IDAHO RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on ______, 20___ BETWEEN ______ (LANDLORD) and ______ (TENANT).

PROPERTY. TENANT agrees to rent from LANDLORD and LAN		
TERM The Assure of this leave thanks are	, City of	, State of Mississippi.
TERM. The term of this lease starts on, 20 cannot give the TENANT possession of the PROPERTY at the st		The LANDLORD is not responsible if the LANDLORD
PROPERTY is made available to the TENANT. If the LANDLORD Lease.		
	be paid as follows: \$	_, due, in advance, on the day of each month. The
first payment of rent and any security deposit is due by	, 20 prior to moving in	. The TENANT must pay a late charge of
	y(s) late. This charge is due with and	shall be considered to be a part of the monthly rent
payment for the month in which the rent was paid late. SECURITY DEPOSIT. The TENANT will deposit the sum of \$	with the LANDLORD a	s security that the TENANT will comply with all the term
of this Lease. This money is being held by the LANDLORD in a	TENANT security deposit account at	If the TENANT
complies with the terms of this Lease, the LANDLORD will retu	rn this deposit within days after t	he end of the Lease, including any extension. The
LANDLORD may use as much of the security deposit as necess		
and election, to pay for delinquent or unpaid rent and late cha- termination, the LANDLORD may demand that the TENANT re		
property, the LANDLORD may transfer the deposit to the new		
transfer of the deposit. The LANDLORD will thereupon be relea		
USE OF THE PROPERTY. The TENANT may use the PROPERTY		
UTILITIES. The LANDLORD shall provide the following utilities a Any other utilities or services not mentioned will be the respon		
EVICTION. If the TENANT does not pay the rent within day		NT may be evicted. The LANDLORD may also evict the
TENANT if the TENANT does not comply with all of the terms of		
pay the rent for the rest of the term. The TENANT must also pa		
monies owed to the LANDLORD, along with the cost of re-enteduring the remaining term of this lease will be applied by the L		
PAYMENTS BY LANDLORD. If the TENANT fails to comply with		
including reasonable attorney fees, to the TENANT. Failure to p		
CONDITION. TENANT stipulates, represents, and warrants that		
order, repair, and in a safe, clean, and tenantable condition. The Lease except for ordinary wear and tear. The TENANT must pay		
the TENANT. TENANT shall generally maintain the PROPERTY i		
TENANT's visitors of the PROPERTY shall constitute a violation		g
ALTERATIONS. The TENANT must get the LANDLORD's prior v	vritten consent to alter, improve, pain	t or wallpaper the PROPERTY. Alterations, additions, an
improvements become the LANDLORD's property. COMPLIANCE WITH LAWS. The TENANT must comply with law	we orders rules and requirements of	governmental authorities and incurance companies
which have issued or are about to issue policies covering the P		governmental authorities and insurance companies
NO WAIVER BY LANDLORD. The LANDLORD does not give up		t or by failing to enforce any terms of this Lease.
SUBLEASE. The TENANT may not sublease the PROPERTY or a		
ENTRY BY LANDLORD. The LANDLORD shall have the right to order for inspection, make necessary repairs, alterations or imp		
QUIET ENJOYMENT. The TENANT may live in and use the PRO		
SUBORDINATION. This Lease and the TENANT's rights are sub	ject and subordinate to present and	future mortgages on the property which include the
PROPERTY. The LANDLORD may execute any papers on the TE		
HAZARDOUS USE. The TENANT will not keep anything in the F fire or any other hazard, or which would increase LANDLORD's		lable, explosive or which might increase the danger of
RENEWALS AND CHANGES IN LEASE. Upon expiration of the		ease shall automatically renew itself, indefinitely, for
successive one-month periods, unless modified by the parties.		
TENANT a copy of the proposed changes or a copy of the new		
LANDLORD of the TENANT's decision to stay within thirty (30) of the TENANT fails to accept the lease changes or the new leas		
may be evicted by the LANDLORD, as provided for in State law		
obligated to pay the new rent, regardless of whether the TENA		se changes or new lease, if the TENANT continues to
occupy the property on the date the new rent becomes effecti PETS. No dogs, cats, or other animals are allowed on the PROP		Written concent
NOTICES. All notices provided by this Lease must be written ar		
addresses listed above, or to such other address as the parties	may from time to time designate.	
VALIDITY OF LEASE. If a clause or provision of this Lease is leg ambiguous, and it may be interpreted in a manner either cons		
existing law. EQUAL HOUSING. If the TENANT(s) possesses any mental or ph	nvsical impairment, the LANDLORD s	nall provide reasonable modifications to the PROPERTY
unless the modifications would be too difficult or expensive for		
provided and presented to the LANDLORD in writing in order t		
PARTIES. The LANDLORD and each of the TENANTS are boun	d by this Lease. All parties who lawfu	ly succeed to their rights and responsibilities are also
bound. ENTIRE AGREEMENT. This Lease and, if any, attached docume	ents are the complete agreement bet	ween the LANDLORD and TENANT concerning the
PROPERTY and the total building facilities. There are no oral ag		
TENANT(s) affecting this Lease. All prior negotiations and unde		s 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 origin	als 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