MONTANA SUBLEASE AGREEMENT

I. TERM – This legal docum	ent ("Hereinafter referred to as "Sub-Lease	e Agreement") to	
begin on	and ending		
Date	Date		
II. SUBLESSOR, SUBLESS	SEE, AND LESSOR – This Sub-Lease Ag	greement is	
between	(Hereinafter referred to as the	(Hereinafter referred to as the "Lessor"),	
Print Name			
	(Hereinafter referred to as the "Subless	or"),	
Print Name			
	(Hereinafter referred to as the "Subless	ee")	
Print Name			
III. PREMISES – The Suble	ssor agrees to sublet the Premises located a	at	
	City of	State of	
Street Address	City		
Zip Code	(Hereinafter referred to as th	e "Premises") to	
State	Zip Code		
the Sublessee only for the pur furnishings and appliances as	poses of residential use. The Sublessor agr described:	rees to include	
Furnishings a	and Appliances		
3	s for use but which are shared between other the every right to use said areas. If there are re:		
Resi	trictions		
	, c c	Hereinafter	
1.	Date		
	signed on		
Date	Date		



V. RENT

Sublessee shall pay rent to Lessor	payable to in the monthly insta	llments of
	Dollars (\$)
Amount		\$
payable in the name of		
	Payable to	
Payments are due on the	_ of every month (Hereinafter	referred to as the "Due
#		
Date") beginning	. All 1	rent payments shall be
	Date	
sent to	City of	State of
Street Address	City	
Zip Code	or if there is another way the	e Lessor would like to
State Zip Code	?	
receive rental payments it shall be	described as follows:	
	Other	
(if applicable) Prorated first mon	th's rent.	
For the period from Sublessee	's move-in date	. through the end
P	Sublessee's Move-i	
of the month. Sublessee will p	ay to Seblessor the prorated mo	onthly rent of
\$	-	
Ψ Prorated Rent Amount		
Troraced Kerie Amount		

This amount will be paid on or before the date the Sublessee moves in.

VI. SUB-LEASE TERMS – Sublessee must comply with the terms and conditions of the Parent Agreement.



VII. DEPOSITS AND CHARGES - In addition to Rent described above, the Sublessee shall pay the following to the items that apply:

A. Deposits (check all that apply)
Security Deposit of \$ paid upon signing the Lease
\$
Last Month's Rent of \$ paid upon signing the Lease
\$
- Rent in advance of \$ paid upon signing the Lease
\$
- Pet Deposit of \$ paid upon signing the Lease
- Other
Other
shall deposit the money in a separate interest bearing or non-interest bearing account for the benefit of the Sublessee. Furthermore, within days after Sublessee has vacated the premises, returned keys, and provided Lessor with a forwarding address, Lessor will give Sublessee an itemized written statement of the reasons for, and the dollar amount of, any of the security deposit retained by the Sublessor, along with a check for any deposit balance. B. Late Charges - If Rent has not been paid in full to the Lessor by the Due Date as stated in Section V the Lessor has the right to either:
(choose one option)
- Charge Sublessee fee of \$, for every day after the Due Date.
Charge Sublessee fee of% of the amount due, for every day after the Due
Date.
VIII. UTILITIES – Sublessee is responsible for the following utility charges:
Electricity
Water
Cable
Internet
Heat
Other

Other



IX. DISCLOSURES – Sublessee agrees and acknowledges the disclosures attached to this agreement by filling in their initials below;		
- State of required disclosures		
State		
- Sublessee Rules and Regulations		
- Sublessee Checklist Upon Move-In		
- Other		
Other		
X. ADDITIONAL ADDENDUMS – If any Additional addendum(s) to this agreement, is described as:	1	
Additional Addendums		
XI. DISCLAIMER – If one sentence, section, or portion of this Sublease Agreement is deemed to be invalid, it does not affect the terms of the rest of this document.		
XII. TENANCY – If for any reason the Sublessee or Sublessee's guest(s) fail to comply with this Sublease or Parent Agreement, or the Sublessee misrepresented themselves in this Sublease Agreement or on the Rental Application, the Sublessee may be found in violation of this Sublease Agreement and at the Lessor's decision this document may become Void.	У	
XIII. TIME - Is of the essence.		
XIV. LESSOR'S CONSENT – I, the Lessor, hereby consent to this Sublease Agreeme and agree to promptly notify Sublessor within 3 business days in writing if Sublessee is in breach of this Sublease Agreement. Nothing herein shall constitute a release of Sublessor, who shall remain bound by the terms of the Parent Lease. Nothing herein shall constitute consent to any further Sublease or assignment of the Parent Lease or this Sublease.		
In accordance with the law, prior to Lessor's consent, Sublessor has informed Lessor of Sublessor's intent to Sublease the Parent Lease by mailing a notice of such intent in the manner provided by law, accompanid by the following information.	,	
- The term of the Sublease - The name of Sublessee - The business and permanent address of Sublessee - Lessee's reasons for Subleasing - Lessee's address for the term of the Sublease - The written consent of any co-Lessee and Sublessee as being a true copy of the Sublease, to which a copy of the Parent Lease was attached The following additional information		



Additional Information

XV. AUTHORIZATION & WITNESS – IN WITNESS WHEREOF, Sublessor and Sublessee agree to the terms and have executed and dated this Sublease Agreement below.

Sublessor:	Sublessee:
Sublessor's Printed Name	Sublessee's Printed Name
Sublessor's Signature	Sublessee's Signature
 Date	Date
Lessor:	
Lessor's Printed Name	
Signature	



Date