COLORADO RESIDENTIAL LEASE AGREEMENT

THIS LEASE AGREEMENT is made on	_, 20	BETWEEN	(LANDLORD) and	(TENANT).
PROPERTY. TENANT agrees to rent from LANDLORD			rent to TENANT , City of	State of Colorado
TERM. The term of this lease starts on cannot give the TENANT possession of the PROPERTY PROPERTY is made available to the TENANT. If the LA Lease.	, 20_ ⁄ at the	and ends on start of this Lease. He	, 20 The LA owever, rent will only be char	NDLORD is not responsible if the LANDLORD rged from the date on which possession of the
	by n (, 20	prior to moving in. The TENA	
SECURITY DEPOSIT. The TENANT will deposit the sur of this Lease. This money is being held by the LANDLocomplies with the terms of this Lease, the LANDLORD LANDLORD may use as much of the security deposit; and election, to pay for delinquent or unpaid rent and	n of \$_ ORD in) will re as nece	a TENANT security deturn this deposit with essary to pay for dama	eposit account at nin days after the end of ages resulting from the TENA	If the TENANT the Lease, including any extension. The ANT's occupancy or, at LANDLORD's sole option
termination, the LANDLORD may demand that the Te property, the LANDLORD may transfer the deposit to transfer of the deposit. The LANDLORD will thereupor USE OF THE PROPERTY. The TENANT may use the P	the ne	w owners for the TEN leased of all liability to	ANT's benefit. The LANDLOR return the security deposit.	
UTILITIES. The LANDLORD shall provide the following	utilitie	es and services to the	TENANT:	.
Any other utilities or services not mentioned will be the EVICTION. If the TENANT does not pay the rent within TENANT if the TENANT does not comply with all of the pay the rent for the rest of the term. The TENANT must monies owed to the LANDLORD, along with the cost	n d e terms st also ¡	lays of the date when s of this Lease, or for a pay all costs, including	it is due, the TENANT may b ny other causes allowed by l g reasonable attorney fees, re	aw. If evicted, the TENANT must continue to elated to the eviction and the collection of any
during the remaining term of this lease will be applied PAYMENTS BY LANDLORD. If the TENANT fails to corincluding reasonable attorney fees, to the TENANT. Fa	mply w	ith the terms of this L	ease, the LANDLORD may to	ake any required action and charge the cost,
CONDITION. TENANT stipulates, represents, and warrorder, repair, and in a safe, clean, and tenantable con Lease except for ordinary wear and tear. The TENANT the TENANT shall generally maintain the PRITENANT'S visitors of the PROPERTY shall constitute a	dition. must p OPERT	The TENANT agrees to bay for all repairs, repl Y in a neat and order	o maintain the PROPERTY in acements, and damages, wh	n as good condition as it is at the start of this nether or not caused by the act or neglect of
ALTERATIONS. The TENANT must get the LANDLORE			alter, improve, paint or wallpa	aper the PROPERTY. Alterations, additions, and
improvements become the LANDLORD's property. COMPLIANCE WITH LAWS. The TENANT must comp which have issued or are about to issue policies cover				ental authorities and insurance companies
NO WAIVER BY LANDLORD. The LANDLORD does no	ot give	up or waive any right	s by accepting rent or by fail	
SUBLEASE. The TENANT may not sublease the PROP ENTRY BY LANDLORD. The LANDLORD shall have the	e right	to enter the PROPER	TY during normal working h	ours by providing at least hours' notice in
order for inspection, make necessary repairs, alteration QUIET ENJOYMENT. The TENANT may live in and use	the PF	ROPERTY without inte	erference subject to the term	s of this Lease.
SUBORDINATION. This Lease and the TENANT's right PROPERTY. The LANDLORD may execute any papers				
HAZARDOUS USE. The TENANT will not keep anythin fire or any other hazard, or which would increase LAN	g in th	e PROPERTY which is	dangerous, flammable, expl	
RENEWALS AND CHANGES IN LEASE. Upon expiration successive one-month periods, unless modified by the	on of the partic	ne rental term provide es. The LANDLORD m	ed for above, this lease shall a ay modify this lease or offer t	the TENANT a new lease by forwarding to the
TENANT a copy of the proposed changes or a copy of LANDLORD of the TENANT's decision to stay within the If the TENANT fails to accept the lease changes or the may be evicted by the LANDLORD, as provided for in obligated to pay the new rent, regardless of whether	nirty (30 new le State la	D) days of the date the ease within thirty (30) aw. Nevertheless, if th	e proposed changes or the co days of the date the propose e rent is increased by the lea	opy of the new lease is received by the TENAN ed changes or new lease is offered, the TENAN ase changes or new lease, the TENANT will be
occupy the property on the date the new rent becom PETS. No dogs, cats, or other animals are allowed on t NOTICES. All notices provided by this Lease must be v	es effe he PR	ctive. OPERTY without the I	ANDLORD's prior written co	onsent.
addresses listed above, or to such other address as the VALIDITY OF LEASE. If a clause or provision of this Le ambiguous, and it may be interpreted in a manner eit existing law.	e partie ase is le	es may from time to t egally invalid, the rest	ime designate. of this Lease remains in effe	ct. If a clause or provision of this lease is
EQUAL HOUSING. If the TENANT(s) possesses any me unless the modifications would be too difficult or expeprovided and presented to the LANDLORD in writing PARTIES. The LANDLORD and each of the TENANTS	ensive f in orde	for the LANDLORD to er to seek the most ap	provide. Any impairment(s) propriate route for providing	of the TENANT(s) are encouraged to be g the modifications to the PROPERTY.
bound. ENTIRE AGREEMENT. This Lease and, if any, attached PROPERTY and the total building facilities. There are in TENANT(s) affecting this Lease. All prior negotiations abuilding facilities shall be of no force or effect and shall be of no force or effect and shall be of no force or effect.	d docui no oral and une	ments are the comple agreements, underst derstandings, if any, b	ete agreement between the andings, promises, or repres between the parties hereto w	LANDLORD and TENANT concerning the sentations between the LANDLORD and
IN WITNESS WHEREOF, the LANDLORD and TENANT	Γ(s) hav	e executed this Lease	e in multiple originals as of th	ne undersigned date(s).
LANDLORD'S SIGNATURE		Date	!	Print Name
TENANT'S SIGNATURE		Date	<u> </u>	Print Name
TENANT'S SIGNATURE		Date	·	Print Name
TENANT'S SIGNATURE		Date		Print Name