Tribunal administratif du logement Québec & &		Amendment regarding abandonment													
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	Record number				A	pplicat	ion nun	nber					1863 DE		
												Ш.	1863 D	L	
	OF DWELLING IN	QUES	STION		- 10 -		l a	N: / B 4						1	
No.	Street				Apt.			City / M	unicipal	ity					Postal code
IDENTIFICA	TION OF PARTIE	S					!							ļ	
Plaintiff 1			Lessor	[Le	ssee			Othe	r	(8	specif	y)		
Last name						Fir	rst nam	е							
Plaintiff 2			Lessor		Les	ssee		Г	Othe	r	(5	specif	y)		
Last name				-		Fir	rst nam	е							
Defendant 1			Lessor		ا ا	ssee			Othe	r	(0	specif	W		
Last name	<u>'</u>		1 203301	Į.			rst nam	<u> </u>	Cuic		(,	SPCOII,	y/		
			1 -						1				.1		
Defendant 2 Last name	2		Lessor City /	Municipa /		ssee	rst nam	<u> </u>	Othe	r	(5	specif	y)		
Last Hame			Oity 7	Mariicipa	ii ty		St Haili								
Filing date of original application															
OBJECT OF	THE AMENDME	NT					Yea	ar 	Month	D:	ay				
Dama	ges:				Ŀ	\$					Solida	iry cond	lemnation	of the	defendants
Recovery of rent owing at the time of the lessee's departure: \$ Interest and additional indemnity provided															
	under the Civil Code of Québec														
CDOUNDS					ייאב [Ψ				Ш	Order	to pay	COSIS		
The lessee illegally left the dwelling around															
Year Month Day When the lessee left, the rent was unpaid for the months of															
which represents the sum of \$															
The dwelling was not re-rented. The dwelling was re-rented as of Year Month Day															
The lessor suffered the following damages:															
Equiva	alent of lost months of	rent	\$												
Advert	ising costs		\$			ĺ		Screen	ing cost	ts			\$		
Energy costs		\$	\$ Bank costs								 \$				
	s and degradation:												ls.		i
	s and degradation.														
Other:													\$		
NOTIFICATI	ON OF THE APP	LICAT	ION TO	THE OTH	HER PA	ARTIE	S								
When	it is notified, the applic	ation wi	ll be accom	panied by	the exhib	oits.									
When	it is notified, the applic	ation wi	ll be accom	panied by	the list o	f exhib	its avai	lable o	n reque	st, at	no cost	t to the	other parti	es.	
Date of filing				awyer				Plaintif	f(s)						
			L	Year	Month	Day			Block le	etters				Sian	ature *
]		,	l					1		Sigili	
			,	Year	Month	Day	-		Block le	etters				Signa	ature *
						Inform	nation c	lerk co	de						
*I understand	that my application is	s deeme	ed to have	been mad	e under	oath.						Арі	pendix for	additio	nal information

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.