

Diemer ______, LLC 14 Bacon Street Suite, 205 Burlington, VT 05401

TENANT COMPLETE GREEN AREAS RENTAL AGREEMENT FOR PARKING SPACE

this	day of	20_ by and between		
("Tenant")	and Diemer		LLC ("Landlord").	
Whereas the	he Tenant has	requested that the Lar	ndlord lease Tenant a parking space	located at
Address h	nere		(shared with housemates) #	, Burlington VT (the "Property Address").
Whereas,	the Landlord	s only willing to grant	the request of Tenant upon the terr	ns and conditions
set forth ir	n this Agreem	ent.		
Now there	fore, the Land	llord and Tenant hereb	y agree as follows:	
1) DESIG	NATED SPA	CE. Landlord hereby	leases to Tenant one parking space	identified
As (the "D	Designated Spa	ace"), which space sha	ll only be used exclusively for	
the follow	ing automobil	e: Car make model p	late:	(the "Designated Automobile"). Tenant
shall not b	e permitted to	use any other space v	whatsoever other than the Designate	ed Space and shall not be
permitted	to park any vo	chicle in the Designate	d Space other than the Designated	Automobile. Any vehicle
located in	the Premises	other than the Designa	ted Automobile including, but not	limited to any automobile
of any gue	ests or invitees	s of Tenant, will be tow	ved. In addition, if the Designated	Automobile is parked or
standing in	n any location	on the premises other	than the Designated Space, towing	at Tenant's expense will
result. The	e failure to str	ictly adhere to this Sec	tion 1 will result in towing at Tena	nt's sole cost and
expense.				
A) EED 3.5	TT 1 11		a	1 1111 0

2) TERM Unless earlier terminated by Landlord pursuant to the Agreement, this lease shall be for a term commencing on 6/1/23, AT 10am and ENDING May 23, 2025.

THIS PARKING SPACE RENTAL AGREEMENT is made and entered into

- 3) RENT Tenant shall pay to Landlord as rent for the lease term **the sum of \$** (with a \$0 deposit) payable in advance on the first of each month. If you do not pay your rent your car will be towed at your own expense, with no further warning.
- 4) **DISPLAY OF PERMIT**. The Tenant shall display the parking permit issued by Landlord, by hanging it from the rearview mirror of the designated Automobile so that it is clearly visible at all times from the exterior of the vehicle. It is the sole responsibility of the Tenant to make sure that the parking permit is properly displayed and adhered in the foregoing location at all times. The failure to do so will result in towing at Tenant's sole cost and expense.
- 5) **TERMINABLE AT WILL.** This Agreement may be terminated by Landlord at any time for violation of this Agreement by Tenant. In the event of termination by Landlord, due to the breach of this Lease by Tenant, then the Tenant shall not be entitled to any refund whatsoever. In the event of termination by Landlord without cause or fault of Tenant, the Landlord shall refund the prorated portion of the rent if paid in advance.
- 6) **DAMAGE.** Tenant agrees to be solely responsible for any and all damage to the Designated Vehicle or its contents from any cause whatsoever including but not limited to acts of god, falling snow, towing or ice or any other cause whatsoever. Tenant agrees to be solely responsible for any theft or vandalism occurring to the Designated Vehicle or its contents by any cause whatsoever.
- 7) PARKING IN DESIGNATED SPACE. Tenant shall park the Designated Vehicle only in the Designated Space and in no other location and Tenant shall not park any vehicle in any green space, sidewalk, or right of way or driving lane. If any party is parked in the Designated Space, Tenant shall not park in the lot and shall park off-site. Tenant shall not allow any guest or invitee of Tenant to allow their vehicles on the premises including, but not limited to, in any right of way, driveway, green space or any parking area or space. Tenant shall not park in a way such that tenant shall obstruct any dumpster or any other vehicle.

 The failure by Tenant or Tenant's guests or invitees to follow the foregoing terms will result in towing at Tenant's sole cost and expense and a \$50.00 fine per day. If it happens more than 1x you understand that will lose your parking pass.
- 8) **NOT ASSIGNABLE**. This Agreement is not assignable by Tenant to any other party or to any other vehicle other than the Designate Automobile under any circumstances whatsoever. No subletting spaces.
- 9) WAIVER A waiver by landlord of any default on the part of tenant shall not be considered or

treated as a waiver of any subsequent default or other default. Any waiver by the Landlord must be in writing to be effective.

- 10) **HOLD HARMLESS** The Landlord shall not be liable for and the Tenant shall hold the Landlord harmless and indemnify the Landlord from injury or damage to persons or property occurring on or about the leased premises. The Tenant shall further hold Landlord harmless and indemnify Landlord from injury or damage to persons or property occurring on or about the leased premises as a result of any violation by Tenant or any invitee of Tenant of the terms of this Agreement including, but not limited to, any violation by the Tenant of any clause prohibiting any action or omission of Tenant set forth herein.
- 11) **INSURANCE**. Tenant shall protect the Designated Automobile and Tenant's personal property with adequate insurance from all risks.
- 12) **TENANT PARKING** Tenant agrees to be solely responsible for any fines which may accrue to any party as a result of the violation by Tenant or any invitee of Tenant of any Burlington City Ordinance related to parking or any other matter. This includes any and all parking tickets or towing for any reason. IE greenspace, **car hanging over the sidewalk, Etc.**
- 13) **PARTIAL INVALIDITY** If any term or provision of this lease is held invalid or unenforceable, said invalidity shall not affect the remaining provisions of this lease which remain valid and enforceable to the fullest extent.
- 14) **ATTORNEY'S FEES**. In the event of any breach or violation of any term of this Agreement by Tenant, the Landlord shall be entitled to recover its attorney's fees and court costs from Tenant.
- 15. LOT CLEARING FOR MAINTENANCE. Tenant agrees that Tenant shall clear all parking areas of Tenant's personal property and the Designated Vehicle and move them off site in the event that Tenant is given notice by Landlord to do so for purposes of snow removal, parking area maintenance or any other work to be performed on or about the lease premises of which the Designated Space is a portion. Notice shall be deemed given when the Landlord emails notice to Tenant at the email address provided herein or at such other email address agreed to by Tenant and Landlord in writing subsequent to the signing of this Lease.

PERMIT NUMBER:		
#	_ (landlord will fill this	s permit #portion in)
Tenant NAME		Name in which car is registered (must be Tenant or parent)
ADDRESS:		address
CELL PHONE:		Cell phone
EMAIL:		Email
MAKE OF CAR		Registration number & state See below
MODEL:	YEAR:	COLOR: Length
LICENSE PLATE:	STATE	
Driver License #		State

I understand to use the parking space; my car cannot hang over into the sidewalk. If it goes over, it could get towed at my own expense. Further, this form is not valid unless approved signed by landlord.

signed Tenant	Date
signed Landlor	d Date