IMPORTANT NOTICE FROM THE U. S. DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

On March 26, 2002, the U. S. Supreme Court ruled that PHAs may aggressively pursue terminating a resident's lease for **DRUG ACTIVITY.** If the resident, member of the household, GUEST or anyone that is VISITING the resident engages in drug activity, with or without the knowledge of the leaseholder, the entire family may be evicted.

The above ruling is in effect at this PHA. Residents will no longer be able to state that they did not know their guest or family member was dealing, using, or otherwise engaging in drug-related activity.

Please refer to your lease, Section VIII, 23 (a) and (b).	
Resident Signature	Date