MARYLAND RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on	, 20	BETWEEN	(LANDLORD) and	(TENANT).
PROPERTY. TENANT agrees to rent from LAND	LORD and L	ANDLORD agrees t	o rent to TENANT	
			, City of, St	ate of
TERM. The term of this lease starts on	, 20_	and ends on	, 20 The LANDLOF	Is not responsible if the LANDLORD
cannot give the TENANT possession of the PRO				
the PROPERTY is made available to the TENAN	T. If the LANI	DLORD cannot give	possession within 30 days after the	starting date, the TENANT may cancel
this Lease.				
RENT. The TENANT agrees to pay \$				
first payment of rent and any security deposit is				
\$ for each payment that is mo		day(s) late. This cha	rge is due with and shall be consider	ed to be a part of the monthly rent
payment for the month in which the rent was p	ald late.			
SECURITY DEPOSIT. The TENANT will deposit t	ne sum of \$_	WI	th the LANDLORD as security that th	e TENANT will comply with all the tern
of this Lease. This money is being held by the L				
complies with the terms of this Lease, the LANE				
LANDLORD may use as much of the security de option and election, to pay for delinguent or un				
Lease termination, the LANDLORD may deman				
sells the property, the LANDLORD may transfer and transfer of the deposit. The LANDLORD will				ORD will notify the TENANT OF any sale
USE OF THE PROPERTY. The TENANT may use				
UTILITIES. The LANDLORD shall provide the fol				
Any other utilities or services not mentioned wi				······································
EVICTION. If the TENANT does not pay the rent				ted The LANDLORD may also evict th
TENANT if the TENANT does not comply with a				
pay the rent for the rest of the term. The TENAN				
monies owed to the LANDLORD, along with the				
during the remaining term of this lease will be				
PAYMENTS BY LANDLORD. If the TENANT fails				
including reasonable attorney fees, to the TENA				
CONDITION. TENANT stipulates, represents, an				
order, repair, and in a safe, clean, and tenantabl				
Lease except for ordinary wear and tear. The TE				
the TENANT. TENANT shall generally maintain t				
TENANT's visitors of the PROPERTY shall constit				
ALTERATIONS. The TENANT must get the LANI			o alter, improve, paint or wallpaper tl	ne PROPERTY. Alterations, additions,
and improvements become the LANDLORD's p				, ,
COMPLIANCE WITH LAWS. The TENANT must	comply with	n laws, orders, rules,	and requirements of governmental	authorities and insurance companies
which have issued or are about to issue policies	covering the	e PROPERTY and/o	r its contents.	
NO WAIVER BY LANDLORD. The LANDLORD of				enforce any terms of this Lease.
SUBLEASE. The TENANT may not sublease the	PROPERTY (or assign this Lease	without the LANDLORD's prior writte	en consent.
ENTRY BY LANDLORD. The LANDLORD shall h	ave the right	to enter the PROP	ERTY during normal working hours b	by providing at least hours' notice
order for inspection, make necessary repairs, all	cerations or in	mprovements, to si	upply services as agreed or for any re	asonable purpose.
QUIET ENJOYMENT. The TENANT may live in ar	nd use the Pl	ROPERTY without i	nterference subject to the terms of t	nis Lease.
SUBORDINATION. This Lease and the TENANT'				
PROPERTY. The LANDLORD may execute any p				
HAZARDOUS USE. The TENANT will not keep a				or which might increase the danger o
fire or any other hazard, or which would increas				
PETS. No dogs, cats, or other animals are allowe				
NOTICES. All notices provided by this Lease mu				eipt requested, to the parties at their
addresses listed above, or to such other address				
VALIDITY OF LEASE. If a clause or provision of t				
ambiguous, and it may be interpreted in a man	ner either co	onsistent or inconsi	stent with existing law, it shall be inte	erpreted in a manner consistent with
existing law.				
EQUAL HOUSING. If the TENANT(s) possesses a				
unless the modifications would be too difficult of				
provided and presented to the LANDLORD in w				
PARTIES. The LANDLORD and each of the TEN	ANTS are bou	und by this Lease. A	II parties who lawfully succeed to the	eir rights and responsibilities are also
bound.				
ENTIRE AGREEMENT. This Lease and, if any, att PROPERTY and the total building facilities. The				

ENTIRE AGREEMENT. This Lease and, if any, attached documents are the complete agreement between the LANDLORD and TENANT concerning the PROPERTY and the total building facilities. There are no oral agreements, understandings, promises, or representations between the LANDLORD and TENANT(s) affecting this Lease. All prior negotiations and understandings, if any, between the parties hereto with respect to the PROPERTY and the total building facilities shall be of no force or effect and shall not be used to interpret this Lease.

IN WITNESS WHEREOF, the LANDLORD and TENANT(s) have executed this Lease in multiple originals as of the undersigned date(s).

LANDLORD'S SIGNATURE	Date	Print Name
TENANT'S SIGNATURE	Date	Print Name
TENANT'S SIGNATURE	Date	Print Name
TENANT'S SIGNATURE	Date	Print Name