## **SHORT TERM RENTAL AGREEMENT**

1. The Parties		
This agreement made this day 20 between	of [name of tena [addres	ant] of
Hereinafter referred to as "Tenant", a	and	[name of
landlord] of		[address of
landlord] Hereinafter referred to as "	Landlord".	
2. The Property		
Property Location:		
3. Period and Guests		
Total people in renting party consists, and not to exceed	s of Adults,	Children,
Rental period begins at:[		
PM on the day of		
4. Rental Amount		
Total rental amount for the period is (\$)		_ Dollars
or equal to	_ Dollars (\$	) per night.
5. Fees, Taxes, and Deposit		
Cleaning Fee: \$		
Security Deposit: \$		
☐ Taxes: \$		

Other	_: \$		
Total Deposit and Fees Due with Signed Agreement: \$			
6. <b>Termination</b>			
The Landlord has the right to inspect the premises with prior notice as stated with the applicable State laws. Should the Tenant violate any of the terms of this agreement, the rental period shall be terminated immediately in accordance with State law. The Tenants waive all rights to process if they fail to vacate the premises upon termination of the rental period. The Tenants shall vacate the premises at the expiration time and date of this agreement.			
7. Phone Calls			
Long distance phone calls shall be billed to the Tenant and deducted from their Security Deposit at the end of the rental period.			
8. Maintenance and Repairs			
condition, and use the premises shall leave the premises in a rea agreement, defined by the Landla tenants. Tenants shall pay for maleft in a lesser condition. The ten	oremises in a good, clean, and ready to rent only in a careful and lawful manner. The tenants dy to rent condition at the expiration of the rental lord as being immediately habitable by the next aintenance and repairs should the premises be ants agree that the Landlord shall deduct costs y deposit prior to refund if tenants cause damage is.		
9. <b>Trash</b>			
The Tenants shall dispose of all period in the following area:	waste material generated during the rental		
10. <b>Pets</b> (Check One)			
☐ No animals or pets of any ki	nd will be brought onto the premises.		
☐ The following animals or pet	s are allowed the property		
	for a $\square$ refundable fee $\square$ non-refundable fee		

11. Subletting (Check One)		
☐ The Tenant shall have the right to sublet the property.		
☐ The Tenant shall not have the right to sublet the property.		
12. Quiet Enjoyment		
The Tenants shall behave in a civilized manner and shall be good neighbors respecting the rights of the surrounding property owners. The Tenants shall not create noise or disturbances likely to disturb or annoy the surrounding property owners. Creating a disturbance of the above nature shall be grounds for immediate termination of this agreement and Tenants shall then immediately vacate the premises. Quiet hour starts at PM where outdoor noise should be kept to a minimum.		
13. Smoking (Check One)		
☐ Smoking is allowed inside the home.		
☐ Smoking is not allowed inside the home.		
14. Essentials		
Landlord shall provide the following to the Tenant:		
In a towale linene cupe knives forke encore dishes etc.		

[e.g. towels, linens, cups, knives, forks, spoons, dishes, etc.]

## 15. Landlord's Liability

The Tenants and Tenants' Guests shall hereby indemnify and hold harmless the Landlord against any and all claims of personal injury or property damage or loss arising from use of the premises regardless of the nature of the accident, injury or loss. Tenants expressly recognize that any insurance for property damage or loss which the Landlord may maintain on the property does not cover the personal property of Tenants, and that Tenants should purchase their own insurance for Tenants and Guests if such coverage is desired.

## 16. Rental Deposit

Amount is fully refundable up to \_\_\_\_\_\_ prior to the beginning of the rental period. After said period prior to the rental start date the Landlord shall have the right to retain the initial Rental Deposit at the Landlord's discretion.

## 17. Attorney's Fees

Tenants agree to pay all reasonable costs, attorney's fees and expenses that shall be made or incurred by Landlord enforcing this agreement.

## 18. Use of Property

Tenants expressly acknowledge and agree that this Agreement is for transient occupancy of the Property, and that Tenants do not intend to make the property a residence or household.

## 19. Shortened Stays and Conditions

There shall be no refunds of rents due to shortened stays or ruined expectations because of weather conditions.

## 20. Showings

If the property should go on the MARKET FOR SALE, it may be shown to qualified buyers during the Tenant's stay. Every effort will be made to schedule the showing at a convenient time and not interrupt the Tenant's term. Tenant shall allow reasonable viewings of the home between 9 am and 8 PM whether they may be present or not.

#### 21. Firearms

Only legally owned and permitted firearms shall be allowed on the premises according to State and local laws.

#### 22. Fireworks

Tenant agrees that Fireworks and other hazardous materials shall not be used in or around the property.

## 23. Illegal Use

Tenant shall use the property for legal purposes only and other use, such as but not limited to, illegal drug use, abuse of any person, harboring fugitives, etc. shall cause termination of this agreement with no refund of rents or deposits.

#### 24. Fire Alarms

If the property has fire alarms the Tenant must notify the Landlord without delay if a fire alarm "chirps" or has a low battery condition.

#### 25. Possessions

Valuable items left behind by tenant will be held for the tenant and every reasonable effort will be made to contact the tenant for return. If items are not claimed for longer than 6 months they shall become the property of the Landlord. The Landlord shall not be held liable for condition of said items.

#### 26. Cable TV

Cable TV is provided and service level has been chosen by the Landlord. No refund of rents shall be given for outages, content, lack of content, or personal preferences with regard to cable TV service.

#### 27. Internet

28. Manager/Landlord Contact

High speed wireless internet is provided as a convience only and is not integral to the agreement. No refund of rents shall be given for outages, content, lack of content, speed, access problems, lack of knowledge of use, or personal preferences with regard to internet service.

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Landlord and Tenant agree to the above, 20 and h	
provided is accurate and true:	,
Tenant's Signature	Date
Print Name	
Tenant's Signature	Date
Print Name	
Landlord's Signature	Date
Print Name	
Landlord's Signature	Date
Print Name	