utilities (Choice No. 4).

MINNESOTA STANDARD RESIDENTIAL LEASE

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The Office of the Minnesota Attorney General certifies that this contract complies with the requirements of Minn. Stat. §325G.31 (1999). CERTIFICATION OF A CONTRACT BY THE MINNESOTA ATTORNEY GENERAL UNDER THE PLAIN LANGUAGE CONTRACT ACT IS NOT OTHERWISE AN APPROVAL OF THE CONTRACT'S LEGALITY OR LEGAL EFFECT.

OTHER OCCUI	PANTS.			
ANDLORD.				
The Premises ("F	Premises") includes dwelli	ng unit number	_	
t (street address)		(city)	MN (zip code	e)
nd garage no	, storage unit no Write number of months of	, parking stall no.	·	
tarting Date of	Possession	Ending Date of	Possession (if known)	
Monthly Rent \$		Security Deposit \$		
Late Fee \$	(In no case may	the late fee exceed 8.0% of the o	verdue rent payment. Minn. Stat. Se	
THER CHARG	ES (specify)			
RECEIPT. RE LEASE:	CEIVED FROM TENANT I	BY LANDLORD AT TH	E SIGNING OF THIS	AMOUNT
	I'S RENT PAID IN ADV	ANCE		
FIRST MONTH	I'S UTILITIES PAID IN A	ADVANCE (See Choice	es 3 and 4 below.)	
LAST MONTH	'S RENT PAID IN ADVA	NCE		
SECURITY DE	POSIT PAID IN ADVAN	CE		
	I'S RENT FOR GARAGE			<u> </u>
	I'S RENT FOR STORAG		ANCE	
OTHER (Specia	<u> </u>			
		single-metered residential	building is the bill payer respond Services will be paid as	
		single-metered residential or utility services. Utilities		follows. d Separately
ustomer of record	Included in Rent Choice No. 1	single-metered residential or utility services. Utilities Not Include Choice No. 2	building is the bill payer responds and Services will be paid as ed in Rent; Paid or Billed Choice No. 3	follows. d Separately Choice No. 4
ustomer of record	contracting with the utility for Included in Rent	single-metered residential or utility services. Utilities Not Include	building is the bill payer responds and Services will be paid as ed in Rent; Paid or Billection	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.)
UTILITIES: UTILITY OR SERVICE	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM
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UTILITIES: UTILITY OR SERVICE Natural Gas Water & Sewer	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.) (ADDED TO RENT.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM
UTILITIES: UTILITY OR SERVICE Natural Gas Water & Sewer Electricity	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.) (ADDED TO RENT.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM
UTILITY OR SERVICE Natural Gas Water & Sewer Electricity Fuel Oil	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.) (ADDED TO RENT.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM
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UTILITY OR SERVICE Natural Gas Water & Sewer Electricity Fuel Oil Garbage	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.) (ADDED TO RENT.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM
UTILITY OR SERVICE Natural Gas Water & Sewer Electricity Fuel Oil Garbage Collection	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.) (ADDED TO RENT.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM
UTILITY OR SERVICE Natural Gas Water & Sewer Electricity Fuel Oil Garbage Collection Telephone Cable	Contracting with the utility for Included in Rent Choice No. 1 LANDLORD PAYS SERVICE PROVIDER (Utilities and services are included in rent.)	single-metered residential or utility services. Utilities Not Include Choice No. 2 TENANT PAYS DIRECTLY TO SERVICE PROVIDER (Tenant's Premises has a separate meter and separate billing or account in Tenant's name.)	choice No. 3 TENANT PAYS LANDLORD (Reimbursement for separately metered utility or for service for Tenant's Premises with separate billing or account in Landlord's name.) (ADDED TO RENT.)	Choice No. 4 TENANT PAYS LANDLORD FOR PORTION OF UTILITIES OR SERVICES (Tenant's Premise not have a separate meter.) (ADDED TO REM

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CHECK APPLIANCES INCLUDED	CL OTHER WASHED
REFRIGERATOR	CLOTHES WASHER
KITCHEN STOVE MICROWAVE	CLOTHES DRYER WINDOW UNIT AIR CONDITIONER
DISHWASHER	GAS GRILL
TRASH COMPACTER	OTHER
The person authorized to manage the Premises is	
Name	
Street Address, (not P.O. Box)	Telephone of process and receive and give receipts for notices is
City, State, Zip code	Telephone
The Landlord or agent authorized to accept service of	of process and receive and give receipts for notices is
Name	
Street Address, (not P.O. Box)	Talanhana
List any additional agreements here. Attach a copy	Telephone of each additional agreement to each copy of the Lease.
	2 17
TERMS	S OF THIS LEASE.
1. OCCUPANCY AND USE. Only the Tenants and by law. The Premises, Utilities and Services shall be	Occupants listed above may live in the Premises, except as allowed used only for common residential uses.
2. RENT. Tenant shall pay Rent in advance on or	before the first day of every month. Tenant shall pay the Rent at or other reasonable place requested by Landlord
3 LATE FEE AND RETURNED CHECK FEE	If Landlord does not receive the rent by the fifth day of the month.
	nal rent if requested in writing by Landlord. Tenant shall also pay
	ank. Rent is "paid" when Landlord receives it, not when mailed or
4. SECURITY DEPOSIT. Landlord may use the	security deposit
A. To cover Tenant's failure to pay rent or other	
	start of the tenancy except for ordinary wear and tear.
	ives Landlord a forwarding address, Landlord shall return the ful
security deposit with interest or send a letter explain	·
just a proportionate share.	at is responsible for all money due to Landlord under this Lease, no
	all pay for all loss, cost, or damage (including plumbing trouble) nant or by a person under Tenant's direction or control.
	her than rent are due when Landlord demands them from Tenant is not a waiver. Landlord may demand payments before or after
Tenant vacates the Premises.	is not a warver. Dandroid may demand payments before of arter
8 ATTORNEY'S FEES. The court may award r	reasonable attorney's fees and costs to the party who prevails in a
lawsuit about the tenancy.	casonable attorney a rees and costs to the party who prevalls lil a
9. PREMISES INSPECTION Landlord and Tens	ant inspected the Premises together and signed an inspection sheet
	hen the Lease ends, Landlord and Tenant shall inspect again and
complete a second inspection sheet.	,
10 I ANDI ODDIC DDOMICES	
10. LANDLORD'S PROMISES.A. The Premises and all common areas are fit for t	the use intended by Landlord and Tenant
	ord need not repair damage caused by the willful or irresponsible
conduct of Tenant, Tenant's guests, or a person	under Tenant's direction or control.
	unless a violation of the codes has been caused by the willful of
irresponsible conduct of Tenant, Tenant's guest	ts, or a person under Tenant's direction or control.
11. TENANT'S PROMISES.	
A. Tenant shall not allow damage to the Premises.	
B. Tenant shall not allow waste of the Utilities or	Services provided by Landlord.
C. Tenant shall make no alterations or additions.	
D. Tenant shall remove no fixtures.E. Tenant shall not paint the Premises without Lan	ndlord's written consent
F. Tenant shall keep the Premises clean and tidy.	idioid 5 witten consent.
G. Tenant shall not unreasonably disturb the peace	
	t of the property and shall not allow Tenant's guests to do so.
I. Tenant shall use the Premises only as a private	residence.

- **J.** Tenant shall not use the Premises in any way that is unlawful, illegal, or dangerous.
- **K.** Tenant shall not use the Premises in any way that would cause a cancellation, restriction or increase in premium in Landlord's insurance.
- L. Tenant shall not use or store in or near the Premises any inflammable or explosive substances in an unsafe manner.
- **M.** Tenant shall notify Landlord in writing of any repairs to be made.
- N. Tenant shall recycle or dispose of trash in the outside containers provided for those purposes.
- **12. TENANT'S TELEPHONE.** Tenant shall give Landlord the Tenant's home phone number within 2 days after service is started or the phone number is changed.

13. RESTRICTIONS.

- **A. WATERBEDS.** Tenant shall not have water beds or other water-filled furniture on the Premises.
- **B. PETS.** Tenant shall not have animals or pets on the Premises without Landlord's prior written approval.
- C. LOCKS. Tenant shall not add or change locks. At Tenant's request, Landlord will change the locks or have the lock cylinders re-keyed at Tenant's expense. If the locks do not meet current municipal codes or regulations, Landlord shall change the locks at Landlord's expense.
- **D. VEHICLES.** Tenant shall have no motor home, camper, trailer, boat, recreational vehicle, unlicenced vehicle, inoperable vehicle, vehicle on blocks, or commercial truck on the Premises or on the common area or curtilage of the Premises, except in a garage. ["Curtilage" means the grounds surrounding the building in which the Premises is located.] A commercial truck is any truck in commercial service or larger than a pickup truck. Permitted vehicles shall be parked in designated areas only. Three days after giving notice to Tenant, Landlord may remove and store the offending vehicles. Tenant shall pay reasonable removal and storage expenses as additional Rent.
- 14. LANDLORD'S RIGHT TO ENTER. Landlord may enter the Premises for a reasonable business purpose. Landlord must first make a good faith effort to give Tenant reasonable notice of the intent to enter. Landlord may enter the Premises in an emergency. Landlord must disclose the date, time and purpose of the emergency entry in writing. The writing must be left in a conspicuous place in the Premises.
- 15. DAMAGE OR INJURY TO TENANT OR TENANT'S PROPERTY. Landlord is not responsible for any injury or damage that was not caused by a willful or negligent act or failure to act of Landlord. Tenant may obtain Renter's Insurance
- **16. NOTICE OF DANGEROUS CONDITIONS.** Tenant shall promptly notify Landlord of any conditions that might cause damage to the Premises or waste Utilities or Services provided by Landlord. The notice may be oral or in writing.
- 17. SUBLETTING. Tenant shall not sublet part or all of the Premises without Landlord's written consent. Tenant shall not assign this Lease without Landlord's written consent. The consent shall not be unreasonably withheld or delayed.
- **18. MOVING OUT OR HOLDING OVER.** Tenant must move out not later than 11:59 p.m. on the Ending Date. If Tenant occupies the Premises after the Ending Date with Landlord's permission and this Lease has not been renewed nor a new Lease made, this Lease becomes a month-to-month lease under its original terms.
- 19. NOTICE IF LEASE BECOMES MONTH-TO-MONTH If this Lease is or becomes month-to-month, written notice is required by Landlord or Tenant to end the Lease. The notice must end the lease on the last day of a month and must be received before the first day of that month. For example, to end a month-to-month lease on April 30, the notice must be received on March 31 or earlier.
- **20. VACATING.** When moving out, Tenant must:
- **A.** Leave the Premises in the same condition as at the start of the Lease, except for ordinary wear and tear and fire or casualty loss.
- **B.** Completely vacate the Premises, including storage units, garage and parking stalls.
- C. Give Landlord a forwarding address.
- **D.** Give Landlord all keys and personal property issued to Tenant for Tenant's use such as garage door openers, and tools. If Tenant does not return all keys within 24 hours of vacating, Landlord may change the locks and charge reasonable costs to Tenant.

21. PREMISES DESTROYED, UNINHABITABLE OR UNFIT FOR OCCUPANCY.

- A. If the Premises is destroyed or becomes totally uninhabitable or completely unfit for occupancy through no fault or neglect of Tenant or a person under Tenant's direction or control, either Landlord or Tenant may end this Lease. To end the lease, Tenant or Landlord shall give prompt written notice to the other. Rent shall be prorated as of the date the Premises became unfit for occupancy.
- **B.** If the Premises is destroyed or becomes totally uninhabitable or completely unfit for occupancy through the fault or neglect of Tenant or a person under Tenant's direction or control, Landlord may end this Lease. Landlord shall give prompt written notice to Tenant.
- **22. BREACH OF LEASE [RE-ENTRY CLAUSE].** If Tenant materially breaches this lease, Landlord may do these things.
 - **A.** Demand in writing that Tenant immediately give up possession of the Premises. If Tenant does not give up possession, Landlord may bring an eviction action (unlawful detainer action).
 - **B.** Demand in writing that Tenant give up possession of the Premises to Landlord at a certain date in the future. If Tenant does not give up possession on that date, Landlord may bring an eviction action (unlawful detainer action). Landlord may accept rent for the period up to the date possession is to be transferred without giving up Landlord's right to evict.
- C. Bring an eviction action immediately (unlawful detainer action).

- 23. DUTY TO PAY RENT AFTER EVICTION OR SURRENDER. Rent is due under this Lease even if Tenant surrenders the Premises or is evicted by Landlord. Landlord shall make good faith efforts to mitigate damages.
- **24. SUBORDINATION.** This lease is subordinate to any mortgage against the Premises. No new owner or lender shall disturb Tenant's occupancy, but shall have Landlord's remedies if Tenant defaults. Tenant shall sign documents reasonably requested by Landlord. Tenant appoints Landlord as attorney-in-fact to sign such documents for any mortgagee.
- **25. EXERCISE OF RIGHTS AND REMEDIES.**Either party may use any or all of its legal rights and remedies. The use of one or more rights or remedies is not an election of remedies.
- **26. SUBROGATION.** Tenant and Landlord give up all rights of subrogation against the other for loss or damage covered by insurance.
- 27. TERMS. Where appropriate, singular terms include the plural and plural terms include the singular.
- **28. MISREPRESENTATIONS.** Any materially false statement made by either Landlord or Tenant to the other that induces the signing of this Lease is a breach of this Lease.
- **29. ATTACHMENTS ARE PART OF LEASE. NO ORAL AGREEMENTS.** Attachments to this Lease, such as Landlord's building rules, if any, are a part of this Lease. No oral agreements have been made. This Lease with its attachments is the entire agreement between Landlord and Tenant.
- **30. NOTICES.** A notice or demand mailed to or handed to any one of the Tenants named above is notice to all Tenants.

31. NOTICE OF PROHIBITION AGAINST UNLAWFUL ACTIVITIES.

- **A.** Landlord and Tenant shall not unlawfully allow controlled substances in the Premises or in the common area or curtilage of the Premises. The Premises will not be used by Tenant or persons under Tenant's control to manufacture, sell, give away, barter, deliver, exchange, distribute or possess with the intent to sell, give away, barter, deliver, exchange, or distribute a controlled substance in violation of any local, state or federal law.
- **B.** Landlord and Tenant shall not allow prostitution or prostitution-related activity as defined in MINN. STAT. §617.80, Subdivision 4, to occur on the Premises or in the common area and curtilage of the Premises.
- C. Landlord and Tenant shall not allow the unlawful use or possession of a firearm in violation of MINN. STAT. \$609.66, Subdivision 1a, \$609.67, or \$624.713 on the property, its lands, or common area.

The following notice is required by MINN. STAT. §504B.305. A seizure under §609.5317, Subd. 1, for which there is not a defense under §609.5317, Subd. 3, constitutes unlawful detention by Tenant.

32. LEAD PAINT WARNING AND DISCLOSURE. HOUSING BUILT PRIOR TO 1978.

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally-approved pamphlet on lead poisoning prevention.

	none.")		· · · · · · · · · · · · · · · · · · ·		ased paint hazards on the Premises
to Landlord per	closed. Landlord taining to lead-base Landlord, state "r	has provided Te sed paint or lead- none.")	enant with the follow based paint hazard	owing, which ar ds on the Premi	e all records and reports available ses. (If no such records or reports
of the pamphlet	, <u>Protect Your Fa</u>	mily from Lead		A publication E	n paragraph B., above and a copy EPA747-K-94-001.
D. Agent's Ack		gent has inform	ed Landlord of La		cions under 42 U.S.C. 4852(d) and
Agent's initial	ls			_	
By signing belo	w, Landlord, Ten	ant and Agent co	ertify the accuracy	of the statemen	nts in the above paragraph.
Landlord	Date	Tenant	Date	Agent	Date
33. CHANGES	TO LEASE. Lar	ndlord and Tenar	nt may change the	terms of this L	ease in writing.
34. SMOKING	. (check one)		nay allow smoking shall not allow sm		

35. UTILITIES SERVICE NOTICE. If any of the utilities or services on Page 1 of this Lease is rebilled to enant

 B.

(Choice No. 3) or apportioned by Landlord and billed to Tenant (Choice No. 4), then this Part 35 becomes part of the Lease and must be completed by Landlord.

A. REBILLED UTILITIES (Under Choice No. 3). For each utility or service rebilled to Tenant under a meter or sta

(1) Landlord is directly.(2) Landlord make by following the control of the cont	the customer of ay apportion th his equitable m	f record under co e utility or servi ethod or formula	NGLE-METERE ontract with the util ce bill among the t [state the formula	tenants of the b precisely here,	rovider and shall uilding. The appoint	pay the provider ortionment shall
along with each a (4) Landlord mu	apportioned senset provide the	rvices bill. following infori	nt with a copy of a mation for each ap_], the actual utili	portioned utili	ty billed to Tenar	
Month	GAS	ELECTRIC	WATER/SEWER	FUEL OIL	GARBAGE	OTHER
January						
February						
March						
April						
May						
June						
July						
August						
September						
October						
November						
December						
Column Total						
Monthly Average*						
the good faith en payments. If La initial here:	stimate of the ndlord and Ter Landlord	monthly utilitien ant agree to a b Tenant	then Landlord and as bill as an annual budget plan using a Tenant	nlized budget p monthly average Tenant	olan providing fo ges for payment o Tenant	r level monthly of these utilities,
Tenant's budget		lora snall give Te	enant updated info	rmation on app	ornonea utilities	before changing
Instead of filling	out the table	above Landlord	l may attach conic	as of the 12 mi	onthly bills for a	ach apportioned

Instead of filling out the table above, Landlord may attach copies of the 12 monthly bills for each apportioned utility.

(5) Upon Tenant's request, Landlord shall provide Tenant with copies of the actual utility or service bills for any apportioned utility or service for the past two years. However, if Landlord acquired the building less than two years ago, Landlord shall provide copies of bills back to the date that Landlord bought the building.

(6) If the gas, fuel oil, or electric charge is apportioned, Landlord shall notify Tenant by September 30 of each year that energy assistance (financial help from the government) may be available to pay for the gas, fuel oil, or electric bill. This notice shall include the toll-free telephone number of the agency which administers the energy assistance program.

RECEIPT BY TENANT(S)					
I have received a signed original or copy of this Lease.					
TENANTS:					
Date:Date:					
Date: Date:					

FIRST INSPECTION (MOVING IN) OF [ADDRESS]:

I		<u></u>	1
		Condition (Check if OK)	Comments
M	Floor		
LIVING ROOM	Ceiling		
	Walls		
	Doors		
LIV	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
V			
00	Floor	-	
RC	Ceiling	-	
DINING ROOM	Walls		
	Doors		
I	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
KITCHEN	Floor		
CH	Ceiling		
KII	Walls		
	Doors		
	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Refrigerator		
	Stove		
	Sink		
	Misc.		
ΥY	Floor		
ENTRY	Ceiling		
Ξ	Walls		
	Doors		
	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
41	Floor		
BEDROOM #1	Ceiling		
003	Walls		
DR	Doors		
BF	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
BEDROOM #2	Floor		
	Ceiling		
00			
DR	Walls		
BE	Doors		
	Woodwork	-	
	Light Fixtures	-	
	Windows and Screens	<u> </u>	
	Drapes or Curtains	 	
	Misc.	<u> </u>	

		Condition (Check if OK)	Comments
BEDROOM #3	Floor		
	Ceiling		
	Walls		
3ED	Doors		
E	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
1 #1	Floor		
)O(Ceiling		
IRC	Walls		
BATHROOM #1	Doors		
B.	Woodwork		
	Light Fixtures		
	Windows and Screens		<u> </u>
	Drapes or Curtains		
~	Misc.		
BATHROOM #2	Floor	 	
00	Ceiling		
HR	Walls		
}AT	Doors Woodwork		
E	Woodwork Light Fixtures		
	Light Fixtures Windows and Screens		
	Windows and Screens Drapes or Curtains		
	Misc.		
M	Floor		
Y ROOM	Ceiling		
Y R(Walls		
Ш	Doors		
FAMIL	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
M	Floor		
30C	Ceiling		
IY F	Walls		
NDF	Doors		
LAUNDRY ROOM	Woodwork		
Γ	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
	Washer		
	Dryer		
	SMOKE DETECTOR	<u> </u>	<u> </u>
We h	ave inspected the Premises o	and have found it to be in t	the condition noted above.
_ 14		. J w vo oc ut t	
	LANDLORD:		TENANTS:
	Date signed:		Date signed:

LAST INSPECTION (MOVING OUT) OF [ADDRESS]:

Pitor Conting Check If OK) Comments			1	<u> </u>
Light Fixtures			Condition (Check if OK)	Comments
Light Fixtures	G ROOM	Floor		
Light Fixtures				
Light Fixtures				
Light Fixtures	NI.			
Light Fixtures Windows and Screens	LIV			
Windows and Screens				
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Windows and Screens	I	Woodwork		
Windows and Screens		Light Fixtures		
Drapes or Curtains				
		Drapes or Curtains		
Misc.				

		Condition (Check if OK)	Comments
BEDROOM #3	Floor		
	Ceiling		
	Walls		
3ED	Doors		
E	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
1 #1	Floor		
)O(Ceiling		
IRC	Walls		
BATHROOM #1	Doors		
B.	Woodwork		
	Light Fixtures		
	Windows and Screens		<u> </u>
	Drapes or Curtains		
~	Misc.		
BATHROOM #2	Floor	 	
00	Ceiling		
HR	Walls		
}AT	Doors Woodwork		
E	Woodwork Light Fixtures		
	Light Fixtures Windows and Screens		
	Windows and Screens Drapes or Curtains		
	Misc.		
M	Floor		
Y ROOM	Ceiling		
Y R(Walls		
Ш	Doors		
FAMIL	Woodwork		
	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
M	Floor		
30C	Ceiling		
IY F	Walls		
NDF	Doors		
LAUNDRY ROOM	Woodwork		
Γ	Light Fixtures		
	Windows and Screens		
	Drapes or Curtains		
	Misc.		
	Washer		
	Dryer		
	SMOKE DETECTOR	<u> </u>	<u> </u>
We h	ave inspected the Premises o	and have found it to be in t	the condition noted above.
_ 10		. J w vo oc ut t	
	LANDLORD:		TENANTS:
	Date signed:		Date signed: