

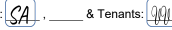
RESIDENTIAL LEASE FOR A MULTI-FAMILY PROPERTY UNIT

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1.	PARTIES: The parties to this lease are:
	the owner of the Unit, Landlord,: Riverrun Properties, LLC ; an
	Tenant(s): Victor Vargas, Fernanda Vargas
2.	PROPERTY: Landlord leases to Tenant the following Unit Number 4 located at:
	Address: 403 Terrell Ave. San Antonio, Tx 78214
	in Bexar County, Texas, together with the following non-real-proper items: Stove, Refrigerator, 2 window units.
	The Unit and the non-real-property are collectively called the "Unit". "Property" refers to the real proper on which the Unit is located including, but not limited to, the building and common areas.
3.	TERM:
	A. <u>Primary Term</u> : The primary term of this lease begins and ends as follows:
	Commencement Date: February 14, 2024 Expiration Date: February 28, 2025
	B. <u>Delay of Occupancy</u> : Tenant must occupy the Unit within 5 days after the Commencement Date. If Tenant unable to occupy the Unit by the 5th day after the Commencement Date because of construction in the Unit or prior tenant's holding over of the Unit, Tenant may terminate this lease by giving written notice to Landlord before the Unit becomes available to be occupied by Tenant, and Landlord will refund to Tenant the security deposit are any rent paid. Landlord will abate rent on a daily basis for a delay caused by construction or a prior tenant holding over. This paragraph does not apply to any delay in occupancy caused by cleaning, repairs, or make-read items.
4.	AUTOMATIC RENEWAL AND NOTICE OF TERMINATION: This lease automatically renews on a month-to-month basis unless Landlord or Tenant provides the other party written notice of termination as provided in Paragraph 4.0 Oral notice of termination is not sufficient under any circumstances. Time is of the essence for providing notice termination (strict compliance with dates by which notice must be provided is required). The date on which rent is due does not apply to the requirement for providing written notice of termination. Paragraph 4B applies only if the least renews on a month-to-month basis. If a box is not checked under Paragraph 4A, Paragraph 4A(1) will apply. If a box is not checked under Paragraph 4B, Paragraph 4B(1) will apply.
	 A. This lease automatically renews on a month-to-month basis unless Landlord or Tenant provides the other par written notice of termination not less than: (Check only one box.) X (1) 30 days before the Expiration Date. (2) days before the Expiration Date.
	If Landlord or Tenant fails to provide the other party timely <u>written</u> notice of termination as required by paragraph 4A, the lease automatically renews on a month-to-month basis. The Landlord or Tenant then must provide subsequent written notice of termination as required by paragraph 4B.
(T)	R-2011) 07-08-22 Landlord or Landlord's Representative: (A), & Tenants: (W), FV, ,,, Page 1 of 1

Residen		ential Lease concerning: 403 Terrell Ave. , San Antonio, Tx 78214,	
	B. X	 If this lease automatically renews on a month-to-month basis, it will continue to renew on a month until either party provides written notice of termination to the other party and the notice of termination: (Check only one box.) (1) on the last day of the month following the month in which the notice is given. Landlord is prorate rent even if Tenant surrenders the Unit before the termination date. (2) on the date designated in the notice but not sooner than 30 days after the notice is given a rent will be prorated on a daily basis. 	mination will be
5.	RE	RENT:	
	A. X	(2) Weekends, holidays, and mail delays do not excuse Tenant's obligation to timely pay rent. Tenant will pay first month's rent made payable to X Landlord or Listing Broker or Pro	so that Landlord pperty Manager. (select one or
		more): X cashier's check electronic payment money order personal check or acceptable to Landlord.	x other means
	B.	B. Prorated Rent: The prorated rent of \$ 413.76 is due on or before Febru by (select one or more): X cashier's check X electronic payment X money order X personal comeans acceptable to Landlord.	
	C.	Place of Payment: Unless this lease provides otherwise, Tenant will remit all amounts due to Lar lease to the following person or entity at the place stated and make all payments payable to the rentity. Landlord may later designate, in writing, another person or place to which Tenant must refunder this lease.	named person or
		Name: Address:	
		Notice: Place the address, Unit number and Tenant's name on all payments.	
	D.	 Method of Payment: Tenant must pay all rent timely and without demand, deduction, or offset, except as permitted lease. Time is of the essence for the payment of rent (strict compliance with rental due dates is required). Unless the parties agree otherwise, Tenant may not pay rent in cash and will pay all one or more): cashier's check electronic payment money order personal check or other means acceptable to Landlord. Landlord may or may not charge a reasonable or accept payment by (select one or more only if Landlord indicates a reasonable charged): 	red). rent by (select e fee to process le fee may be
		acceptable to Landlord. (4) Landlord x requires does not require Tenant(s) to pay monthly rents by one payment. (5) If Tenant fails to timely pay any amounts due under this lease or if any check of Tenant is no institution on which it was drawn, Landlord may require Tenant to pay such amount and amounts under this lease in certified funds. This paragraph does not limit Landlord fror remedies under this lease for Tenant's failure to make timely payments with good funds.	t honored by the any subsequent

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Res	sident	ial Lease concerning:		403 Terrell Ave., San	Antonio, Tx 78214,		
	E.		ere will be no rent increas month-to-month renewal p				
6.	LA	TE CHARGES:					
	A.	3rd		i9pm, Tenant will pay box only): ☐ (a)\$	/ Landlord for each late	e payment: _ ;or 🗶 (b) _	10.000 %
		full. Additional la §92.019, Property	code prohibits assessing on which the rent is du	ayment may not exce ng a late fee until r	eed more than 30 days	5.	
	B.	postmark date is reasonable based dindirect expenses, d	f paying rent and any late not the date Landlord re on uncertain damages to direct or indirect costs, or e charge does not waive L	eceives the paymer the Landlord related overhead associate	nt). The parties agree I to the late payment of It with the collection of	e that the la of rent, inclu f late payme	ate charge is iding direct or ent. Landlord's
7.	RETURNED PAYMENT: Tenant will pay Landlord \$ <u>50.00</u> for each payment Tenant tenders to Landlord which is returned or not honored by the institution on which it is drawn for any reason, <u>plus any late charges untile Landlord receives payment</u> . Tenant must make any returned payment good by paying such amount(s) plus any associated charges in certified funds.						
8.	. APPLICATION OF FUNDS: Regardless of any notation on a check, Landlord may apply funds received from Tenan first to any non-rent obligations of Tenant, including but not limited to, late charges, returned payment charges, repairs brokerage fees, periodic utilities, animal charges, and then to rent.						
9.	AN	IMALS:					
	A.	(including but not considered a pet but	agree otherwise in writing limited to any mammal, it is still required to be rep tment of Housing and Cor	reptile, bird, fish, reported to the Landlor	odent, or insect). An	assistance	animal is not
	B.	the following action: (1) declare Tenant (2) charge Tenant, per day thereaft (3) remove or caus	is Paragraph 9 or any agr to be in default of this leas as additional rent, an initi er per animal for each day se to be removed any ur st 24-hour written notice t	se and exercise Landial amount of \$ y Tenant violates the nauthorized animal a	dlord's remedies under and animal restrictions; and deliver it to appro	Paragraph :	27; authorities by
		and (4) charge to Tenal (a) remove any (b) exterminate (c) clean and d	nt the Landlord's cost to: y unauthorized animal; the Unit for fleas and oth eodorize the Unit's carpet lamage to the Unit caused	er insects; s and drapes; and		the unauth	onzeu amma,
	C.	When taking any acany animal.	ction under Paragraph 9B	Landlord will not be	liable for any harm, in	jury, death,	or sickness to

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10. SECURITY DEPOSIT:

- A. Security Deposit: On or before execution of this lease, Tenant will pay a security deposit to Landlord in the amount of \$ 750.00 by (select one or more): X cashier's check X electronic payment x money x personal x other means acceptable check "Security deposit" has the meaning assigned to that term in §92.102, Property Code. Any additional deposits Tenant pays to Landlord, other than the security deposit, will become part of the security deposit.
- B. Interest: No interest or income will be paid to Tenant on the security deposit. Landlord may place the security deposit in an interest-bearing or income-producing account and any interest or income earned will be paid to Landlord or Landlord's representative.
- C. Refund: Tenant must give Landlord at least thirty (30) days written notice of surrender before Landlord is obligated to account for or refund the security deposit. Any refund of the security deposit will be made payable to all Tenants named in this lease.

Notices about Security Deposits:

- (1) §92.108, Property Code provides that a tenant may not withhold payment of any portion of the last month's rent on grounds that the security deposit is security for unpaid rent.
- (2) Bad faith violations of §92.108 may subject a tenant to liability up to 3 times the rent wrongfully withheld and the landlord's reasonable attorney's fees.
- (3) The Property Code does not obligate a landlord to return or account for the security deposit until the tenant surrenders the Unit and gives the landlord a written statement of the tenant's forwarding address, after which the landlord has 30 days in which to account.
- (4) "Surrender" is defined in Paragraph 16 of this lease.
- (5) One may view the Texas Property Code at the Texas Legislature's website which, as of the date shown in the lower left-hand corner of this form, is http://www.statutes.legis.state.tx.us/.

D. <u>Deductions</u>:

- (1) Landlord may deduct reasonable charges from the security deposit for:
 - (a) damages to the Unit and Property, excluding normal wear and tear, and all reasonable costs associated to repair the Unit and Property:
 - (b) costs for which Tenant is responsible to clean, deodorize, exterminate, and maintain the Unit;
 - (c) unpaid or accelerated rent;
 - (d) unpaid late charges;
 - (e) unpaid utilities and utility expenses Landlord incurs to maintain utilities to the Unit as required by this Lease:
 - (f) unpaid pet charges;
 - (g) replacing unreturned keys, garage door openers, security devices, or other components;
 - (h) the removal of unauthorized locks or fixtures installed by Tenant;
 - (i) Landlord's cost to access the Unit if made inaccessible by Tenant;
 - (i) missing or burned-out light bulbs and fluorescent tubes (at the same location and of the same type and quality that are in the Unit on the Commencement Date);
 - (k) packing, removing, and storing abandoned property;
 - (I) removing abandoned or illegally parked vehicles;
 - (m) costs of reletting (as defined in Paragraph 27), if Tenant is in default;
 - (n) attorney's fees, costs of court, costs of service, and other reasonable costs incurred in any legal proceeding against Tenant;
 - (o) mailing costs associated with sending notices to Tenant for any violations of this lease;
 - (p) any other unpaid charges or fees or other items for which Tenant is responsible under this lease;

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- (q) cost to restore walls, flooring, landscaping or any alteration to the Property not approved in writing by Landlord;
- (r) damages to the Unit and Property caused by smoking, including but not limited to stains, burns, odors, and removal of debris; and
- (s) costs to rekey certain security devices, as provided in Paragraph 19.
- (2) If deductions exceed the security deposit, Tenant will pay to Landlord the excess within 10 days after Landlord makes written demand.

11. UTILITIES:

A. Tenant will pay all connection fees, service fees, usage fees, and all other costs and fees for all utilities to the Unit (for example, electricity, gas, water, wastewater, garbage, telephone, alarm monitoring systems, cable, and Internet connections) except the following which Landlord will pay: Landlord pays no utilities. Landlord will bill tenant on a prorated basis for monthly water/wastewater expense.

Unless otherwise agreed, amounts under this paragraph are payable directly to the service providers.

- B. Unless provided by Landlord, Tenant must, at a minimum, keep the following utilities on, if available, at all times this lease is in effect: gas; electricity; water; wastewater; and garbage services.
- C. Tenant authorizes all utility service providers to release to Landlord information concerning connections, disconnections, and charges.

Notice: Before signing this lease, Tenant should determine if all necessary utilities are available to the Unit and are adequate for Tenant's use.

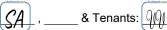
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12.	US	E AND OCCUPANCY:				
	A.	Occupants: Tenant may use the Unit as a private residence only. The only persons Tenant may permit to reside it the Unit during the term of this lease are (include names and ages of all occupants):				
		·				
	B. <u>Phone Numbers</u> : Tenant must promptly inform Landlord of any changes in Tenant's phone numbers (home, we and mobile) not later than 5 days after a change.					
	C. HOA Rules: This Property is or x is not a part of an HOA.					
	(Include the name of the HOA if there is one.) Tenant must comply with any owners' association rules or restrictive covenants affecting the Property. Tenant will reimburse Landlord for any fines or other charges assessed against Landlord for violations by Tenant of any owners' association rule or restrictive covenant, and any resulting administrative fees assessed by Landlord's agents or any other entity as provided by law.					
D. <u>Prohibitions</u> : Unless otherwise authorized by this lease, Tenant may not install or permit any of the following Unit, even temporarily: a spa, hot tub, above-ground pool, trampoline, or any item which causes a suspens cancellation of insurance coverage or an increase in insurance premiums. Tenant may not permit any part Unit to be used for: (1) any activity which is a nuisance, offensive, noisy, or dangerous; (2) the repair of vehicle; (3) any business of any type, including but not limited to child care; (4) any activity which violated zoning ordinance, owners' association rule, or restrictive covenant; (5) any illegal or unlawful activity, including not limited to, the planting, growth, consumption, or distribution of cannabis plants or products; or (6) at that obstructs, interferes with, or infringes on the rights of other persons near the Unit. Tenant may not limited to the Property on any lodging or short-term rental website or with any person or service that advergence of the properties for rent.						
(TX	R-20	111) 07-08-22 Landlord or Landlord's Representative: A Tenants: W, , Py, , Page 5 of 17				

Stonewall Property Group, 4737 Shavano Oak ste. 105 San Antonio TX 78249 Bill Wheeler

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	E.	owners' a permissio	Tenant may not permit any guest to stay in the Unit longer than the amount of time permitted by any association rule or restrictive covenant or3 consecutive days without Landlord's written on, whichever is less. No guests are permitted to stay on the Property more than twice the number of ne space above in any 30-day period. If the above space is not filled in, two (2) days total per month will
	F.	areas or	<u>Areas</u> : Landlord is not obligated to pay any non-mandatory or user fees for Tenant's use of any common facilities (for example, pool or tennis courts). If Tenant uses any of the common areas, Tenant shall reasonable care, not damage the common areas, and keep the common areas clean and sanitary.
	G.	From time	Rules: Landlord may adopt rules to maintain and enhance the safety and appearance of the Property. e to time Landlord, at its discretion, may amend the rules. Tenant agrees to comply with the rules as they mended. Exceptions or waivers must be authorized by Landlord in writing.
13.	РА	RKING RU	JLES:
	A.	<u>Parking T</u>	<u>-ype</u> :
			Common Parking: Tenant may park no more than vehicles (cars, motorcycles, and assenger trucks) on the Property in the common parking areas located on the Property.
		(2) <u>A</u>	Assigned Parking: Tenant's assigned parking areas are identified as follows:
		_	
		is	Only one vehicle may be parked in each assigned parking space. Each month, on or before the date rent is due under the Lease, Tenant will pay additional rent of \$ for the issigned parking. Tenant may not assign, sublet, or trade any assigned parking space or area.
	B.		nay not use any parking spaces or areas on the Property for any boat, trailer, recreational vehicle, all hicle, jet ski, or any other type of personal property.
	C.		guests, patrons or invitees may park only in those areas designated by Landlord for Tenant's guests, or invitees.
	D.	limited to	may, but is not obligated to, institute controlled-access systems to the parking areas, including but not systems such as vehicle identification stickers, license numbers, or controlled-access devices. At the ease ends, Tenant must return all access devices to Landlord.
	E.	vehicle or	ance with applicable state and local laws, the Landlord may tow, at Tenant's expense: (a) any inoperative n or adjacent to the Property; (b) any vehicle parked in violation of this paragraph or any additional ules made part of this lease; or (c) any vehicle parked in violation of any law, local ordinance, or owners on rule.
	F.		nust promptly inform Landlord of any changes in Tenant's vehicle information (type, year, make, model, se plate number including state) not later than 5 days after a change.
14.	AC	CESS BY	LANDLORD:
	A.	during the	ng: Landlord may prominently display a "For Sale" or "For Lease" or similarly worded sign in the Unit e term of this lease or any renewal period. Landlord or Landlord's contractor may take interior and photographs or images of the Unit and use the photographs or images in any advertisements to lease or

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sell the Unit or Property.

- B. Access: Before accessing the Unit, Landlord or anyone authorized by Landlord will attempt to first contact Tenant, but may enter the Unit at reasonable times without notice to make repairs or to show the Unit to prospective tenants or buyers, inspectors, fire marshals, lenders, appraisers, or insurance agents. Additionally, Landlord or anyone authorized by Landlord may peacefully enter the Unit at reasonable times without first attempting to contact Tenant and without notice to: (1) survey or review the Unit's condition and take photographs to document the condition; (2) make emergency repairs; (3) exercise a contractual or statutory lien; (4) leave written notices; or (5) seize nonexempt property if Tenant is in default.
- C. <u>Trip Charges</u>: If Landlord or Landlord's agents have made prior arrangements with Tenant to access the Unit and are denied or are not able to access the Unit because of Tenant's failure to make the Unit accessible (including, but not limited to, any occupant, guest or invitee of Tenant, pet, or security device prohibiting access to any area within the Property), Landlord may charge Tenant a trip charge of \$ 35.00
- D. <u>Keybox</u>: A keybox is a locked container placed on the Unit holding a key to the Unit. The keybox is opened by a special combination, key, or programmed access device so that persons with the access device may enter the Unit, even in Tenant's absence. The keybox is a convenience but involves risk (such as unauthorized entry, theft, property damage, or personal injury). Neither the Association of REALTORS® nor MLS requires the use of a keybox.
 - (1) Tenant authorizes Landlord, Landlord's property manager, and Landlord's broker to place a keybox near the Unit containing a key to the Unit:
 - (a) during the last 30 days of this lease or any renewal or extension; and
 - (b) at any time Landlord lists the Unit for sale with a Texas licensed broker.
 - (2) Tenant may withdraw Tenant's authorization to place a keybox near the Unit by providing written notice to Landlord and paying Landlord a fee of \$ 750.00 as consideration for the withdrawal. Landlord will remove the keybox within a reasonable time after receipt of the notice of withdrawal and payment of the required fee. Removal of the keybox does not alleviate Tenant's obligation to make the Unit available for showings as stated in Paragraph 14B.
 - (3) If Landlord or Landlord's agents denied or are not able to access the Unit after first attempting to contact Tenant, Landlord may charge Tenant a trip charge as provided in Paragraph 14C.
 - (4) <u>Landlord, the property manager, and Landlord's broker are not responsible to Tenant, Tenant's guests, family, or occupants for any damages, injuries, or losses arising from use of the keybox unless caused by Landlord, the property manager, or Landlord's broker.</u>

15. MOVE-IN CONDITION:

- A. SIGHT UNSEEN NOTICE: Tenant is given the opportunity to inspect the Property prior to signing the lease. A Tenant who declines to do so and chooses to sign the Lease on the Property sight unseen does so at their own risk. Tenant accepts the Property "as is" and Landlord is under no obligation to make any changes upon Tenant viewing the Property. Tenant will be bound to all provisions of the Lease irrespective of Tenant viewing the Property before signing the Lease.
- B. Landlord makes no express or implied warranties as to the Unit's or Property's condition. Tenant has inspected the Unit and Property and accepts the unit **AS-IS** provided that Landlord: Residential inventory and condition form must be returned to our office or tenants understand property will be considered to have been perfect condition at move in.
- C. Tenant will complete an Inventory and Condition Form, noting any damages to the Unit, and deliver it to Landlord within _____ days after the Commencement Date. If Tenant fails to timely deliver the Inventory and Condition Form, the Unit will be deemed to be free of damages, unless otherwise

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__ & Tenants: 🍿

)4791616 Fax: 2104791614

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expressed in this lease. The Inventory and Condition Form is not a request for repairs. Tenant must direct all requests for repairs in compliance with Paragraph 18.

16. MOVE-OUT:

A. Move-Out Condition: When this lease ends. Tenant will surrender the Unit in the same condition as when received, normal wear and tear excepted. Tenant will leave the Unit in a clean condition free of all trash, debris, and any personal property. Tenant may not abandon the Unit.

B. Definitions:

- (1) "Normal wear and tear" means deterioration that occurs without negligence, carelessness, accident, or abuse.
- (2) "Surrender" occurs when all occupants have vacated the Unit, in Landlord's reasonable judgment, and one of the following events occurs:
 - (a) the date Tenant specifies as the move-out or termination date in a written notice to Landlord has passed;
 - (b) Tenant returns keys and access devices that Landlord provided to Tenant under this lease.
- (3) "Abandonment" occurs when all of the following occur:
 - (a) all occupants have vacated the Unit, in Landlord's reasonable judgment;
 - (b) Tenant is in breach of this lease by not timely paying rent; and
 - (c) Landlord has delivered written notice to Tenant, by affixing it to the inside of the main entry door or if the Landlord is prevented from entering the Unit by affixing it to the outside of the main entry door, stating that Landlord considers the Unit abandoned, and Tenant fails to respond to the affixed notice by the time required in the notice, which will not be less than 2 days from the date the notice is affixed to the main entry door.

C. Personal Property Left After Move-Out:

- (1) If Tenant leaves any personal property in the Unit of Property after surrendering or abandoning the Unit Landlord may:
 - (a) dispose of such personal property in the trash or a landfill;
 - (b) give such personal property to a charitable organization; or
 - (c) store and sell such personal property by following procedures in §54.045(b)-(e), Property Code.
- (2) Tenant must reimburse Landlord all Landlord's reasonable costs under Paragraph 16C(1) for packing, removing, storing, and selling the personal property left in the Unit after surrender or abandonment.

17. UNIT AND PROPERTY MAINTENANCE:

- A. <u>Tenant's General Responsibilities</u>: Tenant, at Tenant's expense, must:
 - keep the Unit clean and sanitary and use the Property only in ways that are sanitary, clean and non-disruptive;
 - (2) promptly dispose of all garbage in appropriate receptacles;
 - (3) supply and change heating and air conditioning filters per manufacturer's instructions:
 - (4) supply and replace all light bulbs, fluorescent tubes, and batteries for smoke alarms, carbon monoxide detectors, garage door openers, ceiling fan remotes, and other devices (of the same type and quality that are in the Unit on the Commencement Date);
 - (5) maintain appropriate levels of necessary chemicals or matter in any water softener:
 - (6) take action to promptly eliminate any dangerous condition in the Unit;
 - (7) take all necessary precautions to prevent broken water pipes due to freezing or other causes;

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- (8) replace any lost or misplaced keys;
- (9) pay any periodic, preventive, or additional extermination costs desired by Tenant, including treatment for bed bugs, except as required by law;
- (10) remove any standing water;
- (11) know the location and operation of the main water cut-off valve and all electric breakers to the Unit and how to switch the valve or breakers off at appropriate times to mitigate any potential damage;
- (12) supply and change water filtration systems, including but not limited to, refrigerator water filters; and
- (13) promptly notify Landlord, in writing, of all needed repairs.

B. Yard Maintenance:

(1)	"Yard" means all lawns, shrubbery, bushes, flowers, gardens, trees, rock or other landscaping, and other foliage on or encroaching on the Property or on any easement appurtenant to the Property, and does not include common areas maintained by an owners' association.		
(2)) "Maintain the yard" means to perform activities such as, but not limited to: (a) mowing, fertilizing, and trimming the yard; (b) controlling pests and weeds in the yard; and (c) removing debris from the yard.		
(3) Unless prohibited by ordinance or other law, ☐ Tenant ☐ Landlord will water the yard at rea appropriate times including but not limited to the following times:			
	. Other than watering, the yard will be		
	maintained as follows:		
X	(a) Landlord, at Landlord's expense, will maintain the yard. Tenant will permit Landlord and Landlord's contractors reasonable access to the yard and will remove any pet from the yard at appropriate times.		
	(b) Tenant, at Tenant's expense, will maintain the yard.		
	_		

C. <u>Prohibitions</u>: If Tenant installs any fixtures in the Unit, authorized or unauthorized, such as additional smoke alarms, additional carbon monoxide detectors, locks, alarm systems, cables, satellite dishes, or other fixtures, such fixtures will become the property of the Landlord. Except as otherwise permitted by law, this lease, or in writing by Landlord, Tenant may <u>not</u>:

(c) Tenant will maintain in effect a scheduled yard maintenance contract with:

- (1) remove any part of the Property or Unit or any of Landlord's personal property from the Unit or Property;
- (2) remove, change, add, or rekey any lock;
- (3) make holes in the woodwork, floors, or walls, except that a reasonable number of small nails may be used to hang pictures in sheetrock and grooves in paneling;
- (4) permit any water furniture in the Unit;

provides such service;

- (5) install additional phone or video cables, outlets, antennas, satellite receivers, or alarm systems;
- (6) alter, replace or remove flooring material, paint, or wallpaper;
- (7) install, change, or remove any: fixture, appliance, or non-real-property item listed in Paragraph 2;
- (8) keep or permit any hazardous material on the Property or in the Unit such as flammable or explosive materials;
- (9) keep or permit any material or item which causes any liability or fire and extended insurance coverage to be suspended or canceled or any premiums to be increased;
- (10) dispose of any environmentally detrimental substance (for example, motor oil or radiator fluid) on the Property or in the Unit;
- (11) cause or allow any lien to be filed against any portion of the Property; or

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- (12) disconnect or intentionally damage any carbon monoxide detector, or otherwise violate any local ordinance requiring a carbon monoxide detector in the Unit.
- D. <u>Failure to Maintain</u>: If Tenant fails to comply with this Paragraph 17 Landlord may, in addition to exercising Landlord's remedies under Paragraph 27, perform whatever action Tenant is obligated to perform and Tenant must immediately reimburse Landlord the reasonable expenses that Landlord incurs plus any administrative fees assessed by Landlord's agents or any other entity as provided by law.
- E. <u>Smoking</u>: Smoking, including vaping or tobacco pipes of any type, by Tenant, Tenant's guests, family, or occupants is permitted <u>x</u> not permitted in the Unit or Property (including, but not limited to, the garage or outdoor areas of the Property). If smoking is not permitted and does occur in the Unit or Property, Tenant will be in default and:
 - (1) Landlord may exercise Landlord's remedies under Paragraph 27; and
 - (2) Landlord may deduct from the security deposit damages to the Unit or Property caused by smoking, including, but not limited to stains, burns, odors, and removal of debris.
- **18. REPAIRS:** (Notice: Subchapter B, Chapter 92, Property Code governs repair obligations).
 - A. Repair Requests: All requests for repairs must be in writing and delivered to Landlord. If Tenant is delinquent in rent at the time a repair notice is given, Landlord is not obligated to make the repair. In the event of an emergency related to the condition of the Unit that materially affects the physical health or safety of an ordinary tenant, Tenant may call Landlord or, if applicable, the property manager, at (210)479-1616 . Ordinarily a repair to the heating and air conditioning system is not an emergency.
 - B. NOTICE: If Landlord fails to repair a condition that materially affects the physical health or safety of an ordinary tenant as required by this lease or the Property Code, Tenant may be entitled to exercise remedies under §92.056 and §92.0561 of the Property Code. If Tenant follows the procedures under those sections, the following remedies may be available to Tenant: (1) terminate the lease and obtain an appropriate refund under §92.056(f); (2) have the condition repaired or remedied according to §92.0561; (3) deduct from the rent the cost of the repair or remedy according to §92.0561; and (4) obtain judicial remedies according to §92.0563. Do not exercise these remedies without consulting an attorney or carefully reviewing the procedures under the applicable sections. The Property Code presumes that 7 days is a reasonable period of time for the Landlord to repair a condition unless there are circumstances which establish that a different period of time is appropriate (such as the severity and nature of the condition and the availability of materials, labor, and materials). Failure to strictly follow the procedures in the applicable sections may cause Tenant to be in default of the lease.
 - C. Completion of Repairs:
 - (1) Tenant may not repair or cause to be repaired any condition, regardless of the cause, without Landlord's permission. All decisions regarding repairs, including the completion of any repair, whether to repair or replace the item, and the selection of contractors, will be at Landlord's sole discretion.
 - (2) Landlord is not obligated to complete a repair on a day other than a business day unless required to do so by the Property Code.

: (A), , ____, & Tenants: (W), , FV, , ____, , ____, Page 10 of 17

D. Payment of Repair Costs:

- (1) Except as otherwise specified in this lease, Landlord will pay to repair or remedy conditions in the Unit in need of repair if Tenant complies with the procedures for requesting repairs as described in this Paragraph 18. This includes, but is not limited to, repairs to the following items not caused by Tenant or Tenant's negligence:
 - (a) heating and air conditioning systems;
 - (b) water heaters; or
 - (c) water penetration from structural defects.
- (2) Except for those conditions caused by the negligence of Landlord, Tenant will pay to repair the following conditions:
 - (a) conditions caused by Tenant, an Occupant, or any guest or invitee of Tenant;
 - (b) damage to doors, windows, and screens;
 - (c) damage from windows or doors left open;
 - (d) damage from wastewater stoppages caused by foreign or improper objects in lines that exclusively serve the Unit;
 - (e) items that are cosmetic in nature with no impact on the functionality or use of the item; and

(f)	the following specific items or appliances:					
		Ξ.				

- E. <u>Trip Charges</u>: If a repair person is unable to access the Unit after making arrangements with Tenant to complete the repair, Tenant will pay any trip charge the repair person may charge, which amount may be different from the amount stated in Paragraph 14C.
- F. <u>Advance Payments and Reimbursements</u>: Landlord may require advance payment of repairs or payments under this Paragraph 18 for which Tenant is responsible. Tenant must promptly reimburse Landlord the amounts under this Paragraph 18 for which Tenant is responsible.

19. SECURITY DEVICES AND EXTERIOR DOOR LOCKS:

- A. Subchapter D, Chapter 92, Property Code requires the Unit to be equipped with certain types of locks and security devices, including (with some exceptions): (1) window latches on each window; (2) a keyed doorknob lock or keyed deadbolt lock on each exterior door; (3) a sliding door pin lock on each exterior sliding glass door of the dwelling; (4) a sliding door handle latch or a sliding door security bar on each exterior sliding glass door of the dwelling; and (5) a keyless bolting device and a door viewer on each exterior door of the dwelling. Landlord has rekeyed the security devices since the last occupant vacated the Unit or will rekey the security devices within 7 days after Tenant moves in. "Security device" has the meaning assigned to that term in §92.151, Property Code.
- B. All notices or requests by Tenant for rekeying, changing, installing, repairing, or replacing security devices must be in writing. Installation of additional security devices or additional rekeying or replacement of security devices desired by Tenant may be paid by Tenant in advance in accordance with §92.162(c), Property Code, and may be installed only by contractors authorized by Landlord.
- C. If Tenant vacates the Unit in breach of this lease, Landlord may deduct from the security deposit reasonable costs incurred by Landlord to rekey security devices as authorized by §92.156(e), Property Code.

e: (A), , _____ & Tenants: (W), , FV, , ____, , ____, Page 11 of 17

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403 Terrell Ave., San Antonio, Tx 78214,

- 20. SMOKE ALARMS: Subchapter F, Chapter 92, Property Code requires the Unit to be equipped with smoke alarms in certain locations. Requests for additional installation, inspection, or repair of smoke alarms must be in writing. Disconnecting or intentionally damaging a smoke alarm or removing a battery without immediately replacing it with a working battery may subject Tenant to civil penalties and liability for damages and attorney fees under §92.2611, Property Code.
- 21. LIABILITY: Unless caused by Landlord, Landlord is <u>not</u> responsible to Tenant, Tenant's guests, family, or occupants for any damages, injuries, or losses to person or property caused by fire, flood, water leaks, ice, snow, hail, winds, explosion, smoke, interruption of utilities, theft, burglary, robbery, assault, vandalism, other persons, condition of the Property or Unit, environmental contaminants (for example, carbon monoxide, asbestos, radon, lead-based paint, mold, fungus, etc.), or other occurrences or casualty losses. Unless prohibited by law, <u>Tenant will promptly reimburse Landlord for any damages, injuries, or losses to person or property caused by Tenant, Tenant's guests, any occupants, or any pets or assistance animals, including cost of repairs or service to the Property or Unit.</u>
- 22. HOLDOVER: If Tenant fails to vacate the Unit at the time this lease ends Tenant will pay Landlord rent for the holdover period and indemnify Landlord and prospective tenants for damages, including but not limited to lost rent, lodging expenses, costs of eviction, and attorneys' fees. Rent for any holdover period will be three (3) times the monthly rent, calculated on a daily basis, and will be immediately due and payable daily without notice or demand.
- 23. RESIDENTIAL LANDLORD'S LIEN: Landlord will have a lien for unpaid rent against all of Tenant's nonexempt personal property that is in the Unit or on the Property and may seize such nonexempt property if Tenant fails to pay rent. Subchapter C, Chapter 54, Property Code governs the rights and obligations of the parties regarding Landlord's lien. Landlord may collect a charge for packing, removing, or storing property seized in addition to any other amounts Landlord is entitled to receive. Landlord may sell or dispose of any seized property in accordance with the provisions of §54.045, Property Code.
- 24. SUBORDINATION: This lease and Tenant's leasehold interest are and will be subject, subordinate, and inferior to: (i) any lien or encumbrance now or later placed on the Unit or Property by Landlord; (ii) all advances made under any such lien or encumbrance; (iii) the interest payable on any such lien or encumbrance; (iv) any and all renewals and extensions of any such lien or encumbrance; (v) any restrictive covenant; and (vi) the rights of any owners' association affecting the Unit or Property.
- **25. CASUALTY LOSS OR CONDEMNATION:** Section 92.054, Property Code governs the rights and obligations of the parties regarding a casualty loss to the Unit and Property. Any proceeds, payment for damages, settlements, awards, or other sums paid because of a casualty loss to the Unit or Property will be Landlord's sole property. For the purpose of this lease, any condemnation of all or a part of the Unit is a casualty loss.
- 26. SPECIAL PROVISIONS: (Do not insert a lease-option or lease-purchase clause without the assistance of legal counsel. Special obligations and liabilities under statute apply to such transactions.) Landlord will NOT pay garbage disposal stoppage by foreign objects found in disposal unit, i.e. bones, jewelry, utensils, nails and other objects not meant for normal use of the disposal, as well as grease build up causing the clogging of any lines. The same applies for sinks, toilets and shower drains.

 Baby wipes or flushable wipes are not allowed, due to the damages they cause to the system.

Tenant is responsible for changing AC filters on a regular basis as listed in the lease under 17(A)(3) Failure to do so will result in the charge back of the repair if it is found to be the cause.

A \$75 charge will be assessed for any notices posted at the property related to lease violations including but not limited to late rent.

A \$100 rental increase for month-to-month leases.

Utilities must be placed in tenants name upon move in date (If applicable), if not then the tenant will be Continued... See Addendum Special Provisions 1

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27. DEFAULT:

- A. If Landlord fails to comply with this lease, Tenant may seek any relief provided by law.
- B. If Tenant fails to timely pay all amounts due under this lease or otherwise fails to comply with this lease, Tenant will be in default and:
 - (1) Landlord may terminate Tenant's right to occupy the Unit by providing Tenant with at least one day written notice to vacate:
 - (2) all unpaid rents which are payable during the remainder of this lease or any renewal period will be accelerated without notice or demand;
 - (3) Landlord may exercise Landlord's lien under Paragraph 23 and any other rights under this lease or the Property Code:
 - (4) all unpaid amounts, including judgements, will bear 18% interest or the maximum amount allowed by law per year from the due date, compounded annually; and
 - (5) Tenant will be liable for:
 - (a) any lost rent;
 - (b) Landlord's cost of reletting the Unit including but not limited to leasing fees, advertising fees, utility charges, and other fees reasonably necessary to relet the Unit;
 - (c) repairs to the Unit for use beyond normal wear and tear;
 - (d) all Landlord's costs associated with eviction of Tenant, including but not limited to attorney's fees, court costs, costs of service, witness fees, and prejudgment interest;
 - (e) all Landlord's costs associated with collection of amounts due under this lease, including but not limited to collection fees, late charges, and returned check charges; and
 - (f) any other recovery to which Landlord may be entitled by law.
- C. Notice to vacate under Paragraph 27B(1) may be by any means permitted by §24.005, Property Code.
- D. If Tenant vacates the Unit in breach of this lease, Landlord may deduct from the security deposit the reasonable costs to rekey certain security devices, as provided in Paragraph 19.
- E. Landlord will attempt to mitigate any damage or loss caused by Tenant's breach by attempting to relet the Unit to acceptable tenants and reducing Tenant's liability accordingly.
- 28. EARLY TERMINATION: This lease begins on the Commencement Date and ends on the Expiration date unless: (i) renewed under Paragraph 4; (ii) extended by written agreement of the parties; or (iii) terminated earlier under Paragraph 27, by agreement of the parties, applicable law, or this Paragraph 28. Unless otherwise provided by law. Tenant is not entitled to early termination due to voluntary or involuntary job or school transfer, changes in marital status, loss of employment, loss of co-tenants, changes in health, purchase of property, or death.
 - A. Special Statutory Rights: Tenants may have special statutory rights to terminate the lease early in certain situations involving family violence, military deployment or transfer, or certain sex offenses or stalking.
 - (1) Military: If Tenant is or becomes a servicemember or a dependent of a servicemember, Tenant may terminate this lease by delivering to Landlord a written notice of termination and a copy of an appropriate government document providing evidence of: (a) entrance into military service; (b) military orders for a permanent change of station (PCS); or (c) military orders to deploy with a military unit for not less than 90 days. Termination is effective on the 30th day after the first date on which the next rental payment is due after the date on which the notice is delivered. Section 92.017, Property Code governs the rights and obligations of the parties under this paragraph.
 - (2) Family Violence: Tenant may terminate this lease if Tenant provides Landlord with a copy of documentation described under §92.016, Property Code protecting Tenant or an occupant from family violence committed by a cotenant or occupant of the Unit. Section 92.016, Property Code

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governs the rights and obligations of the parties under this paragraph. If the family violence is committed by someone other than a cotenant or co- occupant of the Property, Tenant must give written notice of termination 30 days prior to the effective date of the notice.

- (3) Sex Offenses or Stalking: Tenant may have special statutory rights to terminate this lease in certain situations involving certain sexual offenses or stalking, if the Tenant provides Landlord with the documentation required by §92.0161, Property Code. For more information about the types of situations covered by this provision, Tenant is advised to review §92.0161, Property Code.
- B. Assignment, Subletting and Replacement Tenants:
 - (1) Tenant may not assign this lease or sublet the Unit without Landlord's written consent.
 - (2) If Tenant requests an early termination of this lease under this Paragraph 28B. Tenant may attempt to find a replacement tenant and may request Landlord to do the same. Landlord may, but is not obligated to, attempt to find a replacement tenant under this paragraph.
 - (3) Any assignee, subtenant, or replacement tenant must, in Landlord's discretion, be acceptable as a tenant and must sign: (a) a new lease with terms not less favorable to Landlord than this lease or otherwise acceptable to Landlord; (b) a sublease with terms approved by Landlord; or (c) an assignment of this lease in a form approved by Landlord.
 - (4) At the time Landlord agrees to permit an assignee, subtenant, or replacement tenant to occupy the Unit, Tenant will pay Landlord: (a) if Tenant procures the assignee, subtenant, or replacement tenant: (i) \$ **100.000** % of one month's rent that the assignee, subtenant, or replacement tenant is to pay. X (ii) (b) if Landlord procures the assignee, subtenant, or replacement tenant: (i) \$ (ii) 100.000 % of one month's rent that the assignee, subtenant, or replacement tenant is to pay.
 - (5) Unless expressly stated otherwise in an assignment or sublease, Tenant will not be released from Tenant's obligations under this lease because of an assignment or sublease. An assignment of this lease or a sublease of this lease without Landlord's written consent is voidable by Landlord.
- 29. ATTORNEY'S FEES: Any person who is a prevailing party in any legal proceeding brought under or related to the transaction described in this lease is entitled to recover prejudgment interest, attorney's fees, costs of service, and all other costs of the legal proceeding from the non-prevailing party.
- **30. REPRESENTATIONS:** Tenant's statements in this lease and any application for rental are material representations. Each party to this lease represents that he or she is of legal age to enter into a contract. If Tenant makes a misrepresentation in this lease or in an application for rental, Tenant is in default.
- 31. ADDENDA: Incorporated into this lease are the following addenda, exhibits and other information. If Landlord's Rules and Regulations are made part of this lease, Tenant agrees to comply with the Rules and Regulations as Landlord may, at Landlord's discretion, amend from time to time.

X	Addendum Regarding Rental Flood Disclosure		Residential Lease Guaranty
X	Addendum Regarding Lead-Based Paint		Landlord's Rules & Regulations
X	Inventory & Condition Form		Owners' Association Rules
	Landlord's Additional Parking Rules		Agreement Between Brokers
X	Animal Agreement		Residential Lease Application
	Mold Remediation Consumer Protection	X	Information About Brokerage Services
X	Bed Bug Addendum		

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& Tenants:



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Res	ident	tial Lease concerning: 403 Terrell Ave. , San Antonio, Tx 78214,					
32.	NOTICES: All notices under this lease must be in writing and are effective when hand-delivered, sent by mail, or sent by electronic transmission to (<i>Do not insert an e-mail address or a fax number unless the party consents to receive notices under this lease at the e-mail address or fax number specified.):</i>						
	Te	enant at the Unit and a copy to: Landlord c/o:					
	Fa:	x/E-mail: Fax/E-mail: x/E-mail: Fax/E-mail:					
33.		AGREEMENT OF PARTIES:					
	A.	Entire Agreement: There are no oral agreements between Landlord and Tenant. This lease contains the enagreement between Landlord and Tenant and may not be changed except by written agreement.					
	B.	Binding Effect: This lease is binding upon and inures to the benefit of the parties to this lease and their respect heirs, executors, administrators, successors, and permitted assigns.					
C. <u>Joint and Several</u> : All Tenants are jointly and severally liable for all provisions of this lease. Any act or refund to, or signature of, any one or more of the Tenants regarding any term of this lease, its externed renewal, or its termination is binding on all Tenants executing this lease.							
	D.	Waiver: Landlord's past delay, waiver, or non-enforcement of a rental due date or any other right will not deemed to be a waiver of any other breach by Tenant or any other right in this lease.					
	E.	<u>Severable Clauses</u> : Should a court find any clause in this lease unenforceable, the remainder of this lease will be affected and all other provisions in this lease will remain enforceable.					
	F.	<u>Controlling Law</u> : The laws of the State of Texas govern the interpretation, validity, performance, and enforcem of this lease.					
	G.	<u>Copyright</u> : If an active REALTOR® member of Texas REALTORS® does not negotiate this lease as party or for one of the parties, with or without the assistance by an active member of the State Bar Texas, this lease is voidable at will by Tenant.					
34.	INF	FORMATION:					
	A.	Future inquiries about this lease, rental payments, and security deposits should be directed to the person listed receipt of notices for Landlord under Paragraph 32.					
	B.	It is Tenant's responsibility to determine, before signing this lease, if: (i) all services (e.g., utilities, connection schools, and transportation) are accessible to or from the Unit; (ii) such services are sufficient for Tenant's need and wishes; and (iii) Tenant is satisfied with the Unit's and Property's condition.					
	C.	The brokers to this lease have no knowledge of whether Landlord is delinquent in the payment of any lien again the Unit or Property.					
	D.	Unpaid rent and any unpaid amount under this lease are reportable to credit reporting agencies.					

(TXR-2011) 07-08-22 Landlord or Landlord's Representative:

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Resident	ial Lease concerning:	403 Terrell Ave. , San Antonio, Tx 78214,
E.	company or other prospective landlord unin breach of this lease. (Notice: Landlord	any request for Tenant's rental and payment history from a mortgage atil Tenant has given notice of termination of this lease and Tenant is not or Landlord's agent may charge a reasonable fee for processing such to disclose personal information about Tenant and Tenant's rental history imposes.
F.	access the Unit at reasonable times in La remove Tenant's personal property; and	during this lease, Landlord may: (i) permit the person named below to andlord's or Landlord's agent's presence; (ii) permit the named person to (iii) refund the security deposit, less deductions, to the named person procedures to follow regarding a deceased tenant's personal property or Occupant names below.)
	Name: Martha Aydee Longoria	Phone: (956)560-2707
	Address: E-mail:	
G.	representative of the estate or the persobligations under the lease if the represer written notice of the termination of the lease tenant's property is removed from the lease and the representative or the person na required by the landlord. Termination of a (1) the 30th day after the date on which	of the Property dies before the expiration of the tenant's lease, as on named in Paragraph 34(F) may terminate the tenant's rights and native or the person named in Paragraph 34(F) provides to the Landlord case as required by Section 92.0162, Property Code and the deceased ased premises in accordance with Section 92.014 of the Property Code med in Paragraph 34(F) signs an inventory of the removed property i lease is effective on the later of: ich the notice under Section 92.0162, Property Code was provided; or tions in under Section 92.0162, Property Code have been met.
H.	if registered sex offenders are located in	naintains a database that the public may search, at no cost, to determine n certain areas (see www.txdps.state.tx.us under online services). Fo ity in certain areas, contact the local police department.
l.		nant from loss of personal property. Landlord highly recommends that rance for casualties such as fire, flood, water damage, and theft.
J.	Landlord's broker, X will will not act as the property man Property will be managed by X Landlord Name of property manager: Address:	Phone:

Fax: 2104791614

K. This lease is negotiable between the parties. This lease is binding upon final acceptance. READ IT CAREFULLY. If you do not understand the effect of this lease, consult your attorney BEFORE signing.

		Victor Vargas	02/13/2024	
Landlord Riverrun Properties, LLC	Date	Tenant Victor Vargas		Date
		Fernanda Vargas	02/13/2024	
Landlord	Date	Tenant Fernanda Vargas	02/13/2024	Date
Or signed for Landlord under written prope	erty management			
agreement or power of attorney:		Tenant		Date
By: Shandi Azar 02/12/2024				
	Date	Tenant		Date
Shandi Azar				
Broker's Associate's Printed Name				
William Wheeler	464095			
Broker's Printed Name	License No.			

For Landlord's Use:			
On	* (<i>date</i>), Landlord provided a copy of the lease, signed by all parties, to at least one fax \square in person.		
*Note: Landlord must provide	at least one copy of the lease to at least one Tenant no later than three business days		

*Note: Landlord must provide at least one copy of the lease to at least one Tenant **no later than three business days** after the date the lease is signed by each party to the lease. Additionally, if more than one tenant is a party to the lease, no later than three business days after the date the Landlord receives a written request for a copy of a lease from a tenant who has not already received one as required above, the Landlord must provide a copy to the requesting tenant. Landlord may provide the copy of the lease in: (1) a paper format; (2) an electronic format if requested by the tenant; or (3) by e-mail if the parties have communicated by e-mail regarding the lease. See § 92.024, Property Code, for more details.

(TXR-2011) 07-08-22 Landlord or Landlord's Representative:



& Tenants:



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ADDENDUM

PROPERTY: 403 Terrell Ave., San Antonio, T	x 78214,						
1) Special Provisions charged a fee of \$150 in addition to the utility	y bill balance.						
During the entire occupancy, tenant agrees to obtain liability insurance for insurance casualties such as fire, water damages and theft. A copy of such binder must be provided by tenant to Stonewall, listing us and Landlord as an additionally interested party.							
A \$100 charge will be assessed if you receive a lease violation.							
Lease modifications during the lease term will be \$75							
Lock out services are not provided after business hours. Spare keys are available for pick up during regular business hours. A \$25 key deposit will be paid until the original key is returned. After hours you will need to seek locksmith services.							
Date: 02/13/2024	Date: 02/13/2024						
Authentision Officiation Official and offic	Authentisisiv						
Victor Vargas Signature	Fernanda Vargas Signature						
Oignature	Oignature						
Date: 02/12/2024	Date:						
Shandi Azar							
Signature	Signature						