BOULDER MODEL LEASE

The Boulder model lease attempts to equally support the legal obligations and rights and responsibilities of landlords and tenants. It was created and reviewed by a committee representing multiple interests including landlords, tenants, attorneys, and others.

It is intended to be used in conjunction with the Landlord-Tenant Handbook, published by the Community Mediation and Resolution Center (bouldercolorado.gov/community-mediation-and-resolution-center). Throughout, sections of the Landlord-Tenant Handbook are indicated to guide users of the model lease to the corresponding sections.

Updated as of 4/26/24.

1. **Parties** This lease agreement made on ________, 20_______, for the rental of residential property is between: Landlord Name (property owner or agent) Address, Phone Number and Email: And Tenant Name, Phone Number and Email: Owner Name, phone number, address, and email: (optional, if not entered above):

2. Leased Premises

Landlord hereby leases to tenant(s) the premises described below:		
-	et address, unit no., city, state, and zip code) premises shall also include:	
	cify furniture, parking space, storage space, etc., if any) se items/areas shall be excluded from resident's use:	
(Spec	cify belongings or spaces not included for residents' use)	
3.	Term (Select Fixed Term or Month-to-month lease).	
	Fixed Term. The term of this lease shall be from	
writi after will of The	notice to terminate at the end of the fixed term is necessary unless otherwise agreed to in ing (see Landlord Tenant Handbook, "Types of Leases"). If a tenant remains in the property rexpiration of the fixed lease term, with the permission of the landlord, tenant and landlord continue to be bound by the terms and conditions of this lease on a month-to-month basis. lease may then be terminated by either party after giving days (specify number of days ust be at lease 21) written notice prior to the end of the rental month.	
(time of the date until writt	Month-to-month. The term of this lease shall begin at	
4.	Rent (see Landlord-Tenant Handbook, section Miscellaneous)	
A.	The first rental payment in the amount of \$ is due on,	
	All other rental payments in the amount of \$ each, are due on the day	

B. Rent Payment Method. Payments will be made in the form of				
	cify type of payment: chec			
	e) at			
bank	ing or electronic deposit i	information, mailing ad	dress, portal acce	ss, etc.).
C.	Late Fees (see Landlor	d-Tenant Handbook, se	ction: Landlord's	Remedies for Late
Paym	nents). If payment of rent	is received after	m. o'	clock (time) on the
day c	of the month (must be at	least 7 calendar days af	ter the due date)	tenant shall incur the
follo	wing late fees (check one)):		
I	per day	(amount)		
6	a one-time fee	(amount)		
payn	esident's payment return	ned to landlord because leposit, or other payme	e of insufficient fun ent. Any returned p	payment charge shall be a
5. Com	Legal Notice and Comunication and Documen	ommunication (See L ntation)	andlord-Tenant H.	andbook, section
-	notice required by law to wing addresses:	be sent by mail by the	landlord or the te	nant shall use the
Resid	dent's Physical Address: T	he premises		
Othe	er:			
Land	lord's Physical Address:			
Notio	ce to one tenant shall be	considered notice to all	residents.	
6.	Security Deposit (se	ee Landlord-Tenant Har	ndbook, section Se	curity Deposit)
Tena	nt agrees to pay the land (method of	lord the sum of \$ payment) as a security		(date) in the form of
	Under this section, any ther termed last month's nent of interest to the ten		or security deposit	, will be subject to the

whether termed last month's rent, damage deposit or money that is field by the landlord, whether termed last month's rent, damage deposit, or security deposit, will be subject to the payment of interest to the tenant. Simple interest per annum shall be paid within one month of termination of the lease or surrender and acceptance of the premises, whichever occurs last, on the full amount of the money held. The interest rate will be calculated in accordance with Boulder City Council Ordinance 7320 (Section 12-2-7, Boulder Revised Code 1981) which establishes interest rates each year. [City of Boulder on Security Deposit Calculation Formula]

B. of land	Tenant may not use the security deposit in place of rent without the written permission llord.
	It is the duty of tenant to return the premises, including any outside areas, yards or rays required to be maintained by tenant under this lease, to their condition at the ing of this lease, except for normal wear and tear.
unless be mod landlor retenti	Landlord shall return the security deposit to tenant within one month after ation of this lease or surrender and acceptance of the premises, whichever occurs last, a longer period of time for return of the deposit is specified here: days (must not re than 60 days). If actual cause exists for retaining any portion of the security deposit, rd shall provide tenant with a written statement listing the exact reasons for the ion of any portion of the security deposit and the difference between any sum deposited amount retained.
regard	A landlord may use resident's security deposit during the term of this lease to fulfill nt's obligations under this lease, but landlord is still obligated to follow the state laws ing security deposits. Colorado Revised Statutes, sections 38-12-101 through 38-12-105 73, section 38-12-101 et seq.
7. Preven	Eviction/holding over (see Landlord-Tenant Handbook, section Eviction and Eviction ation)
A. posses	Landlord may evict Tenant from the premises or undertake other legal action to regain sion for non-payment of rent, lease violation(s) or substantial lease violations.
	Tenant shall continue to be liable for rent and be bound by the other provisions of this luring the time tenant remains in possession of the leased premises even though landlord osen to seek eviction because of resident's breach of this lease.
	If tenant is evicted or the premises are abandoned, landlord is required to make able efforts to re-rent the property. Tenant will remain liable for any loss of rent for the order of their lease term
D.	Eviction procedures, including notice requirements, must comply with Colorado law.
8.	Occupancy and Guests (See Landlord-Tenant Handbook, Miscellaneous)
No mo	re than persons may reside in the leased premises.
	t shall not allow guests to stay in or on the premises for more than days per without written consent of landlord.

9. Use

Resident shall use the premises for residential purposes only unless otherwise agreed in writing and allowed by law. Tenant shall not engage in any illegal activities on the premises. No short-term rentals are allowed.

10. Utilities

Specify whether tenant or landlord is responsible for paying for the following utilities and services and what percentage of the bill is their responsibility. If not applicable enter NA.

A.	Water
В.	Sewer
C.	Electricity
D.	Gas
E.	Phone
F.	Internet/cable television
G.	Trash pick-up
Н.	Other
I.	Other
	3 business days after the beginning of the lease term, tenant shall arrange for such s or services and for billing directly to tenant, unless otherwise agreed here:
Tho no	rty responsible for any particular utility or service shall not be liable for failure to furnish

The party responsible for any particular utility or service shall not be liable for failure to furnish the utility or service when the cause of such failure is beyond that party's control.

11. Privacy

Tenant shall permit landlord to enter the premises at reasonable times and upon reasonable notice of ______ (specify notice period) for the purpose of making necessary or convenient repairs or reasonable inspections, or to show the premises to prospective residents, purchasers, or lenders. Entry may be made without prior notice only if landlord reasonably believes that an emergency exists, such as a fire or broken water pipe, or that the premises have been abandoned.

12. Assignment/subleasing/release (See Landlord-Tenant Handbook, Subleases and Assignments)

Tenant shall not assign this lease or sublet any portion of the leased premises for any part or all of the term of this lease without prior written consent of landlord. Landlord agrees to release tenant from this lease if tenant finds a replacement tenant acceptable to landlord, who will sign a new lease for the remaining term. Landlord shall exercise good faith and reasonableness in accepting a replacement tenant.

13. Noise and Nuisance

Resident agrees not to make any excessive or unreasonable noise or to create any nuisance such as will disturb the peace and quiet of neighbors.

14. Rules and Regulations

and Condition Issues)

Resident agrees to abide by all rules and regulations in effect at the time of signing this lease and to any amended rules or regulations which tenant agrees to in writing.

15.	Check-in/check-out sheet (see Landlord-Tenant Handbook, Before Move In)
A occup	check-in/check-out sheet is attached to this lease and must be completed within 7 days of ancy.
16.	Furnishings
	separate inventory of the furnishings is attached to this lease and must be completed 7 days of occupancy.
17.	Maintenance and Repairs (See Landlord-Tenant Handbook, Maintenance, Repairs,

Tenant will maintain premises in a clean and sanitary manner and will return the property in as good a condition as when it was received, normal wear and tear excepted. The tenant will promptly notify landlord of any damage, defect or destruction of the premises or failure of any appliance or equipment.

A. Notification for Non-emergency Repairs:	
(Specify how tenant should notify landlord for non-emergency repairs)	
Notification for Emergency Repairs:	

(Specify two methods of communication tenant should use to notify landlord in an emergency situation that if not immediately addressed will result in further damage to the property.)

B. Repairs. Landlord must use due diligence to respond promptly to request for repairs and is responsible for the costs of such repairs unless the damages were caused by the misuse, negligence or abuse of the tenant, members of the resident's household, or guests. Rental units must be in compliance with the Boulder Housing code.

Tenant shall pay reasonable charges for the repair of damage to the premises or common areas caused by the misuse, negligence or abuse of tenant, members of resident's household, or guests (excluding normal wear and tear). Excessive damage to the premises by tenant, members of resident's household, or guests will be grounds for landlord to evict tenant.

C. Alterations to the Premises. Tenant shall not make repairs or alterations without written consent of landlord. This includes cosmetic changes such as paint, flooring, installation of items that cause holes in the walls or ceilings, changing door locks or altering landscaping.

Optional: List any agreed upon repairs, alterations, or cosmetic changes at the time of signing of this lease and date to be completed by:

18. Warranty of Habitability (See Landlord-Tenant Handbook, Rental Licensing, Boulder Revised Code, Repairs to Amenities, and Warranty of Habitability)

When conditions beyond the control of the tenant cause the premises to become legally uninhabitable, the landlord must be notified and is responsible for remedying those conditions. If landlord does not do so in compliance with habitability laws, tenant may seek legal recourse.

19. Outside Maintenance

A. Tenant shall be responsible for the routine care and maintenance of the yard and outside areas as follows: (check all that apply):

Mowing lawn

Watering lawn, shrubs and trees

Removing weeds

Raking leaves

Removing snow and ice from:

sidewalks and walkways

driveways

parking areas

	Other
	Other
	outine care and maintenance of items listed above but not checked shall be the nsibility of landlord.
B. landlo apply)	Resident's obligation to perform any task set forth in paragraph 19.A. is subject to rd supplying tenant with equipment appropriate to the task as follows (check all that :
	Lawn mower
	Hoses and sprinklers
	Rake
	Snow shovel
	Other
21. A. consen	Pets and Assistance Animals
	No pets or animals are allowed in, on, or around the premises without prior written at of landlord or except as a reasonable accommodation for people with disabilities as ed by federal housing law. (see Landlord-Tenant Handbook, Discrimination Protections)
require	at of landlord or except as a reasonable accommodation for people with disabilities as
require	at of landlord or except as a reasonable accommodation for people with disabilities as ed by federal housing law. (see Landlord-Tenant Handbook, Discrimination Protections)
require Types o Refunda	nt of landlord or except as a reasonable accommodation for people with disabilities as ed by federal housing law. (see Landlord-Tenant Handbook, Discrimination Protections) of Pets Allowed:
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Types of Refundation Non-refundation Non-refundation Non-refundation No smooth No smoo	at of landlord or except as a reasonable accommodation for people with disabilities as ed by federal housing law. (see Landlord-Tenant Handbook, Discrimination Protections) of Pets Allowed: able Pet Deposit: fundable Pet Rent: Smoking (see Landlord-Tenant Handbook, Other Lease Considerations) oking of any substance or burning of any substance shall be allowed without prior written
Types of Refundation Non-refundation Non-refundation Non-refundation No smooth No smoo	at of landlord or except as a reasonable accommodation for people with disabilities as a ded by federal housing law. (see Landlord-Tenant Handbook, Discrimination Protections) of Pets Allowed: able Pet Deposit: fundable Pet Rent: Smoking (see Landlord-Tenant Handbook, Other Lease Considerations) oking of any substance or burning of any substance shall be allowed without prior written at of landlord.
Types of Refundation Non-refundation Non-refundation Non-refundation No smooth consentration No smooth no	at of landlord or except as a reasonable accommodation for people with disabilities as an ed by federal housing law. (see Landlord-Tenant Handbook, Discrimination Protections) of Pets Allowed: able Pet Deposit: fundable Pet Rent: Smoking (see Landlord-Tenant Handbook, Other Lease Considerations) oking of any substance or burning of any substance shall be allowed without prior written at of landlord. Smoking Permitted (type and guidelines):

24. Insurance

Landlord is not responsible for resident's personal possessions in the event of loss or damage due to fire, windstorm, flood, theft, vandalism, or other similar causes. Tenant is strongly encouraged to obtain renter's insurance to insure their personal possessions or to insure against damage caused by resident's negligence or abuse.

Check if renters' insurance is required and proof of insurance is be provided to landlord.

25. Dispute Resolution (See Landlord-Tenant Handbook, Best Practices and Conflict Resolution)

In the event of a dispute, both landlord and tenant will make a good faith effort to communicate clearly to resolve the dispute. If unable to resolve the dispute independently, parties will seek mediation or arbitration before filing a court action.

25. Attorney's fees

In the event of any legal action concerning this lease that results in a ruling by the court, the prevailing party shall be entitled to reasonable attorney's fees and court costs from the other party, to be fixed by the court.

26. Liability

Resident will only be liable for the injury to any person or damage to any property caused by the negligence or willful acts of tenant or their guests. Landlord will only be liable for the injury to any person or damage to any property caused by the negligence or willful acts of landlord.

27. Subordination

This lease shall be subordinate to all existing and future mortgages and deeds of trust upon the property. In the event of a foreclosure, this lease will be terminated.

28. Waiver

Any waiver by either party of any breach of any provision of this lease shall not be considered to be a continuing waiver or a waiver of a subsequent breach of the same or a different provision of this lease.

29. Severability

If the laws that affect this lease are changed during the rental period, or any part of this lease is found to be illegal by a court, the rest of the lease remains valid.

30. Joint and Several Liability (see Landlord-Tenant Handbook, Other Lease Considerations)

If this lease is signed by more than one tenant, then the liability of the persons signing shall be joint and several, meaning each of these persons individually and all of these persons collectively are fully responsible for fulfilling all of the obligations of this lease, except where expressly otherwise agreed between landlord and tenant.

This lease contains the entire agreement of the parties but may be altered or amended by

31. Signatures/amendment of lease

mutual written agreement signed by all parties.	
Landlord Name	
Landlord Signature	Date
Tenant Name	
Tenant Signature	Date
Tenant Name	
Tenant Signature	Date
Tenant Name	
Tenant Signature	 Date
Tenant Name	
Tenant Signature	 Date