## LOUISIANA RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on	, 20	BETWEEN	(LANDLORD) and	(TENANT).
<b>PROPERTY.</b> TENANT agrees to rent from LANDLORG	) and L	ANDLORD agrees to	rent to TENANT	. State of Louisiana.
TERM. The term of this lease starts oncannot give the TENANT possession of the PROPERT PROPERTY is made available to the TENANT. If the Latease.	Y at the	start of this Lease. H	lowever, rent will only be cha	rged from the date on which possession of the
RENT. The TENANT agrees to pay \$	by an	. 20	prior to moving in. The TEN.	advance, on the day of each month. The ANT must pay a late charge of onsidered to be a part of the monthly rent
payment for the month in which the rent was paid la <b>SECURITY DEPOSIT.</b> The TENANT will deposit the su of this Lease. This money is being held by the LANDI	m of \$_			
complies with the terms of this Lease, the LANDLORI LANDLORD may use as much of the security deposit and election, to pay for delinquent or unpaid rent antermination, the LANDLORD may demand that the T property, the LANDLORD may transfer the deposit to transfer of the deposit. The LANDLORD will thereupon	D will re as nece d late cl ENANT the ne	eturn this deposit wit essary to pay for dam harges. If the LANDL replace the amount w owners for the TEN	hin days after the end of lages resulting from the TEN. ORD uses the deposit for suc of the security deposit used NANT's benefit. The LANDLOF	f the Lease, including any extension. The ANTs occupancy or, at LANDLORD's sole option the mentioned instances prior to the Lease by the LANDLORD. If the LANDLORD sells the RD will notify the TENANT of any sale and
<b>USE OF THE PROPERTY.</b> The TENANT may use the FUTILITIES. The LANDLORD shall provide the following				
Any other utilities or services not mentioned will be t EVICTION. If the TENANT does not pay the rent within TENANT if the TENANT does not comply with all of the pay the rent for the rest of the term. The TENANT mumnies owed to the LANDLORD, along with the cost during the remaining term of this lease will be applie PAYMENTS BY LANDLORD. If the TENANT fails to concluding reasonable attorney fees, to the TENANT.	he responding the terms also also of re-each the terms also also also by the terms also also also also also also also als	onsibility of the TENA lays of the date wher s of this Lease, or for a pay all costs, includir ntering, re-renting, c e LANDLORD to redu ith the terms of this	ANT(s).  n it is due, the TENANT may bany other causes allowed by any other causes allowed by a reasonable attorney fees, releaning and repairing the Pfuce rent only, which may be be asse, the LANDLORD may the Lease, the LANDLORD may the landlord may be a continuous may be also asset the LANDLORD may the landlord may be a continuous may the Lease, the LANDLORD may the landlord may the landlord may the landlord may be a continuous may the landlord may be a continuous may be a contin	law. If evicted, the TENANT must continue to elated to the eviction and the collection of any ROPERTY. Rent received from any new tenant owed by the TENANT. take any required action and charge the cost,
<b>CONDITION.</b> TENANT stipulates, represents, and war order, repair, and in a safe, clean, and tenantable con Lease except for ordinary wear and tear. The TENANT the TENANT shall generally maintain the PF TENANT's visitors of the PROPERTY shall constitute a	rants th ndition. I must p ROPERT violatio	nat TENANT has exam The TENANT agrees pay for all repairs, rep Y in a neat and order on of this Lease.	nined the PROPERTY and that to maintain the PROPERTY i placements, and damages, w rly condition. Damage or des	at they are at the time of this Lease in good n as good condition as it is at the start of this rhether or not caused by the act or neglect of truction by TENANT, TENANT's employees or
<b>ALTERATIONS.</b> The TENANT must get the LANDLOR improvements become the LANDLORD's property.	D's prio	r written consent to	alter, improve, paint or wallp	aper the PROPERTY. Alterations, additions, and
COMPLIANCE WITH LAWS. The TENANT must comp				ental authorities and insurance companies
which have issued or are about to issue policies cove <b>NO WAIVER BY LANDLORD.</b> The LANDLORD does r	ot give	up or waive any righ	ts by accepting rent or by fai	
<b>SUBLEASE.</b> The TENANT may not sublease the PROF <b>ENTRY BY LANDLORD.</b> The LANDLORD shall have the				
order for inspection, make necessary repairs, alteration QUIET ENJOYMENT. The TENANT may live in and use				
SUBORDINATION. This Lease and the TENANT's right	its are s	ubject and subordin	ate to present and future m	ortgages on the property which include the
PROPERTY. The LANDLORD may execute any papers <b>HAZARDOUS USE.</b> The TENANT will not keep anythin				
fire or any other hazard, or which would increase LAN	IDLORE	D's fire or hazard insu	rance.	-
<b>RENEWALS AND CHANGES IN LEASE.</b> Upon expirat successive one-month periods, unless modified by the				
TENANT a copy of the proposed changes or a copy o LANDLORD of the TENANT's decision to stay within t if the TENANT fails to accept the lease changes or the may be evicted by the LANDLORD, as provided for in obligated to pay the new rent, regardless of whether occupy the property on the date the new rent become	hirty (30 e new le State la the TEI nes effe	D) days of the date the case within thirty (30) aw. Nevertheless, if the NANT has affirmative ective.	e proposed changes or the co days of the date the proposine rent is increased by the leely accepted the lease chang	copy of the new lease is received by the TENAN ed changes or new lease is offered, the TENAN asse changes or new lease, the TENANT will be es or new lease, if the TENANT continues to
<b>PETS.</b> No dogs, cats, or other animals are allowed on <b>NOTICES.</b> All notices provided by this Lease must be				
addresses listed above, or to such other address as the VALIDITY OF LEASE. If a clause or provision of this Leambiguous, and it may be interpreted in a manner e	ne partie ease is l	es may from time to egally invalid, the res	time designate. t of this Lease remains in effe	ect. If a clause or provision of this lease is
existing law. EQUAL HOUSING. If the TENANT(s) possesses any markets the modifications would be too difficult or exprovided and presented to the LANDLORD in writing PARTIES. The LANDLORD and each of the TENANTS bound.	ensive t in orde	for the LANDLORD to er to seek the most a	provide. Any impairment(s) ppropriate route for providin	of the TENANT(s) are encouraged to be g the modifications to the PROPERTY.
<b>ENTIRE AGREEMENT.</b> This Lease and, if any, attache PROPERTY and the total building facilities. There are TENANT(s) affecting this Lease. All prior negotiations building facilities shall be of no force or effect and shall be o	no oral and un	agreements, unders derstandings, if any,	tandings, promises, or repre- between the parties hereto v	sentations between the LANDLORD and
IN WITNESS WHEREOF, the LANDLORD and TENAN	IT(s) hav	e executed this Leas	e in multiple originals as of t	he undersigned date(s).
LANDLORD'S SIGNATURE		Date	e	Print Name
TENANT'S SIGNATURE		Dat	e	Print Name
TENANT'S SIGNATURE		Date	e	Print Name
TENANT'S SIGNATURE		Dat	e	Print Name