

VACATION RENTAL AGREEMENT

(Intended for occupancy of 30 days or less) (C.A.R. Form VRA, Revised 1/06)

1.	OCCUPANT:		("Occupant") agrees as follows:					
2.	PROPERTY: Occupant rents, for vacation purposes only,	the furnished real property and	d improvements described as:					
			California ("Premises")					
	The Premises has becomes the premises has	droom(s) and	bath(s).					
3.	ARRIVAL AND DEPARTURE:							
	Arrival: (Date) at (Time) De	eparture:(Date	e) at (Time).					
4.	AUTHORIZED USE AND GUESTS: The Premises are for the so	le use as a personal vacation resi	dence by not more than					
	adults and children. [(If checked) In addition to the	Occupant identified in paragraph	1, only the following shall reside					
	at the Premises:		("Authorized Guests").					
	No other guests, visitors or persons are permitted. If the Premis	ses are used, in any way, by more	e or different persons than those					
	identified in this paragraph. (i) Occupant, Authorized Guests and	d all others may be required to im	mediately leave the Premises or					
	be removed from the Premises; (ii) Occupant is in breach of the	is Agreement; and (iii) Occupant	forfeits its right to return of any					
_	security deposit.							
Э.	PAYMENTS: Occupant agrees to the following payments: A. The Premises will not be held for Occupant until both the	reservation fee and this Agree	ment signed by Occupant have					
	actually been received. Once paid, the reservation fee is	for services rendered in enter	ing into this Agreement and is					
	NONRÉFUNDABLE.							
	B. Category	Amount Due	Payment Due Date					
	Reservation Fee:	\$						
	Rent:	\$						
	Security Deposit:	\$						
	Cleaning Fee:	\$						
	Other:	\$						
	Other:	\$						
	Transient Occupancy Tax:	\$						
	Total:	\$						
6.	BALANCE DUE; LATE CHARGE: If any amount due is not rece	eived by the applicable Payment L	due Date, Owner may, at Owner's					
	or Owner's Representative's sole discretion, either terminate t reservation fee, or impose a late charge of \$	nis Agreement and return to Ot	cupant all payments except the					
7	SECURITY DEPOSIT:	•						
٠.	The security deposit will be ☐ transferred to and held by Own	ner; or 🗌 held in Owner's Represe	ntative's trust account.					
	B. All or any portion of the security deposit, upon termination	of occupancy, may be used as r	easonably necessary to: (i) cure					
	Occupant's default in payment of rent, non-sufficient funds ordinary wear and tear, caused by Occupant or Occupant's	s ("NSF") tees or other sums du	le; (II) repair damage, excluding he Premises: and (iv) replace or					
	return personal property or appurtenances. Within three were	eks after Occupant vacates the P	remises. Owner shall: (1) furnish					
	Occupant an itemized statement indicating the amount of a	any security deposit (i) received,	(ii) withheld and the basis for its					
	disposition, and (iii) withheld pending receipt of utility, phone	e and	bills; and					
	(2) return any remaining portion of the security deposit to Occ	cupant.						
	C. No interest will be paid on the security deposit unless required. D. If the security deposit is held by Owner, Occupant agrees in	d by local ordinance. not to hold Owner's Representativ	e responsible for its return. If the					
	security deposit is held by Owner's Representative and the	security deposit is released to sor	neone other than Occupant, then					
	Owner's Representative's only duty shall be to notify Occupant, in writing, where and to whom the security deposit has been							
	released.							
8.	CANCELLATION; REFUND: If Occupant cancels or otherwise terminates this Agreement prior to the latest Payment Due Date all payments except the reservation fee will be refunded to Occupant. If Occupant cancels or otherwise terminates this							
	Agreement after the latest Payment Due Date, Occupant sh	all be responsible for rent, comm	ission to Owner's Representative					
	and all marketing and preparation costs necessary to ready the	he Premises for re-rental.						
			sint of a convert this man-					
Th	he copyright laws of the United States (Title 17 U.S. Code) forbid the nauthorized reproduction of this form, or any portion thereof, by photocopy	e Occupant acknowledges rece	apt of a copy of this page.					
m	achine or any other means, including facsimile or computerized formats	ls()()						
C	opyright © 2002 - 2008, CALIFORNIA ASSOCIATION OF REALTORS®),	•					
IN	IC. ALL RIGHTS RESERVED.							
V	VRA REVISED 1/06 (PAGE 1 OF 3)							

VACATION RENTAL AGREEMENT (VRA PAGE 1 OF 3)

Pre	emises: Date:
9.	HOLDING OVER: Occupant agrees there shall be no holding over or late departure without prior approval. Any unauthorized
	holding over by Occupant shall be subject to a charge of 1 and 1/2 times the daily prorated rent (or if checked)
	("Holdover Rate"), plus any additional damages incurred including, but not limited to, the cost of alternative housing for guests displaced by Occupant's holding over. Late check-outs will be charged 50% of the Holdover Rate (or if checked).
10	CLEANING: Premises will be delivered to Occupant in a professionally cleaned condition. Upon termination of occupancy,
	Occupant will deliver the Premises in the same condition less ordinary wear and tear. If Occupant does not return the Premises in
	the same condition, a(n) (additional) charge will be deducted from the security deposit.
11.	NO PETS: Pets are not allowed. If an unauthorized pet is on the Premises, (i) Occupant is responsible for all damage caused by
	the pet, (ii) Occupant, Authorized Guests, pet(s) and all others may be required to immediately leave the Premises, or be removed
	from it, (iii) Occupant is in breach of this Agreement, and (iv) Occupant forfeits its right to return of any security deposit.
12.	NO SMOKING: No smoking is allowed on the Premises. If smoking does occur on the Premises, (i) Occupant is responsible for all
	damage caused by the smoking including, but not limited to, stains, burns, odors and removal of debris; (ii) Occupant, Authorized Guests, and all others may be required to immediately leave the Premises, or be removed from the Premises; (iii) Occupant is in
	breach of this Agreement; and (iv) Occupant forfeits its right to return of any security deposit.
13.	NSF CHECKS: If a check is returned NSF, Occupant shall pay \$25.00 as an NSF fee. Occupant agrees that this charge represents
	a fair and reasonable estimate of the costs Owner may incur by reason of Occupant's NSF payment. An NSF check will result in
	cancellation of this Agreement if the required payment is not made by the applicable Payment Due Date.
14.	CONDITION OF PREMISES: Occupant has has not viewed the Premises prior to entering into this Agreement. Occupant
	shall, on arrival, examine the Premises, all furniture, furnishings, appliances, fixtures and landscaping, if any, and shall immediately
	report, in writing, if any are not in operating condition or are in disrepair. Reporting repairs does not give Occupant the right to
15	cancel this Agreement or receive a refund of any payments made. UTILITIES: Owner is to pay for all utilities except as follows:
13.	Occupant agrees to pay for all telephone charges.
	Occupant agrees to pay for
16.	RULES; REGULATIONS; NO COMMERCIAL USE: Occupant agrees to comply with any and all rules and regulations that are at any time
	posted on the Premises or delivered to Occupant. Occupant shall not, and shall ensure that guests and licensees of Occupant shall not. (i)
	disturb, annoy, endanger, or interfere with other occupants of the building in which Premises is located or its neighbors; (ii) use the
	Premises for any commercial or unlawful purpose including, but not limited to, using, manufacturing, selling, storing, or transporting illicit
47	drugs or other contraband; (iii) violate any law or ordinance; or (iv) commit waste or nuisance on or about the Premises.
17.	CONDOMINIUM; PLANNED UNIT DEVELOPMENT: (If checked) The Premises is a unit in a condominium, planned unit development or other development governed by a homeowners' association ("HOA"). The name of the HOA is
	Occupant agrees to comply with all covenants, conditions and restrictions, bylaws, rules, regulations and decisions of the HOA.
	Owner shall provide Occupant copies of rules and regulations of the HOA, if any. Occupant shall reimburse Owner for any fines or
	charges imposed by the HOA or other authorities, due to any violation by Occupant or the guests or licensees of Occupant.
18.	MAINTENANCE: Occupant shall properly use, operate and safeguard the Premises including, if applicable, any landscaping, furniture,
	furnishings, appliances and all mechanical, electrical, gas and plumbing fixtures, and keep them clean and sanitary. Occupant shall
	immediately notify Owner or Owner's Representative of any problem, malfunction or damage. Occupant shall pay for all repairs or
	replacements caused by Occupant, guests and licensees of Occupant, excluding ordinary wear and tear. Occupant shall pay for all damage to the Premises as a result of failure to report a problem, malfunction or damage in a timely manner. Occupant shall pay for
	repair of drain blockages or stoppages, unless caused by defective plumbing parts or tree roots invading sewer lines.
19.	ALTERATIONS: Occupant shall not make any alterations in or about the Premises including, but not limited to, moving furniture,
	painting, wallpapering, adding or changing locks, installing antenna or satellite dish(es), placing signs, displays or exhibits, or using
	screws, fastening devices, large nails or adhesive materials.
20.	ENTRY:
	A. Owner and Owner's representatives and agents have the right to enter the Premises, at any time, (i) for the purpose of making
	necessary or agreed repairs, decorations, alterations, improvements, for maintenance or to supply necessary or agreed services; (ii) to verify that Occupant has complied with the terms of this Agreement; or (iii) in case of emergency.
	B. Owner and Owner's representatives and agents have the right to enter the Premises, upon reasonable notice, to show the Premises to
	prospective or actual purchasers, occupants, mortgagees, lenders, appraisers or contractors.
21.	NO ASSIGNMENT OR SUBLETTING: Occupant shall not assign any interest in this Agreement or sublet any part of the Premises.
	If this Agreement is assigned or the Premises or any part thereof is sublet, (i) Occupant, Authorized Guests, assignee(s)
	sublessee(s) and all others may be required to immediately leave the Premises, or be removed from it; (ii) Occupant is in breach of
22	this Agreement; and (iii) Occupant forfeits its right to return of any security deposit. UNAVAILABILITY: If for any reason beyond the control of Owner or Owner's Representative, the Premises is unavailable, Owner or
22.	Owner's Representative may substitute a comparable unit or cancel this Agreement and refund in full to Occupant all payments made.
23.	OCCUPANT'S OBLIGATIONS UPON TERMINATION OF OCCUPANCY: Upon termination of occupancy, Occupant shall: (i) give
	Owner all copies of all keys or opening devices to the Premises, including any common areas; (ii) vacate the Premises and
	surrender it to Owner empty of all persons; (iii) vacate any/all parking and/or storage space; and (iv) deliver the Premises to Owner
	in the same condition less ordinary wear and tear as received upon arrival.
24.	PERSONAL PROPERTY AND INJURY:
	A. Owner Insurance: Occupant's or guests' personal property, including vehicles, are not insured by Owner or, if applicable, HOA against loss or damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Owner does
	not insure against personal injury to Occupant, guests or licensees due to any reason other than the condition of the Premises.
	B. Occupant Insurance: Owner recommends that Occupant carry or obtain insurance to protect Occupant, guests and licensees
	and their personal property from any loss or damage.
	C. Indemnity and Hold Harmless: Occupant agrees to indemnify, defend and hold harmless Owner and Owner's Representative
	from all claims, disputes, litigation, judgments, costs and attorney fees resulting from loss, damage or injury to Occupant
	Occupant's guests or licensees or their personal property.
Cor	Occupant acknowledges receipt of a copy of this page.

Premises:				Date:				
25. MEDIATION: Occup	ant agrees to mediate any dispo	ute or claim arising out of this Agreen	nent, or any resulting	transaction, before				
resorting to arbitratio	n or court action. Mediation fees	, if any, shall be divided equally among	the parties involved	notice that a health				
26. METHAMPHETA	MINE CONTAMINATION: Prior	to signing this Agreement, Owner ha	s giveri Occupani a	tion A conv of the				
	official has issued an order prohibiting occupancy of the property because of methamphetamine contamination. A copy of the notice and order are attached.							
notice and order are	TARASE DISCLOSURE: Notice	e: Pursuant to Section 290.46 of the	Penal Code, informa	tion about specified				
registered sev offen	iders is made available to the	public via an Internet Web site main	tained by the Depa	rtment of Justice at				
www meganslaw ca	gov Depending on an offender'	s criminal history, this information will	l include either the a	ddress at which the				
offender resides or t	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 Owner nor Brokers, if any, are							
required to check this	equired to check this website. If Occupant wants further information, Occupant should obtain information directly from this website.)							
28 IOINT AND INDIVI	18. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Occupant, each one shall be individually and completely responsible for the performance of all obligations under this Agreement, jointly and individually with every other Occupant.							
responsible for the p	erformance of all obligations und	der this Agreement, jointly and individu	ally with every other	Occupant.				
29. TRANSIENT OCCU	PANCY: Occupant is renting the	Premises as a transient lodger for the	number of days spe	cilled in paragraph 3				
from Owner who reta	ains full legal, possessory and ac	ccess rights.) ()	ccupant will receive:				
30. KEYS; LOCKS: Upo	s) to Premises,	remote control d	evice(s) for garage					
	s) to mailbox,	remote control a	evice(b) for garage	, , , , , , , , , , , , , , , , , , ,				
key/	s) to common area(s)							
Occupant acknowle	dges that locks to the Premise	s have have not been rekeye	d. If Occupant reke	ys existing locks or				
opening devices Oc	Occupant acknowledges that locks to the Premises have have not been rekeyed. If Occupant rekeys existing locks or opening devices, Occupant shall immediately deliver copies of all keys to Owner or Owner's Representative. Occupant shall pay all							
costs and charges re	elated to loss of any keys or oper	ning devices. Occupant may not remov	e locks, even if insta	lled by Occupant.				
31. OTHER TERMS AN	D CONDITIONS, including ATT	TACHED SUPPLEMENTS:						
Check-in procedu								
Contract addendu	ım							
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. The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach. This Agreement shall be governed and construed in accordance with the laws of the State of California. California shall have personal jurisdiction over the parties and the county in which the Premises is located shall be the forum for any legal action brought in relation to this Agreement.								
Occupant			Date					
Addross		City	 State	7in				
Address	Fax	E-mail	Otato	Zip				
relepriorie	1 dx	L man						
Occupant			Date					
Address		City E-mail	State	Zip				
Telephone	Fax	E-mail						
		nt, contact Owner or Owner's Re						
Name								
Address		City E-mail	State	Zip				
Telephone	Fax	E-mail						
ADEQUACY OF ANY PROV	ROVED BY THE CALIFORNIA ASSOCIATIVISION IN ANY SPECIFIC TRANSACTIVISIRE LEGAL OR TAX ADVICE CONSUL	TION OF REALTORS® (C.A.R.). NO REPRESEN ON. A REAL ESTATE BROKER IS THE PER T AN APPROPRIATE PROFESSIONAL.	TATION IS MADE AS TO SON QUALIFIED TO AD	THE LEGAL VALIDITY OR VISE ON REAL ESTATE				

TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

This form is available for use by the entire real estate industry. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by:

REAL ESTATE BUSINESS SERVICES, INC.

a subsidiary of the California Association of REALTORS®

§ 525 South Virgil Avenue, Los Angeles, California 90020

VRA REVISED 1/06 (PAGE 3 OF 3)

