Tribunal admii du logement							
Qué	bec 🛊 🛊	Amendment	t regard	ding u	npaid ren	nt	
						1863 R	
Record number Application number 1971 TS 1971 RF							
ADDRESS OF DWELLING IN QUESTION							
	Street	202011011	Apt.	Ci	ty / Municipality		Postal code
IDENTIFICAT	TON OF BARTIE	•					
Plaintiff 1	ION OF PARTIE	Lessor	Less	<u> </u>	Other	(specify)	
Last name				First name		(Specify)	
Disimaliff 0					C Other	(
Plaintiff 2 Last name		Lessor	Less	ee First name	Other	(specify)	
Defendant 1		Lessor	Less	ee	Other	(specify)	
Last name			_ 	First name		!	
Defendant 2		Lessor	Less	ee	Other	(specify)	
Last name				First name		(-	
Filing date of original application Year Month Day							
OBJECT OF	THE AMENDME	NT					
To terminate the lease and order the eviction of the defendant and the other occupants.							
To order the provisional execution of the decision, despite the appeal.							
To order the defendant to pay the costs.							
Other:							
GROUNDS FOR THE AMENDMENT							
The defendant is more than three weeks late paying the rent.							
The defendant frequently delays paying the rent, causing serious damage to the plaintiff.							
Other:							
							
NOTIFICATION OF THE APPLICATION TO THE OTHER PARTIES When it is notified, the application will be accompanied by the exhibits.							
When it is notified, the application will be accompanied by the list of exhibits available on request, at no cost to the other parties.							
Date of filing							
		11	1 1	1		1	ı
		Year	Month [Day	Block letters	•	Signature *
		11	<u> </u>	1		I	
		Year	Month [Day	Block letters		Signature *

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

Tribunal administratif du logement

Information clerk code

AMENDMENT

No amendment is allowed if it is pointless or contrary to the interests of justice or if it stems from a completely new application unrelated to the original application.

INFORMATION ABOUT NOTIFICATION

The plaintiff must, after filing the amendment with the Tribunal administratif du logement, notify a copy to each party.

Proof of notification must be filed with the Tribunal. When filing proof of notification with the Tribunal, clearly indicate on each document the record number(s) and the names of the parties concerned.

Note that if the purpose of the amendment is to add a party, the rules governing application notifications apply with the necessary adjustments to reflect the nature of your application. To this end, we refer you to the information on the back of your original application.

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.