OHIO RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on, 20	, BETWEEN	(LANDLORD) and	(TENANT).
PROPERTY. TENANT agrees to rent from LANDLORD and LA	ANDLORD agrees to rent to	TENANT	
TERM. The term of this lease starts on, 20_		_, City of, State	of Ohio.
TERM. The term of this lease starts on, 20_ cannot give the TENANT possession of the PROPERTY at the the PROPERTY is made available to the TENANT. If the LANE this Lease.	e start of this Lease. Howeve	er, rent will only be charged from	the date on which possession of
RENT. The TENANT agrees to pay \$ as rent, first payment of rent and any security deposit is due by	to be paid as follows: \$, due, in advance, o	n the day of each month. The
LATE FEE. If rent is not paid by the due date outlined in this	lease, a late fee of% or	\$ will be assessed to the ba	lance after notice of late payment is
LATE FEE. If rent is not paid by the due date outlined in this provided. SECURITY DEPOSIT. The TENANT will deposit the sum of \$\$ of this Lease. This money is being held by the LANDLORD in complies with the terms of this Lease, the LANDLORD will re LANDLORD may use as much of the security deposit as neception and election, to pay for delinquent or unpaid rent and Lease termination, the LANDLORD may demand that the TE sells the property, the LANDLORD may transfer the deposit and transfer of the deposit. The LANDLORD will thereupon be USE OF THE PROPERTY. The TENANT may use the PROPER UTILITIES. The LANDLORD shall provide the following utilitie Any other utilities or services not mentioned will be the respection. If the TENANT does not comply with all of the terms pay the rent for the rest of the term. The TENANT must also monies owed to the LANDLORD, along with the cost of reeduring the remaining term of this lease will be applied by the PAYMENTS BY LANDLORD. If the TENANT fails to comply wincluding reasonable attorney fees, to the TENANT. Failure to CONDITION. TENANT stipulates, represents, and warrants the order, repair, and in a safe, clean, and tenantable condition. Lease except for ordinary wear and tear. The TENANT must the TENANT sistors of the PROPERTY shall constitute a violatic ALTERATIONS. The TENANT must get the LANDLORD's prior and improvements become the LANDLORD's property. COMPLIANCE WITH LAWS. The TENANT must comply with which have issued or are about to issue policies covering the NO WAIVER BY LANDLORD. The LANDLORD shall have the right order for inspection, make necessary repairs, alterations or in QUIET ENJOYMENT. The TENANT may live in and use the PROPERTY of ENTRY BY LANDLORD. The LANDLORD shall have the right order for inspection, make necessary repairs, alterations or in QUIET ENJOYMENT. The TENANT may love in and use the PROPERTY of ENTRY BY LANDLORD. The LANDLORD conting the NO WAIVER BY LANDLORD. The LANDLORD shall have the right order for inspection, make necessary repairs, alterati	lease, a late fee of% or with the L. a TENANT security deposit eturn this deposit within essary to pay for damages id late charges. If the LANDI ENANT replace the amount to the new owners for the Tenament of the new owners for the Tenament of the Tenam	\$ will be assessed to the ba ANDLORD as security that the Te account at days after the end of the Lease resulting from the TENANT's occ ORD uses the deposit for such r of the security deposit used by t TENANT's benefit. The LANDLOR return the security deposit. esidence. NT:	ENANT will comply with all the terms If the TENANT e, including any extension. The upancy or, at LANDLORD's sole mentioned instances prior to the the LANDLORD. If the LANDLORD D will notify the TENANT of any sale The LANDLORD may also evict the sted, the TENANT must continue to the eviction and the collection of any sent received from any new tenant the TENANT. Equired action and charge the cost, es at the time of this Lease in good condition as it is at the start of this not caused by the act or neglect of by TENANT, TENANT's employees or exproperty. Alterations, additions, corrities and insurance companies force any terms of this Lease. In the property which include the mable purpose. Lease. In the property which include the mable this. In the TENANT must notify the men lease is received by the
the TENANT may be evicted by the LANDLORD, as provided TENANT will be obligated to pay the new rent, regardless of continues to occupy the property on the date the new rent I	for in State law. Neverthele whether the TENANT has a pecomes effective.	ess, if the rent is increased by the ffirmatively accepted the lease of	lease changes or new lease, the
PETS. No dogs, cats, or other animals are allowed on the PRI NOTICES. All notices provided by this Lease must be written addresses listed above, or to such other address as the partic VALIDITY OF LEASE. If a clause or provision of this Lease is lambiguous, and it may be interpreted in a manner either co	and delivered personally of es may from time to time d egally invalid, the rest of th	or by certified mail, return receipt esignate. is Lease remains in effect. If a cla	use or provision of this lease is
existing law. EQUAL HOUSING. If the TENANT(s) possesses any mental or unless the modifications would be too difficult or expensive provided and presented to the LANDLORD in writing in order parties. The LANDLORD and each of the TENANTS are bothound. ENTIRE AGREEMENT. This Lease and, if any, attached docur	physical impairment, the L for the LANDLORD to prover to seek the most approp and by this Lease. All parties ments are the complete ag	ANDLORD shall provide reasonatide. Any impairment(s) of the TEI riate route for providing the most who lawfully succeed to their riverement between the LANDLOR	able modifications to the PROPERTY NANT(s) are encouraged to be difications to the PROPERTY. ghts and responsibilities are also
PROPERTY and the total building facilities. There are no oral TENANT(s) affecting this Lease. All prior negotiations and unbuilding facilities shall be of no force or effect and shall not be	derstandings, if any, betwe	en the parties hereto with respe	
IN WITNESS WHEREOF, the LANDLORD and TENANT(s) have	ve executed this Lease in m	nultiple originals as of the unders	signed date(s).
LANDLORD'S SIGNATURE	Date		ame
TENANT'S SIGNATURE	Date		ame
TENANT'S SIGNATURE	Date		ame
TENIANT'S SIGNATURE	Dato	Drint N	amo