

## **INTERMEDIATE / SUBLEASE AGREEMENT**

Type of Tenancy	<ul> <li>Sublease Agreement (PSOAS tenant lives in the apartment during lease)</li> <li>Intermediate Agreement (PSOAS tenant resides elsewhere during lease)</li> </ul>	
Reason for Intermediate/ Subletting (PSOAS tenant fills)		
Main Tenant (PSOAS tenant)	Name 1	Phone 1
	Name 2	Phone 2
Temporary Address of Main Tenant(s)	Street Address	
(in case of intermediate rental)	Postcode	City, Country
Information of Intermediate Tenant(s) /	Name 1	Social Security no / Date of Birth (DD.MM.YYYY)
Subtenant(s)	Home Address	Postcode and City, Country
	Phone	Email
	Name 2	Social Security no / Date of Birth (DD.MM.YYYY)
	Home Address	Postcode and City, Country
	Phone	Email
Rental Object	Street Address	
	Postcode	City
	Apartment surface area: m <sup>2</sup>	Area rented for the use of subtenant: m <sup>2</sup> The following premises are shared:
Rental Period	Start Date	End Date
Rental Amount	Monthly Rent	Account Number (where rent is paid)



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Terms of the	1) PSOAS is not a party to the intermediate/sublease agreement. The intermediate/sublease agreement and the intermediate/sublease agreement and the intermediate/sublease agreement.	ub-tenant has	
Agreement	a contractual relationship with the main tenant, not with PSOAS. The PSOAS lease terms and		
	conditions are also applicable to the interim/sublease. The main tenant and the		
	intermediate/sub-tenant shall agree on all matters relating to the tenancy between	n themselves.	
	2) The intermediate lease must be made for a fixed term: Summertime 1.531.8 (ren	ting allowed to	
	a person chosen by the main tenant) or academic year 1.930.4. (renting allowed		
	student due to work practice or military and civil service). The sublease may be co		
	indefinite term.		
	3) The rent and related charges shall be paid monthly in advance at the beginning of	each month.	
	at the latest, on the 5th of the month. The intermediate/sub-tenant pays the rent to		
	tenant, who pays the rent to PSOAS		
	4) The main tenant is responsible for ensuring that there is a valid electricity contract	in the	
	apartment also during the intermediate rental period. The subtenant is not allowed	d to have an	
	electricity contract of their own.		
	5) If an intermediate/sub-tenant wishes to rent a parking space or other space, in wh	ich case the	
	monthly charges would be increased, they must have the written consent of the m	ain tenant.	
	6) Keys are exchanged between the main tenant and the intermediate/sub-tenant. P		
	act as a key broker. If the keys are lost, the intermediate tenant is responsible for c	compensating	
	the main tenant. PSOAS does not mediate in case of disputes.		
	7) In case of termination of the lease by the main tenant to PSOAS, the notice period		
	calendar month. If the sub-tenant terminates an indefinite lease with the main ten	-	
	notice period under the Tenancy Act is 14 days. Periodic agreements cannot be te advance.	rminated in	
	8) The intermediate/sub-tenant can request their OmaPSOAS account by emailing		
	asuntotoimisto@psoas.fi		
Other Agreed Terms			
Place, Date and	his Agreement is made in two counterparts, one for each party.		
Signatures	A copy of the agreement must be submitted electronically to <u>asuntotoimisto@psoas.fi</u> .		
	Place and Date Place and Date		
·	Aain Tenant Intermediate/Sub-tenant		



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## Rules for Subletting or Intermediate Rental of a PSOAS Apartment

When choosing a tenant, it is advisable to exercise caution, check their credit history and request a security deposit.

Prior to the start of the lease, the main tenant must obtain written approval from the PSOAS Housing Office. A sublease/intermediate agreement must be made and a copy sent to the PSOAS Housing Office before the agreement begins.

A tenant is not allowed to make a profit by subletting or renting intermediately. The rent must be the same as that charged by PSOAS. Only reasonable costs caused by the rental can be added (max. 50 €/month).

A tenant is not allowed to sublet their apartment without a valid reason or exchange their apartment with another tenant.

The apartment cannot be sublet or intermediately rented if the main tenant no longer needs the apartment. If the primary tenant is no longer a student or has permanently moved to another apartment, the lease must be terminated.

If the lease is terminated, the apartment will be offered to a new student based on a waiting list. Intermediate or sub-tenants cannot stay in the apartment.

Any violation of these rules may result in termination of the lease.