APARTMENT RENTAL AGREEMENT - SET TERM

LANDLORD:	TENANT:
PROPERTY:	
IN CONSIDERATION of the mutual covenants and agr	reements herein contained, Landlord hereby leases to Tenant ribed property together with any personal property listed on s and conditions:
1. TERM. This lease shall be for a term of ending, 20	beginning
shall be due. In the event a check bounces or an eviction 3. PAYMENT. Payment must be received by L.	and shall be due on or before the day of nt is not received on the due date, a late charge of \$ notice must be posted, Tenant agrees to pay a \$15.00 charge andlord on or before the due date at the following address:
stands that this may require early mailing. In the event a	ch place as designated by Landlord in writing. Tenant under- check bounces, Landlord may require cash or certified funds.
4. DEFAULT. In the event Tenant defaults unde provided by law and seek monetary damages.	er any term of this lease, Landlord may recover possession as
lease. Said amount shall not be used as rent.	um of \$ as security for the performance of this
6. UTILITIES. Tenant agrees to pay all utilit	y charges on the property except:
inform Landlord promptly of any maintenance problem	property, acknowledges it to be in good repair and agrees to s. Tenant agrees to keep the premises in clean and sanitary or Tenant's guests, either intentionally or negligently, Tenant
LOCKS. If Tenant adds or changes locks on Landlord shall at all times have keys for access to the pro	the premises, Landlord shall be given copies of the keys. emises in case of emergencies.
ASSIGNMENT. Tenant may not assign this l written consent, which consent shall be at Landlord's sol	ease or sublet any part of the premises without Landlord's e discretion.
any purpose which will increase the rate of insurance. Te	residential purposes only and not for any illegal purpose or nant further agrees not to violate any zoning laws or subdi- ld injure the premises or constitute a nuisance to the neigh-
cable rules and regulations. Maintenance and recreation fee	are a condominium unit, Tenant agrees to abide by all applies are to be paid by This lease is d Tenant agrees to pay any fee necessary for such approval.
	harmless from any and all claims for damages occurring on
 ACCESS. Landlord reserves the right to en showing to prospective tenants or purchasers. 	ter the premises for the purposes of inspection, repair, or
14. PETS. No pets shall be allowed on the prer non-refundable pet deposit. Landlord reserved.	nises except: and there shall be a rves the right to revoke consent if pet becomes a nuisance.
15. OCCUPANCY. The premises shall not be oc	ccupied by more than persons.
16. TENANT'S APPLIANCES. Tenant agrees no sive current without the written consent of the Landlord	ot to use any heaters, fixtures or appliances drawing exces-

17. PARKING. Tenant agrees that no parking is allowed on the premises except: Campers, trailers, boats, recreational vehicles or inoperal not be stored on the premises without the written consent of the Landlord. 18. FURNISHINGS. Any articles provided to Tenant and listed on attached schedule are t good condition at the termination of this lease. 19. ALTERATIONS AND IMPROVEMENTS. Tenant shall make no alterations or impropersises (including point) with contribution.	
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shall become the property of the Landlord unless otherwise agreed to in writing.	or improvements
20. ENTIRE AGREEMENT. This lease constitutes the entire agreement between the parties modified except in writing signed by both parties.	
21. HARASSMENT. Tenant shall not do any acts to intentionally harass the Landlord or ot	ther tenants.
22. ATTORNEY'S FEES. In the event it becomes necessary to enforce this Agreement thro of an attorney, Tenant shall be required to pay Landlord's attorney's fees.	ough the services
23. SEVERABILITY. In the event any section of this Agreement shall be held to be invalid provisions shall remain in full force and effect.	id, all remaining
24. RECORDING. This lease shall not be recorded in any public records.	
25. WAIVER. Any failure by Landlord to exercise any rights under this agreement shall a waiver of Landlord's rights.	
26. ABANDONMENT. In the event Tenant abandons the property prior to the expiration Landlord may relet the premises and hold Tenant liable for any costs, lost rent or damage to the premay dispose of any property abandoned by Tenant.	mises. Landlord
27. SUBORDINATION. Tenant's interest in the premises shall be subordinate to any encum hereafter placed on the premises, to any advances made under such encumbrances, and to any extensi thereof. Tenant agrees to sign any documents indicating such subordination which may be required	ions or renewals by lenders.
28. SURRENDER OF PREMISES. At the expiration of the term of this lease, Tenant shall in render the premises in as good condition as at the start of this lease. The Tenant shall turn over to Lato the premises, including keys made by Tenant or Tenant's agents.	1
29. HOLDOVER BY TENANT. If Tenant fails to deliver possession of the premises to L expiration of this lease, the tenancy shall still be governed by this lease on a month-to-month holdover is without the consent of the Landlord, Tenant shall be liable for double the monthly month or fraction thereof.	hasis If such
30. DAMAGE TO PREMISES. In the event the premises are damaged or destroyed by fire or o are declared uninhabitable by a governmental authority, Landlord may terminate this lease or may repair	ther casualty or
31. LIENS. The estate of Landlord shall not be subject to any liens for improvements contract 32. WATERBEDS. In the event Tenant uses a flotation type bedding device on the premise maintain an insurance policy of at least \$ to cover damages from such device and shall I a named insured on said policy.	cted by Tenant.
33. MISCELLANEOUS PROVISIONS.	
WITNESS the hands and seals of the parties hereto as of this day of	, 20
LANDLORD: TENANT:	