## **CONNECTICUT SUBLEASE AGREEMENT**

This (	Connecticut Sublease Agreement is	s made between	;		
indivi	ridually or collectively as the "Sublando	ord," and	, as the		
"Subt	otenant," together referred to as the "Pa	arties."			
The F	Parties agree that the Subtenant shall	lease from the Subland	ord a portion of the		
Subla	landlord's interest in the premises locat	ted at			
		, Connecticut	(the "Premises") on the		
follow	wing terms:				
1.	. SUBLEASE TERM. The term of the	Sublease will be for a p	eriod of		
	months, beginning on	and ending on <sub>-</sub>	·		
2.	. RENT. Subtenant will pay a total mo	onthly rent of \$	Rent will be payable or		
	the first day of each month directly to	o the Sublandord.			
3.	B. SECURITY DEPOSIT. Subtenant w	vill pay <b>\$</b> to S	Sublandord as a security		
	deposit. Deductions permitted by Co	onnecticut law may be m	ade from the security		
	deposit and the remainder, if any, sh	nall be returned to Subte	enant within 21 days of the		
	termination of Subtenant's tenancy.		-		
	month's rent.				
4.	. TERMINATION NOTICE. Subtenant	t's tenancy will terminate	e on the date specified in		
	Section 1 above, unless Sublandord	l and Subtenant sign and	other written agreement		
	prior to the end of tenancy providing	for an additional period	of tenancy. Subtenant is		
	not responsible for finding a replace	ment upon the termination	on of his/her tenancy.		
5.	5. SUBTENANT'S INTEREST IN THE	PREMISES. Subtenant	is one oftotal		
	tenants occupying the Premises (the	e "Tenants"). Subtenant	WILL WILL NOT		
	share a bedroom at the Premises. If	f Subtenant will share a	bedroom, it will be shared		
	with	. Subtenant mav sl	nare all of the common		



	the other Tenants.			
6.	<b>OVERNIGHT GUESTS.</b> The Subtenant DOES DOES NOT need to obtain Sublandlord's permission prior to the stay of any overnight guest(s).			
7.	<b>UTILITY AND TELEPHONE CHARGES.</b> The Subtenant agrees to pay% of all utility charges. The Subtenant will pay% of the fixed monthly telephone service charges and Subtenant will pay 100% of those telephone charges for which s/he is directly and individually responsible.			
8.	. HOUSEHOLD CHORES. The Tenants will divide all household chores as follows:			
9.	NOISE LEVEL. During the hours of, the Tenants will maintain a noise level that will permit all tenants to study.			
<b>10.SMOKING.</b> (Check one) Smoking IS $\square$ , IS NOT $\square$ allowed in the Premises.				
11	ALCOHOL. (Check one) Alcohol IS _ , IS NOT _ allowed in the Premises.			
<b>12.PARKING SPACE.</b> The Subtenant agrees that s/he IS $\square$ IS NOT $\square$ entitled to use a parking space as part of this Connecticut Sublease Agreement. The parking space, if any, is located at				
13	MASTER LEASE. In addition to the provisions of this Connecticut Sublease Agreement, the Subtenant agrees to be bound by all the conditions of the lease between Sublandord and the landlord, (the "Master Lease"). The Master Lease is attached to this Sublease Agreement for reference. The terms of the Master Lease are hereby incorporated into this Sublease Agreement. No representation that is not included here or in the Master Lease shall be binding upon the Parties.			
14	TERMINATION OF MASTER LEASE. If Sublandord terminates his/her tenancy in the			

Premises under the Master Lease, Sublandord will provide thirty (30) days' notice to

spaces (e.g., living room, dining room, kitchen, bathroom) in the Premises equally with

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Subtenant. Subtenant agrees that if the Master Lease is terminated for any reason, this Connecticut Sublease Agreement will terminate as of the same date.

	the Premises and that they are in good condition except as follows
	Upon the termination of this Connecticut Sublease Agreement for any cause, Subtenant will leave the Premises in their original good condition, except for reasonable wear and tear. Subtenant is responsible for the repair of any damage resulting from the act or neglect of Subtenant or those persons who are invitees of the Subtenant.
16	SUBLEASING AND ASSIGNMENT. Subtenant may not lease, sublease, or assign the
	Premises without the prior written consent of the Sublandord.
17	COMPLETE AND BINDING AGREEMENT. All preliminary negotiations between the Parties are merged into, and superseded by, the terms of this Sublease. This Sublease will not be enforceable until signed by both Subtenant and Sublandord. Any modification to this Agreement must be in writing, signed by both Sublandord and Subtenant.
18	GOVERNING LAW. This Agreement shall be governed by the laws in the state of
	Connecticut. The laws being located in CT Ch. 830 §§ 47a-1 to 47a-20f.
19	DISCLOSURES; PROVISIONS

## **20.REQUIRED DISCLOSURES**

LEAD BASED PAINT. For homes built before 1978, Federal Law requires Landlords give Tenant(s) a copy of an EPA-approved pamphlet on identifying and controlling lead-based paint dangers.



We, the Undersigned, agree to the above stated terms.

<u>Sublandlord</u>	<u>Subtenant</u>
Signature	Signature
Printed Name	Printed Name
Date:	Date:

