## KANSAS MONTH TO MONTH RENTAL CONTRACT

SECTION 1. The parties to this contract are and  Owner or a person authorized to act on behalf of the Owner is:				
	the following property to tenant for the ter			
(b) Services shall be paid Electricity Gas Water	by the party indicated on the following chart:  Landlord Tenant  ——————————————————————————————————	Trash Hauling Other (specify)	Landlord	Tenant
Garbage Collect <b>Tenant agrees to make imm</b>	ediate application for those services for we eping of any animal by Tenant on the premise			
SECTION 3.(a) (Delete inapplicable ter	ms) The term of this agreement shall run from	m month-to-month, begi	nning on	20
(b) Opon expiration of the abi	nall be for, 20  ove rental term, this agreement unless renew	eu shan continue on a n	וטוונוי-נט-וווטוונוו טמנ	on20 sis. Notice to terminate the
SECTION 4. (a) The monthly rent for the (location for paying rent).  payments are due on the	be given in the same manner as set forth in S e premises shall be \$	e and payable atday of date, a late charge of \$_ date shall be grounds for ty as follows:	, 20, will be a or termination of the	ssessed against the tenant
SECTION 5. (a) Tenant shall pay Landlo (b) Within 5 days of the initial the Tenant shall jointly invente provided shall be completed. copies of the record shall be s copy of the record. (c) Upon termination of the re if any, which Landlord may ha will itemize such losses and s (d) The Landlord shall return t but in no event to exceed 30 of	ord, upon execution of this agreement, a secudate of occupancy or upon delivery of posses ory the premises. A written record detailing the This document is attached to this rental agreeigned by the Landlord and the Tenant as an intal agreement, the security deposit may be a live suffered by reason of Tenant's noncomplied the written itemization to the Tenant. The balance of the security deposit to the Tenant agree after termination of the tenancy, delivery to days after termination of the tenancy, the L	rity deposit of \$	ses and any furnish Inspection and liwas completed. The to the payment of a Fenant Act or the rother the determination of and by the Tenant	hings or appliances nventory Record." Duplicate ne Tenant shall be given a accrued rent and/or damages ental agreement. Landlord of the amount of the losses, If the Tenant does not
prior to the termination date s (b) The Landlord or the Tenar days prior to the periodic rent terminate any such tenancy w military orders. Any rental agr the rent is reserved payable a (c) Upon termination of this ag	It shall have the right to terminate a month-to- al date specified in the notice, provided that n where the Tenant is in the military service of th eement for a definite term of more than 30 da	month tenancy by givin ot more than 15 days w e United States and ten ys shall not be construe emove all personal prop	g written notice to ritten notice by a T mination of the tend as a month-to-moerty belonging to I	the other party at least 30 tenant shall be necessary to ancy is necessitated by tenanty, even though him, and leave the premises
SECTION 7. (a) If the dwelling unit or pr substantially impaired a (1) May vacate the premises i the rental agreement, in w (2) If continued occupancy is Tenant's liability for rent is (b) If the rental agreement is t	remises are damaged or destroyed by fire or cand such damage was not caused by the Ten mmediately and shall notify the Landlord in which case the rental agreement terminates as lawful, may vacate any part of the dwelling un reduced in proportion to the diminution of the erminated pursuant to this section, the Landlot in the event of either termination of the rental	casualty to an extent that ant, the Tenant: riting within 5 days there of the date of vacating; it rendered unusable by a fair rental value of the ord shall return that portions.	t the use and habit eafter of such Tena or the fire or casualt dwelling unit.	tability of the dwelling unit is ant's intention to terminate y, in which case the deposit recoverable by the
<ul> <li>(b) The Tenant or Tenants en without written approval to without written approval to the proper does not violate local zo to the proper does not violate local zo to the proper does not provide the proper does not to allow the building. Landlord agroup peace and enjoyment. Are to all penalties thereof.</li> <li>(f). The tenant is required to not to the provided to the property of the property of the property of the provided to the property of the property of the property of the property of the provided the property of the proper</li></ul>	erty only for residential purposes, except for in ning lows or affect Landlord's ability to obtain addition, improvement or redecoration shall be a sagent.  If on his premises any excessive noise or other ees to prevent other tenants and other person by tenant convicted of illegal drug activity on potify the Landlord in writing of any anticipated.	cidental use in his trade any policy of insurance amade by Tenant in or the arractivity which disturbs ans in the building or com- remises has committed	any other tenant to e or business, so lo to the dwelling unit the peace and enj nmon areas from s a substantial bread	to occupy this dwelling unit ong as such incidental use without the prior written soyment of other tenants in imilarly disturbing Tenant's ch of this lease and is subject
premises, make necessing dwelling unit to prospect (b) The Landlord may enter the severe property damage.	e the right to enter the dwelling unit at reasonary or agreed repairs, decorations, alterations ive or actual purchasers, mortgagees, tenanted welling unit without consent of the Tenante	or improvements, supp s, workmen or contracto in case of an extreme h	ly necessary or ag ors.	reed services, or exhibit the
SECTION 10. LEAD-BASED PAINT DI pose health hazards if not managed pro	SCLOSURE: Housing built before 1978 may operly. Lead exposure is especially harmful to ead-based paint and/or lead-based paint haza	contain lead-based pair young children and pre	gnant women. Bef	ore renting pre-1978 housing
	utes the entire contents of the agreement k on of the amount of money normally expen			
LANDLORD	TENANT			<del></del>
DATE	TENANT			