## CONNECTICUT RESIDENTIAL LEASE

	the late	RESIDENTI	ALLEAGE	s entered into and made effective betwe
On this day, July 2, 2014	, this	established to the second	AL LEASE !	s enrered into and made ellective betwe
he LANDLORD Nicola Feldman		and the	e <b>TENANT</b>	Sendy Kothen Avoan.
The Tenant desires to lease residential prop	erty from the	e-Landlord an	nd will take p	ossession of the <b>PREMISES</b> specified below
ADDRESS _ d7 High St	clares bearing			() suresultivities print model to being his entitle.
PROPERTY			Y MANAGER	STATE Connecticut ZIP CODE 0651
DETAILS: 100m #34			DETAILS:	
This lease will start on July 27, 20		TERM for th	is residentia	lease is indicated below:
This lease will terminate and the Tenant shall vacate t	ST 26, 26 the Premises unli	OLH N	AONTH-TO- ase will renew a	MONTH sutomatically each month until terminated by
(1)Mandated by law, (2) there is a new agreement, or	(3) Landlord acc	epts Landlo		providing written notice in a manner prescribed by
rent payments and tenancy continues as a month-to-	month agreeme	ent state la		
\$ 650 RENT payment is due from the	Tenant each i	month and m	nust be naid	by the 31st calendar day of each month
			para	-, cureridar day of each month.
-Tenant will pay the following LATE FEES when	rent is not paid	d on time:	none	
-Tenant will pay the following <b>LATE FEES</b> when -Tenant will pay the following <b>RETURN FEE</b> for e	ach payment t	d on time: <u>r</u> that is returned	none d unpaid (insu	ifficient funds, cancelled check, etc. )- \$ 3
-Tenant will pay the following <b>RETURN FEE</b> for e -Tenant will <b>pay separately</b> for the following uti	ach payment t lities and servi	d on time: <u>r</u> that is returned ices which <b>mu</b>	nONL d unpaid (insu st be paid in	ifficient funds, cancelled check, etc. ): \$ 3
-Tenant will pay the following RETURN FEE for e	ach payment t lities and servi	d on time: <u>r</u> that is returned ices which <b>mu</b>	nONL d unpaid (insu st be paid in	ifficient funds, cancelled check, etc. )- \$ 3
-Tenant will pay the following RETURN FEE for e -Tenant will pay separately for the following uti \$45/month if air conditionin	ach payment tillties and servi	d on time: that is returned ices which mu:	nONL d unpaid (insu st be paid in	ifficient funds, cancelled check, etc. )- \$ 3
-Tenant will pay the following RETURN FEE for e -Tenant will pay separately for the following uti  \$\langle \left\ \manh \text{ f air condition in} \\ \$\left\ \mathref{SECURITY DEPOSIT} is due and i	ach payment to dilities and serving unit ic	d on time: that is returned ices which mu 	none d unpaid (insu st be paid in	afficient funds, cancelled check, etc): \$ d5
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TENANT will submit DEPOSIT and RENT pays  Move-In Costs  Gecurity Deposit (from above)  First Month's Rent (from to following unit)  Tenant will pay separately for the following util  Las month of air (and notion in)  Security Deposit is due upon lease signing a any costs incurred from the noncompliance lieu of rent payment, and if any portion of the after written notice is delivered. Any remain	s refundable. In deposit is inder will be re	that is returned ices which must be the control of	andlord to poseement. Secthe tenancy, e Tenant after take possess	addition to rent payment:  ay for any damages caused by the Tenant or rurity Deposit cannot be used by Tenant in Tenant agrees to replenish security depositer the Tenant vacates the Premises.



## CONNECTICUT RESIDENTIAL LEASE

Landlord will grant lease to Tenant subject to the TERMS and CONDITIONS, NOTES and DISCLOSURES as contained herein.

renant shall not assign or sub-let	person to use or occupy the Premise or grant any license to use the Premise to use the Pr	es without first obtaining the Landlord's v mises without written consent from the La	andlord.		
Tenant has examined the Premise	es and warrants they are in good or	der and in clean rentable condition. The Telegraphic lease term and shall make no alterations Landlord. Upon expiration of the term, Telegraphic lease term and shall make the term, Telegraphic lease term and the term.	s to the buildings or		
Description in account a state and co	andition as they were at the begint	ning of the Lease Agreement.			
The Tenant shall make the Premis upon services. The Tenant has ac gain entry for inspection purpose	ses available to the Landlord for the knowledged that a 24-hour written es. No notice will be required to gal to 33 if the tenant has abandoned the	e purposes of maintenance, repairs, impro n notice is reasonable and sufficient notice n entry (1)in the case of emergencies, (2) in the premises.	if the tenant is present and		
The Tenant shall comply with all laws and ordinances regarding the occupancy and preservation of the Premises, and all Landlord rules and regulations that are at any time posted on the Premises or delivered to the Tenant. Tenant and Tenant's guests shall not disturb, annoy, endanger, or interfere with other tenants or neighbors. Landlord shall not be liable for any damage or injury to Tenant, guests, or any other present entering the Premises.					
If Tenant abandons the Premises liable for any difference between	s, Landlord may obtain possession at the rent collected and the rent the	and relet Premises for any part of the uneo at would have been payable if this Agreer orce any of the terms of this Agreement, in or all expenses incurred, including a reason	ncluding the collection of		
The Landlord has disclosed the I surfaces, and has provided the T	location of any lead-based paint an Tenant with additional information Tards (http://www.epa.gov/lead/bi	or other lead-based hazards if the Premis id/or hazards to the Tenant as well as the from the Environmental Protection Agen ubs/leadpdfe.pdf)	cy about identifying and		
Federal law requires states to republic. More information is availustice at http://www.nsopw.go.access to that information is con	gister individuals convicted of sex of lable from the The Dru Sjodin Natic ov. All of the information provided t introlled by the agency that is respo	crimes against children and to make that i onal Sex Offender Public Website maintair through this Website is maintained by the onsible for registering sex offenders withir	e separate jurisdictions and n each jurisdiction.		
		hed to this Lease Agreement are noted	Delow:		
☐ Move-In/ Move-Out Form ☐ Pet Agreement ☐ Utilities Addendum ☐ Maintenance Addendum	☐ Fire & Life Safety Disclosure ☐ Smoke Alarm Disclosure ☐ Mold Disclosure ☐ Asbestos Disclosure	□ Disclosure of Death or Disease □ Disclosure of Contamination □ Bed Bug Infestation Disclosure □ Pest Control Disclosure □			
	- Lath martine No aral agreem	odified, changed, altered or amended	tial Lease is deemed invalid		
written amendment signed b	Teta vid botorprotod by stat	te law. If any provision of this Resident t shall be enforced to the maximum e	xtent permitted by law.		
written amendment signed be contract shall be governed, co or unenforceable, the remaining the contract shall be governed. The <b>Landlord</b> and <b>Te</b>	nstrued and interpreted by stating provisions of this Agreement	a law if any provision of this nesiden	Action permitted by		
The Landlord and Te of New Haven;	nstrued and interpreted by stating provisions of this Agreement	ent in its entirety and have signed	in agreement below:		
a written amendment signed be contract shall be governed, co or unenforceable, the remaining the remaining the Landlord and Te	enant have read this docume	t shall be enforced to the maximum e	in agreement below:		

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