APPENDIX XI-G --- WARRANT OF REMOVAL

Docket No.:		Superior Court of New Jersey
		Law Division, Special Civil Part Landlord/Tenant Section, Any County
Dlaint	tiff's Name	(Court Address 1st Line)
		(Court Address 1st Line) (Court Address 2nd Line)
Plaintiff(s) - Landlord(s) - vs -		City, NJ 00ZIP
Defer	ndant's Name	Phone No. (XXX) XXX-XXXX
	ndant(s) - Tenant(s)	
	lress 1st Line)	
	ress 2nd Line)	
City,	NJ 00ZIP	
		WARRANT OF REMOVAL
To:	Name of Court Officer	Windan (1 of Resilo VIII
	(Special Civil Part Officer)	
	You are hereby commanded to com	dispossess the tenant and place the landlord in full possession of th
•	ises listed above. Local police depar ficer executing this warrant.	tments are authorized and requested to provide assistance, if needed, t
	-	
То:	Name of Defendant	
	(Tenant(s))	
three 8:30 a There seq.). tenant an every pay for reliefunded days a certain	ant. Do not count Saturday, Sunday days, a court officer will thereafter a.m. and 4:30 p.m. on or after after, your possessions may be rem. The 3 day provision applicable to rests may be evicted at the time the warrest is a crime for a tenant to damage iction proceeding in court and in addition proceeding in court and in addition any damage. You may be able to stop this warrest You may apply for relief by delivered or landlord's attorney. Your requafter this warrant was served or your not conditions, such as the payment of You may also be eligible for hour	ge or destroy a rental premises to retaliate against a landlord for starting dition to imposing criminal penalties the court may require the tenant to rant and remain in the premises temporarily if you apply to the court for ering a written request to the Clerk of the Special Civil Part and to the test must be personally delivered and received by the Clerk within thre may be locked out. Before stopping this warrant, the court may include
	none number (XXX) XXX-XXXX.	ui county at(address)
- F -		his warrant. It is illegal and a disorderly person's offense for a landlor
to pac		ental premises while a tenant who lives there is still in legal possession
•	_	listraint action involving non-residential premises. If your property ha
been	taken or you have been locked out o	r denied use of the rental premises by anyone other than a court office
		you can contact the Special Civil Part Clerk's Office for help in (a
_		your property and/or put you back into your home; and/or (b) filing
lawsu	it requesting a judgment for money.	
		u may call the Lawyer Referral Service at (XXX) XXX-XXXX. Si Uc
		pero no conoce a ninguno, puede llamar a las oficinas del Servicio d
		de Abogados de su Condado. Telefono: (XXX) XXX-XXXX. If you
		Legal Services at (XXX) XXX-XXXX. Si Ud. no pued
pagar	un abogado, puede llamar a Servicio	s Legaies: (XXX) XXX-XXXX.

To: Landlord XXXXX XXXXX Address: XXXXXXXXXXX

City, NJ 00ZIP

Telephone: (XXX) XXX-XXXX

A person commits a disorderly person's offense if he or she does any of the following things after being warned by a law enforcement officer or other public official that they are illegal: (1) illegally evicts a residential tenant without a warrant of removal issued by a court or the consent of the tenant; or (2) refuses to immediately let the tenant who was evicted this way back into the premises to live there. A person who is convicted of an offense under this section more than once within a five-year period is guilty of a crime of the fourth degree.

"Illegal eviction" means to enter onto or into the rental premises and hold it by:

- (1) any kind of violence including threatening to kill or injure the tenant;
- (2) words, circumstances or actions which are clearly intended to incite fear, apprehension or a sense of danger in the tenant;
- (3) putting the personal property or furniture of the tenant outside;
- (4) entering peacefully and then, by force or threats, putting the tenant out;
- (5) padlocking or changing the locks;
- (6) shutting off vital services such as heat, electricity and water or causing them to be shut off; or
- (7) any means other than a court officer executing a warrant of removal issued by a court.

To: Law Enforcement Officers

Tenants evicted without a warrant of removal are entitled to reenter and reoccupy the premises and shall not be considered trespassers or chargeable with any offense provided that a law enforcement officer is present at the time of reentry. It is the duty of the officer to prevent the landlord or anyone else from obstructing or hindering the reentry and re-occupancy of the dwelling by a tenant who was evicted without a warrant of removal executed by a court officer.

Date:	Witness:	
	(Judge)	
Name of Cle	erk of the Special Civil Part	
	vice and Execution of Warrant of Removal served executed this warrant of removal as follows:	
Date First Served: If Unserved, Why: Date and Time Executed: Date Executed Warrant Served on Tenant: Mileage Charge for Execution: \$ Additional Services Performed:	Must Vacate By: Date Executed Warrant Posted: Date Executed Warrant Served on Landlord: Additional Services Charge: \$	
	ted or Typed Name of Officer	

[Note: Adopted effective January 2, 1989; amended June 29, 1990, effective September 4, 1990; amended July 14, 1992, effective September 1, 1992; amended July 10, 1998 to be effective September 1, 1998; amended July 12, 2002 to be effective September 3, 2002; amended July 28, 2004 to be effective September 1, 2004; amended July 27, 2006 to be effective September 1, 2006.]