Apartment Rules and Regulations

A.R.R.

This Agreement is dated and in effect as of the 25th of Match 2017, between these parties:

Person 1 Person 2 Person 3 Person 4 Person 5 Person 6

(hereinafter the "Client", "tenant", or "any party")

This contract governs how the contracting parties behave in this apartment with mailing address 055 Cerro Vista Circle, San Luis Obispo California, 93410-1702 (henceforth called "this apartment" or "the apartment"). This contract shall become effective (the "Effective Date") upon the date all of the contracting parties (hence forth called the "tenant" or "any party") have signed this document. This document shall stay in effect until the 25th of Match 2017 at 11:59:59 PM, at which point this Contract will terminate.

REPRESENTATION ON AUTHORITY OF PARTIES/SIGNATORIES: EACH PER-SON SIGNING THIS CONTRACT REPRESENTS AND WARRANTS THAT HE OR SHE IS DULY AUTHORIZED AND HAS LEGAL CAPACITY TO EXECUTE AND DELIVER THIS CONTRACT. EACH PARTY REPRESENTS AND WARRANTS TO THE OTHER THAT THE EXECUTION AND DELIVERY OF THE CONTRACT AND THE PERFORMANCE OF SUCH PARTYS OBLIGATIONS HEREUNDER HAVE BEEN DULY AUTHORIZED AND THAT THE CONTRACT IS A VALID AND LEGAL AGREEMENT BINDING ON SUCH PARTY AND ENFORCEABLE IN ACCORDANCE WITH ITS TERMS. SEE THE FOLLOWING PAGE FOR SIGNATURES.

Person 1	Person 2	Person 3
Party 1	Party 2	Party 3
Person 4	Person 5	Person 6
Party4	Party 5	Party 6

By Signing this document, you agree to uphold all of the below mentioned rules and regulations and agree that a breach in any of the rules or regulations will result in disciplinary action.

§1 Footwear

This section covers the protocol with respect to footwear in and around the apartment.

- 1. Once entering the apartment, all footwear will be removed.
- 2. Footwear can either be placed in the designated footwear storage bin or in ones University ap-pointed bedroom.
- 3. Footwear that is permitted on premises is limited to: Sandals that are worn indoor only, or in exterior spaces where copious amounts of dirt are not furnished.
- 4. If entering the apartment for less than five minutes, the footwear is permitted to stay on ones feet
- 5. This rule will be enforced upon all guests and visitors who enter this apartment

1.1 Footwear - more information

- 1. Footwear includes, but is not limited to shoes, boots, sandals, or any other item that is worn over the foot. Footwear does not include socks, slippers, and indoor sandals. Use discretion.
- 2. Footwear that enters the apartment will not be covered in any amount of dirt and/or mud. Should footwear have any mud or water, that footwear is not permitted to touch the floor of the apartment. This footwear will be removed outside of the apartment.

§2 Kitchen

This section covers the protocol with respect to cleaning and maintain the apartment kitchen.

- 1. Once a dish is used, it may be kept in the sink for no longer than one hour.
- 2. If the preparation of the dish requires use of any other tools, each tool will also be cleaned and placed in the drying rack no more than one hour after the previously stated tool is used.
- 3. Should any part of the countertop, stovetop, or table (either kitchen table or coffee table) be used to place any dish or tool used, it must be cleaned no more than one hour after use.
- 4. If any food should spill (either on the ground, or any other surface) it will be wiped up immediately.
- 5. Should Any dish be broken, it will be replaced within a timely manner. When a roll of paper towel is completely used,

2.1 Kitchen - more information

- 1. Exceptions to keeping this dish in the sink for longer than one hour: Should you use a dish and be required to leave prematurely, the dish may be cleaned at the end of the day (End of day is 11:59:59 PM).
- 2. Tools include, but are not limited to: forks, knives, spoons, cutting boards, or any other item found in this apartment or borrowed items from other apartments.
- 3. Timely manner is defined as: twenty-eight days.

§3 Cleanliness

Clean is defined as all personal property each tenant is in that tenants university assigned room, trash is removed, floors are swept, counters and bathrooms are cleaned off and no junk or trash is visible except for in the designated trash receptacles. No food or food remnants will be left in the apartment, the refrigerator and stove will "wiped down" and there will be no crusted over food or spills. The bathrooms will be in a clean state and free of excrement and urine in the toilets.

- 1. No personal artifacts will be kept in the common areas.
- 2. No food products or food wrappers will be left in any common area or floor of the study or in a bathroom.
- 3. All jackets will be placed on their designated hooks.
- 4. No backpack will be placed in any common areas. Backpacks will reside in the study or in the tenants university assigned room.
- 5. Any papers will not be placed in any common areas. Any paper placed in these areas are subject to be thrown away.
- 6. Any other items left unattended in these areas that are not permanent fixtures of the apartment are subject to removal.

3.1 Cleanliness - more information

- 1. Common area defined as: entry from door, kitchen, living room, both hallways. Any area that is not a university assigned bedroom or the study is considered a common area.
- 2. A permanent fixture of the apartment is defined as: Any object that was originally in the apartment on move-in day, or a product that was purchased for the entire apartment to use (i.e. the television, etc.)

§4 Sound

- 1. No excessive sounds are permitted any time of the day. As the time of day changes, what is considered excessive changes. For instance, it is acceptable to play the stereo at 12:00:00 PM, but not in the night when one of the tenants are sleeping.
- 2. Screaming is prohibited any time of the day, except during emergencies.
- 3. Once any contracting party sleeps, the rest of the contracting parties, guests, and visitors will reduce their voices, music, or any device that makes sound to no more than 82dB. 82dB is equivalent to the sound that a garbage disposal makes.
- 4. No object will be thrown against any wall when a tenant is sleeping.
- 5. The doorbell may not be rung between the hours of 11:30:00 PM to 08:00:00 AM unless the person ringing the doorbell does not have a means of entry into the apartment.

4.1 Sound - more information

1. Sleeping is defined as once any tenant enters their university assigned bedroom at night with the intent to sleep.

§5 Water Pitcher

1. The water pitcher level shall always be above the green line. Should the water level fall below the green line on the Brita Water Filter, the person or persons who used the water must fill the water to the top of the Brita Water Filter.

§6 Thermostat

The thermostat shalt be set to sixty-nine, no more, no less. Sixty-nine shall be the number thou shalt set the thermostat, and the temperature setting of the thermostat shall be sixty-nine. Seventy shalt thou not set the temperature, neither set to sixty-eight, excepting that thou then proceed to sixty-nine. Seventy-One is right out. Once the number sixty-nine, being the sixty-ninth degree, be reached, then release thine hands from the thermostat.

- 1. Should any window be open in the main living area of the apartment, the thermostat heat set-ting will be set to the off position. The fan position can either be set to auto or on.
- 2. Should any room have the window open, and the thermostat heat setting is set to heat then that rooms door will be closed.

§7 Music

The Spotify playlist called Keys to success will be banned from being played in the apartment. Any music in this playlist will also be banned.

§8 Venmo and Reimbursement

This section covers the protocol for how to payback any party.

- 1. Should one contracting party purchase goods for the apartment, and place a charge in Splitwise or Venmo to get reimbursed for the charge, all other members must pay back the amount indicated on Splitwise within five business days.
- 2. Should the majority (two-thirds) of the contracting members or members that were charged de-cide that the purchase should not be reimbursable, then the charge does not have to be reimbursed by any member which was charged for the previously stated good.
- 3. Should any of the charged parties be unable to reimburse the contracting party that purchased the previously stated good, then they must, within five business days state when they will be able to reimburse the payee for the previously stated good.

§9 Breach of Contract

This section covers the ramifications of a contract breach for any of the contracting members

Nullification of Contract

Expires 25th of Match 2017

Should five-sixths of the contracted parties decide that this contract is ineffective, each party may sign to nullify this contract and write a new contract. However, contract addendums are permitted, given that at least two-thirds of the contracting parties sign the addendum. It must be attached to this document, and give clear indication (through explicit wording) that the addendum is a part of this contract. All addendums, unless otherwise noted, shall expire the same date and time that this contract expires.

If this contract is deemed ine may sign below and nullify thi	effective before the 25 th of Mats contract.	sch 2017, all contracted parties
Person 1 Party 1	Person 2 Party 2	Person 3 Party 3
Person 4 Party4	Person 5 Party 5	Person 6 Party 6