





The Tenant represented by himself.

This contract is authenticated pursuant to Council of Ministers Resolution No.: (131) dated 04/03/1435 AH

Contract Data			1 بيانات العقد
Main Contract No.:			رقم سجل العقد الأساسي:
Contract Type:	نوع العقد:	Contract No.:	رقم سجل العقد:
Contract Sealing Location:	مكان إبرام العقد:	Contract Sealing Date:	تاريخ إبرام العقد:
Tenancy End Date:	تاريخ نهاية مدَّة الإيجار:	Tenancy Start Date:	تاريخ بداية مدَّة الإيجار:
Lessor Data			2 بيانات المؤجّر
Name:			الإسم:
ID Туре:	نوع الهويَّة:	Nationality:	الجنسيَّة:
ID Copy:	نسخة الهويَّة:	ID No.:	رقم الهويَّة:
Email:	البريد الإلكتروني:	Mobile No.:	رقم الجوَّال:
Tenant Data			3 بيانات المستأجر
Name:			الإسم:
ID Туре:	نوع الهويَّة:	Nationality:	الجنسيَّة:
ID Copy:	نسخة الهويَّة:	ID No.:	رقم الهويَّة:
Email:	البريد الإلكتروني:	Mobile No.:	رقم الجوَّال:
Tenant Representa	ative Data		4 بيانات مُمثِّل المستأجر

المستأجر مُمثَّل بنفسه.

5

بيانات المنشأة العقارية والوسيط Brokerage Entity and Broker Data

اسم المنشأة العقارية: Brokerage Entity Name: عنوان المنشأة العقارية: Brokerage Entity Address: رقم السِّجل التِّجاري: Landline No.: :.CR No رقم الهاتف رقم الفاكس: Fax No.: اسم الوسيط: Broker Name: :Nationality نوع الهويَّة: الجنسيَّة: ID Type: رقم الهويَّة: ID Copy: :.ID No نسخة الهويَّة: رقم الجوَّال: Email: :.Mobile No البريد الإلكتروني:

Titles Deeds Data			6 بيانات صكوك التَّملك
Issuer:	جهة الإصدار:	Title Deed No.:	رقم الصَّك:
Place of Issue:	مكان الإصدار:	Issue Date:	تاريخ الإصدار:
Property Data			7 بيانات العقار
National Address:			العنوان الوطني:
Property Usage:	نوع استخدام العقار:	Property Type:	نوع بناء العقار:
Number of Units:	عدد الوحدات:	Number of Floors:	عدد الأدوار:
Number of Parking Lots:	عدد المواقف:	Number of Elevators:	عدد المصاعد:
registered in EJAR. (For example: Swimming Pool: Rental Units Data	2 / GYM: 1 / Security		ice: No / Laundry: 1 /etc) 8 بيانات الوحدات الإيجاريًّ
Unit No.:	رقم الوحدة:		نوع الوحدة:
Floor No.:	رقم الدَّور:	Furnished:	مؤثَّثة:
Kitchen Cabinets Installed:	خزائن مطبخ مركَّبة:	Furnishing Status:	حالة التَّأثيث:
Number:	العدد:	Room Type:	نوع الغرفة:
Number:	العدد:	AC Type:	نوع التَّكييف:
Current Reading:	القراءة الحاليَّة:	Electricity Meter No.:	رقم عدًّاد الكهرباء:
Note: This line appears only we rental unit other than the unit There is a fixed amount is paid	mentioned in this cla	use. Otherwise, the	following line appears:

Current	Reading:
Current	neaung.

:.Water Meter No القراءة الحاليَّة:

رقم عدَّاد المياھ:

Note: This line appears only when selecting to pay the bill, if the Meter is not shared with another rental unit other than the unit mentioned in this clause. Otherwise, the following line appears:

There is a fixed amount is paid for water service of this rental unit, as mentioned in clause No.: (10) of this contract.

Sublease		9 التَّأجير من الباطن
this contract.		
There is a fixed amount is paid for G	Gas service of this rental unit, as me	entioned in clause No.: (10) of
rental unit other than the unit men	tioned in this clause. Otherwise, th	e following line appears:
Note: This line appears only when s	selecting to pay the bill, if the Mete	r is not shared with another
Current Reading:	:.Gas Meter No القراءة الحاليَّة:	رقم عدّاد الغاز:

The tenant (is / isn't) entitled to sublease the rental units specified in clause No.: (8) of this contract.

Financial Data

10 البيانات الماليَّة

التزامات الأطراف

12

Brokerage Fee (Not included in total con	tract amount):	مالية لعقد الإيجار):	أجرة السِّعي (لا تدخل ضمن القيمة الإج
Security Deposit (Not included in total c	ontract amount):	جمالية لعقد الإيجار):	مبلغ الضَّمان (لا يدخل ضمن القيمة الإ-
Gas Monthly Amount:	الأجرة الشَّهرية للغاز:	Electricity Monthly Amount:	الأجرة الشَّهرية للكهرباء:
Parking Monthly Amount:	الأجرة الشَّهرية للمواقف:	Water Monthly Amount:	الأجرة الشَّهرية للمياه:
Parking Lots Rented:	عدد المواقف المستأجرة:	Monthly Rent:	القيمة الشَّهرية للإيجار:
Rent Payment Period:	دورة سداد الإيجار:	Regular Rent Payment:	دفعة الإيجار الدَّورية:
Number of Rent Payments:	عدد دفعات الإيجار:	Last Rent Payment:	دفعة الإيجار الأخيرة:
Total Contract Amount:			إجمالي قيمة العقد:
Rent Payment Sched	ule		11 جدول سداد الدُّفعات
خ الاستحقاق (ھ) القيمة Amount Due Date (AH			الرَّقم المسَلسَل تاريخ الإصدا e Date (AD) Sequence No.

Note: All details related to all payments shall be mentioned in this section, so that the details of each payment shall be mentioned in a separate line.

Obligations by Parties

First Article: Historical Data for the Obligations of Parties:

Historical data for the obligations of parties mentioned in Clauses (1-11) shall constitute an integral part and complementary of this contract.

Second Article: Subject of Contract:

Both Tenant and Lessor have agreed under this contract to rent the rental units specified in clause No.: (8) according to the terms, conditions, and obligations provided herein, the Tenant acknowledges that he has examined the rental units to ensure its habitability, and he shall agree on this contract according to the provided descriptions.

Third Article: Rental Term

- 3/1 The term of this contract shall be () days starting as of // 14 AH, corresponding to // 20 AD, until // 14 AH corresponding to // 20 AD, and if there is a difference between Hijri and Georgian Dates, then, the Georgian date shall prevail in all contract's clauses.
- 3/2 The Lease Term shall terminate upon Contract termination. If both parties desire to renew the contract, then, a new contract agreed upon by both parties shall be executed.
- 3/3 If no party addressed a notice to the other party sixty (60) days prior to the end of lease term of his intent to terminate the contract, then, lease term shall be renewed automatically for a similar term.

Note: Both parties shall agree to select one of the two paragraphs (3-2) or (3-3).

Fourth Article: Fees:

Total value of contract shall be () Saudi Riyals, and the Tenant shall be obliged to pay this value to the Lessor according to clause No.: (11) stated herein.

Fifth Article: Tenant's Obligations:

- 5/1 Tenant shall be obliged to pay fees in the agreed dates.
- 5/2 Tenant shall be obliged to use the rental units for the purpose designated for; habitation.
- 5/3 Tenant shall not undertake any procedures causing a change in the rental units, unless obtaining a written approval given by the Lessor or representative thereof.

- 5/4 Tenant shall not be entitled to prevent the Lessor from making urgent repairs which are necessary to protect the rental units, pursuant to Lessor a proof by the Lessor of the necessity of this procedure under a report given by the competent authorities.
- 5/5 He shall be obliged to handover the rental units after the termination of lease term stated herein, in the same condition the tenant received.
- 5/6 Not to remove improvements, fixed decoration works, or any additions by the tenant in the rental units, unless he obtains a written approval from the Lessor or representative thereof.
- 5/7 The tenant shall be obliged to pay electricity, water, and gas bills related to rental units determined within the term of the contract, or pay a fixed amount to the Lessor periodically against these services as mutually agreed between parties.
- 5/8 The tenant shall use the rental units, subject of the contract, according to the ordinary usage, and as per the regulations and traditions applied in Kingdom of Saudi Arabia, in addition, he shall not practice any acts incompatible with Islamic law or public morals or allow others to do the same. Only the tenant shall abide by all penalties imposed by the competent authorities.
- 5/9 The tenant shall be obliged to take care of the mutual parts of leased rental units and shall use them properly.

Sixth Article: Lessor's Obligations:

- 6/1 Lessor shall be obliged to pay the fees of periodical maintenance needed to maintain the rental units.
- 6/2 Lessor, during the contract term, shall be responsible for the property's maintenance works, relevant to building's safety. He shall also be obliged to repair any damage affecting the tenant's fulfillment of the intended use. For example but not limited to:
 - 6/2/1 Water drainage inside walls or ceilings, unless caused by a defect in water external pipes, or misusage of the tenant.
 - 6/2/2 Ceilings' downfall or fundamental cracks in building, which affect the building's safety unless the tenant is liable for the same.
- 6/3 Except maintenance works abovementioned in clause 6-2, the tenant shall bear all costs of the ordinary maintenance and repairs resulting from rental units utilization.
- 6/4 The Lessor shall be obliged to bear any services' fees imposed by the competent authorities to the rental units.
- 6/5 If the ownership of the property or rental units is transferred to another owner, the Lessor's contract shall remain valid and it will not be revoked until the end of its term.
- 6/6 The Lessor shall be obliged for the maintenance of the mutual parts of the property which include the leased rental units, in terms of cleanliness, validity of use, and utilization.

Seventh Article: Termination of Contract:

This contract shall be terminated promptly, without the need of warning, notice, or judicial rule, if the Lessor or tenant violates any of its obligations under this contract, after giving a written notice to the party in breach by the affected party. The affected party may terminate this contract if the warned party is not committed to his obligations or remove damage caused thereby within fifteen (15) days of warning date.

Eighth Article: Contract Expiration:

- 8/1 This contract shall be expired in case of the following events:
 - 8/1/1 If it is proven, under a report approved by competent governmental authority that the property is dilapidated.
 - 8/1/2 If governmental Resolutions require amendment of Construction Laws, the thing that shall result in failure of rental units usage.
 - 8/1/3 If the Government possesses the property in whole or in part, in the way that the rental units shall no more be allowed to be used.

8/1/4 In Force Majeure events.

- 8/2 Consequences of Expiration:
 - 8/2/1 The tenant shall hand over the rental units within thirty (30) days as of the date of the event resulting in contract expiration.
 - 8/2/2 Upon the tenant evacuation of the rental units, Lessor shall be obliged to return the remaining amount of the paid rental value for the remaining period.

Ninth Article: Handover of Rental Units:

The tenant shall handover the rental units upon the termination of tenancy contract term, contract termination, or contract expiration. Handover shall not be effective unless the handover form is signed by the tenant and Lessor, and if the tenant kept the same for himself unduly, he shall be obliged to pay an amount estimated at () to the Lessor as a daily rent.

Tenth Article: Costs of Dispute Settlement:

All expenses and fees caused by the delay of any party in paying the due installments or maintenance fees, or in removing the damage resulting therefrom, shall be a part of his original obligations and he shall undertake to pay the same.

Eleventh Article: Contract Validity:

- 11/1 This contract shall be effective as of the date of signing the contract, and it shall be binding to both parties. It can also be renewed according to the parties' obligations mentioned in Third Article.
- 11/2 If any condition or provision of Contract is held invalid or illegal, this shall not affect the validity of the remaining provided terms and conditions, unless the provision is directly relevant to the effective provisions of this contract.

Twelfth Article: Evacuation:

The rental units shall be evacuated before the end of the contract upon the request of the Lessor in the following cases:

- 12/1 If the tenant delays in the payment of the rental value in whole or in part within thirty (30) days as of receiving a notice from the Lessor, otherwise agreed in writing by both parties.
- 12/2 If the tenant subleases rental units in whole or in part, as long as he is not entitled to the same, as provided in this contract.
- 12/3 If the tenant uses or permits others to use the rental units in illegal and immoral activities.
- 12/4 If the tenant makes some changes which jeopardize the property's safety, to the extent it becomes impossible to return it to original condition, causing intentional damage to the property, gross negligence to undertake the proper safeguards arrangements, or if he allows others to cause this damage.
- 12/5 If the tenant uses the property for purposes other than the purpose for which the property is leased, or if the property is used in a manner violating the regulations related to lands' planning, building, and usage.
- 12/6 If the tenant fails to comply with the obligations or conditions provided in tenancy contract within thirty (30) days as of receiving a notice given by the Lessor pertaining to respecting the obligations or conditions.

Thirteenth Article: Dispute Settlement:

In the event of any dispute between both parties concerning the interpretation or implementation of this contract or any terms thereof, it shall be resolved amicably within fifteen (15) days as of the date of starting the dispute.

Fourteenth Article: Official Address and Correspondence:

All addresses, correspondence, notices, writings, details, and reports submitted by any party to the other, or to governmental or judicial authorities shall be written in Arabic Language. Also, it shall be considered to be delivered if sent to the national address, or via registered mail, fax, first-class courier, telephone, in hand against a receipt to the address first mentioned, or via network, or any other systematic way.

Fifteenth Article: Contract Copies:

This contract is executed in counterparts by way of electronic copies for broker, Lessor, and tenant, each is electronic ically signed by both parties of the contract. Each party hereby has received his electronic copy. Ministry of Housing may exchange the data of this contract with the relevant authorities, classification agencies, and development credit authorities.

الملحق

13

Sixteenth Article: Additional Conditions:

None

Appendix

The following table shows the definitions of some terms herein included:

clause No.	Term	Definition
1	Contract Type	The Tenancy contract will be one of the following types:1. New.2. Renewed.
1	Date of contract	This term determines the date of documenting the tenancy contract by both parties.
1	Place of Contract	This contract determines the name of the city wherein the property locates.
2	Lessor	Is an individual of one of the following cases:1. To be represented by himself.2. To be representative under a legal power of attorney.
3	Tenant	The tenant may be an individual, an institution, or a company.
4	Tenant's repre- sentative	 Tenant's representative is a person of one of the following cases: 1. To be the tenant himself (i.e the tenant is represented by himself). 2. To be representative under a legal power of attorney.
7	Type of proper- ty's building	The property's building is represented in one of the following:1. A building.2. A villa.
7	Type of proper- ty's usage	Property's usage will be one of the following:1. Residential, family.2. Residential, individuals.
8	Unit's Type	 Rental unit is represented in one of the followings: 1. A villa. 2. An apartment. 3. An apartment of two floors (Duplex). 4. A small apartment (Studio). 5. BR apartment.
8	Number of unit	This term shows the rental unit's number in EJAR.
8	Unit's age	This term determines the estimated age of the rental units in years.

8	Furnished	This term identifies whether the rental unit is furnished or not.	
8	Furnishing con- dition	Furnishing condition of the rental unit (if furnished) is one of the following:1. New.2. Used.	
8	Kitchen cabinets installed	This term identifies whether kitchen cabinets are installed or not.	
10	Brokerage fees	This term determines the brokerage fees incurred by the tenant, if any. These fees are not included in total amount of tenancy contract.	
10	Security Deposit	This term determines the security deposit incurred by the tenant, if any. This amount is not included in total amount of tenancy contract.	
10	Electricity monthly amount	This term determines the value of electricity monthly amount incurred by the tenant, if any. It shall be paid with rent payments.	
10	Water monthly amount	This term determines the value of water monthly amount incurred by the tenant, if any. It shall be paid with rent payments.	
10	Gas monthly amount	This term determines the value of gas monthly amount incurred by the tenant, if any. It shall be paid with rent payments.	
10	Parking monthly amount	This term determines the value of parking monthly amount incurred by the tenant, if any. It shall be paid with rent payments.	
10	Rent monthly amount	This term determines the rent monthly amount agreed upon by the Lessor and tenant.	
10	Rent payment cycle	 This term identifies the periodic duration to make payments, and it shall be one of the following:: 1. Monthly. 2. Quarterly. 3. Biannual. 4. Annual. 	
10	Number of rent payments	This term identifies the number of payments due during the term of the contract as per the payment selected periodic duration.	
10	Periodic rent payment	This term determines the due periodic payment amount except the final payment.	
10	The last rent payment	This term determines the due last rent payment.	
10	Total contract amount	 This term determines the total amount shall be paid during the term of the contract, and it includes the following:: Rent monthly amount multiply by rent duration. Electricity monthly amount, if any, multiply by rent duration. Water monthly amount, if any, multiply by rent duration. Gas monthly amount, if any, multiply by rent duration. Parking monthly amount, if any, multiply by rent duration. 	

Tenant Signature	توقيع المستأجر
Date	التاريخ

توقيع المؤجر
التاريخ