Windm	ill Asso	ociates	I LLC

PO Box 48 enovia, NY 1303

	Cazenovia, NY 13035	
LEASE AGREEMENT		
LANDLORD: Windmill Associates I LLC PO Box # 48 Cazenovia, NY 13035		Lease Date :
TENANTS :	Term	Rent
	Start Date :	1st Month's :
8 Clark Street Cazenovia, NY 13035	End Date :	Monthly :
		Rent for the term :
Due date of monthly rent: THE FIRST DAY OF THE	MONTH	
1. PREMISES RENTED: 8 Clark Street, Cazen	iovia, NY 13035	
<ul> <li>for the full and faithful performance of all the ten Community Bank N.A, Cazenovia, N.Y.</li> <li>3. CARE OF APT: You, The Tenant ARE REQUIF repair any damage you cause to the property or hi caused by an act of neglect of you or your guests.</li> <li>4. ALTERATIONS: You must receive written permit</li> <li>5. RENT: The first month's rent and security depo- which you will pay in advance in monthly installme The rent check shall be received no later than the directly to Windmill Associates checking account. Of 6. LATE RENT OR PARTIAL RENT: If the rent ch for delaying the payment. IT IS FURTHER AGREI LATE RENT PAYMENTS AND OR PARTIAL RE SHALL BE CONSIDERED A MATERIAL BREACH UNDER THE LAW, INCLUDING EVICTION</li> <li>7. AGREEMENT TO LEASE AND PAY RENT : W the Rent and other charges as required in the Leas 8. SUBLEASE : You, The Tenant may not subleas 9. DEFAULT : If you, The Tenant, fail to pay the I Premises, or use any legal remedy.</li> <li>10. UTILITIES : You, The Tenant, will pay for garbage and recyclable pickup is no longer a servition your water usage. Payment for Water and Sewage Logan, Utah. The rates are be based upon the ration use. Madison County Sewage usage is based upon 12. FURNITURE: No water furniture is permitted apartment has blinds or curtains they have been le 13. DAMAGE BY FIRE OR OTHER CASUALT premises cannot be restored to tenantable condition other party. If any part of the premises is condemited by the governmental authority.</li> <li>14. TAXES : Windmill Associates agrees to pay</li> </ul>	ed; (i.e mattresses, beds, chairs, etc). Blinds and Curtains ft behind by a prior tenant and you may dispose of them a Y/ EMINENT DOMAIN : If the premises are partially or tot on within a reasonable time, either party shall have the rig ned by any governmental authority, then this lease shall to y all property taxes to be assessed on the Premises during	will be kept in a security-deposit account at the shall take good care of the premises. You shall ding damage resulting from fire or other casualty aint or wallpaper. aken. The rent for the term of this lease shall be y check in advance of the first day of the month. hay have your rental payment made via an ACH TES I LLC. Tenant agree to pay an additional charge of \$15 DR LATE PAYMENTS OR A COMBINATION OF HE TERM OF THIS LEASE THEN THE SAME WILL SEEK ALL REMEDIES AVAILABLE TO IT nt, for the term. You, The Tenant , agree to pay the Lease. Il Associates. mill Associates may sue you for it, or reenter the one. Windmill Associates will pay for the cost of clable pickups with one weeks notice. If garbage nt in rent to adjust for the discontinued service. er meter installed in your Utility Room measures d in addition to your Rent through Conservice of that Madison County Sewer charges for sewer are not provided by Windmill Associates. If your is you see fit. tally destroyed by fire or other casualty and if the yoth to terminate this lease by written notice to the terminate as of the date that possession is taken ag the Term.
<ol> <li>PETS: You, The Tenant are permitted to regarding pets must be followed as outlined in the 16. VEHICLES: No unregistered or disabled ve</li> </ol>	have one cat or dog per household with written permis Rules and Regulations and the Pet Request Form which a hicles are to be kept in the parking areas for more than a torcycles or motorbikes are to be stored in the apartment	sion from Windmill Associates. Additional rules are considered part of this lease. ten(10) day period of time. No vehicles are to be

are to be parked only in the parking lot. Snowmobiles are not permitted on any part of the property unless they are stored on a trailer in the parking lot. 17. END OF THE TERM: You, The Tenant, agree that at the end of the Term you will surrender the Premises in as good, broomswept condition, free of any debris, trash, or personal possessions, allowing only for ordinary wear and damage due to time. The attached Check List or the "Check List Departing (pdf)" shown on our website under forms at "windmillcourts. com/forms.htm " shows charges that will be made if the apartment if not left as originally rented except for normal wear and tear. Your security deposit will be mailed to you within ten days of the end of the Term, minus such allowable charges for disclosed damages.

18. SUCCESSORS: Unless otherwise stated, the Lease is binding on all parties who lawfully succeed to the rights or take the place of Windmill

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Super Der	nnis Muniz	(315) 751-3710	dmuniz@twcny.rr.com

URL : http://windmillcourts.com

Windmill Associates I LLC PO Box 48 Cazenovia, NY 13035

<ul> <li>CHANGES: This lease can be changed only by an agreement in writing signed by the parties to the Lease.</li> <li>CHANGES: This lease can be changed only by an agreement in writing signed by the parties to the Lease.</li> <li>QUIET ENJOYMENT: Windmill Associates agrees that if You, The Tenant pays the rent and are not in default under this Lease, You, The Tenant may peaceably and quietly have, hold and enjoy the premises for the Term of this Lease.</li> <li>RULES AND REGULATIONS: You, The Tenant , agree that the most recently updated copy of the Rules and Regulations, your application, and the Checklist are also a part of this lease.</li> <li>LIABILITY: The Windmill Associates is not liable for loss, expense, or damage to any person or property, unless due to Windmil Associates regulated and morey spent by Windmill Associates relating to any claim arising from any act or neglect of You. The Tenant reresponsible for all acts of You, The Tenant's family, employees, guests or invitese.</li> <li>SUBORDINATION: This Lease and You. The Tenant's rights, are subject and subordinate to all present and future (a) leases or the Building or the land on which it stands, (b) mortgages on the leases or the Building or land. (c) agreements securing money paid or to be paid by a lender, and (d) terms, toging these cartificate(s) that Windmill Associates requests to show that this Lease is so subject and subordinate. You, The Tenant must promptly execute any certificate(s) that Windmill Associates is 'upon providing no less than 24 hours prior notice. Windmill Associates or its representative may enter the apartment at reasonable hours to: repair, inspect, or to show the apartment to prospective new tenants.</li> <li>POSSESION. We shall make every effort to have your apartment ready on time, but circumstances beyond our control could cause a delay. We cannot be liable for failure to deliver possession at the time agreed upon in the application or lease. In the unilkely event this happens, no re</li></ul>
Signatures: Windmill Associates
Tenant(s) :
Lease : Between Windmill Associates I LLC and Lease Dated :