The New High Point Woods Apartments LLC, Heather Valley LLC, High Point Meadows LLC

Proud To Be A Smoke Free Property

Rental Application

Apartment Addre	SS:							_Unit No:		
Apartment Address:				Pro Rated Dates:			To			
Rent: Parking Fe		arking Fee: _	e: Agent:			S	ecurity Deposit:			
Amount paid:	D	ate Paid	Check No:				Contact Information: High Point Woods Apartment Homes			
			iternet, cable, and hot water in Heather Valley LLC.				_ High Point Woods Apartment Homes 1 High Point Oaks Lane Madison, WI 53719 Phone: (608) 833-6776 Fax: (608) 833-5173 Email: highpoint@halanger.com			
		EACH	I ADULT MUST	COMPLET	E A SEPARA	TE APPLIC				
	Cell Phone: _		Work I	Phone:		Email:				
You must name e	ach household me	mber that wil	l occupy the unit a	t the time of r	nove-in and th	roughout the	term of the lease			
	(First, Middle, Las	/	Birth date:	Adult or M		Social Sec	-	Drivers License N		
3.										
4										
Do you expect to	have any addition	s to the house	hold within the ne	ext 12 months?	(If Yes Name	& Relationshir	<i>)</i>).			
Do you have any	pets? Yes Yes No _	No I	f so, please list							
Have you ever re: Have you ever be Do you owe past Have you, or any	id rent late: (If Yes fused to pay rent: en evicted or aske due rent or other r other person nam	(If Yes Please E d to leave: (If nonetary oblig ed on this app	Yes Please Explain) gations to your cur lication, ever been	rent or previo convicted of	us landlord: (I a crime related	f Yes Please E d to disturbar	xplain)	Y	YES NO	
Present Address:				Apt No:	City:		State	::Zip:		
Landlord Address				Name:			Pho	ne No: Fax No:		
Rent:	Lease Term:		То	Reason fo	or leaving:		I	Fax No:		
Previous Address	:			Apt No:	City:		State	:: Zip:		
Landlord Address	S:			Name:			Pho	ne No: Fax No:		
Rent:	Lease Term:		То	Reason fo	or leaving:		I	Fax No:		
EMPLOYMEN	[:									
Place Of Employ	ment:				Hours	Per Week:	Gr	oss Monthly Income:		
How Long Have	You Been Employ	ved Here:		To		Н	ourly/Salary Pay:	oss Monthly Income:		
Name Of Supervi	sor:		_ Phone No:		Fax:		Occupatio	on:		
Place Of Employ	ment:				Hours	Per Week:	Gr	oss Monthly Income:		
How Long Have	You Been Employ	ved Here:		To		Н	ourly/Salary Pay:	oss Monthly Income:		
							Occupatio	on:		
Please note Addit	ional Income Sou	rces	Amoun	nt \$						
			icle Have An Alar							
Make	Year	Color	Model		_ License Pla	te #	State			
Make	Year	Color	Model Model		License Pla	te #	State			
	1 cui									
EMERGENCY				R	elationshin [.]					
Phone No:			Address:	K	P·					
agencies, and pub applicant's reque process application earnest money de	lic records. This i st, landlord will ac ons within 3 days y posit to approve o	nquiry will pr lvise if a credi whenever poss r deny the ren	ovide applicable in it report is request sible, applicant age tal application, as	n formation co ed and the nam rees the landlo allowed under	ncerning the a ne and address ord shall have r ATCP 134.0.	pplicant's ch s of the credit up to twenty- 5 (2). Applic	aracter, credit wo reporting agency one calendar day ant acknowledges	the inquiry of reference rthiness and reliability while it is landlord s from the acceptance receipt of a copy of the HE APPROVAL OF	y. At 's policy to of the his	

LANDLORD OR AGENT. FALSE, INACCURATE OR INCOMPLETE INFORMATION MAY RESULT IN THE REJECTION OF THIS APPLICATION OR TERMINATION OF TENANCY AT ANY POINT. PLEASE MAKE SURE ALL INFORMATION IS COMPLETE, ACCURATE AND TRUTHFUL.

Signature: _____ Date: _____

LANDLORD DISCLOSURES & REQUIREMENTS

Items one through ten are required of a landlord/agent by the State of Wisconsin and all items are required by the City of Madison prior to entering into a rental agreement with a tenant and/or prior to accepting earnest money or a security deposit. Other governmental jurisdictions may have additional laws and regulations that apply.

TENANT/APPLICANT ACKNOWLEDGES HAVING BEEN ADVISED:

- 1. A receipt for money collected has been given tenant (see reverse).
- 2. That copies of the proposed lease and rules and regulations of the landlord have been made available to tenant for inspection.
- 3. Of the name and address of the person authorized to receive rent, manage and maintain the premises who can readily be contacted and an owner or agent with an address within the state authorized to receive and receipt for notices and demands and at which service of process can be made in person (see reverse).
- 4. Tenant has seven days after the beginning of tenancy to inspect the dwelling and notify landlord of any damages or defects existing prior to the beginning of tenancy.
- 5. Of utility charges not included in the rent (see reverse).
- 6. Of the following uncorrected building and housing code violations, for which the landlord has received notice from code enforcement authorities and which affect the entire premises (in the City of Madison) or, only the dwelling unit and common areas (State of Wisconsin):
 None
- 7. That the premises contain the following conditions adversely affecting habitability: None .
- 8. Not less than seven (7) days after the start of the tenancy, tenant may request, in writing, that landlord provide tenants with a list of physical damages or defects, if any, charged to the previous tenant's security deposit.
- 9. Landlord promises to repair, clean, or improve the premises as follows by the completion dates noted:_____
- 10. Security deposits may be withheld only for tenant damage, waste or neglect of the premises or the nonpayment of rent, utility services or mobile home parking fees for which the land-lord becomes liable and other reasons specifically and separately negotiated and agreed to by the tenant in writing in the document entitled: "Nonstandard Rental Provisions"

THE FOLLOWING APPLY TO THE CITY OF MADISON ONLY

- 11. That a copy of notice of eligibility for rent abatement, if any, which affects the rental unit or common areas has been provided to the tenant.
- 12. That the occupancy limit imposed on the dwelling unit is: see attached.
- 13. That the zoning district in which the dwelling unit is located is PUDFIP.
- 14. That the definition of "family" pursuant to 28.03(2), Madison General Ordinances is as follows: " A family is an individual or two or more persons related by blood, marriage, or legal adoption living together as a single housekeeping unit in a dwelling unit, including foster children, and not more than four (4) roomers except that the term "family" shall not in R1, R2, R3, R4A and R4L residence districts include more than one roomer except where such a dwelling unit is owner occupied. In any residential district a family may consist of two adults and the minor children of each. Such a family may not include any roomers except when the dwelling is owner occupied. For the purpose of this section "children" means natural children, grandchildren, legally adopted children, stepchildren, foster children, or a ward as determined in a legal guardianship proceeding. Up to two (2) personal attendants who provide services for family members or roomers who, because of advanced age or a physical or mental disability, need assistance with activities or daily living shall be considered part of the "family". Such services may include personal care, housekeeping, meal preparation, laundry or companionship."
- 15. That the off-street parking requirements of the dwelling unit pursuant to 28.11 Madison Ordinances is at least one (1) except in the "central area" as per section 28.07(1)(g) of the Madison Ordinances.

Applicant Initials: _____

THE HIGH POINT WOODS APARTMENTS, LLC, HEATHER VALLEY, LLC, & HIGH POINT MEADOWS, LLC STATEMENT OF RENTAL POLICY

EQUAL-HOUSING OPPORTUNITY:	High Point Woods Apartments, LLC is an equal opportunity provider. High Point Woods does not discriminate on the basis of race, color, religion, sex, disability, familial status, national origin, and all other protected classes under state and local laws.					
AVAILABILITY:	Fully completed applications for apartment homes will be accepted on a first-come, first served basis and subject to availability of apartment type requested.					
RENTAL APPLICATIONS:	Rental applications are to be completed by each applicant. Any omissions or falsifications may result in rejection of an application or termination of a lease.					
SMOKE FREE PROPERTY:	High Point Woods Apartment Homes is a Smoke Free Community. This includes, but is not limited to, apartment interiors, lobbies, community rooms, hallways, laundry rooms, stairwells, enclosed parking facilities, pool area, parking lots, patios and balconies.					
QUALIFICATIONS	In order to approve an applicant for residency, the applicant consents to a routine inquiry of references, credit agencies, and public records. This inquiry will provide applicable information concerning the applicant's character, credit worthiness, and reliability.					
	Credit Check: An unsatisfactory credit report can disqualify an applicant from renting an apartment home at High Point Woods. An unsatisfactory credit report is one which reflects current bad debts, unpaid bills, liens, judgments, or bankruptcies. If an applicant is rejected for poor credit history, the applicant will be informed of the reason for the rejection and the name, address and telephone number of the credit reporting agency from whom the information was obtained. The applicant will not be told of the content of the credit report. An applicant rejected for unsatisfactory credit will receive a copy of their credit report.					
	 Criminal Convictions/Current Drug Use: Management will deny residency at this property to anyone having a criminal history that bears a substantial relationship to tenancy, such offenses may include but are not limited to the following: a. Disorderly conduct involving disturbance of neighbors; b. Disorderly conduct involving destruction of property; c. At least two or more misdemeanor drug-related convictions related to the manufacture, delivery or sale of a controlled substance or any drug-related felonious criminal activity; 					

(Statement of Rental Policy, cont.)

d.	Criminal activity involving violence to persons such as murder,
	child abuse, sexual assault, battery, aggravated assault, assault with
	a deadly weapon;

- e. Criminal activity involving violence to or destruction of property, such as arson, vandalism, theft, burglary, criminal trespass to a dwelling;
- **f.** At least two or more civil ordinance violation (forfeiture) convictions within a twelve (12) month period for violations relating to disturbance or neighbors or injury to persons or property;

It is our aim to ensure that this apartment community is a drug-free zone. The use and sale of controlled substances will not be tolerated. The owners of this property have zero tolerance for all drug related offenses as per Sec. 823.113, Wis. Stats. In accordance with the Federal Fair Housing Act, if an applicant is currently receiving treatment for addiction to a controlled substance, the applicant will not be rejected based on this treatment for addiction to a controlled substance, however, he/she must be acceptable as a tenant in all other respects, including the above-mentioned criminal history criteria.

Income/Employment: As a part of the prospective resident screening process, landlord uses a minimum income standard. Applicants must have a gross income of three (3) times the rent for which they are applying. When applicants do not meet this requirement, they may obtain a co-signer. Acceptable forms of income provide proof of reliable, demonstrable evidence of actual ability to pay. In the event an applicant is self-employed or retired, written verification of two years' income must be provided. If an application is denied based solely on failure to meet the minimum income standards, applicant shall be informed by landlord as to the reason for denial in writing.

Residence: Positive rental history for the previous two-year period, from someone not related to the applicant must be provided. All residence histories must show a prompt payment history with sufficient notice-to-vacate given. We will deny an application if an eviction has ever been filed or if an adverse housing reference is given.

SUBLETTING: Subletting is prohibited without the prior written consent of management.

FEES: High Point Woods does require an application fee for the verification of employment verification, housing verification, credit verification, and criminal background check. Fees may apply for re-writing leases due to changing roommates at any time during your lease term.

SECURITY DEPOSITS: To make a general apartment reservation or to reserve a specific apartment, a \$20.00 application fee is required. The application fee is non-refundable

(Statement of Rental Policy, cont.)

RENTAL PAYMENT:	The monthly rent is due on or before the first day of each month. There will be an automatically billed late charge penalty of \$30.00 for all rent paid after the fifth of the month. All returned checks will be assessed a \$30.00 NSF service charge plus applicable late charges and must be replaced with a cashier's check or money order.
OCCUPANCY POLICY:	One bedroom apartment home: two individuals maximum. Two bedroom apartment home: not to exceed four individuals, with two unrelated adults maximum. Three bedroom apartment home: not to exceed three adults or up to six individuals with family status. Occupancy of any apartment home is restricted to those persons named in the lease.
ROOMMATES:	Each roommate is fully responsible for the entire rental payment and each must execute the lease and all other addendums.
VEHICLES:	Two vehicles will be permitted per apartment home. Three bedroom apartments allow no more than three vehicles, one per driving adult. No more than two vehicles (three for three bedrooms) and no boats, trailers, Commercial vans, campers and motorcycles are permitted to be parked on the property at any time without the written consent of management.
WATER FURNITURE:	Waterbeds and aquariums are permitted with advanced written consent from the landlord, and written verification that the resident has renter's insurance coverage including waterbeds or aquariums, as applicable.
PETS:	High Point Woods accepts cats in an apartment home. Pets are prohibited without the prior written consent and knowledge of Management. A Pet Addendum must be signed by the Landlord and Tenant. Maximum two cats per apartment. Additional deposit may be required for cats Cats must be neutered or spayed.
DISCLAIMER:	All square footage listed on printed materials is approximate. Changes may have occurred during construction resulting in slight discrepancies between floor plans and actual apartment sizes.

	1 2	APARTMENT LEASE						
PARTIES	2 3 4 5	This lease of the apartment identified below is entered into by and between the Landlord and Tenant (referred to in the singular whether one or more) on the following terms and conditions:						
	6 7	Tenant:	Landlord:	The New High Poin	t Woods Apartments LLC			
	8 9 10 11 12 13 14		Agent for main	ntenance, management	High Point Woods LLC 1 High Point Oaks Lane Madison, WI 53719 (608) 833-6776			
APARTMENT	14 15 16 17 18 19 20	Building address:	Agent for coll	ection of rent:	High Point Woods LLC 1 High Point Oaks Lane Madison, WI 53719			
ADDRESS	21 22 23 24	(Street) High Point Woods LLC <u>Madison</u> (City, village/town)	Agent for serv	vices of process:	High Point Woods LLC 1 High Point Oaks Lane Madison, WI 53719			
	25 26 27	Dane Wisconsin (County) (State)		СОРУ	7			
	28	Lease term:			L			
TERM	29	First day of lease term: Last day of lease term:	@ NOON					
	30 31	Apartment: \$ per month Other: \$ per mo						
RENTALS	32 33	Payable at <u>High Point Woods, 1 High Point Oaks Lane, Madis</u> lease.	son, WI 53719 on	or before the <u>first</u> day of ϵ	each <u>month</u> during the term of this			
UTILITIES	34 35 36 37 38	Utility charges, other than telephone, cable, internet, are include charges not included in the rent are not separately metered, the			nant shall pay promptly when due. If			
SPECIAL CONDITIONS	39 40 41 42 43 44	Special conditions: <u>lease addendum attached hereto and made</u> late fee of \$30.00 will be charged if rent payments are not reco NSF checks, plus applicable late fees. If one NSF check is reco or money order.	eived on or before eived, then future	the fifth day of the month payments will have to be	A \$30.00 fee will be assessed for made in the form of a cashier's check			
RENEWAL OF LEASE TERM	45 46 47 48 49	Tenant is required to fulfill the entire lease term. This lease shall not renew and is only for the term stated. Tenants must notify landlord in writing at least 60 days before lease expiration date of intentions to sign a renewal lease or vacate the premises. Tenant shall not assign this lease nor sublet the premises or any part thereof without the prior written consent of Landlord. If Landlord permits an assignment or a sublease, such permission shall in no way relieve Tenant of Tenant's liability under this lease. Sublessee must go through High Point Woods application process prior to move-in.						
ASSIGNMENT SUBLETTING SECURITY DEPOSIT	50 51 52 53 54 55 56 57 58 59	Upon execution of this lease Tenant paid a security deposit in holding the security deposit is a licensed real estate broker, ac withheld, will be returned in person or mailed to Tenant's last is withheld, Landlord will provide an accompanying itemized withheld. Failure to return the deposit or provide a written acc The reasonable cost of repairing any damages caused by tenan Tenant has 7 days after the beginning of the lease term to not	ting as agent, it sh known address as statement specific ounting within 21 at, normal wear an ify Landlord in wr	all be in the broker's trust s provided in Wis. Stat.s. 7 cally describing any damag days will result in the wa d tear excepted, will be de- riting or damages or defect	04.28 (4). If any portion of the deposit ges and accounting for any amount iver of any claim against the deposit. educted from the security deposit.			
ELECTRONIC MEANS	60 51 52 53 54	 tenant's security deposit shall be made for any damages or def Lessor and Lessee agree that Lessor may provide any of the for 1. A copy of the rental agreement and any document 2. A security deposit and any documents related to th 	ollowing documen related to the renta	ts to Lessee by electronic al agreement.				
LIABILITY	55 56 57 58 59 60	 A promise made before the initial rental agreement Advance notice of entry under 704.05(2). Nothing in the lease documents should be construed to relieve negligent acts or omissions of the Lessor, or to impose liability control, or for property damage caused by natural disasters or 	to clean, repair, of the Lessor from 1 y on the Lessee fo	or otherwise improve any p liability for property dama or personal injury arising fi	portion of the premises. ge or personal injury caused by rom causes clearly beyond the Lessee's			
VACATION OF	61 62		• •		-			
PREMISES LANDLORD'S RIGHT TO ENTER	63 64 65 66 67 68 69	Tenant agrees to vacate the premises at the end of the lease ter Landlord may enter the premises at reasonable times and with premises, make repairs, or to comply with any applicable law tenants. Landlord may enter with less than 24 hour advance no health or safety emergency or where entry is necessary to pres	24 hour advance or regulation. 12 h otice upon specific	notice with or without Ter hour notice will be given t c consent of Tenant. No ad	nant's permission to inspect the o show the premises to prospective lvance notice is required for entry in a			
ABANDONMENT BY TENANT	70 71 72 73 74 75 76	If Tenant shall abandon the premises before the expiration of t shall apply any rent received, less costs of re-leasing, to the re deficiency. If Tenant is absent from the premises for three suc Landlord's sole option, may deem the premises abandoned.	the lease term, Launt due or to becon	ndlord shall make reasonant ne due, on this lease, and T	ble efforts to re-lease premises and Fenant shall remain liable for any			
Page 1 of 2		Landlord initials:	Те	enant(s) initial(s):				

DISPOSAL OF TENANTS PROPERTY	77 78 79	Unless agreed in writing, the Landlord will not store any items of personal property that the tenant leaves behind when the tenant removes or is evicted from the premises, except for prescription medication or medical equipment.								
	80 81	During the lease term, as a condition to Tenant's continuing right to use and	l occupy the premises, Tenant agrees and pror	mises:						
TENANT OBLIGATIONS	82 83	 To use the premises for residential purposes only by Tenant. Not to make or permit use of the premises for any unlawful purpose or any purpose that will injure the reputation of the premises or the 								
USE	84 85	building of which they are a part.								
	86	3. Not to use or keep in or about the premises anything which would advers	sely affect coverage of the premises or the bui	ilding of which they are						
	87 88	a part under a standard fire and extended insurance policy.4. Not to make excessive noise or engage in activities which unduly disturb	neighbors or other tenants in the building wh	ich the premises are						
	89 90	located.		I						
PETS GOVT. REG	91 92	 Not to keep in or about the premises any pet unless specifically authorize To obey all lawful orders, rules and regulations of all governmental authorize 								
	93 94	7. To keep the premises in clean and tenantable condition and in as good rep		mal wear and tear						
	95	expected.								
	96 97	8. If obligated to pay for heat for the premises, to maintain a reasonable and if damages result from Tenant's failure to maintain a reasonable amount of		e to the premises, and						
MAINTENANCE	98 99	9. Unless Tenant has received specific written consent of Landlord, not to d								
IMPROVEMENTS	100 101	 a. Paint upon, attach exhibit or display in or about the premises any signs or placard. b. Alter or redecorate the premises. 								
	102 103	c. Drive nails, tacks, screws, or apply other fasteners on or into any wall, ce	iling, floor, or woodwork of the premises.							
	104 105	d. Attach or affix anything to the exterior of the premises or the building in								
GUESTS	106	 Not to permit any guest or invitee to reside in the premises. To be liable for all acts of negligence or breaches of this lease by Tenan 	t and Tonant's quasts and invites							
UUE515	107 108	If this lease is for a term of one year or less, should Tenant neglect or fail to		s lease, Landlord shall						
NEGLIGENCE	109 110	give Tenant written notice of such breach requiring Tenant to remedy the br	reach or vacate the premises on or before a dat	te at least 5 days after						
BREACH OF LEASE	111 112	the giving of such notice, and if Tenant fails to comply with such notice, La expel Tenant from the leaded premises without limiting the liability of Tena								
	113 114	been given such a notice and has remedied the breach or been permitted to r								
	115	Tenant commits a similar breach, this lease may be terminated if, before the	breach has been remedied, Landlord gives no	otice to tenant to vacate						
DAMAGE BY	116 117	on or before a date at least 14 days after the giving of the notice. If the premises are damaged by fire or other casualty to a degree which rend	lers them untenantable. Tenant may terminate	the lease or vacate the						
CASULITY	118 119	premises and rent shall abate until the premises are restored to a condition c								
	120 121	repair the premises and if repairs are not made this lease shall terminate. If t	he premises are damaged to a degree which d	loes not render them						
RULES	122 123	untreatable Landlord shall repair them as soon as reasonably possible. Landlord may make such reasonable rules governing the premises and the b	uilding of which they are part as Landlord de	ems necessary. Tenant						
LIABILITY OF	124 125	agrees to observe and comply with all such rules and any violation of the ru	les shall be deemed breach of this lease. Land	llord may make						
MULTIPLE TENANTS	126	changes in the rules and shall give written notice of changes to Tenant at lea acknowledges receipt of the attached rules prior to execution or this lease.	ist 14 days before the new rules become effec	tive. Tenants						
DISCLOSURE	127	All tenants, if more than one, shall be jointly and severally liable for the full	amount of any payments due under this lease	e.						
OF CODE	129 130	The premises and the building of which they are a part are not currently cite								
VIOLATIONS	131 132	IN WITNESS WHEREOF, the parties have executed this lease on _								
CONDITIONS AFFECTING	133 134									
HABITABILITY	135	GUARANTEE: In consideration of Landlord's agreement to this	LANDLORD: HIGH POINT WOOD	DS L.L.C						
PROMISES TO	136 137	Lease, the undersigned guarantee(s) the payment of all amounts		(SEAL)						
REPAIR	138	due under the lease and the performance of the covenants by	HIGH POINT WOODS L.L.C Mana	agement Agent						
	139 140	Tenant.								
	141 142	Dated:		(05.11)						
	143 144	(SEAL)	TENANT:	(SEAL)						
	145			(SEAL)						
		(SEAL)	TENANT:	(SEAL)						
	146		TENANT:	(SEAL)						
	147		TENANT:	(3LAL)						
	148 149	ASSIGNMENT, ACCEPTANCE AND	CONSENT							
ASSIGNMENT	150 151	ASSIGNMENT, ACCEPTANCE AND	CONSENT							
OF LEASE	152	Tenant hereby assigns all Tenant's right, title and interest in and to		consideration of						
	153	the consent to the assignment by Landlord, Tenant guarantees the p		itions of Tenant.						
	154	In consideration of the above assignment and the written consent of Landlord, Assignee hereby assumes all obligations of the Tenant in this lease.								
	155 156									
	157	LANDLORD HEREBY CONSENT TO THIS ASSIGNMENT AND AC the parties have executed this assignment and acceptance on								
	158	· · · · · · ·								
	159	Date:	LANDLORD:							
				(SEAL)						
	160			(SEAL)						
	161		ASSIGNEE:							
	162			(SEAL)						
	163			(SEAL)						
	164			(CE/,E/						
Page 2 of 2			TENANT:	(0541)						
0 =				(SEAL)						

_(SEAL)

HIGH POINT WOODS L.L.C.

UNIT # _____

COP

Move In/ Move Out Inspection Checklist

Current Tenant Information: Address (Street)

Tenant Name(s) _

(Apt #)

This check in form must be returned to the management office within 7 days post move in.

Please fill out the following table, each box must contain one of the following:

If item is in acceptable/working condition-box contains "x" or left blank. If item is damaged or in need of repair-describe in writing (If item is not applicable - write "N/A")

ITEM	Check-In Condition	Check-Out Condition	ITEM	Check-In Condition	Check -Out Condition	ITEM	Check-In Condition	Check -Out Condition
Kitchen	Condition		Bathroom 1			Bedroom 1	Condition	
Refrigerator			Sink			Floor		
Disposal			Vanity top			Walls/Ceiling		
Sink			Cabinet			Doors		
Cabinets			Drawers			Lights		
Drawers			Toilet			Ceiling Fan		
Countertop			Shower/Tub			Wind Screen		
Floor			Tile/Caulk			Blinds		
Wall/Ceiling			Floor			Other		
Lights			Lights			Bedroom 2		
Stove/Oven			Fan/Vent			Floor		
Dishwasher			Walls/Ceiling			Walls/Ceiling		
Hood or Fan			Towel Rack			Doors		
Microwave			Other			Lights		
Blinds			Bathroom 2			Ceiling Fan		
Other			Sink			Wind Screen		
Intercom			Vanity top			Blinds		
Dining Room			Cabinet			Other		
Floor			Drawers			Bedroom 3		
Lights			Toilet			Floor		
Ceiling Fan			Shower/Tub			Walls/Ceiling		
Wall/Ceiling			Tile/Caulk			Doors		
Other			Floor			Lights		
Living Room			Lights			Ceiling Fan		
Floor			Fan/Vent	1		Wind Screen		
Lights			Walls/Ceiling	1		Blinds		
Wall/Ceiling			Towel Rack	1		Other		
Blinds			Other			Patio/Balcony		
Fireplace			Washer	1		Smoke Alarm		
Patio Door			Dryer			AC		
Other			Closets			Locks-Door		
Hallway			Storage			Locks-Window	r	

Move In:

Disclosures: The Landlord or its agents have made no express or implied promises to redecorate or improve the apartment - unless expressly written into the lease agreement. The below signed tenant(s) has inspected and knows the condition of the apartment and its equipment, and accepts the apartment in a decent, safe, and sanitary condition. This form is required to verify the pre-existing damage/condition of your apartment. Charge amounts made from Security Deposits are outlined in the Rules and Regulations Addendum.

Tenant	Date	Tenant		Date	
Tenant	Date	Tenant		Date	
Move In Form Received by HIGH F	POINT WOODS L.L.C	C. (Name)		Date	
Move Out: Tenant's Forwarding ac					
	Street Address		City	State	Zip
Tenant Signature: Tenant		Date	Tenant	Da	ate
Tenant		Date	Tenant	Da	ate
Move Out Inspection Conducted by	HIGH POINT WOOI	DSILC (Name)		Date	

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