KANSAS RESIDENTIAL LEASE AGREEMENT

HIS LEASE AGREEMENT is made on, 20			(IENANI).
PROPERTY. TENANT agrees to rent from LANDLORD and	d LANDLORD agrees to r	ent to TENANT, City of, Sta	te of Kansas.
ERM. The term of this lease starts on, annot give the TENANT possession of the PROPERTY at PROPERTY is made available to the TENANT. If the LANDI ease.	20 and ends on the start of this Lease. Ho	, 20 The LANDLORE owever, rent will only be charged from) is not responsible if the LANDLORD n the date on which possession of the
RENT. The TENANT agrees to pay \$ as re irst payment of rent and any security deposit is due by 6for each payment that is more than payment for the month in which the rent was paid late.	, 20	prior to moving in. The TENANT mus	t pay a late charge of
ECURITY DEPOSIT. The TENANT will deposit the sum of			
of this Lease. This money is being held by the LANDLORD complies with the terms of this Lease, the LANDLORD will ANDLORD may use as much of the security deposit as n ind election, to pay for delinquent or unpaid rent and late ermination, the LANDLORD may demand that the TENA property, the LANDLORD may transfer the deposit to the ransfer of the deposit. The LANDLORD will thereupon be JSE OF THE PROPERTY. The TENANT may use the PROF	I return this deposit with ecessary to pay for dama e charges. If the LANDLC NT replace the amount c new owners for the TEN, released of all liability to	in days after the end of the Leas iges resulting from the TENANT's occ IRD uses the deposit for such mentic of the security deposit used by the LA ANT's benefit. The LANDLORD will no return the security deposit.	supancy or, at LANDLORD's sole option oned instances prior to the Lease ANDLORD. If the LANDLORD sells the
JTILITIES. The LANDLORD shall provide the following util any other utilities or services not mentioned will be the re	ities and services to the '	TENANT:	
EVICTION. If the TENANT does not pay the rent within ENANT if the TENANT does not comply with all of the ten bay the rent for the rest of the term. The TENANT must all nonies owed to the LANDLORD, along with the cost of re luring the remaining term of this lease will be applied by PAYMENTS BY LANDLORD. If the TENANT fails to comply including reasonable attorney fees, to the TENANT. Failur CONDITION. TENANT stipulates, represents, and warrants croder, repair, and in a safe, clean, and tean. The TENANT mu	_ days of the date when ms of this Lease, or for an so pay all costs, including- entering, re-renting, cle the LANDLORD to reduc / with the terms of this L to pay such costs upon that TENANT has exami on. The TENANT agrees t st pay for all repairs, repl.	it is due, the TENANT may be evicted ny other causes allowed by law. If evi- greasonable attorney fees, related to saning and repairing the PROPERTY cerent only, which may be owed by i ease, the LANDLORD may take any r demand is a violation of this Lease. ned the PROPERTY and that they arr o maintain the PROPERTY in as good acements, and damages, whether or	cted, the TENANT must continue to the eviction and the collection of any . Rent received from any new tenant the TENANT. required action and charge the cost, e at the time of this Lease in good d condition as it is at the start of this r not caused by the act or neglect of
he TENANT. TENANT shall generally maintain the PROPE ENANT's visitors of the PROPERTY shall constitute a viola		y condition. Damage or destruction r	by TENANT, TENANT'S employees or
ALTERATIONS. The TENANT must get the LANDLORD's p mprovements become the LANDLORD's property.	prior written consent to a	lter, improve, paint or wallpaper the	PROPERTY. Alterations, additions, an
COMPLIANCE WITH LAWS. The TENANT must comply w			horities and insurance companies
which have issued or are about to issue policies covering IO WAIVER BY LANDLORD. The LANDLORD does not g			force any terms of this Lease
UBLEASE. The TENANT may not sublease the PROPERT INTRY BY LANDLORD. The LANDLORD shall have the ric order for inspection, make necessary repairs, alterations o QUIET ENJOYMENT. The TENANT may live in and use the	Y or assign this Lease wit to enter the PROPER r improvements, to supp PROPERTY without inte	thout the LANDLORD's prior written of TY during normal working hours by p bly services as agreed or for any reaso rference subject to the terms of this	consent. providing at least hours' notice ir mable purpose. Lease.
BUBORDINATION. This Lease and the TENANT's rights ar PROPERTY. The LANDLORD may execute any papers on to IAZARDOUS USE. The TENANT will not keep anything in	he TENANT's behalf as th	ne TENANT's attorney in fact to accor	nplish this.
re or any other hazard, or which would increase LANDLC	RD's fire or hazard insura	ance.	
RENEWALS AND CHANGES IN LEASE. Upon expiration of uccessive one-month periods, unless modified by the pa ENANT a copy of the proposed changes or a copy of the ANDLORD of the TENANT's decision to stay within thirty if the TENANT fails to accept the lease changes or the new nay be evicted by the LANDLORD, as provided for in Stat obligated to pay the new rent, regardless of whether the occupy the property on the date the new rent becomes ever FTS. No dogs, cats, or other animals are allowed on the land INTICES. All notices provided by this Lease must be writt	rties. The LANDLORD ma new lease. If changes in (30) days of the date the v lease within thirty (30) e law. Nevertheless, if th TENANT has affirmatively iffective. PROPERTY without the L en and delivered person	ay modify this lease or offer the TENA this lease or a new lease are offered, proposed changes or the copy of th days of the date the proposed chang e rent is increased by the lease chan y accepted the lease changes or new ANDLORD's prior written consent. ally or by certified mail, return receip	NT a new lease by forwarding to the the TENANT must notify the e new lease is received by the TENAN fees or new lease is offered, the TENAN ges or new lease, the TENANT will be v lease, if the TENANT continues to
ddresses listed above, or to such other address as the pa (ALIDITY OF LEASE. If a clause or provision of this Lease mbiguous, and it may be interpreted in a manner either xisting law.	is legally invalid, the rest	of this Lease remains in effect. If a cla	
QUAL HOUSING. If the TENANT(s) possesses any mental inless the modifications would be too difficult or expensi- rovided and presented to the LANDLORD in writing in o PARTIES. The LANDLORD and each of the TENANTS are yound.	ve for the LANDLORD to rder to seek the most ap	provide. Any impairment(s) of the TE propriate route for providing the mo	NANT(s) are encouraged to be difications to the PROPERTY.
NTIRE AGREEMENT. This Lease and, if any, attached do ROPERTY and the total building facilities. There are no o ENANT(s) affecting this Lease. All prior negotiations and uilding facilities shall be of no force or effect and shall no	ral agreements, underst understandings, if any, b	andings, promises, or representation etween the parties hereto with respe	is between the LANDLORD and
N WITNESS WHEREOF, the LANDLORD and TENANT(s)	nave executed this Lease	in multiple originals as of the under	signed date(s).
LANDLORD'S SIGNATURE	Date	Print	Name
TENANT'S SIGNATURE			Name
TENANT'S SIGNATURE			Name