State of	Rev. 1343BEC

## **LEASE AGREEMENT**

This Lease Agreement	(this "Agreement") is made this	, 20	_ by and	d between:
Landlord:	("Landlord") AND			
Tenant(s):				_ ("Tenant").
and severally. Each Ter in accordance with all c	ore than one Tenant, each reference to "Te nant is jointly and severally liable to Landlo other terms of this Agreement. Each Landlo d' and collectively as the "Parties."	ord for pa	yment o	f rent and performance
□duplex □semi-detacl (a) bedr (b) bath	nises leased is a/an □apartment □house ned house □other: with: noom(s) room(s) ng space(s) □ Parking is not included wit			□room □townhouse
located at(the "Premises").	, City of, State o	of		
Furnishings: (check one				
	es the following furnishings:			
Additional description of	of the premises:			
according to the terms	e. Landlord agrees to lease to Tenant and and conditions set forth herein, the Premis		grees to	lease from Landlord,
, 20 (th □ A month-to-n Tenant, other th that a month-to proper notice h to end the mon	greement will be for a term beginning on ie "Term"). At the end of the Term: nonth holdover tenancy will be created. If it nan past due rent or additional rent, after the nonth holdover tenancy will be created a as been served as required by applicable th-to-month tenancy, such Party must provine desired termination date.	Landlord the Term of at the agro laws. If e	accepts expires, eed upo ither Ter	a rent payment from both parties understand n monthly rent, unless nant or Landlord wishes