



Mills Property Office Use Only:					
Apply Date:	Time:				
	Copy of Applicant ID Received				

APPLICATION FOR CONVENTIONAL PROPERTIES

Each Adult Applicant <u>must</u> fill out an application and submit a <u>copy of a government issued photo ID</u>.

Please Attach Applications for combined households.

Personal Information:				
lame: First	Middle	Last		
ocial Security #	_ Birth Date	Email		
Phone: Home Ce	ell			
Current Address		City	State	Zip
resent Landlord (If applicable)		Landlord Phor	ne #	
ength of Occupancy: From				
Previous Address				
Previous Landlord (If applicable)			ne #	
ength of Occupancy: From	to			
. Have you been involved with any of the following stalking (do not include minor traffic violations)?	-	arm violations, illegal drugs, theft, v	•	
. Are you convicted sex offender? \square Yes \square	No			
lousing Preferences:				
. Please list the total number of persons that will b	e occupying the renta	al home (including minors):		
. What is your desired move-in date?				
. Please select which city(s) you would like to rent	t in: Arlington	Astoria □ Aurora □ Brooki	ngs Canistota	☐ Chamberlain ☐ Clear Lake
☐ DeSmet ☐ Elkton ☐ Estelline ☐ Hay	ti □ Huron □ Lak	xe Norden □ Lake Preston □	☐ Madison ☐ Mille	er Mitchell Pierre
☐ Salem ☐ Sioux Falls ☐ Volin ☐ Volga				
. What is your preferred rental size: □Studio □	1 bedroom □2 bed	room □3 bedroom □4 bedr	oom □6 bedroom	
. Please list which property(s) you are interested i	n:			
. Do you have pets? ☐ Yes ☐ No				
. Have you ever broken a rental agreement?	□ Yes □ No			
. How did you hear about Mills Property Managen	nent? □ Friend □	Radio □ Web □ Newspap	er □ Property Sig	n □ Other
ignature:		Date:		

my above signature gives my consent to any verification of information of the followers frave listed including creat, diffilling a tandicia checks.

This is a preliminary application and conveys no leasing or rental rights. Additional information may be requested as necessary to complete this application process. Any signatures are my consent to any verification of information from the references I have listed including credit, criminal and landlord checks.





CRIME FREE LEASE ADDENDUM

In consideration of the execution or renewal of a lease of the dwelling unit identified in the least, Owner and Resident agree as follows:

- 1. Resident, any members of the resident's household or a guest or other person under the resident's control shall not engage in criminal activity, including drug-related criminal activity, on or near the said premises. "Drug-related criminal activity" means the illegal manufacture, sale, distribution, use, or possession with intent to manufacture, sell, distribute, or use of a controlled substance (as defined in Section 102 of the Controlled Substance Act [21 U.S.C. 802]).
- 2. Resident, any member of the resident's household or a guest or other person under the resident's control shall not engage in any act intended to facilitate criminal activity, including drug-related criminal activity, on or near the said premises.
- 3. Resident or members of the household will not permit the dwelling unit to be used for, or to facilitate criminal activity, including drug-related criminal activity, regardless of whether the individual engaging in such activity is a member of the household, or a quest.
- 4. Resident, any member of the resident's household or a guest, or another person under the resident's control shall not engage in the unlawful manufacturing, selling, using, storing, keeping, or giving of a controlled substance or marijuana as defined in SDCL 22-42, at any locations, whether on or near the dwelling unit premises or otherwise.
- 5. Resident, any member of the resident's household, or a guest or another person under the resident's control shall not engage in any illegal activity, including prostitution as defined in SDCL 22-23-1, criminal street gang activity as defined in SDCL 22-10-14, threatening, intimidating or stalking as prohibited in SDCL 22-19A, assault as prohibited in SDCL 22-18 or the unlawful discharge of firearms, as determined in SDCL 22-14-7, on or near the dwelling unit premises, or any breach of the lease agreement that otherwise jeopardizes the health, safety and welfare of the landlord, his agent or other tenant or involving imminent or actual serious property damage, as defined in SDCL 22-34.
- 6. VIOLATION OF THE ABOVE PROVISIONS SHALL BE A MATERIAL AND IRREPARABLE VIOLATION OF THE LEASE AND GOOD CAUSE FOR IMMEDIATE TERMINATION OF TENANCY. A single violation of any of the provisions of this added addendum shall be deemed a serious violation and a material and irreparable noncompliance. It is understood that a single violation shall be good cause for immediate termination of the lease under SDCL 43-32. Unless otherwise provided by law, proof of violation shall not require criminal conviction, but shall be by substantial evidence of the type reasonably relied upon by property managers in the usual and regular course of business.
- 7. In case of conflict between the provisions of this addendum and any other provisions of the lease, the provisions of the addendum shall govern.
 - 8. This LEASE ADDENDUM is incorporated into the lease executed or renewed this day between Owner and Resident.

	Date:	
Resident Signature		
	Date:	
Resident Signature		
	Date:	
Resident Signature		
	Date:	
Resident Signature		
	Date:	
Resident Signature		
	Date:	
Property Manager's Signature		