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قائمة المراجع

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Conclusion

The sub –tenant(sub-lessor) as a factor which represent the added value of the lessee over the leased (land,estate,etc) do not make conflict in its rustle with the legal rule which organize the leased contract also the relative renewal of the contract do not make a opposition with the rule which say its illegal this separate between the value &the sub lessor reflect the true position of the ownership spicily if we put in our consideration to find a solution to deal with the problem of the septet problem between the value & the sub-lessor when the lessor want to refer this value to a third party .&to reach the economic balance between the parties after along period of the contract we can depend on the presenter which mentioned in the article 4 paragraph clause one –(RE PEAL) & the paragraph 5 of the same articles of the LEASE CODE which stipulated the right to the any party to reconsider the amount of the subject.