UNIVERSITY	PRINTING	COMPANY
CHICAGO, IL		

NO. 15C-TH (Tenant Heated) NOT FURNISHED CHICAGO APARTMENT I FASE

REV 2003

CCHICAGO ASSOCIATION OF REALTORS* COPYRIGHT 2003 ALL RIGHTS RESERVED

DATE OF LEASE	TERM C	F LEASE	MONTHLY RENT	SECURITY DEPOSIT*
	BEGINNING	ENDING		
				1
			i	1

ADDITIONAL CHARGES AND FEES				
Late Charge \$	Returned Check Charge \$	Reletting Charge \$	Parking Fee \$	Laundry Room Fee \$
Social Security No.		Storage Fea \$		

*IF NONE, WRITE "NONE." Paragraph 5 of Lease Agreements and Covenants then INAPPLICABLE.

(Owner or agent authorized to manage the Apartment and to act for or on behalf of the Owner for the purpose of service of process and LESSOR for the purpose of receiving and receipting for notices and demands). TENANT TENANT APARTMENT . ADDRESS BUILDING CITY PHONE

In consideration of the mutual agreements and covenants set forth below and on the reverse side hereof (the same being fully included as part of this Lease) Lessor hereby leases to Tenant and Tenant hereby leases from Lessor for use in accordance with paragraph 8 hereof the Apartment designated above, together with the fixtures and accessories belonging thereto, for the above Term. All parties listed above as Lessor and Tenant are herein referred to individually and collectively as Lessor and Tenant respectively.

5-12-100 Building Code Violations

Tenant is hereby notified that, during the 12 month period prior to the date of execution of this lease, the following code violations have been cited for the Apartment and or the Building and the following notices have been received from the City of Chicago or any utility provider regarding termination of utility services (If none write "none"; if enforcement litigation is pending, also state the case number):

ADDITIONAL AGREEMENTS AND COVENANTS (including DECORATING AND REPAIRS), if any.

HEATING COST DISCLOSURE (for Tenant Heated Apartments)

(For all properties to which the Heating Cost Disclosure Ordinance (Chicago, IL Municipal Code CH. 193.21) is applicable). Effective 1/1/88.

- 1. The cost of heating the Apartment shall be the responsibility of Tenant.
- 2. Tenant acknowledges that Tenant was provided with Tenant acknowledges that Tenant was provided with heating cost information prior to any written or verbal agreement to enter into this lease and prior to any exchange of money. The projected average monthly cost of heat utility service (based on energy consumption during the most recent Annual Period by continuous occupancy by one or more

occupants, current or estimated rates and normal weather)

for the Apartment is \$

- A copy of the Heating Cost Disclosure Form as required by the City of Chicago Department of Consumer Serves is attached to this lease.
- 4. By execution of this Lease. Tenant confirms and acknowledges that Tenant has received the Heating Cost Disclosure Form,

TENANTS	SIGNATURES	LESSOR(S)
	(SEAL)	(SEAL)
	(SEAL)	(SEAL)

LEASE AGREEMENTS AND COVENANTS

- I. RENT: Tenant shall pay to Lessor at the above address (or such other address as Lessor may des-glass) in whitely the mothly rent set forth above on or before the limit day of each menth in advance, added costs for late payments, the monthly rent set forth above shall be increased by the amount and before as "Late Charge" if paid after the 5th of the month, To cover Lessor's added costs for processing of checks that are dishonered or are returned due to Insufficient funds in the account, the monthly rent shall be increased by the amount set forth above as "Returned Check Charge." Rent mailed in shall be deemed paid or date of tereight by Lessor.
- Charge: Nent maint in shall be desembled to date of receipt by Lesson. De-2. POSSESSION. At the commencement of this Lease, Lesson shall deliver possession of the spartment to Tanzart. Possession shall be deemed to have been delivered to Tenant on the day that Lessor balled by Jacobby delivers to Tenant keys to the Apartment of (if) makes evaluation to format a lesson balled by Jacobby delivers to Tenant keys to the Apartment of (if) makes evaluation to format cannot deliver possession of the Apartment to foreast on the date such for commencement of the Tenn, this Lease shall remain for list force and effect with met basted until such time as the Apartment is available for Tenant's occupancy, unless Tenant elects to maintain an action for possession of the Apartment, or, upon written notice to Lesson, delects to terminate the Lease.
- PARTMENT, or, upon written notice to Lessor, elects to terminate this Lesse.

 APPLICATION. The application for this Lesse and all representations and promises contained erein are hereby made a part of this Lesse. Tenant warrants that the information given by Tenant in the objection is true. If your hidromation is lable, Lessor may at Lessor's opinion serminate this Lesse by given for the properties of the

of signed by the party sought to be board.

5. SECURITY DEDSTIT: The nart has deposited with Lessor the Security Deposit in the amount set forth above for the performance of each and overy covenant and agreement to be performed by Tensart under this Lasse. Lessor shall have the right, but not the obligation, to apply the Security Deposit in whole to the performance of each and over the security Deposit and Security Deposit in whole to personate the security Deposit of the Apartment for non-payment of eart or any other reason shall not be affected by the last that Lessor holds spoundly Tensart's liability is not limited to the amount of the Security Deposit. Lessor chall give Tennart when the security Deposit and the Lessor chall give Tennart shall not be security Deposit and the security Deposit and the security Deposit and the security Deposit in the security Deposit or device the Security Deposit or distributions of this Lessor, foll payment of all amounts due and performance of all Tenant's overanats and agreements (including surrender of the Apartment in accordance with perforaginal 16), the Security Deposit and the thread remaining unapplication than the removement of rental the accordance with perforaginal 16), the Mesourity Deposit and the thread remaining unapplication than the returned to Tenant in accordance with perforation that the returned to Tenant in accordance of the Payment of a Tenant shall be returned to Tenant in the Security Deposit of any portion thereof remaining unapplication than the returned to Tenant in accordance with perforation the security Deposit of any portion them thereof remaining unapplication than the returned to Tenant in accordance with perforation that the returned to Tenant in accordance with perforation than the security Deposit and the returned to Tenant in accordance with perforation that the returned to Tenant in accordance w

The Security Deposit shall not be deemed, construed or allocated by Tenant as payment of rent for any month of the lease term.

- 8. LESSOR TO MAINTAIN:
- ESSORTO MAINTAIN:

 A. Tenant hereby declares that Tenant has inspected the Apartment, the Building and all related uness and grounds and that Tenant is autilised with that physical condition thereof. Tenant agrees that no negreeoritations, werentials (expressed of implied) or covernals with respect to the thethor of the properties of

- E. Nothing herein contained shall in the event of fine, explosion or other casualty, impose upon Lessor any obligation to make repairs which are more adenoise or offerent from those required by the provisions of Paragraph 14 of this Lesse (Fine & Casualty).

 7. UTILITIES: Unless otherwise agreed in willing, if the Apartment is individually materied, payment to the utility company or authorized matering agreety of the applicable charges for get, electricity or victor to the utility company or authorized matering agreety of the applicable charges for get, electricity or victor in all conditions, but water, etc., stable to Terenian such responsibility.

 6. TERANT'S USE Of APARTMENT. The Apartment shall be coupled celely for residential purposes by Terant, these other persons specifically freed in the application for this Lesse, and any orthorism which may be born to or legally adopted by Terant during the Term hereof. Unless otherwise agreed in weight, guested of Timest may occury the Apartment in associable numbers for no note than three weeks each during each year of the Term hereof. Weither Fanant nor any of these passons shall perform no permit any practice that may damage the regretation of or otherwise be injuries to the Building or neighborhood, or be disturbing to other ternants, be Bigal, or increase the rate of insurance on the Building.

 7. TENANT'S UNKEEP: Tonat covenants to perform the followise obligations of time the Term here
- mit any phases that may cannage an exportance or of enterwise or instructs to the clusting response-tions, or but desired EEE and the exposure of the exposur
- such written consents to season and users, it grantes, only upon the terms and conditions Specified in such written consents. The consents of the Apartment. Lessor shall be provided with and may retain and use any keys necessary for access to the Apartment. Lessor shall be provided with and may retain and use any keys necessary for accessary or agreed services, exhibit the Apartment to prospective or actual purchasers, mortgagees, trensts (within 60 days or less prior to the expiration of this Lease), workment, or contractions, or as is otherwise necessary in the operation and/or protection of the Building, its components or persons healin. In the ovent repairs or maintenance ellaphilities in the Building unperpetionly require some persons the contractions, or acceptance of the second of t
- se to femant.

 SUBLETTING AND RELETTING:

 A. Tenant may substitute a new tenant, and (2) femant upon demand pays (a) in advance, the deficiency if the aggregate nent from the reletting for the balance of the Term hereof is less than the aggregate rent them remaining to be paid under this Lasse, and (b) all permissible expenses of reletting (if any) including decorating, repairs, replacement, commissions arrefor an administrative fee for performing the delatins administrate the loss for performing the delatins administrate short a transaction in the amounts of third above as "Reletting Chargo."

 as "Reletting Chargo."

 as "Reletting Chargo."

 as "Reletting Chargo."

 as "Reletting and for any reason reject any prospective new tenant; provided, however, that Lessor shall accept a reasonable sublease proposed by Tenant without an assessment of additional fees or charges.

 C. Leasing other vacancies in the Building prior to reletting or substitting the Apartment shall not be deemed to be a failure on the part of Lessor to make a good faith effort to relet or suble the Apartment.

 - be doesned to be a failure on the part of Lessor to make a good faith effort to relief or sublet the Apartment.

 Tomant shall neither sublet the Apartment nor any part thereof, nor assign this Lease, nor this yeary act of default of thisself or any other person, any transfer of Tenant's interest by oper-ation of law, nor offer the Apartment of any part thereof for lease or sublease except in accor-dance herewith. Unless Lessor reliefs side and we shall be a partment with a new tenant, nothing herein contained shall be construed as relieving Tenant of Tenant's obligations under this Lessor or applicable them.
- under this Lease or applicable law.

 1. ABANOMENT: The Apartment shall be dearned abandoned when:

 A school notice has been provided to Lessor by Tenant indicating Tenants intention not to return to the Apartment, or

 B. Tenant has been absent from the Apartment for 21 days, has removed Tenant's personal property from the Apartment, and rent for that period is unpaid.

 1. Tenant has been absent from the Apartment for 28 days and rent for that period is unpaid.

 1. FIRE AND CASUALTY: If the Apartment is destroyed by the or casualty, then Lessor and Tenant shall have the rights and obligations set forth in the Cheape Residential Landerd and Tenant Circlinance, or, in the event that the Cheape Tenandonial Landerd and Tenant Ordinance, or, in the event that the Cheape Tenandonial Landerd and Tenant Ordinance is not applicable, Lessor may, at Lessor's option, (a) terminate the Lease or (b) relocate Tenant to another comparable apartment is the Billiding.
- Ordinance, or, in the event that the Chicago Residential Landerd and senant Undratines at not approxible, Leasor may, at Leasor's option, (a) terminate the Leasor of notices Termin to another companion by experiment is the Building.

 1. TERIMATION AND BETURN OF POSSESSION:

 1. TERIMATION AND BETURN OF POSSESSION:

 1. TERIMATION AND BETURN OF POSSESSION:

 1. Termination of the Leason should be the Leason of the Leason Termination of Termi
- 17. LESSOR'S MORTGAGE: This Lesse is not to be recorded and is and shall, hereafter, be deemed to be sub-ordinate to any present or future sundragages on the real estate (or any part of it) upon which the Suithing is situated and to all advances upon the security of such mortgages.
- wheat the colling is should and to all atvances upon the security of sect mortgages.

 18. LEASE BINDING ON HEIRS, ETC.: All the covenants and agreements of this Lease shall be binding and inure to the benefit of the heirs, executors, administrators, successors, and assigns of Lesson

- and Tanant, subject to the restrictions sel forth in Paragraph 12 hereof, except that where there are only one or two persons named or remaining as Tanants hereit, then, in the event of the death of one or both Tenantis, the surviving Tenant and'off the heries of legal perspectantises of the deceased Tenant may let eministe this Lease at the end of any calendar month within 120 days of said occurrence by glying Leaser root less stand 5 days prior written notice.

 19. NOTICES: Except as herein provided, any demand is be made or notice to be served, including places provided yearties, shall be constructed mean notice in writing signed by or to behalf of the spurior giving same, and served upon through an ending the said of the spurior giving same, and served upon through an ending the served in the said of the same provided and served upon the said served in the said of t
- an as more, in our series interies on interies.

 On RILES AND REGULATIONS: They rules and regulations at the end of this Lease shall be a part of this Lease. Interior comments and agrees to keep and observa these rules and regulations as may leter be promulgated by Lessor or Leason's agent for the necessary, proper and orderly asked this Building (provided soci tater rules do not materially change the terms contained in the body of this Lease).
- be promugated by Lossor or Lessor's agent for the necessary, proper and orderly care of the Building (provided such later rules of on the materially changed the terms contained in the body of this Lessor).

 2.1. RESIDENT TO INSINE POSSESSIONS (LIMITATIONS OF LANDLORD LIABILITY): Lessor is not an insurer of libeant's person or possessions. Frant agrees that all of literatins person and properly in the Apartment or dissemblers in the Building shall be at the risk of Tenart only and that Tenart will carry such insurance as Tenart desires, necessary hereinf. Tream! further agrees that, copied all properly and chart shall be a state of the state of the
- starto party wheeter or run source and party is a enterior or no obscience.

 REMEDIES CUMULATIVE, NON-WAIVEST.

 A. All rights and remedies given to Trausit or to Lessor shall be distinct, separate, and cumulative, and the uses of one or more thereof shall not exclude or waive any other right or remedy allowed.
- and the use of one or more thereof shall not exclude or waive any other right or remedy slowed by law.

 B. No waiver of any breach or default of either party hereunder shall be implied from any omission by the party to take any action on account of a similar or different breach or default.

 C. Except as expressly prohibited by the Chicago Residential Landford and Tenant Ordinance, no express waiver shall allow any breach that the breach specified in the across waiver shall allow any breach that the breach specified in the across waiver and such express waiver shall not such as the state of the st LESSOR'S REMEDIES: 24.

 - SSON'S NEMEBLIES:

 1) defaults in the payment of any single installment of ront or in the payment of any other sum. (1) defaults in the payment of any single installment of the terms of any other agreement between Coast and it executed the least and such default is not cured by which in lodge and written notice; or (2) defaults in the performance of any other coverant or agreement hered, and such default is not cured by Fenant within 10 days after written notice to Ternant ron Lessor (incluses the default twofves a hazardous condition which shall be cured forthwith); Lessor may treat such event as a benach of this Lesse and Lessor new vertices all rights and remedies provided at law or in equity including, if applicable, the termination of this Lesse and the term created hereby; in which over Lessor may to this interposates the Agastment in accordance with Pasagraph 15(A) hered.
- cance with Paragraph 15(A) hereof.

 Tenant shall pay to Lessor all Lessor's costs, expenses and attorney's fees in and about the enforcement of the coverants and agreements of this Lesse as provided by court rules, statute or ordinates. **
- or ordinance. *A

 RECEIFT OF REQUIRED DOCUMENTS: By execution of this Lease, Tenant confirms and owledges that Tenant has received the following documents from Leases:

 A. Summaries of the Chicago Residential Landford and Tenant Ordinance and Security Deposits;
- and B. A receipt for the Security Deposit, if any, as required by said Ordinance.

- A. Summaries of the Chicago Residential Landend and Tenant Ordinance and Security Deposas: and
 B. A receipt for the Security Deposit, if any, as required by said Ordinance
 THER AGRIFEMENT plans of pranagnable are for identification purposes only and do not limit or
 construct the contents of the paragnable.
 S. Lessor as used berein shall nelse to the person, partnership, corporation or inust hereinabove
 set forth in that capsolity. If a sch person be designated an agent, Lessor as hall also refer to and
 include the impropal. Obligations are content and control content and include the impropal. Obligations or designated and agent, Lessor are lated agent
 may amend or modify this Lesse or Lessor's bollogations bereamder.
 C. All rights and genetics of Lessor under this Lessor, or in the designated agent
 may amend or modify this Lesse or Lessor's obligations bereamder.
 C. All rights and genetics of Lessor under this Lessor, or in Lessor's narma by Lessor's agent
 and all legal proceedings are soon under this Lessor, or in Lessor's narma by Lessor's agent
 and all replacements of the second or the control of the second or the second or modify this Lessor under this Lessor, or in Lessor's narma by Lessor's agent
 and all replacements and the second or t

- vision.

 The term "Chicago Residential Landord and Tenant Ordinance" as used horein shall mean the Chicago Residential Landord and Tenant Ordinance (Chicago Mesidential Landord and Tenant Ordinance (Chicago Mesidential Coste ch. 5-12) as a few same as turnicular been, and may feet miny feet medical chicago Residential Landord and Tenant Ordinance, the terms and provisions of the Oricago Residential Landord and Tenant Ordinance, the terms and provisions of the latter shall control.
 - * Provided that Lessor prevails in the court proceeding.

RULES AND REGULATIONS

These rules are for the mutual benefit of all tenants. Please cooperate. Violations may cause termination of your Lease.

- These rules are for the mutual benefit of all tenants. Please

 1. No pets or animals without written consent of Lesgor or Lessor's agent (which may be revoked on (10) ton days notice at any lingh, the animals without rissh in any public area of the fluiding.

 Passages, public halls, stainways, landings, porches, balcories, terraces, elevators and elevator vestibubes shall not be used to play for far any other purpose that for figures and all gress from the Building or apartments, not shall any person be permitted to echiperate for play the or around the constructions of the property of the property

- 10. No wasto reciptacles, supplies, footwers, umbrellas, or other articles shall be placed in the hall, on the staticase landings, nor shall anything be hung or chaken from the windows or bacconias or placed upon the outside window sill.

 11. No noise, music or other sounds shall be permitted at any time in such manner as to disturb or annoy other occupants of the Bullion.

 12. The water closels, basins and other pumbing fixtures that not be used for any purpose other than for stross for which they were designed no sweepings, rubbsis, rags or any other improper articles shall be thrown into them. Any damage resulting from misuse of such facilities shall be paid for by Teanan.
- 13.
- Titional.

 There shall be no cooking or baking does in or shout the apartment except in the kitchen. Cooking or a barbeque or other similar equipment on a purch, terrace, or balcony is expressly forbidden.

 Il Lessor provides television master entenna hookup, only Lessor's authorized specific shall presall in lessor provides television master entenna hookup, only Lessor's authorized specific shall presall terranch soleksion set to master antenna and Terrant agodes to pay installation could and annual mathematical specific shall presall shall presall be transported and annual mathematical specific shall presall shall presall shall presall shall presall shall presall shall presall shall present shall presall shall present shall present
- \$50.00 liquidated damage to Lessor's authorized agent for each idegat flootup in tenants. Apartment. No furniture tilled with a fluid or commission shall be brought in or used in the Apartment. No furniture tilled with a fluid or commission shall be brought in or used in the Apartment. Except as otherwise or commission shall be sent flootup or the Apartment, the event that cashle telluristic sendors in the sent that the fluid commission or the Apartment, the event that cashle telluristic sendors in the sent that the sent that the sendors and agrees that (a) Lessor cannot and dealth of the lixeb to trienant for any damage suffered by or to the person or property of flerant due to improper or inadequate cable tellevision installation reception, (b) Lessor shall have no obligation or responsibility to collect any les or oblated or any provider of cable tellevision service, and (c) flerant shall provide access to the Apartment at all reasonable hours to allow the flootup or the Apartment.

Guarantee

On this, 2 receipt and sufficiency of which is hereby acknown Tenant, Tenant's heirs, executors, administrators	wledged, the undersigned Guarantor her	 (\$10.00) and other good and valuable consideration, the eby guarantees the payment of rent and performance by and agreements of the above Lease.
	(SEAL)	(SEAL)