LEASE AGREEMENT

The Landlord and Tenant agree to lease the Premises at the Rent and for the Term stated on these terms:

LANDLORD:		TENANT:			
Zorida Hosein / Shymoon	n Hosein				
60 Ely Drive		NameSU ID #			
Fayetteville New York		Phone #			
Email - zsoodeen@yahe		Drivers Lic # _		State	
Cell # 315-569-8071 Office #	£315-299-4871				
Premises:	123 Cambridge Street	Syracuse New York 13	210		
	Term	Months	Total Rent	•	
Lease Date:			Monthly Rent	\$ \$	
	Eding	20	Security Deposit	\$ \$	
Broker* NONE					
1. Use:					
	live in only and for no other reason.	Only a party signing this Lease	, spouse and children of	f that party may use the	
Premises.	•		•		
2. Failure to give possession:	or failure to give Tenant possession o	f the Premises on the beginning	data of the Town Dont	shall be neveble as of the	
beginning of the Term unless Landlord is					
Tenant as to the date possession is availa	ble. The ending date of the Term wi	ll not change.		·	
3. Rent, added rent:	nth must be paid on the first day of t	that month at Address above	Landland nood not give	notice to new the nent	
Rent must be paid in full and no amount	subtracted from it. The first month	's rent is to be paid when Tenan	t signs this Lease. Tena	nt may be required to pay	
other charges to Landlord under the termonthly rent due. If Tenant fails to pay t					
	the added rent on time, Landiord shi lue and payable when this Lease is ef				
Tenant defaults, Landlord may give noti will then be due and payable.	ce to Tenant that Tenant may no lon	nger pay rent in installments. Th	e entire rent for the ren	naining part of the Term	
will then be due and payable.					
4. Notices:					
	nust be in writing and delivered or n	nailed to the Tenant at the Prem	ises and to the Landlor	d at the Address for	
Notices. It will be considered delivered o			ny notice must be sent l	by certified mail. Landlor	
must send Tenant written notice if Land	ford changes the Address for Notices	s.			
5 Committee					
5. Security: Tenant has given Security to I	Landlord in the amount stated above	e. If Tenant fully complies with a	all the terms of this leas	e,	
Landlord will return the security after th	he Term ends. If Tenant does not ful	ly comply with the terms of this	Lease, Landlord may u	se the	
Security to pay amounts owed by Tenant Tenant will look only to the buyer for the		lls the Premises, Landlord may	give the Security to the	buyer.	
Tenane win rook only to the buyer for the	return of the security.				
C Helida and amin					
6. Utilities and services: Tenant must pay for the follow	wing utilities and services when bille	d: gas, electric, telephone, exter	minating , cable TV, in	ternet access**,	
Maintenance service contracts	s shall be maintained, continued and	paid for by Tenant. These char	ges will be added rent.		
7. Furnishings:	the formiture and other formishings	are assented that is!! If an inver	stowy is sumplied such as	outer shall have a signed	
copy.	the furniture and other furnishings	are accepted as is . If an inver	nory is supplied each pa	arty snan nave a signeu	
8. Repairs, alterations:					
	end of the Term return the Premises				
property clean and in good order and reright to make repairs and charge Tenant					
		•	- C		
9. Space "as is":					
Tenant has inspected the Pren	nises. Tenant states that they are in a	good order and repair and takes	the Premises "as is".		

10. Grounds:

Tenant shall keep the grounds neat and clean. Vehicles may be driven or parked only in driveways or in the garage.

Fire, damage:

Tenant must give Landlord immediate notice in case of fire or other damage to the Premises. Landlord will have the right to repair the damage within a reasonable time or cancel this Lease. If Landlord repairs, Tenant shall pay rent only to the date of the fire or damage and shall start to pay rent again when the Premises become usable. Landlord may cancel the Lease by giving Tenant 3 days written notice. The Term shall be over at the end of the third day and all rent shall be paid to the date of the damage.

12. Liability:

Landlord is not liable for loss, expense or damage to any person or property unless it is due to Landlord's negligence. Tenant must pay for damages suffered and money spent by Landlord relating to any claim arising from any act or neglect of Tenant. Tenant is responsible for all acts of Tenant's family, employees, guests and invitee.

Landlord's consent:

If Tenant requires Landlord's consent to any act and such consent is not given. Tenant's only right is to ask the Court to force Landlord to give consent. Tenant agrees not to make any claim against Landlord for money or subtract any sum from the rent because such consent was not given.

Assignment, sublet:

Tenant may not sublet all or part of the Premises, or assign this lease or permit any other person to use the Premises.

15. Landlord may enter, keys, signs:

Landlord may at reasonable times, enter the Premises to examine, to make repairs or alterations, and to show it to possible buyers, leaders or tenants. Tenant must give to Landlord keys to all locks. Locks may not be changed or additional locks installed without Landlord's consent. Doors must be locked at all times. Windows must be locked when Tenant is out. Landlord may place the usual "For Rent" or "For Sale" signs upon the Premises.

Subordination:

This Lease and Tenant's rights are subject and subordinate to all present and future (a) leases for the Premises or the land on which it stands, (b) mortgage on the leases or on the Premises or on the land, (c) agreements securing money paid or to be paid by the lender, under mortgages, and (d) terms, conditions, renewals, changes of any kind in and extensions of the mortgages or leases or Lender agreements. Tenant must promptly execute any certificate(s) that Landlord requests to show that this Lease is subject and subordinate.

If all of the Premises is taken or condemned by a legal authority, the Term, and Tenant's rights shall end as of the date the authority takes title to the Premises. If any part of the Premises is taken, Landlord may cancel this Lease on notice to Tenant setting forth a cancellation date not less than 30 days from the date of the notice. If the Lease is cancelled, Tenant must deliver the Premises to Landlord on the cancellation date together with all rent due to that date. The entire award for any taking belongs to Landlord. Tenant gives Landlord any interest Tenant might have to any part of the award and shall make no claim for the value of the remaining part of the Term.

Compliance with authorities:

Tenant must, at Tenant's cost, promptly comply with all laws, orders, rules and directions of all governmental authorities, property owners associations, insurance carriers or Board of Fire Underwriters or similar group. Tenant may not do anything which may increase Landlord's insurance premiums. If Tenant does, Tenant must pay the insurance as added rent.

Tenant's defaults and Landlord's remedies:

- A. Landlord may give 5 days written notice to Tenant to correct any of the following defaults:
 - 1. Failure to pay rent or added rent on time.
 - Improper assignment of the Lease, improper subletting all or part of the Premises, or allowing another to use the Premises,
 - Improper conduct by Tenant or other occupant of the Premises. Failure to fully perform any other term in the Lease.
- If Tenant fails to correct the defaults in section A within the 5 days, Landlord may cancel the Lease by giving Tenant a written 3 days notice stating the date the Term will end. On that date the Term and Tenant's rights in this Lease automatically end and Tenant must leave the Premises and give Landlord the keys. Tenant continues to be responsible for rent, expenses, damages and losses.
- If the Lease is cancelled, or rent or added rent is not paid on time, or Tenant vacates the Premises, Landlord may in addition to other remedies take any of the following steps:
 - Enter the Premises and remove Tenant and any person or property;
 - Use disposes, eviction or other lawsuit method to take back the Premises.
- D. If the Lease is ended or Landlord takes back the Premises, rent and added rent for the unexpired Term becomes due and payable. Landlord may re-rent the Premises and anything in it for any Term. Landlord may re-rent for a lower rent and give allowances to the new Tenant. Tenant shall be responsible for Landlord's cost of re-renting. Landlord's cost shall include the cost of repairs, decorations, broker's fees, attorney's fees, advertising and preparation for renting. Tenant shall continue to be responsible for rent, expenses, damages and losses. Any rent received from the re-renting shall be applied to the reduction of money Tenant owes. Tenant waives all rights to return to the premises after possession is given to the Landlord by a Court.

20. Bankruptcy:

If (1) Tenant assigns property for the benefit of creditors; (2) Tenant files a voluntary petition or an involuntary petition is filed against Tenant under any bankruptcy or insolvency law; or (3) a trustee or receiver of Tenant or Tenant's property is appointed, Landlord may give Tenant 30 days notice of cancellation of the Term of the Lease. if any of the above is not fully dismissed within the 30 days, the Term shall end as of the date stated in the notice. Tenant must continue to pay rent, damages, losses, and expenses without offset.

Correcting tenant's default:

If Tenant fails to correct a default after notice from Landlord, Landlord may correct it for Tenant at Tenant's expense. The sum Tenant must repay to Landlord will be added rent.

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22.	Written	instruc	tions:

Landlord has given or may give written instructions about the care and use of the appliances, equipment and ether personal property on the Premises. Tenant must obey the instructions.

23. Illegality.

If any part of this Lease is not legal, the rest of the Lease will be unaffected.

24. No waiver:

Landlord's failure to enforce any terms of this Lease shall not prevent Landlord from enforcing such terms at a later time.

25. Quiet enjoyment:

Landlord agrees that If Tenant pays the rent and is net In default under Lease, Tenant may peacefully and quietly have, hold and enjoy the Premises for the Term of this Lease.

26. Successors:

This Lease is binding on all parties who lawfully succeed to tile rights or take the place of the Landlord or Tenant,

17. Representations, changes In Lease:

Tenant has read this Lease. All promises made by the Landlord are in this Lease. There are no others. This Lease may he changed only by an agreement In writing signed by and delivered to each party.

28. Paragraph headings:

The Paragraph headings are for convenience only.

29. Effective date:

This Lease is effective when Landlord delivers to Tenant a copy signed by all parties.

- 30, Rent is due op the first of each month. You have until the 3rd to pay the rent, after the 3rd there will be a late charge of \$10.00 for each additional week.— (See item 36)
- 31. No security will be refunded until all keys are returned and apartment is thoroughly cleaned. There will be a minimum of 100.00 fee for cleaning if apartment is not returned completely clean (Sweeping, Mopping, Vacuum, wipe counters and cabinets and remove trash ect...) Fee may be charged up to 150.00 for excessive dirt and trash
- 32. No water beds.
- 33. No pets allowed.

Signatures:

- 34. Premises must be kept clean.
- 35. Landlord has the right to enter the premises at any time for any reason. Landlord will call first
- 36. Rent is due on the 1st of every month. You have a 5-day grace period until the 5th of the month. The rent must be received by the 5th or it will be considered late and late fees will apply. Late fees are as follows. After the 5th there is a 35.00 late fee. After the 15th you Will be charged \$10.00 for each additional day and will be added to the initial \$35.00 charge. Landlord may process eviction at any time For nonpayment of rent or for any other reason. Tenant is responsible for all legal fees incurred by the landlord in addition to the owed amount of rent and late fees.

LANDLORD:	TENANT:	

The parties have entered into this Lease on the date first above stated.