## 12. OTHER IMPORTANT INFORMATION:

12.1	The term of this tenancy is:
	Month to month
	Fixed term tenancy commencing on the day of, and ending on the
day of	, Oregon law provides that sixty (60) days prior to the ending date of the fixed
term te	enancy, landlord has right, but not the obligation, to provide tenant with a new lease agreement and new rules and
regula	ions (hereinafter "the new documents"). Tenant must notify landlord in writing no later than thirty (30) days before
the en	ding date whether tenant will accept the new documents. If tenant fails or unreasonably refuses to sign the new
docum	ents, the lease shall terminate on the ending date, with no further notice or demand from landlord, and tenant shall
vacate	the space. If tenant voluntarily vacates the space, tenant shall have the right to enter into a storage agreement with
landlo	d providing that for a period of up to 180 days if tenant pays a monthly storage fee (not exceeding the current rent
charge	d other tenants in the community) he/she may resell the home to a purchaser who, if approved by landlord, may
becom	e a tenant in at the Park. If the landlord fails to provide the new documents to tenant prior to 60 days before the
ending	date, the tenancy shall automatically become a month-to-month tenancy upon the same terms and conditions as
contai	ned in the lease, subject to landlord's right to increase the rent pursuant to Oregon law. Our policy is the same.
12.2 T	ne existing base rent for your space is/will be: \$/month. This is exclusive of all other applicable fees,
charge	s or deposits, which are additional.
12.3 lr	the event of any change of Oregon or Federal law, landlord reserves the right to require that the tenant sign a
new re	ntal agreement to comply therewith. Oregon Laws permit the rules and regulations to be amended by the landlord
from ti	me to time. Unless 51% of the units in the Community object in writing within thirty (30) days of receiving notice of a
propos	ed rule change, it shall become effective for all tenants sixty (60) days after the date that the notice was served by
the lar	dlord. Our policy is the same.
12 4 D	ursuant to ORS 90.155 all notices between landlord and tenant shall be transmitted by one of the
	ng three alternatives:
1) F	Personal delivery; or
2) F	irst class mail (not certified). The minimum period for compliance or termination of tenancy in the mailed notice
sha	Il be extended by three days, and the written notice shall refer to the extension; or
	a written rental agreement so provides for both landlord and tenant, the notice may be sent via first class mail
occ	also securely attached to the front entrance of the addressee's home or office. Mailing and attachment must ur on the same day. No three day extension is required for compliance or termination of tenancy if a notice is led in this manner.

