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Lease No. 104

(312) 332-1922 www.americanlegalforms.com

CHICAGO APARTMENT LEASE - Unfurnished

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IMPORTANT: This lease form was not specifically drafted for your legal requirements or your particular situation. It is important that you consult with an attorney prior to signing any and all legal documents including this one. This lease must be used in its entirety. This lease including REQUIRED attachme 1822 pes. Fill in a blank, i N/A" whe cross y. Inis we is i ended to be a maing real estate contract. This contract supersed any prior agreeme s. I ither the inviser in its sell of this for many sense is any warranty of mercha. This Lease is date sensitive and up to the best out on led at the time of printing with the City of Chicago laws for 2024 ONLY.

| This Lease is date sensitive and up to best ou 'no led | at t une of printin with the Cit of Chicago laws for 2024 ONLY. | | | |
|--|--|--|--|--|
| DATE OF LEASL JEGINNING E | DINC IONTHLY RE SECURITY DEPOSIT | | | |
| / / 2024 | | | | |
| Premises will not be occupied by more than person(s). | ☐ Apartment ☐ Condominium ☐ Residential | | | |
| TENANT | LANDLORD | | | |
| NAME(S): | IDI TIFICAL ON OWNER OI AUTHORIZED AGENTS | | | |
| List Additional Tenam Additio 1 Cc nants a 1 Agreements" below. | Ower or Authizer lanagement vent: | | | |
| APT. NO: | NA E | | | |
| ADDRESS OF PREMISES. | ADDRESS | | | |
| CHICAGO, ILLINOIS ZIP: | CITY/STATE/ZIP TELEPHONE NUMBER | | | |
| EMAIL ADDRESS: | EMAIL ADDRESS | | | |
| NOTICE OF CON ^ AFFECTI HABITA ITY | Per n Authon ed to ct on Behalf Owner for Purpose of | | | |
| I hereby acknowledge t t Landlor as discled y code v la ons, codenforcement litigation a for compliance pard occedi s ring the | Ser te of Proc an Receipting fo Notices: | | | |
| previous 12 months for the aparent and common area and a most e | | | | |
| of intent to terminate "tility service" opie and any, any, att he to this Lease. | NA E | | | |
| ☐ There are none. ☐ They are attached. | AD RESS | | | |
| In consideration of the mutual agreements and covenants herein | CITY/STATE/ZIP TELEPHONE NUMBER | | | |
| stated, Landlord hereby leases to Tenant, and Tenant hereby leases from Landlord, for a private dwelling, the Apartment designated | EMAIL ADDRESS | | | |
| above, together with the fixtures and appliances belonging thereto, for the above Term. | | | | |
| ADDITIONAL COVE AND AGRE ME. TS (if ar . | | | | |
| ADDITIONAL COVE AND MAKE ME SOME | | | | |
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| NON-REFUNDABLE FEF ^c (:fany). | A Non-Perfundable Move-Out Fee (if any) of \$ | | | |
| A Non-Refundable Mov in Fee (1. 1y) of \$ | A N 1-Refund. • Me :-Out Inspect n Fee (if any) of \$ | | | |
| A Non-Refundable Mov In Inspection Fee (finy, fs | Oth Non-Reft labl Ree (if any) of Oth The indabl Ree (if any) of | | | |
| A Non-Refundable Application (if any) \$ = A Security Deposit (if any) of \$ is' Lancord a | oti ndabi 'ee (ii aliy) oi | | | |
| | | | | |
| NAME OF ILLINOIS FINANCIAL INSTITUTION WHERE SECURITY DE | POSIT (if any) SHALL BE OR IS HELD. | | | |
| | ILLINOIS | | | |
| ADDRESS CITY | STATE ZIP | | | |
| NANT | L | | | |
| | (SIGN) | | | |
| | (SIGN) | | | |
| Or nal t indic | . Co for Tenant. | | | |
| | Page 1 of 22 | | | |

RETURNED BANK ITEMS. If any check or other bank instrument tendered for payment of any Tenant obligation hereunder is returned for insufficient funds, Tenant shall pay Landlord a \$ ______ fee as additional rent. Landlord shall further have the right to demand that any such returned item be replaced by a cashier's check or money order. If Tenant tenders more than two checks or bank drafts during the term of this Lease which are returned for insufficient funds, Landlord shall have the right to demand that all future obligations hereunder be paid by cashier's check or money order.

LF A E COV I NANT : AN JAGR EN ENTS

- 1. RENT: Tenant "pay to the L dlor or Lar or 's ager the monthly rent set forth about nor bore the rst day of chard every month in advance at Lanc rd's auress soed and every payment of rent is or the essence of the Lease."
- **2. LATE CHARGES:** The monthly rent shall be increased \$10.00 per month for the first \$500.00 if monthly rent plus five percent (5%) per month for any amount in excess of \$500.00 in monthly rent is paid after the fifth of the the Rent shall be considered exceived, if mailed, on the date of ceipt.
- 3. SECURITY D. OSIT: Landlord of enter Tenate to all full perform each and every term. If obligh on privided the Lead. If Tenant fully performs each an every term and oblightion of the lease and pays all sum. The to I had on, then Landord fter the mind has surrendered possession or the premises and has delivered the keys thereto, Tenant may incure additional fees by failing to turn in all keys for a broom swept, all surfaces dusted and all post inspection repairs completed living space; shall refund said deposit to Tenant, including interest payable at the rate in effect in the year the lease was entered and as provided by law tenate has failed to preform or the provisions in this case, there and lore has deducted an advance payment of rent, and Tenar may not apply he country deposit as rent.
- **4. POSSESSION:** A case of give Tenest passessis on the date fixed for commencement of the term, the rent shall be abated until such time as the premises are available for Tenant's occupancy, or Tenant may upon written notice terminate the Lease.
- 5. APPLICATION: The Tenant's application and all the representations contain the property of this Lease. Tenant warrant that all he information contains the application is true, and the information of said in the application is true, and the people listed occupant in the application will estimate the premises.
- 6. CONDITION OF THE PREMISES: Tenant has examined the premises prior to accepting same and prior to the execution of this Lease, and Tenant is satisfied with the physical condition thereof, including but not limited to the heating, plumbing and smoke detectors and taking position or renewal of this least upon its expiration shall be consusive entence of the enterior in good order and repain No promises as the condition of the air have been made by Landlord and gent which are there expressed and no promises to decorate, repair or more than the enterior of the air have the enterior of the enterior of the air have the enterior of the ente
- 7. TENANT TO Many AIN: renant shall keep me premises and the fixtures and appliances therein in a clean, sightly and healthy condition, and in good repair, and in accordance with any and all ordinances in such cases made and provided, at Tenant's own expense, and upon the termination of this lease, for any reason, shall yield and return the same back to make all in as good ondition deanliness and repair as at the deal of the excitation be reasoned to rear and tear excepted. Tenant's "I make all necessary to airs to be remised whenever damage to the same as occurred or apairs are quired due to Tenant's conductor or negled and manutepy eall roke g's so and fixtures. Upon Teant vacating the premises, the remise are

- **8. USE OF PREMISES:** The premises shall be occupied solely for purp es by Tenan persons listed in this Lea . A perso not sted in this I use may occupy the Premises for no ore than ing two-week pood, during any single year of the Lea torm ther enant nor a sons residing with or vis. 1g Tenant shal have been covicted of a crime or permit any act r practice that hay damage e reputation of the building or ∌bι Lai lord, or be inju operation thereof, or be disturbing to other tenants, illegal, immoral, or increase the rate of insurance on the building. Neither Tenant nor any occupant nor any guest of Tenant shall engage in any criminal activity including drug related activity on or near the premises nor shall they engage in lence threats of vi erfere with the health, saf ror right, fot r residents, e ployees or agents of Landlord, or per ns in the me ate vicinity o he premises, be injurious thereto, ille 1 ... or crease the ra ce on the property. At no me during the erm of this ase shall allow more persons to res e in the Premi s than woul be permitted by the applicable bui ing and/or zon or t cago. Tenant shall be responsible for the conduct of all occupants and persons visiting the Tenant's unit. If Tenant(s) or occupant(s), visitor(s), or guest(s) on one or more occasions, uses or permits the use of the leased premises for the commission of a felony or Class A misdemeanor under the laws of and shall have the right lease and recover the lea 1 premise
- ord which consent shall not sublet the sign this Lease, without, in each ord which consent shall not be un isonably withher Landlord's laccentareasonable sublease as provided by ordinance. At no time during the Term of this Lease, shall Tenant enter into short-term subleases, rooms for rent, or Air Bed & Breakfast agreements or leases. Such agreements will be considered a breach of Lease and cause for termination without prearranged written authorization from the Landlord.
- to t premise or i tall any appl at the rior written to tall any appl and or i and or i and or i tall any appl area. The rior written to tall any appl and or i and or
- the andlord to ente be apartmen treasonable times for reasonable purposes as provided by statute or Ordinance.
- **12. HEAT AND WATER:** Landlord shall furnish hot and cold water and if heating is under the control of the Landlord, shall also furnish heat in reasonable amounts at reasonable hours as provided by Cordin acc except when the warr and heating system are being reported. Tenanch shall at all time maintain the temperature at a minimum of 3 decrease and shall respond to the control of the Landlord, shall also furnish hot and cold water and if the Landlord, shall also furnish hot and cold water and if the Landlord, shall also furnish hot and cold water and if the Landlord, shall also furnish heat in reasonable amounts at reasonable hours as provided by causes beyond Lai lord's co. The control of the Landlord, shall also furnish heat in reasonable amounts at reasonable hours as provided by causes beyond laid lord's co. The control of the Landlord, shall also furnish heat in reasonable amounts at reasonable hours as provided by causes beyond laid lord's co. The control of the Landlord, shall also furnish heat in reasonable amounts at reasonable hours as provided by causes beyond laid lord's co. The control of the Landlord, shall also furnish heat in reasonable amounts at reasonable hours as provided by causes beyond laid lord's co. The control of the laid lord's co. The control of the control of the laid lord's co. The control of th

- 13. UTILITIES: Tenant is responsible for the provision and direct payment to utility providers for the utilities. Tenant is required to establish accounts with the utility providers no later than the Lease Beginning Date set forth on Page One. Should Landlord become obligated for payment of any utility for which Tenant is liable under the terms of this Lease when I ment by I llord share come an additional rent payme is due and a yable I. To ant.
- 14. RIGHT TO k. If Tenan' hall move sustantiportion of his personal proper or comband to vace the premises, the La llord may mindiately rettheorem et as provided by Ordinance, presses become accit by 1 son of Tenant's breach, or if this Lease has been terminated by reason of Tenant's breach, or if Tenant has been evicted, Landlord may relet the premises, and Tenant shall be liable and pay for the expenses of reletting and losses to the end of the term or as provided by Ordinance. Tenant's obligation to prove the during the term or a mextension thereof shall continue and shall to be wait the eleased of terminated by the service of a finday notice, demand to posse it notic of termination of tenancy. Gling of corcib entry and estain action, or judgment for possessity, or the citing in the termination of Tenantic right of prossessity.
- 15. FORCIBLE DEFAMER: If renant defaults in the payment of rent or any part thereof, Landlord may seize the space for rent and shall have a lien on Tenant's property for all monies due Landlord, or if Tenant defaults in the performance of any of the covenants or agreements herein contained, Landlord or his agents, at his option, may terminate this Lease, and, bandone vacated, re-enter the premises. Nonperormance of any of the nt's obline in shall constitute a default and faiture of this lase, default and faiture of this lase, default and waiver of said default
- delivering a copy to the Tenant, or by leaving the same with some person above the age of thirteen years, residing on or in possession of the premises; or by sending a copy of said notice to the Tenant by certified mail, return receipt requested, or by posting the same on Tenant's door to the premiser of no one is in ctual possition of the premises, except whe a statute or ording a requires a ce to be sent by a particular money, Tenant agrees at a Tenant in cuildin notices may be delivered to the premise of the premise of the premise of the premises, except whe a statute or ording a require of the premises, except whe a statute or ording a require of the premises, except whe a statute or ording a require of the premises of t
- 17. FIRE AND CASUALTY: If the premises shall be rendered uninhabitable by fire or by other casualty, the Landlord shall not be obligated to restore the premises and Landlord or Tenant may terminate this lease by Lovice. the other rety with (10) days written notice of term ation of Lis lease.
- 18. SURRENDER PREMIS S A D RI U V C POSSESSION: Tenant shall not require with Lea more than ninety days prior of its expiration provided v O nan, and Landlord shall notify Tenand d's intention not of rene che Lease at least thirty days prior to its expiration so long as Tenant is not in default under the terms of this Lease, as provided by Ordinance. At the termination of this Lease, by lapse of time or otherwise, Tenant shall yield up and surrender immediate possession to Landlord or his Agent. If Tenant fails to verification of them.
 - (A) If Landlord f s a statut y forcib' et y and re i er actior for possession bas a pon Tenant's fr are vacate et emise then Tenant shall pay Land da sur equal double he now to of rent herein so forth as ligidated a uninage for e time that possession is with a ld; or

- (B) Landlord may, by giving Tenant written notice thereof, extend the term of this Lease upon all the terms and conditions herein for one year, but with a rental of 20% greater than the rental contained herein; or
- Co If Landlord fails to provide written notice to Tenant of Landlord election under (B) and upon all the landlord for any and all also contamages incurvacate the said lease. The pay cep after termination of this Lease shall not extend the Lease.
- **19. EMINENT DOMAIN:** If the whole or a substantial portion of the premises is condemned by any competent authority for any public use or purpose, this Lease shall be terminated.
- "Te ant" when used in this Lease comprises to be jointly and so itions of this Lease e.

 LIGATION In the words "Landlord" and nall be construed to be plural if than or personal person
- attorneys fees which shall be incurred or expanded by Landlord due to Tenant's breach of the covenants and agreements of this Lease, to the extent provided for by Law, Court rules, statute or Ordinance. In the event that Tenant withholds rent in excess of that allowed by statutes or loce, a landlord in landlord in loce, a la
- 22. SMOKE AT CO DETE ORS: Tenant acknowledges that at the time of obtain post of the premises, all smoke and CO detectors required to be installed in the premises have been installed and are in good working order. Tenant agrees to repair and maintain the smoke and CO detector devices including replacement of the energy source when needed.
- be nding up a inure to their resective heirs, executions, administrators, assigns and
- 24. REMEDIF CUMULAT VE: The Landlord's rights and rer dies under this account a time. The exercise of any one or more thereof shall not exclude nor preclude Landlord from exercising any other right or remedy.
- 25. SEVERABILITY CLAUSE: If any clause, provision or portion of this Lease shall be ruled invalid or unenforceable, said decomposition of this Lease shall be ruled invalid or unenforceable, said decomposition of is Lease. It performs this Lease shall be jointly and severally liable or the performance of each agreement, covenant and obless.
- **26. STORAGI** Landlord sl ll not be obligated to provide Tei at storage.
- 27. INSURANCE: Landlord is not an insurer of Tenant's property. Tenant shall carry sufficient insurance to insure all of Tenant's property located on Landlord's premises. The name and address of the insurance company providing fire and public liability insurance to insure and public liability insurance company providing fire and public liability insurance to insure and public liability insurance to insure all of the building or the off the building perator or n hager.

- **28. SUBORDINATION:** Tenant will not do any act which shall encumber Landlord's title to the premises, and if Tenant causes a lien to be placed on the title or premises, Landlord may discharge the lien and Tenant will reimburse Landlord the amount Landlord expended. This lease shall not be recorded by Tenant and is, and shall be, subordinate to any placed on the premise
- abide by the Rules and Regulations as to be bound by and amply with any urther reconsist on the regulations as may be earlier to be solved as a solved

shall fully comply with the Declarations, By-Laws, Rules and Regulations of the Condominium Association to which the premises is subject ("Condo Documents"). Any violation of the Condo Documents shall constitute a material breach of the lease. Tenant sha

RULES AND REGULATIONS

- 1. No dogs, cats or o er ann. 's shall b pt or al d in the premises except w the Landlord's ion onsent, r. subjecto the conditions seed in any su connt. No ni als a permitted without a leash in a pub
- 2. No additional lock or other mile devices s. Il buttach to any door without Langue written consent.
- 3. Tenant shall not install or operate any machinery, refrigeration or heating devices or use or permit onto the premises any inflammable fluids or materials which may be hazardous to life or property.
- 4. Hallways, stairways tors shall r be obstrued or used for any purpose ot'r than e. y and e tom the labing, nor shall children be per vitted to play in t'co. mon ar s, or shall Tenant place or store any s in the hallway or common are softhe Building.
- 5. No musical instrum the shall the placed and no dio in tele on set shall be operated at any time in such manner as to disturb or annoy other occupants of the building, nor shall other noises be made which will disturb or annoy any occupants of the building. Operation of electrical devices which interfere with radio or television reception is not permitted.
- 6. All moving and c'avery so 'l be the u 'n the resontrance stairway or service vator at hours de gna d by La do d.
- 7. Tenant shall not install or m. tain a asher. Tyer of dis. vash a on the premises without Land d's for with a core ent. En at shall not run water. I an unit soon ble length of time
- 8. Tenant shall only cook in the kitchen and shall not barbecue on porches or balconies. Tenant shall not leave food cooking on the premises unattended.

CLIARANTY

and agreements of this Le.

- 9. ashroon, hall ot be used for iich they be do gned, and nor ubbish, rags, or injurious items all be placed in lumbing facion pacles.
- enant shall not ace nor pern any article or antenna outside of ne windows, or ne exterior wals, or on the roof of the Building, and shall not the or or are art, article ment any window.
- 11. Tenant shall not place, erect or install any signs or advertisements on the windows, nor on any part of the Building or premises.
- 12. All garbage or refuse shall be securely wrapped and placed in the
- 13 Vater bed re r : permitted i the premises without Landlord's ritten cc ent
- enant shall no ghting or other attures in the uilding nor run extension cords relectrical app iol: uilding Code.
- 15. Tenant shall not solicit, canvass nor conduct any door-to-door activities on the premises.
- 16. Landlord has the right to bar individuals from the premises. You must inform your guests of all loss provisions regarding use of ne premises and interest in the premises of all loss provisions regarding use of gulations. If these provisions are in uses, they is the premise of the premises. You must inform your guests of all loss provisions regarding use of gulations. If these provisions are in the premises. You must inform your guests of all loss provisions regarding use of gulations. If these provisions are in your guests of all loss provisions regarding use of gulations. If these provisions are in your guests of all loss provisions regarding use of gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If these provisions are in your guests, they is gulations. If the provisions are in your guests, they is gulations. If the your guests are guest and your guests are gulations. If the your guests are guest and your guests are guest and your guests. If they guest a guest and your guests are guest and your guests are guest and your guests. If they guest a guest a guest and your guests are guest and your guests are guest and your guest and your guest and your guest and your guest and yo

Tenant to initial each attachment or amendment received. Landlord to check each box:

| ☐ City of Chicago Residential Landlord and Tenant Ordinance Summary | | | | | | | | | | |
|---|----|-------------------|--|--------------|----|---------------|-------------|--------------|--|--|
| | /Τ | of 2020 | | | | | | | | |
| | | curity De sit I | | rest Rate 20 | 2 | | | | | |
| | | ty of Chie ,o "P | | venting Bed | F | , Infestation | s in Apartr | nents" | | |
| | | 1 | | | | | | | | |
| | | eating Cost Disc | | sure | - | | | | | |
| | | nicago Heating (| | ıre | 2 | | | | | |
| ☐ US EPA "Protect Your Family in Your Home"pamphlet of 2021 | | | | | | | | | | |
| ☐ US EPA Lead Paint Disclosure Form | | | | | | | | | | |
| ☐ Update To Heating And Cooling 2022, | | | | | | | | | | |
| | | at Disc | | ure | - | | | | | |
| | | ıdon Disci ure | | | | | | | | |
| | | Cigarette an P | | lic Act 103- | 0 | 1 | | | | |
| | | ectric Vehicle Cl | | ging Act. P. | Α |)3-0053 | | | | |
| | | Applicable, Con | | minium Ass | SC | ation By Lav | vs | _ | | |
| | | | | | | | | Page 4 of 22 | | |