www.rdl.gouv.qc.ca
Montreal areas 514 873-BAIL*
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MANDATORY FORM | TWO COPIES



A BETWEEN THE LESS		AND THE LESS (WRITE LEGIBLY)				
tianen chen		Xilun Li				
Name		Name				
1335 Avenue Of The Americas 1335 Avenue Of The Americ						
No. Street	Apt.	No. Street	Apt.			
new york	10019	new york	10019			
Municipality 12125867000	Postal code	Municipality 12125867000	Postal code			
	ther Telephone No.(cell phone)		er Telephone No.(cell phone)			
tianen.chen@outlook.com	iner releptione relices priorie)	406895914@qq.com				
Email address Email address Email address			_			
Name		Name				
No. Street	Apt.	No. Street	Apt.			
Municipality	Postal code	Municipality	Postal code			
Telephone No. O	ther Telephone No.(cell phone)	Telephone No. Othe	er Telephone No.(cell phone)			
Email		Email				
Where applicable,represented	by:					
· · · · · · · · · · · · · · · · · · ·	d in the lease must be those that th	ne lessor and the lessee are lega	Ilv authorized to use.			
	ssor" in the Civil Code of Quebec g					
	STINATION OF LEASED DWELL	<u> </u>				
Address No.	Street		Apt.			
140.	Street		Apt.			
Municipality		Postal code N	umber of rooms			
The dwelling is leased for re	esidential purposes only. 🦳 Yes	s ■ No				
If the "No" box is checked of	ff,the dwelling is leased for the co	mbined purposes of housing an	d			
	_	-	Specify (e.g.professional activities)			
but no more than one-third of	of the total floor area will be used	for that second purpose (art. 18	92 C.C.Q.).)			
The dwelling is located in a	unit under divided co-ownership.	☐Yes ■ No				
Outdoor parking	Number of place	Parking enaco(s)				
☐ Indoor parking	Number of place Parking space(s)					
_	Number of place	Parking space(s)				
	Specify					
Other accessories and dependencies						
	Specify					
Furniture is leased and inc	luded in the rent \square Yes \blacksquare N	No				
Appliances \square \vee	/asher	s) of drawers	Other			
☐ Stove ☐ D	□ Dryer □ Couch(es) □ Number					
☐ Microwave oven Furr	niture					
☐ Dishwasher ☐ Ta	able(s) Bed(s)					
	Number Chair(s)	Number Size				
— Kelligerator — — e	Number					
The lessor and the lessee undertake, in accordance with their respective responsibilities, to comply with the regulations respecting the presence and proper working order of one or mroe smoke detectors in the dwelling and the immovable						
Initials of lessor Initial	of lessor Day Month Year	Initials of lessee Initials of lesse	e Day Month Year			
C TERM OF LEASE (art.189	2 C.C.Q.)					
FIXED TERM LEASE		INDETERMINATE TERM LEASE				
The term of the lease is			ninate,			
From	number of weeks,months or years to	peginning on				
Day Month Year Day Month Year Day Month Year Day Month Year						
Neither the lessor nor the lessee may terminate the lease unilaterally, except in tha case provided for by law(particulars nos,5,9,23,24,45 and 51). However, they may terminate the lease by mutual consent.						

D RENT (arts. 1855, 1903 and 1904 C.C.Q.)						
The rent is \$	☐ Per month	Per week	Rent:The rent	is payable in ε	equal instalments no	
The total cost of service is \$	☐ Per month		_		, except for the last	
The total rent is \$	Per month		instalment, w	hich may be le	SS.	
		.	A lease with a	term of more	than 12 months may	
Where applicable, enter the cos	of services of a p	ersonal nature in		-	nt of the rent during	
Schedule 6 to the lease: Services					adjustment may be	
The lessee is a beneficiary of a rent subsidy p		No	made within t	ne first 12 mor	nths(art.1906 C.C.Q.	
Specify				-	any other amount see (e.g. deposit for	
DATE OF PAYMENT			the keys.)			
■ FIRST PAYMENT PERIOD			Payment of re	ent for the first p	payment period: At	
	1		•		lease, the lessor may	
The rent will be paid on Day Month Year					f the rent for only the	
OTHER PAYMENT PERIODS					ne first month,the firs	
The rent will be paid on the 1st day ☐ Of the month ☐ Of the week				week)The advance payment may not exceed one month's rent.		
Or on		·		at familia atlan		
Specify					r payment periods : irst day of each	
METHOD OF PAYMENT				-	reek),unless other-	
The rent is payable in accordance with the fol	lowing method of pa	avment:	wise agreed.	, •		
Cash Cheque Electronic bank			Method of pay	ment:The less	or may not require	
			payment by means of a postdated cheque or any			
The lessee agrees to give the lessor postdate	d cheques for the te	erm of the lease.	other postdate	d instrument,un	less otherwise agree	
☐ Yes ■ No		_	Proof of paym	ent: The lesse	e is entitled to a	
Initials of lessee	Initials of lessee		receipt for the payment of his or her rent in cash			
PLACE OF PAYMENT			(arts.1564 and	d 1568 C.C.Q.)	•	
The rent is payable at			place of payme	ent: the rent is p	payable at the lessee's	
Place of payment (spec	ify if the payment is m	ade by mail,if applicable)	domicile,unless	s otherwise agre	eed(art.1566 C.C.Q.)	
E SERVICES AND CONDITIONS						
BY-LAWS OF THE IMMOVABLE			By-laws of the	immovable: the	e rules to be observed	
A copy of the by-laws of the immovable was g	iven to the lessee b	eforeentering into the lease	in the immersal		hed by by-laws. The	
Given on L	1101110 1110 100000	ere remoning into the leade	by-laws pertair		ent, used and mainte	
Day Month Year Initials of	lessee Initials	s of lessee	nance of the d	welling nd of the	e common premises.	
DIVIDED CO-OWNERSHIP			If such by-lav	ws exist, the le	essor must give a	
A copy of the by-laws of the immovable was g	iven to the lessee.				efore entering into	
Given on L	<u></u>		the lease so the (art. 1894 C.C.	-	form part of the lease	
Day Month Year Initials of	lessee Initials	s of lessee	•	,		
WORK AND REPAIRS			•		n immovable under	
The work and repairs to be done by the lessor and the timetable for performing them are			divided co-ownership , the by-laws will apply as soon as a copy of them has been given to the			
as follows:				lessee by the lessor or by the syndicate of the		
			co-ownership (art. 1057 C.C.Q.).			
Before the delivery of the dwelling			The by-laws may not contradict the lease or			
			violate the la	w.		
			Work and repairs:on the date fixed for the delivery of			
■ During the the lease			-	the dwelling,the lessor must deliver it in a good state		
			•	•	ver, the lessor and ise and agree on the	
					table for performing	
JANITORIAL SERVICES			the work(art. 18	354 1st par. and	d art.1893 C.C.Q.).	
			However, the	lessor may no	ot release himself	
Specify				-	on to deliver the	
	totot if	na ana any irana fallaway	<u>-</u> :		nd dependencies in	
The contact information for the janitor or the j	person to contact if	necessary is as follows:			ver and maintain	
			1893, 1910 an		dition (art.1892,	
Name	Telephone No.					
					of premises: In the f the condition of the	
Email address	other telephone No.(cell phone)			graphs,etc.),the	
			•		eceived the dwelling	
SERVICES, TAXES AND CONSUMPTION CO	nsts		in good conditi	on at the begin	nning of the lease	
			(art. 1890 2nd	•		
Will be borne by: Lessor	Lessee			Lessor	Lessee	
Heating of dwelling		Water consumption tax fo	r awelling	Ш		
☐ Electricity ☐ Gas ☐ Fuel oil		Snow and ice removal			_	
Gas		Parking area				
Electricity		Balcony				
Hot water heater(rent fees)		Entrance, walkway, drive	way			
Hot water(user fees)		Stars				
CONDITIONS						
The lessee has a right of access to the land.	☐ Yes ■ No					
The lessee has a right to keep one or more a		Specify				
		Specify				
			1. 41			
OTHER SERVICES, CONDITIONS AND RES	TRICTIONS (e.g. an	tenna,barbecue,air conditioner	clothesline,pair,	nting,pool,laund	dry room)	

F RESTRICTIONS ON THE RIGHT TO HAVE THE RENT FIXED AND THE LEAS	SE MODIFIED (arts. 1955 C.C.Q.)						
The lessor and the lessee may not apply to the Regie du logement for the fixing of the rent or for the modification of another condition of the lease if one of the following situations applies: The dwelling is located in an immovable erected five years ago or less.	If not of the two boxes opposite is checked off and if the five-year period has not yet expired, the lessee who refuses a modification in his or her lease requested by the lessor, such as an increase in the						
	rent, must vacate the dwelling upon termination of the lease(particulars Nos. 39 and 41).						
The dwelling became ready for habitation on Day Month Year	If neither of two the boxes opposite is checked						
OR	off and if the lessee refuses a modification in his or her lease requested by the lessor and wishes to continue to live in the dwelling, the lease is then renewed. The lessor may apply to the Regie du logement to have the conditions of the lease						
The dwelling is located in an immovable whose use for residential purposes results from a change of destination that was made five years ago or less.							
The dwelling became ready for habitation on Day Month Year	fixed for the purposes of its renewal(particulars Nos. 41 and 42).						
However, the tribunal may rule on any other application concerning the lease(e.g.decrease in	rent).						
G NOTICE TO A NEW LESSEE OR A SUBLESSEE (arts. 1896 and 1950 C.C.Q.)	If the control of the						
Mandatory notice to be given by the lessor at the time the lease or sublease is entered into, except when one of the two boxes in section F is checked off. I hereby notify you that lowest rent paid for your dwelling during the 12 months preceding the beginning od your lease, or the rent fixed by the Regie du logement during that period, was \$	If the new lessee or the sublessee pays a rent higher than that declared in the notice, he or she may, within 10 days after the date the lease or sublease is entered into,apply to the Regie du logement to have the rent fixed.						
	If the lessor did not give such notice at the time the lease or sublease was entered into, the new lessee or the sublessee may, within two monthes after the beginning of the lease, apply to the Regie du logement to have his or her rent fixed.						
☐ Per month ☐ Per week ☐ Other The property leased, the services offered by the lessor and the conditions of your lease are the same.							
☐ Yes ■ No							
If the "No" box is checked off, the following changes have been made	The new lessee or the sublessee may also make such application within two months after the day he or she becomes aware of a false statement in						
(e.g. addition of services of a personal nature, personal assistance services and nursing care, parking,heating):	the notice.						
Signature of lessor Day Month Year							
H SIGNATURES							
Signature of lessor(or his or her mandatary) Day Month Year Signature of lessee(or his or h	ner mandatary) Day Month Year						
Signature of lessor(or his or her mandatary) Day Month Year Signature of lessee(or his or her mandatary)	ner mandatary) Day Month Year						
The lessees undertake to be solidarily liable for the lease (particulars Nos.11 and 12).	Yes						
Any other person who signs the lease must clearly indicate in what capacity he or she is doing so(e.g.another lessor,another lessee,surety) (Particular No.12)							
Name (WRITE LEGIBLY) Signature	Capacity						
Address of simulations	Day Marth Var						
Address of signatory	Day Month Year						
Name (WRITE LEGIBLY) Signature	Capacity						
Name (With LEGISET) Signature	Capacity						
Address of signatory	Day Month Year						
	,						
The lessor must give the lessee a copy of the lease within 10 days after entering int	o the lease (art. 1895 C.C.Q.).						
I NOTICE OF FAMILY RESIDENCE (arts. 403 and 521.6 C.C.Q.)							
A lessee who is married or in a civil union may not, without the written consent of his or her spouse, sublease his or her dwelling, assign the lease or terminate the lease where the lessor has been notified, by either of the spouses, that the dwelling leased is used as the family residence.							
Notice to lessor							
I hereby declare that i am married to or in a civil union with							
Name of spouse							
I hereby notify you that the dwelling covered by the lease will be used as the family residence.							
Address of signatory Day Month Year							

If the lease includes services in addition to those indicated on this form,including services of a personal nature, complete Schedule 6 to the lease; Services Offered to the Lessee but he Lessor.