ADDENDUM A - RENTAL APPLICATION

All Applicants, eighteen (18) years of age or older, who will be residing in the Premises, must fill out a separate Application.

Applicant's Name:	Date of	SS#	
Driver's License No		State	
Other Occupants: Name	Date of	Birth	SS#
Name	Date of	Birth	SS#
Name	Date of	Birth	SS#
Name	Date of	Birth	SS#
RESIDENT HISTORY List every City and State you have reside (1), (2),			
(5)			/
Present Address Street Apt. #	City State Zip	Dates: From	Home phone #
Apt. Name/ If Home-Mortgage Co. & Loan	n # P.	resent Landlord/Manager	Manager's Phone #
Monthly Payment \$	_ Reason for Moving		
Previous Address			
Previous Address Street Apt. #	City State Zip	Dates: From	Home phone #
Apt. Name/ If Home-Mortgage Co. & Loa	n# F	resent Landlord/Manager	Manager's Phone #
Monthly Payment \$	_ Reason for Moving		
Previous Address Street Apt. #			
Street Apt. #	City State Zip	Dates: From	Home phone #
Apt. Name/ If Home-Mortgage Co. & Loa	n# P	resent Landlord/Manager	Manager's Phone #
Monthly Payment \$	_ Reason for Moving		
In the past 7 years, have you: Been evicted from any leased premises? Broken a rental agreement or lease contract Do you require any special accommodation			
EMPLOYMENT			
Present Employer		Position	
Business Address City	State Zip	Your Work Ph	one #

SupervisorName	Phone	#	Employed Since
Gross Monthly Salary			
Additional Monthly Income (If Any)		Source	
Other Employer			Position
Business Address Street Ci	ty State Zip		Your Work Phone #
Supervisor Name	Phone #		Dates of Employment
VEHICLE Year and Make	Color	License	# & State
Year and MakeRegistered To	Color	License	# & State
Have you been convicted, pleaded guilty within the past 5 years? YESNC Are you registered or under consideration *Please note: a "Yes" answer will result Are you currently facing prosecution for	n for registration as a sexuin an automatic denial of	ual offender? the Rental Ap	pplication.
BED BUGS			
Are you aware of any facts or circumstar exposed to bed bugs?	nces that you, your person YE	1 1 .	r your current or previous residences wereNO
If YES, Applicant makes the following d	isclosures regarding App	licant's expos	sure to bed bugs:
			(if more room is necessary attach sheet).
If you have been exposed to bed bugs wi	thin the last two years:		
Do you represent and warrant that all of that no bed bugs are present in your persent YES NO		s been inspec	ted, professionally treated if warranted, and
Do you authorize Landlord to obtain for request make all of your personal proper YES NO			
* PLEASE NOTE – If you have been examn authorizations, your application coul	posed to bed bugs, and are d be denied.	e unwilling to	give the above representations, warranties,

PETS Do you own any pets?	If so, how ma	nv?		Type/Bre	red	Weight
Do you own any pets? The following restricted bree	eds are not permitted	Age l: (<i>Insert L</i>	List)	—	Color	Weight
EMERGENCY CONTACT			,			
Name]	Relationship	
Address Street	Apt. #	City	State	Zip	Phone #	
DEPOSITS AND FEES I understand the application and such sum is cost of processing the applic or misleading information or PRELIMINARY ONLY AN POSSESSION OF THE DWEFFECTIVE UNTIL THIS reviewed on a first come, first information is provided by A signing all required documents.	fee is a non-refunda not a rental paymen ation as furnished by intentional omissio D DOES NOT OBI ELLING UNIT TO S APPLICATION I st served basis. An applicant, and Appli	ble payme t or securi y the Appl n will resu LIGATE L APPLICA IS APPRO Applicatio	ent for a creaty deposit. icant, regardle in reject ANDLOR ANT. THE OVED BY	dit and crim This amous rdless if the ion of applic D TO EXEC E RENTAL LANDLON nsidered con	ninal check and pro- nt will be retained to Applicant is appro- cation. THIS APPI CUTE A LEASE O AGREEMENT W RD. Completed App mplete unless all ne	by Landlord to cover the wed or denied; any false LICATION IS R TO DELIVER WILL NOT BECOME plications will be accessary and required
Premises:						
I understand the deposits and Security Deposit(s) \$ (Specify) _ Non-refundable holding fee(Partial Month's Rent \$ First Month's Rent \$	Pet Depo			Pet Fee	ee \$	Other \$
Total Due at Lease Signing,	if applicable: \$					
Total Paid at Application: \$_						
Total Still Owed Prior to Mo	ve In:			<u></u>		
Total Paid at Application \$\(^1\) refunded within 7 working d withdraws the Application in Applicant of denial or accept email address is: the Move In Date (regardless amount will be retained by L Landlord will provide Applicant with this specific lin writing, and Landlord will Premises on or before the Mo	a writing within 72 h tance in writing via a if Applicant execu- andlord as liquidate cant written notice of Premises is longer the refund all amounts	tours of the email, or welf the Appletes a lease d damages of such appletes the agent	e date of notication is a or not), ex s for holdinolication of (7) days, Application of	otification of Applicant of Applicant of accepted and cept for delaying the Premi funds within pplicant makee. If Land	f acceptance. Land does not have an end Applicant fails to ay caused by Landle ses off the market. In 20 days. If the de by terminate the least lord does not delive	llord will notify nail address. Applicant's occupy the Premises on ord, the holding fee In such instance, lay in providing se by notifying Landlord er possession of the

DISCLOSURE OF INFORMATION

for failure to deliver possession on the Move-In Date.

I warrant and represent the information provided on this application to be true and correct. I authorize Landlord to make such investigation into Applicant/Resident/Occupant's credit, employment, rental and criminal history, as Landlord may deem appropriate, and release all parties from liability for any damage that may result from furnishing such information to Landlord. Landlord shall have the continuing right to review and obtain this credit and criminal information, rental application, payment history and occupancy history for account review, improving application review methods, and all other purposes. If approved, Applicant shall have a continuing and on-going duty to update all of the information provided on the Application. Applicant acknowledges that Landlord may enter into a Lease in reliance on the information contained in Applicant's rental application and any and all other information provided to Landlord by Applicant. Applicant/Resident shall promptly notify Landlord in writing of any subsequent change in the information provided by Applicant on Applicant's application. If Applicant is approved, Landlord shall have the right to terminate Applicant's tenancy on three days notice to quit: 1) if it is determined that Applicant provided false or misleading information on this Application, or 2) if the Application information is no longer correct, for example, Applicant is convicted of a sexual offense after moving into the

Premises.

Landlord does not have a duty to verify, and does not represent or promise that it will verify, the accuracy or the answers provided in the Application of any applicant. Furthermore, Landlord has no duty, and expressly disclaims any obligation, to perform a criminal background check on each applicant. Landlord does not represent or guarantee that all residents have no prior criminal record or background.

Landlord's approval or denial of this Application is based on information provided by independent third parties. Landlord makes no representation as to the accuracy of the information that Landlord obtains from third parties in approving or denying this Application. Landlord hereby disclaims any liability for the accuracy of such information that Landlord obtains pursuant to Applicant's consent.

Brokerage Relationship Disclosures Applicable:	YES		NO	
referenced below have NOT entered into any Real I relationship between Broker and Prospective Reside	Estate Bro	kerage Agency	Agreement	rd") and the Prospective Resider or Relationship. The working c property described as:
Resident understands and acknowledges that Broke only the Landlord's interests in this transaction. The manage and administer the Premises and Property at any subsequent Lease that may result from the approximate Resident/Applicant at any time for any reason. As a is a party to a real estate transaction with whom the or employed the Broker, either as the party's agent of recommends that you obtain either your own Broke	ne Owner (and to enteroval of this a prospect Broker ha or as the pa	(Landlord) of the into, administration, its Application, ive Resident, yas no brokerage arty's transaction	ne property he ter and enfor and Broker if ou are a cust relationship on-broker. It	nas granted to Broker the author ree provisions of this Application is not considered an agent for the tomer in this transaction. A custo because such party has not eng
Different brokerage relationships are available that transaction-brokerage. The Colorado Real Estate C brokerage relationships (Form DD25). Upon reque relationships to you.	Commissio	n has a form se	etting forth th	he definitions of these working
Lead Paint Disclosures Applicable: YES		NO		
Prior to signing a lease for the Premises, the Landlo with DISCLOSURES OF INFORMATION ON LE Resident acknowledges that Landlord or Landlord's resident acknowledges in writing that Prospective Formation (1998).	EAD-BASI s Agent wi	ED and/or LEA	D-BASED I	PAINT HAZARDS. Prospective ion until such time that Prospect
Asbestos Disclosures Applicable: YES		NO		
Additionally, while not legally required, Landlord h Prospective Resident acknowledges that Landlord of Prospective resident acknowledges in writing that F	or Landlor	d's Agent will	not process t	this application until such time t
By signing this Application, Applicant acknowled pest control disclosures, if applicable, and a recereceive via email communications from Landlord approved and a lease is executed by Applicant and fully executed lease from Landlord. THIS APPLICATION HAS IMPORTANT LEGAL COCONSULT LEGAL COUNSEL BEFORE EXECUTION	eipt for all d's regard nd Landlo	application for ding the decising the decising the decision of	ees paid by A on on this A agrees to re	Applicant. Applicant also agread polication. If Applicant is eceive an electronic copy of the
Applicant's Signature	_	Dat	e	
Landlord/Broker's Signature		—— Dat	e	
This form has not been approved by the Colorado Real Estate Cocounsel Tschetter Sulzer. PC.	ommission.	It was prepared by		's legal