ADDENDUM TO LEASE

Apartment Number		
Landlord		
Tenant(s)		
Date		
The following provisions shall and shall control over any inconsistent provisions there		Lease of even date herewith between Landlord and Tenan
Tenant's eligibility for occupancy of the Apartment a information, documents and certifications with respect information, documents and certifications are in all rehereafter made by the Landlord or the Virginia Housin Tenant's eligibility for occupancy of the Apartment. Such other times as Landlord or the Authority may require	are material to this Lease. Prior to execut to Tenant's eligibility for occupancy of the a espects true, accurate and complete as of the ng Development Authority ("the Authority") uch requests may be made annually (and sha juire. Tenant shall furnish all such informat request, which date shall not be earlier than	y income and composition and other matters relating to ion of this Lease, Tenant provided Landlord with certain Apartment. Tenant hereby warrants and confirms that such the date hereof. Tenant agrees to comply with all requests of for information, documents, and certifications concerning all be made no less frequently than every three years) and a tion, documents and certifications requested by Landlord of the ten (10) days from the date of receipt by Tenant of such complete.
misstatement or misrepresentation by Tenant of any in and material violation of this Lease. Furthermore, in the	formation relating to Tenant's eligibility for ne case of any such violation of this Lease, L g under this Lease as a result of such viola	dance with the terms of this Paragraph or any falsification occupancy of the Apartment shall be deemed a substantia andlord may (subject to the prior approval of the Authority tion) determine that Tenant shall no longer be eligible for bility.
the Apartment, Tenant's adjusted family income shall (b) Tenant is otherwise determined not to be eligible accordance with the provisions hereof, this Lease shall Lease; provided, however, that commencing on the fi amount set forth in such schedule as shall be prescribe not cause the rent (including such surcharge) to exceed such a surcharge is imposed, Tenant shall have the commence or (b), upon at least thirty (30) days prior to the commence or (b), upon at least thirty (30) days prior to the commence or (b).	exceed the maximum limit then established for occupancy of the Apartment in accord ll remain in full force and effect unless otherst day of the month after Tenant becomes d by the Authority; provided, further, that the distribution imposed by Section 42 of tright to terminate this Lease either (a) on written notice to the Landlord, on the first d nd shall be subject to all of the provisions had	ion by Landlord as to Tenant's eligibility for occupancy of by the Authority for initial occupancy of the Apartment of ance with criteria then established by the Authority or in erwise terminated pursuant to any of the provisions of this ineligible, Tenant shall pay a surcharge on the rent in the e amount of such surcharge imposed by the Authority shall he Internal Revenue Code, if applicable. In the event that the first day of the month in which such surcharge is to ay of the next succeeding month. For the purposes of this ereof relating to rent. Tenant shall be obligated to pay such r occupancy.
Apartment or any part thereof or give accommodation	to any roomer, lodger or other person not h	a consent of the Landlord, assign this Lease or sublet the erein set forth, nor permit the use of the Apartment for any family consisting of the following named persons:
		ord and Tenant that the Authority shall have the right (but t of a breach or violation by Tenant of any of the provisions
In Witness Whereof, the parties hereto have executed the	nese presents the day and year first above wr	itten:
	TENANT(s)	
		(SEAL)
		(SEAL)
	LANDLORD	
	By	(SEAL)

VHDA Form No. MD225 - Conv

By _____(SEAL)