County Nama County Ohio on

. Tenants agree to install these particular utilities in their name by

STANDARD LEASE

PARTIES This Standard Lease (hereinafter "Lease") is made at City Name

in addition to rent

not listed above. Tenants shall conserve all utilities furnished by Landlord.

Date			ndlord Landlord			
			Landlord") and the tenants			
		Tenant	Name(s)			
		and		_ (hereinafter		
the premises loc	ated at	Address	all be in accordance with h	,		, Ohio
					and zoning	regulations
and limited to the	parties of this Lease or	persons acquiring legal	rights of occupancy hereu	nder.		
		Length of Lease	starting at 12:00 noon	on Star	t Date	, 20
and ending at 12:0	0 noon on End	l Date, 20	all money paid d	luring lease term		
RENT. Tenants sh	nall be jointly and seven	rally liable to pay Landlo	ord the total sum of \$	∧ in	number of p	payments
			tallment each in advance			
are			due date falls on a weeker			
be due on the next	regular business day.	If Tenants attempt to ma	ike a rent payment after th	e due date and	if Landlor	d decides in
Landlord's sole an	d absolute discretion to	o accept a late payment,	then Tenants agree to pay	Landlord a tota	al late charg	ge of \$30.00
for each late instal	lment, which amount s	shall be due and payable	immediately. Furthermore	e, Tenants sha	ll not use th	neir security
deposit as a rent p	ayment.					
			Lease is jointly and sever			
			l damages and any other			
	, .		ges, then any one of the o		-	
			ages or charges. However,		ng paymen	ts on behalf
of a defaulting Te	nant have the right to d	lemand reimbursement f	rom this defaulting Tenant	•		
LITH ITIES Ton		1	ties: cable, telephone, oth	son utilities	wou must	t nov for
Ullilles. Ten	ants snam de responsib	ie for the following utili-	lies: cable, telephone. Ou	ier uunnes	vou musi	t Day Ior

SECURITY DEPOSIT. Tenants shall deposit with Landlord the total sum of \$\security deposit amount\$, which is security for the faithful performance of the Lease. This security deposit shall serve as a fund from which Landlord may receive reimbursement for unreasonable wear and tear of the apartment, or for any other amounts legally due and owing, including amounts due to Landlord for damages Landlord suffered by Tenants' failure to comply with their responsibilities as set forth in paragraph 8.

Tenants shall be entitled to a full refund of this security deposit if they pay the amounts due under this Lease and if they return the Premises in the same condition as it was in when they received possession, except for ordinary wear and tear. In order to avoid disagreements regarding the condition of the Premises, Tenants should prepare inventory checklists of the items furnished, the condition of these furnishings and the condition of the entire Premises. Tenants should prepare these checklists immediately upon obtaining possession and immediately prior to returning possession of the premises. Tenant should furnish Landlord with a copy of such checklists.

contacting the appropriate utility office. Tenants shall pay promptly all utility invoices. Landlord shall furnish all other utilities

Landlord shall return Tenants' security deposit, together with a statement itemizing deductions if any, within thirty (30) days of: a) The termination of this Lease; b) Tenants' return of possession (including the keys); and c) Landlord's receipt of Tenants' forwarding address. If the security deposit is insufficient to compensate Landlord for the damages, Landlord shall give written notice to Tenants of the nature and amount of the deficiency. Tenants shall pay the amount of the deficiency to Landlord within thirty (30) days of receipt of such notice.

7. RESPONSIBILITIES OF LANDLORD. Landlord shall comply with all duties imposed upon Landlord by the applicable provisions of all state laws, municipal codes, regulations or ordinances governing the maintenance, construction, use or appearance of the Premises and the property of which it is a part, and in particular: a) Landlord shall keep all common areas of the Premises in a safe and sanitary condition; b) Landlord shall make timely all repairs necessary to put and keep the Premises in a fit and habitable condition and in compliance with the Wood County Health, Safety and Sanitation Regulations of Structures and Vacant Lots and the Bowling Green Ohio Fire Prevention Code; c) Landlord shall maintain in good and safe working order all electrical, plumbing, sanitary, heating, ventilating and air conditioning systems, fixtures and appliances; d) Landlord shall sanitarily dispose of all rubbish; e) Landlord shall exterminate any insects, rodents or other pests on the Premises; f) Landlord shall supply running water, reasonable amounts of hot water and reasonable heat at all times; and g) Landlord shall respect Tenants' right to privacy. Except in the case of an emergency, Landlord shall give Tenants twenty-four (24) hours notice of the intent to enter the Premises, and Landlord shall enter only during reasonable hours. Landlord agrees to enter only after knocking,

to leave the premises in as good condition as when entered, to clean and remove dirt or debris that result from the performance of maintenance and repairs, and to lock the rental unit when leaving, unless otherwise requested by Tenants.

- 8. **RESPONSIBILITIES OF TENANTS.** Tenants shall comply with all duties imposed upon them by the applicable provisions of all state laws, municipal codes, regulations and ordinances, and in particular: a) Tenants shall keep safe and sanitary that part of the Premises which Tenants occupy and use; b) Tenants shall dispose of all rubbish, garbage and other waste in a clean, safe and sanitary manner; c) Tenants shall keep in a clean condition all plumbing fixtures in the Premises; d) Tenants shall use and operate all electrical and plumbing fixtures properly; e) Tenants shall not place any foreign objects in toilets or drains; f) Tenants shall personally refrain, and forbid any other person who is on the Premises with Tenants' permission, from intentionally or negligently destroying, defacing, damaging or removing any fixture, appliance or other part of the Premises; g) Tenants shall use and operate properly any range, refrigerator, washer, dryer, dishwasher or other appliances supplied by Landlord; h) Tenants shall conduct themselves, and require other persons on the Premises with Tenants' consent to conduct themselves, in a manner that will not disturb the neighbors' peaceful enjoyment of the community; i) Tenants shall inform Landlord of any conditions, whether caused by Tenants or due to normal use of the Premises, which should be corrected in order to preserve the condition of the Premises; and j) Tenants shall give consent for Landlord to enter the Premises at reasonable times and upon reasonable notice in order to inspect, make ordinary, necessary or agreed repairs, decorations, alternations, improvements, supply necessary or agreed services or exhibit the Premises to prospective or actual purchasers, mortgages, tenants, workers or contractors. In the event of an emergency. Tenants shall permit Landlord to enter the premises immediately without the usual notice.
- 9. LIABILITY. Landlord shall not be liable to Tenants, nor to their guests, for damage or loss to person or property caused by other persons, including theft, burglary, assault, vandalism or other acts or crimes. Unless Landlord or the agents of Landlord are negligent, Landlord shall not be liable to Tenants, nor their guests, for personal injury or property damage (furniture, jewelry, clothing, etc.) caused by sewer backup, interruption of utilities or other occurrences. Tenants are strongly urged to acquire renter's insurance to protect against loss from property damage or personal liability.
- **10. SUBLEASING.** Tenants shall not sublease the Premises without Landlord's written consent; but this consent shall not be withheld unreasonably. Upon receipt of this written consent, Tenants shall pay Landlord a total sum of \$50.00 as a subleasing fee.
- 11. LAWFUL USE. Tenants shall use the Premises in a lawful manner; thus, Tenants shall not permit violations of any laws, including those pertaining to alcohol or drugs. Tenants shall not permit anyone younger than 21 years of age to possess or consume alcohol on the Premises. Tenants shall not service alcohol on the Premises to anyone younger than 21 years of age. Tenants shall use the Premises as a residential dwelling; thus, Tenants shall not disturb nor annoy other residents of the neighborhood. Tenants shall not cause nor maintain any dangerous, noxious or offensive activity which might constitute a nuisance to others.
- 12. PETS. Tenants shall not have a pet upon the Premises, unless permission is granted through an attached pet addendum.
- **13. LEAD PAINT DISCLOSURE.** The parties acknowledge that a Lead-Based Paint/Lead-Based Paint Hazards Disclosure Form is attached hereto or has been duly given by Landlord and accepted by Tenant or is unnecessary, as set forth by federal law.
- ADDENDUMS. The following addendums are attached hereto and incorporated herein by reference:

 ______Parental Guarantee ______Pet
 _____Rules and Regulations ______Other: ______

 The parties, by signing below, hereby represent that they have fully read and fully understood the foregoing Standard Lease and its addendums, and they acknowledge receipt of a signed copy of this Standard Lease and its addendums.

 Landlord Tenant Tenant Tenant Tenant Tenant

 Please print name and forwarding address: