages, and a red/blue permit will be issued.
- Carport/Garage permit holders **may not** park in surface parking.

Visitor Parking:

- Residents **may not** park their vehicles in the indoor or outdoor visitor parking spaces. Residents parking in these lots will be towed.
- Residents will not be required to have a visitor pass for their guests staying for less than 4 days, however, if you have a guest visiting for 4-10 days, a free guest parking permit will be issued. Requests for guests exceeding a 10 day visit will require management approval and a guest pass must be purchased. If a vehicle is left in guest/visitor parking for more than 4 days without a pass or with an expired pass, the vehicle will be towed.
- All parking policies and procedures are to be adhered to by the visitor or guest.
- **It is the sole responsibility of the resident to make sure that their visitor or guest is fully aware of these policies and procedures.**

Towing Vehicles:

- Any vehicle parked without a parking permit is subject to tow at the owner's expense. We are not responsible for any claims of damage to vehicles that have been towed.

Replacement Tags:

- Should the parking tag be lost or not returned at the time I vacate my garage space, apartment and/or carport, I will be charged **\$150.00** for the replacement of the hangtag(s).

I HAVE READ THE PARKING ADDENDUM AND UNDERSTAND THE PARKING PROGRAM AT Avalon Princeton Junction AND AGREE TO COMPLY WITH THE RULES AND REGULATIONS AS OUTLINED.

Angelo DelliCarpini
Angelo DelliCarpini

10/17/2022
Date

Jennifer Kulczycky
Jennifer Kulczycky

10/17/2022
Date

AvalonBay Communities, Inc., Manager As Agent for Owner

by: Kathryn Koutsouradis, 10/17/2022 Date _____

Avalon Princeton Junction21232
Bldg / Apt#

Permit#

clean paws pledge

Account# NJ006-021-21232-9

Welcoming our pet residents with clean, inviting spaces to roam and play is an important part of our WAG Program. Together, we can help keep our community pet-friendly and people-friendly, too.

I promise to clean up after my pet and to encourage my neighbors to do the same, to help keep everyone's paws clean, healthy, and happy.

Angelo DelliCarpini

Angelo DelliCarpini

10/17/2022

Date

Jennifer Kulczycky

Jennifer Kulczycky

10/17/2022

Date

AvalonBay Communities, Inc., Manager As Agent for Owner

by: Kathryn Koutsouradis, 10/17/2022

Date

Thank You for helping us keep tails WAGging



Signature Certificate

Document Reference:1666020009593

Jennifer Kulczyckyj

Email: jenniferak93@gmail.com

IP Address: 73.10.174.60

Electronic Signature

Jennifer Kulczyckyj

Angelo DelliCarpini

Email: dellicarpini.angelo@gmail.com

IP Address: 73.10.174.60

Electronic Signature

Angelo DelliCarpini

Kathryn Koutsouradis, KathrynK

Email:

IP Address: 136.226.49.107

Electronic Signature

*Kathryn
Koutsouradis*

Transaction ID: FP007889580

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