Tribunal admi	inistratif													
Québec Application relating to abandonment Application relating to abandonment														
L								186	3 RA	18	63 I	DD 1863 D		
Record ADDRESS O	number F DWELL	 ING IN	QUES		on number		-		•				Recour	se code
No.	Street					Apt	t.	N	/lunicipa	ality			Pos	tal code
Beginning of lease End of lease				_	Indeterminate term				Мо	nthly rent				
Year	Month Da	_	Yea	ar Mo	onth Day		Lea unti		newed		Υe	ear Month Da	\$\$	
IDENTIFICA	TION OF F	PARTIE	S							<u> </u>		, ,,		
Plaintiff 1 Last name				Lessor		Le	essee First	t nam		Othe	r —	(specify)		
							1 1130	Hairi	C					
No.	Street	treet			Api	Apt.		Municipality				Pos	tal code	
Telephone	(home)	me) Telephone (work)			Fax	Fax		Email						
Plaintiff 2				Lessor		Le	essee			Othe	٢	(specify)		
Last name							First	t nam	е			-		
No.	Street	itreet				Apt	t.	N	Municipality				Pos	tal code
Telephone	(home)	nome) Telephone (work)			Fax	(E	Email				1		
Defendant 1				Lessor		Le	essee			Othe	ſ	(specify)		
Last name							First	t nam	е					
No.	Street					Apt	t.	N	/Junicipa	ality			Pos	tal code
Telephone	(home)	Те	lephone (work)		Fax	(E	Email					
Defendant 2				Lessor		Le	essee			Othe	r	(specify)		
Last name							First	t nam	е			-		
No.	Street					Apt	t.	N	/Junicipa	ality			Pos	ital code
Telephone	(home)	Te	elephone ((work)		Fax	(E	Email					
OBJECT OF	THE APP	LICATI	ION (co	nclusion	sought))								
Damag							\$					Solidary condemnati	on of the defe	ndants
Recovery of rent owing at the time of the lessee's departure:						\$					Interest and addition under the Civil Code	additional indemnity provided ril Code of Québec		
					TO	ΓAL	\$					Order to pay costs	0. 400.000	
GROUNDS F							1		1	<u> </u>		<u> </u>		
=	The lessee illegally left the dwelling around Year Month Day													
The lessee was evicted on the basis of a decision rendered on Year Month Day Record number														
The lessee did not take possession of the dwelling. When the lessee left, the rent was unpaid for the months of														
which represents the sum of \$														
The dwelling was re-rented as of Year Month Day The dwelling was not re-rented.														
The lessor suffered the following damages: Advertising costs														
ı == `	Equivalent of lost months of rent Screening costs Bank costs Bank costs													
Losses and degradation: \$														
													Φ.	,
NOTIFICATION OF THE APPLICATION TO THE OTHER PARTIES														
	t is potified t						AN HES							

When it is notified, the application will be accompanied by the list of exhibits available on request, at no cost to the other parties.

*I understand that my application is deemed to have been made under oath.

Appendix for additional information

INFORMATION ON NOTIFICATION

The plaintiff must, after filing the application with the Tribunal administratif du logement, notify a copy to each party. When it is notified, the application must be accompanied by the exhibits supporting it or a list of the exhibits indicating that they are available on request. Proof of notification and a list of the exhibits must be filed in the record of the Tribunal.

The Tribunal may refuse to convene the parties to a hearing as long as the documents (list of exhibits and proof of notification) have not been filed in the record.

If proof of notification of the application is not filed within **45 days after the application is filed**, the application expires and the Tribunal closes the record. However, if you are convened within that time period, you must bring proof of notification to the hearing, if it has not already been filed in the record. When sending proof of notification to the Tribunal, clearly indicate the record number(s) and the names of the parties concerned on each document.

Notification can be made by registered mail, by bailiff, in person by a courier service, by technological means, or by any appropriate method that provides the notifier with proof that the document was received. If the plaintiff is unable to notify using one of these methods, the Tribunal administratif du logement may authorize another mode of notification at any time.

CHANGE OF ADDRESS You must notify the Tribunal and the other parties, without delay, of any change of address that occurs during the proceedings. A party who fails to give notice of his or her change of address may not apply for revocation of a decision rendered against that party by invoking the fact that he or she did not receive the notice of hearing, if this notice was sent to the party's former address. **DISCONTINUANCE** A discontinuance closes the record with the Tribunal. I am discontinuing the present application. Signature - Plaintiff 1 Signature - Plaintiff 2 Year Month **AGREEMENT** Where the parties reach an agreement, the Tribunal closes the record upon the filing of a copy of the agreement signed by the parties, unless the plaintiff files a written request to have the record suspended. Thereafter, the case will only be placed on the roll upon the written request of a party. Where an agreement is made or filed at the hearing, it must be signed by the parties. The Tribunal may ratify it, provided it is in accordance with law, in which case it has the same effects as a decision. have reached the attached agreement. We, the undersigned. agree to the following agreement: Signature - Plaintiff 1 Month Signature - Defendant 1 Month Day Year Signature - Plaintiff 2 Signature - Defendant 2 Month Day Month Day The filing of the agreement closes the record with the Tribunal, unless the plaintiff requests to have the record suspended

(see below).

Signature - Plaintiff 1

Signature - Plaintiff 2

At the request of any of the parties, proceedings before the Tribunal will resume							
Date of filing							
Information clerk code							

Further to this agreement, I request that the record be suspended.