	Aş	greement for Renti	ng:				
This A	Agreeme	ent between				(called the Tenant),	
and _				(called the I	Landlord),	gives the	
respoi	nsibilitie	es of the Tenant an	d the Landlord.				
I.	This A	greement starts from	1		, 20	and continues for one	
	year un	ntil		, 20			
II.		n reach the Landlor					
Telepl	hone Nui	mber:		Email Addre	ess:		
III. 1. 2. 3. 4.	Keep a workin Make s Keep th Has the things a	Landlord will do the following things in this list: p all electrical, plumbing, sanitary, heating, ventilating, and air conditioning systems in good king order. ke sure you have a way to get in and out of the house at all times. p the living unit or house in a safe condition that meets local health and safety codes. the right to go in the living unit or house (in a reasonable way) so that he or she can check that gs are in good working order or take care of work/repairs that need to be done to keep the ng unit or house in a livable condition.					
IV.		 Has a right to or house. Has the right not damage Has the right has the right has the free Can get food Shall respect 	at to decorate his or he the unit or house. It to have visitors of dom and support to d at any time.	ner living unit or h his or her choosin control his or her individuals and ho	ouse as lor g at any tir schedule ar		
		later than the	ny rent in the amount day of each mon na late fee of \$	th. If the Tenant i	is late payi	to Landlord no	

C. IF YOU DO NOT PAY YOUR RENT ON TIME

If you do not pay your rent within five (5) days of the date it is due, the Landlord can start to have you evicted or kicked out. You will get no other notice as long as you live in this rental unit.

- D. The Tenant can ask a responsible person to make sure the rent is paid on time.
- E. If the Tenant wants to end this agreement for no reason then the landlord shall be given 30 days' notice in writing.
- F. If the Tenant wants to end this agreement because the Landlord has not done what must be done as stated in this Agreement, the Landlord must be given five (5) days' notice before the Tenant wants to end this Agreement. This must be done this by writing to the Landlord.
- V. Ending of this Agreement by the Landlord
 - A. The Landlord may end this Agreement when:
 - 1. The Landlord has given 30 days written notice to the Tenant stating he is going to end this Agreement without any reason.
 - 2. The Landlord has given five (5) days written notice to the Tenant when the Tenant has moved out, or
 - 3. The Landlord has given five (5) days written notice to the Tenant when the Tenant has not paid the rent on time or has not done what this Agreement says to do.

VI. Notices

All notices, requests or consents under this Agreement to the Tenant from the Landlord or from the Landlord to the Tenant shall be in writing and can be delivered either by hand or sent by mail to the addressed as follows:

Го Tenant - Address:	
Го Landlord – Address:	
IN WITNESS WHEREOF, the Landlord and Tenan	t hereto have signed this Agreement on this date.
LANDLORD:	TENANT:
Signature	Signature
Date:	Date: