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## MAINSTREET ORGANIZATION OF REALTORS® RESIDENTIAL LEASE

Not to be used for rental property in the City of Chicago.

Date of Lease		n of Lease	Monthly Rent	Security Depo
	Beginning	Ending		
TENANT_		LANDLO		
Name(s)		Name(s)		
Premises Address		Address_		
City, State, Zip		City, State	e, Zip	
Tenant hereby leases a with the appurtenances	from Landlord for a p s thereto, and the comr	nd agreements herein starivate dwelling, the unit of mon elements or limited congular unit described herein, the	designated above (the ommon elements appur	"Premises"), toge rtenant thereto, if a
☐Garage (Identified as ☐Refrigerator ☐	S a: Oven/Range/Stove	and containin  nd containing pa  Microwave	arking spaces and Dishwasher □Wa	transmitters). usher □Drye
If Dual Agency applie  1. RENT: Tenant sh	, .	oh 20.  nonthly in advance witho	ut demand as rent for	the Premises the
stated above at Landlo	rd's address stated abo he essence of this agre	ove or such other address a ement. All rent shall be d	as Landlord may desig	nate in writing. T
Any rent not paid by the blank then 5%).	ne fifth day of the mont	th shall incur a late payme	nt penalty of% o	f the monthly ren
which is acknowledged including, but not lim unused portion of the st then 30 days), or soon acknowledges that Ter below, and that no re Landlord's Designated	d by Landlord, as secu- ited to, payment of re- security deposit will be er if required by applicant has inspected the expresentations as to the Agent, prior to or at the	ith has paid to Landlord arity for the faithful performent and to the return of the returned to Tenant, without able law, from the date the Premises and that the Premise condition or repair the ne execution of this Lease,	mance of the terms of the Premises in undam ut interest, within at Tenant has vacated to mises are in good repa ereof have been made that are not herein exp	this Lease by Ten aged condition. A days (if blacker by the Premises. Ter by the Landlord
below, and that no re Landlord's Designated	epresentations as to the Agent, prior to or at the	ne condition or repair the	ereof have been made that are not herein exp	by the Landlo

	<b>3. UTILITIES AND SERVICES:</b> In addition to the monthly rent specified above, Tenant shall be responsible payment of the following (check all that apply):
	□Electricity □Gas □Water/Sewer □Heating Fuel □Refuse Removal □Homeowner Association Dues
	If Tenant fails to pay any of the above, Landlord may pay them on Tenant's behalf. In such event Tenant's promptly reimburse Landlord for all such payment, plus any penalties paid by Landlord, upon demand by Landlord In the event any of the above utilities are not levied specifically on or in respect of the Premises, the Tenant's pay to Landlord as additional rent% of said utilities charged on the building of which the Premises is a pay to Landlord as additional rent%.
	<b>4. USE, SUBLET, ASSIGNMENT:</b> The Premises will be used and occupied as a private, single-family prem by (list individual names):
	and no others. Tenant will not permit the Premises to be used for any unlawful purpose or purposes that will in
	the reputation of the Premises or of the neighborhood, and will not permit the Premises to remain vacan unoccupied for more than thirty (30) consecutive days. Tenant will not allow the Premises to be used for purpose that will increase the rate of insurance thereon, nor for any purpose other than that herein specified. Ten will neither assign this Lease nor sublet the Premises without the prior written consent of Landlord; such constitutions.
	will not be unreasonably withheld. Landlord's consent in this instance will not waive Landlord's right to resubsequent assignments or sub-lettings nor will Landlord's consent release Tenant from liability under this Leas
	5. POSSESSION: Landlord will tender possession of Premises not later than the beginning date of this Le
	Possession shall be deemed to have been given when Landlord delivers to Tenant the keys for the vacant Premi
	If Landlord does not deliver possession of the Premises to Tenant as stipulated herein, Tenant may cancel
	terminate this Lease, with written notice to Landlord. In this instance, neither party will be liable to the other
	any sums paid by Tenant under this Lease will be refunded. If Tenant accepts late delivery of the Premises, then
	rent will be reduced on a pro-rated daily basis for that monthly term from the date of actual possession. The terr
	this Lease will not be extended by any such late delivery.
	6. ALTERATIONS AND IMPROVEMENTS: Tenant will not make any alterations or improvements, included the second
	decorating, without the prior written consent of Landlord. Any alterations or improvements that are made remain and be surrendered upon termination of this Lease. Any such acceptance will not relieve Tenant for
	costs incurred by Landlord as a result of any alterations or improvements. Tenant shall be responsible for all c
	incurred by Landlord as a result of any unapproved alteration or improvement.
	<b>7. COMPLIANCE:</b> Tenant will in every respect comply with applicable local ordinances with the rules
	orders of the health officers thereof, with the orders and requirements of the police department, with
	requirements of any underwriters' association so as not to increase the rates of insurance upon the building
	contents thereof, with the rules and orders of the fire department with respect to any matters coming within t
	jurisdiction, with the rules and bylaws of any applicable homeowner's association and with any Landlord's r
	attached hereto.
	8. MAINTENANCE REPAIRS: Tenant will keep the Premises in good and sanitary condition at Tenant's
	expense during the term of this Lease and during any renewal period or extension thereof. Tenant will maintain
	fixtures and mechanical systems in good operating order, and will further be responsible for the following (ch
	all that apply):
	DSnow/ica ramoval from drivoways and sidowalks. DI own moving
	□Snow/ice removal from driveways and sidewalks □Lawn mowing □Landscape maintenance (other than lawn mowing) □Scavenger service
	□ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □
_	Tenant Initial Tenant Initial Landlord Initial Landlord Initial

Landlord will be responsible for any structural or major maintenance and repairs, other than routine maintenance and repairs that are not due to Tenant's misuse, waste or neglect or to that of Tenant's authorized occupants or visitors.

Any appliances contained in the Premises are provided for the Tenant's convenience. Landlord does not warrant the fitness or uninterrupted use or enjoyment of such appliances by Tenant. Any interruption of Tenant's use and enjoyment of such appliances shall not constitute "constructive eviction," nor form the basis for any defense, set-off or counter claim by Tenant.

Tenant agrees to pay for any and all repairs, including approved or unapproved improvements or alterations, that shall be necessary to put the Premises in the same condition as existed at commencement of this Lease, reasonable wear and tear and loss by fire or acts of nature excepted, and the expense of such repairs shall be included within the terms of this Lease. In the event Tenant shall fail to maintain the Premises as provided hereunder, and upon notice by the Landlord fails to correct any deficiencies, such failure shall constitute grounds for termination of this Lease by Landlord.

Any maintenance or repair that is not the obligation of Tenant shall be the responsibility of the Landlord. Landlord shall discharge its maintenance and repair responsibilities in a timely manner. In the event Landlord fails to do so, and upon notice by Tenant fails to correct any deficiencies, such failure shall constitute grounds for termination of this Lease by Tenant.

9. DAMAGE BY FIRE OR CASUALTY: If the Premises is damaged by fire or other casualty not due to Tenant's negligence, Landlord will begin repairs as soon as possible. If the damaged Premises is uninhabitable, the rent will cease until the repairs are made. If the Premises is not restored to habitable condition within \_\_\_\_\_\_ days (if blank, then sixty (60) days) this Lease may be terminated at the option of Tenant upon written notice to Landlord. If Landlord decides not to repair or re-build, Landlord may terminate this Lease by giving Tenant immediate written notice and Tenant will surrender the Premises to Landlord. Landlord shall be responsible for all costs of repair of the Premises, provided the damage is not caused by any willful act or negligence on the part of Tenant. If the damage is caused by Tenant's willful act or negligence, Tenant shall be responsible for all costs of repair of the Premises and Tenant shall remain obligated to pay all rent and other charges through the end of this Lease, regardless of the habitability of the Premises.

**10. CONDEMNATION:** If any part of the Premises is taken by any authority for any public or quasi-public purpose or use or a settlement or a compromise or a settlement in lieu thereof be made that would substantially alter the intended use of the Premises, this Lease will terminate from the date when possession of the Premises is taken. Tenant will have no right to any damages awarded or settlement made in this regard.

11. DEFAULT: If rent or any other sum due Landlord is unpaid; if there is default in compliance with any term of this Lease; if the Premises is abandoned, deserted or vacated by Tenant; or if the Landlord is otherwise entitled under the law, then Landlord will have the right to terminate this Lease in accordance with any applicable statute or ordinance. In any action with respect to this Lease, the Parties are free to pursue any legal remedies at law or in equity and the prevailing Party in litigation shall be entitled to collect reasonable attorney fees and costs from the non-prevailing Party as ordered by a court of competent jurisdiction.

12. HOLDOVER: Tenant will deliver possession of the Premises to Landlord upon expiration or termination of this Lease. If Tenant fails to do so, Tenant will pay an amount equal to three (3) times the monthly rent specified in this Lease for each month or portion thereof that Tenant remains in possession of the Premises. Tenant will have no rights in the Premises and will be a tenant in sufferance. Tenant will pay to Landlord any damages and costs incurred by Landlord as a result of any holding over. Acceptance of rent after expiration or termination of this

Tenant Initial	Tenant Initial	Landlord Initial	Landlord Initial		
Address					
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placed on any part of Landlord's property that includes the Premises, to any extensions and renewals thereof and to advances now or thereafter made on the security thereof. Tenant will execute such instruments evidencing subordination at Landlord's request. If Tenant fails to comply with such request, Tenant hereby irrevocable empowers Landlord to do so in Tenant's name.  16. NOTICES: Any notice to Tenant addressed to the Premises or the Landlord at the address designated by Landlord will be sufficient, if in writing and delivered to either party in person or by certified mail.  17. SEVERABILITY: If any part if this Lease is construed to be unenforceable, the remaining parts will remain in full force and effect as though any unenforceable part was not written into this Lease.  18. LEAD-BASED PAINT DISCLOSURE: Prior to signing this Lease, Tenant (check one) has has not received the EPA Pamphlet, "Protect Your Family from Lead in Your Home," and (check one) has has not received a Lead-Based Paint Disclosure.  19. RADON DISCLOSURE: Prior to signing this Lease, Tenant (check one) has has not received a Lead-Based Paint Disclosure.  20. RULES AND REGULATIONS: Tenant and other authorized occupants and guests will comply with all occupancy rules and regulations of Landlord, if any, and, with any homeowner association or condominium association rules and regulations as amended from time to time and furnished to Tenant. Failure to comply with the occupancy rules and regulations will be considered a default under the terms of this Lease.  21. CONFIRMATION OF DUAL AGENCY: The Parties confirm that they have previously consented to providing brokerage services on their behalf and specifically consent to Designated Agent acting as a Dual Agent with regard to the transaction referred to in this Lease.
14. RIGHT OF ENTRY: Landlord or Landlord's agents will have the right to enter the Premises at reasonable times with reasonable notice, except in the event of an emergency, in order to inspect, to make ordinary, necessary repairs or alterations, to enforce the provisions of this Lease and to show the Premises to prospective purchasers or tenants. Tenant will allow Landlord to have placed upon the Premises, at all times, notices of "For Sale" and/or "To Rent" and will not interfere with the same.  15. SUBORDINATION: This Lease is subject to and subordinate to the lien of all mortgages now or hereafter placed on any part of Landlord's property that includes the Premises, to any extensions and renewals thereof and to advances now or thereafter made on the security thereof. Tenant will execute such instruments evidencian subordination at Landlord's request. If Tenant fails to comply with such request, Tenant hereby irrevocable empowers Landlord to do so in Tenant's name.  16. NOTICES: Any notice to Tenant addressed to the Premises or the Landlord at the address designated by Landlord will be sufficient, if in writing and delivered to either party in person or by certified mail.  17. SEVERABILITY: If any part if this Lease is construed to be unenforceable, the remaining parts will remain in full force and effect as though any unenforceable part was not written into this Lease.  18. LEAD-BASED PAINT DISCLOSURE: Prior to signing this Lease, Tenant (check one) has has not received the EPA Pamphlet, "Protect Your Family from Lead in Your Home," and (check one) has has not received a Lead-Based Paint Disclosure.  19. RADON DISCLOSURE: Prior to signing this Lease, Tenant (check one) has has not received a Lead-Based Paint Disclosure.  20. RULES AND REGULATIONS: Tenant and other authorized occupants and guests will comply with all occupancy rules and regulations of Landlord, if any, and, with any homeowner association or condominium association rules and regulations as amended from time to time and furnished to Tenant. Fai
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22. ATTORNEY REVIEW: The Parties agree that their respective attorneys may approve or make modification to this Lease, other than stated rental price, within five (5) business days after the date of the Lease. If within ter (10) Business Days after the Date of Acceptance, written agreement cannot be reached by the Parties with respect to resolution of proposed modifications, then either Party may terminate this Lease by serving written notice to the other Party, whereupon this Lease shall be null and void and security deposit shall be refunded to Tenant by Landlord. IF WRITTEN NOTICE IS NOT SERVED WITHIN THE TIME SPECIFIED, THIS PROVISION
Tenant Initial Tenant Initial Landlord Initial Landlord Initial

Address\_

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SHALL BE DEEM! AND EFFECT.	ED WAIVED BY THE P.	ARTIES, AND THIS LEASE S	SHALL REMAIN IN FULL FORCE
	IS OR PROVISIONS:		
follows: type	e	weight num	nitted, such permission is limited a ber of Further, the
following ac	Iditional conditions apply:		
(b) In addition t	to any other remedies affo	rded to Landlord under this Le	ase, Landlord may charge Tenant a
			occurrences of returned checks during vill require all future rental payment
by Tenant to	be made by cashiers or ce	ertified check.	
(c) Tenant shall	pay ten dollars (\$10.00) for	r each and any lost key replaced	by Landlord.
equipment of	or Internet access without		n, radio, sound equipment, compute ach case, and shall remove same and
(e) (Check all th	~ ~		atute that 🗖 Landlord 🗖 Tenant is a
	required to re-key all locks	prior to possession.	
			ed herein are the entire agreement of herein. No oral statements will b
binding on either pa		be modified by mutual agreem	ent of the Parties. The following ar
the Tenant's propos Lease shall be null a	•	Premises. In the event such as	greement has not been executed th
[LINES 226-243 IN	ITENTIONALLY LEFT E	BLANK]	
Tenant Initial	Tenant Initial	Landlord Initial	Landlord Initial

Address\_

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N WITNESS WHEREOF	the parties have sign	ned and sealed this Lease on the date b	efore written	
DATE				
DATE		DATE		
ENANT SIGNATURE		LANDLORD SIGNATURE		
ENANT SIGNATURE		LANDLORD SIGNATURE		
		GUARANTEE		
For value received, the undecovenants by the Tenant of		rantees the payment of the rent and the se.	performance of the	
		DATE		
GUARANTOR SIGNATU	RE			
RINT GUARANTOR'S N	JAME	GUARANTOR'S PHONE	GUARANTOR'S PHONE	
THE AMERICA A PROPER	SS CITY 7IP	<del>-</del>		
GUARANTOR'S ADDRES		INFORMATION ONLY		
		_		
Genant's Cell Phone Number(s)	FOR	Landlord's Cell Phone Number(s)		
Genant's Cell Phone Number(s) Genant's Other Phone Number(s)	FOR	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)	)	
Cenant's Cell Phone Number(s) Cenant's Other Phone Number(s) Cenant's E-Mail Address	FOR	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address		
Cenant's Cell Phone Number(s) Cenant's Other Phone Number(s) Cenant's E-Mail Address Cenant's E-Mail Address	FOR	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address		
Cenant's Cell Phone Number(s) Cenant's Other Phone Number(s) Cenant's E-Mail Address Cenant's E-Mail Address	FOR	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address		
Tenant's Cell Phone Number(s) Tenant's Other Phone Number(s) Tenant's E-Mail Address Tenant's E-Mail Address Tenant's Managing Broker	FOR	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address  Landlord's E-Mail Address		
Cenant's Cell Phone Number(s) Cenant's Other Phone Number(s) Cenant's E-Mail Address Cenant's E-Mail Address Cenant's Managing Broker Cenant's Designed Agent	FOR	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address  Landlord's E-Mail Address  Landlord's Managing Broker	MLS#	
Cenant's Cell Phone Number(s) Cenant's Other Phone Number(s) Cenant's E-Mail Address	MLS#	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address  Landlord's E-Mail Address  Landlord's Managing Broker  Landlord's Designated Agent	MLS# MLS #	
Tenant's Cell Phone Number(s) Tenant's Other Phone Number(s) Tenant's E-Mail Address Tenant's E-Mail Address Tenant's Managing Broker Tenant's Designed Agent Thone	MLS# MLS # Fax	Landlord's Cell Phone Number(s)  Landlord's Other Phone Number(s)  Landlord's E-Mail Address  Landlord's E-Mail Address  Landlord's Managing Broker  Landlord's Designated Agent  Phone	MLS# MLS # Fax	

Tenant Initial	Tenant Initial	Landlord Initial	Landlord Initial			
Address						
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