IN THE	MUNICIPAL COURT			
	COUNTY, OHIO			
Plaintiff (landlord)	: Case No			
vs.	: Judge			

Defendant(s) (tenants)

ANSWER AND COUNTERCLAIMS

ANSWER

1. Defendant(s) deny owing Plaintiff the amount of money alleged in Plaintiff's Complaint.

2. Defendants' reasons for denying that this amount money is owed include the following:

Defendants already paid Plaintiff the money claimed due and owing.

Defendants paid Plaintiff a portion of the money claimed due and owing in the amount of

□ Plaintiff agreed that Defendant(s) would not have to pay rent if Defendant(s) did certain work for Plaintiff. Defendant(s) did this work and should be credited as was agreed.

Defendant(s) paid a security deposit of \$______ that has not been credited or otherwise returned to Defendant(s).

Defendant(s) paid a security deposit in the amount of \$______ that has been wrongfully withheld from the Defendants and therefore, pursuant to O.R.C.5321.16, twice the amount of the security deposit, or \$______, should be returned to the Defendants, or credited against any amount found due and owing.

The late charges Plaintiff claims are owed are unconscionable (they bear no relation to the minor financial damage (e.g. loss of interest) Plaintiff suffered as a result of the late payment).

[□] In order to keep the rental property fit and habitable, and due to Plaintiff's failure to remedy conditions issues requested by Defendants, Defendants remedied conditions problems at the property in the amount of approximately \$______. This amount should be credited to any amount found due and owing.

 \Box Defendant(s) did not cause damage to the rental property beyond normal wear and tear, nor was any damage to the rental property due to the negligent or intentional acts of Defendant or Defendant's guests.

The following additional reasons:

COUNTERCLAIMS

(check one or more of the following that describe your situation)

- □ Defendant paid a security deposit in the amount of \$______ that has been wrongfully withheld from the Defendant and therefore, pursuant to O.R.C.5321.16, twice the amount of the security deposit, or \$______, should be returned to the Defendant.
- 2. □ Defendant made improvements and/or repairs to the apartment including:

	. These
repairs/improvements are worth \$	and were made pursuant to a work for rent
agreement.	

3.
□ Plaintiff failed to maintain the premises, in violation of his/her obligations under the

Landlord-Tenant Act. Therefore, Defendant is not obligated to pay the full amount of rent required by the lease. The landlord refused to repair the following conditions which were not caused by the tenant or the tenant's guests:

i)	
ii)	
iii)	
iv)	

4. □ Defendant is entitled to \$______ in damages, which is the

difference between the rent charged (what you currently pay) and the fair market rent

considering the condition of the premises (what you think you should pay for a run down apartment).

5.
☐ The landlord caused personal injuries and/or damaged property belonging to the

Defendant.			
Explanation:	 	 	

WHEREFORE, Defendant requests that the complaint be dismissed at Plaintiff's cost and that Defendant be awarded damages, including attorneys' fees, on the counterclaim in the amount of \$.

/S/

Defendant's (tenant's) signature

Defendant's name & address

PROOF OF SERVICE

On the date of , I mailed a copy of this Answer to:

If the Landlord has an attorney . . .

□ The Landlord's Attorney(s) at this address:

(Name of Landlord Attorney(s))

(Address of Landlord Attorney(s))

If the Landlord does not have an attorney...

 \Box The Landlord at this address:

(Name of Landlord)

(Address of Landlord)

/S/_____(Tenant's signature)