

1. PURPOSE OF AMENDMENT. This is an Amendment to the

LEASE CONTRACT AMENDMENT TO ADD OR CHANGE A ROOMMATE **DURING LEASE TERM**



(when this Amendment is filled out)

lacksquare Old resident will be entitled to a refund of

(This amendment is not intended for use after the original lease term has expired.)

Date:

Lease Contract dated the day of (year) between (owner)	\$ of the existing security deposit within 30 days after old resident moves out (less lawful deductions), and such amount will be mailed to old the state of
and ("residents") (list all original residents in paragraph 1 of Lease Contract)	resident at the forwarding address below. Old resident will be entitled to be a co-payee of any security deposit refund, less lawful deductions, within 30 days after all residents move out at the end of the Lease Contract term.
	□ New resident will pay \$ to owner an extra general security deposit, in addition to existing security deposits being held by owner.
	7. GUARANTORS. New resident will <i>(check one):</i>
	□ have the following guarantor(s) guarantee the Lease Contract:
	; or
	□ <i>not</i> have any guarantor guarantee the Lease Contract.
	Any guarantor for old resident will (check one of the following if old resident has a guarantor):
on the dwelling located at	 continue to be liable under the Lease Contract until the end of the original Lease Contract term; or
	 be released from liability under the guaranty when this Amendment becomes effective.
Alabama. The purpose of this Amendment is to <i>(check one or both):</i> \square add a new resident, or \square delete an existing resident who is moving or has already moved out.	8. DAMAGES AND CHARGES. New resident accepts the dwelling in the condition existing at the beginning of the Lease Contract term according to the move-in inventory signed by
NEW RESIDENT.	the original residents. Security deposit deductions, if any, will be made regardless of whether damages or charges occurred before or after the changeover date and regardless of which resident, occupant, or guest may have been at fault.
("new resident") may move into the dwelling as a resident under the Lease Contract.	
. OLD RESIDENT.	9. EXISTING KEYS. Old resident <i>(check one)</i> □ has turned over or □ will turn over his or her key(s) and access device(s) to <i>(check one)</i> □ new resident, □ remaining residents, □ owner, or □ not applicable.
("old resident") (check one) □ has moved out or □ will move out. Upon move-out, old resident may no longer live in the dwelling. The old resident □ is or □ is not released from the obligation to perform under the Lease Contract. If the old resident is not released, he or she will continue to be obligated to perform under the Lease Contract if the new or remaining residents fail to perform their obligations under the Lease Contract.	10. REKEYING. The dwelling has a <i>keyless</i> deadbolt (keyless bolting device) on each exterior entry door. Owner is not required to rekey <i>keyed</i> locks when roommates are added or changed; but new resident and remaining residents can request rekeying at their expense. New resident and remaining residents <i>(check one)</i> □ do or □ do not request that exterior door(s) be rekeyed when old resident moves out. If neither is checked, no rekeying is requested. If requested, the rekeying charge will be \$
the Lease Contract and are not moving out ("remaining residents") will continue to be obligated to perform under the Lease Contract.	11. EFFECTIVE DATE. This Amendment becomes effective when all of the following occur (except to the extent that owner has waived any requirement in writing):
. CHANGEOVER DATE. New resident may move in on	 new resident has completed and signed a Rental Application;

_(year)

this Amendment is signed by all parties.

Guaranty to owner;

security deposits; and

any guarantors required under paragraph 7 have

completed, signed, and returned a Lease Contract

owner has approved the Rental Application of new

new resident complies with paragraph 6 regarding

resident and the Guaranty by any guarantor;

• Old resident will *not* transfer his or her share of the existing security deposit to new resident.

("change-over date"). Old resident will move out before that

Old resident will transfer his or her share of the existing

security deposit to new resident, and new resident will

be entitled to old resident's undivided share of any security deposit refund at the end of the Lease Contract term or

6. SECURITY DEPOSIT. The security deposit will be handled

as follows (check one or more as appropriate):

date.

renewal period, less lawful deductions.

 12. SIGNATURES ON LEASE CONTRACT UN-NECESSARY. When this Amendment becomes effective, new resident's name and signature will be deemed as inserted in paragraph 1 and on the last page of the Lease Contract. Therefore, it will not be necessary for anyone to sign or initial the Lease Contract itself. Signature of a resident who has already moved out in violation of the Lease Contract is not necessary. 13. BINDING AGREEMENT. New resident and any guarantor acknowledge(s) that he or she has received a copy of the Lease Contract or has read it. New resident agrees to be bound by the Lease Contract just as if he or she signed the Lease Contract at the beginning of the Lease Contract term. 	14. OTHER PROVISIONS.
Signatures	Printed name of person signing
Owner or owner's representative	
Remaining resident (not moving out)	
New resident (who is moving in)	
Old resident (who is moving out)	
Old resident's forwarding address (street, city, state, zip)	