Condominium Lease Agreement

The Part	ies. This agreement, entered on the	day of	, 20,
between	with a mailing	g address of	ir
the City o	of State of		(Hereinafter
known as	s the 'Tenant') and	with a mailing add	dress of
	in the City of	State	of
	(Hereinafter known as	the 'Landlord') hereby	agree to the
following	:		
l.	Premises. The premises is located at	t	in the City of
	State of	ા	Jnit Number (#)
	in a condominium association	ı known as	
	(Hereinafter known as the 'Premises')).	
II.	Term. The start of this lease shall beg	gin on the day of	
	, 20 and conti	nue:	
	□ - Until the day of	, 20	
	$\hfill\Box$ - As a month to month agreement	in accordance with Stat	e laws.
III.	Rent. The total rent due during the te	rm of this agreement sh	all be
	Dollars (\$_) payable in	monthly in the
	amount of) Dollars (\$)	to the Landlord
	in the following manner:		
			·
	Rent shall be paid in full on the or	f every month. No amou	ınts may be
	deducted from the monthly rent unles	s the Landlord consents	s to in writing.

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IV.	Security Deposit. The Landlord requires the Tenant to pay a security deposit		
	due at lease signing in the amount of	_ Dollars	
	(\$):		
	□ - First month's rent in the amount of	Dollars	
	(\$).		
	□ - Last month's rent in the amount of	Dollars	
	(\$).		
	□ - No other additional payments.		
	The Landlord agrees to return the Security Deposit within	days after the	
	lease expires. Tenant agrees to allow the Landlord to deduct a	any damages	
	found on the property after move-out with receipt for every rep	oair.	
V.	Garage/Parking. The Tenant shall have the right to parki	ng spaces	
	located on the Premises. The tenant shall be charged a fee or	n a monthly	
	basis of Dollars (\$), in	addition to the	
	rent payment, for use of the space. Only vehicles registered w	vith the Landlord	
	and/or Condominium Association will be allowed to park in the	e areas	
	designated unless consent is given.		
VI.	Occupants. The following individuals shall be allowed to live	in the Premises:	
	·	,	
	·	,	
	with a maximum of people to be staying on any given night	nt.	
VII.	Services/Utilities. The Landlord shall be responsible for prov	iding the	
	following: \square - Water \square - Electricity \square - Sewer \square - Cable \square -	Internet	
	\square - Heat \square - Air Conditioning (AC) \square - Trash Removal \square - E	lectricity	

□ - Telephone □ - Other
In addition, the Landlord shall provide the following appliances:
The
Landlord agrees to keep the Premises in good condition and to repair any
services temporarily interrupted. Any damage caused by nature or any wear
and tear shall not affect the payment of rent by the Tenant as long as
Landlord is pursuant to State laws.

- VIII. **Use**. The Tenant shall only be able to use the Premises for residential purposes.
- IX. **Possession**. The Tenant shall obtain possession of the Premises on the start date stated in Section II. If not, the Tenant may seek damages from the Landlord. In addition, the Tenant is required to take possession of the Premises within seven (7) days or be in default of this agreement and forfeit their Security Deposit with the Landlord.
- X. Condition. Tenant understands that they will be accepting the Premises in its "as is" condition. Tenant acknowledges that they have conducted a thorough inspection and found it to be in good repair and condition for the use as a residence.
- XI. Alterations. Tenant shall maintain and keep in good condition all appliances, furnishings (if any), and personal property until the end period. If the Tenant damages any part of the Premises due to negligence the Landlord may fix the issue and charge the Tenant additional rent. Tenant shall not paint the Premises or make any modifications without the written consent of the Landlord.

XII.	Pets. The Landlord:				
	\square - Allows pets on the property with an additional fee of				
	Dollars (\$).				
	\square - Shall allow only a certain pet described as with an				
	additional fee of Dollars (\$).				
	\square - Prohibits any type of pet on the Premises except for those used for				
	special needs in accordance with State or Federal law.				
XIII.	Liability. The Landlord is not liable for any loss or damage to the Tenant's, or				
	their guests, personal property unless the loss is a direct result of the				
	Landlord's action. The Tenant is liable for the acts of anyone listed in this				
	Agreement in addition to any guest that they should allow on the Premises.				
XIV.	Entry. Per State law the Landlord has the right to enter the property by giving				
	the Tenant proper notice for any repair, inspection, extermination, installation,				
	or any entry deemed necessary. The Landlord will have the right to show the				
	Premises to prospective Lessee's at the end of the Agreement's term with				
	notice being given prior to every entry.				
XV.	Subletting. The Landlord does not authorize the Tenant to have the right to				
	sublease the Premises unless written consent is given. The Landlord has the				
	right to withhold consent for any reason.				
XVI.	Access. Upon the authorization of this Agreement and all funds being made				
	available through the items checked in Section IV the Tenant shall receive				
	access to the Premises on the start date. Tenant shall not alter any locks or				
	make duplicate keys without the Landlord's prior knowledge and consent.				

XVII. Signage. The Landlord has the right to place 'For Rent' or 'For Sale' signs on the Premises and/or conspicuously placed in the windows. The Tenant does not have right to place any signs or place personal property in the windows or outside of the Premises. **XVIII. Notices**. If any official notice shall be sent from one party to another the addresses used shall be the details located 'The Parties'. If there is to be any change of address it is to be notified by sending notice via mail with return receipt. XIX. Common Areas. If there are areas that are maintained by the Condominium Association and usable by all residents the Tenant shall have the right to use said areas under the same rights as Landlord. XX. **Sale of Premises**. If the Landlord sells the Premises the Tenant can be given sixty (60) days' notice at anytime to vacate by written notice. Governing Law. This Agreement shall be governed by the laws located in XXI. the State of . This Agreement has been entered into on this day of , 20 . Landlord's Signature Date Print Name Tenant's Signature _____ Date ____ Print Name ____ Tenant's Signature Date

Print Name _____