LEASE AGREEMENT THIS LEASE AGREEMENT I Lessel is made this 25 day of - Wall whose address for the purpose of notice under Michigan Compiled Laws ("MCL") and the Lessee. (Resident' IN CONSIDERATION of Resident's representations in resident to No. of the other provisions of this Lesse, Management lesses to Resident Lot No. 12076 IN CONSIDERATION of Resident's representations in Resident's application for tenancy, and Resident's perment of the rent and performence "premises") in the mobile home park complex commonly known mar aus Decupancy. Only the following individuals may occupy the premises, and should any other persons occupy said premises, it shall be

	Casate Cothis
*************	alexandre Me Daniel Daughter
Hanna Corter of Street	
gede	

Term. This Lease shall be for The months beginning the first day of ___ 11 19 Perident takes nossession of the premise prior to the commencement date of this Lease. Resident shall pay cent at the rate and in the manner required by the Lease and such possession in all other respects shall be subject to the applicable provisions of this Lease. Resident shall be stemant from month to month it Resident continues in possession after the end of this Lease and if the continuation of possession is with Management's prior written consent, As month to month tenent, Resident's rant shall be such amount as Management may lawfully establish, and Resident shall be subject to all provisions of this Lease which may be applicable and consistent with a month to month tenency.

Rest. During the term of this Lease, Resident shall pay rent per month in agrence on the first day of each month commencing with the commencement date of this Lease 5 Lyan

00 Late Charge. Resident that pay a late charge of S. the monthly rent is not received by Management on the due date

Security Deposit. At the same time this Lasse is signed. Resident will deposit \$ 550 00 With Management ("Security Deposit"). 5. Socially Deposit At the same time this Lassa is signed, resigned with deposit a manufactured with many be used only for the purposes permitted under the Security Deposit Act (MCL 584.60) to MCL 584.618. Resident their receive no interest which may be used only for the purposes permitted under the Security Deposit at May be allowed by law DECUTITY on the Security Deposit held by Management, and Management shall be entitled to use said Security Deposit as may be allowed by law deposit is forfeited if lease is not fulfilled.

S. Farpess. Resident is to occupy the premises as a private dwelling and for no other purpose whatsoever.

considered a material default of this Lasse:

- Parking. If parking space(s) are provided in conjunction with the lease of the premises, Resident shall occupy and use such parking space(s) as set forth by Management in its Rules and Regulations.
- Assignment and Sublease. Resident shall not assign this Lease nor sublet the premises without first obtaining Management's written consunt.
- Use of Premises. Resident shall use and occupy the premises in a clean and winotesome manner and in compliance with all applicable governmental requirements, including all public health and police regulations, including all rules promulgated by the Michigan Mobile Home Commission. relating to such occupancy to the full extent permitted by law. Resident shall not use or operate any equipment or machinery that is narmful to the premises or which is disturbing to other residents of the mobile home park. Resident shall not employ any person or persons in or about the premises whose employment may, by law, constitute or create a liability on the part of Management.
- Condition of Framises. Resident agrees that no representation as to condition or repair of the premises, and no promise to after, repair or improve the premises has been made except as contained in this Lasse. Resident shall keep the premises, during the term of this Lasse, in good repair and at the expiration theract, yield and deliver up the same in like condition as when taken,
- Reserved Right To Enter The Premises. Management reserves the right as may be allowed by law, to inspect, repair, siter or to add to the premises at all reasonable times, and to exhibit the premises to prospective residents, purchasers or others
- Alterations. Resident shell make no alterations, decorations, additions or improvements in or to the premises or to Vianegement's equipment or fixtures in the premises. Resident shall not install any fixture or equipment without Management's prior written consent, and then only by contractors and machinics first approved in writing by Management. Any such installation by Resident without Management's prior written consent may be removed by Management, and Resident shall pay Management's costs thereon on the next monthly rantal due date. In the event that Management's written consent is received. Resident shell cause such work to be done at such times and in such a manner as Management shell designate in writing, and Resident shall pay for the same in a promot manner. Any mechanic's lien filed against the premises or the mobile nome park for work claimed to have been done for, or materials claimed to have been furnished to Resident shall be discharged by the Resident within ren (10) days thereafter. Management shall have the right, but not the colligation, to day or discharge any such mechanic's lien. If Management should elect to exercise this right, Resident shall pay Managament the amount so expended on the next ensuing monthly rental due date.
- Bules and Regulations. Resident shall comply with all of the attached Rules and Regulations governing the premises and the modile nome park, and shall also comply with all of Management's changes and additions to the Rules and Requistions that are permitted under MCL 554 631 to 554.647, as amended, and pursuent to the provisions of the Michigan Mobile Home Commission Act. Concurrently with the execution of this Lease. Resident acknowledges receipt of a copy of the Rules and Regulations of the mobile nome park
- Adjustments. As authorized by the Truth in Renting Act (MCL 554.631 to 554.641) Management shall have the right to make the following adjustments in this Lease upon written notice to Resident of not less than thirty (30) days:

Changes required by federal, state or local law or rule or regulation

9. Changes in rules relating to the property, including the premises, which are required to protect the physical health, safety or

peaceful enjoyment of the residents and guests in the mobile home park.

- Changes in the amount of rent to cover additional costs in operating the mobile home park incurred by Management because of C nereases in ad velorum property taxes, charges for the electricity, heating fuel, water or senitary sewer services consumed at the mobile home park, or increases in premiums paid for liability, fire or worker's compensation insurance
- Dayringe by Fire or Other Casualty, If the premises are permally darriaged by fire or other casualty out can be restored to tenentable condition, Management shall repair the premises with reasonable dispatch. The Resident's obligation to pay rent shall be suspended during the time the premises remain untenantable. If the premises are destroyed by fire or other casualty or if the premises cannot be restored to tenantable condition within a responsible time, either party shall have the right to terminate this Leasa by written notice to the other party.

120 Mic House Rental

- 16. Management's Man-Liability, Management thail not be lable for damages to berson or property sustained by the Resident or Regident of repair or arrangement sustained by the Resident or Regident of Resident or arrangement shall not be reported by the regidence of Management. Management shall not be reported or lable to the provinces of the property which occurring adjoining premises or lable to property which occurs on the premises resulting from the use of the prayground of recreational facilities of Management unless such damage or injury to any party of the prayground of recreational facilities of Management unless such damage or injury to any party of the prayground of recreational facilities of Management unless such damage of nitury.
- 17 Eminent Edmain, if, during the term of this Lease, proceedings shall be instituted under the Power of Eminent Domain which shall in an eviction, total or partial, of the Resident, at the time the trial of such proceedings shall commence, this Lease shall be void and the term above shall be a Resident from month to month and for no longer term, any this instrument to the contrary notwithstanding.
- 18 Fire, in the case of fire or other pamage to Resident's mobile home located on the gramules. Resident shall remain responsible for a responsible only for an additional one month is rent as liquidated damages herein.
- 19. Abandanment or Vacating of Mabile Hams. If the Resident abandons the mobile name placed on the premises, for whatever reason, and if Management is required to remove the mobile home, after notice to Resident as the Resident's last known address, the Resident shall be responsible for any and all expenses incurred in removing the mobile home or other property from the premises.
 - Pets. No animals or pets of any kind shall be kept on the premises, other than those expressly permitted, in writing, by Management. 21.
- Prior Written Approval of Mabile Home. Resident shall secure the prior written approval of Management before locating any mobile nome on the premises.
- 22. Befault, If the Resident should default under this Leese, or if Resident's statements in the rental application are incorrect. Management chains the right, among others, to terminate this Lease and to reposses the premises and cause the Resident to vecate the premises in the manner sustained by law, If this should occur, Resident shell pay Management the expenses incurred in obtaining possession of the premises and all other damages.
 - Remedies Not Exclusive. Each of the rights pro-
- 24. Severability, if any provision of a
- . 25. Wairen, If Mar
- Modificat 26 Management, and counters
- Right To h or the mobile home park; purposes of this periorson.
- Linhillty, In 1 shell be joint and several
- Quiet Enjoyme 29. Resident shall peacefully and qui
- 30. Notice of Intent 30. Retice of Intent of writing that Resident will sign on a month to month tenency at the applicable and consistent with a tenancy, the Resident's written not the contrary, Management shall not Any of Resident's property at or ablineast hereby authorizes Managema.
- 31. Fruth is Renting Act intended to violete or weive any of the in Renting Act relating to fitness and inversity or provision of this Lesse does from of this Lesse does from of this Lesse shall continue to remain
- 32. Lease Binding. The prov

Interpretation. This Lesse shall be construed according to the laws of the State of Michigan.

If be cumulative

alid, such invalidity shell not in any way affect any of the other

sil not be construed as a waiver of a further breach of such provi-

writing, signed by the Resident and by an authorized agent of

hase to any mortgage now or hereefter placed on the promises in documents as may be required in order to accomplish the

then one person, then the liability of the persons signing

other provisions of this Leese, Menagement agrees that

e and of this Lease, Resident shall notify Management his Lease or that a continuation of possession is desired id subject to all the provisions of this Lease which may disubject to all the provisions of this case which may yet so sign is new Lasee or desires a month to month if the occupants. Notwithsteamding anything herein to satisfy of possession on a month to month tenancy sill be deemed to be abandoned by the Resident, and

and Resident specifically agree that this Lexas shall not and is not Lexas shall not and is not Lexas shall not any of the statutes referred to in the Truth of the above statutes, then such provision shall be null and void but the differ provi of this Lease shall be binding upon and shall be for the benefit of Management and Resident and their

MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AGREEMENTS. THIS AGREEMENT

TION OR LEGALITY OF THE PROVISIONS OF VER OR OTHER QUALIFIED PERSON.	IN RENTING ACT. IF YOU HAVE A QUESTION ABOUT THE INTERPRETA THIS AGREEMENT, YOU MAY WANT TO SEEK ASSISTANCE FROM A LAW
WITNESSES	
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	'Management'
	V ((E) = 7
	A. P. Loc
I acknowledge I havs been offered an opportunit	Y to enter into the above beas and herapy declins to do so.

THIS LEASE AGREEMENT (Lease) is made this 1st day of , between the Lessor Michigan Communities LLC ('Management') purpose of notice under Michigan Compiled Laws ("MCL") 554.631 to 554.641 is P.O. Box 206, Parchment MI. 49004-0206 and the Lessee ('Resident'). IN CONSIDERATION of Resident's representation in Resident's application for tenancy, and Resident's payment of the rent and performance of the other provisions of this Lease, Management Leases to Resident Lot No. 5 2 2 20 0000 ('premises') in the manufactured home community commonly known as Oak Forest Home Park located at 20 Powell St., Battle Creek, MI. 49014. 1. Occupancy. Only the following individuals may occupy the premises, and should any other persons occupy said premises, it shall be considered a material default of this Lease. RELATIONSHIP Tomowro 2. Term. This Lease shall be for The months beginning the first day of _ Lease, Resident shall pay rent at the rate and in the manner required by this lease and such possession in all other respects shall be subject to the applicable provisions of this Lease Resident shall be a tenant from month to month If Resident continues in possession after the end of this Lease and if the continuation of possession is with Management's prior writtconsent or is required by law. Resident's rent shall be such amount as Management may lawfully establish, and Resident shall be subject to all of the other provisions of this Lease w may be applicable and consistent with a month to month tenancy. 3. Rent. During the term of this Lease, Resident shall pay \$ rent per month in advance on the first day of each month commencing with the commencement date of this Lease. 4. Late Charge. Resident shall pay a late charge of \$2 if the monthly rent is not received by Management by the 5th of the month. The late 4. Late Charge. Resident snail pay a late unarge of the sole of exclusive remedy of Management for the late payment of rent charge is not a liquidated damage nor the sole or exclusive remedy of Management for the late payment of rent charge is not a liquidated damage nor the sole or exclusive remedy of Management for the late payment of rent charge. 5. Security Deposit. At the same time this Lease is signed, Resident will deposit with Management ("Security Deposit"), which may be used only for the purposes permitted under the Security Deposit Act (MCL 554.601 to MCL 554.616). Resident shall receive no Interest on the Security Deposit held by Management, and Management shall be entitled to use said Security Deposit as may be allowed by law. Security deposit is forfeited if lease is not fulfilled. 6. Purpose. Resident is to occupy the premises as a private dwelling and for no other purpose whatsoever. 7. Parking. If parking space(s) are provided in conjunction with the lease of the premises, Resident shall occupy and use such parking space(s) as set forth by Management in its Rules and Regulations. 8. Assignment and Sublease. Resident shall not assign this Lease nor sublet the premises without obtaining Management's prior written consent. 9. Use of Premises. Resident shall use and occupy the premises in a clean and sanitary condition and in compliance with all applicable public health and police regulations, rules promulgated by the Michigan Mobile Home Commission, and governmental regulations relating to occupancy, Resident shall not use or operate any equipment or machinery or undertake any activity that is harmful to the premises or which is disturbing to other residents. Resident shall not employ any person or persons in or about the premises whose employment may constitute or create a liability on the part of Management. 10. Condition of Premises. Resident agrees that no representation as to condition or repair of the premises, and no promise to after, repair or improve the premises has been made except as contained in this Lease. Resident shall keep the premises, during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken. Resident accepts the premises in its present condition at the date of the execution of this 11. Reserved Rights. Management reserves the following rights, to-wit: to enter the premises, as may be allowed by law for inspection, repairs, alterations or additions, exhibition of the premises, and other like purposes which shall be made at reasonable times and with notice to Resident except in cases 12 Alterations. Resident shall make no alterations, decorations, additions or improvements in or to the premises or to Management's equipment or fixtures in the premises. Resident shall not install any fixture or equipment without Management's prior written consent, and then only by contractors and mechanics first approved in writing by Management Any such installation by Resident without Management's prior written consent may be removed by Management, and Resident shall pay Management's costs thereon on the next monthly rental due date. In the event that Management's written consent is received; Resident shall cause such work to be done at such times and in such a manner as Management shall designate in writing, and Resident shall pay for the same in a prompt manner Any mechanic's lien filed against the premises of the manufactured home community for work claimed to have been done for, or materials claimed to have been furnished to Resident shall be discharged by the Resident within ten (10) days thereafter. Management shall have the right, but not the obligation, to pay or discharge any such mechanic's lien. If Management should elect to exercise this right, Resident shall pay Management the amount so expended on the next ensuring monthly rental due date. 13. Rules and Regulations. Resident shall comply with all of the attached Rules and Regulations governing the premises and the manufactured home community and shall also comply with all of Management's changes and additions to the Rules and Regulations that are made pursuant to the provisions of the Michigan Mobile Home Commission Act and rules promulgated there under. Concurrently with the execution of this Lease, Resident acknowledges receipt of a copy

14. Adjustments. As authorized by the Truth in Renting Act (MCL 554.631 to 554.641) Management shall have the right to make the following

C. Changes in the amount of rent to cover additional costs in operating the manufactured home community incurred by Management because of increases in ad valorum property taxes, charges for the electricity, heating fuel, water or sanitary sewer services consumed at the manufactured home

B. Changes in rules relating to the property, including the premises, which are required to protect the physical health, safety or peaceful enjoyment of the

of the Rules and Regulations of the manufactured home community

adjustments in this Lease upon written notice to Resident of not less than thirty (30) days:

community, or increases in premiums paid for liability, fire or worker's compensation insurance

A. Changes required by federal, state or local law or rule or regulation.

residents and guests in the manufactured home community.

of acquired by a governmental body or other similal authority, then Management may, at its option, either ferminate this Lease or repet or restore so much or proportionately reduced to the extent that the premises are so repaired or restored, then this Lease shall remain in full force and effect, but rent shall be proportionately reduced to the extent that the premises are unterantistic during such period of repair and restoration if the the other party, and Management shall have no hability to Resident or any other person for such termination.

- 16. Management's Non-Liability. Management shall not be liable for damages to person or property sustained by the Resident or Residents employees, servants, inviteds or often persons due to the premises becoming out of repair or arising from leakage of gas, steam, water or sewer pipes, or from defective wiring unless such damage is proximately caused by the negligence of Management. Management shall not be responsible or liable to Resident for any loss or damage that may be occasioned by or through the acts or omissions of persons occupying and adjoining premises or any part of the premises adjacent to or connected with the leased pramises. In addition, Management shall not be liable for any damage or injury shall be caused by the negligence of Management.
- 17. Abandonment or Vacating of Nanufachmed Home. If the resident abundons the manufactured home placed on the premises, for whatever reason, and if Management is required to remove the manufactured home, after notice to Resident at the Residents last known address, the Resident shall be responsible for any and all expenses incurred in removing the manufactured home or other property from the premises.
 - 18. Pets. No animals or pets of any kind shall be kept in the premises, other than those expressly permitted in writing, by Management
- 19 Prior Written Approval of Manufactured Home. Resident shall secure the prior written approval of Management before locating any manufactured home on the premises.
- 20. **Default.** If the Resident should default under this Lease, or if Residents statements in the rental application are incorrect, Management provided by law. If this should occur, Resident shall pay Management the expenses incurred in obtaining possession of the premises and all other damages sustained by Management to the extent permitted by taw.
 - 21. Remedies Not Exclusive. Each of the rights provided in this Lease shall be cumulative.
- 22. Severability. If any provision of this Lease should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Lease which shall continue to remain in full force and effect.
- 23. Walver If Management should waive any provisions of this Lease, it shall not be construed as a waiver of a further breach of such provision.
- 24 Modifications. No modifications of this Lease shall be binding unless in writing, signed by the Resident and by an authorized agent of Management, and countersigned by an infloer of Management.
- 25 Right To Mortgage. Management shall have the right to suboxdinate this Lease to any mortgage new or hereafter placed on the premises or the manufactured home community. At Managements request, Resident shall execute and deliver such documents as may be required in order to accomplish the purposes of this paragraph.
- 26 Liability In the event that this Lease should be signed as resident by more than one person, then the liability of the persons signing shall be joint and several.
- 27. Quiet Enjoywent. Upon Resident paying the rent and performing all of the other provisions of the Lease. Management agrees that Resident shall peacefully and quietly have, hold and enjoy the premises during the term of this Lease.
- 28. Notice of Intention to Vacate or Renew. At least thirty (30) days before the end of this Lease, Resident shall notify Management in writing that Resident will sign a new Lease or that the premises will be vacated at the end of this Lease or that a continuation of possession is desired on a month tenancy at the rent set by Management in the manner permitted by law and subject to all the provisions of this Lease which may be applicable and consistent with a month to month tenancy; in the event that the resident desires to sign a new Lease or desires a month to month tenancy, the Residents written notice shall indicate the names and relationships of each of the occupents Notwithstanding anything herein to the contrary. Management shall tenancy except as required by law. Any of the Residents property at or about the premises at the time the Resident vacates the premises shall be deemed to be abandoned by the Resident, and Resident hereby authorizes Management to dispose of same as abandoned property.
- 29 Truth in Renting Act and Other Statutory Provisions. Management and Resident specifically agree that this Lease shall not and is not intended to violate or waive any of the provisions of the Truth in Renting Act (MCL 554-631 to 554-631) or any of the statutes referred to in the Truth in Renting Act relating to fitness and habitability, security deposits, civil rights, and consumer protection. If, however, any provision of this Lease does, in fact, violate or waive any of the above statutes, then such provision shall be null and void.
- 30. Leave Blading. The provisions of this Lease shall be briding upon and shall be for the benefit of Management and Resident and their respective successors in interest.

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31 Interpretation. This I ease shall be construed according to the laws of the State of Michigan

MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AGREEMENTS. THIS A	ADEEMENT IS
REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT, IF YOU HAVE A CHESTRAN AROUT THE NATEROIS	SETATION OF
LEGALITY OF THE PROVISIONS OF THIS AGREEMENT, YOU MAY WANT TO SEEK ASSIST ANCE FROM A LA	WYER OR OTHER
WITNESSES	
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Alanda Burton	Management
	'Residents'
Lacknowledge I have been offered an opportunity to enter into the prove Leuse and hereby decline to do so	

Daridant

Manufactured Home Community Lease Agreement State of Michigan

This lease agreement is made on this _3rd__ day of _October__, 2017_, by and between Andrews Estates, community, and hereinafter referred to as LANDLORD, whose address for purpose of record and receipt of all notices, payments and correspondence under Michigan Compiled Laws (MCLA)554.631 to 554.641 is 12034 E. Michigan Ave., Galesburg, MI 49053.

And Billie Jo Butler_, hereinafter referred to as TENANT and/or RESIDENT. Whereas, in consideration of the rent, covenants and agreements to be kept and performed by RESIDENT hereunder, LANDLORD leases to RESIDENT and RESIDENT leases from LANDLORD the premises subject to the terms and conditions set forth in this lease. LANDLORD hereby leases to RESIDENT the premises designated as follows:

Home Site Number: _367_

Home Address: _367 Maplewood__.

The manufactured home site is comprised of the area on which the home is installed, together with the patio area, driveway, or contiguous parking area(s), if any, and the lawn area which Resident is required to maintain. The manufactured home site does not have any fixed boundaries, lot lines or square footage and the actual size of the site may vary from time to time, during this lease term or any extension of this lease, depending upon the size of the manufactured home which are, or may be, installed on the adjacent sites.

Occupancy

Said premises are to be used exclusively and solely by RESIDENT for a manufactured home residence and is to be occupied solely and exclusively as a private dwelling by the above named RESIDENT(S) and the following named persons:

Name	Identification
_Richard Laverty	Fiance'
MARKET CONTROL AND	**************************************

RESIDENT shall inform LANDLORD of any changes or additions in occupancy, and provide the names of all such occupants.

Owner of Record

RESIDENT warrants and expresses that RESIDENT is the owner of the manufactured home and that RESIDENT'S name appears on the Certificate of Title. All homes located in the community must be titled by the State of Michigan and a copy of such title must be provided to management.

Term

This lease shall be for a term of 12 months commencing on October 3rd, 2017. If RESIDENT takes possession of the premises prior to the commencement date of this Lease, RESIDENT shall pay rent at the rate and in the manner required by this Lease and such possession in all other respects shall be subject to the applicable provisions of this Lease. In the event LANDLORD is unable to deliver

possession of the premises due to failure or refusal of a previous occupant to vacate, the term shall commence when LANDLORD is able to deliver possession. LANDLORD assumes no liability for the failure or refusal of a previous occupant to vacate or for other causes beyond LANDLORD'S reasonable control.

Renewal of Lease/Month to Month Tenancy

At least thirty (30) days prior to the expiration of the lease term, RESIDENT may be offered a new lease and advised of any changes in the base rent. RESIDENT is not obligated to enter into a new lease. If the Lease is not renewed but RESIDENT continues in possession, the tenancy shall be from month to month. As a month to month Resident, rent shall be such amount as LANDLORD may lawfully establish and RESIDENT shall be subject to all provisions of this Lease, which may be applicable and consistent with a month to month Resident.

Rent

RESIDENT shall pay onto LANDLORD the total sum of \$_301.00_ (which shall include the base rent and any additional MONTHLY CHARGES as listed below), on or before the first day of each month during the term of the Lease Agreement. All rents shall be paid by personal check, with the permission of the LANDLORD, or by money order, to the LANDLORD at the community office as above written. Rental payments may be mailed, paid in person or placed in the LANDLORD'S lockbox which is located at the community office.

If LANDLORD shall institute legal action against RESIDENT based on a default in the payment of rent, then RESIDENT shall reimburse LANDLORD as allowed by law, for the expenses including attorney fees, incurred by LANDLORD, and that the amount of these expenses shall be deemed to be additional rent and shall be due from RESIDENT to the LANDLORD at such time as the rent is paid, unless otherwise agreed upon by LANDLORD.

LANDLORD shall be entitled to a lien upon the home for unpaid rent in accordance with MCLA 600.5714 (1)(a) and 600.5775 (2)(f).

Continued Liability for Rent

RESIDENT'S liability for payment of rent will continue until:

- The manufactured home is removed from the leased site in accordance with the terms of this Lease and the Community Guidelines.
- The manufactured home is sold in accordance with all provisions regarding on-site resale of homes as contained in the Community Guidelines.
- The lienholder becomes responsible to the LANDLORD for payment of rent.

Late Fee

The RESIDENT agrees to pay a late fee of \$_25.00_ per month for rents not received or delivered to LANDLORD at the above address on or before the fifth day of the month.

If a RESIDENT'S rental payment is made by personal check and said check is returned denied by the financial institution, for any reason, RESIDENT shall pay a Returned Check Fee (listed below). Once a payment has been returned, and if the grace period for payment of rent has expired, then the rent is also past due and will incur all other

SHMAP

charges associated with the delinquent rent. Payment may only be made by guaranteed funds for current and all future payments. The RESIDENT shall lose all check privileges if their check is denied. However, at the LANDLORD'S discretion RESIDENT may be permitted to have check privileges reinstated after a period of six (6) months of timely rental payments after receipt of the first returned check. If check privileges are reinstated and should the RESIDENT ever have another check denied, RESIDENTS check privileges will be permanently revoked.

Recurring Charges

	Other Charges (per occasion)
Site Rent	\$_301.00
Late Fee	\$_25.00
State School Tax	
Returned Check Fee	
Other Occupants	\$
Trimming Site	S
Pet Fee	S_10.00 per pet, per month (limit 2)
Edging Site	\$
Edging Site Premium Site	\$
Mow & Trim Site	
Water/Sewer Charge	s (based on monthly Meter reading)
Maintenance & Repa	ur charges per hour
with one hour minim	um, per occasion.
	\$_25.00
Other	\$
Other	\$
Utility Charges	
The RESIDENT sha	all pay all charges made against the
	t, electricity during the continuance of
	e shall become due. Such charges shall

if any, are to be paid to _ Maintenance Charges

Each RESIDENT shall be responsible for their own lawn maintenance (e.g. mowing, trimming, edging, etc.). In the event RESIDENT neglects to maintain the site, LANDLORD shall notify RESIDENT to take corrective action within a reasonable number of days after the date of said written notice, and if RESIDENT fails to bring the site into compliance within that time management shall have the right to enter upon the leased site and perform any and all necessary maintenance and the charges incurred as a result thereof shall be the sole responsibility of the RESIDENT and furthermore shall be deemed to be rent and shall be collectable as rent.

be based upon meter readings. Charges for water and sewer,

There shall be a one (1) hour minimum fee if LANDLORD provides any of the services outlined herein. LANDLORD reserves the right to raise or lower said fees, charges, or assessment set forth above. However, LANDLORD agrees to provide RESIDENT with no less than thirty (30) days written notice of any such change.

Security Deposit

A security deposit in the amount of \$301.00 is due and payable upon signing of this Lease Agreement for the faithful performance of all terms and conditions of this Lease Agreement and the Guidelines. The Security Deposit will be used in accordance with the MCLA 554.601 to 554.616. RESIDENT shall receive no interest on said deposit. Failure of RESIDENT to provide LANDLORD a forwarding address relieves LANDLORD from its duty to provide an itemized list of damages claimed and/or the refund of any portion of the security deposit to RESIDENT within forty-five (45)

days after the termination of tenancy. RESIDENT is not entitled to apply security deposit to rent nor will the security deposit serve as the last payment of rent due.

Use of Premises

RESIDENT shall use and occupy the premises in a clean and wholesome manner and in compliance with all applicable government requirements, including all public health and police regulations, including all rules promulgated by the State of Indiana relating to such occupancy to the full extent permitted by law. RESIDENT shall not use or operate any equipment or machinery that is harmful to the premises or which is disturbing to other RESIDENTS of the community. RESIDENT shall not employ any person or persons in or about the premises whose employment may, by law. constitute or create a liability on the part of the LANDLORD. RESIDENTS, their guests, agents, invitees or other occupants are prohibited from generating, manufacturing, storing, testing, discharging, releasing, burying, or disposing on, under or about the lease site, or any area in the community, and from transporting to or from the leased site or other area of the community, any hazardous substance.

Condition of Premises

RESIDENT agrees that no representation as to the condition or repair of the premises, and nor promise to alter, repair or improve the premises has been made except as contained in this Lease. RESIDENT shall keep the premises during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken.

Improvements and Alterations

RESIDENT shall make no alterations to the leased site without LANDLORD'S prior written consent. Any building permits which may be required by the local government must also be obtained by RESIDENT and a copy of the building permit must be provided to LANDLORD. All improvements and/or alterations must be performed in accordance with the Community Guidelines.

Reserved Right to Enter The Premises

LANDLORD shall have the right to enter onto the leased site to inspect, repair, or make alterations or additions to the premises or the utilities situated on the leased site, or for the purpose of protecting the community. LANDLORD may enter the leased premises at all reasonable times, but not in such a manner or at such time as to interfere unreasonably with the RESIDENT'S quiet enjoyment of the leased premises. LANDLORD shall have no right to enter a manufactured home unless the RESIDENT'S prior written consent is obtained or, if such written consent is not obtained, then LANDLORD can only enter the RESIDENT'S manufactured home to prevent imminent danger to the occupants of the manufactured home, to other residents of the community or to the community.

Community Guidelines & Amendments

The Community has a set of Rules and Regulations governing the policies and requirements of all RESIDENTS. These Rules and Regulations are also referred to as the Community Guidelines.

The RESIDENT hereby acknowledge receipt of a copy of the current Community Guidelines and furthermore agrees to abide by all Guidelines contained herein and shall also comply with all LANDLORD'S changes and additions to the Guidelines that are permitted under law. RESIDENT further acknowledges that violation thereof shall be grounds for eviction, pursuant to MCLA 600.5775.

Quiet Enjoyment

Upon RESIDENT paying the rent and performing all of the other provisions of this Lease, LANDLORD agrees that RESIDENT shall peacefully and quietly have, hold and enjoy the premises during the term of this Lease. RESIDENT'S interference with other tenants' quiet enjoyment of the premises shall be grounds for eviction.

Pete

No animals or pets of any kind shall be kept on the premises other than these expressly permitted by LANDLORD and registered in accordance with the Community Guidelines.

Right to Mortgage

LANDLORD shall have the right to subordinate this Lease to any mortgage now or hereafter place on the premises or the Manufactured Home Community. At LANDLORD'S request, RESIDENT shall execute and deliver such documents as may be required in order to accomplish the purpose of this paragraph.

Landlord's Non-liability

Except as otherwise provided by law, LANDLORD shall not be liable for damages to persons or property sustained by the RESIDENT or RESIDENT'S employees, servants, invitee or other persons due to the premises becoming out of repair or arising from bursting, stoppage or leakage of gas, steam, water or sewer pipes, or from defective wiring, unless such damage is proximately caused by the negligence of LANDLORD. LANDLORD shall not be responsible for liable to RESIDENT for any loss or damage that may be occasioned by or through acts of omissions or persons occupying adjoining premises or any part of the premises adjacent to or connected with leased premises, unless such liability arises from LANDLORD'S failure to perform duty or negligent performance of a duty imposed by law. In addition, LANDLORD shall not be liable for any damage or injury to any person or property which occurs on the premises resulting from the use of the playground or recreational facilities of LANDLORD unless such damage or injury shall be caused by LANDLORD'S failure to perform a duty or negligent performance of a duty imposed by law.

Resident's Liability

RESIDENT accepts the condition of the subject property, waiving any inspection of same by LANDLORD and repair of defects, if any. RESIDENT further agrees to indemnify LANDLORD against lose or liability arising out of RESIDENT'S use of the property, including those using the property with the RESIDENT'S consent. RESIDENT shall be responsible for insuring his own personal property. Any personal property placed on the subject premises shall be at the sole risk of the RESIDENT.

Fire to Manufactured Home

In the case of fire or other damage to RESIDENT'S manufactured home located on the premises, RESIDENT shall remain responsible for payment of rent during the balance of the lease term set forth herein, unless said manufactured home is removed from the premises and in that event RESIDENT is responsible only for additional one (1) month's rent as liquidated damages herein. Failure of a RESIDENT to immediately repair, secure or remove a fire damaged manufactured home shall be grounds for eviction.

Eminent Domain

If, during the term of this Lease, proceedings shall be instituted under the Power of Eminent Domain, which shall

result in an eviction, total or partial, of the RESIDENT, at the time the trial of such proceedings shall commence, this Lease shall be void and the term above shall cease and terminate, and if the RESIDENT continues in possession, he shall be a RESIDENT from month to month and for no longer term, anything in this instrument to the contrary notwithstanding.

Landlord's Approval of Home

RESIDENT shall secure the prior written consent of LANDLORD before locating any manufactured home on the premises.

Assignment or Subletting

The RESIDENT agrees and acknowledges that this Lease Agreement shall not be assigned or sublet.

Resale/Transfer of Manufactured Home

The right to occupy a home on the leased site is not unconditionally transferable with the sale or transfer of title to the manufactured home. To ensure that the purchasers of your home, should you decide to sell it, will be permitted to keep and occupy the home on the leased site, RESIDENT must comply will all provisions regarding on-site sale of home contained in the Guidelines.

Notice of Intention to Vacate

LANDLORD must receive, from month to month Residents, at least thirty (30) days notice, in writing, of RESIDENT'S intention to remove the manufactured home from the community. RESIDENTS who have a written lease and who intend to remove the home at the expiration of the lease, must provide LANDLORD at least thirty (30) days prior to the expiration of the lease term, in writing, of RESIDENT'S intention to remove the manufactured home from community. Forms for notifying LANDLORD of RESIDENT'S intention to vacate are available in the community office for RESIDENTS convenience. RESIDENT'S failure to provide a timely written notice will result in RESIDENT'S continued liability for payment of rent for a thirty (30) day period commencing with the date LANDLORD actually received written notice of RESIDENT'S intention to vacate or if the manufactured home is removed without any prior written notice to LANDLORD, then RESIDENT shall remain liable for rent for a thirty (30) period commencing with the date the home was actually removed from the community. The removal of a home by RESIDENT prior to the expiration of the lease term may result in the RESIDENT'S continued liability for rent until the expiration of the lease term or until LANDLORD is able to lease the manufactured home site, whichever occurs first

Removal of Home by Landlord

If LANDLORD is required to remove RESIDENT'S manufactured home from the leased site for any reason, including but not limited to, RESIDENT'S abandonment of the home or LANDLORD'S right to remove the home pursuant to an Order of Possession, RESIDENT shall be responsible for any and all expenses incurred in removing the manufactured home or other property from the leased site. Any property which is left on or about the leased site at the time RESIDENT vacates the premises shall be deemed to be abandoned by RESIDENT and RESIDENTS hereby authorize LANDLORD to dispose of same as abandoned property.

Default

If the RESIDENT should default under this Lease, the Community Guidelines, or if the RESIDENT(S) statements in the Rental Application are incorrect, LANDLORD shall have the right, among others, to terminate this Lease and to repossess the premises and cause the RESIDENT to vacate the premises in the manner provided by law.

Attorney Fees

If LANDLORD shall institute legal proceedings against RESIDENT for termination of tenancy pursuant to MCLA 600.5775, LANDLORD shall be entitled to reimbursement by RESIDENT for all expenses incurred in obtaining possession of the premises as provided by law. If an action for possession is based on RESIDENT'S default in the payment of rent, then RESIDENT shall reimburse LANDLORD and such expenses shall be deemed to be additional rent, due and payable by RESIDENT at such time as the rent is paid, whether prior to or subsequent to the entry of a judgement of possession.

Entire Agreement

This Lease Agreement constitutes the entire agreement between the parties and may not be modified unless in writing and executed by the parties as provided herein.

Adjustments in Lease

LANDLORD shall have the right to make the following adjustments in this Lease upon at least thirty (30) days written notice to RESIDENT:

- Changes required by federal, state or local law or rule or regulation.
- B. Changes to the property, including the premises, which are required to protect the physical health, safety or peaceful enjoyment of the residents and guests in the community.

Modifications of Lease

No modifications of this Lease shall be binding unless in writing, signed by the RESIDENT and by an authorized

agent of LANDLORD, and countersigned by an officer of LANDLORD.

Severability

If any provision of this Lease should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Lease which shall continue to remain in full force and effect.

Waiver

If LANDLORD should waive any provisions of this Lease, it shall not be construed as a waiver of a further breach of such provision.

Joint and Several Liability

In the event that this Lease should be signed as RESIDENT by more than one person, then the liability of the persons signing shall be joint and several.

Remedies Not Exclusive

Each of the rights provided in this Lease shall be cumulative.

Lease Binding

The covenants of this Lease shall be binding upon and shall be for the benefit of LANDLORD and RESIDENT and their respective successors in interest, heirs and representatives.

Interpretation

This Lease shall be construed according to the laws of the State of Indiana.

Neutrality of Gender Based Pronouns

In any provision of this Lease Agreement, the singular shall include the plural, the plural the singular, the male the female or neuter, the female the male of neuter, the neuter the male or female as the circumstances require.

SUMMP

YOU (TENANT) MUST NOTIFY YOUR LANDLORD IN WRITING WITHIN 4 DAYS AFTER YOU (TENANT) MOVE OF A FORWARDING ADDRESS WHERE YOU (TENANT) CAN BE REACHED AND WHERE YOU (TENANT) WILL RECEIVE MAIL; OTHERWISE YOUR LANDLORD SHALL BE RELIEVED OF SENDING YOU (TENANT) AN ITEMIZED LIST OF DAMAGES AND THE PENALTIES ADHERENT TO THAT FAILURE.

NOTICE

MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AGREEMENTS. THIS AGREEMENT IS REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT. IF YOU HAVE ANY QUESTIONS ABOUT THE INTERPRETATION OR LEGALITY OF THE PROVISIONS OF THIS AGREEMENT, YOU MAY WANT TO SEEK ASSISTANCE FROM A LAWYER OR OTHER QUALIFIED PERSON.

The parties hereto have set their hands and seals on the day, month and year above

W	vritten.
	anser ayla)
Witness for Authorized Agent	Authorized Agent for Landlord
ALT	Dully nor
Witness for Tenant	Tenant's Signature
Witness for Tenant	Tenant's Signature
	ION NOT TO ENTER INTO WRITTEN EASE
The undersigned hereby acknowledges rec	eipt of the Rules and Regulations and that he reement pursuant to Michigan Statutes Section
Ollyn But	Ruch lunger
Tenant's Signature	Tenant's Signature

Manufactured Home Community Lease Agreement State of Michigan

This lease agreement is made on this _20th___day of _December__, 2016_, by and between Andrews Estates. community, and hereinafter referred to as LANDLORD, whose address for purpose of record and receipt of all notices, payments and correspondence under Michigan Compiled Laws (MCLA)554.631 to 554.641 is 12034 E.

Michigan Ave., Galesburg, MI 49053.

And _Keith Warzack / Danielle Grogg_, hereinafter referred to as TENANT and/or RESIDENT. Whereas, in consideration of the rent, covenants and agreements to be kept and performed by RESIDENT hereunder, LANDLORD leases to RESIDENT and RESIDENT leases from LANDLORD the premises subject to the terms and

Home Address: _412 Maplewood _.
The manufactured home site is comprised of the area on which the home is installed, together with the patio area.

which the home is installed, together with the patio area. driveway, or contiguous parking area(s), if any, and the lawn area which Resident is required to maintain. The manufactured home site does not have any fixed boundaries, lot lines or square footage and the actual size of the site may vary from time to time, during this lease term or any extension of this lease, depending upon the size of the manufactured home which are, or may be, installed on the adjacent sites.

Occupancy

Said premises are to be used exclusively and solely by RESIDENT for a manufactured home residence and is to be occupied solely and exclusively as a private dwelling by the above named RESIDENT(S) and the following named persons:

Rayden Warzak
Liam Warzak
Hailee Themins

Child / M
Child / M
Child / F

RESIDENT shall inform LANDLORD of any changes or additions in occupancy, and provide the names of all such occupants.

Owner of Record

RESIDENT warrants and expresses that RESIDENT is the owner of the manufactured home and that RESIDENT'S name appears on the Certificate of Title. All homes located in the community must be titled by the State of Michigan and a copy of such title must be provided to management.

Term

This lease shall be for a term of 12 months commencing on September 11, 2015. If RESIDENT takes possession of the premises prior to the commencement date of this Lease. RESIDENT shall pay rent at the rate and in the manner required by this Lease and such possession in all other respects shall be subject to the applicable provisions of this Lease. In the event LANDLORD is unable to deliver

possession of the premises due to failure or refusal of a previous occupant to vacate, the term shall commence when LANDLORD is able to deliver possession. LANDLORD assumes no liability for the failure or refusal of a previous occupant to vacate or for other causes beyond LANDLORD'S reasonable control.

Renewal of Lease/Month to Month Tenancy

At least thirty (30) days prior to the expiration of the lease term, RESIDENT may be offered a new lease and advised of any changes in the base rent. RESIDENT is not obligated to enter into a new lease. If the Lease is not renewed but RESIDENT continues in possession, the tenancy shall be from month to month. As a month to month Resident, rent shall be such amount as LANDLORD may lawfully establish and RESIDENT shall be subject to all provisions of this Lease, which may be applicable and consistent with a month to month Resident.

Rent

SESTING shall pay onto LANDLORD the total sum of \$_291.00_ (wh) ch shall include the base rent and any additional MONTHLY CHARGES as listed below), on or before the first day of each month during the term of the Lease Agreement. All rents shall be paid by personal check, with the permission of the LANDLORD, or by money order, to the LANDLORD at the community office as above written. Rental payments may be mailed, paid in person or placed in the LANDLORD'S lockbox which is located at the community office.

If LANDLORD shall institute legal action against RESIDENT based on a default in the payment of rent, then RESIDENT shall reimburse LANDLORD as allowed by law, for the expenses including attorney fees, incurred by LANDLORD, and that the amount of these expenses shall be deemed to be additional rent and shall be due from RESIDENT to the LANDLORD at such time as the rent is paid, unless otherwise agreed upon by LANDLORD.

LANDLORD shall be entitled to a fien upon the home for unpaid rent in accordance with MCLA 600.5714 (1)(a) and 600.5775 (2)(f).

Continued Liability for Rent

RESIDENT'S liability for payment of rent will continue until:

- The manufactured home is removed from the leased site in accordance with the terms of this Lease and the Community Guidelines.
- The manufactured home is sold in accordance with all provisions regarding on-site resale of homes as contained in the Community Guidelines.
- The lienholder becomes responsible to the LANDLORD for payment of rent.

Late Fee

The RESIDENT agrees to pay a late fee of \$25.00 per month for rents not received or delivered to LANDLORD at the above address on or before the fifth day of the month. If a RESIDENT'S rental payment is made by personal check and said check is returned denied by the financial institution, for any reason, RESIDENT shall pay a Returned Check Fee (listed below). Once a payment has been returned, and if the grace period for payment of rent has

expired, then the rent is also past due and will incur all other

charges associated with the delinquent rent. Payment may only be made by guaranteed funds for current and all future payments. The RESIDENT shall lose all check privileges if their check is denied. However, at the LANDLORD'S discretion RESIDENT may be permitted to have check privileges reinstated after a period of six (6) months of timely rental payments after receipt of the first returned check. If check privileges are reinstated and should the RESIDENT ever have another check denied, RESIDENTS check privileges will be permanently revoked.

Recurring Charges Other Charges (per occasion) Site Rent \$ 291.00 Late Fee \$ 25.00 State School Tax Returned Check Fee \$ 25.00 Other Occupants Trimming Site Pet Fee S_10.00 per pet, per month (limit 2) Edging Site Premium Site Mow & Trim Site \$ 25.00 Water/Sewer Charges (based on monthly Meter reading) Maintenance & Repair charges per hour

with one hour minimum, per occasion.
\$_25.00

Other \$ Other \$

Utility Charges

The RESIDENT shall pay all charges made against the premises for gas, heat, electricity during the continuance of this Lease as the same shall become due. Such charges shall be based upon meter readings. Charges for water and sewer, if any, are to be paid to

Maintenance Charges

Each RESIDENT shall be responsible for their own lawn maintenance (e.g. mowing, trimming, edging, etc.). In the event RESIDENT neglects to maintain the site. LANDLORD shall notify RESIDENT to take corrective action within a reasonable number of days after the date of said written notice, and if RESIDENT fails to bring the site into compliance within that time management shall have the right to enter upon the leased site and perform any and all necessary maintenance and the charges incurred as a result thereof shall be the sole responsibility of the RESIDENT and furthermore shall be deemed to be rent and shall be collectable as rent.

There shall be a one (1) hour minimum fee if LANDLORD provides any of the services outlined herein. LANDLORD reserves the right to raise or lower said fees, charges, or assessment set forth above. However, LANDLORD agrees to provide RESIDENT with no less than thirty (30) days written notice of any such change.

Security Deposit

A security deposit in the amount of \$280.00 is due and payable upon signing of this Lease Agreement for the faithful performance of all terms and conditions of this Lease Agreement and the Guidelines. The Security Deposit will be used in accordance with the MCLA 554.601 to 554.616. RESIDENT shall receive no interest on said deposit. Failure of RESIDENT to provide LANDLORD a forwarding address relieves LANDLORD from its duty to provide an itemized list of damages claimed and/or the refund of any portion of the security deposit to RESIDENT within forty-five (45)

days after the termination of tenancy. RESIDENT is not entitled to apply security deposit to rent nor will the security deposit serve as the last payment of rent due.

Use of Premises

RESIDENT shall use and occupy the premises in a clean and wholesome manner and in compliance with all applicable government requirements, including all public health and police regulations, including all rules promulgated by the State of Indiana relating to such occupancy to the full extent permitted by law. RESIDENT shall not use or operate any equipment or machinery that is harmful to the premises or which is disturbing to other RESIDENTS of the community. RESIDENT shall not employ any person or persons in or about the premises whose employment may, by law, constitute or create a liability on the part of the LANDLORD.

RESIDENTS, their guests, agents, invitees or other occupants are prohibited from generating, manufacturing, storing, testing, discharging, releasing, burying, or disposing on, under or about the lease site, or any area in the community, and from transporting to or from the leased site or other area of the community, any hazardous substance.

Condition of Premises

RESIDENT agrees that no representation as to the condition or repair of the premises, and nor promise to alter, repair or improve the premises has been made except as contained in this Lease. RESIDENT shall keep the premises during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken.

Improvements and Alterations

RESIDENT shall make no alterations to the leased site without LANDLORD'S prior written consent. Any building permits which may be required by the local government must also be obtained by RESIDENT and a copy of the building permit must be provided to LANDLORD. All improvements and/or alterations must be performed in accordance with the Community Guidelines.

Reserved Right to Enter The Premises

LANDLORD shall have the right to enter onto the leased site to inspect, repair, or make alterations or additions to the premises or the utilities situated on the leased site, or for the purpose of protecting the community. LANDLORD may enter the leased premises at all reasonable times, but not in such a manner or at such time as to interfere unreasonably with the RESIDENT'S quiet enjoyment of the leased premises. LANDLORD shall have no right to enter a manufactured home unless the RESIDENT'S prior written consent is obtained or, if such written consent is not obtained, then LANDLORD can only enter the RESIDENT'S manufactured home to prevent imminent danger to the occupants of the manufactured home, to other residents of the community or to the community.

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The Community has a set of Rules and Regulations governing the policies and requirements of all RESIDENTS. These Rules and Regulations are also referred to as the Community Guidelines.

The RESIDENT hereby acknowledge receipt of a copy of the current Community Guidelines and furthermore agrees to abide by all Guidelines contained herein and shall also comply with all LANDLORD'S changes and additions to the Guidelines that are permitted under law. RESIDENT further acknowledges that violation thereof shall be grounds for eviction, pursuant to MCLA 600.5775.

Quiet Enjoyment

Upon RESIDENT paying the rent and performing all of the other provisions of this Lease, LANDLORD agrees that RESIDENT shall peacefully and quietly have, hold and enjoy the premises during the term of this Lease. RESIDENT'S interference with other tenants' quiet enjoyment of the premises shall be grounds for eviction.

Pets

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Right to Mortgage

LANDLORD shall have the right to subordinate this Lease to any mortgage now or hereafter place on the premises or the Manufactured Home Community. At LANDLORD'S request, RESIDENT shall execute and deliver such documents as may be required in order to accomplish the purpose of this paragraph.

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RESIDENT accepts the condition of the subject property, waiving any inspection of same by LANDLORD and repair of defects, if any. RESIDENT further agrees to indemnify LANDLORD against lose or liability arising out of RESIDENT'S use of the property, including those using the property with the RESIDENT'S consent. RESIDENT shall be responsible for insuring his own personal property. Any personal property placed on the subject premises shall be at the sole risk of the RESIDENT.

Fire to Manufactured Home

In the case of fire or other damage to RESIDENT'S manufactured home located on the premises, RESIDENT shall remain responsible for payment of rent during the balance of the lease term set forth herein, unless said manufactured home is removed from the premises and in that event RESIDENT is responsible only for additional one (1) month's rent as liquidated damages herein. Failure of a RESIDENT to immediately repair, secure or remove a fire damaged manufactured home shall be grounds for eviction.

Eminent Domain

If, during the term of this Lease, proceedings shall be instituted under the Power of Eminent Domain, which shall

result in an eviction, total or partial, of the RESIDENT, at the time the trial of such proceedings shall commence, this Lease shall be void and the term above shall cease and terminate, and if the RESIDENT continues in possession, he shall be a RESIDENT from month to month and for no longer term, anything in this instrument to the contrary notwithstanding.

Landlord's Approval of Home

RESIDENT shall secure the prior written consent of LANDLORD before locating any manufactured home on the premises.

Assignment or Subletting

The RESIDENT agrees and acknowledges that this Lease Agreement shall not be assigned or sublet.

Resale/Transfer of Manufactured Home

The right to occupy a home on the leased site is not unconditionally transferable with the sale or transfer of title to the manufactured home. To ensure that the purchasers of your home, should you decide to sell it, will be permitted to keep and occupy the home on the leased site. RESIDENT must comply will all provisions regarding on-site sale of home contained in the Guidelines.

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Removal of Home by Landlord

If LANDLORD is required to remove RESIDENT'S manufactured home from the leased site for any reason, including but not limited to, RESIDENT'S abandonment of the home or LANDLORD'S right to remove the home pursuant to an Order of Possession, RESIDENT shall be responsible for any and all expenses incurred in removing the manufactured home or other property from the leased site. Any property which is left on or about the leased site at the time RESIDENT vacates the premises shall be deemed to be abandoned by RESIDENT and RESIDENTS hereby authorize LANDLORD to dispose of same as abandoned property.

Default

If the RESIDENT should default under this Lease, the Community Guidelines, or if the RESIDENT(S) statements in the Rental Application are incorrect, LANDLORD shall have the right, among others, to terminate this Lease and to repossess the premises and cause the RESIDENT to vacate the premises in the manner provided by law.

Attorney Fees

If LANDLORD shall institute legal proceedings against RESIDENT for termination of tenancy pursuant to MCLA 600.5775, LANDLORD shall be entitled to reimbursement by RESIDENT for all expenses incurred in obtaining possession of the premises as provided by law. If an action for possession is based on RESIDENT'S default in the payment of rent, then RESIDENT shall reimburse LANDLORD and such expenses shall be deemed to be additional rent, due and payable by RESIDENT at such time as the rent is paid, whether prior to or subsequent to the entry of a judgement of possession.

Entire Agreement

This Lease Agreement constitutes the entire agreement between the parties and may not be modified unless in writing and executed by the parties as provided herein.

Adjustments in Lease

LANDLORD shall have the right to make the following adjustments in this Lease upon at least thirty (30) days written notice to RESIDENT:

- Changes required by federal, state or local law or rule or regulation.
- B. Changes to the property, including the premises, which are required to protect the physical health, safety or peaceful enjoyment of the residents and guests in the community.

Modifications of Lease

No modifications of this Lease shall be binding unless in writing, signed by the RESIDENT and by an authorized

agent of LANDLORD, and countersigned by an officer of LANDLORD.

Severability

If any provision of this Lease should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Lease which shall continue to remain in full force and effect.

Waiver

If LANDLORD should waive any provisions of this Lease, it shall not be construed as a waiver of a further breach of such provision.

Joint and Several Liability

In the event that this Lease should be signed as RESIDENT by more than one person, then the liability of the persons signing shall be joint and several.

Remedies Not Exclusive

Each of the rights provided in this Lease shall be cumulative.

Lease Binding

The covenants of this Lease shall be binding upon and shall be for the benefit of LANDLORD and RESIDENT and their respective successors in interest, heirs and representatives.

Interpretation

This Lease shall be construed according to the laws of the State of Indiana.

Neutrality of Gender Based Pronouns

In any provision of this Lease Agreement, the singular shall include the plural, the plural the singular, the male the female or neuter, the female the male of neuter, the neuter the male or female as the circumstances require.

YOU (TENANT) MUST NOTIFY YOUR LANDLORD IN WRITING WITHIN 4 DAYS AFTER YOU (TENANT) MOVE OF A FORWARDING ADDRESS WHERE YOU (TENANT) CAN BE REACHED AND WHERE YOU (TENANT) WILL RECEIVE MAIL; OTHERWISE YOUR LANDLORD SHALL BE RELIEVED OF SENDING YOU (TENANT) AN ITEMIZED LIST OF DAMAGES AND THE PENALTIES ADHERENT TO THAT FAILURE.

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The parties hereto have set their hands and seals on the day, month and year above written.

	Junn Bager 1-18-11
Witness for Authorized Agent	Authorized Agent for Landlord
	Unlen
Witness for Tenant	Tenant's Signature
	Danielle Drose
Witness for Tenant	Tenant's Signature

RECEIPT OF RULES AND ELECTION NOT TO ENTER INTO WRITTEN LEASE

The undersigned hereby acknowledges receipt of the Rules and Regulations and that he or she has been offered a written Lease Agreement pursuant to Michigan Statutes Section 28(g) of Act No. 96 of the Public Acts of 1987 and has elected not to enter into said written Lease Agreement.

Tenant's Signature

Tenant's Signature

424 MgP

Manufactured Home Community Lease Agreement State of Michigan

<u> </u>	otate
This lease agreement is made on this 20 day of	
2010, by and between	
comm	
and hereinafter referred to as LANDLORD, whose add	
for purpose of record and receipt of all notices, payment	nts and
correspondence under Michigan Compiled Laws	
(MCLA)554.631 to 554.641 is	
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, hereinafter referred to as TENANT and/or	
RESIDENT. Whereas, in consideration of the rent,	
covenants and agreements to be kept and performed by	1
RESIDENT hereunder, LANDLORD leases to RESID	ENT
and RESIDENT leases from LANDLORD the premise	es
subject to the terms and conditions set forth in this leas	se.
LANDLORD hereby leases to RESIDENT the premise	es
designated as follows:	
Home Site Number:	
Home Address:	
424 Madrowald	
The manufactured home site is comprised of the area of	n
which the home is installed, together with the patio are	
driveway, or contiguous parking area(s), if any, and the	
area which Resident is required to maintain. The	
manufactured home site does not have any fixed bound	daries.
lot lines or square footage and the actual size of the sit	e may
vary from time to time, during this lease term or any	-
extension of this lease, depending upon the size of the	
manufactured home which are, or may be, installed on	the
adjacent sites.	
Оссирансу	
Said premises are to be used exclusively and solely b	V
RESIDENT for a manufactured home residence and is	
occupied solely and exclusively as a private dwelling b	
above named RESIDENT(S) and the following named	
persons:	

Name Identification 3/21/97
Nilliam Friend

RESIDENT shall inform LANDLORD of any changes or additions in occupancy, and provide the names of all such occupants.

Owner of Record

RESIDENT warrants and expresses that RESIDENT is the owner of the manufactured home and that RESIDENT'S name appears on the Certificate of Title. All homes located in the community must be titled by the State of Michigan and a copy of such title must be provided to management.

Term

This lease shall be for a period of 2000000 commencing on , 20 10 and terminating 19 , 20 [] If RESIDENT takes possession of the premises prior to the commencement date of this Lease, RESIDENT shall pay rent at the rate and in the manner required by this Lease and such possession in all other respects shall be subject to the applicable provisions of this Lease. In the event LANDLORD is unable to deliver possession of the premises due to failure or refusal of a previous occupant to vacate, the term shall commence when LANDLORD is able to deliver possession. LANDLORD assumes no liability for the failure or refusal of a previous occupant to vacate or for other causes beyond LANDLORD'S reasonable control.

Renewal of Lease/Month to Month Tenancy

At least thirty (30) days prior to the expiration of the lease term. RESIDENT may be offered a new lease and advised of any changes in the base rent. RESIDENT is not obligated to enter into a new lease. If the Lease is not renewed but RESIDENT continues in possession, the tenancy shall be from month to month. As a month to month Resident, rent shall be such amount as LANDLORD may lawfully establish and RESIDENT shall be subject to all provisions of this Lease, which may be applicable and consistent with a month to month Resident.

Rent

RESIDENT shall pay onto LANDLORD the total sum of (which shall include the base rent and any additional MONTHLY CHARGES as listed below), on or before the first day of each month during the term of the Lease Agreement. All rents shall be paid by personal check, with the permission of the LANDLORD, or by money order, to the LANDLORD at the community office as above written. Rental payments may be mailed, paid in person or placed in the LANDLORD'S lockbox which is located at the community office.

If LANDLORD shall institute legal action against RESIDENT based on a default in the payment of rent, then RESIDENT shall reimburse LANDLORD as allowed by law, for the expenses including attorney fees, incurred by LANDLORD, and that the amount of these expenses shall be deemed to be additional rent and shall be due from RESIDENT to the LANDLORD at such time as the rent is paid, unless otherwise agreed upon by LANDLORD.

LANDLORD shall be entitled to a lien upon the home for unpaid rent in accordance with MCLA 600.5714 (1)(a) and 600.5775 (2)(f).

Continued Liability for Rent

RESIDENT'S liability for payment of rent will continue until:

- The manufactured home is removed from the leased site in accordance with the terms of this Lease and the Community Guidelines.
- The manufactured home is sold in accordance with all provisions regarding on-site resale of homes as contained in the Community Guidelines.
- The lienholder becomes responsible to the LANDLORD for payment of rent.

Late Fee

The RESIDENT agrees to pay a late fee of \$ 2 per month for rents not received or delivered to LANDLORD at the above address on or before the fifth day of the month.

If a RESIDENT'S rental payment is made by personal check and said check is returned denied by the financial institution, for any reason, RESIDENT shall pay a Returned Check Fee (listed below). Once a payment has been returned, and if the grace period for payment of rent has expired, then the rent is also past due and will incur all other charges associated with the delinquent rent. Payment may only be made by guaranteed funds for current and all future payments. The RESIDENT shall lose all check privileges if their check is denied. However, at the LANDLORD'S discretion RESIDENT may be permitted to have check privileges reinstated after a period of six (6) months of timely rental payments after receipt of the first returned check. If check privileges are reinstated and should the RESIDENT ever have another check denied, RESIDENTS check privileges will be permanently revoked.

Recurrin	g Charges
	Other Charges (per occasion)
Site Rent	s 270 -
Late Fee	\$ 25
State School Tax	S MARIANANANA
Returned Check Fee	S L. E. Manuel
Other Occupants	5
Trimming Site	\$
Pet Fee	\$ 10 - 10. limit 2
Edging Site	\$
Premium Site	\$
Mow & Trim Site	\$
Water/Sewer Charges	s (based on monthly Meter reading)
Maintenance & Repa	ir charges per hour
with one hour minim	um, per occasion.
	S willing manning
Other	\$ 11
Other	\$
Utility Charges The RESIDENT sha	all pay all charges made against the
	t, electricity during the continuance of
this Lease as the same	e shall become due. Such charges shall
	readings. Charges for water and sewer,

Maintenance Charges

if any, are to be paid to

Each RESIDENT shall be responsible for their own lawn maintenance (e.g. mowing, trimming, edging, etc.). In the event RESIDENT neglects to maintain the site, LANDLORD shall notify RESIDENT to take corrective action within a reasonable number of days after the date of said written notice, and if RESIDENT fails to bring the site into compliance within that time management shall have the right to enter upon the leased site and perform any and all necessary maintenance and the charges incurred as a result thereof shall be the sole responsibility of the RESIDENT and furthermore shall be deemed to be rent and shall be collectable as rent.

There shall be a one (1) hour minimum fee if LANDLORD provides any of the services outlined herein. LANDLORD reserves the right to raise or lower said fees, charges, or assessment set forth above. However, LANDLORD agrees to provide RESIDENT with no less than thirty (30) days written notice of any such change.

Security Deposit

A security deposit in the amount of

is due and payable upon signing of this Tease Agreement for the faithful performance of all terms and conditions of this Lease Agreement and the Guidelines. The Security Deposit will be used in accordance with the MCLA 554.601 to 554.616. RESIDENT shall receive no interest on said deposit. Failure of RESIDENT to provide LANDLORD a forwarding address relieves LANDLORD from its duty to provide an itemized list of damages claimed and/or the refund of any portion of the security deposit to RESIDENT within forty-five (45) days after the termination of tenancy. RESIDENT is not entitled to apply security deposit to rent nor will the security deposit serve as the last payment of rent due.

Use of Premises

RESIDENT shall use and occupy the premises in a clean and wholesome manner and in compliance with all applicable government requirements, including all public health and police regulations, including all rules promulgated by the State of Indiana relating to such occupancy to the full extent permitted by law. RESIDENT shall not use or operate any equipment or machinery that is harmful to the premises or which is disturbing to other RESIDENTS of the community. RESIDENT shall not employ any person or persons in or about the premises whose employment may, by law, constitute or create a liability on the part of the LANDLORD.

RESIDENTS, their guests, agents, invitees or other occupants are prohibited from generating, manufacturing, storing, testing, discharging, releasing, burying, or disposing on, under or about the lease site, or any area in the community, and from transporting to or from the leased site or other area of the community, any hazardous substance.

Condition of Premises

RESIDENT agrees that no representation as to the condition or repair of the premises, and nor promise to alter, repair or improve the premises has been made except as contained in this Lease. RESIDENT shall keep the premises during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken.

Improvements and Alterations

RESIDENT shall make no alterations to the leased site without LANDLORD'S prior written consent. Any building permits which may be required by the local government must also be obtained by RESIDENT and a copy of the building permit must be provided to LANDLORD. All improvements and/or alterations must be performed in accordance with the Community Guidelines.

Reserved Right to Enter The Premises

LANDLORD shall have the right to enter onto the leased site to inspect, repair, or make alterations or additions to the premises or the utilities situated on the leased site, or for the purpose of protecting the community. LANDLORD may enter the leased premises at all reasonable times, but not in such a manner or at such time as to interfere unreasonably with the RESIDENT'S quiet enjoyment of the leased premises. LANDLORD shall have no right to enter a manufactured home unless the RESIDENT'S prior written consent is obtained or, if such written consent is not obtained, then LANDLORD can only enter the RESIDENT'S manufactured home to prevent imminent danger to the occupants of the manufactured home, to other residents of the community or to the community.

YOU (TENANT) MUST NOTIFY YOUR LANDLORD IN WRITING WITHIN 4 DAYS AFTER YOU (TENANT) MOVE OF A FORWARDING ADDRESS WHERE YOU (TENANT) CAN BE REACHED AND WHERE YOU (TENANT) WILL RECEIVE MAIL; OTHERWISE YOUR LANDLORD SHALL BE RELIEVED OF SENDING YOU (TENANT) AN ITEMIZED LIST OF DAMAGES AND THE PENALTIES ADHERENT TO THAT FAILURE.

NOTICE

MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AGREEMENTS. THIS AGREEMENT IS REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT. IF YOU HAVE ANY QUESTIONS ABOUT THE INTERPRETATION OR LEGALITY OF THE PROVISIONS OF THIS AGREEMENT, YOU MAY WANT TO SEEK ASSISTANCE FROM A LAWYER OR OTHER QUALIFIED PERSON.

Witness for Authorized Agent

Witness for Tenant 17 CCOFMACK

Witness for Tenant

Witness for Tenant

Witness for Tenant

Witness for Tenant

Tenant's Signature

The undersigned hereby acknowledges receipt of the Rules and Regulations and that he or she has been offered a written Lease Agreement pursuant to Michigan Statutes Section 28(g) of Act No. 96 of the Public Acts of 1987 and has elected not to enter into said written Lease Agreement.

Tenant's Signature

Tenant's Signature

Tenant's Signature

LEASE AGREEMENT

401 MIGH

THIS LEASE AGREEMENT (Lease) is made this 1st day of August, 2002, between the Lessor Michigan Communities LLC ("Management"), whose address for the purpose of notice under Michigan Compiled Laws ("MCL") 554.631 to 554.641 is P.O. Box 206, Parchment MI. 49004-0206 and the Lessee,

JEFF & AMAZZALORS KIRBY ("Resident").

IN CONSIDERATION of Resident's representation in Resident's application for tenancy, and Resident's payment of the rent and performance of the other provisions of this Lease, Management Leases to Resident Lot No. 427 ELMWOOD ("premises") in the manufactured home community commonly known as Andrews Estates located at 12034 E. Michigan, Galesburg, MI. 49053.

1. Occupancy. Only the following individuals may occupy the premises, and should any other persons occupy said premises, it shall be considered a material default of this Lease.

NAME	RELATIONSHIP
	A
,	

- 2. Term. This Lease shall be for 12 months beginning the first day of August 2002. If Resident takes possession of the premises prior to the commencement date of this Lease, Resident shall pay rent at the rate and in the manner required by this lease and such possession in all other respects shall be subject to the applicable provisions of this Lease. Resident shall be a tenant from month to month If Resident continues in possession after the end of this Lease and if the continuation of possession is with Management's prior written consent or is required by law. Resident's rent shall be such amount as Management may lawfully establish, and Resident shall be subject to all of the other provisions of this Lease which may be applicable and consistent with a month to month tenancy.
- 3. Rent. During the term of this Lease, Resident shall pay \$ Z 20,00 rent per month in advance on the first day of each month commencing with the commencement date of this Lease.
- 4. Late Charge. Resident shall pay a late charge of \$25.00 if the monthly rent is not received by Management by the 5th of the month. The late charge is not a liquidated damage nor the sole or exclusive remedy of Management for the late payment of rent.
- - 6. Purpose. Resident is to occupy the premises as a private dwelling and for no other purpose whatsoever.
- 7. Parking. If parking space(s) are provided in conjunction with the lease of the premises, Resident shall occupy and use such parking space(s) as set forth by Management in its Rules and Regulations.
 - 8. Assignment and Sublease. Resident shall not assign this Lease nor sublet the premises without obtaining Management's prior written consent.
- 9. Use of Premises. Resident shall use and occupy the premises in a clean and sanitary condition and in compliance with all applicable public health and police regulations, rules promulgated by the Michigan Mobile Home Commission, and governmental regulations relating to occupancy, Resident shall not use or operate any equipment or machinery or undertake any activity that is harmful to the premises or which is disturbing to other residents. Resident shall not employ any person or persons in or about the premises whose employment may constitute or create a liability on the part of Management.
- 10. Condition of Premises. Resident agrees that no representation as to condition or repair of the premises, and no promise to alter, repair or improve the premises has been made except as contained in this Lease. Resident shall keep the premises, during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken. Resident accepts the premises in its present condition at the date of the execution of this Lease.
- 11. Reserved Rights. Management reserves the following rights, to wit: to enter the premises, as may be allowed by law for inspection, repairs, alterations or additions, exhibition of the premises, and other like purposes which shall be made at reasonable times and with notice to Resident except in cases of emergency.
- 12 Alterations. Resident shall make no alterations, decorations, additions or improvements in or to the premises or to Management's equipment or fixtures in the premises. Resident shall not install any fixture or equipment without Management's prior written consent, and then only by contractors and mechanics first approved in writing by Management Any such installation by Resident without Management's prior written consent may be removed by Management, and Resident shall pay Management's costs thereon on the next monthly rental due date. In the event that Management's written consent is received, Resident shall cause such work to be done at such times and in such a manner as Management shall designate in writing, and Resident shall pay for the same in a prompt manner. Any mechanic's lien filed against the premises of the manufactured home community for work claimed to have been done for, or materials claimed to have been furnished to Resident shall be discharged by the Resident within ten (10) days thereafter. Management shall have the right, but not the obligation, to pay or discharge any such mechanic's lien. If Management should elect to exercise this right, Resident shall pay Management the amount so expended on the next ensuring monthly rental due date.
- 13. Rules and Regulations. Resident shall comply with all of the attached Rules and Regulations governing the premises and the manufactured home community and shall also comply with all of Management's changes and additions to the Rules and Regulations that are made pursuant to the provisions of the Michigan Mobile Home Commission Act and rules promulgated there under. Concurrently with the execution of this Lease, Resident acknowledges receipt of a copy of the Rules and Regulations of the manufactured home community.
 - 14. Adjustments. As authorized by the Truth in Renting Act (MCL 554.631 to 554.641) Management shall have the right to make the following adjustments in this Lease upon written notice to Resident of not less than thirty (30) days.
 - A. Changes required by federal, state or local law or rule or regulation.
 - B. Changes in rules relating to the property, including the premises, which are required to protect the physical health, safety or peaceful enjoyment of the residents and guests in the manufactured home community.
 - C. Changes in the amount of rent to cover additional costs in operating the manufactured home community incurred by Management because of increases in ad valorum property taxes, charges for the electricity, heating fuel, water or sanitary sewer services consumed at the manufactured home community, or increases in premiums paid for liability, fire or worker's compensation insurance.

15. Fire or Casualty. In the event that the premises are partially damaged by fire or other casualty, or if the premises or, access thereto are condemned or acquired by a governmental body or other similar authority, then Management may, at its option, either terminate this Lease or repair or restore so much of the premises as Management deems necessary. If the premises are so repaired or restored, then this Lease shall remain in full force and effect, but rent shall be proportionately reduced to the extent that the premises are untenantable during such period of repair and restoration if the the other party, and Management shall have no liability to Resident or any other person for such termination. 16. Management's Non-Liability. Management shall not be liable for damages to person or property sustained by the Resident or Residents employees, servants, invitees or other persons due to the premises becoming out of repair or arising from leakage of gas, steam, water or sewer pipes, or from defective wiring, unless such damage is proximately caused by the negligence of Management. Management shall not, be responsible or liable to Resident for any loss or damage that may be occasioned by or through the acts or omissions of persons occupying and adjoining premises or any part of the premises adjacent to or connected with the leased premises. In addition, Management shall not be liable for any damage or injury shall be caused by the negligence of Management 17. Abandonment or Vacating of Manufactured Home. If the resident abandons the manufactured home placed on the premises, for whatever

- reason, and if Management is required to remove the manufactured home, after notice to Resident at the Residents last known address, the Resident shall be responsible for any and all expenses incurred in removing the manufactured home or other property from the premises.
 - 18. Pets. No animals or pets of any kind shall be kept in the premises, other than those expressly permitted, in writing, by Management.
- 19. Prior Written Approval of Manufactured Home. Resident shall secure the prior written approval of Management before locating any manufactured home on the premises.
- 20. Default. If the Resident should default under this Lease, or if Residents statements in the rental application are incorrect, Management provided by law. If this should occur, Resident shall pay Management the expenses incurred in obtaining possession of the premises and all other damages sustained by Management to the extent permitted by law.
 - 21. Remedies Not Exclusive. Each of the rights provided in this Lease shall be cumulative.
- 22. Severability. If any provision of this Lease should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Lease which shall continue to remain in full force and effect.
- 23. Waiver. If Management should waive any provisions of this Lease, it shall not be construed as a waiver of a further breach of such provision.
- 24. Modifications. No modifications of this Lease shall be binding unless in writing, signed by the Resident and by an authorized agent of Management, and countersigned by an officer of Management.
- 25. Right To Mortgage. Management shall have the right to subordinate this Lease to any mortgage now or hereafter placed on the premises or the manufactured home community. At Managements request, Resident shall execute and deliver such documents as may be required in order to accomplish the purposes of this paragraph.
- 26. Liability .In the event that this Lease should be signed as resident by more than one person, then the liability of the persons signing shall be joint and several.
- 27. Quiet Enjoyment. Upon Resident paying the rent and performing all of the other provisions of this Lease, Management agrees that Resident shall peacefully and quietly have, hold and enjoy the premises during the term of this Lease.
- 28. Notice of Intention to Vacate or Renew. At least thirty (30) days before the end of this Lease, Resident shall notify Management in writing that Resident will sign a new Lease or that the premises will be vacated at the end of this Lease or that a continuation of possession is desired on a month to month tenancy at the rent set by Management in the manner permitted by law and subject to all the provisions of this Lease which may be applicable and consistent with a month to month tenancy; in the event that the resident desires to sign a new Lease or desires a month to month tenancy, the Residents written notice shall indicate the names and relationships of each of the occupants Notwithstanding anything herein to the contrary, Management shall tenancy except as required by law. Any of the Residents property at or about the premises at the time the Resident vacates the premises shall be deemed to be abandoned by the Resident, and Resident hereby authorizes Management to dispose of same as abandoned property.
- 29. Truth in Renting Act and Other Statutory Provisions. Management and Resident specifically agree that this Lease shall not and is not intended to violate or waive any of the provisions of the Truth in Renting Act (MCL 554.631 to 554.641) or any of the statutes referred to in the Truth in Renting Act relating to fitness and habitability, security deposits, civil rights, and consumer protection. If, however, any provision of this Lease does, in fact, violate or waive any of the above statutes, then such provision shall be null and void.
- 30. Lease Binding. The provisions of this Lease shall be binding upon and shall be for the benefit of Management and Resident and their respective successors in interest

NOTICE

31. Interpretation. This Lease shall be construed according to the laws of the State of Michigan.

MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT. IF	PARTIES TO RENTAL AGREEMENTS. THIS AGREEMENT IS
LEGALITY OF THE PROVISIONS OF THIS AGREEMENT, YOU MA QUALIFIED PERSON.	WANT TO SEEK ASSIST ANCE FROM A LAWYER OR OTHE
WITNESSES	
	James Y. Schwartz
	"Management"
I acknowledge I have been offered an opportunity to enter into the	"Residents"

Resident

Return

LEASE AGREEMENT
THIS LEASE AGREEMENT (Lease) is made this 8th day of March 1997, between the Leasen ones Company
("Mahagement"), whose address for the purpose of notice under Michigan Compiled Laws ("MCL") 554.631 to 554.641 is 12034 Emin Compiled
Mali della Mi
("Resident").
IN CONSIDERATION of Resident's representations in Resident's application for tenancy, and Resident's payment of the rent and performance of the other provisions of this Lease, Management leases to Resident Lot No. 127 ("premises") in the mobile hope park complex commonly known
as andrews Estates located a Compact Siles July mi
1. Occupancy. Only the following individuals may occupy the premises, and should any other persons occupy said premises, it shall be considered a material default of this Lease:
1 D were
MATTER AMU 11) FAMILY RELATIONSHIP
Mary Mary
,
2. Term. This Lease shall be for
3. Rent. During the term of this Lease, Resident shall pay \$ 190 rent per month in advance on the first day of each month com-
mencing with the commencement date of this Lease.
4. Late Charge. Resident shall pay a late charge of \$
5. Security Deposit. At the same time this Lease is signed, Resident will deposit \$
7. Parking. If parking space(s) are provided in conjunction with the lease of the premises, Resident shall occupy and use such parking space(s) as set forth by Management in its Rules and Regulations.
8. Assignment and Sublease. Resident shall not assign this Lease nor sublet the premises without first obtaining Management's written

- consent.
- Use of Premises. Resident shall use and occupy the premises in a clean and wholesome manner and in compliance with all applicable governmental requirements, including all public health and police regulations, including all rules promulgated by the Michigan Mobile Home Commission, relating to such occupancy to the full extent permitted by law. Resident shall not use or operate any equipment or machinery that is harmful to the premises or which is disturbing to other residents of the mobile home park. Resident shall not employ any person or persons in or about the premises whose employment may, by law, constitute or create a liability on the part of Management.
- Condition of Premises. Resident agrees that no representation as to condition or repair of the premises, and no promise to alter, repair or improve the premises has been made except as contained in this Lease. Resident shall keep the premises, during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken.
- Reserved Right To Enter The Premises. Management reserves the right as may be allowed by law, to inspect, repair, after or to add to the premises at all reasonable times, and to exhibit the premises to prospective residents, purchasers or others.
- Alterations. Resident shall make no alterations, decorations, additions or improvements in or to the premises or to Management's equipment or fixtures in the premises. Resident shall not install any fixture or equipment without Management's prior written consent, and then only by contractors and mechanics first approved in writing by Management, Any such installation by Resident without Management's prior written consent may be removed by Management, and Resident shall pay Management's costs thereon on the next monthly rental due date. In the event that Management's written consent is received, Resident shall cause such work to be done at such times and in such a manner as Management shall designate in writing, and Resident shall pay for the same in a prompt manner. Any mechanic's lien filed against the premises or the mobile home park for work claimed to have been done for, or materials claimed to have been furnished to Resident shall be discharged by the Resident within ten (10) days thereafter. Management shall have the right, but not the obligation, to pay or discharge any such mechanic's lien. If Management should elect to exercise this right, Resident shall pay Management the amount so expended on the next ensuing monthly rental due date.
- Rules and Regulations. Resident shall comply with all of the attached Rules and Regulations governing the premises and the mobile home park, and shall also comply with all of Management's changes and additions to the Rules and Regulations that are permitted under MCL 554.631 to 554.641, as amended, and pursuant to the provisions of the Michigan Mobile Home Commission Act. Concurrently with the execution of this Lease, Resident acknowledges receipt of a copy of the Rules and Regulations of the mobile home park.
- Adjustments. As authorized by the Truth in Renting Act (MCL 554.631 to 554.641) Management shall have the right to make the following adjustments in this Lease upon written notice to Resident of not less than thirty (30) days:
 - Changes required by federal, state or local law or rule or regulation.
 - Changes in rules relating to the property, including the premises, which are required to protect the physical health, safety or 8. peaceful enjoyment of the residents and guests in the mobile home park.
 - Changes in the amount of rent to cover additional costs in operating the mobile home park incurred by Management because of increases in ad valorum property taxes, charges for the electricity, heating fuel, water or sanitary sewer services consumed at the mobile home park, or increases in premiums paid for liability, fire or worker's compensation insurance.
- Damage by Fire or Other Casualty. If the premises are partially damaged by fire or other casualty but can be restored to tenantable condition, Management shall repair the premises with reasonable dispatch. The Resident's obligation to pay rent shall be suspended during the time the premises remain untenantable. If the premises are destroyed by fire or other casualty or if the premises cannot be restored to tenantable condition within a reasonable time, either party shall have the right to terminate this Lease by written notice to the other party.

Manufactured Home Community Lease Agreement State of Michigan

THE CONTRACT
-11
This lease agreement is made on this 5 day of
This lease agreement is made on this 5th day of 5cypt, 2015, by and between
A A A A A A A A A A A A A A A A A A A
Andreus Totales, community,
and hereinafter referred to as LANDLORD, whose address
for purpose of record and receipt of all notices, payments and
correspondence under Michigan Compiled Laws
MCA 34 E Michigan Ave.
Galosburg. MI 49053
and Janet Knowles
, hereinafter referred to as TENANT and/or
RESIDENT. Whereas, in consideration of the rent,
covenants and agreements to be kept and performed by
RESIDENT hereunder, LANDLORD leases to RESIDENT
and RESIDENT leases from LANDLORD the premises
subject to the terms and conditions set forth in this lease.
LANDLORD hereby leases to RESIDENT the premises
designated as follows: Home Site Number: 436
Home Address: 1/2: 400
Home Address: 436 Maple wood
THE HIRITIACINED WHIC SIE IS COMMISSED OF THE WAY OF
which the home is installed, together with the patio area,
driveway, or contiguous parking area(s), if any, and the lawn
area which Resident is required to maintain. The
manufactured home site does not have any fixed boundaries,
lot lines or square footage and the actual size of the site may
vary from time to time, during this lease term or any extension of this lease, depending upon the size of the
manufactured home which are, or may be, installed on the
adjacent sites.
adjacent sacs.
Occupancy
Said premises are to be used exclusively and solely by
RESIDENT for a manufactured home residence and is to be
occupied solely and exclusively as a private dwelling by the
a programmer (C) and the following named

above named RESIDENT(S) a

Name	Identification
1.2.2.2.2.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.	THE PROPERTY OF THE PROPERTY O
THE RESIDENCE OF THE PROPERTY	
CONTRACTOR AND	AND THE PROPERTY OF THE PROPER

RESIDENT shall inform LANDLORD of any changes or additions in occupancy, and provide the names of all such occupants.

Owner of Record

persons:

RESIDENT warrants and expresses that RESIDENT is the owner of the manufactured home and that RESIDENT'S name appears on the Certificate of Title. All homes located in the community must be titled by the State of Michigan and a copy of such title must be provided to management.

This lease shall be for a period of ease shall be for a period of 13 months commencing on 20 s and terminating 20 13 If RESIDENT takes possession of the premises prior to the

commencement date of this Lease, RESIDENT shall pay rent at the rate and in the manner required by this Lease and such possession in all other respects shall be subject to the applicable provisions of this Lease. In the event LANDLORD is unable to deliver possession of the premises due to failure or refusal of a previous occupant to vacate, the term shall commence when LANDLORD is able to deliver possession. LANDLORD assumes no liability for the failure or refusal of a previous occupant to vacate or for other causes beyond LANDLORD'S reasonable control.

Renewal of Lease/Month to Month Tenancy

At least thirty (30) days prior to the expiration of the lease term. RESIDENT may be offered a new lease and advised of any changes in the base rent. RESIDENT is not obligated to enter into a new lease. If the Lease is not renewed but RESIDENT continues in possession, the tenancy shall be from month to month. As a month to month Resident, rent shall be such amount as LANDLORD may lawfully establish and RESIDENT shall be subject to all provisions of this Lease, which may be applicable and consistent with a month to month Resident.

Rent

RESIDENT shall pay onto LANDLORD the total sum of \$276.00 (which shall include the base rent and any additional MONTHLY CHARGES as listed below), on or before the first day of each month during the term of the Lease Agreement. All rents shall be paid by personal check, with the permission of the LANDLORD, or by money order, to the LANDLORD at the community office as above written. Rental payments may be mailed, paid in person or placed in the LANDLORD'S lockbox which is located at the community office

If LANDLORD shall institute legal action against RESIDENT based on a default in the payment of rent, then RESIDENT shall reimburse LANDLORD as allowed by law, for the expenses including attorney fees, incurred by LANDLORD, and that the amount of these expenses shall be deemed to be additional rent and shall be due from RESIDENT to the LANDLORD at such time as the rent is paid, unless otherwise agreed upon by LANDLORD.

LANDLORD shall be entitled to a lien upon the home for unpaid rent in accordance with MCLA 600.5714 (1)(a) and 600.5775 (2)(1).

Continued Liability for Rent

RESIDENT'S liability for payment of rent will continue until:

- The manufactured home is removed from the leased 1) site in accordance with the terms of this Lease and the Community Guidelines.
- The manufactured home is sold in accordance with all provisions regarding on-site resale of homes as contained in the Community Guidelines.
- The lienholder becomes responsible to the LANDLORD for payment of rent.

Late Fee

The RESIDENT agrees to pay a late fee of \$ 25.00 per month for rents not received or delivered to LANDLORD at the above address on or before the fifth day of the month.

If a RESIDENT'S rental payment is made by personal check and said check is returned denied by the financial institution, for any reason, RESIDENT shall pay a Returned Check Fee (listed below). Once a payment has been returned, and if the grace period for payment of rent has expired, then the rent is also past due and will incur all other charges associated with the delinquent rent. Payment may only be made by guaranteed funds for current and all future payments. The RESIDENT shall lose all check privileges if their check is denied. However, at the LANDLORD'S discretion RESIDENT may be permitted to have check privileges reinstated after a period of six (6) months of timely rental payments after receipt of the first returned check. If check privileges are reinstated and should the RESIDENT ever have another check denied, RESIDENTS check privileges will be permanently revoked.

Recurring Charges

	Other Charges (per occasion)
Site Rent	\$ 275.00
Late Fee	\$ 35.00
State School Tax	\$
Returned Check Fee	\$ 25.00
Other Occupants	S
Trimming Site	\$25.00 (a - ml) limit 7
Pet Fee	\$ 25.00 (perpet) limit]
Edging Site	\$
Premium Site	S
Mow & Trim Site	\$ 25.00
Water/Sewer Charges	(based on monthly Meter reading)

Maintenance & Repair charges per hour with one hour minimum, per occasion.

Other Other

Utility Charges

The RESIDENT shall pay all charges made against the premises for gas, heat, electricity during the continuance of this Lease as the same shall become due. Such charges shall be based upon meter readings. Charges for water and sewer, if any, are to be paid to

Maintenance Charges

Each RESIDENT shall be responsible for their own lawn maintenance (e.g. mowing, trimming, edging, etc.). In the event RESIDENT neglects to maintain the site, LANDLORD shall notify RESIDENT to take corrective action within a reasonable number of days after the date of said written notice, and if RESIDENT fails to bring the site into compliance within that time management shall have the right to enter upon the leased site and perform any and all necessary maintenance and the charges incurred as a result thereof shall be the sole responsibility of the RESIDENT and furthermore shall be deemed to be rent and shall be collectable as rent.

There shall be a one (1) hour minimum fee if LANDLORD provides any of the services outlined herein. LANDLORD reserves the right to raise or lower said fees, charges, or assessment set forth above. However, LANDLORD agrees to provide RESIDENT with no less than thirty (30) days written notice of any such change.

Security Deposit

A security deposit in the amount of \$ 275.00 is due and payable upon signing of this Lease Agreement for the faithful performance of all terms and conditions of this Lease Agreement and the Guidelines. The Security Deposit will be used in accordance with the MCLA 554.601 to 554.616. RESIDENT shall receive no interest on said deposit. Failure of RESIDENT to provide LANDLORD a forwarding address relieves LANDLORD from its duty to provide an itemized list of damages claimed and/or the refund of any portion of the security deposit to RESIDENT within forty-five (45) days after the termination of tenancy. RESIDENT is not entitled to apply security deposit to rent nor will the security deposit serve as the last payment of rent due.

Use of Premises

RESIDENT shall use and occupy the premises in a clean and wholesome manner and in compliance with all applicable government requirements, including all public health and police regulations, including all rules promulgated by the State of Indiana relating to such occupancy to the full extent permitted by law. RESIDENT shall not use or operate any equipment or machinery that is harmful to the premises or which is disturbing to other RESIDENTS of the community. RESIDENT shall not employ any person or persons in or about the premises whose employment may, by law, constitute or create a liability on the part of the LANDLORD.

RESIDENTS, their guests, agents, invitees or other occupants are prohibited from generating, manufacturing, storing, testing, discharging, releasing, burying, or disposing on, under or about the lease site, or any area in the community, and from transporting to or from the leased site or other area of the community, any hazardous substance.

Condition of Premises

RESIDENT agrees that no representation as to the condition or repair of the premises, and nor promise to alter, repair or improve the premises has been made except as contained in this Lease. RESIDENT shall keep the premises during the term of this Lease, in good repair, and at the expiration thereof, yield and deliver up the same in like condition as when taken.

Improvements and Alterations

RESIDENT shall make no alterations to the leased site without LANDLORD'S prior written consent. Any building permits which may be required by the local government must also be obtained by RESIDENT and a copy of the building permit must be provided to LANDLORD. All improvements and/or alterations must be performed in accordance with the Community Guidelines.

Reserved Right to Enter The Premises

LANDLORD shall have the right to enter onto the leased site to inspect, repair, or make alterations or additions to the premises or the utilities situated on the leased site, or for the purpose of protecting the community. LANDLORD may enter the leased premises at all reasonable times, but not in such a manner or at such time as to interfere unreasonably with the RESIDENT'S quiet enjoyment of the leased premises. LANDLORD shall have no right to enter a manufactured home unless the RESIDENT'S prior written consent is obtained or, if such written consent is not obtained. then LANDLORD can only enter the RESIDENT'S manufactured home to prevent imminent danger to the occupants of the manufactured home, to other residents of the community or to the community.

Community Guidelines & Amendments

The Community has a set of Rules and Regulations governing the policies and requirements of all RESIDENTS. These Rules and Regulations are also referred to as the Community Guidelines.

The RESIDENT hereby acknowledge receipt of a copy of the current Community Guidelines and furthermore agrees to abide by all Guidelines contained herein and shall also comply with all LANDLORD'S changes and additions to the Guidelines that are permitted under law. RESIDENT further acknowledges that violation thereof shall be grounds for eviction, pursuant to MCLA 600.5775.

Quiet Enjoyment

Upon RESIDENT paying the rent and performing all of the other provisions of this Lease, LANDLORD agrees that RESIDENT shall peacefully and quietly have, hold and enjoy the premises during the term of this Lease. RESIDENT'S interference with other tenants' quiet enjoyment of the premises shall be grounds for eviction.

Pets

No animals or pets of any kind shall be kept on the premises other than these expressly permitted by LANDLORD and registered in accordance with the Community Guidelines.

Right to Mortgage

LANDLORD shall have the right to subordinate this Lease to any mortgage now or hereafter place on the premises or the Manufactured Home Community. At LANDLORD'S request, RESIDENT shall execute and deliver such documents as may be required in order to accomplish the purpose of this paragraph.

Landlord's Non-liability

Except as otherwise provided by law, LANDLORD shall not be liable for damages to persons or property sustained by the RESIDENT or RESIDENT'S employees, servants, invitee or other persons due to the premises becoming out of repair or arising from bursting, stoppage or leakage of gas, steam, water or sewer pipes, or from defective wiring, unless such damage is proximately caused by the negligence of LANDLORD. LANDLORD shall not be responsible for liable to RESIDENT for any loss or damage that may be occasioned by or through acts of omissions or persons occupying adjoining premises or any part of the premises adjacent to or connected with leased premises, unless such liability arises from LANDLORD'S failure to perform duty or negligent performance of a duty imposed by law. In addition, LANDLORD shall not be liable for any damage or injury to any person or property which occurs on the premises resulting from the use of the playground or recreational facilities of LANDLORD unless such damage or injury shall be caused by LANDLORD'S failure to perform a duty or negligent performance of a duty imposed by law.

Resident's Liability

RESIDENT accepts the condition of the subject property, waiving any inspection of same by LANDLORD and repair of defects, if any. RESIDENT further agrees to indemnify LANDLORD against lose or liability arising out of RESIDENT'S use of the property, including those using the property with the RESIDENT'S consent. RESIDENT shall be responsible for insuring his own personal property. Any personal property placed on the subject premises shall be at the sole risk of the RESIDENT.

Fire to Manufactured Home

In the case of fire or other damage to RESIDENT'S manufactured home located on the premises, RESIDENT shall remain responsible for payment of rent during the balance of the lease term set forth herein, unless said manufactured home is removed from the premises and in that event RESIDENT is responsible only for additional one (1) month's rent as liquidated damages herein. Failure of a RESIDENT to immediately repair, secure or remove a fire damaged manufactured home shall be grounds for eviction.

Eminent Domain

If, during the term of this Lease, proceedings shall be instituted under the Power of Eminent Domain, which shall result in an eviction, total or partial, of the RESIDENT, at the time the trial of such proceedings shall commence, this Lease shall be void and the term above shall cease and terminate, and if the RESIDENT continues in possession, he shall be a RESIDENT from month to month and for no longer term, anything in this instrument to the contrary notwithstanding.

Landlord's Approval of Home

RESIDENT shall secure the prior written consent of LANDLORD before locating any manufactured home on the premises.

Assignment or Subletting

The RESIDENT agrees and acknowledges that this Lease Agreement shall not be assigned or sublet.

Resale/Transfer of Manufactured Home

The right to occupy a home on the leased site is not unconditionally transferable with the sale or transfer of title to the manufactured home. To ensure that the purchasers of your home, should you decide to sell it, will be permitted to keep and occupy the home on the leased site, RESIDENT must comply will all provisions regarding on-site sale of home contained in the Guidelines.

Notice of Intention to Vacate

LANDLORD must receive, from month to month Residents, at least thirty (30) days notice, in writing, of RESIDENT'S intention to remove the manufactured home from the community. RESIDENTS who have a written lease and who intend to remove the home at the expiration of the lease, must provide LANDLORD at least thirty (30) days prior to the expiration of the lease term, in writing, of RESIDENT'S intention to remove the manufactured home from community. Forms for notifying LANDLORD of RESIDENT'S intention to vacate are available in the community office for RESIDENTS convenience. RESIDENT'S failure to provide a timely written notice will result in RESIDENT'S continued liability for payment of rent for a thirty (30) day period commencing with the date LANDLORD actually received written notice of RESIDENT'S intention to vacate or if the manufactured home is removed without any prior written notice to LANDLORD, then RESIDENT shall remain liable for rent for a thirty (30) period commencing with the date the home was actually removed from the community. The removal of a home by RESIDENT prior to the expiration of the lease term may result in the RESIDENT'S continued liability for rent until the expiration of the lease term or until LANDLORD is able to lease the manufactured home site, whichever occurs first.

Removal of Home by Landlord

If LANDLORD is required to remove RESIDENT'S manufactured home from the leased site for any reason, including but not limited to, RESIDENT'S abandonment of the home or LANDLORD'S right to remove the home pursuant to an Order of Possession, RESIDENT shall be responsible for any and all expenses incurred in removing the manufactured home or other property from the leased site. Any property which is left on or about the leased site at the time RESIDENT vacates the premises shall be deemed to be abandoned by RESIDENT and RESIDENTS hereby authorize LANDLORD to dispose of same as abandoned property.

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If the RESIDENT should default under this Lease, the Community Guidelines, or if the RESIDENT(S) statements in the Rental Application are incorrect, LANDLORD shall have the right, among others, to terminate this Lease and to repossess the premises and cause the RESIDENT to vacate the premises in the manner provided by law.

Attorney Fees

If LANDLORD shall institute legal proceedings against RESIDENT for termination of tenancy pursuant to MCLA 600.5775, LANDLORD shall be entitled to reimbursement by RESIDENT for all expenses incurred in obtaining possession of the premises as provided by law. If an action for possession is based on RESIDENT'S default in the payment of rent, then RESIDENT shall reimburse LANDLORD and such expenses shall be deemed to be additional rent, due and payable by RESIDENT at such time as the rent is paid, whether prior to or subsequent to the entry of a judgement of possession.

Entire Agreement

This Lease Agreement constitutes the entire agreement between the parties and may not be modified unless in writing and executed by the parties as provided herein.

Adjustments in Lease

LANDLORD shall have the right to make the following adjustments in this Lease upon at least thirty (30) days written notice to RESIDENT:

 Changes required by federal, state or local law or rule or regulation. B. Changes to the property, including the premises, which are required to protect the physical health, safety or peaceful enjoyment of the residents and guests in the community.

Modifications of Lease

No modifications of this Lease shall be binding unless in writing, signed by the RESIDENT and by an authorized agent of LANDLORD, and countersigned by an officer of LANDLORD.

Severability

If any provision of this Lease should be or become invalid, such invalidity shall not in any way affect any of the other provisions of this Lease which shall continue to remain in full force and effect.

Waiver

If LANDLORD should waive any provisions of this Lease, it shall not be construed as a waiver of a further breach of such provision.

Joint and Several Liability

In the event that this Lease should be signed as RESIDENT by more than one person, then the liability of the persons signing shall be joint and several.

Remedies Not Exclusive

Each of the rights provided in this Lease shall be cumulative

Lease Binding

The covenants of this Lease shall be binding upon and shall be for the benefit of LANDLORD and RESIDENT and their respective successors in interest, heirs and representatives.

Interpretation

This Lease shall be construed according to the laws of the State of Indiana.

Neutrality Of Gender Based Pronouns

In any provision of this Lease Agreement, the singular shall include the plural, the plural the singular, the male the female or neuter, the female the male of neuter, the neuter the male or female as the circumstances require.

YOU (TENANT) MUST NOTIFY YOUR LANDLORD IN WRITING WITHIN 4 DAYS AFTER YOU (TENANT) MOVE OF A FORWARDING ADDRESS WHERE YOU (TENANT) CAN BE REACHED AND WHERE YOU (TENANT) WILL RECEIVE MAIL; OTHERWISE YOUR LANDLORD SHALL BE RELIEVED OF SENDING YOU (TENANT) AN ITEMIZED LIST OF DAMAGES AND THE PENALTIES ADHERENT TO THAT FAILURE.

NOTICE

MICHIGAN LAW ESTABLISHES RIGHTS AND OBLIGATIONS FOR PARTIES TO RENTAL AGREEMENTS. THIS AGREEMENT IS REQUIRED TO COMPLY WITH THE TRUTH IN RENTING ACT. IF YOU HAVE ANY QUESTIONS ABOUT THE INTERPRETATION OR LEGALITY OF THE PROVISIONS OF THIS AGREEMENT, YOU MAY WANT TO SEEK ASSISTANCE FROM A LAWYER OR OTHER QUALIFIED PERSON.

The parties hereto have set their hands and seals on the day, month and year above written.

Witness for Authorized Agent

Witness for Tenant

Witness for Tenant

Tenant's Signature

Witness for Tenant

Tenant's Signature

RECEIPT OF RULES AND ELECTION NOT TO ENTER INTO WRITTEN LEASE

The undersigned hereby acknowledges receipt of the Rules and Regulations and that he or she has been offered a written Lease Agreement pursuant to Michigan Statutes Section 28(g) of Act No. 96 of the Public Acts of 1987 and has elected not to enter into said written Lease Agreement.

Tenant's Signature

Tenant's Signature