

LEASE AGREEMENT

1 2			Properties .net LEASE AGREEMENT			
3 4 5 6 7	THIS IS A RESIDENTIAL LEASE. EACH TENANT SHOULD READ THIS LEASE CAREFULLY. EACH TENANT SHOULD NOT SIGN THIS LEASE UNTIL EACH TENANT UNDERSTANDS ALL OF THE AGREEMENTS IN THIS LEASE.					
8 9	ATTA	ATTACHED IS A				
10 11	I.	PARTIES				
12 13 14 15	The parties to this Agreement are Daniel Slotterback. (hereinafter "Owner") and the persons signed below (hereinafter "Tenants").					
16 17	II. LEASE PREMISES					
18 19 20 21	<ul> <li>The leased premises subject to this Lease Agreement is:</li> <li>1 2 3 Bloomsburg PA 17815 </li> </ul>					
21 22 23 24 25						
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28 29 30 31		The term of this Lease Agreement shall be for the Bloomsburg University academic yeb beginning on August, 2008 10:00 AM and ending on May, 2009 at 3:00 P M.				
32	IV.	. RENT				
<ul> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>27</li> </ul>		a.	<i>Rental fee.</i> The regular rental fee for the term of this Lease Agreement shall be <u></u> The rental fee is payable to Daniel Slotterback at P.O. Box 632, Bloomsburg, PA. 17815.			
<ul><li>37</li><li>38</li><li>39</li><li>40</li></ul>		b.	<i>Due Date.</i> Half of the rental fee is due on or before July 1, 2008 and the Remaining balance is due on or before December 1, 2008.			
<ul> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> <li>46</li> </ul>		c.	<i>Discount.</i> Rent paid on or before the above due dates is subject to a discount of <u>per half payment due.</u> In other words, <u>will be deducted</u> from the half rental fee due on July 1, 2008 if paid on or before July 1, 2008 and <u>will be deducted from the second half rental fee due on or before</u> December 1, 2008 if paid on or before December 1, 2008.			
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V. RESERVATION/SECURITY DEPOSIT

Upon execution of this Lease Agreement each Tenant shall pay to Owner the sum of 55 \$250 as a reservation deposit. If a tenant fails to take occupancy of the Leased Pre mises the 56 reservation deposit shall be forfeited to Owner. Upon a tenant's taking possession of the Leased 57 Premises, said tenant's reservation deposit shall be converted to a security deposit. The security 58 deposit may not be applied to rent without the p rior written consent of the Owner. In no event 59 60 shall the total security deposit for all Tenants be less than \$\_\_\_\_\_. Each individual tenant must maintain a Security Deposit balance of least \$200.00. This means damages deducted from 61 the deposit bringing the \$250.00 below \$200.00 is a violation of the lease. 62

*Late Charge*. A late charge in the of \$ \_\_\_\_\_ shall be added to any

payment received more than 45 days after the due dates set forth above.

any rental fee remaining unpaid for more than 60 days after the due date.

*Interest charges.* Tenants agree to pay interest at the rate of 1.5% per month on

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VI. USE OF PROPERTY

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65 66 Tenants agree that the leased premises shall only be used for residential purposes. Tenants further agree to abide by all laws, ordinances, regulations, codes and rules of the 67 Bloomsburg University, The Town of Bloomsburg and the Commonwealth of Pennsylvania. 68 Tenants shall be not use the porch and/or apartment roof(s) for sunbathing or any other activity. 69 Tenants are strictly prohibited from having "OPEN PARTIES". Tenants are prohibited from 70 having beer kegs in or on the leased premises without the written consent of the Owner. 71 72 Violation of this section is cause for immediate eviction from the Leased Premises. 73 Tenants agree not to do anything in or around the Leases Premi ses which could harm anyone or damage any property. 74 75 There will be an administrative fee of Two Hundred dollars (\$200) to any house/apartment that receives a disruptive conduct report from the local police or other authority. 76 Parking is limited and only cars registered with owner may be parked at property. A fee 77 is involved and it is understood that not everyone will be permitted to park on site. 78 Tenants agree that no more than \_\_\_\_\_ people will live in the Leased Premises without the 79 written permission of Owner. 80 81 82 VII. FAILURE TO GIVE POSSESSION 83 84 Owner shall not be liable if he cannot give Tenants possession on the beginning date of 85 the term. 86 VII. PETS 87 88 89 Tenants shall keep no pets or animals of any kind on or in the leased premises. 90 91 IX. UTILITIES

92	Tenants will arrange and pay for all utilities and services including, but not limited to, gas, heat,				
93	water, sewer, electric, trash, recycling and cable television. Owner has no obligation to provide				
94	(or liability for not providing) the utilities Tenants pay for. Expenses said by Owner related to				
95	these utilities will be reimbursed from the tenants. Proof of trash service from tenant may be				
96	required to verify service. Damage to the equipment or appliances supplied by Owner caused by				
97	Tenan	ts' act or neglect, may be repaired by Owner at tenants' expense. Repair costs will be			
98	added to Rental Fees or deducted from Tenants' Security Deposit at Owner's discretion.				
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100	Х.	SNOW AND ICE			
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102		Tenants shall be responsible for all snow and ice removal.			
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104	XI.	License Fees			
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106		Any license fees or head tax assessments by the Town of Bloomsburg on a per tenant			
107	basis are payable on demand to the Owner. Should any tenant fail to pay any license fee or head				
108	assessment tax, Owner is hereby authorized to deduct said sum from the te nant's security deposit				
109	plus a \$30 administrative fee.				
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112	XII.	PARENTAL RENT GUARANTEE FORMS			
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114		Each tenant must return a signed Parental Guarantee Form no later than 30 days prior to			
115	the commencement of the above lease term. Tenants understand that failure to return Parental				
116	Rent Guarantee Forms does not relieve them of any duties or obligations set forth in this				
117	Lease Agreement, including, but not limited to, Tenants' duty to pay rent.				
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120	XIII.	INSPECTIONS			
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122		Tenants agree that Owner and people working for Owner may go into the Leased			
123	Premis	ses at reasonable times. Owner and people working for Owner may inspect, make repairs,			
124	do maintenance, and show the Leased Premises.				
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120	XIV.	RENEWAL OF LEASE			
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120		If Tenants wish to renew the Lease Agreement they must provi de written notice to Owner			
129	in a tir	nely manner. Renewal shall be at the discretion of the Owner.			
130	iii a tii	nery manner. Renewal shan be at the discretion of the Owner.			
131	XV.	REPLACEMENT TENANTS/EARLY TERMINATION			
	<b>Λ</b> Ϋ.	REFERCEVIENT TENANTS/EARLT TERMINATION			
133		Tonante shall not be relieved of the duty to new rental face from failure to take responsion			
134	or fail	Tenants shall not be relieved of the duty to pay rental fees from failure to take possession are to occupy the leased premises or early removal from the leased premises. Owner may			
135	or failure to occupy the leased premises or early removal from the leased premises. Owner may,				
136	at his discretion, accept a replacement tenant for any tenant that fails to occupy or take				
137	possession of the leased premises or who vacates the leased premises prior to the expir ation of				

the leased term provided that the replacement tenant executes a Lease Agreement provided by 138 Owner. Nothing in this section shall require the Owner to accept a replacement tenant, mitigate 139 his damages, or otherwise release a tenant from any of the duties or obligations set forth on this 140 Agreement including, but not limited to, a tenant's obligation to pay rent. 141 142 XVL INSURANCE 143 144 Owner agrees to have insurance on the building where the leases premises is located. 145 Tenant's property is not insured by the Owner's insurance. Tenants are responsible for their own 146 property that is located at the Leased Premises. 147 148 XVII. OWNER'S RIGHTY TO PUT A MORTAGE ON THE LEASE PREMISES. 149 150 151 Tenants agree that Owner has the right to put a mortgage on the Leased Premises. Of Owner has a mortgage on the Leased Premises now, or if the Owner gets a mortgage later, 152 Tenants agree that this Lease Agreement is lower in right to the mortgage that Owner has put on 153 the Leased Premises. 154 155 XVIII. CARE OF LEASED PREMISES 156 157 Tenants are responsible for, and will take good care of, the Leased Premises and all of the 158 property in and around the Leased Premises. Tenants agree to pay for any damage which is 159 the fault of Tenants, Tenants' family and Tenants' guests. Tenants agree to move ou t and give 160 back the Leased Premises when the Lease Agreement ends. 161 Owner will repair the plumbing, heating and electrical systems unless caused by Tenants' 162 acts or neglect. In that case Tenants must, at Tenants' cost, make all repairs and replacements. 163 Drain lines and waste lines are the responsibility of the tenant. If anything is found in a sewer 164 line besides human waste the repair of damages and service charge will be the responsibility of 165 the tenant(s). If Tenants fail to make a needed repair or r eplacement, Owner may do it. Owner's 166 costs will be added to Rental Fees or deducted from Tenants' Security Deposit at Owners' 167 discretion. 168 169 170 XIX. DAMAGE TO LEASED PREMIISES 171 172 173 Tenants agree to notify Owner immediately is the Leased Premises is damaged by fir e or other cause. Tenants agree to notify Owner if there is any condition that could damage the 174 Leased Premises or harm Tenants or others. Tenants agree that if the Leased Premises is 175 176 damaged or destroyed and Tenants end the Lease Agreement, Owner has no further responsibility to Tenants. 177 178 179 XX. FIRE PROTECTION 180 Space heaters are prohibited on the Leased Premises. Tenants are not allowed to tamper 181 182 with smoke detectors. Tenants must report inoperable smoke detectors to Owner immediately. 183

XXI. LIMIT OF RECOVERY AGAINST OWNER 184 Tenants are limited to Owner's interest in the Leased Premises for payment of a judgment 185 or other court remedy against Owner. 186 187 XXII. VIOLATION OF LEASE AGREEMENT BY TENANTS 188 189 190 WHEN TENANTS DO NOT DO SOMETHING THAT TENANTS HAS AGREED T O SO, TENANTS BREAKS THIS LEASE. 191 IF TENANT BREAKS THIS LEASE, TENANT MAY LOSE TENANT'S SECURITY 192 DEPOSIT. 193 IF TENANT BREAKS THIS LEASE, OWNER ALSO CAN SUE TENANT FOR 194 OTHER EXPENSES AND MAY GO TO COURT TO REMOVE TENANT FROM THE 195 LEASED PREMISES. 196 197 OWNER MAY SUE ONE OR ALL TENANTS FOR BREAKING THIS LEASE. TENANT BREAKS THIS LEASE IF TENANT: 198 199 a. DOES NOT PAY RENT OR OTHER CHARGES TO OWNER ON TIME; 200 b. LEAVES THE LEASED PREMISES FOR GOOD WITHOUT THE OWNER'S PERMISSION BEFORE THE END OF THE LEASE. 201 c. DOES NOT LEAVE THE LEASED PREMISES AT THE END OF THE LEASE; 202 d. DOES NOT DO ALL OF THE THINGS THAT TENANT AGREED TO DO IN 203 THIS LEASE. 204 IF TENANT BREAKS THE LEASE, EACH TENANT AGREES TOGIVE UP THE 205 RIGHT TO HAVE NOTICE TO LEAVE, ALSO KNOWN AS A NOTICE TO QUIT . THIS 206 MEANS THAT THE OWNER MAY FILE A LAWSUIT IN COURT ASKING FOR A COURT 207 ORDER EVICTING EACH TENANT FROM THE LEASED PREMSIES WITHOUT GIVING 208 EACH TENANT NOTICE TO OUIT FIRST. OWNER DOES NOT HAVE THE RIGHT TO 209 210 THROW TENANTS OUT OF LEASED PREMISES. OW NER MAY ONLY EVICT TENANTS BY COURT ACTION. 211 THE OWNER DOES NOT HAVE THE RIGHT TO SUE IN COURT FOR EVICTION 212 UNLESS A TENANT HAS BROKEN THE AGREEMENT IN THIS LEASE. EVEN 213 THOUGH EACH TENANT IS GIVING UP NOTICE TO QUIT, EACH TENANT WILL 214 HAVE A CHANCE IN COURT TO HAVE A JUDGE DECIDE ON OWNER'S CLAIM FOR 215 EVICTION. 216 IF TENANTS BREAK THE LEASE AGREEMENT, THE OWNER MAY SUE EACH 217 TENANT IN COURT: 218 219 a. TO COLLECT OVERDUE RENT, LATE CHARGES AND MONEY DAMAGES CAUSED BY TENANT'S BREAKING THE AGREEMENTS IN THIS LE ASE; 220 b. TO GET THE LEASED PREMISES BACK (EVICTION); 221 c. TO COLLECT FOR UNPAID RENT UNTIL THE END OF THE LEASE OR 222 UNTIL ANOTHER PERSON MOVES INTO THE LEASED PREMISES AS A NEW 223 TENANT. 224 IF OWNER WINS A LAWSUIT AGAINST TENANT, OWNER CAN USE THE 225 COURT PROCESS TO TAKE TENANTS' PERSONAL GOODS, FURNITURE, MOTOR 226 VEHICLES AND MONEY IN BANKS. 227 228 XXIII. ATTORNEY'S FEES AND COSTS Tenants will pay to Owner all reasonable costs and expenses Owner incurs to enforce this 229

230 231	Lease Agreement or to collect any sums due under this Lease Agreement. This includes attorney's fees, charges from collection agencies and court costs.						
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233	XXIV. LEASED PREMISES "AS IS"						
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235	Tenants have inspected the Leased premises. Tenants agree that the Leased Premises are						
236	in good order and repair and take the Leased Premises as is.						
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238	XXV. PARAGRAPH HEADIN	VGS					
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240	The paragraph headings are for convenience only. They should be not used to interpret						
241	the Lease Agreement.						
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244	BY SIGNING THIS LEASE AGREENMENT, EACH TENANT AGREES THAT THEY						
245	WILL BE LEGALLY BOUND	HEREBY. EACH TENANT FURTHER STATES THEY					
246	HAVE READ THE LEASE AG	GREEMENT AND HAVE CONSULTED AN ATTORNEY					
247	REGARDING ANY QUESTIONS THEY MAY HAVE CONCERNING THE TERMS OF						
248	THIS LEASE AGREEMENT.	BY SIGNING THIS LEASE, TENANTS AGREE THAT					
249	THEIR LIABILITY WILL BE	JOINT AND SEVERAL. THIS MEANS THAT EACH					
250	INDIVIDUAL TENANT IS FU	JLLY RESPONSIBILITY FOR PERFORMING ALL					
251	OBLIGATIONS.						
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255	OWNER:	Date					
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258	TENANTS:	Date					
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