CASH FOR KEYS AGREEMENT

Propert	ty Address			("Premises")
	This agreement is made this	day of	, 20	between
	(hereinafter	r referred to as Ow	vner/Landlord) and the	e following occupants:
Occupa	ant 1			
Occupa	ant 2			
Occupa	ant 3			
	. 4			
Occupa	ant 4			
(herein	after referred to as Occupant).			
1)	Occupant is currently residing at pro	emises currently o	wned by the Owner/La	andlord.
2)	Occupant agrees to vacate the premises	on or before		(the "Move out Date").
3)	Occupant agrees to leave the property on the above date free of all debris, trash, and personal property and in "broom clean" condition. Anything left behind shall be considered trash and the Owner/Landlord may at its choice keep, dispose or sell.			
4)	Occupant agrees not to vandalize the property, or to remove, allow the removal, or damage in any way, the fixtures, appliances, copper or any other part of the property. Occupant agrees to keep property in good repair until move out date.			
5)	Occupant agrees to remove any pets or	any kind of animals	s entirely from the proper	rty by departure date.
6)	Owner/Landlord agrees to pay Occupar of the terms of this agreement and inspall keys to property.			rment") upon completion ord's agent and return of
7)	Owner/Landlord agrees payment will be will be made directly to Occupant. Oc			

cost of cleanup, repairs, unpaid utility bills, or replacements and pay the balance of the Payment to

occupant(s).

8) All parties agree that this agreement is null and void if Occupant does not meet the terms of this agreement. 9) Occupant agrees that he hereby waives any protection allowed under all applicable **GEORGIA** State Laws, if he/she does not fulfill the terms of this agreement. Occupant further agrees to be solely responsible for Owner's legal fees should any be required to regain possession of this property. 10) There is not tenancy implied under this Agreement. Occupant(s) for themselves and each other expressly disclaim any tenancy rights under this Agreement. 11) Occupant is aware that local law may provide that if Owner and occupant do not agree on a new lease or rental agreement, Owner may be required to provide them minimum written notice to end their occupancy followed by an eviction if Occupant doesn't voluntarily leave the property. In consideration of Payment, each occupant signing below expressly waives any right to any minimum notice and agrees that they have entered into this Agreement voluntarily of their own accord. 12) Special Terms, if any: 13) This Agreement shall not be binding unless and until all parties have signed this Agreement. 14) This Agreement shall not be modified in any way except by in writing executed by all parties hereto. IN WITNESS WHEREOF, the undersigned have executed this Agreement on the dates set forth below. Occupant 1 Signature Date: Occupant 2 Signature Date: Occupant 3 Signature Date: Occupant 4 Signature Date:

Landlord agrees to make the Payment as provided in this Cash for Keys Agreement.

Date:

Landlord/Owner Signature