QUINTET FAMILY RENTAL AGREEMENT						
ADDRESS (	OF PROPERTY		-			
OWNERS:	Quintet Developm	nent at 15870	Rt. 322 Suite Or	ne / Clarion, PA. 16214		
	This Rental Agreem en the tenants below			on		
PRINT NAM	<b>ME</b> (Tenants)					
		_ Phone#_(	))	e-mail		
		_ Phone#_(	)	e-mail		
		_ Phone#_(	)	e-mail		
		_ Phone#_(	)	e-mail		
Family House  Sample House  Make One Clarion  If rents are in	sing TERM & REM for the term of ars per month, each ad on the days noted to checks payable to paid by the due of the term of the	NT: The term of year payable on or above. O Quintet Dev Gym). dates, there we ayment arran	of this Tenant Remarks and some street welopment and some street and some street are some some some some some some some som	emises, and any other claims arising as a somatically renew on a month to month ental Agreement is made the day of and days. To be in payments of day of each month. First payment is send payments to 15870 Rt. 322 / Suite or day service charge for every day that the een made at the lease signing.		
JOINT AND SEVERAL LIABILITY: The term "tenant" or "tenants", as used in this rental agreement, refers collectively to all persons named above as tenants, and the liability of each such person will be joint and several. LIABILITY WILL BE IMPOSED TO THE SAME EXTENT AND IN THE SAME MANNER ON EACH PERSON, ALTHOUGH ONLY ONE PERSON MAY BE AT FAULT, WITH EACH PERSON LIABLE SEPARATELY FOR THE ENTIRE AMOUNT OF ANY JUDGMENT. NOTICE GIVEN BY THE LANDLORDS TO ANY PERSON NAMED AS A TENANT WILL BIND ALL PERSONS SIGNING THIS RENTAL AGREEMENT AS A TENANT.						
SHOULD ONE TENANT DEFAULT IN PAYMENT, THE OTHER TENANTS WILL BE HELD RESPONSIBLE FOR RENTAL AGREEMENT BALANCES.						
agreement . S the tenants ha cleaned, INC and undamag	Security Deposits winter vacated the prenduction of the prenduction of the proper section (2) give proper section (2) give proper section (2)	Il be returned nises, providin OVEN, REFF notice of (60 c	to each tenant in ng they (1) leave RIGERATOR, Calays) intent to va	curity deposit upon signing this rental in whole or in part within sixty days after the dwelling and premises thoroughly LOSETS, CABINETS, AND FLOORS, acate, (3) owe no monies to the Landlord, elling with the Landlord. Any damages will		

be deducted from the total of all Security Deposits collected. Security deposits shall not be used to pay monthly rent that is due.

**LEAVING THE DWELLING PRIOR TO THE EXPIRATION OF THE LEASE TERM:** If the tenants leave the dwelling prior to the end of the lease term, they remain responsible for all rent for the remaining lease term unless the Landlords lease the dwelling to another party.

IN THE EVENT THAT A SUIT IS FILED AGAINST ANY TENANT FOR THE COLLECTION OF UNPAID RENT, ALL SECURITY DEPOSIT RETURNS FOR THAT RENTAL PROPERTY ARE IMMEDIATELY FORFEITED.

**OCCUPANCY:** No other persons may live in this dwelling without **written** permission from the Landlord. Should additional persons be permitted to live on the premises, tenants agree to pay additional monies in rent and security deposits. A tenant may not transfer or sublet dwelling without permission of Landlord and other Tenants.

<u>PETS:</u> A base \$ 400.00 fee per pet will be charged plus a \$50.00 monthly fee added to the rent noted above. If you have a pet and any destruction is done or fleas are brought into the rental unit you will be responsible for repairs and disinfecting of fleas. And, tenant owning dog is responsible for retrieving and disposing of dog fences from the yard. In addition, offensive or chronic barking dogs or dogs that do not display favorable demeanor will not be tolerated and will be asked to be removed.

**KEYS:** The tenants are being provided with \_\_\_\_\_stamped keys. A charge of \$ 75.00 will be levied if **all** keys are not returned upon the Tenants vacating the premises. Tenants agree not to change or add locks or bolts of any kind to the doors or windows without the Landlord's **written** permission, and to provide the Landlord with keys to any new or added locks the Landlord authorizes.

**RIGHT OF ACCESS:** The landlord shall have the right to enter the premises at any and all reasonable times to inspect, repair, remodel, redecorate, exterminate, or to show the premises to prospective tenants, purchasers, or representatives of insurance, appraisal or lending institutions. In case of emergency, the Landlord may enter at any time to protect life and/or prevent damage to the property.

**REPAIRS:** Tenants accept the dwelling and all its furnishings "as is" upon moving into the apartment. Tenants agree to respect and maintain the property in a good state by not marking, injuring, or defacing the walls, woodwork, floors, or any part of the premises, and to informing the Landlord of any malfunctioning system or furnishing. Tenants shall not paint, stain, wallpaper, alter, redecorate, or install fixtures to the dwelling without first obtaining the Landlord's **written** permission. Any alteration or installation affixed to the property shall become a part of its original condition. Tenants shall pay for all repairs of damages they or their guests may cause to property, furniture, furnishings, or building. Tenants shall be responsible for protecting water pipes from freezing weather (by leaving enough heat on during winter school breaks) and will be responsible for the results of neglecting to do so. If any problems occur such as water leaks please notify landlord immediately. Failure to do so will result in the tenant paying the extra amount in the water bill and any damages that result from it.

UTILITIES INCLU	DED T	he Landloi	rd will pay	y the gas,	, electric,	water,	garbage	e, and s	sewage
utilities, up to \$250.00/month.	The Lan	dlord will	bill the te	nants, m	onthly, if	there a	are any e	expens	es over
the \$250.00/month limit.									

\_\_\_\_\_UTILITIES NOT INCLUDED The tenants are responsible for obtaining and paying for the following utilities: Allegheny Power (electric) 800-255-3443; National Fuel Gas 800-365-3234; PA American Water (PAW) 800-474-7292; Garbage (selected by tenant).

**FIRE & CASUALTY:** The Landlord shall not be liable for any losses of tenant's personal property by fire, theft, burglary, water damage, or other cause, nor for any accidental damage to person or property in or about the premises, including guests of tenants. Tenants are urged to get a RENTER'S INSURANCE POLICY. Tenants are responsible for maintaining good batteries in smoke detectors/alarms and for providing fire extinguishers.

**<u>FURNISHINGS:</u>** The Landlord will not be responsible for providing any furnishings other than the kitchen stove and refrigerator.

**CONDITIONS:** Tenants furthermore agree. . .

- (1) to conduct themselves, their family, friends, guests, and visitors in a civil, considerate, and respectful manner so as not to disturb others.
- (2) to not allow kegs of beer on the premises
- (3) to park their motor vehicles in proper spaces, not on lawns. No off-road or watercraft permitted to sit on premises in any fashion without permission of landlord.
- (4) to put all garbage in the containers provided and keep yards free of litter
- (5) to smoke outside the apartment.

WAIVER: LANDLORDS NEED NOT GIVE THE TENANTS A NOTICE OF, OR AN OPPORTUNITY TO CORRECT, ANY PROVISION OF THIS RENTAL AGREEMENT THAT HAS BEEN BROKEN, BREACHED OR DISREGARDED BY THE TENANTS. TENANTS ALSO GIVE UP THE RIGHT TO RECEIVE A "NOTICE TO QUIT" OR "NOTICE TO VACATE" FROM THE LANDLORDS. THIS MEANS THAT THE LANDLORDS ARE NOT REQUIRED TO GIVE THE TENANTS ANY ADVANCE NOTICE THAT THIS RENTAL AGREEMENT HAS ENDED.

**<u>DISCLAIMER:</u>** Landlord is not responsible for any health condition(s) related to air borne fungi, bacteria, and / or virus caused by any unseen or inaccessible structural or environmental conditions.

**PROPERTY UPKEEP:** A) Tenants are responsible for the removal of snow keeping driveways, sidewalks, porches, clear of snow and ice. B) Tenants are responsible for mowing and trimming the lawn.

**ATTORNEY AND COLLECTION FEES:** If the Landlords hire an attorney to represent them as a result of any breach of this rental agreement by the tenants, the tenants shall pay the Landlords' attorney fees and court costs.

**LANDLORDS DO NOT GIVE UP RIGHTS:** The Landlords do not give up any rights, even if they accept rental payments or otherwise fail to enforce any terms of this rental agreement. Also, if landlords sell home/apartment prior to the end of the term of agreement you will be given a minimum 30 day notice to vacate the premises.

TENANTS HEREBY ACKNOWLEDGE WITH THEIR SIGNATURES THAT THEY HAVE READ THIS RENTAL AGREEMENT, UNDERSTAND IT, AGREE TO ITS TERMS AND CONDITIONS, AND HAVE BEEN GIVEN A COPY.

Tenant's <b>PRINTED</b> Name & Home Address				
	Home Phone # (	)		•
	E-Mail Address			<del>_</del>
X Tenant's Signature			Date	
Tenant's <b>PRINTED</b> Name & Home Address				
Tenant's I KINTED Ivanic & Home Address				
	Home Phone # (	)		<u>.</u>
	E-Mail Address			_

X Tenant's Signature		<u>I</u>	Date
Tenant's <b>PRINTED</b> Name & Home Address	Home Phone # ( E-Mail Address		
X Tenant's Signature		Ξ	Date
Tenant's <b>PRINTED</b> Name & Home Address	Home Phone # ( E-Mail Address	)	<u>.</u>
X Tenant's Signature		<u>I</u>	Date
Landlords Signature:		Ι	Date