LEASE AGREEMENT

	ntered into as of theday of	
	ge Family whose address is 1003 Judy Lane St	
	r" and	
is	1 1 1 (77)	and whose
telephone number is	, hereafter called " Tenant ".	
	WITNESSETH:	
The Lessor hereby leases to	the Tenant for a term to commence at 3 o'cloo	ck p.m. on
day of, 201;	, 201 and to terminate at 11 o'clock a.m. at a certain farmhouse located at 1575 East Ro	cky Branch Road Luray
VA 22851 and described as	for a rental sum of	f \$ for
persons, payable in advance in acco	ordance with the hereafter stated terms.	
	TENANT DUTIES	
and causing no unsafe or unsanitary Tenant uses; and notifying Lessor is detector(s), and replacing the batter Premises for any activity or purpose	he Premises as clean and safe as the conditions y conditions in the common areas and remaind in writing of the need of replacement of or reparies as needed during the tenancy. Tenant agree that violates any criminal law or government is paragraph shall be considered material, and s	er of the Premises that hirs to a smoke ses not to use the tal regulation. Tenant's
payments made by Tenant, less a ca Premises are re-rented on the terms herein, Tenant will not be entitled to	ent of a cancellation by Tenant, Tenant shall reancellation fee equal to ten percent of the total s set forth herein. If the premises are not re-rer to a refund of any rent payment made hereunded the original amount of ten percent of the originant to the owner.	rent amount if the nted on the terms set forther. In the event the
agrees to indemnify and hold harmly property damage sustained by any procaused by the gross negligence or wasterms of its lease agreement. Tenarinspect the Premises to make such appropriate, or to show the Premises Agreement or subject the Premises	Id harmless; rights of entry; assignment; numbless the owner from and against any liability for person (including Tenant's guests) as a result of willful act of the owner, or the failure of the owner agrees the owner may enter the Premises durepairs, alterations or improvements thereto as the prospective purchasers or tenants. Tenant in whole or part without written permission of who may use the premises during the rental periods.	or personal injury or of any cause, unless wher to comply with the ring reasonable hours to owner may deem to shall not assign this fowner.

maximum number of occupants allowed by local health department regulations. And in any event, not

more than 16 paying persons.

- (4) Pets. Unless otherwise specifically permitted in this Agreement (including any addendum hereto), no pets shall be allowed on the Premises. Tenant's breach of this provision shall be considered material, and shall result in the termination of Tenant's regulations.
- (5) Payments. The rent, tax, reservation advance rental payment, balance of rent and other charges are indicated on face of agreement. Half of rental sum will be due upon making reservation. This may be sent to the owner with the signed lease agreement. Balance of rent due 20 days prior to check in. PERSONAL CHECKS ARE ACCEPTABLE FOR ADVANCE PAYMENTS AND BALANCE PAYMENTS, PROVIDED CHECK(S) ARE SENT 20 DAYS PRIOR TO LEASE PERIOD. Otherwise, payment must be certified or cashier's check, or money order. Make checks payable to owner.
- (6) Keys. Two sets of keys are available for the before mentioned rental (second set upon request). There will be \$50 service fee per key charged to Tenant for lost or unreturned keys.
- (7) Surrender of Premises. Tenant(s) convents and promises to surrender the premises in as good and the same condition as at the commencement of the rental period, reasonable wear and tear excepted; and to reimburse owner(s) the amount, including reasonable attorney's fees, of all other damages.
- (8) Appliances/Maintenance. There will be no rebates given for inoperable appliances or faulty equipment, unfavorable weather, early departure, interruption of utilities, construction in the area nor maintenance problems. False or unwarranted maintenance repairs called for by tenant will be billed to tenant. Owner, upon being notified of any malfunction, will make every reasonable effort to have any such appliance or air conditioner promptly repaired.
- (9) Clean-up or repair. The parties hereto, agree that the owner, or employees for the purpose of clean-up and repair may enter the premises at 11:00 A.M. on the date the rental period terminates and may remain on the premises until 3:00 P.M. on the date that the rental period commences. Tenant(s) agrees to surrender the possession of the premises hereby leased at the expiration of the rental period peacefully and without delay.
- (10) Personal property. All personal property of the tenants on said premises shall be and remain his sole responsibility and risk, and the owner(s) shall not be liable for any damages to or loss of such personal property arising from any acts of negligence of the owner or any other persons, not from the leaking of the roof, or from bursting, leaking or overflowing of water, sewer or steam pipe, or from heating or plumbing fixtures, or from the handling of electrical wires or fixtures, or from any cause whatsoever, nor shall the owner(s) be liable for any injury to the person of the tenant(s) or other persons in or about the premises, the tenant(s) expressly agreeing to save the owner(s) harmless in such case and events.
- (11) Telephone use. If telephone service is available, tenant(s) may use the same free of charge for all local calls. All long distance calls must be placed collect or charged to tenant(s) Credit/Calling card.
- (12) Check-in, check-out. Tenant agrees that rental commences no sooner than 3:00 P.M. on the date indicated on the face of this lease. No early check-ins allowed to permit ample cleaning time. Key(s) to rental house will be furnished at check in, provided that the total amount due to owner has been received. Tenant agrees to vacate the premises not later than 11:00 A.M. on check-out day, remove all

trash and place in proper outside receptacles, leave rental in a clean, orderly manner and return key(s) to our home (or as specified by owner) by 11:00 A.M.

- (13) Disputes. This lease shall be governed by and interpreted in accordance with the law of the Commonwealth of Virginia. Any action relating to this agreement shall only be instituted and prosecuted in courts in Virginia. Tenant specifically consents to such jurisdiction and to extraterritorial service of process.
- (14) Buyer Casualty. In the duration of the rental period, if the building is so damaged by fire, without fault or negligence of the tenant, such that it is rendered holy unfit for occupancy and cannot be repaired within forty-eight (48) hours, then this lease shall terminate as of the date of such casualty and tenant shall pay the rent apportioned to the time of the casualty. If such injury or casualty can be repaired within forty-eight (48) hours thereafter the owner may enter and repair and the lease shall not be affected except that the rent shall be suspended during repairs.
- (15) Disclaimer of Warranties. The tenant understands and agrees that there are no further, other or additional warranties, expressed or implied, of merchantability, fitness for a particular purpose, or otherwise, hereunder or as a result thereof that extend beyond the description of the face of the lease agreement and are not expressly stated herein.

No fraternity, high school or college student groups are allowed. I.D.'s must be furnished upon request. Absolutely no house parties are allowed. Violation of the above is grounds for immediate lease termination and or eviction without refund. There will be no exceptions. The undersigned represents themselves to be an adult 18 years or older.

Witness the following signatures:

LESSOR/OWNER: The Cubbage Family	BYLESSEE:		
	X		
Date			
\$ due with return of lease agreemen	nt and \$	due by	, 201
LEASE AND DEPOSIT MUST BE RECEIVED BY AND RESERVED DATES WILL BE VOID in accordance and the paragraph 5 on page 2.	ordance with page	e 1.	_

Make check(s) payable to: Lisa Cubbage 1003 Judy Lane Stanley VA 22851