## SOUTH CAROLINA RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on	, 20, BETWEEN		
, State of South Carolina.			, in the City of
PROPERTY. TENANT agrees to rent from LANDLORI	D and LANDLORD agrees to	rent to TENANT	
TERM. The term of this lease starts on cannot give the TENANT possession of the PROPER' the PROPERTy is made available to the TENANT. If this Lease.	, 20 and ends on TY at the start of this Lease. H	, City of, State of Sou , 20 The LANDLORD is not re However, rent will only be charged from the da	ate on which possession of
RENT. The TENANT agrees to pay \$	as rent, to be paid as follows	:: \$, due, in advance, on the _	day of each month. The
<b>LATE FEE.</b> If rent is not paid by the due date outlined payment is due	d in this lease, a late fee of	% or \$ will be assessed to the balance, to b	
SECURITY DEPOSIT. The TENANT will deposit the sun of this Lease. This money is being held by the LANDL complies with the terms of this Lease, the LANDLORD may use as much of the security deposition and election, to pay for delinquent or unpaid Lease termination, the LANDLORD may demand the sells the property, the LANDLORD may transfer the deposit. The LANDLORD will there use the Property. The TENANT may use the Full UTILITIES. Utilities for this rental dwelling are handled.	LORD in a TENANT security of 2D will return this deposit wit it as necessary to pay for dam rent and late charges. If the at the TENANT replace the ar deposit to the new owners for reupon be released of all liab PROPERTY only as a single-fa	deposit account at thin days after the end of the Lease, inclu nages resulting from the TENANT's occupancy LANDLORD uses the deposit for such mentio mount of the security deposit used by the LAN or the TENANT's benefit. The LANDLORD will r illty to return the security deposit. amily residence.	If the TENANT ding any extension. The y or, at LANDLORD's sole ned instances prior to the NDLORD. If the LANDLORD notify the TENANT of any sale
multiple units using the following allocation: EVICTION. If the TENANT does not pay the rent with TENANT if the TENANT does not comply with all of the pay the rent for the rest of the term. The TENANT middle the rent for the rest of the term. The TENANT middle the rent for the rest of the term. The TENANT middle the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of this lease will be applied the remaining term of the remaining term o	he terms of this Lease, or for ust also pay all costs, including to free renting, repending to the LANDLORD to red omply with the terms of this Failure to pay such costs upour rants that TENANT has exampled to the terms of this Failure to pay such costs upour rants that TENANT agrees to the terms of the terms of the rental condition. The TENANT agrees to the terms of	any other causes allowed by law. If evicted, the greasonable attorney fees, related to the evicleaning and repairing the PROPERTY. Rent reduce rent only, which may be owed by the TEN Lease, the LANDLORD may take any required on demand is a violation of this Lease. In the Law of the PROPERTY and that they are at the tomaintain the PROPERTY in as good conditional common the property in a good conditional common that they are at the tomaintain the PROPERTY in as good conditional common that they are at the tomaintain the PROPERTY in as good conditional common that they are at the tomaintain the PROPERTY in as good conditional common that they are at the tomaintain the PROPERTY in as good conditional common that they are at the tomaintain the PROPERTY in as good conditional conditional conditional control of the PROPERTY defined requirements of governmental authorities its contents.  In drequirements of governmental authorities its contents.  In this by accepting rent or by failing to enforce a without the LANDLORD's prior written consent. The transport of the terms of this Lease at to present and future mortgages on the path of the proposed changes or the top the transport of the terms of this Lease or a new lease are offered, the TEN are proposed changes or the copy of the new leathirty (30) days of the date the proposed changer theless, if the rent is increased by the lease of Thas affirmatively accepted the lease changes that the proposed changes of the control of the tendent of the provide. Any impairment (s) of the TENANT of the proposite route for providing the modification parties who lawfully succeed to their rights are ete agreement between the LANDLORD and tandings, promises, or representations between the parties hereto with respect to the instease.	the TENANT must continue to ction and the collection of any sceived from any new tenant IANT.  I action and charge the cost, at time of this Lease in good on as it is at the start of this used by the act or neglect of ANT, TENANT's employees or RTY. Alterations, additions, and insurance companies any terms of this Lease.  It is and insurance companies on the start of this lease.  It is and insurance companies on the start of this lease.  It is and insurance companies on the start of this lease.  It is and insurance companies on the start of this lease in the start of the provision of this lease is a manner consistent with diffications to the PROPERTY are encouraged to be as to the PROPERTY.  In the LANDLORD and a PROPERTY and the total of the p
LANDLORD'S SIGNATURE	Date	e Print Name	
TENANT'S SIGNATURE			
TENANT'S SIGNATURE		Print Name _	
TENANT'S SIGNATURE	Date	e Print Name_	<del></del> -