RESIDENTIAL SUBLEASE AGREEMENT

!!!NOTICE!!!

Michigan law establishes rights and obligations for parties to rental agreements. This agreement is required to comply with the Truth in Renting Act. If you have a question about the interpretation or legality of a provision of this agreement, you may want to seek assistance from a lawyer or other qualified person.

| This Sublease Agreement is made between | , the "Subles | ssor," and |
|---|-----------------------------------|---------------------|
| , the "Sublessee," together | referred to as the "Parties." | |
| The Parties agree that the Sublessee will lease from the Subles premises located at | | |
| 1. Lease Term. The lease term is for a period ofending on | , beginning on | and |
| 2. <i>Rent</i> . Sublessee will pay a total monthly rent of \$ each month directly to the Sublessor at the following address _ | Rent shall be payable o | on the first day of |
| 3. Master Lease . In addition to the terms and conditions of this bound by all the terms and conditions of the Master Lease between | | |
| A copy of the Master Lease is attached and incorporated into the representations not included here or in the Master Lease, are not included here or in the Master Lease. | · · | erence. Other |
| 4. Security Deposit. Sublessee will pay \$ to Sulease term, only amounts allowed by law may be retained from shall be returned to Sublessee in accordance with Michigan lamonth's rent. | n the security deposit, and the r | remainder, if any, |
| 5. <i>Inventory Checklist</i> . At the time Sublessee takes possession or her with an inventory checklist. Sublessee will complete an days. | - | - |
| 6. <i>Utility Charges</i> . The Sublessee will pay the following util | ity charges: | |
| % water | | |
| % gas | | |
| % electric % cable | | |
| Sublessor has taken any telephone service and internet service | e out of his/her name. Subless | see will be |
| responsible for any telephone or internet service in sublessee' | | |

- 7. *Condition of the Apartment*. Sublessee acknowledges that he or she has examined the premises and that it is in satisfactory condition. Upon the termination of this Sublease Agreement for any cause whatsoever, Sublessee will restore the premises to its original satisfactory condition, except for reasonable wear and tear. Sublessee is responsible for the repair of any damage resulting from his or her act or neglect of that of their guests.
- 8. *Holdover*. Sublessee will promptly vacate the premises at the end of the lease term. Holding over is not allowed.

| without Sublessor | r's written consent | • | | | | | |
|---|--|---|--------------------|---|-----------------|--|--|
| | t, by their signatur | | _ | (18) years of age, his o | _ | | |
| 11. This Agreement is Complete and Binding . All preliminary negotiations between the Parties are merged into, and superseded by, the terms of this Sublease Agreement. This Sublease Agreement becomes enforceable when signed by both Parties. Any modification to this Sublease Agreement must be in writing, signed by both Parties. | | | | | | | |
| 12. Other Terms | and Conditions | | | | | | |
| | | | | | | | |
| | | ease Agreement is not ter Lease requires thi | _ | er Party unless the Land | ilord gives | | |
| cannot be settled | through negotiation on Rules of the Ar | n, the Parties agree fi | rst to try in good | ntract, or its breach, and faith to settle the disput e resorting to some other | te by mediation | | |
| The Parties havin | g read, having und | lerstood, and having | agreed to the abo | ove terms, sign their nar | nes as follows: | | |
| | | | | | | | |
| Sublessor | Date | Sublessee | Date | Landlord | Date | | |
| | | | | | | | |
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9. Subleasing and Assignment. Sublessee may not sublease or assign their interest in the premises to another