LEASE AGREEMENT

The Landlord and Tenant agree to lease the Apartment for the Term and at the Bent stated on these terms:

LANDLORD:		TENANT:	
ddress for Notices			
partenent (and terrace, if any)	l m	The same of the sa	
Lease date:	Term beginning	Yearl	y Rent 8

Ridor Additional terms on

page(s) initialed at the end by the parties is attached and made a part of this Lease.

1. Use The Apartment must be used only as a private Apartment to live in as the primary residence of the Tenant and for no other reason. Only a party signing this Leave may use the Apartment. This is subject to Tenant's rights under the Apartment Sharing Law and to limits on the number of people who may legally occupy an Apartment of this size.

2. Failbure to give possession. Landlord shall not be liable for failure to give Tenant possession of the Apartment on the beginning date of the Term. Rent shall be payable as of the beginning of the Term unless Landlord in unable to give possession. Rent shall then be payable as of the date possession is available. Landlord must give possession within a reasonable time. If not, Tenant may careed and obtain a refund of moreey deposited. Landlord will notify Tenant as to the date possession is available. The ending date of the Term will not change.

3. Rout, added rout. The rest payment for each month must be paid on the flest day of that month at Landlord's address. Landlord need not give notice to pay the rest. Rest must be paid in full without deduction. The first month's rest is to be paid when Tenant signs this Lease. Tenant may be required to pay other charges to Landlord under the terms of this Lease. They are called "added rent." This added rent will be billed and is payable as rent, together with the next monthly rent due. If Tenant fails to pay the added rent on time, Landlord shall have the same rights against Tenant as if Tenant failed to pay rent.

4. Notices Any bill, statement or notice must be in writing. If to Tenant, it must be delivered or mailed to the Tenant at the Apartment. If to Landlord it must be mailed to Landlord's address. It will be considered delivered on the day mailed or if not mailed, when left at the proper address. A notice must be sent by certified mail. Each party must accept and claim the notice given by the other. Landlord must notify Tenant if Landlord's address is charged.

5. Security Tenant has given security to Landford in the amount stated above. The security has been deposited in the Bank named above and delivery of this Lease is notice of the deposit. If the Bank is not named, Landford will notify Tenant of the Bank's name and address in which the security is deposited.

If Tenant does not pay rest or added rest on time. Landlord may use the security to pay for rent and added rest then due. If Tenant fails to timely perform any other term in this Lease, Landlord may use the security for payment of money Landlord may spend, or damages Landlord suffers because of Tenant's failure. If the Landlord uses the security Tenant, shall, upon notice from Landlord, send to Landlord an amount equal to the sum used by Landlord. That amount is due, when billed, as rent. At all times Landlord is to have the amount of security stated above.

If Tenant fully performs all terms of this Lease, pays rent on time and leaves the Apartment in good condition on the last day of the Term, then Landlord will return the security being held.

If Landlord soils or leases the Building, Landlord may give the security to the buyer or leases. In that event Tenant will book only to the buyer or leases for the return of the security and Landlord will be deemed released. The Landlord may use the security as stated in this section. Landlord may put the security in any place permitted by law. Tenant's security will bear interest only if required by law. Landlord will give Tenant the interest when Landlord is required to return the security to Tenant. Any interest returned to Tenant will be less the sum Landlord is allowed to keep for expenses. Landlord need not give Tenant interest on the security if Tenant is in default.

6. Services Landlord will supply: (a) beat as required by law, (b) hot and cold water for bathwoon and kitches sink, (c) use of elevator, if any, and (d) cooling if central air conditioning is installed. Landlord is not required to install air-conditioning. Stopping or reducing of service(s) will not be reason for Temant to stop paying cent, to make a money claim or to claim eviction. Tenant may enforce its rights under the warranty of habitability. Damage to the equipment or appliances supplied by Landlord, caused by Tenant's act or neglect, may be repaired by Landlord at Tenant's expense. The repair cost will be added.

Tenant must pay for all electric, gas, telephone and other utility services used in the Apartment and arrange for them with the public utility company. Tenant must not use a dishwasher, washing machine, dryer, freezer, beater, ventilator, air cooling equipment or other appliance unless installed by Landlord or with Landlord's written consent. Tenant must not use more electric than the wiring or feeders to the Building can safely carry.

Landlord may stop service of the plumbing, heating, elevater, air cooling or electrical systems, because of accident, emergency, repairs, or changes until the work is complete.

If Landlord wants to change a person operated elevator to an automatic elevator, Landlord may stop service on 10 days' notice. Landlord will then have a reasonable time to begin installation of an automatic type elevator.

7. Alteration Tenant must obtain Landloed's prior written consent to install any parellting, flooring, "built in" decorations, partitions, railings, or make absentions or to paint or wallpaper the Apartment. Tenant must not change the plannbing, ventilating, sir conditioning, electric or heating systems. If consent is given, the alterations and installations shall become the property of Landloed when completed and paid for. They shall remain with and as part of the Apartment at the end of the Term. Landlord has the right to demand that Tenant remove the alterations and installations before the end of the Term. The demand shall be by notice, given at least 15 days before the end of the Term. Tenant shall comply with the demand at Tenant's own cost. Landlord is not required to do or pay for any work unless stated in this Lease.

If a lien is filled on the Apartment or Building for any reason relating to Tenant's fault. Tenant must immediately pay or bond the amount stated in the Lien. Landlord may pay or bond the lien if Tenant fails to do so within 20 days after Tenant has notice about the Lien. Landlord's costs shall be added rent.

8. Repairs: Tenant must take good care of the Apartment and all expairpment and fixtures in it. Landlord will repair the plumbing, heating and electrical systems. Tenant must, at Tenant's cost, make all repairs and replacements whenever the need results from Tenant's act or reglect. If Tenant fails to make a needed repair or replacement, Landlord may do it. Landlord's reasonable expense will be added rent.

9. Fire, accident, defects, damage Tenant must give Landlord prempt notice of fire, accident, damage or dangerous or defective condition. If the Apartment can not be used because of fire or other casualty. Tenant is not required to pay rent for the time the Apartment is unusable. If part of the Apartment can not be used, Tenant must pay rent for the usable part. Landflord shall have the right to decide which part of the Apartment is usable. Landflord need only repair the damaged.

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Table of Contents Blumberg T 186 Lease Form

- 1. Understanding the eBook Blumberg T 186 Lease Form
 - The Rise of Digital Reading Blumberg T 186 Lease Form
 - Advantages of eBooks Over Traditional Books
- 2. Identifying Blumberg T 186 Lease Form
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
- 3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Blumberg T 186 Lease Form
 - User-Friendly Interface
- 4. Exploring eBook Recommendations from Blumberg T 186 Lease Form
 - Personalized Recommendations
 - Blumberg T 186 Lease Form User Reviews and Ratings
 - Blumberg T 186 Lease Form and Bestseller Lists

- 5. Accessing Blumberg T 186 Lease Form Free and Paid eBooks
 - Blumberg T 186 Lease Form Public Domain eBooks
 - Blumberg T 186 Lease Form eBook Subscription Services
 - Blumberg T 186 Lease Form Budget-Friendly Options
- 6. Navigating Blumberg T 186 Lease Form eBook Formats
 - o ePub, PDF, MOBI, and More
 - Blumberg T 186 Lease Form Compatibility with Devices
 - Blumberg T 186 Lease Form Enhanced eBook Features
- 7. Enhancing Your Reading Experience
 - Adjustable Fonts and Text Sizes of Blumberg T 186 Lease Form
 - Highlighting and Note-Taking Blumberg T 186 Lease Form
 - Interactive Elements Blumberg T 186 Lease Form
- 8. Staying Engaged with Blumberg T 186 Lease Form
 - Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Blumberg T 186 Lease Form
- 9. Balancing eBooks and Physical Books Blumberg T 186 Lease Form
 - Benefits of a Digital Library
 - Creating a Diverse Reading Collection Blumberg T 186 Lease Form
- 10. Overcoming Reading Challenges
 - o Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
- 11. Cultivating a Reading Routine Blumberg T 186 Lease Form
 - Setting Reading Goals Blumberg T 186 Lease Form
 - Carving Out Dedicated Reading Time
- 12. Sourcing Reliable Information of Blumberg T 186 Lease Form
 - Fact-Checking eBook Content of Blumberg T 186 Lease Form
 - Distinguishing Credible Sources
- 13. Promoting Lifelong Learning

- Utilizing eBooks for Skill Development
- Exploring Educational eBooks
- 14. Embracing eBook Trends
 - Integration of Multimedia Elements
 - Interactive and Gamified eBooks

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