Braun Properties

1251 Noble Hills PL; Boone, IA 50036 Phone: 515-432-0099

Dwelling Unit Rental Agreement

It is Agreed, this	_ day of	, AD	, by and between Br	aun Propertie	s, Landlord, and	
						Tenants.
That Braun Properti	es hereby lets	to Tenants, and T	enants hereby leases fr	om Braun Pr	operties the follo	owing premises in
the City of Ames, Sto	ry County Iow	a, to wit <u>:</u>	·			<u>.</u>
1. Term. The duration	on of this Renta	ıl Agreement shal	ll be from 12:00 noon o	on <u>Augus</u>	st 1, 2024,	
to assigned checkout	time (before no	oon) on <u>July 29,</u>	<u>2025</u> .			
2. Rent. Tenant agree	es to pay to Ch	arles Braun, as	rental for said term as	follows:		per month,
in advance, the first re	ent payment be	coming due upor	a <u>8/1/2024</u> and	I the same am	ount per month, ir	advance, on the
1st day of each month	thereafter dur	ing the term of th	is Rental Agreement. A	A processing	fee of \$10 will be	charged if the
full payment does no	ot arrive in on	e envelope. If th	e full rent amount is	not paid by t	he 1st of the mor	nth, Tenant agrees
to pay a late fee of \$2	20 for every d	ay late, up to a r	maximum of \$100.00.	Rent is payab	ole immediately by	y Tenants; or,
Landlord may proceed	d under Par. 19	9. below. Tenar	nts must still pay rent o	n the first day	of each month th	ereafter. Tenants
must pay rent by per	sonal check,	cashiers check,	or money order, but no	ot cash. If a po	ersonal check is d	ishonored more
than twice in a 12 mo	nth period or if	frent is ever paid	more than three days l	ate, Landlord	at Landlord's op	tion may require
Tenants to pay by cas	hiers check or	money order only	7. For each dishonored	l check Landlo	ord may charge Te	enants \$30 or the
maximum fee allowed						
			osit of \$			
-		-	(if any) and a written		•	
	* *	hirty (30) days of	the termination of the	tenancy and r	eceipt of the Tena	ant's mailing
address or delivery in						
			the tenant's name for the		_	
			imburse landlord prom	1		
_			additional \$15 service f	fee for each bi	ll sent to the land	lord. Utilities shall
be furnished and paid		-	e following chart:			
	dlord Te	enant	Garbage	Landlord	Tenant	
Electricity		_X	Garbage	X		
Gas		_X	Snow Removal	X		
Gas Water and Sewer If leaving the apartn		_X	Lawn Care	X	•	
		········· p ······ o ··				t below 60°. If
		-	le for all repair costs du	-	-	
•		•	e person, each Tenan	t shall be join	tly and severally	liable for the
entire rent payment	•	1 1				
			option, forward to the			
		•	gn and return the lease		•	. If you do not
sign the lease, you mu	ist vacate the p	roperty no later t	han noon on the last da	y of the lease		

- **7. Responsibilities of Landlord.** Landlord shall:
- A. Comply with the requirements of applicable building and housing codes materially affecting health and safety.
- B. Make all repairs and do what is necessary to keep the dwelling unit in a fit and habitable condition.
- C. Maintain in good and safe working order the condition of all electrical, plumbing, sanitary, heating, air-conditioning, and other facilities.
- D. Provide and maintain appropriate receptacles for the disposal of garbage and other waste.

8. Responsibilities of Tenant. Tenant shall:

- A. Comply with all obligations primarily imposed upon Tenant by applicable provisions of building and housing codes materially affecting health and safety. **This includes no grilling on decks.**
- B. Keep the Dwelling unit that the Tenant occupies and uses as clean and safe as the condition of dwelling permit.

- C. Dispose from Tenants dwelling unit all ashes, rubbish, garbage, and other waste in a clean and safe manner. All trash bags shall be tied and put into the dumpster. Any trash found outside the dumpster and/or blowing around the parking lot with a tenants name listed will result in a \$25 fine.
- D. Use all electrical, plumbing, heating and other facilities and appliances in a reasonable manner.
- E. Not deliberately nor negligently destroy, damage, impair, deface, or remove a part of the dwelling unit or knowingly permit a person to do so.
- F. Conduct themselves in a manner that will not disturb a neighbor's peaceful enjoyment of the premises.
- G. Firearms or use of illegal drugs are prohibited on the premises.
- H. Tenant is responsible for all drains and waste pipes in unit including the cost of clearing or cleaning any partial or complete blockage during occupancy. Be careful that no grease, coffee grounds, feminine products, etc. go down drains.
- **9. Vacating.** Tenant agrees to vacate the premises and deliver the keys and forwarding address to **Braun Properties** at the end of the lease period agreed upon by the parties.
- 10. Pets. Pets must be preapproved by Braun Properties, requiring an additional monthly rental fee (typically \$50/month for one animal and \$75/month for two), as well as an additional security deposit. Violations result in a \$50 fine. In addition, the pet security deposit and fees will be assessed as though the pet were present from the first day of the lease. No temporary "pet-sitting" is permitted.
- **11. Parties.** Reasonable parties are permitted, but at no time should there be more than 15 persons in the apartment, and **absolutely no keg beer**. Violations of this rule will result in an immediate \$200 fine, and possible termination of the lease. Any police noise citations will result in an additional \$50 fine.
- **12. Duty for Repairs.** Tenant shall notify **Braun Properties** of repairs to dwelling as needed. Tenant agrees to promptly pay for any damage done to premises which might occur during the lease period, excluding normal wear and tear.
- **13. Insurance.** Landlord strongly encourages tenant to obtain renter's insurance coverage. It is very affordable, while stove fires and other accidents can be very expensive if you are uninsured.
- **14. Alterations.** Tenant shall make no alteration to premises (including painting, papering, and the installation of locks) without the consent of **Braun Properties.**
- **15. Access.** Tenant shall not unreasonably withhold consent to **Braun Properties** to enter into the dwelling unit in order to inspect the dwelling unit, make necessary or agreed repairs, alterations, improvements, or exhibit the dwelling unit to prospective or actual purchasers, tenants, or contractors. Landlord will provide 24 hour advance notice in such cases.
- **16.** Use. The premises may be used as a personal residence only. No commercial use of the premises is permitted.
- **17. ABSOLUTELY NO SMOKING** is allowed anywhere inside the unit. Tenant agrees not to smoke, vape, or use anything which produces artificial odors when exhaled inside the unit or laundry room. First offense will result in a \$100 fine. Second offense will result in termination of the lease.
- **18. Recovery. Braun Properties** has the right to recover possession of the dwelling unit, at the end of the lease period, clean and in good condition. Security deposit will be refunded to the forwarding address less any charges for cleaning and damages.
- **19. Remedies.** If there is a material noncompliance by tenant with any clause in the rental agreement, applicable housing or building codes, or laws governing Landlord/Tenant relations, Landlord is entitled to all remedies (including eviction) in the Iowa Uniform Residential Landlord and Tenant Act and other applicable laws.

21. Other Provisions. A) Water is a common meter, which will be billed equally between the 4 apartments.

20. Rules. I have read the included rules statement, and agree to be bound by its terms.

B) C)						
22. Signatures.						
	, Braun Properties					
	, Tenant					
	, Tenant					
	, Tenant					
	, Tenant					
	. Tenant					