CONNECTICUT RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on	20) and	
) and	(TENANT).
PROPERTY. TENANT agrees to rent from LANDL				State	of Connecticut
TERM. The term of this lease starts on cannot give the TENANT possession of the PROP PROPERTY is made available to the TENANT. If th Lease.	ERTY at the	and ends on start of this Lease.	, 20 T However, rent will only b	he LANDLORD is the charged from the cha	not responsible if the LANDLORD ne date on which possession of the
RENT. The TENANT agrees to pay \$	due by e than (, 20	_ prior to moving in. The	e TENANT must pa	ay a late charge of
SECURITY DEPOSIT. The TENANT will deposit the	e sum of \$_	wit	h the LANDLORD as sec	curity that the TEN	IANT will comply with all the terms
of this Lease. This money is being held by the LA complies with the terms of this Lease, the LANDL LANDLORD may use as much of the security dep and election, to pay for delinquent or unpaid remi- termination, the LANDLORD may demand that ti property, the LANDLORD may transfer the deposit transfer of the deposit. The LANDLORD will there USE OF THE PROPERTY. The TENANT may use t	NDLORD in ORD will re- posit as nece t and late ch he TENANT sit to the ner supon be rel he PROPER	a TENANT security turn this deposit wi ssary to pay for dar harges. If the LAND replace the amoun w owners for the TE eased of all liability RTY only as a single-	deposit account at thin days after the e nages resulting from the LORD uses the deposit fi t of the security deposit NANT's benefit. The LAN to return the security de family residence.	end of the Lease, in e TENANT's occup or such mentione used by the LANE IDLORD will notify	
UTILITIES. The LANDLORD shall provide the follow Any other utilities or services not mentioned will					·
EVICTION. If the TENANT does not pay the rent with TENANT if the TENANT does not comply with all of pay the rent for the rest of the term. The TENANT monies owed to the LANDLORD, along with the - during the remaining term of this lease will be ap PAYMENTS BY LANDLORD . If the TENANT fails to including reasonable attorney fees, to the TENANT CONDITION . TENANT stipulates, represents, and order, repair, and in a safe, clean, and tenantable Lease except for ordinary wear and tear. The TENA the TENANT. TENANT shall generally maintain the TENANT's visitors of the PROPERTY shall constitu	vithin d of the terms must also cost of re-er opplied by the o comply w o comply w warrants th e condition. ANT must p e PROPERT	ays of the date whe of this Lease, or for oay all costs, includi ttering, re-renting, e LANDLORD to rec ith the terms of this o pay such costs upo at TENANT has exai The TENANT agree oay for all repairs, re Y in a neat and ord	In it is due, the TENANT any other causes allowe ng reasonable attorney d cleaning and repairing t duce rent only, which ma clease, the LANDLORD on demand is a violation mined the PROPERTY ar to maintain the PROPE placements, and damage	ed by law. If evicte- fees, related to the the PROPERTY. Re ay be owed by the may take any req of this Lease. Ind that they are at ERTY in as good co ges, whether or no	d, the TENANT must continue to eviction and the collection of any ent received from any new tenant TENANT. uired action and charge the cost, the time of this Lease in good ondition as it is at the start of this t caused by the act or neglect of
ALTERATIONS. The TENANT must get the LAND			alter, improve, paint or	wallpaper the PR	OPERTY. Alterations, additions, and
improvements become the LANDLORD's proper			, , ,,		, ,
COMPLIANCE WITH LAWS. The TENANT must c				ernmental author	ities and insurance companies
which have issued or are about to issue policies or NO WAIVER BY LANDLORD. The LANDLORD do SUBLEASE. The TENANT may not sublease the P ENTRY BY LANDLORD. The LANDLORD shall hav order for inspection, make necessary repairs, alte QUIET ENJOYMENT. The TENANT may live in and SUBORDINATION. This Lease and the TENANT's PROPERTY. The LANDLORD may execute any pa HAZARDOUS USE. The TENANT will not keep any	es not give ROPERTY o ve the right rations or in d use the PF rights are s pers on the	up or waive any rig r assign this Lease v to enter the PROPP nprovements, to su COPERTY without ir ubject and subordi TENANT's behalf as	hts by accepting rent or without the LANDLORD's ERTY during normal wor pply services as agreed tterference subject to the nate to present and futu the TENANT's attorney is	s prior written con king hours by prov or for any reasonal e terms of this Lea ure mortgages on in fact to accompl	isent. viding at least <u>hours'</u> notice in ole purpose. ise. the property which include the ish this.
fire or any other hazard, or which would increase					
RENEWALS AND CHANCES IN LEASE. Upon exp successive one-month periods, unless modified b TENANT a copy of the proposed changes or a cop LANDLORD of the TENANT's decision to stay with If the TENANT fails to accept the lease changes of may be evicted by the LANDLORD, as provided fo obligated to pay the new rent, regardless of wher occupy the property on the date the new rent be	biration of the by the partie by of the ne hin thirty (30 r the new le br in State la ther the TEI	ne rental term provi as. The LANDLORD w lease. If changes)) days of the date t ase within thirty (3 aw. Nevertheless, if NANT has affirmativ	ded for above, this lease may modify this lease or in this lease or a new lea he proposed changes or)) days of the date the p the rent is increased by	offer the TENANT ase are offered, the the copy of the n roposed changes the lease changes	a new lease by forwarding to the e TENANT must notify the ew lease is received by the TENANT. or new lease is offered, the TENANT or new lease, the TENANT will be
PETS. No dogs, cats, or other animals are allowed NOTICES. All notices provided by this Lease must					quested, to the parties at their
addresses listed above, or to such other address a VALIDITY OF LEASE. If a clause or provision of th				in effect. If a claus	e or provision of this lease is
ambiguous, and it may be interpreted in a mann					
existing law. EQUAL HOUSING. If the TENANT(s) possesses any unless the modifications would be too difficult or provided and presented to the LANDLORD in wri PARTIES. The LANDLORD and each of the TENA bound.	expensive f	or the LANDLORD or to seek the most	to provide. Any impairm appropriate route for pro	ent(s) of the TENA oviding the modifi	NT(s) are encouraged to be cations to the PROPERTY.
ENTIRE ACREEMENT. This Lease and, if any, atta PROPERTY and the total building facilities. There TENANT(s) affecting this Lease. All prior negotiatis building facilities shall be of no force or effect and	are no oral ons and une	agreements, under derstandings, if any	standings, promises, or , between the parties he	representations b	etween the LANDLORD and
IN WITNESS WHEREOF, the LANDLORD and TEI	NANT(s) hav	e executed this Lea	se in multiple originals a	as of the undersign	ned date(s).

Date	Print Name
Date	Print Name
Date	Print Name
Date	Print Name
	Date Date