NORTH DAKOTA RESIDENTIAL LEASE AGREEMENT

This Residential Lease Agreement (hereinafter "Lease") is entered into this the day of								
20, by and between the Lessor:						_, (hereinafter referred to as "Landlord"),		
and the Lessee((s):							
<i>a</i> : c c	1, 11, 1	(////		11 1 1 1 1 1	11 1 11	A	ll Lessees	
		y as "Tenant"), are jointly, severa	lly and individu	ually bound b	y, and liable under	the terms and	
conditions of th	is Lease.							
	e consideration do		w, the sufficiency of	of which is her	reby acknowl	ledged, Landlord	and Tenant do	
J	,							
1. GRANT O	F LEASE : Landlo	ord does herel	y lease unto Tenar	nt, and Tenant	does hereby	rent from Landlord	l, solely for use	
as a personal r	esidence, excludii	ng all other u	ises, the personal r	esidence locat	ed in	C	county, North	
Dakota,		with			address		of:	
	including	the	following	items	of	personal	nronarty:	
,	meruanig	tile	ionowing	itellis	01	personar	property:	
								
·								
			consideration and					
			bove shall be used a					
others whose na	ames and ages are	set forth belo	ow:					
·								
3. TERM OF	LEASE: This Lea	ise shall com	mence on the	day of		, 20, and	extend until its	
expiration on th	ne day of		, 20, unles	s renewed or e	xtended purs	uant to the terms h	erein.	
			of this Lease, Tena					
Landlord as a s	security deposit for	or reasonable	cleaning of, and r	epair of dama	ges to, the p	remises upon the	expiration or	
termination of t	his Lease, or other	reasonable da	amages resulting fro	m a default by	Tenant. Tena	ant shall be liable t	to Landlord for	
all damages to t	he leased premise	s upon the ter	mination of this Le	ase, ordinary w	vear and tear	excepted. Tenant	may not apply	
			Lease. If Landlord					
			ne new owner or ass					
			return of said securit			1		
				J 1				
r	zith North Dakota (0-1-0 47 16 4	07.1 -4					

In compliance with North Dakota Code § 47-16-07.1 et seq.:

1. The Landlord of real property or a dwelling that requires money as a security deposit, however denominated, shall deposit the money in a federally insured interest-bearing savings or passbook account established solely for security deposits. The security deposit and any interest accruing on the deposit must be paid to the Tenant upon termination of a lease, subject to the conditions of paragraph 2, below.

Landlord shall provide the Tenant with a statement describing the condition of the facilities in and about the premises to be rented at the time of entering a Lease agreement. The statement shall be agreed to and signed by the Landlord and Tenant. The statement shall constitute prima facie proof of the condition of the facilities and the premises at the beginning of the Lease agreement.

- 2. Landlord may apply security deposit money and accrued interest upon termination of a lease towards:
- a. Any damages the Landlord has suffered by reason of deteriorations or injuries to the real property or dwelling the negligence of the Tenant or the Tenant's guest.
- b. Any unpaid rent.
- c. The costs of cleaning or other repairs which were the responsibility of the Tenant, and which are necessary to return the dwelling unit to its original state when the Tenant took possession, reasonable wear and tear excepted.

Application of any portion of a security deposit not paid to the Tenant upon termination of the lease must be itemized by the Landlord. Such itemization together with the amount due must be delivered or mailed to the Tenant at the last address furnished Landlord, along with a written notice within thirty days after termination of the lease and delivery of possession by the Tenant. The notice must contain a statement of any amount still due the Landlord or the refund due the Tenant. A Landlord is not required to pay interest on security deposits if the period of occupancy was less than nine months in duration.

5. RENT PAYMENTS: Tenant agrees to pay rent unto the Landlord during the term of this I of \$, said installment for each month being due and payable on or before the	1st day of the month, the first full
rent payment under this Lease being due on the 1st day of, 20	÷
Tenant agrees that if rent is not paid in full on or before the day of the month, \$ as allowed by applicable North Dakota law.	Tenant will pay a late charge of
The prorated rent from the commencement of this Lease to the first day of the following amount shall be paid at the execution of this Lease.	month is \$, which
Tenant agrees that rent shall be paid in lawful money of the United States by (indicate those the content of the lawful money order, [] cashier's check, [] other	11 07
Rent payments shall be made payable to	
following address:	
from Tenant to Landlord under this Lease and applicable North Dakota law shall be delivered	to the above address.

Tenant agrees that rent monies will not be considered paid until Landlord or Landlord's agent receives the rent monies, either by mail or by delivery to the above address. Tenant placing rent monies in the mail is not sufficient for rent to be considered paid, and rent will be considered unpaid until actual receipt thereof.

If there are multiple Tenants signed to this Lease, all such Tenants are jointly, severally and individually bound by, and liable under, the terms and conditions of this Lease. A judgment entered against one Tenant shall be no bar to an action against other Tenants.

6. CONSEQUENCES OF BREACH BY TENANT: If Tenant, by any act or omission, or by the act or omission of any of Tenant's family or invitees, licensees, and/or guests, violates any of the terms or conditions of this Lease or any other documents made a part hereof by reference or attachment, Tenant shall be considered in breach of this Lease (breach by one tenant shall be considered breach by all tenants where Tenant is more than one person).

In case of such breach, Landlord may deliver a written notice to the Tenant in breach specifying the acts and omissions constituting the breach and that the Lease Agreement will terminate upon a date not less than thirty (30) days after receipt of the notice if the breach is not remedied within a reasonable time not in excess of thirty (30) days; and the Lease Agreement shall terminate and the Tenant shall surrender possession as provided in the notice subject to the following:

THE REMAINDER OF THIS package, including the remainder of the above lease form, is omitted from the preview. If you order the package and are not satisfied, you may use our money-back guarantee and be fully reimbursed.