D7 D6 RENT FREE LEASE AGREEMENT

NOTE THIS DOCUMENT IS A TEMPLATE ONLY THAT NEEDS TO BE EDITED ACCORDINGLY & THEN TRANSLATED TO PORTUGUESE WITH DEEPL TRANSLATE.

I. THE PARTIES. This Agreement ("Agreement") made on DD MM YY between the following:
GUEST'S NAME:
Passport number:
NIF/Tax Number:
Address:
PROPERTY OWNER/HOST NAME:
Passport/Citizen number:
NIF/Tax number:
with a mailing address of:
II. THE PREMISES. The Host agrees to lease the described property below to the Tenant, and the Tenant agrees to occupy from the Landlord: Property Address:
 a.) Residence Type: □ Apartment □ House □ Condo □ Other: b.) Bedroom(s): c.) Bathroom(s): d.) Other: one dining room, two living rooms, one kitchen, two terraces.
Hereinafter known as the "Premises."
III. LEASE TERM. The Tenant shall have access to the Premises under the terms of

this Agreement for the following time period: (check one)



\square - Fixed Term . The Tenant shall be allowed to occupy the Premises starting DD MM YY at 1:00 \square AM \square PM and ending DD MM YY at 11:00 \square AM \square PM ("Lease Term").						
	□ - Month-to-Month Lease . The Tenant shall be allowed to occupy the Premises on a month-to-month arrangement starting on DD MM YY , and ending upon notice of days from either Party to the other Party ("Lease Term").					
	Note: The Lease term can be ended by either of the Parts upon a notice of 30 days					
IV. QUIET HOURS. The Landlord requires: (check one)						
	$\hfill\Box$ - No Quiet Hours . There are no quiet hours. However, the Tenant must reside on the Premises with respect to the quiet enjoyment of the surrounding residents.					
	\square - Quiet Hours . Quiet hours begin at 10:00 \square AM \boxtimes PM each night and continue until sunrise. Quiet hours consist of no music and keeping all audio at a minimum level out of respect for the surrounding residents.					
V. OCCUPANTS . The total number of individuals staying on the Premises during the Lease Term shall be a total of ?? guests						
	If more than the authorized number of guests listed above are found on the Premises, this Agreement will be subject to termination by the Landlord.					
VI. RENT . This lease is rent free between the parties.						
	UTILITIES . The host shall be responsible for all utilities and services to the Premises EXCEPT for the following: Meals, Extra cleaning besides weekly, hygiene products.					
	II. SECURITY DEPOSIT . The Tenant shall be obligated to pay the following amounts upon the execution of this Agreement: (check one)					
	\Box - No Security Deposit : There is no deposit required for the security of this Agreement ("Security Deposit").					
	□ - Security Deposit : € ("Security Deposit"). The Security Deposit is for the faithful performance of the guest under the terms and conditions of this Agreement. The guest must pay the Security Deposit at the execution of this Agreement. The Security Deposit shall be returned to the guest within the State's requirements after the end of the Lease Term less any itemized deductions. This Security Deposit shall not be credited towards any Rent unless the Landlord gives their written consent.					
IX. PETS . The Landlord: (check one)						

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	☐ - Does Not Allow Pets : There are no pets allowed on the Premises. I the Tenant is found to have pets on the Premises, this Agreement and ar Security Deposit shall be forfeited.	
	□- Allows Pets : The Tenant shall have the right to have two small size pet(s) on the Premises. For the right to have pet(s) on the Premises, the Tenant is fully responsible for all damages that any pet causes, regardles of the ownership of said pets, and agrees to restore the Premises to its original condition at their expense	
X. P/	KING. The Host: (check one)	
	$\hfill \square$ - $\textbf{Shall provide}$ parking space on the property terrace por free.	
	□ - Shall NOT provide parking.	
XI. FE	S . The host requires the Tenant pays the following fees at the execution of his Agreement: (check all that apply)	
	□ - Cleaning Fee: €	
	□ - Taxes: @□ - Other €	
	□ - Other. €	_
XII.	PARTY CLEANUP. If the Premises qualifies for a "deep clean" due to the mount of "wear and tear" from a party or large gathering, a fee of € "Party Cleanup Fee") shall be charged in the cleaning day.	
XIII.	SMOKING POLICY. Smoking on the Premises is: (check one)	
	□ - Prohibited.	
	$\hfill\Box$ - $\textbf{Permitted}$ ONLY in the following areas: external areas.	
	PERSON OF CONTACT. The Host: (check one)	
	□ - Does have a manager on the Premises that can be contacted for any maintenance or repair at: Agent/Manager's Name: Telephone: () E-Mail:	
	 □ - Does not have an agent/manager on the Premises, although the Landlord can be contacted for any emergency, maintenance, or repair at Host's Name: 	:
	Telephone:	
	E-Mail:	

- XIV. SUBLETTING. The Guest: (check one).
 Has the right to sublet the Premises. Each subtenant is: (check one)
 required to be approved by the Landlord prior to occupancy.
 not required to be approved by the Landlord.
 Does not have the right to sublet the Premises.
 XV. MOVE-IN INSPECTION. Before, at the time of the Tenant accepting possession, or shortly thereafter, the Landlord and Tenant shall: (check one)
 Inspect the Premises and write any present damages or needed repairs on a move-in checklist.
 Shall not inspect the Premises or complete a move-in checklist
- XVI. **INSPECTION**. The host has the right to inspect the Premises with prior notice as in accordance with State law. Should the Tenant violate any of the terms of this Agreement, the rental period shall be terminated immediately in accordance with State law. The Tenant waives all rights to process if they fail to vacate the premises upon termination of the rental period. The Tenant shall vacate the Premises at the expiration time and date of this agreement.
- XVII. **MAINTENANCE AND REPAIRS**. The guest shall maintain the Premises in a good, clean, and ready-to-rent condition and use the Premises only in a careful and lawful manner. The guest shall leave the Premises in a ready to rent condition at the expiration of this Agreement, defined by the host as being immediately habitable by the next tenant. The Tenant shall pay for maintenance and repairs should the Premises be left in a lesser condition. The Tenant agrees that the Landlord shall deduct costs of said services from any Security Deposit prior to a refund if Tenant causes damage to the Premises or its furnishings.
- XVIII. **TRASH**. The guest shall dispose of all waste material generated during the Lease Term under the strict instruction and direction of the Landlord.
- XIX. **QUIET ENJOYMENT**. The guest, along with neighbors, shall enjoy each other's company in a quiet and respectful manner to each other's enjoyment. The Tenant is expected to behave in a civilized manner and shall be good neighbors with any residents of the immediate area. Creating a disturbance of the area by large gatherings or parties shall be grounds for immediate termination of this Agreement.
- XX. **HOST's LIABILITY**. The guest and any of their guests hereby indemnify and hold harmless the host against any and all claims of personal injury or property damage or loss arising from the use of the Premises regardless of the nature of the accident, injury or loss. The guest expressly recognizes that any insurance for property damage or loss which the host may maintain on the property does not cover the personal property of guest and that guest

should purchase their own insurance for their guests if such coverage is desired.

- XXI. **ATTORNEY'S FEES**. The guest agrees to pay all reasonable costs, attorney's fees, and expenses that shall be made or incurred by the host enforcing this agreement.
- XXII. **USE OF PREMISES**. The guest shall use the Premises for residential use only. The guest is not authorized to sell products or services on the Premises or conduct any commercial activity.
- XXIII. **ILLEGAL ACTIVITY**. The guest shall use the Premises for legal purposes only. Any other such use that includes but is not limited to illicit drug use, verbal or physical abuse of any person or illegal sexual behavior shall cause immediate termination of this Agreement.
- XXIV. **POSSESSIONS**. Any personal items or possessions that are left on the Premises are not the responsibility of the Host. The host shall make every reasonable effort to return the item to the guest. If claims are not made within the State's required time period or two (2) weeks, whichever is shorter, the Landlord shall be able to keep such items to sell or for personal use.
- XXV. **GOVERNING LAW**. This Agreement shall be governed and subject to the laws located in the jurisdiction of Premise's location.

Host Signature:		
Date DD MM YY		
Print Name:		
Guest Signature:		
Date: DD MM YY		

Print Name: