COLORADO SUBLEASE FORM

agreement.

This is an agreement to sublet real property according to the terms specified below.

The sublessor agrees to sublet, and the subtenant agrees to take the premises described below. Both parties agree to keep, perform, and fulfill the promises, conditions and agreements expressed below:

1. The sublessor is:	
2. The subtenant is:	
3. The location of the premises is:	Unit Number
4. The term of this sublease is, beginning 20	20 and ending,
The rent is \$ per month, payable in advance on t rent is payable to at (address)	he day of the month. The
5. The sublease agreement will terminate on (date) There shall be no holding over under the terms of this suble	ease agreement under any circumstances.
6. All charges for utilities connected with premises which are master lease shall be paid by the subtenant for the term of the subtenant for the subtenant for the subtenant for the term of the subtenant for subtenant for subtenant for subtenant for subtenant	
7. Subtenant agrees to surrender and deliver to the subless decorations within the premises in as good a condition as the reasonable wear and tear excepted. The subtenant will be I occurring to the premises or the contents thereof or to the behis guests.	ney were at the beginning of the term, iable to the sublessor for any damages
8. Subtenant agrees to pay sublessor a deposit of \$ and tear, unpaid rent, and unpaid utilities. Sublessor agrees are returned to him/her in the same condition as when received and tear thereof excepted, and if there is no unpaid rent or the/she will refund to the subtenant \$ at the end of Any reason for retaining a portion of the deposit shall be exsubtenants.	s that if the premises and contents thereof ived by the subtenant, reasonable wear unpaid utility bills owed by the subtenant, of the term, or within 30 days thereafter.
9. At the time of the taking possession of the premises by the subtenant with an inventory form within three (3) days of taken	

11. In the event of any legal action concerning this sublease, the losing party shall pay to the prevailing party reasonable attorney's fees and court costs to be fixed by the court wherein such judgement shall be entered.

and responsibilities of the sublessor under the original lease for the duration of the sublease

10. The sublease agreement incorporates and is subject to the original lease agreement between the sublessor and his lessor, a copy of which is attached hereto, and which is hereby referred to and incorporated as if it were set out here at length. The subtenant agrees to assume all of the obligations

12. Other terms and conditions
13. This lease constitutes the sole agreement between the parties and no additions, deletions, or modifications may be accomplished without the written consent of both parties. (Any oral representations made at the time of executing this lease are not legally valid, and therefore, are not binding upon either party).
14. The words "sublessor" and "subtenant" as used herein include the plural as well as the singular; no regard for gender is intended by the language of this sublease.
15. If the subtenant is under18 years of age, then his/her legal guardian or parent guarantees and agrees to perform all of the terms, covenants and conditions of this sublease by affixing his signature
16. Each party signing this sublease acknowledges receipt of a copy thereof.
17. This sublease is not binding upon either party unless approved by the landlord as provided below provided such approval is required by the original lease.
18. The parties hereby bind themselves to this agreement by their signatures affixed below on this day of, 20
Sublessor Subtenant
(Parent or Guardian, if sub-tenant is under 18 years of age).
I hereby give my consent as landlord to subletting of the above described premises as set out in this sublease agreement.
Landlord or Agent Date
ORIGINAL LEASE ATTACHED:YesNo
INVENTORY CHECK ATTACHED: YesNO