NORTH DAKOTA WEATHERIZATION ASSISTANCE PROGRAM RENTAL AGREEMENT

This AGREEMENT is made on	(month),	(day)		(year) between:
		(hereinaf	ter <i>LANDLORD</i>)	
		•	ter TENANT)	
Southeastern North Dakota Community Action Agen	ncy (SENDCAA)	(hereinaf	ter AGENCY)	
are subject to the following conditions.			, 0	d valuable consideration agree that the weatherization improvements shall be done by the AGENCY to the property located at
(hereinafter PREMISES)				
2. The <i>LANDLORD</i> and <i>TENANT</i> will permit employe the inspection of the weatherization work upon		cy or its rep	presentatives to	enter upon the PREMISES as required to perform weatherization work and
				limitations defined by federal regulations (10 CFR 440), North Dakota ne Community Action Weatherization Coordinator, to the property of
 In consideration of the weatherization services/i a.Financial Participation The Landlord is not required to participate fir 		rovided by	r the AGENCY , th	e <i>LANDLORD</i> agrees to the following:
b.Other Agreements	ated into any ot			e LANDLORD and TENANT , and if there is any conflict between this nt shall govern.
By entering into this Agreement, the <i>LANDLC</i> rent <u>(\$</u>) for a period of twelve (12				ot to increase the rent for the PREMISES above the current monthly of weatherization improvements.
provided by the AGENCY. Combustion applia	nces (furnace/	water heat	er, etc.) may no	n Attachment A before weatherization improvements/services are t function properly AFTER weatherizing the home. The LANDLORD iances to function properly immediately after being notified.
e.Termination of Tenancy The LANDLORD agrees that for the term of th • The TENANT fails to pay rent to wh	is Agreement th ich the <i>LANDLO</i> damage to the F ning PREMISES. using the PREM nt of tenancy or	nere shall b RD is legal PREMISES, 1ISES to con lease.	pe no termination ly entitled. causing or perm mmit a felony.	n of TENANT's tenancy except for one of the following reasons: itting a nuisance to exist, or is interfering with the safety or comfort of
5. The <i>LANDLORD</i> agrees to make a reasonable effore terminates tenancy prior to the expiration of this		nit to a lov	v income person	(s) (as defined by 10 CFR 440.22 (a)(1)) in the event that the TENANT
 6. The LANDLORD agrees that in the event of the sa following conditions: Reimburse the AGENCY for the cos Transfer the LANDLORD obligation: 	t of weatherizat	ion materia	als installed by t	
	esult from an ind			e cost of weatherization materials installed to be reimbursed by the e <i>TENANT</i> shall be entitled to recover all monetary amounts in excess
 This Agreement shall begin on	oleted. (The com	pletion da	te is defined as t	(year) and expire twelve months from the date the he date on which the final inspection was completed by the AGENCY . to this agreement of the completion date).
LANDLORD		DATE	ADDRESS	

TENANT	DATE	ADDRESS
AUTHORIZED AGENT OF AGENCY	DATE	3233 S. UNIVERSITY DR. FARGO, ND 58104 ADDRESS