

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 6/18)

Da	te _	,("Landlord") and
_		("Tenant") agree as follows ("Agreement"):
1.		COPERTY: Landlord rents to Tenant and Tenant rents from Landlord, the real property and improvements described as:
		The Premises are for the sole use as a personal residence by the following named person(s) only: ("Premises").
	C.	The following personal property, maintained pursuant to paragraph 11, is included: or (if checked) the personal property on the attached addendum is included.
	D.	The Premises may be subject to a local rent control ordinance
2.	ΤE	RM: The term begins on (date) ("Commencement Date"). If Tenant has not paid all amounts then due;
	(i)	Tenant has no right to possession or keys to the premises and; (ii) this Agreement is voidable at the option of Landlord, 2 calendar
		ys after giving Tenant a Notice to Pay (C.A.R. Form PPN). Notice may be delivered to Tenant (i) in person; (ii) by mail to Tenant's last
		own address; or (iii) by email, if provided in Tenant's application or previously used by Tenant to communicate with Landlord or agent
		Owner. If Landlord elects to void the lease, Landlord shall refund to Tenant all rent and security deposit paid. heck A or B):
		A. Month-to-Month: This Agreement continues from the commencement date as a month-to-month tenancy. Tenant may
	ш-	terminate the tenancy by giving written notice at least 30 days prior to the intended termination date. Tenant shall be
		responsible for paying rent through the termination date even if moving out early. Landlord may terminate the tenancy by
	_	giving written notice as provided by law. Such notices may be given on any date.
	Ш	B. Lease: This Agreement shall terminate on (date)
		shall vacate the Premises upon termination of the Agreement, unless: (i) Landlord and Tenant have extended this Agreement in writing or signed a new agreement; (ii) mandated by local rent control law; or (iii) Landlord accepts Rent from
		Tenant (other than past due Rent), in which case a month-to-month tenancy shall be created which either party may
		terminate as specified in paragraph 2A. Rent shall be at a rate agreed to by Landlord and Tenant, or as allowed by law. All
		other terms and conditions of this Agreement shall remain in full force and effect.
3.		NT: "Rent" shall mean all monetary obligations of Tenant to Landlord under the terms of the Agreement, except security deposit.
		Tenant agrees to pay \$ per month for the term of the Agreement.
		Rent is payable in advance on the 1st (or) day of each calendar month, and is delinquent on the next day.
	C.	If Commencement Date falls on any day other than the day Rent is payable under paragraph 3B, and Tenant has paid one full month's Rent in advance of Commencement Date, Rent for the second calendar month shall be prorated and Tenant shall pay
		1/30th of the monthly rent per day for each day remaining in the prorated second month.
	D.	PAYMENT: (1) Rent shall be paid by personal check, money order, cashier's check, made payable to
		, ☐ wire/electronic transfer, or ☐ other .
		(2) Rent shall be delivered to (name)
		(whose phone number is) at (address) , (or at any other location subsequently specified by Landlord in writing to Tenant) (and if
		checked, rent may be paid personally, between the hours of and on the following days).
		(3) If any payment is returned for non-sufficient funds ("NSF") or because tenant stops payment, then, after that: (i) Landlord may, in
		writing, require Tenant to pay Rent in cash for three months and (ii) all future Rent shall be paid by money order, or cashier's check.
		Rent payments received by Landlord shall be applied to the earliest amount(s) due or past due.
4.		CURITY DEPOSIT: Tenant agrees to pay \$ as a security deposit. Security deposit will be Transferred to and held by the
	Α.	Tenant agrees to pay \$ as a security deposit. Security deposit will be transferred to and held by the Owner of the Premises, or held in Owner's Broker's trust account.
	В.	All or any portion of the security deposit may be used, as reasonably necessary, to: (i) cure Tenant's default in payment of Rent (which
		includes Late Charges, NSF fees or other sums due); (ii) repair damage, excluding ordinary wear and tear, caused by Tenant or by a guest,
		invitee or licensee of Tenant; (iii) clean Premises, if necessary, upon termination of the tenancy; and (iv) replace or return personal property
		or appurtenances. SECURITY DEPOSIT SHALL NOT BE USED BY TENANT IN LIEU OF PAYMENT OF LAST MONTH'S RENT. If all or
		any portion of the security deposit is used during the tenancy, Tenant agrees to reinstate the total security deposit within five days after written notice is delivered to Tenant. Within 21 days after Tenant vacates the Premises, Landlord shall: (1) furnish Tenant an itemized statement
		indicating the amount of any security deposit received and the basis for its disposition and supporting documentation as required by
		California Civil Code § 1950.5(g); and (2) return any remaining portion of the security deposit to Tenant.
	C.	Security deposit will not be returned until all Tenants have vacated the Premises and all keys returned. Any security
	_	deposit returned by check shall be made out to all Tenants named on this Agreement, or as subsequently modified.
		No interest will be paid on security deposit unless required by local law.
	⊏.	If the security deposit is held by Owner, Tenant agrees not to hold Broker responsible for its return. If the security deposit is held in Owner's Broker's trust account, and Broker's authority is terminated before expiration of this Agreement, and security deposit is
		released to someone other than Tenant, then Broker shall notify Tenant, in writing, where and to whom security deposit has been
		released. Once Tenant has been provided such notice, Tenant agrees not to hold Broker responsible for the security deposit.
	_	
@ 2		nant's Initials () () Landlord's Initials () () California Association of REALTORS®, Inc.
		EVISED 6/18 (PAGE 1 OF 8)

Γ	wire/ electronic transfer.	:IVED/DUE: Move	e-in funds shall be paid by	personal check,	money order	or cashier's check,
	Category	Total Due	Payment Received	Balance Due	Date Due	Payable To
Ī	Rent from					
	to (date)					
Ī	*Security Deposit					
Ī	Other					7 ^
Ī	Other					
Ī	Total					
	*The maximum amount	of security deposi	t, however designated, car	not exceed two mor	nths' Rent for an	unfurnished premises, or
	three months' Rent for a		es.			
6.	LATE CHARGE; RETUR					
	A. Tenant acknowledge	s either late pay	ment of Rent or issuance	of a returned check	may cause La	ndlord to incur costs and
	expenses, the exact	amounts of which	are extremely difficult and	impractical to detern	nine. These cost	s may include, but are not
	limited to, processing	, enforcement an	d accounting expenses, an			
	due from Tenant is n	ot received by Lar	ndlord within 5 (or) caleı	ndar days after	the date due, or if a check
	is returned, Tenant s	hall pay to Landle	ord, respectively, an addition	nal sum of \$		or%
	of the Rent due as a	a Late Charge ar	nd \$25.00 as a NSF fee fo	r the first returned	check and \$35.0	00 as a NSF fee for each
			h of which shall be deemed			
			e charges represent a fair			
			ent. Any Late Charge or N			
			arge or NSF fee shall not o			
			all neither be deemed an ex			er paragraph 3 nor prevent
			nts and remedies under this	Agreement and as p	provided by law.	
7.	PARKING: (Check A or					
	A. Parking is perm	itted as follows:				
						
			included in the Rent char			
	parking rental fee) are to be used only for
			erable motor vehicles, exce			
			signed space(s) only. Park			
			ot be parked on the Prem			
			in parking space(s) or else		ses except as sp	ecified in paragraph 8.
			property of which the Prem	lises is a part.		
8.	STORAGE: (Check A of					
	A. Storage is permi					
	The right to separate storage space is, is not, included in the Rent charged pursuant to paragraph 3. If not included					
	the Rent, storage space fee shall be an additional \$ per month. Tenant shall store only					
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9.	the Rent, storage personal property interest. Tenant hazardous waste R B. Except for Tenant UTILITIES: Tenant agreexcept metered, Tenant shall parametered, Tenant shall paramintaining one usable to utilities service provider. A. Water Submeter usage based on the C. Electric Meter: The F. C. Electric Meter: T. CONDITION OF PREMI fixtures, including smoke (Check all that apply:) A. Tenant acknowle B. Tenant's acknowle B. Tenant's acknowle Agreement; pri	e space fee shall of Tenant owns, and shall not store a corother inherentle it's personal properties to pay for all and the submeter. See the submeter. See the submeter. See the submeter of the Premises does not the Premises does not the submeter. See the submeter of the premises does not the premises does not the submeter. See the submeter of the premises does not the premises does not the submeter of the comment of the comment of the comment of the comment of the submeter of the submeter of the submeter of the comment of the submeter	be an additional \$	claimed by another food or perishable egal substances. In the Premises, storal the following chargeshall be paid for by determined and direct the following charges. Tenant shall by a submeter and Addendum (C.A.R. For condition, with the forcontained in an attact.	per month or in which and goods, flammal age is not permit ges: Landlord. If any ected by Landlord is only result pay any cost for Tenant will be form WSM) for a furnishings, appollowing exception ched statement a within 3 days and the community of the communit	n. Tenant shall store only other has any right, title or oble materials, explosives, ted on the Premises. utilities are not separately d. If utilities are separately sponsible for installing and or conversion from existing separately billed for water additional terms. oliances, landscaping and ons: of condition (C.A.R. Form
9.	the Rent, storage personal property interest. Tenant hazardous waste R B. Except for Tenant UTILITIES: Tenant agreexcept metered, Tenant shall parametered, Tenant shall of the comparison of the compar	e space fee shall r Tenant owns, an shall not store a or other inherentl t's personal prope ees to pay for all ry Tenant's proport ace utilities in Tere elephone jack and rs: Water use on the submeter. See Premises does no che Premises does alarm(s) and carl dges these items redgment of the commer complete and retu	be an additional \$	claimed by another food or perishable egal substances. In the Premises, storal the following chargeshall be paid for by determined and direct the following charges. Tenant shall be a submeter and by a submeter and Addendum (C.A.R. For condition, with the following and the contained in an attact of the con	per month or in which and goods, flammal age is not permit ges: Landlord. If any ected by Landlor ndlord is only result pay any cost for Tenant will be form WSM) for a furnishings, app ollowing exception ched statement of within 3 dae encement Date.) days after D	n. Tenant shall store only other has any right, title or oble materials, explosives, ted on the Premises. utilities are not separately d. If utilities are separately sponsible for installing and or conversion from existing separately billed for water additional terms. oliances, landscaping and ons: of condition (C.A.R. Form ys after execution of this elivery. Tenant's failure to

Landlord's Initials (___

Premis	es: Date:
11. M	Commencement Date, not as a contingency of this Agreement but rather as an acknowledgement of the condition of the Premises. Cother: INTENANCE USE AND REPORTING: Tenant shall properly use, operate and safeguard Premises, including if applicable, any landscaping, furniture, furnishings and appliances, and all mechanical, electrical, gas and plumbing fixtures, carbon monoxide detector(s) and smoke alarms, and keep them and the Premises clean, sanitary and well ventilated. Tenant shall be responsible for checking and maintaining all carbon monoxide detectors and any additional phone lines beyond the one line and jack that Landlord shall provide and maintain. Tenant shall replace any burned out or malfunctioning light bulbs. Tenant shall immediately notify Landlord, in writing, of any problem, malfunction or damage with any item including carbon monoxide detector(s) and smoke alarms on the property. Tenant shall be charged for all repairs or replacements caused by Tenant, pets, guests or licensees of Tenant, excluding ordinary wear and tear. Tenant shall be charged for repair of drain blockages or stoppages, unless caused by defective plumbing parts or tree roots invading sewer lines.
В.	Landlord Tenant shall water the garden, landscaping, trees and shrubs, except:
	Landlord Tenant shall maintain the garden, landscaping, trees and shrubs, except: Landlord Tenant shall maintain Landlord and Tenant agree that State or local water use restrictions shall supersede any obligation of Landlord or Tenant to water or maintain any garden, landscaping, trees or shrubs pursuant to 11B, 11C, and 11D. Tenant's failure to maintain any item for which Tenant is responsible shall give Landlord the right to hire someone to perform
	such maintenance and charge Tenant to cover the cost of such maintenance.
G.	The following items of personal property are included in the Premises without warranty and Landlord will not maintain, repair or replace them:
	Tenant understands that if Premises is located in a Common Interest Development, Landlord may not have authority or control over certain parts of the Premises such as roof, electrical, gas or plumbing features inside certain walls, and common areas such as shared parking structure or garage.
bu fire tel ex	Tenant shall not use the premises to plant, grow, cultivate or sell marijuana. IGHBORHOOD CONDITIONS: Tenant is advised to satisfy himself or herself as to neighborhood or area conditions, including, not limited to, schools, proximity and adequacy of law enforcement, crime statistics, proximity of registered felons or offenders, protection, other governmental services, availability, adequacy and cost of any wired, wireless internet connections or other ecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activities, sting and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or from any source, wild and domestic animals, other nuisances, hazards, or circumstances, cemeteries, facilities and condition of mon areas, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and ferences of Tenant.
13. PE Pr	TS: Unless otherwise provided in California Civil Code §54.2, or other law, no animal or pet shall be kept on or about the emises without Landlord's prior written consent, except as agreed to in the attached Pet Addendum (C.A.R. Form PET).
A. B.	OKING: (i) Tenant is responsible for all damage caused by smoking including, but not limited to stains, burns, odors and removal of debris; (ii) Tenant acknowledges that in order to remove odor caused by smoking, Landlord may need to replace carpet and drapes and paint the entire premises regardless of when these items were last cleaned, replaced or repainted. Such actions and other necessary steps will impact the return of any security deposit. The Premises or common areas may be subject to a local non-smoking ordinance. NO SMOKING of any substance is allowed on the Premises or common areas. If smoking does occur on the Premises or common areas, (i) Tenant is in material breach of this Agreement; (ii) Tenant, guests, and all others may be required to leave the Premises. Smoking of the following substances only is allowed:
15. RI	LES/REGULATIONS:
A.	Tenant agrees to comply with all Landlord rules and regulations that are at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guests, invitees, and licensees of Tenant shall not, disturb, annoy, endanger or interfere with other tenants of the building or neighbors, or use the Premises for any unlawful purposes, under federal, state, or local law including, but not limited to, using, manufacturing, selling, storing or transporting illicit drugs or other contraband, or violate any law or ordinance, or commit a waste or nuisance on or about the Premises. (If applicable, check one)
٥.	1. Landlord shall provide Tenant with a copy of the rules and regulations within days
OI	or 2. Tenant has been provided with, and acknowledges receipt of, a copy of the rules and regulations.
Ο.	
Te	nant's Initials () () Landlord's Initials () ()

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Pre	mis	es: Date:
16.		(If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT:
		The Premises are a unit in a condominium, planned unit development, common interest subdivision or other development
		governed by a homeowners' association ("HOA"). The name of the HOA is
		Tenant agrees to comply with all HOA covenants, conditions and restrictions, bylaws, rules and regulations and decisions ("HOA
		Rules"). Tenant shall reimburse Landlord for any fines or charges imposed by HOA or other authorities, due to any violation by
		Tenant, or the guests or licensees of Tenant or Landlord shall have the right to deduct such amounts from the security deposit.
	В.	If applicable, Tenant is required to pay a fee to the HOA to gain access to certain areas within the development such as but not
		necessarily including or limited to the front gate, pool, and recreational facilities. If not specified in paragraph 5, Tenant is solely
		responsible for payment and satisfying any HOA requirements prior to or upon or after the Commencement Date.
	C.	(Check one)
		1. Landlord shall provide Tenant with a copy of the HOA Rules within days
		or .
	OF	R 2. Tenant has been provided with, and acknowledges receipt of, a copy of the HOA Rules.
		TERATIONS; REPAIRS: Unless otherwise specified by law or paragraph 25C, without Landlord's prior written consent, (i) Tenant shall
	not	make any repairs, alterations or improvements in or about the Premises including: painting, wallpapering, adding or changing locks,
		talling antenna or satellite dish(es), placing signs, displays or exhibits, or using screws, fastening devices, large nails or adhesive
	ma	terials; (ii) Landlord shall not be responsible for the costs of alterations or repairs made by Tenant; (iii) Tenant shall not deduct from Rent
	the	costs of any repairs, alterations or improvements; and (iv) any deduction made by Tenant shall be considered unpaid Rent.
		YS; LOCKS:
	Α.	Tenant acknowledges receipt of (or Tenant will receive prior to the Commencement Date, or):
		key(s) to Premises, remote control device(s) for garage door/gate opener(s),
		key(s) to mailbox,
		key(s) to common area(s),
		Tenant acknowledges that locks to the Premises have, have not, been re-keyed.
	C.	If Tenant re-keys existing locks or opening devices, Tenant shall immediately deliver copies of all keys to Landlord. Tenant shall pay
		all costs and charges related to loss of any keys or opening devices. Tenant may not remove locks, even if installed by Tenant.
		ITRY:
	A.	Tenant shall make Premises available to Landlord or Landlord's representative for the purpose of entering to make necessary or
		agreed repairs (including, but not limited to, installing, repairing, testing, and maintaining smoke detectors and carbon monoxide
		devices, and bracing, anchoring or strapping water heaters, or repairing dilapidation relating to the presence of mold); providing
		decorations, alterations, or improvements, or supplying necessary or agreed services; or to show Premises to prospective or
		actual purchasers, tenants, mortgagees, lenders, appraisers, contractors and others (collectively "Interested Persons"). Tenant
	ь	agrees that Landlord, Broker and Interested Persons may take photos of the Premises.
	О.	Landlord and Tenant agree that 24-hour written notice shall be reasonable and sufficient notice, except as follows: (1) 48-hour
		written notice is required to conduct an inspection of the Premises prior to the Tenant moving out, unless the Tenant waives the
		right to such notice. (2) If Landlord has in writing informed Tenant that the Premises are for sale and that Tenant will be notified
		orally to show the premises (C.A.R. Form NSE), then, for the next 120 days following the delivery of the NSE, notice may be
		given orally to show the Premises to actual or prospective purchasers. (3) No written notice is required if Landlord and Tenant orally agree to an entry for agreed services or repairs if the date and time of entry are within one week of the oral agreement. (4)
		No notice is required: (i) to enter in case of an emergency; (ii) if the Tenant is present and consents at the time of entry; or (iii) if
		the Tenant has abandoned or surrendered the Premises.
	C	(If checked) Tenant authorizes the use of a keysafe/lockbox to allow entry into the Premises and agrees to sign a
	٠.	keysafe/lockbox addendum (C.A.R. Form KLA).
20.	РΗ	IOTOGRAPHS AND INTERNET ADVERTISING:
		In order to effectively market the Premises for sale or rental it is often necessary to provide photographs, virtual tours and other
		media to Interested Persons. Tenant agrees that Broker may photograph or otherwise electronically capture images of the
		exterior and interior of the Premises ("Images") for static and/or virtual tours of the Premises by Interested Persons for use on
		Broker's website, the MLS, and other marketing materials and sites. Tenant acknowledges that once Images are placed on the
		Internet neither Broker nor Landlord has control over who can view such Images and what use viewers may make of the Images,
		or how long such Images may remain available on the Internet.
	В.	Tenant acknowledges that prospective Interested Persons coming onto the Premises may take photographs, videos or other
		images of the Premises. Tenant understands that Broker does not have the ability to control or block the taking and use of
		Images by any such persons. Once Images are taken and/or put into electronic display on the Internet or otherwise, neither
		Broker nor Landlord has control over who views such Images nor what use viewers may make of the Images.
21.	SIC	GNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on the Premises.
		SIGNMENT; SUBLETTING: A. Tenant shall not sublet all or any part of Premises, or parking or storage spaces, or assign or transfer
		s Agreement or any interest in it, without Landlord's prior written consent. Unless such consent is obtained, any assignment, transfer
		subletting of Premises or this Agreement or tenancy, by voluntary act of Tenant, operation of law or otherwise, shall, at the option of
		ndlord, terminate this Agreement. Any proposed assignee, transferee or sublessee shall submit to Landlord an application and credit

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Tenant's Initials (

information for Landlord's approval and, if approved, sign a separate written agreement with Landlord and Tenant. Landlord's consent to any one assignment, transfer or sublease, shall not be construed as consent to any subsequent assignment, transfer or sublease and does not release Tenant of Tenant's obligations under this Agreement. **B.** This prohibition also applies (does not apply) to short term, vacation, and transient rentals such as, but not limited to, those arranged through AirBnB, VRBO, HomeAway or other short term rental

services. C. Any violation of this prohibition is a non-curable, material breach of this Agreement.

Premise	s:	Date:	
res	NT AND INDIVIDUAL OBLIGATIONS: If there is more than one consible for the performance of all obligations of Tenant under this Agrether or not in possession.		
	SSESSION:		
or B.	 Tenant is not in possession of the Premises. If Landlord is unable Date, such Date shall be extended to the date on which possessing deliver possession within 5 (or) calendar terminate this Agreement by giving written notice to Landlord, and s Possession is deemed terminated when Tenant has returned all key Tenant is already in possession of the Premises. 	on is made available to Tenant. If Ladays after agreed Commencement hall be refunded all Rent and security	indlord is unable to Date, Tenant may
	NANT'S OBLIGATIONS UPON VACATING PREMISES:		
	Upon termination of this Agreement, Tenant shall: (i) give Landlord all including any common areas; (ii) vacate and surrender Premises to belonging to Tenant (iii) vacate any/all parking and/or storage space; (C below, to Landlord in the same condition as referenced in paragra Landlord of Tenant's forwarding address; and (vii)	Landlord, empty of all persons; and iv) clean and deliver Premises, as speaph 10; (v) remove all debris; (vi) gi	I personal property ecified in paragraph ve written notice to
	All alterations/improvements made by or caused to be made by Tenant of Landlord upon termination. Landlord may charge Tenant for restoral alterations/improvements.	tion of the Premises to the condition it	was in prior to any
	Right to Pre-Move-Out Inspection and Repairs: (i) After giving or rece or before the expiration of this Agreement, Tenant has the right to requtermination of the lease or rental (C.A.R. Form NRI). If Tenant requests remedy identified deficiencies prior to termination, consistent with the termination are as a result of this inspection (collectively, "Repairs") shall be Tenant or through others, who have adequate insurance and licenses as	uest that an inspection of the Premises such an inspection, Tenant shall be givens of this Agreement. (ii) Any repairs on the made at Tenant's expense. Repairs me	s take place prior to en an opportunity to alterations made to hay be performed by
	applicable law, including governmental permit, inspection and approval r manner with materials of quality and appearance comparable to exis appearance or cosmetic items following all Repairs may not be possible. by others; (b) prepare a written statement indicating the Repairs performs copies of receipts and statements to Landlord prior to termination. Parapursuant to California Code of Civil Procedure § 1161(2), (3), or (4).	requirements. Repairs shall be perform sting materials. It is understood that (iii) Tenant shall: (a) obtain receipts foed by Tenant and the date of such Repgraph 25C does not apply when the te	ed in a good, skillful exact restoration of r Repairs performed airs; and (c) provide nancy is terminated
terr cor	EACH OF CONTRACT; EARLY TERMINATION: In addition to any on the initial of the Agreen	nent, Tenant shall also be responsible	for lost Rent, rental
rea rea Pre cor Ter	MPORARY RELOCATION: Subject to local law, Tenant agrees, upon of sonable period, to allow for fumigation (or other methods) to control mises. Tenant agrees to comply with all instructions and requirement trol, fumigation or other work, including bagging or storage of food all ant shall only be entitled to a credit of Rent equal to the per diem is	wood destroying pests or organisms, is necessary to prepare Premises to nd medicine, and removal of perishal	or other repairs to accommodate pest oles and valuables.
28. DA	mises. MAGE TO PREMISES: If, by no fault of Tenant, Premises are totally ident or other casualty that render Premises totally or partially uninl		
Agr The sha rea	eement by giving the other written notice. Rent shall be abated as of the abated amount shall be the current monthly Rent prorated on a 30-off light of the damage, and Rent shall be reduced based on sonable use of Premises. If damage occurs as a result of an act of Tentermination, and no reduction in Rent shall be made.	e date Premises become totally or particular particular period. If the Agreement is not to the extent to which the damage inter	tially uninhabitable. erminated, Landlord feres with Tenant's
29. INS app cau	URANCE: A. Tenant's, guest's, invitees or licensee's personal property licable, HOA, against loss or damage due to fire, theft, vandalism, rair se. Tenant is advised to carry Tenant's own insurance (renter's nage. B. Tenant shall comply with any requirement imposed on Te	n, water, criminal or negligent acts of cinsurance) to protect Tenant from	others, or any other any such loss or
liab as pro	additional insured for injury or damage to, or upon, the Premises during vide Landlord a copy of the insurance policy before commencement of t	_, naming Landlord and, if applicable the term of this agreement or any extending the Agreement, and a rider prior to any	, Property Manager ension. Tenant shall y renewal.
wat the	TERBEDS/PORTABLE WASHERS: Tenant shall not use or have wate erbed insurance policy; (ii) Tenant increases the security deposit in ar bed conforms to the floor load capacity of Premises. Tenant shall not us shing Machine.	n amount equal to one-half of one mo	nth's Rent; and (iii)
	IVER: The waiver of any breach shall not be construed as a continuing	waiver of the same or any subsequen	t breach.
Ten	ant's Initials () ()	Landlord's Initials () ()

EQUAL HOUSING OPPORTUNITY

Pre	emises:			Date:	
32	NOTICE: Notices may be served at the following address, o Landlord:		ocation subsequently enant:		
		_			
33	. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute a Landlord's agent within 3 days after its receipt (C.A.R. F Tenant's acknowledgment that the tenant estoppel certificate	Form TEC). Fa	ailure to comply with	this requiremen	nt shall be deemed
34	REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGART Tenant's rental application are accurate. Landlord requires complete a lease rental application. Tenant acknowledges the Premises reaches the age of 18 or becomes an emancipated report periodically during the tenancy in connection with the Agreement: (i) before occupancy begins; upon disapproval application is false; (ii) After commencement date, upon disapplication is application is no longer true. A negative credit repagency if Tenant fails to fulfill the terms of payment and other B. LANDLORD REPRESENTATIONS: Landlord warrants recorded Notices of Default affecting the Premise; (ii) any (iii) any bankruptcy proceeding affecting the Premises.	RDING OCCUI all occupants his requiremen minor. Tenant modification or of the credit r pproval of an uport reflecting cobligations und that, unless oth	PANTS; CREDIT: Te 18 years of age or of t and agrees to notify authorizes Landlord a renforcement of this A report(s), or upon disc pdated credit report of on Tenant's record ma er this Agreement. herwise specified in w	nant warrants the blder and all em Landlord when and Broker(s) to or Agreement. Land covering that inform upon discovering be submitted inting, Landlord in the blank of the b	at all statements in ancipated minors to any occupant of the btain Tenant's credit lord may cancel this ormation in Tenant's ag that information in to a credit reporting s unaware of (i) any
35	. MEDIATION:				
	 A. Consistent with paragraphs B and C below, Landlord a out of this Agreement, or any resulting transaction, be equally among the parties involved. If, for any dispute o without first attempting to resolve the matter through me party shall not be entitled to recover attorney fees, even B. The following matters are excluded from mediation: (i) a 	efore resorting r claim to whic ediation, or refu if they would o	to court action. Med h this paragraph appl uses to mediate after therwise be available	liation fees, if an ies, any party co a request has be to that party in a	ny, shall be divided mmences an action een made, then that ny such action.
	lien; and (iii) any matter within the jurisdiction of a pro- enable the recording of a notice of pending action, remedies, shall not constitute a waiver of the mediation provided and Tenant agree to mediate disputes or claim provided Broker shall have agreed to such mediation pri to such Broker. Any election by Broker to participate	obate, small of for order of a provision. is involving List for to, or within	aims or bankruptcy of ttachment, receivers ting Agent, Leasing A a reasonable time af	court. The filing hip, injunction, or gent or property ter, the dispute of	of a court action to or other provisional manager ("Broker"), r claim is presented
36	Agreement. ATTORNEY FEES: In any action or proceeding arising ou	t of this Agree	ment the prevailing	party between L	andlord and Tenant
•	shall be entitled to reasonable attorney fees and costs, provided in paragraph 35A.				
	. C.A.R. FORM: C.A.R. Form means the specific form referer . STATUTORY DISCLOSURES:	nced or anothe	r comparable form ag	reed to by the pa	rties.
	 A. LEAD-BASED PAINT (If checked): Premises were co Tenant acknowledges receipt of the disclosures on the attac B. PERIODIC PEST CONTROL (CHECK IF EITHER APPL 	ched form (C.A.			
	 Landlord has entered into a contract for periodic the notice originally given to Landlord by the pest cor Premises is a house. Tenant is responsible for periodic 	pest control trontrol company.		ses and shall giv	e Tenant a copy of
	C. METHAMPHETAMINE CONTAMINATION: Prior to sofficial has issued an order prohibiting occupancy of the	signing this Agr	eement, Landlord has		
	notice and order are attached. D. BED BUGS: Landlord has no knowledge of any infest (C.A.R. Form BBD) for further information. Tenant sh property manager and cooperate with any inspection for	all report susp	ected bed bug infes	tation to Landlo	rd or, if applicable,
	infested by bed bugs. E. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Puregistered sex offenders is made available to the public www.meganslaw.ca.gov. Depending on an offender's critical contents.	ursuant to Sect c via an Interr minal history, t	ion 290.46 of the Per net Web site maintain his information will inc	nal Code, information in the code in the code, information in the code in the	ation about specified rtment of Justice at ddress at which the
	offender resides or the community of residence and ZIP of required to check this website. If Tenant wants further info F. RESIDENTIAL ENVIRONMENTAL HAZARDS BOOK PROVIDED TO SERVICE TO SE	rmation, Tenan	t should obtain informa	ation directly from	this website.)
	hazards booklet. G. MILITARY ORDNANCE DISCLOSURE: (If applicab			es are located w	ithin one mile of an
	area once used for military training, and may contain pot H. FLOOD HAZARD DISCLOSURE: Flooding has the partner Tenant. See attached Tenant Flood Hazard Disclosure (C.A.	ootential to ca	use significant dama	•	property owned by
	Tenant's Initials () ()		Landlord's Initials () (

Premises:	Date:
39. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is incorporated in this Agreement. Its terms are intended by the paragreement with respect to its subject matter, and may not be contrad oral agreement. If any provision of this Agreement is held to be ineffigiven full force and effect. Neither this Agreement nor any provision is except in writing. This Agreement is subject to California landlord amendment or successors to such law. This Agreement and any supbe signed in two or more counterparts, all of which shall constitute one 40. AGENCY: A. CONFIRMATION: The following agency relationship(s) are hereby	rties as a final, complete and exclusive expression of their icted by evidence of any prior agreement or contemporaneous ective or invalid, the remaining provisions will nevertheless be in it may be extended, amended, modified, altered or changed d-tenant law and shall incorporate all changes required by oplement, addendum or modification, including any copy, may e and the same writing.
Listing Agent: (Print firm name) is the agent of (check one): the Landlord exclusively; or both Leasing Agent: (Print firm name) (if not same as Listing Agent) is the agent of (check one): the To Tenant and Landlord. B. DISCLOSURE: (If checked): The term of this Agreement ex	the Landlord and Tenant. enant exclusively; or the Landlord exclusively; or both the acceeds one year. A disclosure regarding real estate agency
relationships (C.A.R. Form AD) has been provided to Landlord and 41. TENANT COMPENSATION TO BROKER: Upon execution of this specified in a separate written agreement between Tenant and Brokers.	s Agreement, Tenant agrees to pay compensation to Broker as
42. NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRANSL Code requires a landlord or property manager to provide a tenant agreement if the agreement was negotiated primarily in Spanish, Chir of the lease/rental needs to be translated except for, among others	ATION OF LEASE/RENTAL AGREEMENTS: California Civil with a foreign language translation copy of a lease or rental nese, Korean, Tagalog or Vietnamese. If applicable, every term
words with no generally accepted non-English translation. 43. OWNER COMPENSATION TO BROKER: Upon execution of this A specified in a separate written agreement between Owner and Broker	(C.A.R. Form LL or LCA).
44. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowled, 45. OTHER TERMS AND CONDITIONS; If checked, the following ATTAC Keysafe/Lockbox Addendum (C.A.R. Form KLA); Lead-Based Pa Lease/Rental Mold and Ventilation Addendum (C.A.R. Form LRM); Bed Bug Disclosure (C.A.R. Form BBD); Tenant Flood Hazard Dother: 46. REPRESENTATIVE CAPACITY: If one or more Parties is signing.	CHED documents are incorporated in this Agreement: int and Lead-Based Paint Hazards Disclosure (C.A.R. Form FLD); Landlord in Default Addendum (C.A.R. Form LID) Disclosure (C.A.R. Form TFHD) In this Agreement in a representative capacity and not for
him/herself as an individual then that Party shall so indicate in paragraphic Disclosure (C.A.R. Form RCSD). Wherever the signature or initials Agreement or any related documents, it shall be deemed to be in a individual capacity, unless otherwise indicated. The Party acting in a that party is acting already exists and (ii) shall Deliver to the other evidence of authority to act in that capacity (such as but not limite (Probate Code §18100.5), letters testamentary, court order, power of business entity).	of the representative identified in the RCSD appear on this representative capacity for the entity described and not in an representative capacity (i) represents that the entity for which r Party and Escrow Holder, within 3 Days After Acceptance, ed to: applicable portion of the trust or Certification Of Trust
Landlord and Tenant acknowledge and agree Brokers: (a) do not grepresentations made by others; (c) cannot provide legal or tax advice; (c) knowledge, education or experience required to obtain a real estate license Agreement, Brokers: (e) do not decide what rental rate a Tenant should length or other terms of this Agreement. Landlord and Tenant agree that the terms of the professionals.	d) will not provide other advice or information that exceeds the e. Furthermore, if Brokers are not also acting as Landlord in this pay or Landlord should accept; and (f) do not decide upon the
the attached interpreter/translator agreement (C.A.R. Form ITA).	ave been interpreted for Tenant into the following language: Landlord and Tenant acknowledge receipt of
48. The Premises is being managed by Owner, (or, if checked): Listing firm in box below Percentage of the premises is being managed by Owner, (or, if checked): Leasing firm in box below	roperty Management firm immediately below
Real Estate Broker (Property Manager)	DRE Lic#
By (Agent)	DRE Lic#
	Telephone #
Tenant's Initials () ()	Landlord's Initials () ()

LR REVISED 6/18 (PAGE 7 OF 8)



Premises:			Date:
One or more Tenan	its is signing this Agreemer		nd not for him/herself as an individual. See attac .R. Form RCSD-T) for additional terms.
			Date
Print Name			
Address		City	StateZip
Telephone	Fax	E-mail	
Tenant			Date
Print Name			
Address		City	StateZip
Telephone	Fax	E-mail	State Zip
Additional Signature A	ddendum attached (C.A.R.	Form ASA)	
become due pursu (ii) consent to any waive any right to Agreement before	ant to this Agreement, incluchanges, modifications or a	uding any and all court costs and alterations of any term in this Ag Landlord's agents to proceed a arantee.	s, the prompt payment of Rent or other sums d attorney fees included in enforcing the Agreem greement agreed to by Landlord and Tenant; and against Tenant for any default occurring under
			Date
Address		City	Date
Telenhone	Fax	E-mail	
Representative Capaci		r Landlord Representative) (C.A.	and not for him/herself as an individual. See attac R. Form RCSD-LL) for additional terms. Date
Address			
Telephone	Fax	E-mail_	
-			
Tenant. B. Agency relationships a C. COOPERATING BRO Broker agrees to acce Property is offered for	who are not also Landlord are confirmed in paragraph OKER COMPENSATION: I opt: (i) the amount specified	40. Listing Broker agrees to pay Cod in the MLS, provided Coopera	ot parties to the Agreement between Landlord cooperating Broker (Leasing Firm) and Cooperating Broker is a Participant of the MLS in which the amount specified in a separate written agreen
Real Estate Broker (Leasin	ng Firm)		DRE Lic. #
By (Agent)		7	DRE Lic. # Date
			5112 210.11
Address		City	State Zip
Address Telephone	Fax_	CityE-mail	
Telephone	Fax	CityE-mail	
	Fax	CityE-mail	State Zip
Telephone	Fax	City E-mail City E-mail	StateZip

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BED BUG DISCLOSURE

(C.A.R. Form BBD, 6/17) (California Civil Code §1954.603)

•	
	incorporated in and made a part of the: Residential Lease or Month-to-Month Rental
	,
in which	is referred to as ("Tenant")
and	is referred to as ("Landlord").
INFORMATION ABOUT BED BUGS:	
1. Bed Bug Appearance: Bed bugs have six leg	s. Adult bed bugs have flat bodies about 1/4 of an inch in length. Their color can vary
	g bed bugs are very small. Their bodies are about 1/16 of an inch in length. They have
almost no color. When a bed bug feeds, its I	body swells, may lengthen, and becomes bright red, sometimes making it appear to be
a different insect. Bed bugs do not fly. They	can either crawl or be carried from place to place on objects, people, or animals. Bed
bugs can be hard to find and identify becaus	e they are tiny and try to stay hidden.
2. Life Cycle and Reproduction: An average be	d bug lives for about 10 months. Female bed bugs lay one to five eggs per day. Bed
bugs grow to full adulthood in about 21 days	
Bed bugs can survive for months without feed	
	ed at night, most people are bitten in their sleep and do not realize they were bitten. A
	ne response and so varies from person to person. Sometimes the red welts caused by
the bites will not be noticed until many days	
5. Common signs and symptoms of a possible b	
	mattresses, box springs, bed frames, mattresses, linens, upholstery, or walls.
 Molted bed bug skins, white, sticky eggs, 	
• Very heavily infested areas may have a cl	
	egs, arms, and other body parts exposed while sleeping. However, some people do not ven though bed bugs may have fed on them.
6. For more information, see the Internet Web	sites of the United States Environmental Protection Agency and the National Pest
Management Association.	
	y bed bugs to the Landlord or Property Manager at the mailing, or email address or
	nd cooperate with any inspection for and treatment of bed bugs.
	ected by a pest control operator of the findings by such an operator within 2 business
days of the receipt of the findings. All Tenan	its will be notified of confirmed infestations within common areas.
The foregoing terms and conditions are hereby a	greed to, and the undersigned acknowledge receipt of a copy of this document.
Date	Date
Tanant	I avalland
Tenant	Landlord
Tenant	Landlord

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TENANT FLOOD HAZARD DISCLOSURE

(C.A.R. Form TFHD, 6/18)

	The following terms and conditions are hereby incorporated in and made a part of the: Re	
A9 on	Agreement, ("Agreement"), Residential Lease After Sale, Other on property known as	, dated,
in	in which	is referred to as ("Tenant")
an	and	is referred to as ("Landlord").
IN	INFORMATION ABOUT FLOOD HAZARDS: Tenant is informed of the following:	
1.	1. The Property is located in a special flood hazard area or an area of potential flooding.	
	Property is deemed to be in a special flood hazard area or area of potentially flooding if a	ny of the following scenarios apply:
	A. The owner has actual knowledge of that fact.B. The owner has received written notice from any public agency stating that the Proper or an area of potential flooding.	ty is located in a special flood hazard area
	 C. The Property is located in an area in which the owner's mortgage holder requires the c D. The owner currently carries flood insurance. 	owner to carry flood insurance.
2.	2. The tenant may obtain information about hazards, including flood hazards, that may affect the Office of Emergency Services, My Hazards Tool (http://myhazards.caloes.ca.gov).	t the Property from the Internet Web site of
3.	3. The owner's insurance does not cover the loss of the tenant's personal possessions consider purchasing renter's insurance and flood insurance to insure his or her possess risk of loss.	
4.	4. The owner is not required to provide additional information concerning the flood hazard provided pursuant to this section (California Government Code section 8589.45) is deemed	
Th	The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge	receipt of a copy of this document.
Da	Date	
Те	Tenant Landlord	
Те	TenantLandlord	

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