	WEST VIRGINIA RESIDEN	ITIAL LEASE AGREEMENT
THIS LEASE AGREEMENT is made on	, 20, BETWEEN	(LANDLORD) with a mailing address
, State of West Virginia.		, in the City of
PROPERTY. TENANT agrees to rent from LANDI	LORD and LANDLORD agrees 1	to rent to TENANT
TERM. The term of this lease starts on cannot give the TENANT possession of the PROF	, 20 and ends on PERTY at the start of this Lease	, City of, State of West Virginia. , 20 The LANDLORD is not responsible if the LANDLORD e. However, rent will only be charged from the date on which possession of re possession within 30 days after the starting date, the TENANT may cancel
RENT. The TENANT agrees to pay \$ first payment of rent and any security deposit is LATE FEE. If rent is not paid by the due date out	due by, 20	ows: \$, due, in advance, on the day of each month. The prior to moving in. f% or \$ will be assessed to the balance, to be paid before the next rent
of this Lease. This money is being held by the LA complies with the terms of this Lease, the LAND LANDLORD may use as much of the security de option and election, to pay for delinquent or un Lease termination, the LANDLORD may deman sells the property, the LANDLORD may transfer and transfer of the deposit. The LANDLORD will USE OF THE PROPERTY. The TENANT may use if	NDLORD in a TENANT security LORD will return this deposit v posit as necessary to pay for day paid rent and late charges. If th d that the TENANT replace the the deposit to the new owners thereupon be released of all lia the PROPERTY only as a single	
multiple units using the following allocation: EVICTION. If the TENANT does not pay the rent TENANT if the TENANT does not comply with all 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 a PAYMENTS BY LANDLORD. If the TENANT fails including reasonable attorney fees, to the TENA CONDITION. TENANT stipulates, represents, and order, repair, and in a safe, clean, and tenantable Lease except for ordinary wear and tear. The TEI the TENANT. TENANT shall generally maintain th	within days of the date wh of the terms of this Lease, or for I must also pay all costs, inclue cost of re-entering, re-renting applied by the LANDLORD to re to comply with the terms of th NT. Failure to pay such costs u d warrants that TENANT has ex e condition. The TENANT agree NANT must pay for all repairs, r he PROPERTY in a neat and or:	then it is due, the TENANT may be evicted. The LANDLORD may also evict the for any other causes allowed by law. If evicted, the TENANT must continue to iding reasonable attorney fees, related to the eviction and the collection of ar g, cleaning and repairing the PROPERTY. Rent received from any new tenant reduce rent only, which may be owed by the TENANT. his Lease, the LANDLORD may take any required action and charge the cost,
	DLORD's prior written consent	to alter, improve, paint or wallpaper the PROPERTY. Alterations, additions,
and improvements become the LANDLORD's pl COMPLIANCE WITH LAWS. The TENANT must of which have issued or are about to issue policies	comply with laws, orders, rules	s, and requirements of governmental authorities and insurance companies
SUBLEASE. The TENANT may not sublease the F ENTRY BY LANDLORD. The LANDLORD shall ha order for inspection, make necessary repairs, alt QUIET ENJOYMENT. The TENANT may live in an SUBORDINATION. This Lease and the TENANTS PROPERTY. The LANDLORD may execute any p HAZARDOUS USE. The TENANT will not keep ar fire or any other hazard, or which would increase RENEWALS AND CHANCES IN LEASE. Upon ex successive one-month periods, unless modified TENANT a copy of the proposed changes or a co LANDLORD of the TENANT's decision to stay wit TENANT. If the TENANT fails to accept the lease the TENANT may be evicted by the LANDLORD, TENANT will be obligated to pay the new rent, re continues to occupy the property on the date the PETS. No dogs, cats, or other animals are allowed NOTICES. All notices provided by this Lease mus address. VALIDITY OF LEASE. If a clause or provision of th ambiguous, and it may be interpreted in a mann existing law. EQUAL HOUSING. If the TENANT(s) possesses an unless the modifications would be too difficult of provided and presented to the LANDLORD in wir PARTIES. The LANDLORD and each of the TENA bound. ENTIRE AGREEMENT. This Lease and, if any, att: PROPERTY and the total building facilities. There TENANT(s) affecting this Lease. All prior negotiat building facilities shall be of no force or effect an	PROPERTY or assign this Lease ave the right to enter the PROF erations or improvements, to s ind use the PROPERTY without s rights are subject and subord apers on the TENANT's behalf apers on the TENANT's behalf end to the PROPERTY which e LANDLORD's fire or hazard in spiration of the rental term pro- by the parties. The LANDLORD pay of the new lease. If changes thin thirty (30) days of the date changes or the new lease with as provided for in State law. N- egardless of whether the TENA e new rent becomes effective. d on the PROPERTY without the the exiten and delivered pers nis Lease is legally invalid, the re- ner either consistent or inconsist and or the sport to seek the most ANTS are bound by this Lease. A ached documents are the com- e are no oral agreements, unde ions and understandings, if any d shall not be used to interpret	dinate to present and future mortgages on the property which include the as the TENANT's attorney in fact to accomplish this. ch is dangerous, flammable, explosive or which might increase the danger of nsurance. ovided for above, this lease shall automatically renew itself, indefinitely, for D may modify this lease or offer the TENANT a new lease by forwarding to the so in this lease or a new lease are offered, the TENANT must notify the e the proposed changes or the copy of the new lease is received by the hin thirty (30) days of the date the proposed changes or new lease, the ANT has affirmatively accepted the lease changes or new lease, the ANT has affirmatively accepted the lease changes or new lease, if the TENANT a. he LANDLORD's prior written consent. sonally or by certified mail, return receipt requested, to the parties at their rest of this Lease remains in effect. If a clause or provision of this lease is istent with existing law, it shall be interpreted in a manner consistent with ent, the LANDLORD shall provide reasonable modifications to the PROPERTY 0 to provide. Any impairment(s) of the TENANT(s) are encouraged to be t appropriate route for providing the modifications to the PROPERTY. All parties who lawfully succeed to their rights and responsibilities are also nplete agreement between the LANDLORD and TENANT concerning the erstandings, promises, or representations between the LANDLORD and y, between the parties hereto with respect to the PROPERTY and the total t this Lease.
IN WINESS WHEREOF, THE LANDLORD and TE	INDIAL (2) HAVE EXECUTED THIS FE	ease in multiple originals as of the undersigned date(s).
LANDLORD'S SIGNATURE	Da	Date Print Name

TENANT'S SIGNATURE ______ TENANT'S SIGNATURE _____ Date _____ Date _____ TENANT'S SIGNATURE _____ Date _____