	Addendum. This is an addendum to the Lease between you and us for Apt. No Gateway West Apartments	SAMPLE	in th
	Apartments in Texas OR	Austin	
	the house, duplex, etc. located at (street address)		
	inin		, Texas
2	Payments. All payments for any amounts due under the Lease must be made:		
	□ at the onsite manager's office		
	through our online portal		
	□ by mail to		(
	other:		, ,
			$\overline{\Delta}$
	The following payment methods are accepted:	`	
	X electronic payment		
	personal check		<i>II</i> .
	ashier's check		7
	money order, or		•
	other:	\sim	
	We have the right to reject any payment not made in compliance with this paragraph.	(()) >	
	Security Deposit Deductions and Other Charges. You has liable for the following utilities; unreimbursed service charges; repairs or dainages caused by negligence, cargless scratches, tears, burns, stains, or unapproved noise; replacement cost of our property that missing; replacing dead or missing alarm or detection device, batteries at any time; utilities for representatives to remove your telephone. Internet the vision services, or remainted keys; roor rekeying unauthorized security devices on a arm systems; packing, removing, or storing progremoving illegally parked vehicles special trips for trash removal sabsect to parked vehicle charges unless due to our negligental arms. Datated charges outlined in the bease, governm you, your occupants, or your guests) bifocal ordinances relating to alarms and detection device late-payment and returned-check charges; and other sums due under this bease. You'll be lial and access devices returned in the Lease if you don't return that an on or before your a figure violated the Lease. We nay also deduct from your section deposit our reason devices required by law if your vacate the apartment in beach of this Lease. Upon receipt of your move-out date and forwarding address in writing, the security deposit we an itemized accounting of any deductions, no later from 30 days after surrender or abandor refund may be by one payment jointly payable to all believes and distributed to any one reside all residents. Requests, Consent, Access and Energency Contact. All written requests to us	was in or attached to the apprehension or cleaning; trips to so request or have move missing or burned-out light to operty removed or stored upon the solocking dumpsters; false ent fees or fines against uses, false alarms, recycling, or ble to us for charges for reportual move-out date; and a pable costs incurred in relative to the returned (less lawful defined), unless laws provide ent we choose or distributed.	partment and of let in compared out); trips bulbs; removir nder the Leas e security-alar for violation (bor other matter placing any key accelerated receiving security deductions) will otherwise. Ar
	Tonline portal	must be submitted by:	
	X email to fpp@fronthageproperlies.com		
	★ hand delivery to our management office, or		
	X other: call the ffice if water or electric emergency 512-480-8	3518	
	From time to time, we may call or text residents with certain promotional or marketing message this force and providing contact information, you are giving us your express written consent to provided to marketing or promotional purposes, even if the phone number you provided is on list. To ent out of receiving these messages, please submit a written request to us by the	les that may be of interest. E contact you at the telephone a corporate, state or nation	e number you
	You agree to receive these messages from us through an automatic telephone dialing smessages, SMS or text messages, or any other data or voice transmission technology. condition of the purchase of any property, goods, or services from us.		
	Any resident, occupant, or spouse who, according to a remaining resident's affidavit, has pern not to enter the apartment, is (at our option) no longer entitled to occupancy or access devices		
	After-hours phone number		
		ara ta	
	Parking. We may have any unauthorized or illegally parked vehicles towed or booted accor expense at any time if the vehicle: (a) has a flat tire or is otherwise inoperable; (b) is on (c) takes up more than one parking space; (d) belongs to a resident or occupant who has	jacks, on blocks, or has a	wheel missin

expense at any time if the vehicle: (a) has a flat tire or is otherwise inoperable; (b) is on jacks, on blocks, or has a wheel missing; (c) takes up more than one parking space; (d) belongs to a resident or occupant who has surrendered or abandoned the apartment; (e) is in a handicapped space without the legally required handicapped insignia; (f) is in a space marked for office visitors, managers, or staff; (g) blocks another vehicle from exiting; (h) is in a fire lane or designated "no parking" area; (i) is in a space that requires a permit or is reserved for another resident or apartment; (j) is on the grass, sidewalk, or patio; (k) blocks a garbage truck from access to a dumpster; (l) has no current license or registration, and we have given you at least 10 days' notice that the vehicle will be towed if not removed; or (m) is not moved to allow parking lot maintenance.

- 6. **HVAC Operation.** If the exterior temperature drops below 32° F you must keep the heat on and set to a minimum of 50° F. You must also open all closets, cabinets, and doors under sinks to assist in keeping plumbing fixtures and plumbing pipes from freezing, and you must drip all the faucets in your apartment using both the hot and cold water. Leave the faucets dripping until the exterior temperature rises above 32° F. You must leave your HVAC system on, even if you leave for multiple days, and have it set to auto at all times.
- 7. **Amenities.** Your permission for use of all common areas, amenities, and recreational facilities (collectively "Amenities") located at the property is a license granted by us. This permission is expressly conditioned upon your compliance with the terms of the Lease, the Community Policies, and any signage posted in or around any of the Amenities. We have the right to set the days and hours of use for all Amenities and to change those or close any of the Amenities based upon our needs. We may make changes to the rules for the use of the Amenities at any time.

Neither we nor any of our agents, employees, management company, its agents, or its employees shall be liable for any damage or injury that results from the use of any Amenities by you, your invitees, your licensees, your occupants, or your guests. This release applies to any and all current, past or future claims or liability of any kind related to your decision to use the Amenities.

8. **Package Services.** We \(\square\) do or \(\mathbb{X} \) do not accept packages on behalf of residents.

If we DO accept packages, you give us permission to sign and accept any parcels or letters you receive through UPS, Federal Express, Airborne, United States Postal Service or other package delivery services. You agree that we are not liable or responsible for any lost, damaged or unordered deliveries and will hold us harmless.

9. Fair Housing Policy. We comply with applicable fair housing laws. In accordance with fair housing laws, we'll make reasonable accommodations to our rules, policies, practices or services and allow reasonable modifications to give disabled persons access to and use of the dwelling and common areas. We may require you to sign an addendum regarding the implementation of any accommodations or modifications, as well as your restoration obligations, if any. This fair housing policy does not expand or limit any highes any obligations under applicable law.

or modifications, as well as your restoration obligations, it any. This fair busing policy does not expand or limit say how so the control or expendicting provisions of this form.

1. All dogs must be on a leash according to the city of Austin ash above 2. All animal waste must be picked up according to the city lays. 3. No dumpting furniture, etc. by the dumpster. If it doesn't fit, you must build trady yourself?

Signature of All Residents

Signature of Owner or Owner's Representative