

SAMPLE SUBLET FORM

Please note: This is not an official Massachusetts Consumers Board lease form. This is only a sample intended to assist you in the leasing processes. Contact your tenant/landlord for specific details and information.

1. DATE AND PARTIES		
This agreement, dated	_	, is between:
and		
2. REN	ITED PROPERTY	
The TENANT hereby subleases to the	SUBTENANT the property of	described below,
which the TENANT lawfully rents from	the OWNER or his AGENT	(hereafter called
LANDLORD):		
<u> </u>		
		
in the Commonwealth of Massachusett	•	as a residence only,
for not more thanpers	sons.	
3. OWNER	RSHIP AND AGENCY	
The OWNER or AGENT of this propert	ty is	
His/her address is:		
	4. TERM	
This sublease begins on	, 20	, and ends on:
, 20		



5. RENT	
The SUBTENANT agrees to pay rent totaling \$	for this sublease
This amount should be paid:	
☐ In equal monthly installments of \$	to be paid on or before the
day of each month.	
☐ In a lump sum on the following date:	
☐ In the following manner:	
The rent is to be paid at the time and place describe the TENANT or to the LANDLORD:	ed below in the following manner to

6. FURTHER FINANCIAL OBLIGATIONS

In addition to the promises made elsewhere, the LANDLORD and TENANT agree to assume responsibility for the following charges, as checked off below. If either party assumes responsibility for a charge, he agrees to pay the appropriate person or public utility promptly, or do the work himself promptly. Nothing in this lease will require the TENANT to pay any utility costs unless the property rented is separately metered for that utility.

Financial Obligation	LANDLORD will pay:	TENANT will pay:
Cold water		
Hot water		
Gas		
Heat		
Electricity		
Lawn care		
Snow removal		
Water (minimum annual charge)		
Water (in excess of minimum annual charge)		
Annual oil-burner cleaning		
Other:		

7. NOTICES

TENANT agrees to forward any notices, provided to him by the LANDLORD, to the SUBTENANT.



8. PROHIBITIONS

The SUBTENANT agrees that any of the following are prohibited:		
☐ PETS ☐ WATERBEDS ☐ OTHER:		
The TENANT warrants that anything not expressly prohibited in this sublease is not		
prohibited in the original lease.		
9. SECURITY DEPOSIT		
The SUBTENANT has deposited $\$$ with the \square TENANT \square		
LANDLORD as security for unpaid rent and/or damages caused by the SUBTENANT		
during the term of this agreement. The deposit will be retained until the termination of		
this sublease term or the SUBTENANT'S vacation of the premised, and the balance		
after damages must be returned, accompanied by a written itemization of any		
deductions, within 30 days afterwards, provided that the SUBTENANT has provided the		
holder with a forwarding address.		

10. TENANT'S REMEDIES

- A. If the SUBTENANT defaults in the payment of rent, or violates any lease term, the TENANT or LANDLORD may give the SUBTENANT 15 days notice that a violation had occurred. If the SUBTENANT does not correct the violation or make payment of rent in this amount of time, the TENANT or LANDLORD may then give the SUBTENANT five days written notice of the termination of the agreement. At the end of that period, if the SUBTENANT had not vacated the premises, the TENANT or the LANDLORD may begin eviction procedures in Municipal Court.
- B. The SUBTENANT is responsible for the behavior of his friends, invited guests or any other people on the premises with his permission.
- C. Each SUBTENANT who signs this lease may be held individually responsible for any and all SUBTENANT liabilities, or all SUBTENANTS may be held collectively responsible, at the option of the TENANT.



D. In the application of remedies, the TENANT had an obligation to mitigate damages.

11. CONFISCATION OF PROPERTY

Neither party will ever have the right to secure compensation for any liability owed by the other through confiscation of property belonging to the other. Such disputes are to be settled by negotiation, arbitration or through the courts.

12. PROPERTY OF TENANT

The following furniture, appliances, or other items belonging to the TENANT are permitted for use by the SUBTENANT. SUBTENANT is expected to return these at the end of the sublease term in essentially the same condition as they were in the beginning, taking into account normal wear and tear. If the SUBTENANT or his guests are responsible for damages to any or these, or if they are not returned, the tenant has the right to take compensation for such damages from the security deposit, and to take any further legal actions necessary.

13. ADDITIONAL AGREEMENTS

The TENANT and the SUBTENANT agree to the following conditions:

BREACH OF ORIGINAL LEASE

The TENANT warrants that the LANDLORD will have no cause of action against the SUBTENANT because of the behavior of the TENANT. If at any time, the LANDLORD has legal action against the SUBTENANT because of the TENANT'S behavior, the SUBTENANT may immediately vacate the premises, owe the TENANT no further rent, and the TENANT shall return all monies held as deposit or advance rent within 30 days of the SUBTENANT'S vacation.



15. SIGNATURES

The undersigned agree to be bound legally to this document.

TENANT(S):	SUBTENANT(S):
DATE:	DATE: