STANDARD REAL ESTATE RENTAL AGREEMENT

This Agreement made this _____ day of _____, ___, is between _____

(hereinafter referred to as "Management") and			
(hereinafter referred to as "Resident"). Management r	ents to Resident, and Resident rents	s from Management, proper	rty located at:
Address:	City:	, State:	_, Zip:,
the full legal description of which is the same as reco	rded with the Clerk of the Superior	Court of	County, and is
made a part hereof by reference (hereinafter referred	to as the "Property"), under the foll	owing terms and conditions	3:

1. TERM: The initial term of this Agreement shall be for 12 months beginning on the 22nd day of August, _____, and terminating at noon on the 5th day of August, _____.

2. POSSESSION: Should Management be unable to deliver possession of the Property at the commencement of this Agreement, Management shall not be liable for damages caused thereby, nor shall this agreement be void or voidable, but Resident shall not be liable for any rent until possession is delivered. Resident may terminate this Agreement if possession is not delivered within seven (7) days of the start of the term hereof. As long as premises are habitable, Resident may not unreasonably refuse to occupy.

_____3. RENT: The resident in consideration of the agreement does hereby covenant and agree to pay as a lease payment for the said premises, the sum of \$_______ for the term, payable in twelve (12) equal installments, including a non-prorated final lease installment of \$_______, due on the twentieth of each month during the term, for the ensuing month, in a single check to: NW Akron Investments, LLC, or at such other place as may be designated by management upon written notice to resident. The 12th and final lease installment due on July 20th is not prorated (________ initials). Rental payments shall be made at the office of Management or such other place as Management may from time to time designate. *MAILING THE RENT BY THE DUE DATE DOES NOT CONSTITUTE PAYMENT. RENTS MUST BE <u>RECEIVED</u> at the office of the Management BEFORE 5 O'CLOCK P.M. ON THE <u>DUE DATE</u> of each month to be considered paid. Monies received are applied first to any lost rental discount; second to any outstanding additional rent; third to any unpaid fees or charges, then fourth to any current rent or rent to become due. This could result in unpaid rent, which would be subject to additional rent as contained herein. Cash will not be accepted. Money orders or checks shall be made payable to:*

Faith Financial Group of Ohio, LLC3560 Waterloo Rd Suite BMogadore, OH 44260

4. ADDITIONAL RENT & RETURNED CHECKS: If Management elects to accept rent after the **5th** day of the month, resident agrees to pay \$50.00 and \$1.00 for each day after the **6th** day of the month as additional rent. The additional rent shall continue to accrue at the rate of \$1.00 per day until all rents, lost discounts, and any other amounts owing under this Agreement are paid in full. In the event any check given by Resident to Management is returned by the bank unpaid, Resident agrees to pay to Management \$50.00 as additional rent. This charge will be waived if the bank verifies, in writing, the check was returned due to their error. Any returned check must be redeemed by cashier's check, certified check or money order. In the event more than one check is returned, Resident herewith agrees to pay all future rents and charges in the form of cashier's check, certified check or money order.

5. SECURITY DEPOSIT: Resident agrees to pay a security deposit of \$______ to Management before taking possession of the property to secure the Resident's faithful performance of the conditions of this agreement. Payment shall be made within thirty (30) days after property is vacated by all occupants, provided:

- (a) Lease term has expired or agreement has been terminated by both parties; and
- (b) All monies due Management by Resident have been paid; and
- (c) Property is not damaged and is left in its original condition, normal wear and tear excepted.
- (d) Carpets, walls, floors, appliances, bathroom fixtures and other areas of the house have been cleaned and are ready for the new Resident. Resident shall provide proof that the carpets were professionally cleaned; and professionally treated for ticks and fleas, if detected or if pets were present.
- (e) Yard and shrubbery are neatly trimmed and leaves, trash and other debris have been removed from premises.
- (f) <u>Written</u> notice to vacate has been given Management at least 60 days prior to vacating.
- (g) Resident allows Management to show premises and post sign during 60 day notice period.
- (h) Resident has returned all keys to Management.
- (i) Resident has given Management his/her forwarding address.
- (j) Resident has paid all final bills on all utilities that have been his/her responsibility under this Agreement.

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Fee may be applied by Management to satisfy all or part of Resident's obligations and such act shall not prevent Management from claiming damages in excess of the fee. Resident agrees to pay Management eighteen percent (18%) per annum on the unpaid balance of any charges for rent, repairs or any other damages sustained by Management under the terms of this Agreement, that are not covered by the performance fee and that are not paid within seven (7) days after vacating premises. Regardless of amount of fee paid, Resident agrees to perform as outlined herein. Resident also agrees to pay management \$25.00 per hour for cleaning and/or trash removal. In the case of individual bedroom leases in a house, the resident agrees to pay his proportional share of any cleaning which is needed in the shared areas of the premises (_______ initials).

RESIDENT AGREES NOT TO APPLY ANY PREVIOUSLY PAID PERFORMANCE FEES TO ANY RENT PAYMENT. Resident understands that management is *required* to pursue collection on any expenses created by Resident's noncompliance with this agreement.

6. EARLY RELEASE AND/OR RETURN OF PROPERTY: Resident may be released from the obligation to pay the rents contained herein, *as of the last day of a rental month*, before the expiration of the initial term or any extensions by:

- (a) Giving Management a minimum of sixty (60) days *written* notice, *plus*
- (b) Paying all monies due through date of release, *plus*
- (c) Paying an amount equal to one month's rent as a release fee, *plus*
- (d) Returning Property in a clean, undamaged ready-to-rent condition, *plus*
- (e) Complying with all provisions outlined in paragraph 6 above.

7. CONDITION: Resident accepts Property in its present "AS-IS" condition and acknowledges that Resident has received a list of any existing damages to Property, been given the right to inspect same, and has approved said list except as previously specified in writing to Management. Resident acknowledges receipt of the "Move-In Inspection Form" and accepts the responsibility to complete said form within seven (7) days of taking possession and return a completed, signed copy to Management. Failure to do so shall be Resident's acknowledgment that Property is in perfect condition in every particular and that any damages, including breakage, burns and wear or otherwise not shown shall be Resident's responsibility and expense.

8. MAINTENANCE, REPAIRS: Resident acknowledges that the premises are in good order and repair, unless otherwise indicated herein. Resident shall, at his own expense, and at all times, maintain the premises in a clean and sanitary manner, including all equipment and appliances therein and shall surrender the same, at the termination hereof, in as good condition as received, normal wear and tear excepted. Resident shall be responsible for damages caused by his negligence and that of his family or invitees and guests.

9. ALTERATIONS: Resident shall not make, or allow to be made, any alterations, installations, repairs or redecoration of any kind to the Property without prior written permission of Management, provided, however, that notwithstanding such consent, Resident agrees that all alterations including, without limitation, any items affixed to the Property, shall become the property of Management upon the termination of this Agreement. This includes, but is not limited to, ceiling fans, mini blinds, carpeting, fencing, lighting fixtures, shrubs, flowers, etc. Removal of these items shall be considered theft subject to civil and criminal prosecution.

10. USE: The Property shall be used for Residential purposes only and shall be occupied by the undersigned ______ adults and their ______ children as named in the original application to rent, *only*. Occupancy by guests staying over 14 days will be considered in violation of this agreement and additional monthly rent of \$100.00 per person shall be due, chargeable from the beginning date of this Agreement, unless prior written consent is given by Management. The Property shall be used so as to comply with all state, county, and municipal laws and ordinances and shall be kept in a clean and orderly condition. Resident shall not use the Property or permit it to be used for any disorderly or unlawful purpose or in any manner so as to interfere with neighbors. Resident shall be responsible and fully liable for the conduct of his/her guests. Acts of guests in violation of this Agreement or Management's rules and regulations may be deemed by Management to be a breach by Resident.

11. SMOKE DETECTORS AND FIRE EXTIGUISHERS: Resident acknowledges the presence of a working smoke detector in the premises, and agrees to test the detector weekly for proper operation, and further agrees to replace any batteries (if so equipped) when necessary. Resident further acknowledges that he/she understands how to test and operate the smoke detector in this Property. Resident also agrees to repair or replace any inoperative smoke detector immediately should it fail to operate properly during any test. Resident also agrees to pay a charge of \$75.00 per smoke detector if smoke detectors are found without batteries or if smoke detectors have been removed. Resident agrees to pay a charge of \$75.00 when a fire extinguisher has been discharges or if the seal is broken.

12. RULES AND REGULATIONS:

(a) Locks and Burglar Alarms: Resident is prohibited from adding locks to, changing or in any way altering locks installed on the doors of the Property without written permission of Management. If the addition or changing of such lock is permitted, it is mandatory that Resident shall immediately provide Management with keys to such locks. Resident is prohibited from installing a burglar alarm, changing or in any way altering any existing burglar alarm installed on the Property without written

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permission of Management. If the installation or changing of such burglar alarm is permitted, it is mandatory that Resident shall immediately provide Management with all codes to such burglar alarm. Resident agrees that Management is not liable for any unauthorized entry into dwelling of any kind whatsoever.

(b) Utilities: Resident is responsible for payment of all utilities, to include water, sewage, garbage collection, cable TV, electricity, gas, local telephone service; even if the bills remain in Management's name. Failing to pay the utility bills will be interpreted as a default and a violation of this Agreement. Any installation costs are the responsibility of Resident. Any wall jacks, telephone or cable installation shall remain with the Property.

(c) **Telephones:** Resident shall obtain a home telephone or cell phone and must supply Management with home and work telephone numbers immediately and agrees to immediately notify Management of any change of numbers during the term of this Agreement.

(d) **Storage:** No goods or materials of any kind or description, which are combustible or would increase fire risk, shall be stored on the Property. Any storage shall be at Resident's risk and expense, and Management shall not be responsible for any loss or damage.

(e) Walls: No nails, screws or adhesive hangers except standard picture hooks, shade brackets and curtain rod brackets may be placed in walls, woodwork, or any part of the Property.

(f) GOOD HOUSEKEEPING IS EXPECTED OF EVERYONE: Resident agrees to keep the Property in a clean and sanitary condition, and to remove any trash or rubbish as it accumulates.

(g) **Pest control:** Resident agrees to provide pest control as needed. Any infestation shall constitute a default of this Agreement. **Bed bugs**: It is understood between management and resident that that extermination of any bedbugs brought onto the premises shall be the responsibility of the resident. Management shall aid the resident with contracting and scheduling of contractor for the extermination, but the financial responsibility shall be the sole responsibility of the resident.

(h) Furnace maintenance: Resident shall change furnace filter(s) monthly during the heating/cooling season.

(i) Smoke alarm: <u>Resident shall keep smoke alarm(s) and fire extinguisher (if provided) in working order including replacing the battery as needed.</u> Resident accepts any liability associated with the use and upkeep of all such devices and understands how to and agrees to test same.

(j) Kerosene Heaters and Appliances: Resident agrees not to use any form of Kerosene space heater in the dwelling.

(k) Water beds: Resident shall not have or keep any waterbed in the dwelling without prior written permission of Management. A condition of approval is a waterbed insurance policy paid by Resident with Management listed as loss payee.

(1) Vehicles: Vehicles shall **NOT** be parked on lawn at any time. Non-operative vehicles are not permitted on Property. Any such non-operative vehicle may be removed by Management at the expense of Resident, for storage for public or private sale, at Management's option, and Resident shall have no right of recourse against Management thereafter.

(m) Lawn Care and Snow Removal: Management will be responsible for maintaining the lawn, bushes, and trees in a neat and attractive manner. Resident will be responsible for the removal of snow

(n) Basements: Management in no way warrants any basement against any leakage of any kind at any time.

13. PETS: No pets, birds, fish, or other animals of any kind, permanent or visiting, indoor or outdoor, shall be permitted on the property without prior written consent of Management.

14. PROPERTY LOSS & LIABILITY: Management shall not be liable for damage, theft, vandalism, or other loss of any kind to Resident's personal property or the personal property of Resident's family members or guests. Management shall not be responsible or liable for any injury, loss or damage to any person or property of Resident or any other person.

15.RENTERS INSURANCE: Resident agrees to purchase comprehensive insurance, known as a Renter's Insurance Policy, against all perils, including but not limited to insurance on personal property or property of other persons from protection of loss due to or caused by theft, vandalism, bursting or breaking pipes, by or from fire, windstorm, hail, flooding, leakage, steam, snow or ice, by or from running water, backing up of drainage pipes, seepage, or the overflow of water or sewage on the Property. Said policy shall include liability coverage of \$100,000.00 minimum.

_____16. LEAD, ASBESTOS, MOLD AND/OR RADON: If Property was constructed prior to 1980 it may contain lead and/or asbestos containing materials. This shall serve as constructive notice that this Property was constructed in approximately ______. Resident may have Property tested for lead, asbestos, mold and/or radon levels prior to occupancy. Should Resident determine that the levels of lead, asbestos, mold and/or radon are unacceptable to Resident, Resident may void this Agreement prior to taking possession of Property, but not later than three (3) days after entering into this Agreement with Management. Resident herewith acknowledges receipt of the Federal Pamphlet *Protect Your Family From Lead in Your Home* and the Lessor's disclosure form attached hereto and made a part hereof by reference.

17. NO ASSIGNMENT OR SUBLETTING: Continued occupancy of the premises is a requirement. Resident may not sub-let Property or assign this Agreement without the prior written consent of Management. Any subletting, if granted, shall not release Resident from their obligations outlined herein.

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18. FIRE: If the Property is made uninhabitable by fire or other casualty, not the fault of Resident, this Agreement shall be voidable by either party.

19. HOLDING OVER: Should the Resident hold over on the Property after expiration of the term of this Agreement and with the consent of Management, the possession shall not be construed as a renewal for the same term, but shall be construed as a month to month tenancy in accordance with the terms hereof.. There shall be no renewal of this Agreement by operation of law.

20. RIGHT OF ACCESS: Management may enter Management may enter the Property with 24 hour notice to Resident for inspection and maintenance during reasonable hour, or to show prospective residents or lenders. Management shall attempt to notify Resident of the need for access, but has no obligation to do so. If locks have been changed without providing Management with a key, Management may forcibly enter without being liable for damage or unlawful entry. In case of emergency, Management may enter at any time. Any request made by resident will be interpreted as permission to enter the premises. It is understood that showing to prospective fall residents will begin in January of this lease term.

21. DEFAULT BY RESIDENT: Should Resident fail to pay any rent or other charges as and when due hereunder, or if Resident abandons the property or fails to perform any of its obligations hereunder, Management, at its option, may terminate all rights of Resident hereunder, unless Resident, within 24 hours after notice thereof, shall cure such default. If Resident abandons or vacates the Property, while in default of the payment of rent, Management may consider any property left on the Property to be abandoned and may dispose of same in any manner allowed by law, without responsibility or liability therefor. All personal property at the Property is hereby subject to a lien in favor of Management for payment of all sums due hereunder, to the maximum extent under law. Upon the adjudication of Resident in Bankruptcy, or if any facts contained in Resident's application are untrue or misleading, then, upon the happening of any of said events, Resident shall be in default by Resident, Management may, at its option, immediately terminate this Agreement by written notice to Resident. In the event of a default by Resident, Management may elect to (i) continue this Agreement and enforce all of Management's rights and remedies hereunder, including the right to recover the rent as it comes due, or (ii) at any time, terminate all of Resident's rights hereunder and recover from Resident all damages Management may incur by reason of the breach of this Agreement, including the cost of recovering the Property, and including the worth at the time of termination, or at the time of an award should a suit be instituted to enforce this provision, of the amount by which the unpaid rent for the balance of the term exceeds the amount of such rental loss which Resident proves could be reasonably avoided.

22. ABANDONMENT: Anytime the Property is left unoccupied for more than seven (7) days while rent remains unpaid without notice to Management, Management may consider the Property abandoned. Management may, at its option, declare this Agreement forfeited and re-rent said premises without any liability whatsoever. Resident shall be obligated to pay, based on the balance of the rental agreement or the early termination requirement whichever is greater. If Resident removes or attempts to remove any personal property from the premises other than in the usual course of continuing occupancy, without having first paid Management all monies due, Management shall have the right, without notice, to obtain an injunction to stop removal as Management has an attachment interest in the personal belongings of the non-paying Resident. Management shall also have the right to remove, store or dispose of any of Resident's personal property remaining on the premises after the termination of this agreement. Any such personal property shall be considered Management's property, and title thereto shall vest in Management.

23. CROSS DEFAULT: If Resident has entered into any other agreements concerning Property and Resident defaults on any provisions of those agreements, then this Agreement shall also be considered in default and, at the option of Management, this Agreement may be voided.

24. EVICTION: If rent has not been paid when due, then Management shall automatically and immediately have the right to assert all legal and contractual remedies to enforce this Agreement and, without limitation to any other remedy, may take out a Dispossessory Warrant and have Resident and any other occupants and all possessions evicted and removed from Property. Should Resident answer said Dispossessory Warrant, Resident hereby agrees to pay into the registry of the trial court all monies contained on said Dispossessory Warrant plus all rents due through the court date. Whenever, under the terms hereof, Management is entitled to possession of the Property, Resident will surrender same to Management in as good condition as at present, ordinary use and wear excepted, and Resident will remove all of Resident's effects therefrom, and Management may forthwith re-enter Property and repossess thereof and remove all persons and effects therefrom using such force as necessary without being guilty of forcible entry or detainer, trespass or other tort. Resident is hereby advised that if such action is necessary, a judgment may be rendered against Resident for full damages including rent, eviction costs, and any additional costs. Resident shall also be responsible for the early termination fees as contained in paragraph 7 of this Agreement. If said costs are not paid as ordered, monies may be collected through garnishment against wages and judgments may be recorded with credit bureaus and may be assigned to a collection agency for collection with said costs of collection being the responsibility of Resident.

25. FAILURE OF MANAGEMENT TO ACT: Failure of Management to insist upon strict compliance with the terms of this Agreement shall not constitute a waiver of any violation, nor shall any acceptance of a partial payment of rent be deemed a waiver of Management's right to full amount.

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26. REMEDIES CUMULATIVE: All remedies under this Agreement or by law or equity shall be cumulative. In the event that either Management or Resident brings legal action to enforce the terms hereof or relating to the rental Property, the prevailing party shall be entitled to all costs incurred in connection with such action including reasonable attorney's fees. In the event a collection agency becomes necessary to collect any accounts due on this Agreement, Resident agrees to pay said commission. If any term or provision of this Agreement or application thereof to any person shall be held invalid or unenforceable, the remainder of this Agreement shall not be affected thereby.

27. NO ESTATE IN LAND: This Agreement shall create the relationship of landlord and tenant between Management and Resident; no estate shall pass out of Management; Resident has only a usufruct and not an estate for years.

28. MORTGAGEE'S RIGHTS: Resident's rights under this Agreement shall be subject to any bonafide mortgage or deed to secure debt, which is now or shall hereafter be placed on Property.

29. MANAGEMENT'S PERMISSION OR CONSENT: If any provision of this Agreement requires the written permission or consent of Management as a condition to any act of Resident, such written permission or consent may be granted or withheld in the sole discretion of Management and/or may contain such conditions as Management deems appropriate and shall be effective only so long as Resident complies with such conditions. Moreover, any written permission or consent given by Management to Resident may be modified, revoked, or withdrawn by Management at any time, at Management's sole discretion, upon written notice to Resident.

30. NOTICES: Any notice required by this Agreement, except as otherwise set forth shall be in writing and shall be deemed to be given if delivered personally or mailed via first class mail.

- (a) If to Resident, to the Property or the last known address of Resident;
- (b) If to Management, to the address as contained in Paragraph 3.

31. ACCURACY AND RESPONSIBILITY: Management has relied upon the information contained in Resident's application to enter into this Agreement. Resident warrants that their rental application is true, complete and accurate. Resident agrees that if he/she has falsified any statement in the rental application, Management has the right to terminate this Rental Agreement immediately and further agrees that Management shall be entitled to retain any performance fee and any prepaid rents as fair and just liquidated damages. Resident further agrees in the event Management exercises its option to terminate this Rental Agreement, he/she will remove him/herself, family and possessions from the Property within 24 hours of notification by Management. Resident further agrees to indemnify Management for any damages to Property including, but not limited to, the cost of making residence suitable for renting to another Resident, and waives any right of "set-off" for the performance fee and prepaid rents which shall be forfeited as fair and just liquidated damages. It is expressly understood that this Agreement is between Management and each Resident, whom shall always be jointly and severally liable for the performance of every agreement and promise made herein. In the event of default by any one Resident, each and every remaining Resident shall be responsible for timely payment of full rent and all other provisions of this Agreement.

32. INDEMNIFICATION: Management shall not be liable for any damage or injury to Resident, or any other person, or to any property, occurring on the Property, or any part thereof, or in common areas thereof, unless such damage is the proximate result of the negligence or unlawful act of Management, his agents, or his employees. Resident does hereby indemnify, release, and save harmless Management and Management agents from and against any and all suits, actions, claims, judgments, and expenses arising out of or relating to any loss of life, bodily or personal injury, property damage, or other demand, claim or action of any nature arising out of or related to this Agreement or the use of this Property and premises.

33. SEVERABILITY: In the event that any part of this Agreement be construed as unenforceable, the remaining parts of this Agreement shall remain in full force and effect as though the unenforceable part or parts were not written into this Agreement.

34. LOCKOUTS: Resident agrees to pay management \$75.00 for sending personel to premises in cases of resident locking himself out

34. GENDER: All references to Resident herein employed shall be construed to include the plural as well as the singular, and the masculine shall include the feminine and neuter where the context of this Agreement may require.

35. ENTIRE AGREEMENT: This Agreement and any attached addendum constitutes the sole and entire Agreement between the parties and no representation, promise, or inducement not included in this Agreement, oral or written, shall be binding upon any party hereto. Attachments: Move-in Inspection Report; EPA Lead Paint Disclosure; EPA Lead Paint Pamphlet; Other:

36. Keys: Resident agrees to turn in keys for exterior doors and bedroom doors. Resident also agrees that they will pay a \$75.00 fee for not turning keys in to management.

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IN WITNESS WHEREOF, the parties hereto have caused these presents to be signed in person or by a person duly authorized, the day and year above written. If this Agreement is not signed by all the Residents named herein and/or on rental application, the one(s) signing warrants that he or she has the authority and is acting as agent to sign for the other.

EXHIBIT A

	(SEAL)		
RESIDENT (Print Name)		DATE	SOCIAL SECURITY NUMBER:
PARENTS HOME ADDRESS		RESIDENTS CELL PHONE	PARENTS CELL PHONE
RESIDENTS EMAIL		PARENTS EMAIL	PARENTS HOME PHONE
EXHIBIT B			
		DATE	SOCIAL SECURITY NUMBER:
PARENTS HOME ADDRESS		RESIDENTS CELL PHONE	PARENTS CELL PHONE
RESIDENTS EMAIL		PARENTS EMAIL	PARENTS HOME PHONE
EXHIBIT C			
RESIDENT (Print Name)		DATE	SOCIAL SECURITY NUMBER:
PARENTS HOME ADDRESS		RESIDENTS CELL PHONE	PARENTS CELL PHONE
RESIDENTS EMAIL		PARENTS EMAIL	PARENTS HOME PHONE
EXHIBIT D			
		DATE	SOCIAL SECURITY NUMBER:
PARENTS HOME ADDRESS		RESIDENTS CELL PHONE	PARENTS CELL PHONE
RESIDENTS EMAIL		PARENTS EMAIL	PARENTS HOME PHONE

MANAGEMENT (Authorized Representative)

DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT, ASBESTOS, MOLD AND RADON HAZARDS

Lead Warning Statement: Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not taken care of properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, landlords must disclose the presence of known lead-based paint and lead-based paint hazards in the dwelling. Residents must also receive a Federally approved pamphlet on lead poisoning prevention.

Lessor's Disclosure (initial):						
(a) Presence of lead-b	ased paint or lead-based p	paint, asbestos, mold and rador	n hazards (check all that apply):			
Known lead-bas	ed paint and/or lead-based	d paint are present in the housi	ing (explain).			
Known asbestos	; mold ; and/or rade	on hazards are present in th	ne housing (explain).			
Lessor has no ki	nowledge of lead-based pa	aint and/or lead-based paint ha	zard in the housing.			
Lessor has no ki	knowledge of asbestos \square ; mold \square ; or radon \square hazards in the housing.					
(b) Records and report	ts made available to the L	essor (check one below):				
		ilable records and reports perta d/or radon hazards in the hous	č			
	ports or records pertaining on hazards in the housing	g to lead-based paint and/or lead	ad-based paint, asbestos,			
Resident's Acknowledgment	(initial):					
(c) Resident has receive	d copies of all informatio	n listed above, if applicable.				
(d) Resident has receive	ed the pamphlet <i>Protect Y</i>	our Family From Lead in You	ur Home.			
÷		r's obligations under 42 U.S.C	C. 4582(d) and is aware of			
Certification of Accuracy: The following parties have rev information provided by the si		-	their knowledge, that the			
Lessor	Date	Lessor	Date			
Resident	Date	Resident	Date			