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	e of Birth	SS#
Driver's License No.	State	e	
Other Occupants: Name	Date of Birth	SS#	·
Name	Date of Birth	SS#	
Name	Date of Birth	SS#	
Name	Date of Birth	SS#	. <u> </u>
TENANT HISTORY List every City and State you have resid	ed in since you reache	d the age of 18:	
(1), (2)	_/, (3)	, (4)	/,
(5), (6)	_/, (7)	, (8)	/·
Present Address Street Apt. #	City State Zip	Dates: From	Home phone #
Apt. Name/ If Home-Mortgage Co. & L	oan #	Present Landlord/Manager	 Manager's Phone #
Monthly Payment \$	Reason for Moving_		
Previous Address Apt. #	City State Zip	Dates: From	Home phone #
Apt. Name/ If Home-Mortgage Co. &	 _oan #	Present Landlord/Manage	 r Manager's Phone #
Monthly Payment \$	Reason for Moving_		
Previous Address Street Apt. #	City State Zip	Dates: From	Home phone #
Apt. Name/ If Home-Mortgage Co. &		Present 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 cor	? YES NO_	NO.	

Do you require a	any special ac	commodatio	ns? YES	NO		
EMPLOYMENT						
Present Employe	er			Position		
Business Addres	s Street	City	State	Zip	Your Work Phone #	
						Name
Gross Monthly S	alary			_		
Additional Mont	hly Income (I	f Any)		Source		
Other Employer				Position		
Business Addres	s Street	City	State	Zip –	Your Work Phone #	
Supervisor Name			Phone #	Dates of E	Employment	
amended	Security Inco Disability Inc	ome surance unde	er Title II of the	Federal "Social Se	curity Act", 42 U.S.C. Sec. 401 of Article 2 of Title 26	et seq., as
VEHICLE						
Year and Make Register	ed To	Cc	olor	License #	& State	
Year and Make Register	ed To	Cc	olor	_ License #	& State	
CRIMINAL BACK	GROUND					
Have you been of sex offense within				ere (no contest) o	f any felony, or felony/misden	neanor
				as a sexual offend nial of the Rental	der? YESNO Application.	
Are you currently	y facing prose	ecution for a	ny felony, or fel	ony/misdemeanor	sex offense? YESNO _	

BED BUGS

Are you aware of any facts or residences were exposed to be		nat you, y	our personal	property, YES	•	t or previous NO
If YES, Applicant makes the fo	lowing disclosu	res regard	ding Applicar	nt's expos	ure to bed bug	s:
					(if more r	oom is necessary
attach sheet).						
If you have been exposed to b	ed bugs within	the last tv	wo years:			
Do you represent and warrant warranted, and that no bed but YES NO	•	•			pected, professi	ionally treated if
Do you authorize Landlord to Landlord's request make all of bugs? YES NO			_	_	•	•
* PLEASE NOTE – If you have be warranties, and authorizations				willing to	give the above	representations,
ANIMALS						
Do you own any animals?	If so, how	many?	Ту	pe/Breed		Weight
The following restricted breed	s are not permit	_ Age ted: (<i>Inse</i>	ert List)		Color	
EMERGENCY CONTACT						
Name			Re	elationship	o	
Address						
Street	Apt.#	City	State	Zip	Phone #	
DEDOCITE AND FEEC						

DEPOSITS AND FEES

I understand the application fee is a non-refundable payment for a credit and criminal check and processing charge of this application and such sum is not a rental payment or security deposit. This amount will be retained by Landlord to cover the cost of processing the application as furnished by the Applicant, regardless if the Applicant is approved or denied. Portable Tenant Screening Reports (PTSR): 1) You have the right to provide Landlord with a PTSR that is not more than 30 days old, as defined in § 38-12-902(2.5), Colorado Revised Statutes; and 2) if you provide Landlord with a PTSR, the Landlord is prohibited from: a) charging you a rental application fee; or b) charging you a fee for Landlord to access or use the PTSR.

Any false or misleading information or intentional omission will result in rejection of application. THIS APPLICATION IS PRELIMINARY ONLY AND DOES NOT OBLIGATE LANDLORD TO EXECUTE A LEASE OR TO DELIVER POSSESSION OF THE DWELLING UNIT TO APPLICANT. THE RENTAL AGREEMENT WILL NOT BECOME EFFECTIVE UNTIL THIS APPLICATION IS APPROVED BY LANDLORD. Completed applications will be reviewed on a first come, first served basis. An application is not considered complete unless all necessary and required information is provided by Applicant, and Applicant has signed all necessary documents. Applicant is responsible for signing all required documents.

Premises: Move In Date if Approved:
I understand the deposits and fees to be: Security Deposit(s) \$ Pet Deposit(s) \$ Other \$ Other \$ Non-refundable holding fee(s) \$ Non-Refundable Application fee \$ Partial Month's Rent \$ First Month's Rent \$
Total Due at Lease Signing, if applicable: \$
Total Paid at Application: \$
Total Still Owed Prior to Move In:
Total Paid at Application \$ This amount less any holding fee and less the application fee will be refunded within 7 working days: 1) if the application is denied, or 2) if the application is accepted and the Applicant withdraws the application in writing within 72 hours of the date of notification of acceptance. Landlord will notify Applicant of denial or acceptance in writing via email, or via phone if Applicant does not have an email address. Applicant's email address is: If the application is accepted and Applicant fails to occupy the Premises on the Move In Date (regardless if Applicant executes a lease or not), except for delay caused by Landlord, the holding fee amount will be retained by Landlord as liquidated damages for holding the Premises off the market. In such instance, Landlord will provide Applicant written notice of such application of funds within 20 days. If the delay in providing Applicant with this specific Premises is longer than seven (7) days, Applicant may terminate the lease by notifying Landlord in writing, and Landlord will refund all amounts less the application fee. If Landlord does not deliver possession of the Premises on or before the Move-In Date for any reason, Landlord shall not be liable to Tenant for any damages whatsoever for failure to deliver possession on the Move-In Date.
DICCLOCUIDE OF INFORMATION
DISCLOSURE OF INFORMATION I warrant and represent the information provided on this application to be true and correct. I authorize Landlord to make such investigation into Applicant/Tenant/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/Tenant 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.
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	("Broker" or " <i>A</i>	Agent" or "Landlord") a	nd the Prospective
Tenant(s) referenced below have NOT e The working relationship between Broke described as:			
.			
Tenant understands and acknowledges represents only the Landlord's interests Broker the authority to manage and adrenforce provisions of this application an application, and Broker is not considere prospective Tenant, you are a customer whom the Broker has no brokerage relaeither as the party's agent or as the part that you obtain either your own Broker	in this transaction. The minister the Premises and any subsequent Lease of an agent for the Tenar in this transaction. A cutionship because such pty's transaction-broker.	Owner (Landlord) of the defence of the that may result from the that may result from the that may time at any time are the that has not engaged of the that has not engaged of the that the that has not engaged of the that has n	ne property has granted to r into, administer and the approval of this e for any reason. As a real estate transaction with or employed the Broker,
Different brokerage relationships are avagency or transaction-brokerage. The Conthese working brokerage relationships (the various brokerage relationships to year)	Colorado Real Estate Cor (Form DD25). Upon requ	nmission has a form se	etting forth the definitions of
Radon Disclosure: Prior to signing a least Prospective Tenants (Applicants) with a provided by the Colorado Department of Management Division. Prospective Tena application until such time that Prospective disclosure and brochure.	Radon Disclosure and the of Public Health and Envert ant acknowledges that La	ne Radon and Real Esta ironment, Hazardous N andlord or Landlord's A	Ite Transactions brochure Materials and Waste Agent will not process this
Lead Paint Disclosures Applicable:	YES	NO	
Prior to signing a lease for the Premises (Applicants) with DISCLOSURES OF INFO Prospective Tenant acknowledges that I time that Prospective Tenant acknowledges	ORMATION ON LEAD-B <i>A</i> Landlord or Landlord's A	ASED and/or LEAD-BAS gent will not process t	SED PAINT HAZARDS. his application until such
Asbestos Disclosures Applicable:	YES	NO	
Additionally, while not legally required, Prospective Tenant acknowledges that I time that Prospective Tenant acknowled disclosures.	Landlord or Landlord's Á	gent will not process the	his application until such
By signing this application, Applicant ac any pest control disclosures, if applicabl agrees to receive via email communicat Applicant is approved and a lease is exe copy of the fully executed lease from La THIS APPLICATION HAS IMPORTANT LE CONSULT LEGAL COUNSEL BEFORE EXE	le, and a receipt for all a ions from Landlord's reg ecuted by Applicant and andlord. EGAL CONSEQUENCES.	oplication fees paid by arding the decision on Landlord, Applicant ag	Applicant. Applicant also this application. If the receive an electronic
Applicant's Signature	. <u></u>	Date	
Landlord/Broker's Signature		 Date	

This form has not been approved by the Colorado Real Estate Commission. counsel Tschetter Sulzer, PC.	It was drafted by legal