

Right to Review the Agreement	11 C4 T	C	1 (
This Agreement has been provided by the Land at least three (3) days).	lord for the Tenant's review on	for	days (review period should be
Signature/seal of the Landlord: Prince Housing Signature/seal of the Tenant: (Eligib		National Taiw	an University)
<u> </u>	•		
, a student of the Department of "Tenant"), agrees to rent the dormitory at Prince Corp. (hereinafter referred to as the "Landlord"). In Prince House - NTUDormitory Accomma Article 1 Leased Premise	House - NTUDormitory owner consideration of the matters with rega	rd to the dorm	itory accommodation set forth in this
	Floor Rm No	of Bed	of NTII Dormitory Fo
table of improvement number and address of ex 2. The aforementioned room comes with fur Tenant and the Landlord shall confirm and 3. Any other right established ☑Yes ☐No.	clusively owned parts and jointly owned nishing as listed in Attachment 2 at handover all items listed one by one	tached hereto.	. When the Tenant moves in, the
If yes, the type of right: Maximum amount	of mortgage right. Any registration	n of attachme	nt □Yes ☑No.
Article 2 Term of the Agreement			
1. The term of the lease by the Tenant shall conterm of the Agreement shall be at least third one school year as one term of the lease.)	ommence from(yyyy/mn ty (30) days. In principle, the term of	n/dd) and end the Agreeme	s on August 31, (yyyy). (The nt shall be one (1) year, which is
2.If the Tenant intends to renew the lease upon exp to expire and shall enter into a new accommod	lation agreement with the Landlord with	in the period no	otified or announced by the Landlord
Otherwise, it shall be assumed that the Tenant do	es not intend to renew the Agreement. A le	ease with an ind	efinite term is not permitted.
Article 3 Rent Agreement and Payment			
1. The monthly rent to be paid by the Tenant shall (Triple Room) / □NT\$9,600 / bed (Suite). Unle	ess under special circumstances for which	h the Landlord	's prior consent has been obtained, the
Tenant shall make one-time payment of the rent the Landlord's bank account as set forth below, a			
for any reason. In the event that the rent is arbitra			
for improvements and this would be a consider			
Agreement, the Landlord shall not make any adju			
Bank: Mega International Commercial I			
Account Name: Prince Housing & Devel	opment Corp. Account No.: 81	6888-	
2. The rent mentioned in the preceding parag		ectricity, cabl	e TV and dial-out phone calls for
the dormitory room. Such fees shall be bor	ne by the Tenant.	a tha livina maan	n of the Crite) the Tenent shall number
3. In the event that the Tenant intends to use electricity an additional electricity card from the Landlord. The			
4. In the event that part of the building is dest			
the Tenant may request a reduction of the r		ent due to rea	isons not attroutable to the Tenan
5. During the term of the lease, relevant fees a			
(1)Administration fees: ∑to be borne by the	ne Landlord	Tenant	
NT\$ / per month for the buildi	ng. NT\$ / per month	for parking s	pace.
In the event of any increase in the amoterm of the lease, the Tenant shall pay u	p to a maximum of 10% of the addit	cional amount.	Likewise, for any reduction of the
abovementioned fees, the Tenant will pay contact the parking facility management of			
(2) Water bill: None.	fice on his/her own for lease and manag	gement. \Box	Julei
(3)Electricity bill:			
☐to be borne by the Landlord ☐to	be borne by the Tenant (NT\$3.7 per	kilowatt hour)
Other (such as NT\$per kilow (4)Gas bill: None.	vatt hour)		
(5)Other fees and method of payment thereof			net fees shall be borne by the Tenant.
6. Any tax fees or agency expenses related to		ollows:	
(1) House tax and land value tax shall be to (2) The stamp duty for monetary receipt states.			
(3) Agency fees for signing of the Agreem			
(4)Notary fees: NT\$0	ient. None.		
\Box to be borne by the Landlord	☐to be borne by the Tenant		
☐to be borne equally by the Parties	✓Other: notarization is not necessa	rv.	
(5) Agency fees for notarization: NT\$0 □to be borne by the Landlord	☐to be borne by the Tenant	•	
☐ to be borne equally by the Parties	✓Other: notarization is not necessa	rv	
(6) Other taxes and method of payment the		- ,-	
Article 4 Arrangement and Return of Sec	curity Deposit (Deposit)		
1. The security deposit (deposit) for the Agreement		nths' rent, whic	h is NT\$. The Tenant shal
pay the security deposit (deposit) to the Landlord	I in accordance with the method designate	d by the Landlo	ord before signing of this Agreement a
guarantee for performance of the obligations of the	he Agreement by the Tenant and compensation	ation for any rel	evant liabilities under this Agreement.
2. Except in the event of Tenant's failure to pay rent	or other fees or in the event the Tenant is	liable to the La	andlord for damages or penalty, and the

Except in the event of Tenant's failure to pay rent or other fees or in the event the Tenant is liable to the Landlord for damages or penalty, and the Landlord uses the security deposit (deposit) to offset such amount, the Landlord shall return the remainder of the security deposit (deposit) without any interest upon expiration of the lease term or termination of the Agreement and return of the leased premise by the Tenant. Any charges incurred from the return of the security deposit (deposit) shall be borne by the Landlord (charges for foreign remittance shall be borne by the Tenant).

3.In the event that the security deposit (deposit) alone is insufficient to offset all fees that the Tenant owes, the Landlord shall have the right to seek compensation for damages in accordance with legal procedures.

4. Unless otherwise stipulated in this Agreement, the Tenant shall not claim that the security deposit (deposit) should offset the

rent payable before expiration or termination of the Agreement.

Article 5 Method and Restriction on Use of the Leased Premise

- 1. The Tenant shall comply with all provisions set forth in this Agreement, as well as in the NTU BOT Student Dormitory Management Rules, Visiting and Entrance Control Regulations, Accommodation Regulations, Student Dormitory Important Information and Dormitory Management Announcement. The Dormitory Management Announcement refers to the temporary/sudden event occurred during the term of the lease, or regular announcement for dormitory management (including but not limited to, repairs, loud noise, cleaning and dormitory activities). The Landlord is entitled to stipulate the Dormitory Management Announcement according to the circumstance. (All the aforementioned regulations are posted on the Landlord's website or bulletin board, which the Tenant should carefully read through).
- 2. The Tenant shall not sublease, lend or allow any third party to use the leased premise in any way, or assign his/her right of lease to any third party.
- 3. The leased premise shall only be used as accommodation for students. The Tenant shall not use the leased premise for any other purpose. In addition, no illegal use or storage of any explosive or flammable item which may affect public safety is allowed.
- 4. The Tenant shall not modify the leased premise and shall use and maintain the leased premise with the care of a good administrator. Except due to force majeure events such as natural disasters or normal wear and tear from use, the Tenant shall be liable for damages for any damage to or decrease in utility value of the leased premise caused by the Tenant's intentional or negligent conduct.
- 5.If the shared facilities of non-single rooms are damaged or destroyed and the liability thereof cannot be determined, the Tenant and the other tenants of the same room shall be jointly and severally liable for damages.

Article 6 Repair of the Leased Premise

- 1.If any of the furnishing of the room leased by the Tenant is damaged and requires repair, the Tenant shall immediately notify the Landlord by sending an online repair request. The Landlord shall be responsible for repair or replacement unless the damage is caused due to the Tenant's breach of the provisions set forth in the preceding Article.
- 2. In the event that the Landlord is responsible for the repair and fails to complete such repair within the reasonable time period designated by the Tenant, the Tenant may repair on his/her own and ask the Landlord for reimbursement of the repair costs or deduct such costs from the rent.
- 3.If the Tenant fails to notify the Landlord in accordance with the provisions set forth in the preceding paragraph, and upon expiration of the lease or termination of the Agreement, shortage or damage is found in the furnishing during the Parties' joint inspection of the leased premise, the Tenant shall be liable for damages.
- 4.In the event that the Landlord conducts any necessary repair and maintenance of the leased premise (including but not limited to the repair or replacement of furniture, water and electricity, or electrical appliance), the Landlord shall give prior notice to the Tenant within a reasonable period, and the Tenant shall not refuse the Landlord's request.
- 5. During the abovementioned repairs and maintenance, the Tenant shall be entitled to request the Landlord for rent deduction in part or in whole if a part or the whole of the Leased Premise becomes unsuitable for habitation or use.
- 6.În the event of imminent danger to life, body or property, the Landlord may enter the room rented by the Tenant without prior notice to take necessary actions, and the Tenant shall not refuse such entry.

Article 7 Change of Room by the Tenant

- 1. During the term of the Agreement, the Tenant may apply for change of dormitory. However, such application shall be limited to once per semester. When the Tenant changes dormitory, the Parties shall cooperate and amend all relevant content of this Agreement.
- 2. When the Tenant applies for change of dormitory, the Tenant shall pay the rent of the original room for the then-current month and start paying the rent for the new room from the following month.
- 3.If the Tenant changes to a room with rent that is higher than the original rent, the Tenant shall make up for the difference in security deposit (deposit) in order for the change to be effective. In the event that the Tenant changes to a room with rent that is less than the original rent, the Parties agree that the excess amount of the security deposit (deposit) may be used to offset the rent payable by the Tenant.
- 4. The Landlord will post separate announcements regarding the deadline and procedure for accepting application for change of dormitory for each semester. The Landlord will not accept any application from the Tenant if the Tenant fails to comply with the requirements set forth in the announcement.

Article 8 Termination of the Agreement

- 2.Under any of the following circumstances, the Landlord may elect not to renew the lease even if the Tenant applies for renewal within the time limit:
 - (1) The Tenant frequently delays the rent payment, and the Landlord has delivered the overdue payment notice to the Tenant three (3) times within one (1) year.
 - (2) The Landlord has notified the Tenant for improvements within the time limit two (2) times due to multiple small-amount rent payments by the Tenant.
- (3) The Tenant is in violation of Paragraph 4 of Article 6 of this Agreement and refuses entry by the Landlord into the room to conduct necessary repair and maintenance, and the Tenant still refuses such entry before the date the Landlord starts accepting applications for renewal of the lease (exclusive of the date on which the Landlord starts accepting such applications).
- (4) The Tenant is in violation of Paragraph 6 of Article 6 of this Agreement and refuses entry by the Landlord into the room to take necessary actions.
- 3.Under any of the following circumstances by the Tenant, the Landlord may terminate the Agreement and may claim compensation for any loss or damage arising therefrom:
 - (1) The total amount of rent overdue or the amount owed by the Tenant has reached the equivalent of two (2) months' rent, and the Tenant fails to make the payment within the time limit (more than five (5) days) as specified by the Landlord.
 - (2) Violation of Paragraph 1 and the forepart of Paragraph 4 of Article 5 of this Agreement by the Tenant, which has affected the environment and sanitation, public safety as well as public peace of the dormitory and caused serious impact on the lives of other residents, and the Tenant failed to correct such violation within the time limit as specified by the Landlord.
 - (3)Damage to the leased premise or auxiliary equipment by the Tenant, and failure by the Tenant to repair or make equivalent compensation within the time limit as specified by the Landlord.
 - (4)In the event of any violation of Paragraphs 2 and 3 of Article 5 of this Agreement by the Tenant, the Landlord may terminate the Agreement without notice.
 - (5)When the Tenant is no longer enrolled as a student of National Taiwan University or is no longer qualified to live in the dormitory (including but not limited to planned leave, expulsion, transfer, graduation, or expulsion from the dormitory), the Tenant is stripped of his/her right to lease, and the Landlord may terminate the Agreement without notice.
 - (6)If the Landlord discovers and confirms afterwards that the Tenant was not a student enrolled at National Taiwan University at the time of signing of the Agreement, the Landlord may terminate the Agreement without notice.
- 4.In the event the Landlord has any one of the following circumstances, the Tenant may terminate the Agreement:
 - (1) The Tenant has notified the Landlord for repair in accordance with Paragraph 1 of Article 6 of this Agreement, and the repair has not been completed after a reasonable period of time.

- (2) The leased premise contains defect that harms the safety and health of the Tenant.
- (3) The circumstance provided by Paragraph 4 of Article 3 occurs, and the reduction of rent cannot be agreed upon or the remaining part of the building cannot fulfill the lease purpose.
- (4) Where a third party claims the right on the leased premise such that the Tenant can no longer use the leased premise for residential purpose as agreed hereof.

Article 9 Return of the Leased Premise

- 1. When the term of the Agreement expires or the Agreement is terminated, the Tenant shall loose the right to use the leased premise. The Tenant shall immediately start the move-out procedure, clear all personal effects, move out of the dormitory and inspect the leased premise together with the Landlord and return the leased premise.
- 2. In the event the Tenant fails to move out and return the leased premise in accordance with the preceding paragraph and still fails to do so after the three-day period specified by the Landlord's notice, the Landlord may cancel the effectiveness of the Tenant's front door magnetic button and cease providing any service to the Tenant. In addition, the Landlord may request the Tenant to pay an amount equivalent to the rent for the period when the leased premise is not returned as well as a penalty of one times of such amount (the rent shall be calculated on a daily basis if the period is less than a month) until the Tenant returns the leased premise. The Landlord may deduct such relevant costs and penalty directly from the Tenant's security deposit (deposit).
- 3.If the Tenant fails to conduct handover of the leased premise with the Landlord when moving out and still fails to do so within the three-day period specified by the Landlord's notice, the handover shall be considered to have been completed and shall be as deemed by the Landlord, and the Tenant shall not have any objection thereto.
- 4. For any personal effects left by the Tenant at the dormitory upon expiration or termination of the Agreement, the Landlord does not bear any custodial responsibility. When the Tenant fails to clear its personal effects after moving out of the dormitory, the Landlord may clear the dormitory and move such personal effects to another location for storage and notify the Tenant to retrieve his/her personal effects within a specified period. If the Tenant fails to retrieve the personal effects, it shall be deemed that the Tenant has waived and released all rights and title to such personal effects, and the Landlord may dispose of such personal effects as wastes. All costs related to clearing and storage arising therefrom shall be deducted from the Tenant's security deposit (deposit). If the deposit is insufficient to cover such deduction, in addition to requesting payment from the Tenant for the shortfall, the Landlord may also obtain compensation from the abandoned personal effects in accordance with legal procedures.

Article 10 Transfer of Ownership of Building

- 1. Upon delivery of the leased premise by the Landlord, during the Tenant's occupancy of the leased premise, even if the ownership has been transferred to a third party by the Landlord, this Agreement shall continue to be in force and shall be binding to the transferee.
- 2.In the event of the circumstance mentioned in the preceding paragraph, the Landlord shall transfer the security deposit (deposit) and the rent already collected in advance to the transferee and shall notify the Tenant in writing.

Article 11 Service and Delivery of Notice

1.Unless otherwise provided by this Agreement, notices between the Parties may be sent by post, electronic mail or text message and shall be effective by the contact method set forth below:

Contact method	Landlord	Tenant
By post	Prince House, xxF., No.xx, xxxx St., xxxxxxx Dist., Taipei City	
Email	xxxxxxxx@prince.com.tw	
Telephone	(02)xxxxxxx	Landline: Mobile:

2. In the event of any change to the contact methods stated in this Article, the other Party shall be notified immediately, otherwise such change shall not be deemed to be effective for such other Party. In the event notice cannot be delivered (including delivery being rejected) due to failure to notify the other Party of the address change, the notice shall be deemed to be delivered on the date the notice was posted or made.

Article 12 Miscellaneous

- This Agreement shall become effective from the date of execution.
 The Parties agree to □notarize this Agreement. ☑not notarize this Agreement.
- 3. Pursuant to the Construction and Operation Agreement for the Chang Hsing Street and Shui Yuan Dormitory between Party A and National Taiwan University, if the consumer price index published by the Directorate General of Budget, Accounting and Statistics, Executive Yuan has a total increase (total variance) of 4% or more compared to the consumer price index from the previous adjustment year, Party A may adjust the rent of the this Dormitory according to the total increase during such period.

Article 13 Governing Law and Jurisdiction

This Agreement shall be governed by the laws of the Republic of China (Taiwan). In the event of any litigation arising out of or in connection with this Agreement, the Parties agree to submit to the Taiwan Taipei District Court as the court of first instance.

Article 14 Effect of the Agreement and Relevant Annexes

- 1. The attachments to this Agreement shall be deemed part of this Agreement.
- 2. The rights and obligations provided under this Agreement shall be binding to the successors of both Parties.

 3. This Agreement shall be executed in two (2) counterparts, with each Party holding one (1) counterpart as reference.

Parties:

Landlord: Prince Housing and Development Corp. Representative:CIOU,WUN-JHEN Unified Business Number: 72058206

Tenant:	
Personal ID Number:	Student ID Number:
Phone:	Email:
Address:	

Legal Representative: (if the Tenant is not yet twenty (20) years of age, signature from all legal representatives is required) Guarantor: (if the Tenant is not yet twenty (20) years of age, the parent or guardian should act as joint guarantor)

Personal ID Number/Name:

Address:

Attachment I Table of Improvement Number and Address for Exclusively Owned Parts and Jointly Owned Parts

Building	Address	Improvement Number of Exclusively Owned Parts	Improvement Number of Jointly Owned Part
Building A	No. xxxx, xxxx St., xxxxxxxx Dist., Taipei Cit		xxxx Section, 2 nd Subsection, Improvement Nos. xxxxx-000, xxxxx-000
Building B	No. xxxx, xxxx St., xxxxxxxx Dist., Taipei Cit	xxxx Section, 2nd Subsection, Improvement No. xxxxx-000	xxxx Section, 2 nd Subsection, Improvement Nos. xxxxx-000, xxxxx-000
Building C	No. xxxx, xxxx St., xxxxxxxx Dist., Taipei Cit		xxxx Section, 2 nd Subsection, Improvement Nos. xxxxx-000, xxxxx-000
Miscellaneous	aneous Single room with area around 5.54-6.12 ping, Suite with area around 7.2 ping, double room with area around 7.39-8.10 ping, triple room with area around 9.95-10.64 ping		round 7.2 ping, double room with area around

_	nchment II Confirmation Form for the Current S	
Item 1		Notes In the case of an illegal construction (building for which no extension or addition application has been filed according to law), the Landlord shall offer an explanation so that the Tenant is fully aware of the possibility of the illegal building being demolished at any time or other risks.
2	Building type: residential or multi-purpose building Current layout of the building: 1 bedroom(s) living/dining room(s) 1 bathroom(s) □ with ☑ without partitions	1.Building types: (1)General buildings: townhouses and villas (exclusive ownership and no jointly owned parts) (2)Strata titled buildings: apartments (with five floors or less and no elevators), townhouses shops (stores), commercial office buildings, residential or multi-purpose buildings (with 11 floors or more and elevators), condominiums (with ten floors or less and elevators) studios (one bedroom, one living/dining room, and one bathroom), etc. (3)Other special buildings: such as factories, factory and office buildings, farmhouses, warehouses, and other types 2.Current layout (such as the number of bedrooms, living/dining rooms, and bathrooms as well as the existence of partitions or not)
3	Type of parking space ☑ ramp/surface ☐ lift/surface ☐ ramp/mechanical ☐ lift/mechanical ☐ parking tower ☐ ground level ☐ others: Assigned number:; individual ownership certificate: ☐ yes ☑ no An agreement on separate management of common property and drawings ☐ are enclosed ☑ are not enclosed.	
4	Fire protection equipment: yesnounknown; if yes, the equipment includes: (1) fire extinguisher (2) fire hydrant cabinet (3) smoke detector (4) emergency lighting equipment yesNo - regular fire safety inspections The water and drainage system are yenormal	
5	The water and drainage system are ⊌normal □not normal.	
6	□Yes☑ No - water seepage or leakage? If yes, list the seepage/ leakage spots: Treatment of the seepage/ leakage: □The Landlord shall repair the seepage/ leakage before handover of the Premises. □Repaired by the Tenant. □Other □Handover of the Premises as is.	
7	conducted for the Premises? If yes, please attach the inspection certificate. Inspection result: □Yes □No − If there is radiation abnormality, state the treatments: □The Landlord shall rectify the situation before handover of the Premises.	Special attention shall be paid to inspections for buildings that have obtained an occupancy permit from 1982 to 1984. The website of Atomic Energy Council has provided a "Query system on buildings with radioactive contamination of more than 1 millisievert current year" which allows the public to search for the information of buildings with radioactive contamination. For improvements on such buildings, please consult Atomic Energy Council for technical support.
8	content in reinforced concrete (including inspection items for buildings built with unreliable concrete) been conducted? If yes, state the inspection results: Yes No - Does water-soluble chloride ion content exceed the allowable value? If yes, state any treatments: The Landlord shall repair the Premises before handover. The Tenant shall repair the Premises. The Premises shall be handed over as is. Others	(according to water dissolution) allowable is 0.6 kg/m³. 3. For buildings declared for construction and inspection from June 25, 1998 to January 12, 2015 in accordance with the building regulations, the CNS3090 inspection standards published on June 25, 1998 shall apply, where the maximum water-soluble chloride ion content in the reinforced concrete allowable is 0.3 kg/m³. 4. For buildings declared for construction and inspection after January 13, 2015 in accordance with the building regulations, the CNS3090 inspection standards published on January 13, 2015 shall apply, where the maximum water-soluble chloride ion content in the reinforced concrete shall be 0.15 kg/m³. 5. The abovementioned inspection data are available upon request at the competent authority in charge of the construction industry. Since there are different inspection standards in different periods, both Parties to the lease should note such differences.
9	Has any homicide, suicide, carbon monoxide poisoning, or other unnatural death occurred in (the individual unit) the Premises? (1) During the period of ownership of the Premises: Have any of above circumstances occurred? (2) Before ownership of the Premises, Nothing listed above had ever occurred. It is known that the circumstances listed above occurred before. It is not known whether there has been any occurrence of the circumstances listed above.	
10	Condominium regulations: ✓yes □no; if yes, the regulations ✓are □are not enclosed.	
11	Auxiliary equipment: \(\sigma \) com door lock \(\sigma \) shoe cabinet \(\sigma \) closet \(\sigma \) bed \(\sigma \) desk \(\sigma \) chair \(\sigma \) book case \(\sigma \) telephone \(\sigma \) refrigerator \(\sigma \) air conditioner \(\sigma \) wall-mounted air conditioner switch \(\sigma \) aluminum window glass \(\sigma \) window screen \(\sigma \) curtain \(\sigma \) entrance hall lamp (include fluorescent tube) \(\sigma \) bathroom lamp (include fluorescent tube) \(\sigma \) bathroom door \(\sigma \) bathroom glass counter \(\sigma \) fluorescent tube) \(\sigma \) mirror \(\sigma \) bathroom glass counter \(\sigma \) fluorescent \(\sigma \) electronic water heater \(\sigma \) showerhead \(\sigma \) towel	
	fluorescent tube) ✓ mirror ✓ bathroom glass counter	

Personal Information Declaration: The Tenant agrees that all personal information (including but not limited to the name, address, phone number and email, or any other personal information that may identify an individual directly or indirectly) provided by the Tenant for staying at Prince House may be collected, used and managed by the Landlord in accordance with the privacy protection policies pursuant to the Personal Information Protection Act as well as all related laws and regulations for the purpose of, without limitation, dormitory management, filing, telephone contact and the sending of written and email notices regarding relevant services. In the event that the Tenant refuses to provide or fails to provide accurate and complete personal information, the Landlord will not be able to provide the services related to this Agreement.

Date:

Date:

Landlord: Prince Housing Development and Corp.

(signature/seal)