

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 12/19)

Da	ate,		427		_ ("Landlord") and		
_	DD0DEDT/		C	Tenant") agree as follows	s ("Agreement"):		
1.	PROPERTY:						
	A. Landlord rents to Tenant and Tenant rents from	Landlord, the rea	Il property and impr	ovements described as:	/!!D:!!\		
	P. The Dramines are for the calculation as a nercond	I rapidanaa bu th	a fallowing named	norson(s) only	("Premises").		
	B. The Premises are for the sole use as a personal	residence by the	e following named	person(s) only:			
	C The following personal property, maintained pur	auant to naragra	ah 11 is instrudad:				
	C. The following personal property, maintained purs			rty on the attached adden	dum is included		
	D. The Premises may be subject to a local rent cont		ine personal proper	ty on the attached adden	dum is included.		
2	TERM: The term begins on (date)		encement Date") I	If Tenant has not paid all	amounts then due:		
	(i) Tenant has no right to possession or keys to the p		AND THE PROPERTY OF THE PROPER				
	days after giving Tenant a Notice to Pay (C.A.R. For	[THE SECTION OF THE PROPERTY		HT HOURS IN ANY IN MAN THE PROPERTY AND MAN PROPERTY OF THE P			
	last known address; or (iii) by email, if provided in Te	[일시하다 교육에 이루어널하면, (2007년시간)	로마스 이렇게 있는데 되는데 이번 에이얼 (The Control of Cont	ATA :	[THE DESCRIPTION OF THE PROPERTY OF THE PROPE		
	agent for Owner. If Landlord elects to void the lease, L	10.70 (3.2)	0.50				
	(Čheck A or B):						
	A. Month-to-Month: This Agreement continue	s from the com	mencement date a	as a month-to-month ten	ancy. Tenant may		
	terminate the tenancy by giving written not	tice at least 30	days prior to the i	intended termination date	e. Tenant shall be		
	responsible for paying rent through the term	nination date eve	en if moving out ea	rly. Landlord may termin	ate the tenancy by		
	giving written notice as provided by law. Such	h notices may be	given on any date.	200	N_00		
	B. Lease: This Agreement shall terminate on (at _		AM/ 🗌 PM. Tenant		
	shall vacate the Premises upon termination		10 NM - TANTA				
	Agreement in writing or signed a new agreen	네이스 경기를 가지 않는 아이를 하는 것이 되었다.	그리 시간 이번 일 없는 그 사내가 있는 때 얼마를 했다. 그런 어머니는 어머니는 아니다 그 살아 있다.				
	any state or local law; or (iii) Landlord accept		있다. 경영장 (10.15) [경영 경영 등 전환에 가 하기 10.15) 전환 경영 경영 대한 경영 경영 기업 (10.15)				
	tenancy shall be created which either party n	31953 35	500 0000 to 5000				
	Landlord and Tenant, or as allowed by law.	All other terms a	and conditions of the	his Agreement shall rema	ain in full force and		
2	effect.	Topont to Landley	ed under the terms of	of the Agreement events	accurity donocit		
٥.	RENT: "Rent" shall mean all monetary obligations of Table 1. Tenant agrees to pay \$		for the term of the A		ecurity deposit.		
	B. Rent is payable in advance on the 1st (or				on the nevt day		
	C. If Commencement Date falls on any day other the		21 - 122 - 123 - 124 - 125 - 1		100000 000 000 000 000 000 000 000 000		
	month's Rent in advance of Commencement Da		어머니 경험 전에 가지 하면서 빠게 되었다면 하고 있다면서 가게 하면 없다면서 있었다		HT HT 하기에 하는 이번 전 개를 기뻐한 유명하다면 점점하다면 하다 전 경기에 되어 있다.		
	1/30th of the monthly rent per day for each day re			[2] [2] [2] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4	ia ronani onan pay		
	D. PAYMENT: (1) Rent shall be paid by persona				to		
			ctronic transfer, or		5).		
	(2) Rent shall be delivered to (name)						
		t (address)					
				by Landlord in writing to	Tenant) (andif		
	checked, rent may be paid personally, between the	(1) (1) (1) (1) (2) (3) (4) (4) (5) (5) (6) (6) (6) (6) (6) (6) (6) (6) (6) (6		[H] (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)).		
	(3) If any payment is returned for non-sufficient fur		50	7. T. J.			
	writing, require Tenant to pay Rent in cash for three m		10 C		_ cashier's check.		
1	E. Rent payments received by Landlord shall be ap SECURITY DEPOSIT:	plied to the earlie	est amount(s) due d	ir past due.			
		as a security de	enosit. Security den	osit will be Transferred	to and held by the		
	Owner of the Premises, or held in Owner's Bro			osk wiii be _ transferred	to and note by the		
	B. All or any portion of the security deposit may be us			ure Tenant's default in pay	ment of Rent (which		
	includes Late Charges, NSF fees or other sums due)	J. C. S. C.	방요하다 원리하다 마이트로로 하다 하나 하는 것들이라고 그 이번째 하나가 있다면 하는 그 사람	BUTCH BUTCH TO THE BUTCH BUTCH BUTCH TO BUTCH TO BUTCH BUTC	[2] (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		
	invitee or licensee of Tenant; (iii) clean Premises, if n	necessary, upon te	ermination of the tena	incy; and (iv) replace or retu	ırn personal property		
	or appurtenances. SECURITY DEPOSIT SHALL NO						
	any portion of the security deposit is used during the to	가게 된다. 맛이 없는 것이 없다.	. [1] : [1] : [1] : [1] [1] [1] [1] [1] [1] [1] [2] [2] [2] [2] [2] [2] [2] [2] [2] [2				
	notice is delivered to Tenant. Within 21 days after T						
	indicating the amount of any security deposit rece				ation as required by		
	California Civil Code § 1950.5(g); and (2) return any re C. Security deposit will not be returned until al	T			nad Any cocurity		
	deposit returned by check shall be made out				- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10		
	D. No interest will be paid on security deposit unless			rement, or as subseque	ndy modified.		
	E. If the security deposit is held by Owner, Tenant a		The state of the s	for its return. If the securi	ty denosit is held in		
	Owner's Broker's trust account, and Broker's aut				. TO \$100		
	released to someone other than Tenant, then Bro				T. 2.71		
	released. Once Tenant has been provided such no		전 하시하면 - 2.13 - '의료이 보기를		(♥: NACC)		
Ter	nant's Initials ()		Landlord's Ini				
© 2	2019, California Association of REALTORS®, Inc.						
	R REVISED 12/19 (PAGE 1 OF 8)				OPPORTUNITY		
	RESIDENTIAL LEASE OR MONT	H-TO-MONTH R	ENTAL AGREEME	INT (LR PAGE 1 OF 8)			

Pre	mises:					Date:
	MOVE-IN COSTS RECE wire/ electronic transfer.	IVED/DUE: Move	i-in funds shall be paid by	personal check,	money order	, or \square cashier's check, \square
	Category	Total Due	Payment Received	Balance Due	Date Due	Payable To
	Rent from					
1	to(date)					
L	*Security Deposit				439.	
L	Other					
	Other	40				
	Total					
			, however designated, can	not exceed two mor	iths' Rent for ar	n unfurnished premises, or
	three months' Rent for a f		S.			
	LATE CHARGE; RETUR	72.77.0	1 1 1 1 1		\$2	n 19 9 9 9 9
		''	nent of Rent or issuance of			
W	**************************************		are extremely difficult and i	그리 얼마나 그리 그리 아이를 살아보고 있다면 하면 하는 것 같아요? 그리다 모양이다.		· () 보이 문 () 문화가 되었다. [
			d accounting expenses, and			
	due from Tenant is no	일이 생일하다	dlord within 5 (or ord, respectively, an addition	The state of the s	idar days alter	the date due, or if a check or %
		[[마마마마 = 4]] [[마마마마마마마마마마마마마마마마마마마마마마마마마마마마마마마마마	d \$25.00 as a NSF fee for	TO STATE	heck and \$35.0	
		B (B)	of which shall be deemed		HECK AND \$55.	oo as a Nor lee for each
			charges represent a fair a		mate of the cos	sts Landlord may incur by
			ent. Any Late Charge or NS			[
		이용의 아래 보게 되었다. 그리 맛이 먹는 어떻게 되었다. 그 그는 바다가 보면 이루고 되어서 하셨다.	arge or NSF fee shall not co		HT : [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - [] - []	
	이 시간에 하여워졌다면 얼마나라이지 아이지 않아 되었다며 바쁜 왜 생각하셨다면 다	이미얼마이어의 - 없이되었다. [이번 10일 12일 12] - 필리되었다.	all neither be deemed an ex		30m() [12 Mar. 19 Mar.	(P. 그렇게, 전시 (C. U.) 다양 (P. U.) 보고 있다면 하는데 하는데 하는데 하는데 되었다면 하는데 되고 있다.
			ts and remedies under this			50 (50) 50
7.	PARKING: (Check A or	В)			S.	
	A. Parking is permi	tted as follows:				
	2 po 10 por 10 porto patrice - Cores - 20 por 10 po					
	The right to parking		included in the Rent charg	A CONTRACTOR OF THE CONTRACTOR		
	parking rental fee) are to be used only for
		0.500 E.C	rable motor vehicles, excep			27
	N (5) (2) (4)	TO 100mM 2014 전 201 120 120 120 120 120 120 120 120 120	signed space(s) only. Parki		4577	
			t be parked on the Premis			: CO Text) :
OΒ	**************************************		in parking space(s) or elsev		ses except as sp	ecified in paragraph 8.
OR		5 C C C C C C C C C C C C C C C C C C C	property of which the Premi	ses is a part.		
0.	STORAGE: (Check A or A. Storage is permit	100				
			is, is not, included in	the Rent charged i	nursuant to nara	agraph 3. If not included in
			be an additional \$	the richt charged p	[[] 시마시아 () 시아 () [] [] [] [] [] [] [] [] [] [h. Tenant shall store only
			nd shall not store property	claimed by another	- 12 ON OOM OO	- 이번 N
			ny improperly packaged f			101 (E) - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121 - 121
			dangerous material, or ille	분위하다마리(Barker)		**************************************
OR		그러지 :	rty, contained entirely within		ige is not permit	ted on the Premises.
9.	UTILITIES : Tenant agree	es to pay for all	utilities and services, and	the following charg	jes:	
	except		British and the second of the	[1] '- 1일 [1] '- 1일 '-	프로스 스러움이 마음으로 하는 사람들이 아니라 하는 아이를 다 들었다고 하다고 하다 때문다.	utilities are not separately
			tional share, as reasonably			그렇다 그는 그런데 가장 아이들이 되었다면 그런데 그런데 얼마나 하는데 하는데 그런데 그렇게 다 그렇게 되었다.
	20 100 100 100 TO		ant's name as of the Comm		5.41	
	FO FOR THE PROPERTY OF THE PR	lephone jack and	one telephone line to the Pr	emises. Tenant sha	ll pay any cost f	or conversion from existing
	utilities service provider.					
			the Premises is measured	\$19.50 N. M.		
			attached Water Submeter A		orm VVSIVI) for a	additional terms.
			have a separate gas meter			
10			not have a separate electri examined Premises and,		furnishings an	pliances landscaping and
10.			on monoxide detector(s).	ii arry, all furriture,	iumsimigs, ap	phances, landscaping and
	(Check all that apply:)	alami(s) and care	on monoxide detector(s).			T
	<u> </u>	laes these items	are clean and in operable g	ondition with the fo	llowing exception	ons:
	ш : :	9	(No. of the last of		
	B. Tenant's acknowle	edgment of the co	ondition of these items is c	ontained in an attac	ched statement	of condition (C.A.R. Form
	MIMO).	15	-400		W-3=3)	■ The second of
			a statement of condition (C	0.5		ys after execution of this
			cement Date; within 3 da			7 to 1950 1950 delibera en
			rn the MIMO to Landlord w			elivery. Tenant's failure to
		within that time sh	nall conclusively be deemed	Tenant's Acknowle	edgement of the	condition as stated in the
	MIMO.					

Tenant's Initials (LR REVISED 12/19 (PAGE 2 OF 8)

Landlord's Initials (_____) (_____)

Prem	ses: Date:	
	D. Tenant will provide Landlord a list of items that are damaged or not in operable condition within 3 (or) days after
	Commencement Date, not as a contingency of this Agreement but rather as an acknowledgement of the cond	dition of the Premises.
	E. Other:	
11. N	AINTENANCE USE AND REPORTING:	
A	. Tenant shall properly use, operate and safeguard Premises, including if applicable, any landscaping, furn	niture, furnishings and
	appliances, and all mechanical, electrical, gas and plumbing fixtures, carbon monoxide detector(s) and sm	[HONGON STATE OF STA
	them and the Premises clean, sanitary and well ventilated. Tenant shall be responsible for checking and	
	monoxide detectors and any additional phone lines beyond the one line and jack that Landlord shall	
	Tenant shall replace any burned out or malfunctioning light bulbs. Tenant shall immediately notify Land	통 : [1] : [
	problem, malfunction or damage with any item including carbon monoxide detector(s) and smoke alarms o	점 하시다. 내가 되었는데 하시는 하는 사람들의 중요하고 있는데 가는 경험을 되고 있어 한다면 하나 되었다.
		가능이 집안되었다. [2] 기계하였다.
	shall be charged for all repairs or replacements caused by Tenant, pets, guests or licensees of Tenant, ex	
	and tear. Tenant shall be charged for all damage to Premises as a result of failure to report a probler	엄마이는 사람들이다 경영하면 하다. 하나마 나라가 빠르고 아버트가 되어 하지 않아 없다니다.
	Tenant shall be charged for repair of drain blockages or stoppages, unless caused by defective plumbi	ng parts or tree roots
	invading sewer lines.	
Е	Landlord Tenant shall water the garden, landscaping, trees and shrubs, except:	
_		
C	Landlord Tenant shall maintain the garden, landscaping, trees and shrubs, except:	
_		
_		 .
E	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.	
F	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:	
H	. Tenant understands that if Premises is located in a Common Interest Development, Landlord may not ha	ve authority or control
	over certain parts of the Premises such as roof, electrical, gas or plumbing features inside certain walls	
	such as shared parking structure or garage.	
I.	Tenant shall not use the premises to plant, grow, cultivate or sell marijuana.	
	EIGHBORHOOD CONDITIONS: Tenant is advised to satisfy himself or herself as to neighborhood or area	conditions, including,
	ut not limited to, schools, proximity and adequacy of law enforcement, crime statistics, proximity of registere	^ - B() [[[[[[[[[[[[[[[[[[[
	e protection, other governmental services, availability, adequacy and cost of any wired, wireless internet	
	lecommunications or other technology services and installations, proximity to commercial, industrial or	
	kisting and proposed transportation, construction and development that may affect noise, view, or traffic,	
	dor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, cemeteries, fac	엄마, 사용하기하기 하면 하시 나를 하시기 않아 하시 하지 않아 가게 있습니다 어린 없다.
	ommon areas, conditions and influences of significance to certain cultures and/or religions, and personal necessity	
	references of Tenant.	sus, requirements and
2000/05/20 20/20	ETS: Unless otherwise provided in California Civil Code §54.2, or other law, no animal or pet shall be	kent on or about the
	remises without Landlord's prior written consent, except as agreed to in the attached Pet Addendum (C.A.	뭐 되었다. 그리를 했더면
	MOKING:	K. FOIIII FET).
	BONG NG PER	adara and ramaval of
-	. (i) Tenant is responsible for all damage caused by smoking including, but not limited to stains, burns,	
	debris; (ii) Tenant acknowledges that in order to remove odor caused by smoking, Landlord may need	어린 하실 이렇게 맛이지 않는 요즘 생각 회사를 하는데 있다면 하는데 맛이 되었다면 가 살아서 때 걸다.
	drapes and paint the entire premises regardless of when these items were last cleaned, replaced or re	painted. Such actions
- 22	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.	to the next
C	. NO SMOKING of any substance is allowed on the Premises or common areas. If smoking does occu	
	common areas, (i) Tenant is in material breach of this Agreement; (ii) Tenant, guests, and all others may	y be required to leave
	the Premises. Smoking of the following substances only is allowed:	
15. F	ULES/REGULATIONS:	
Α	. Tenant agrees to comply with all Landlord rules and regulations that are at any time posted on the Pre	emises or delivered to
	Tenant. Tenant shall not, and shall ensure that guests, invitees, and licensees of Tenant shall not, disturb	b, annoy, endanger or
	interfere with other tenants of the building or neighbors, or use the Premises for any unlawful purposes, u	under federal, state, or
	local law including, but not limited to, using, manufacturing, selling, storing or transporting illicit drugs or	
	violate any law or ordinance, or commit a waste or nuisance on or about the Premises.	
Е	. (If applicable, check one)	
	1. Landlord shall provide Tenant with a copy of the rules and regulations within	days
	or	ua, o
(R 2. Tenant has been provided with, and acknowledges receipt of, a copy of the rules and regulations.	
16.	(If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT:	
A	. 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	x
	Tenant agrees to comply with all HQA 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, of	
	Tenant, or the guests or licensees of Tenant or Landlord shall have the right to deduct such amounts from the	security deposit.
Tena	nt's Initials () () Landlord's Initials () (
· Cild	Landiold's linitals	

Tenant's Initials (PAGE 3 OF 8)

Premises:			Date:	
necessarily including or limite	ed to the front gate, pool, ar	그러워 그 큐프리	within the development such as but pecified in paragraph 5, Tenant is so the Commencement Date.	
C. (Check one)				10 2 00-7-1-100
1. Landlord shall provide or	Tenant with a copy of the I	HOA Rules within	*	days
OR 2. Tenant has been prov 17. ALTERATIONS; REPAIRS: Unles	ss otherwise specified by law	or paragraph 25C, without Land		
installing antenna or satellite dish	n(es), placing signs, displays responsible for the costs of a	or exhibits, or using screws, falterations or repairs made by Ter	astening devices, large nails or adhe nant; (iii) Tenant shall not deduct from	esive
18. KEYS; LOCKS:			NAME OF THE PERSON OF PERSONS ASSESSED.	
A. Tenant acknowledges receipt	-		(2. N. 1987) - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -):
key(s) to Premises, key(s) to mailbox,		remote control device(s	s) for garage door/gate opener(s),	
key(s) to common a				_:
B. Tenant acknowledges that look			a af all leave to Londland. Toward abol	II
: (2008-2014 1:15) [[[[[[[[[[[[[[[[[[맛이 하는데 가게 되었다면 얼마에 가지 않는데 가지 않는데 하는데 이번을 하는데 이번 모양을 하였다.	없는 사람들은 여성 있다면 하는 경기를 들어왔다며 사일을 하고 있어 가는 것이 되었다면 하는데 이렇게 되지 않는데 되었다.	s of all keys to Landlord. Tenant shal we locks, even if installed by Tenant.	ı pay
19. ENTRY:	o loss of any major of opening	g dovices. Fortain may not forme	o looks, even in metallou by Fortanti.	
		당하는 장생님이 있는 이번 나는 사람이 가장하는 것이 없는 것이다.	urpose of entering to make necessa	17 Th. 18 18 18
이 전투한 시아인 시아이지 않아 그렇지 않아 시아를 보고 있다면 하는 얼굴을 이 점에 보고 있다면 하다 되었다.	DEC 2012님의 전에 전 3 10 10 12 10 10 10 10 10 10 10 10 10 10 10 10 10	[1] 2 [1] 기업 (B. 1) (1) [2 [2] [2] [2] [2 [2] [2] [2] [2] [2] [g smoke detectors and carbon mono ating to the presence of mold); prov	
			or to show Premises to prospective	1000
actual purchasers, tenants, n	nortgagees, lenders, apprai	sers, contractors and others (c	ollectively "Interested Persons"). Te	
기계속 및 자연 지하는 이 가는 이 가장 하면 가장 하는 것이 되었다면 하는데 되었다면 되었다면 되었다.	이 경기 이번 바다 이 가장 이 경기가 이 아이들이 아마라고 하는데 하는데 하는데 하는데 하는데 하는데 이 가장 하는데 가장 하는데	y take photos of the Premises.		
			nt notice, except as follows: (1) 48- loving out, unless the Tenant waives	
20년 이 경영 [] 및 모두하기 이미 이미 이미 이미 [4년 이미 이미 미리스 아니 이 투자 시나와 있다고 하지 않았다.			e for sale and that Tenant will be no	
orally to show the premises	(C.A.R. Form NSE), then, f	for the next 120 days following	the delivery of the NSE, notice ma	y be
			otice is required if Landlord and Te	
			thin one week of the oral agreemen nd consents at the time of entry; or (
the Tenant has abandoned of			in concerns at the time of chary, or t	
Al		afe/lockbox to allow entry into	the Premises and agrees to sig	gn a
keysafe/lockbox addendum (20. PHOTOGRAPHS AND INTERNI	41 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
		ntal it is often necessary to prov	vide photographs, virtual tours and o	other
			se electronically capture images of	
	[18] 마다 [18] 이 아이라면 함께 하면 보면 되었다. 그런 하는 사람들은 사람들이 되었다. 그렇게 되었다. 그리고 하는 사람들이 되었다.		mises by Interested Persons for us	
	집 그 들어 지는 이 경에 있어 있어 없다면 하셨다면 하는 아니라 있다는 그 사람이 있는 것이다고 있는 것이다.		ges that once Images are placed or at use viewers may make of the Ima	
or how long such Images may			at use viewers may make or the ima	iges
B. Tenant acknowledges that p	rospective Interested Perso	ons coming onto the Premises	may take photographs, videos or o	
하시아 아무슨 아니까 아무리 아이들에게 되었다. 그리는 아이들에 모양하는 것이 그렇게 되었다.		김희리를 그 집에 의를 가느리를 그렇게 그렇게 되었다면 하면 되었다. 그렇게 하고 아이를 하는데 되었다.	control or block the taking and us	
		and/or put into electronic dispi ages nor what use viewers may	ay on the Internet or otherwise, ne make of the Images.	unei
21. SIGNS: Tenant authorizes Landle		는 HET NOON TO THE SECTION OF THE PARTY OF T	goo.	
22. ASSIGNMENT; SUBLETTING: A		(7 1)		
200 0000000000000000000000000000000000	1977의 - 125명 - 175명의 - 13명 - 2위 - 2		sent is obtained, any assignment, tra of law or otherwise, shall, at the optic	
1. 하이 보고 있다면 바다가 하고 있다면 하다면 하는데 하고 있다면 하는데		그렇게 되었다. 그렇게 나를 보고 있는데 하면 하면 되었다. 그 그렇게 걸어 보지 않는데 이번 중에 가지 않는데 그렇게 되었다.	bmit to Landlord an application and c	
information for Landlord's approva	al and, if approved, sign a se	parate written agreement with La	andlord and Tenant. Landlord's conse	ent to
			ent assignment, transfer or sublease	
			applies (does not apply) to short t BO, HomeAway or other short term r	
services. C. Any violation of this p				Cina
23. JOINT AND INDIVIDUAL OBL				
가는 가는 것 같은 것은 것을 가는 것들은 것들이 가장하는 그 사람들이 있다면 가장 하는 것이 없어 하는 것이다면 하는 것이다	of all obligations of Tenant	under this Agreement, jointly w	vith every other Tenant, and individu	ually
whether or not in possession. 24. POSSESSION:	LI () I I			
	on of the Premises. If Landlo	ord is unable to deliver possessi	on of Premises on Commencement	
Tenant's Initials () (Landlord's Initials	() ()	^
LR REVISED 12/19 (PAGE 4 OF 8)				=)

Pre	emises:	Date:
25.	terminate this Agreement by giving written notice to Landlord, and s or (2) Possession is deemed terminated when Tenant has returned all key B. Tenant is already in possession of the Premises. TENANT'S OBLIGATIONS UPON VACATING PREMISES: A. 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	days after agreed Commencement Date, Tenant may hall be refunded all Rent and security deposit paid. It is to the Premises to Landlord. copies of all keys and any opening devices to Premises, Landlord, empty of all persons; and personal property iv) clean and deliver Premises, as specified in paragraph
	Landlord of Tenant's forwarding address; and (vii)	
	B. All alterations/improvements made by or caused to be made by Tenant of Landlord upon termination. Landlord may charge Tenant for restorate	
	alterations/improvements. C. Right to Pre-Move-Out Inspection and Repairs: (i) After giving or received or before the expiration of this Agreement, Tenant has the right to require termination of the lease or rental (C.A.R. Form NRI). If Tenant requests a remedy identified deficiencies prior to termination, consistent with the term the Premises as a result of this inspection (collectively, "Repairs") shall be Tenant or through others, who have adequate insurance and licenses a applicable law, including governmental permit, inspection and approval remanner with materials of quality and appearance comparable to exist appearance or cosmetic items following all Repairs may not be possible. by others; (b) prepare a written statement indicating the Repairs performed copies of receipts and statements to Landlord prior to termination. Paragraph.	lest that an inspection of the Premises take place prior to such an inspection, Tenant shall be given an opportunity to as of this Agreement. (ii) Any repairs or alterations made to made at Tenant's expense. Repairs may be performed by and are approved by Landlord. The work shall comply with equirements. Repairs shall be performed in a good, skillful sting materials. It is understood that exact restoration of (iii) Tenant shall: (a) obtain receipts for Repairs performed and by Tenant and the date of such Repairs; and (c) provide
26.	pursuant to California Code of Civil Procedure § 1161(2), (3), or (4). 5. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any of termination by Tenant prior to completion of the original term of the Agreem commissions, advertising expenses and painting costs necessary to ready	obligations established by paragraph 25, in the event of nent, Tenant shall also be responsible for lost Rent, rental
27.	amounts from Tenant's security deposit. 7. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon or reasonable period, to allow for fumigation (or other methods) to control. Premises. Tenant agrees to comply with all instructions and requirement control, fumigation or other work, including bagging or storage of food at Tenant shall only be entitled to a credit of Rent equal to the per diem F	demand of Landlord, to temporarily vacate Premises for a wood destroying pests or organisms, or other repairs to a necessary to prepare Premises to accommodate pest and medicine, and removal of perishables and valuables.
28.	Premises. B. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally accident or other casualty that render Premises totally or partially unink Agreement by giving the other written notice. Rent shall be abated as of the The abated amount shall be the current monthly Rent prorated on a 30-c shall promptly repair the damage, and Rent shall be reduced based on reasonable use of Premises. If damage occurs as a result of an act of Ten	nabitable, either Landlord or Tenant may terminate this e date Premises become totally or partially uninhabitable. day period. If the Agreement is not terminated, Landlord the extent to which the damage interferes with Tenant's
29.		insurance) to protect Tenant from any such loss or enant by Landlord's insurance. (i) an increase in mium); or (ii) loss of insurance. C. Tenant shall obtain _, naming Landlord and, if applicable, Property Manager
	as additional insured for injury or damage to, or upon, the Premises during provide Landlord a copy of the insurance policy before commencement of to. WATERBEDS/PORTABLE WASHERS: Tenant shall not use or have waterbed insurance policy; (ii) Tenant increases the security deposit in an the bed conforms to the floor load capacity of Premises. Tenant shall not use the Washing Machine.	his Agreement, and a rider prior to any renewal. erbeds on the Premises unless: (i) Tenant obtains a valid amount equal to one-half of one month's Rent; and (iii) use on the Premises Portable Dishwasher Portable
	I. WAIVER: The waiver of any breach shall not be construed as a continuing NOTICE: Notices may be served at the following address, or at any other to Landlord: Te	
Tor	enant's Initials	Landlord's Initials () ()

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Premi	
	ENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or
	indlord's agent within 3 days after its receipt (C.A.R. Form TEC). Failure to comply with this requirement shall be deemed
	enant's acknowledgment that the tenant estoppel certificate is true and correct, and may be relied upon by a lender or purchaser.
	PRESENTATION
	TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in
	enant's rental application are accurate. Landlord requires all occupants 18 years of age or older and all emancipated minors to
	mplete a lease rental application. Tenant acknowledges this requirement and agrees to notify Landlord when any occupant of the
	emises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit
	port periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cancel this preement: (i) before occupancy begins, upon disapproval of the credit report(s), or upon discovering that information in Tenant's
10010	plication is false; (ii) After commencement date, upon disapproval of an updated credit report or upon discovering that information in
1	enant's application is no longer true. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting
	ency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement.
W. 17117	LANDLORD REPRESENTATIONS: Landlord warrants that, unless otherwise specified in writing, Landlord is unaware of (i) any
	corded Notices of Default affecting the Premise; (ii) any delinquent amounts due under any loan secured by the Premises; and
	i) any bankruptcy proceeding affecting the Premises.
arrena (TO)	EDIATION:
	Consistent with paragraphs B and C below, Landlord and Tenant agree to mediate any dispute or claim arising between them
-	out of this Agreement, or any resulting transaction, before resorting to court action. Mediation fees, if any, shall be divided
	equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action
	without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that
	party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action.
В	The following matters are excluded from mediation: (i) an unlawful detainer action; (ii) the filing or enforcement of a mechanic's
	lien; and (iii) any matter within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to
	enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional
	remedies, shall not constitute a waiver of the mediation provision.
С	Landlord and Tenant agree to mediate disputes or claims involving Listing Agent, Leasing Agent or property manager ("Broker"),
	provided Broker shall have agreed to such mediation prior to, or within a reasonable time after, the dispute or claim is presented
	to such Broker. Any election by Broker to participate in mediation shall not result in Broker being deemed a party to this
	Agreement.
	FTORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing party between Landlord and Tenant
	all be entitled to reasonable attorney fees and costs, collectively not to exceed \$1,000 (or \$), except as
	ovided in paragraph 35A.
	A.R. FORM: C.A.R. Form means the specific form referenced or another comparable form agreed to by the parties.
	TATUTORY DISCLOSURES:
Α	LEAD-BASED PAINT (If checked): Premises were constructed prior to 1978. In accordance with federal law, Landlord gives and
_	Tenant acknowledges receipt of the disclosures on the attached form (C.A.R. Form FLD) and a federally approved lead pamphlet.
В	PERIODIC PEST CONTROL (CHECK IF EITHER APPLIES):
	1. Landlord has entered into a contract for periodic pest control treatment of the Premises and shall give Tenant a copy of
	the notice originally given to Landlord by the pest control company.
_	2. Premises is a house. Tenant is responsible for periodic pest control treatment.
C	METHAMPHETAMINE CONTAMINATION: Prior to signing this Agreement, Landlord has given Tenant a notice that a health
	official has issued an order prohibiting occupancy of the property because of methamphetamine contamination. A copy of the
_	notice and order are attached.
D	BED BUGS: Landlord has no knowledge of any infestation in the Premises by bed bugs. See attached Bed Bug Disclosure
	(C.A.R. Form BBD) for further information. Tenant shall report suspected bed bug infestation to Landlord or, if applicable,
	property manager and cooperate with any inspection for and treatment of bed bugs. Landlord will notify tenants of any units
_	infested by bed bugs.
E	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified
	registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at
	www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the
	offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Landlord nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenant should obtain information directly from this website.)
_	RESIDENTIAL ENVIRONMENTAL HAZARDS BOOKLET: Tenant acknowledges receipt of the residential environmental
	hazards booklet.
G	MILITARY ORDNANCE DISCLOSURE: (If applicable and known to Landlord) Premises are located within one mile of an
G	area once used for military training, and may contain potentially explosive munitions.
ш	FLOOD HAZARD DISCLOSURE: Flooding has the potential to cause significant damage to personal property owned by
п	Tenant. See attached Tenant Flood Hazard Disclosure (C.A.R. Form TFHD) for additional information.
30 C	ERVICEMEMBERS CIVIL RELIEF ACT: Notwithstanding anything to the contrary in paragraphs 2, 4, 26 or elsewhere in this
	greement, the Servicemembers Civil Relief Act applies to this Agreement and any effort to terminate it, as specified in Sections
	951 and 3955 of the Act.
	ME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are
	corporated in this Agreement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement
550	
Tenar	t's Initials () () ()

Premises:	Date:
with respect to its subject matter, and may not be contradicted by evagreement. If any provision of this Agreement is held to be ineffective or full force and effect. Neither this Agreement nor any provision in it may be in writing. This Agreement is subject to California landlord-tenant law an successors to such law. This Agreement and any supplement, addendum or more counterparts, all of which shall constitute one and the same writing. 41. AGENCY:	invalid, the remaining provisions will nevertheless be given e extended, amended, modified, altered or changed except of shall incorporate all changes required by amendment or n or modification, including any copy, may be signed in two ng.
A. CONFIRMATION: The following agency relationship(s) are confirmed	
Landlord's Brokerage Firm Is the broker of (check one): the Landlord; or both the Tenant Landlord's Agent	and Landlord. (Dual Agent). License Number License Number
Is (check one): the Landford's Agent. (salesperson or broker associ	<u> </u>
Is the broker of (check one): the Tenant; or both the Tenant ar	License Number
Is (check one): the Tenant's Agent. (salesperson or broker associated by the DISCLOSURE: (If checked): The term of this Agreement exceed relationships (C.A.R. Form AD) has been provided to Landlord and Tenant	eds one year. A disclosure regarding real estate agency enant, who each acknowledge its receipt.
42. TENANT COMPENSATION TO BROKER: Upon execution of this Ag specified in a separate written agreement between Tenant and Broker 43. NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRANSLAT	
Code requires a landlord or property manager to provide a tenant with agreement if the agreement was negotiated primarily in Spanish, Chinese of the lease/rental needs to be translated except for, among others, nawords with no generally accepted non-English translation.	n a foreign language translation copy of a lease or rental e, Korean, Tagalog or Vietnamese. If applicable, every term
44. OWNER COMPENSATION TO BROKER: Upon execution of this Agresspecified in a separate written agreement between Owner and Broker (C.	
45. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowledges	THE STATE OF THE S
46. OTHER TERMS AND CONDITIONS; If checked, the following ATTACHE	
Keysafe/Lockbox Addendum (C.A.R. Form KLA); Lead-Based Paint a	
Lease/Rental Mold and Ventilation Addendum (C.A.R. Form LRM);	
Bed Bug Disclosure (C.A.R. Form BBD); Tenant Flood Hazard Discl	
Rent Cap and Just Cause Addendum (C.A.R. Form RCJC)	
Other:	
47. REPRESENTATIVE CAPACITY: If one or more Parties is signing the	his Agreement in a representative capacity and not for
him/herself as an individual then that Party shall so indicate in paragraph Disclosure (C.A.R. Form RCSD). Wherever the signature or initials of Agreement or any related documents, it shall be deemed to be in a rep individual capacity, unless otherwise indicated. The Party acting in a rep that party is acting already exists and (ii) shall Deliver to the other Party evidence of authority to act in that capacity (such as but not limited to (Probate Code §18100.5), letters testamentary, court order, power of attribusiness entity).	the representative identified in the RCSD appear on this resentative capacity for the entity described and not in an resentative capacity (i) represents that the entity for which arty and Escrow Holder, within 3 Days After Acceptance, o: applicable portion of the trust or Certification Of Trust orney, corporate resolution, or formation documents of the
Landlord and Tenant acknowledge and agree Brokers: (a) do not guar representations made by others; (c) cannot provide legal or tax advice; (d) w	
knowledge, education or experience required to obtain a real estate license. F	: 30 U.S. 1950 MANAGO CON 10 NO NO NO NO MANAGO M
Agreement, Brokers: (e) do not decide what rental rate a Tenant should pay	마이트 (1) 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
length or other terms of this Agreement. Landlord and Tenant agree that they	will seek legal, tax, insurance and other desired assistance
from appropriate professionals.	
48. INTERPRETER/TRANSLATOR: The terms of this Agreement have	been interpreted for Tenant into the following language: Landlord and Tenant acknowledge receipt of
the attached interpreter/translator agreement (C.A.R. Form ITA). 49. The Premises is being managed by Owner, (or, if checked): Listing firm in box below Property of the attached interpreter/translator agreement (C.A.R. Form ITA). Property of the attached interpreter/translator agreement (C.A.R. Form ITA).	erty Management firm immediately below
Real Estate Broker (Property Manager)	DRE Lic#
By (Agent)	DRE Lic#
Address	Telephone #
Tenant's Initials ()	Landlord's Initials () ()
LR REVISED 12/19 (PAGE 7 OF 8)	

EQUAL HOUSING

Premises:			Date:	<u> </u>
One or more Tenan		terms and conditions. a representative capacity and enant Representative) (C.A.R.	not for him/herself as an inc	dividual. See attached
Tenant			Date	
Print Name				
Address		City	State	Zip
Telephone	Fax	E-mail		
Tenant	7	78 07	Date	2
Print Name			- 2	
Address		City	State	Zip
Telephone	Fax	E-mail		
I MAN COMMANDER OF THE PROPERTY OF THE PROPERT	ddendum attached (C.A.R. Fo	- 10-10-10-10-10-10-10-10-10-10-10-10-10-1		-01
unconditionally to become due pursu (ii) consent to any waive any right to	Landlord and Landlord's ager ant to this Agreement, includin changes, modifications or alter require Landlord and/or Land seeking to enforce this Guarar	cknowledged, the undersignate, successors and assigns, to go any and all court costs and a ations of any term in this Agreed alord's agents to proceed againtee.	the prompt payment of Rel attorney fees included in enfo ment agreed to by Landlord	nt or other sums that orcing the Agreement; d and Tenant; and (iii)
CONTRACTOR OF THE PROPERTY.	V: 1988/1888		Date	
				7in
Address	Fax	City E-mail	State	Zip
				8
One or more Landlo	ords is signing this Agreement in	rent the Premises on the about a representative capacity and indlord Representative) (C.A.R. Landlord	not for him/herself as an inc	dividual. See attached
Address	1			
Telephone	Fax	E-mail		
B. Agency relationships at C. COOPERATING BRO Broker agrees to acce Property is offered for	no are not also Landlord under to are confirmed in paragraph 41. OKER COMPENSATION: Listi opt: (i) the amount specified in	his Agreement are not parties to ng Broker agrees to pay Coorthe MLS, provided Cooperatin LS; or (ii) [] (if checked) the a	perating Broker (Leasing F g Broker is a Participant of	irm) and Cooperating the MLS in which the
Real Estate Broker (Leasin	ng Firm)		DRE Lic. #	
100 pt - 100			DRE Lic. #	Date
Address		City	State	Zip
Telephone	Fax	E-mail		
Real Estate Broker (Listing	g Firm)		DRE Lic.	#
	g r IIIII)		DRE Lic. #	Date
Address	***	City	State	Zip
Telephone	Fax	E-mail		
		+ = 10.7W +	114	11111

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Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, LLC.

a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS®

525 South Virgil Avenue, Los Angeles, California 90020

