CABELL COUNTY 4-H CAMP RENTAL/LEASE AGREEMENT

	EEMENT, made and en		day of Cabell County 4-H Camp,	
hereinafter called õI	,, by Lessorö and	and between the	caben County 4-11 Camp,	
Hereinafter called õ				
Address:				
Phone: (H)	(C)	(E-Mail)		
Contact Person:				
	WIT	NESETH:		
I. PREMISES, PE	RIODS AND PURPO	OSES:		
leases to the Leesee set forth, the follow		cepts, subject to the of the Cabell Cour	in contained, Lessor hereby e terms and conditions herein nty 4-H Camp for the	
Facilities Being Use	ed:Kitchen,	Lodge,	Cabin(s),	
Arrival Date:		Arrival Tin	ne:	
Departure Date:		Departure Ti	me:	
Estimate Number of	f People:			
II. RENTAL PAY	MENTS			
(a) Lessee a described Period as		ove-described Pre	mises during the above-	
\$	deposit paid when r	posit paid when making application.		
\$	balance due to be pa	lance due to be paid no later than arrival.		

III. INDEMITY:

Leesee agrees to so conduct its activities upon the Premises as not to endanger any person lawfully thereon and to indemnify and save harmless the Lessor against any and all claims for injury to person or property arising out of the activities contracted by the Lessee, its agents, members or guests.

IV. DAMAGES

In consideration of the Premises, and the rights and privileges herein granted to the Lessee, and the Lessee further contracts, covenants and agrees that it will at its own cost and expenses, keep said Premises in either equal or better condition than they were in at the commencement of this lease agreement and return the same in such condition to Lessor at the termination of this lease, reasonable wear and tear expected.

V. USE OF PREMISES

Lessee covenants and agrees to use the demised Premises in a lawful manner and for lawful purposes only and to comply with all federal, state and municipal laws, ordinance or regulation, whether occasioned by Lessee or any agent, tenant, member guest or other person using said Premises while under lease to Lessee.

It is further agreed that no alcoholic beverage shall be permitted on the Premises whatsoever.

Lessor and its agents have made no representations or promises with respect to the Premises or the building of which the same form a part except as herein expressly set forth. The taken of possession of Premises by Lessee shall be conclusive evidence as against Lessee that the Premises were in good and satisfactory condition at the time such possession was so taken.

IN WITNESS WHEREOF, the parties hereto have set their seals all as the day of year first above written.

LESSOR_	
BY	
LESSEE	
BY	