MaxJack, LLC. Lease Agreement

The Landlord and Tenant agree to lease the Rental Unit at the Rent and for the Terms stated below:

Landlord:	Tenant:
MaxJack, LLC. PO Box 20340 Rochester, NY 14602	
maxjackllc@gmail.com	(Email/Phone):
Rental House is located at 3817 West Lal	, ,
1. Rent and Security Deposit shall	be due and payable as follows (In US Dollars):
Effective Lease Date:	Term4:00p.m.
Unit: 3817 West Lake Road	Ending 10:00a.m.
Rent, Security Deposit:	
Reservation fee 5% Cleaning Fee Total Rent Amount Deposit Received \$ Additional Dep Due \$ Additional Dep Due \$ Total Rental Amount\$ Security Deposit \$ 1000.00 2. Use The Rental house must be used on Tenant specifically may not suble prohibited activity hereunder. On or child)	due on (date) to be paid in full 60 days before rental date. Please mail the Security Deposit amount via check or money order 1 week in advance of the Effective Lease Date to the above "Landlord Address". Please mail the Security Deposit amount via check or money order 1 week in advance of the Effective Lease Date to the above "Landlord Address". Inly as a private residence to live in and for no other reason. asse the Rental house or engage in any commercial or other ally a party signing this Lease and (list names and indicate adult
will be permitted, providing the T terms herein. No pets,or smoking to additional charges and may not tenant violates these conditions, it termination of lease as well as ass	ned above. Up to six additional daytime(only) guests of Tenant senant is fully responsible for said guests' adhering to all the shall be allowed. Large group gatherings/parties are subject be held without written approval in advance by landlord. If t may be at Landlord's discretion, cause for immediate sessment of charges, which shall not be less than \$500.00. A rentals to cover administrative costs.

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- 3. **Timely payments:** A non-refundable deposit of § 250.00 per Rental unit per stay has been made to hold the date(s) as indicated above. The remaining Rent must be paid in full as provided in paragraph #1 above. Landlord need not give any further notice to Tenant of obligation to pay the Rent. If any Rent or Security Deposit is not paid on time it shall result in Tenant's forfeiture of deposits made previously, and no rights or occupancy of the Tenant, all without any further notice by Landlord. Notwithstanding the foregoing, Landlord shall have the right to re-rent the Rental house for the same dates originally leased to Tenant.
- 4. **Cancellation Policy**: If a reservation is canceled and the Home is re-rented for the same rental period, all amounts will be refunded except the initial deposit and reservation fees already incurred. If the home is not re-rented, the "Total Amount Due" will be forfeited.
- 5. Security Deposit: The total Security Deposit indicated above shall be deposited with the Landlord as surety for the full and faithful performance by the Tenant of each and every term, condition and covenant of this Lease. Such deposit shall be due to Landlord prior to Tenant's taking possession of the unit. All of such Security Deposit may be used by Landlord as compensation for damage to any part of the Rental House (which term includes but is not limited to building and structure, furnishings, grounds, boat, dock and mooring, deck, furniture expenses). Any cost or expense of Landlord to restore such Rental Unit to its original condition at the time of Tenant's taking occupancy, repair to any other building or structure damaged by Tenant, including neighborhood properties, or other failure or default of Tenant under this lease agreement, without regard to the specific amount of security deposit. Tenant acknowledges Landlord's right to be compensated in full, including any legal expenses incurred by Landlord to collect such additional amounts.
- 6. **Check-in/out Policy:** Check in is no earlier than 4:00 pm on arrival date. Checkout is no later than 10:00 am on departure date. Tenant will pay a service charge of \$50.00 per hour for early arrivals or departures. Tenant will leave all keys on the Kitchen counter at departure and make sure that the house is locked and secure.
- 7. **Access:** Landlord or its employees may enter the Home to effect repairs and/or maintenance and for other proper purposes such as pool and spa maintenance.
- 8. **Responsibility:** Tenant is solely responsible for all damage to or loss of anyone's personal property (including that of Landlord and Tenant) and for all personal injury sustained by anyone during the term of this license as a result of the Tenant's use of the Home or any personal property provided by the Landlord. Tenant shall defend and indemnify and hold the Landlord harmless from all claims arising out of or in any way related to Tenant's use of the Home or such personal property. Tenant assumes all risks related to the use of the lake, decks, stairs, boating, pool, spa or other recreational activities.
- 9. **Return in same condition as received**: Tenant must keep, and at the end of the rental term return the Rental Unit clean and in good order and repair. The Tenant agrees to leave the unit in as good condition as received. Tenant agrees to remove all of Tenant's property including food and waste, repair all damages to the Rental Unit and restore the Rental House to its condition at initial

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the beginning of the term. Tenant is not responsible for ordinary wear and damage by the elements unless through negligence of the Tenant, such as by leaving a window open and rain causing water damage. If Tenant defaults, Landlord has the right to provide for cleaning and or repairs and charge the Tenant the cost. Damage to the equipment or appliances supplied by the Landlord caused by Tenant's act or neglect, may be repaired by Landlord at Tenant's expense. The repair cost will first be subtracted from the Security Deposit. Tenant must not alter, decorate, change, subtract from or add to the Rental Unit.

- 10. **Fire, accident, defects, damage:** Tenant must give Landlord prompt notice of fire, accident, damage or dangerous or defective condition. If the Rental House cannot be used because of fire or other casualty not caused by tenant, Tenant is not required to pay rent for the time Rental is unusable. If the fire or other casualty is caused by an act or neglect of Tenant, then all repairs and additional expenses of Landlord will be the Tenant's expense and Tenant must pay the full Rent with no adjustments.
- 11. **Tenant's duty to obey laws and regulations:** Tenant must comply with all laws, orders, rules, requests and directions of all governmental authorities, insurers, Board of Fire Underwriters, or similar groups. Notices received by Tenant from any authority or group must be promptly delivered to Landlord. Tenant agrees not to tamper with smoke detectors and to immediately report any problem with such detectors to Landlord. Tenant acknowledges that violation of the law is sufficient cause for immediate termination of Lease, without return of Rent or Security Deposit. Tenant will not dump or cause to be dumped any waste materials, toxic, or otherwise, in or around the Rental House or anywhere on land, beach or water of Rental House. Tenant agrees not to remove stone, vegetation, flowers, wood, animals or any other thing from the property and agrees not to take action to cause increase in Landlord's insurance premiums.
- 12. **Force Majeure; Failure to Give Possession:** Landlord shall not be liable for failure to give possession of the Premises to Tenant due to unforeseen events or events beyond the reasonable control of Landlord, including but not limited to, issues relating to the unavailability or interruption of any utility service or plumbing at the Premises, strikes, lock-outs, labor troubles, failure of power, restrictive governmental laws or regulations, riots, insurrection, war, military or usurped power, sabotage, terrorism, bioterrorism, unusually severe weather for the area, acts of God, fire or other casualty or for any other reason. Tenant's recovery based on the lack of performance by Landlord due to any such event shall be limited to the amount of any deposit Tenant provided to Landlord.
- 13. **Violation of Terms:** If Tenant violates any terms of this agreement, this license may be terminated and Tenant may be asked to vacate the premises immediately without refund.

Lanuloru	J	Tenant	
Landlord	recognor	Tomont	
Signatures:	Maxfort		
others			

MaxJack, LLC.

15. Tenant has read this Lease. All promises made by Landlord are in this lease. There are no

14. **Effective Date:** This Lease is effective on the date indicated in paragraph #1 above.