Casa Vacanze HOUSES&HOUSES VEDO ROMA CLASSIC - Apartment 10

HOLIDAY HOUSE RENTAL AGREEMENT

Ms DONATELLA MEDEI, LANDLORD, born in Rone-Italy on 04/08/1964, domiciled in Rome-Italy, Lungotevere dei Mellini,n. 7, cod. fisc. MDEDTL64M44H501Y

RENTS TO

Mr.Mrs		TENAN	T, born in		on .		,
resident in the r							
	, identificat	ion document			n°	, W	ho
accepts in the sam	ne state of fact	and law in whi	ch it is found,	for the sole	use of tourisi	m and with t	he
exclusion of any of	other use, the	real estate uni	t located in F	Rome, Via Lo	ombardia n.	14 staircase	Α
apartment 10, cons	sisting of 2 bedr	ooms with priv	ate bathroom,	, 1 living/dinin	g room with	open kitchen	, 1
service bathroom, t	furnished and w	ith a maximum	accommodat	tion capacity	of 6 (six) pers	sons	

The lease will be regulated by the following agreements.

- 1) The tenant agrees to benefit from the property for residential use only for tourist purposes.
- 2) It is forbidden for the tenant to sublet or to grant to third parties, even precariously and/or temporarily, the enjoyment of the property, under penalty of termination ipso iure of the present contract.
- 4) An advance payment equal to Euro 440,00 (Four-Hundred-Forty-Euro-Zero-Cent) equivalent to the cost of the first night stay, is required as confirmation of the reservation, 100% refundable if the cancellation of the reservation occurs within 14 (fourteen) days prior to the arrival date, non-refundable if cancellation occurs less than 14 days prior to arrival date.
- 5)To ease check-in operations due to legal obligations, the tenant will communicate the identities and the number of his/her guests by the date scheduled for his/her arrival.
- 6) A non-tariff visitors tax is due amounting to Euro 5,00 (Five-Euro-Zero-Cent) per night per person for a maximum of ten nights except for children under ten years of age.
- 7) The tenant declares to have acknowledged the rules of the real estate unit referred to in this contract on the website www.housesandhousesvedoroma.com, to have found it suitable for the agreed use, and to take it over to all effects by collecting the keys, constituting him/herself custodian and responsible of the real estate unit. The tenant agrees to return the rented real estate unit in the same state in which he/she received it, except for the deterioration of use, under penalty of compensation for the damage.
- 8) The landlord is not responsible, for any reason or cause, for any damage and/or shortage of any object and/or values of the tenant left by him/her in the house during or at the end of the contractual period.
- 9) The landlord is entirely responsible for the utilities (electricity, water and gas) also the TARI and the condominium charges, as well as the change of bed linen and towels 2 (two) times a week, and for the daily cleaning of the accommodation carried out from the hours 11:00 to 13:00.
- 10) In the event of disputes or disagreements between the parties, including with regard to the interpretation or application of this contract, each interested party must contact the competent territorial Association adhering to Confedilizia to attempt a friendly settlement before appealing to the Judicial Authority.
- 11) For any dispute regarding the execution of this contract, the exclusive jurisdiction of the Court of Rome is agreed between the parties.
- 12) The landlord has the right to visit the property during the day, subject to congruous prior notice to the tenant.
- 13) The parties mutually acknowledge that, for what not provided, this contract is exclusively governed by the rules of articles 1571 and following of the Civil Code, by art. 4 of the DL 50/2017 converted with Law n. 96/2017, by the art. 1 paragraph 2 letter C) of the law dated 9 December 1998 n. 431, as well as by the art. 53 of the Tourism Code, Legislative Decree 79/2011, since it is a lease stipulated to satisfy housing needs having tourist purpose.
- 14) Any change to this contract cannot take place, and cannot be proven, except by written deed.

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- 15) The landlord and the tenant mutually authorize each other to communicate their personal data to third parties in relation to obligations connected with the rental relationship (Legislative Decree 30 June 2003, n. 196).
- 16) OTHER UNDERSTANDINGS:
- a) The real estate unit is intended for non-smokers.

n° EXPIRY

b) No events allowed in the property unit.

Euros). e) Check-out at 11:00. f) At the tenant's request: - Extra change of towel set equals to Euro 3,50 p - Extra change of sheets and pillowcases equals - Tidying up and setting in order the accommequals to Euro 20,00 (Twenty/00 Euro).	to Euro 7,00 per set odation during out-of-hours provided by the landlo	ord
Read, approved and undersigned in Rome on		
	TATE UNIT: born in	
2) Mr/Mrs	born in	
	born in document identity document	
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