

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 10/01)

				,			("Landlord	d") and		
							_ ("Tenant") agree as fo	ollows:		
1	PROP	FRTY								
•			and Tenant rents from Landlor	rd, the real property ar	nd improv	vements described as:	,			
	_						("Prem	nises").		
_	B. Th	ne following personal pr	operty is included:	(110		(0) 1 4 5)				
2.			date)d continues as a month-to-mo				na written notice to the c	other at		
	□ A.				miei ai					
least 30 days prior to the intended termination date, subject to any applicate B. Lease: and shall terminate on (date)						_ at				
	_	Any holding over afte	r the term of this Agreement of	expires, with Landlord	's consen	nt, shall create a month-to-mo	onth tenancy which either			
	may terminate as specified in paragraph 2A. Rent shall be at a rate equal to the rent for the immediately preceding month, unless of									
			payable in advance. All other t	erms and conditions of	of this Agr	reement shall remain in full fo	rce and effect.			
3.	RENT		t at the rate of \$	ner mont	h for the t	term of the Agreement				
							ext day			
		. Rent is payable in advance on the 1st (or 🗌) day of each calendar month, and is delinquent on the next day If Commencement Date falls on any day other than the first day of the month, rent shall be prorated based on a 30-day period. If Tenant has paid								
	on	one full month's rent in advance of Commencement Date, rent for the second calendar month shall be prorated based on a 30-day period.								
	D. PA	AYMENT: The rent shal	I be paid by ☐ cash, ☐ perso	nal check, money o	order, 🗌	cashier check, \square other $__$, to		
			•			(phone)				
	•	,	pecified by Landlord in writing	to Tonant) between t	ho houre	of a	nd			
		•	pecified by Landiold III writing	,			iu			
4.		RITY DEPOSIT:								
	A. Te	enant agrees to pay \$ _		as a security de	posit. Sed	curity deposit will be 🗌 transfe	erred to and held by the	Owner		
		, <u> </u>	eld in Owner's Broker's trust ac		4	(4) arms Tamantle default in m				
			security deposit may be used,							
			SF") fees, or other sums due; (2) repair damage, excluding ordinary wear and tear, caused by Tenant or by a guest or elean Premises, if necessary, upon termination of tenancy; and (4) replace or return personal property or appurtenances.							
			HALL NOT BE USED BY TE	•	-					
			during tenancy, Tenant agree							
	Tenant. Within three weeks after Tenant vacates the Premises, Landlord shall: (1) furnish Tenant an itemized statement indicating the am							ount of		
			ived and the basis for its disponsived and the basis for its disponsit unless requi			ining portion of security depos	sit to Tenant.			
		•	by Owner, Tenant agrees not	•		its return. If security deposit is	s held in Owner's Broker'	's trust		
			uthority is terminated before							
			I notify Tenant, in writing, whe		ity depos	sit has been released. Once T	enant has been provided	d such		
5.		otice, Tenant agrees not E-IN COSTS RECEIVED	t to hold Broker responsible for	r security deposit.						
<u>J.</u>	WOVL	Category	Total Due	Payment Recei	ved	Balance Due	Date Due	$\neg \neg$		
R	ent from	1	10101 200	i uymont recon	700	Balance Bac				
to		(date)								
*8	ecurity	Deposit								
_	ther									
0	ther									
To	otal									
	*The r	maximum amount that	Landlord may receive as se	curity deposit, howey	er desiar	nated, cannot exceed two m	onth's rent for an unfur	nished		
			nt for a furnished premises.	,	3					
6.	PARK	ING: (Check A or B)								
	☐ A.	A. Parking is permitted as follows: The right to parking is, is not, included in the rent charged pursuant to paragraph 3. If not included in the rent, the parking rental fee								
			\$ per mers, buses or trucks (other that							
			leaking oil, gas or other mo							
			not allowed in parking space					9		
OR	В. В.	Parking is not permitt		` ,						
	., .	-	ates (Title 17 U.S. Code) forbid		Landlord	and Tenant acknowledge rec	eipt of copy of this page	·-		
			, or any portion thereof, by photoc ng facsimile or computerized form			Landlord's Initials () ()			
Cop	oyright @	9 1994-2001, CALIFORNI	A ASSOCIATION OF REALTOR	RS®,		Tenant's Initials () ()			
INC	. ALL RI	IGHTS RESERVED.			D			^		
LR	-11 RE	VISED DATE 10/01 (PA	AGE 1 UF 4)		Review Broker	ved by or Designee Da	ate 1			
						DEELIELIT (1 D. 44 D.		QUAL HOUSING		

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR-11 PAGE 1 OF 4)

lpha 5504 Monterey Road , San Jose CA 95138

Premises:		Date:					
_	E: (Check A or B)						
Ti sh st	all be an additional \$per month. Tel	ged pursuant to paragraph 3. If not included in rent, storage space nant shall store only personal property that Tenant owns, and shall not right, title, or interest. Tenant shall not store any improperly packaged erently dangerous material.					
	orage is not permitted on the Premises.	,g					
8. LATE CH and expe processin Tenant is Landlord,	ARGE/NSF CHECKS: Tenant acknowledges that either late payment anses, the exact amount of which are extremely difficult and impracy, enforcement and accounting expenses, and late charges not received by Landlord within 5 (or) calendar respectively, an additional sum of \$ as Late Charges	of rent or issuance of a NSF check may cause Landlord to incur costs ctical to determine. These costs may include, but are not limited to, imposed on Landlord. If any installment of rent due from days after date due, or if a check is returned NSF, Tenant shall pay to array and \$25.00 as a NSF fee, either or both of which shall be deemed					
Tenant's I Charge or an extens as provide	ate or NSF payment. Any Late Charge or NSF fee due shall be paid NSF fee shall not constitute a waiver as to any default of Tenant. La on of the date rent is due under paragraph 3, or prevent Landlord frow by law.	and reasonable estimate of the costs Landlord may incur by reason of with the current installment of rent. Landlord's acceptance of any Late ndlord's right to collect a Late Charge or NSF fee shall not be deemed m exercising any other rights and remedies under this Agreement, and					
		nishings, appliances, landscaping, if any, and fixtures, including smoke					
(Check o	detector(s). (Check one:) A. Tenant acknowledges that these items are clean and in operative condition, with the following exceptions						
OR C. Te	enant's acknowledgment of the condition of these items is contained in enant will provide Landlord a list of items that are damaged or not in o ement Date, not as a contingency of this Agreement but rather as an	perable condition within 3 (or 🗌) days after					
OR D. O							
adequacy industrial noise, noi areas, cor	. NEIGHBORHOOD CONDITIONS: Tenant is advised to satisfy him or herself as to neighborhood or area conditions, including schools, proximity and adequacy of law enforcement, crime statistics, registered felons or offenders, fire protection, other governmental services, proximity to commercial, industrial or agricultural activities, existing and proposed transportation, construction and development that may affect noise, view, or traffic, airport noise, noise or odor from any source, wild and domestic animals, other nuisances, hazards, or circumstances, facilities and condition of common areas, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Tenant.						
	3: Tenant agrees to pay for all utilities and services, and the following						
	parately metered, Tenant shall pay Tenant's proportional share, as re	, which shall be paid for by Landlord. If any utilities asonably determined by Landlord. ue following named persons only:					
13. PETS: No	animal or pet shall be kept on or about the Premises without Landlord	d's prior written consent, except					
delivered tenants of or transpo 15. CONDOM	RULES/REGULATIONS: Tenant agrees to comply with all rules and regulations of Landlord, which are at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guests 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, 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. CONDOMINIUM/PLANNED UNIT DEVELOPMENT: (If checked) The Premises is a unit in a condominium, planned unit, or other development						
	by a homeowners' association ("HOA"). The name of the HOA is rees to comply with all covenants, conditions and restrictions, bylaw	s, rules and regulations and decisions of HOA. Landlord shall provide					
Tenant co	pies of rules and regulations, if any. Tenant shall reimburse Landlord on by Tenant, or the guests or licensees of Tenant.	for any fines or charges imposed by HOA or other authorities, due to					
all me any p wear <u>of</u> dra	 A. 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, and keep them clean and sanitary. Tenant shall immediately notify Landlord, in writing, of any problem, malfunction or damage. Tenant shall pay for all repairs or replacements caused by Tenant, or guests of Tenant, excluding ordinary wear and tear. Tenant shall pay for all damage to Premises as a result of failure to report a problem in a timely manner. Tenant shall pay for repair of drain blockages or stoppages, unless caused by defective plumbing parts or tree roots invading sewer lines. B. Landlord Tenant shall water the garden, landscaping, trees and shrubs, except 						
c . □ :	andlord Tenant shall maintain the garden, landscaping, trees and	d shrubs, except					
17. ALTERAT wallpaper	TIONS: Tenant shall not make any alterations in or about the Pring, adding or changing locks, installing antenna or satellite dish(es),	emises without Landlord's prior written consent, including: painting, placing signs, displays or exhibits, or using screws, fastening devices,					
large nails or adhesive materials. 18. KEYS/LOCKS:							
_	t acknowledges receipt of (or Tenant will receive prior to the Com						
_	key(s) to Premises,	remote control device(s) for garage door/gate opener(s),					
	key(s) to mailbox, key(s) to common area(s),	<u> </u>					
	t acknowledges that locks to the Premises have, have not, be	en rekeyed.					
C. If Ten		ly deliver copies of all keys to Landlord. Tenant shall pay all costs and nove locks, even if installed by Tenant.					
unauthorized re machine or any	aws of the United States (Title 17 U.S. Code) forbid the production of this form, or any portion thereof, by photocopy other means, including facsimile or computerized formats.	Landlord and Tenant acknowledge receipt of copy of this page. Landlord's Initials () () Tenant's Initials () ()					
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	ED DATE 10/01 (PAGE 2 of 4)	Broker or Designee Date EQUAL HOUSING					

Premises:	Date:			
 ENTRY: Tenant shall make Premises available to Landlord or representative decorations, alterations, or improvements, or to supply necessary or agreed tenants, mortgagees, lenders, appraisers, or contractors. Landlord and Tenareasonable and sufficient notice. In an emergency, Landlord or representative reconstructions. SIGNS: Tenant authorizes Landlord to place For Sale/Lease signs on the Premerior written consent of Landlord. Unless such consent is obtained, any assign by voluntary act of Tenant, operation of law, or otherwise, shall be null and 	services, or to show Premises to prospective or actual purchasers and agree that twenty-four (24) hours notice (oral or written) shall be nay enter Premises at any time without prior notice. iises. iises, or assign or transfer this Agreement or any interest in it, without ment, transfer or subletting of Premises or this Agreement or tenancy			
proposed assignee, transferee or sublessee shall submit to Landlord an appli sign a separate written agreement with Landlord and Tenant. Landlord's conse as consent to any subsequent assignment, transfer or sublease and does not reconstructed prior LEAD PAINT (CHECK IF APPLICABLE): Premises was constructed prior	cation and credit information for Landlord's approval, and if approved that to any one assignment, transfer or sublease, shall not be constructed elease Tenant of Tenant's obligation under this Agreement.			
acknowledges receipt of the disclosures on the attached form (such as C.A.R. 23. POSSESSION: If Landlord is unable to deliver possession of Premises on Compossession is made available to Tenant. If Landlord is unable to deliver possess Commencement Date, Tenant may terminate this Agreement by giving written paid.	Form FLD-11) and a federally approved lead pamphlet. Commencement Date, such Date shall be extended to date on which sion within 5 (or) calendar days after agreed			
24. TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termination opening devices to Premises, including any common areas; (b) vacate Premis parking and/or storage space; (d) deliver Premises to Landlord in the same professional cleaning of carpet and drapes; (f) give written notice to Landlord or	es and surrender it to Landlord empty of all persons; (c) vacate any/a condition as referenced in paragraph 9; (e) clean Premises, including			
All improvements installed by Tenant, with or without Landlord's consent, become 25. BREACH OF CONTRACT/EARLY TERMINATION: In addition to any obligation to completion of the original term of Agreement, Tenant shall also be responsit costs necessary to ready Premises for rerental.	ns established by paragraph 24, in event of termination by Tenant prio			
26. TEMPORARY RELOCATION: Tenant agrees, upon demand of Landlord, to fumigation, or other methods, to control wood destroying pests or organism instructions and requirements necessary to prepare Premises to accommodate food and medicine, and removal of perishables and valuables. Tenant shall on of time Tenant is required to vacate Premises.	ns, or other repairs to Premises. Tenant agrees to comply with a pest control, fumigation or other work, including bagging or storage of y be entitled to a credit of rent equal to the per diem rent for the period			
27. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or casualty, which render Premises uninhabitable, either Landlord or Tenant may abated as of date of damage. The abated amount shall be the current mon Landlord shall promptly repair the damage, and rent shall be reduced based use of Premises. If damage occurs as a result of an act of Tenant or Tena reduction in rent shall be made. 28. INSURANCE: Tenant's or guest's personal property and vehicles are not insured.	terminate Agreement by giving the other written notice. Rent shall be thly rent prorated on a 30-day basis. If Agreement is not terminated on the extent to which the damage interferes with Tenant's reasonable of the guests, only Landlord shall have the right of termination, and not			
fire, theft, vandalism, rain, water, criminal or negligent acts of others, or a insurance) to protect Tenant from any such loss.	ny other cause. Tenant is to carry Tenant's own insurance (renter's			
 29. WATERBEDS: Tenant shall not use or have waterbeds on the Premises unlincreases the security deposit in an amount equal to one-half of one month's residual to the construed as a continuing wait. 30. WAIVER: The waiver of any breach shall not be construed as a continuing wait. 31. NOTICE: Notices may be served at the following address, or at any other locat Landlord:	nt; and (c) the bed conforms to the floor load capacity of Premises. ver of the same or any subsequent breach.			
32. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a ten agent within 3 days after its receipt. The tenant estoppel certificate acknowledge modified, and states the modifications. Failure to comply with this requirement certificate is true and correct, and may be relief upon by a lender or purchaser	es that this Agreement is unmodified and in full force, or in full force as t shall be deemed Tenant's acknowledgment that the tenant estoppe			
 33. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenar performance of all obligations of Tenant under this Agreement, jointly with ever 34. MILITARY ORDINANCE DISCLOSURE: (If applicable and known to Landau and La	y other Tenant, and individually, whether or not in possession.			
military training, and may contain potentially explosive munitions. 35. TENANT REPRESENTATIONS; CREDIT: Tenant warrants that all statements and Broker(s) to obtain Tenant's credit report at time of application and per enforcement of this Agreement. Landlord may cancel this Agreement: (a) befor at any time, upon discovering that information in Tenant's application is false. It is a credit reporting agency if Tenant fails to fulfill the terms of payment and other tenants.	iodically during tenancy in connection with approval, modification, or e occupancy begins; (b) upon disapproval of the credit report(s); or (cA negative credit report reflecting on Tenant's record may be submitted er obligations under this Agreement.			
36. If Landlord has entered into a contract for periodic pest control treatment of t given to Landlord by the pest control company.				
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INC. ALL RIGHTS RESERVED. LR-11 REVISED DATE 10/01 (PAGE 3 OF 4)	Reviewed by Broker or Designee Date EQUAL HOUSING			
(Broker or Designee Date EQUAL HOUSING OPPORTUNITY			

Prer	nises:		Date:					
	37. DATA BASE DISCLOSURE: NOTICE: The California Department of Justice, sheriff's departments, police departments serving jur 200,000 or more, and many other local law enforcement authorities maintain for public access a data base of the locations of persons register pursuant to paragraph (1) of subdivision (a) of Section 290.4 of the Penal Code. The data base is updated on a quarterly basis a of information about the presence of these individuals in any neighborhood. The Department of Justice also maintains a Sex Offender I Line through which inquiries about individuals may be made. This is a "900" telephone service. Callers must have specific inform individuals they are checking. Information regarding neighborhoods is not available through the "900" telephone service. 38. OTHER TERMS AND CONDITIONS/SUPPLEMENTS:							
	The following ATTACHED supplements are incorporated in this Agreement:							
39.	ATTORNEY FEES: In any action or proceeding arising out of this Agreeme	nt, the prevailing party between	Landlord and Tenant shall I	be entitled to				
40.	reasonable attorney fees and costs. ENTIRE CONTRACT: Time is of the essence. All prior agreements between Landlord and Tenant are incorporated in this Agreement, which constitutes the entire contract. It is intended as a final expression of the parties' agreement, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. The parties further intend that this Agreement constitutes the complete and exclusive statement of its terms, and that no extrinsic evidence whatsoever may be introduced in any judicial or other proceeding, if any, involving this Agreement. Any provision of this Agreement that is held to be invalid shall not affect the validity or enforceability of any other provision in this Agreement.							
	AGENCY: A. Confirmation: The following agency relationship(s) are hereby confirmed							
	Listing Agent: (Print firm name)(check one): the Landlord exclusively: or both the Landlord and T	enant.	is	s the agent of				
	(check one): ☐ the Landlord exclusively; or ☐ both the Landlord and T Leasing Agent: (Print firm name)	ear. A disclosure regarding rea ch acknowledge its receipt.	ıl estate agency relationshi	ips (such as				
42.	INTERPRETER/TRANSLATOR: The terms of this Agreement have							
La	, who has the following Driver's Lice. Tenant has been advised to rely on, and has in fact solely relied on the interpreter of the Landlord or other person involved in negotiating the Agreement. If the provided a Spanish language translation of this Agreement pursuant to the C Signature of interpreter/translator Indiord and Tenant acknowledge and agree that Brokers: (a) do not guaranter others; (c) cannot provide legal or tax advice; (d) will not provide other advi	erpretation/translation services of Agreement has been negotiated alifornia Civil Code. (C.A.R. form the condition of the Premises; ce or information that exceeds the	the above-named individual primarily in Spanish, Tena LR-14-S fulfills this requirer Date	ant has been ment.) tions made experience				
re	quired to obtain a real estate license. Furthermore, if Brokers are not also nated rate a Tenant should pay or Landlord should accept; and (f) do not de pree that they will seek legal, tax, insurance and other desired assistance from	ecide upon the length or other te						
Ten	ant		_ Date					
Tena	ant		_ Date					
Land	dlord		Data					
	ner or Agent with authority to enter into this lease)		_ Date					
	dlord		_ Date					
•	ner or Agent with authority to enter into this lease)							
	dlord Address Telephone							
_	ncy relationships are confirmed as above. Real estate brokers who are not a dlord and Tenant.	ilso Landiord in this Agreement a	re not a party to the Agreem	nent between				
	Estate Broker By		Date					
	sing Firm Name)		_					
	ress Telephone							
Rea (List	l Estate Broker By ing Firm Name)		Date					
	ress Telephone		Fax					
ADE TRAI This which		ATE BROKER IS THE PERSON C E PROFESSIONAL. the user as a REALTOR®. REALTOR	QUALIFIED TO ADVISE ON R	REAL ESTATE				
s c	a subsidiary of the CALIFORNIA ASSOCIATION OF REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020	Broker or Designee	Date	EUNAL HUNGING				
		•		LAUNL HUUSING				

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