

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 12/15)

Da	Date,("Landlord") and						
1.	1. PROPERTY: ("Tenant") agree as follows:						
••		t and Tenant rents from Landle	ord, the real property and impr	ovements described as: """,			
	<u> </u>				("Premises").		
	B. The Premises are for the	e sole use as a personal reside	ence by the following named po	erson(s) only :			
	C. The following personal n	roperty, maintained pursuant t	o paragraph 11 is included:				
	The following personal p	roperty, maintained parodant t	or (if c	hecked) the personal property	on the attached addendum.		
	D. The Premises may be su	ubject to a local rent control or	dinance or ☐ (if c		·		
2.	TERM. The term begins on (uale)		(Commencem	ent Date), (Check A of B).		
		and continues as a month-to-month tenancy. Tenant may terminate the tenancy by giving written notice at least 30 days termination date. Landlord may terminate the tenancy by giving written notice as provided by law. Such notices may be					
	given on any date.	termination date. Landiord may terminate the tenancy by giving written house as provided by law. Oder houses may be					
	B. Lease: and shall ter			at	AM/ PM.		
		te 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					
			r as allowed by law. All other				
_	force and effect.						
3.			nt to Landlord under the terms				
	B. Rent is payable in advar	nce on the 1st (or	per month for the term of the A) day of each calendar	month, and is delinguent on th	e next day.		
	C. If Commencement Date	falls on any day other than the	e day Rent is payable under p	aragraph 3B, and Tenant has	paid one full month's Rent in		
			calendar month shall be prora	ted and Tenant shall pay 1/30t	th of the monthly rent per day		
	Tor each day remaining in PAYMENT: Rent shall be	n prorated second month. e naid by □ personal check □	money order, cashier's ch	eck or Oother	to		
	(name)	portornal orlock,		(phone)	at		
	(address)				, (or		
	at any other location sub	sequently specified by Landlor	d in writing to Tenant) (and	if checked, rent may be paid p	personally, between the hours		
	of and on the following days). 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 me	onths and (ii) all future Rent sh	all be paid by \square money order,	or Cashier's check.	3, 1		
	E. Rent payments received	by Landlord shall be applied to	o the earliest amount(s) due or	past due.			
4.	SECURITY DEPOSIT: A. Tenant agrees to pay \$		as a security denos	sit. Security deposit will be T	ransferred to and held by the		
	Owner of the Premises,	or held in Owner's Broker's	trust account.	it. Occurry deposit will bet	and order to and note by the		
			as reasonably necessary, to: (
			damage, excluding ordinary we				
		nises, if necessary, upon termination of the tenancy; and (iv) replace or return personal property or appurtenances. 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					
			ses, Landlord shall: (1) furnish				
		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						
	-		n this Agreement, or as subs	sequently modified.			
		on security deposit unless requ		ible for its return. If the ecouri	ty deposit is hold in Owner's		
	Broker's trust account.	sit is held by Owner, Tenant agrees not to hold Broker responsible for its return. If the security deposit is held in Owner's unt, and Broker's authority is terminated before expiration of this Agreement, and security deposit is released to someone					
	other than Tenant, then	other than Tenant, then Broker shall notify Tenant, in writing, where and to whom security deposit has been released. Once Tenant has been					
_			responsible for the security de	eposit.			
5.		:D/DUE: Move-in funds made check, ☐ money order, or ☐ ca					
Γ	Category	Total Due	Payment Received	Balance Due	Date Due		
	Rent from						
	to (date)						
_	*Security Deposit						
-	Other						
-	Other						
L		Hord may receive as security d	eposit, however designated, ca	I annot exceed two months' Pen	t for unfurnished premises or		
	three months' Rent for furnis		cposit, nowever designated, ca	annot exceed two months Ren	t ioi uniumismeu premises, ui		
)()		Landlord's Initials ()()		
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LR	LR REVISED 12/15 (PAGE 1 OF 6)						

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 1 OF 6)

Pre	nises: """",, Date:Date:	
6	LATE CHARGE; RETURNED CHECKS:	
	 A. Tenant acknowledges either late payment of Rent or issuance of a returned check may cause Landlord to incur costs an amounts of which are extremely difficult and impractical to determine. These costs may include, but are not limited to, provided and accounting expenses, and late charges imposed on Landlord. If any installment of Rent due from Tenant is not receive (or) calendar days after the date due, or if a check is returned, Tenant shall pay to Landlord, responding sum of \$ or% of the Rent due as a Late Charge and \$25.00 as a NSF fee check and \$35.00 as a NSF fee for each additional returned check, either or both of which shall be deemed additional Rent Landlord and Tenant agree that these charges represent a fair and reasonable estimate of the costs Landlord may incur late or NSF payment. Any Late Charge or NSF fee due shall be paid with the current installment of Rent. Landlord's are Charge or NSF fee shall not constitute a waiver as to any default of Tenant. Landlord's right to collect a Late Charge or deemed an extension of the date Rent is due under paragraph 3 or prevent Landlord from exercising any other rights are Agreement and as provided by law. 	ocessing, enforcement by Landlord within 5 pectively, an additional be for the first returned by reason of Tenant's cceptance of any Late r NSF fee shall not be
7.	PARKING: (Check A or B)	
	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, shall be an additional \$ per month. Parking space(s) are to be used for parking operable motor vehicles, except for trailers, boats, campers, buses or trucks (other than pick-up trucks). Tenant space(s) only. Parking space(s) are to be kept clean. Vehicles leaking oil, gas or other motor vehicle fluids shall Premises. Mechanical work or storage of inoperable vehicles is not permitted in parking space(s) or elsewhere on the Parking is not permitted on the Premises. STORAGE: (Check A or B)	properly licensed and shall park in assigned not be parked on the
ο.	☐ A. Storage is permitted as follows:	
	The right to separate storage space is, is not, included in the Rent charged pursuant to paragraph 3. If not include space fee shall be an additional per month. Tenant shall store only personal prop shall not store property claimed by another or in which another has any right, title or interest. Tenant shall not store any food or perishable goods, flammable materials, explosives, hazardous waste or other inherently dangerous material, o except for Tenant's personal property, contained entirely within the Premises, storage is not permitted on the Premises.	erty Tenant owns, and y improperly packaged r illegal substances.
9.	UTILITIES: Tenant agrees to pay for all utilities and services, and the following charges:except, which shall be paid for by Landlord. If any utilities are n	
10.	Tenant shall pay Tenant's proportional share, as reasonably determined and directed by Landlord. If utilities are separately place utilities in Tenant's name as of the Commencement Date. Landlord is only responsible for installing and maintaining one and one telephone line to the Premises. Tenant shall pay any cost for conversion from existing utilities service provider. CONDITION OF PREMISES: Tenant has examined Premises and, if any, all furniture, furnishings, appliances, landscaping smoke detector(s). (Check all that apply:) A. Tenant acknowledges these items are clean and in operable condition, with the following exceptions:	usable telephone jack
	 B. Tenant's acknowledgment of the condition of these items is contained in an attached statement of condition (C.A.R. Form MIMO)	is Agreement; prior It's failure to return the D. It's after It's failure to return the
11.	MAINTENANCE USE AND REPORTING:	
	 A. Tenant shall properly use, operate and safeguard Premises, including if applicable, any landscaping, furniture, furnishing all mechanical, electrical, gas and plumbing fixtures, carbon monoxide devices and smoke alarms, and keep them an sanitary and well ventilated. Tenant shall be responsible for checking and maintaining all carbon monoxide detectors and lines beyond the one line and jack that Landlord shall provide and maintain. Tenant shall immediately notify Landlord, in v malfunction or damage with any item including carbon monoxide devices and smoke alarms on the property. Tenant s repairs or replacements caused by Tenant, pets, guests or licensees of Tenant, excluding ordinary wear and tear. Tenant damage to Premises as a result of failure to report a problem in a timely manner. Tenant shall be charged for repair stoppages, unless caused by defective plumbing parts or tree roots invading sewer lines. B	d the Premises clean, d any additional phone vriting, of any problem, hall be charged for all shall be charged for all of drain blockages or
	C. Landlord Tenant shall maintain the garden, landscaping, trees and shrubs, except:	· · · · · · · · · · · · · · · · · · ·
	D. Landlord Tenant shall maintain	÷
	E. Landlord and Tenant agree that State or local water use restrictions shall supersede any obligation of Landlord or Tenan 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 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, r 	
	Tenant's Initials () () Landlord's Initials () (,



Pre	Premises:,	Date:
12.	12. NEIGHBORHOOD CONDITIONS: Tenant is advised to satisfy him or herself as to adequacy of law enforcement, crime statistics, proximity of registered felons or of adequacy and cost of any wired, wireless internet connections or other telecommuto commercial, industrial or agricultural activities, existing and proposed transporta traffic, airport noise, noise or odor from any source, wild and domestic animals, of and condition of Connections.	ffenders, fire protection, other governmental services, availability, unications or other technology services and installations, proximity tion, construction and development that may affect noise, view, or other nuisances, hazards, or circumstances, cemeteries, facilities
13.	preferences of Tenant. 13. PETS: Unless otherwise provided in California Civil Code §54.2, no animal or pe	et shall be kept on or about the Premises without Landlord's prior
	written consent, cexcept as agreed to in the attached Pet Addendum (C.A.R. Forr 14. (If checked) NO SMOKING: No smoking of any substance is allowed on the Presor common areas, (i) Tenant is responsible for all damage caused by the smoking debris; (ii) Tenant is in breach of this Agreement; (iii) Tenant, guests, and all acknowledges that in order to remove odor caused by smoking, Landlord may be regardless of when these items were last cleaned, replaced, or repainted. Such security deposit. The Premises or common areas may be subject to a local non-sm	m PET). emises or common areas. If smoking does occur on the Premises g including, but not limited to stains, burns, odors and removal of others may be required to leave the Premises; and (iv) Tenant need to replace carpet and drapes and paint the entire premises actions and other necessary steps will impact the return of any
15.	15. RULES/REGULATIONS:	loking ordinance.
	 A. Tenant agrees to comply with all Landlord rules and regulations that are at any not, and shall ensure that guests and licensees of Tenant shall not, disturb, a neighbors, or use the Premises for any unlawful purposes, including, but not lir drugs or other contraband, or violate any law or ordinance, or commit a waste of the applicable, check one) 1. Landlord shall provide Tenant with a copy of the rules and regulations with a copy of the rules. 	annoy, endanger or interfere with other tenants of the building or mited to, using, manufacturing, selling, storing or transporting illicit or nuisance on or about the Premises.
40	OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of the color of the col	he rules and regulations.
16.	16. (If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT: A. The Premises are a unit in a condominium, planned unit development, cor homeowners' association ("HOA"). The name of the HOA is to comply with all HOA covenants, conditions and restrictions, bylaws, rules an Tenant copies of HOA Rules, if any. Tenant shall reimburse Landlord for any violation by Tenant, or the guests or licensees of Tenant.	. Tenant agrees
	B. (Check one)1. Landlord shall provide Tenant with a copy of the HOA Rules within	days
	or	·
	OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of the street of the str	without Landlord's prior written consent, (i) Tenant shall not make ting, wallpapering, adding or changing locks, installing antenna or evices, large nails or adhesive materials; (ii) Landlord shall not be hall not deduct from Rent the costs of any repairs, alterations or
	A. Tenant acknowledges receipt of (or Tenant will receive prior to the Commen	
	key(s) to Premises, remote cor key(s) to mailbox, remote cor key(s) to common area(s), remote cor	ntrol device(s) for garage door/gate opener(s),
40	B. Tenant acknowledges that locks to the Premises have, have not, been re- C. If Tenant re-keys existing locks or opening devices, Tenant shall immer pay all costs and charges related to loss of any keys or opening devices. Tenant 19. ENTRY:	ediately deliver copies of all keys to Landlord. Tenant shall
13.	 A. Tenant shall make Premises available to Landlord or Landlord's representative (including, but not limited to, installing, repairing, testing, and maintaining anchoring or strapping water heaters), decorations, alterations, or improver Premises to prospective or actual purchasers, tenants, mortgagees, lenders, all B. Landlord and Tenant agree that 24-hour written notice shall be reasonable and 	smoke detectors and carbon monoxide devices, and bracing, ments, or to supply necessary or agreed services, or to show ppraisers, or contractors.
	required to conduct an inspection of the Premises prior to the Tenant movin Landlord has in writing informed Tenant that the Premises are for sale and that NSE), then, for the next 120 days following the delivery of the NSE, notice me purchasers. (3) No written notice is required if Landlord and Tenant orally agreentry are within one week of the oral agreement. (4) No notice is required: (i) consents at the time of entry; or (iii) if the Tenant has abandoned or surrenders. C. (If checked) Tenant authorizes the use of a keysafe/lockbox to allow entry in (C.A.R. Form KLA). 20. SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on the Prem 21. ASSIGNMENT; SUBLETTING: Tenant shall not sublet all or any part of Premises	ing out, unless the Tenant waives the right to such notice. (2) If at Tenant will be notified orally to show the premises (C.A.R. Formally be given orally to show the Premises to actual or prospective to an entry for agreed services or repairs if the date and time of to enter in case of an emergency; (ii) if the Tenant is present and the Premises. Into the Premises and agrees to sign a keysafe/lockbox addendumnises.
	Landlord's prior written consent. Unless such consent is obtained, any assignment by voluntary act of Tenant, operation of law or otherwise, shall, at the option of transferee or sublessee shall submit to Landlord an application and credit inform written agreement with Landlord and Tenant. Landlord's consent to any one assig any subsequent assignment, transfer or sublease and does not release Tenant of Tenant.	t, transfer or subletting of Premises or this Agreement or tenancy, of Landlord, terminate this Agreement. Any proposed assignee, mation for Landlord's approval and, if approved, sign a separate inment, transfer or sublease, shall not be construed as consent to
	Tenant's Initials () ()	Landlord's Initials () ()



Pre	mises: """",Date:
22.	JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, each one shall be individually and completely responsible for the
	performance of all obligations of Tenant under this Agreement, jointly with every other Tenant, and individually, whether or not in possession.
23.	
24.	acknowledges receipt of the disclosures on the attached form (C.A.R. Form FLD) and a federally approved lead pamphlet.
24.	MILITARY ORDNANCE DISCLOSURE: (If applicable and known to Landlord) Premises are located within one mile of an area once used for military training, and may contain potentially explosive munitions.
25.	
	copy of the notice originally given to Landlord by the pest control company.
26.	
	an order prohibiting occupancy of the property because of methamphetamine contamination. A copy of the notice and order are attached.
27.	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered se
	offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending o
	an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZII Code in which he or she resides. (Neither Landlord nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenar
	should obtain information directly from this website.)
28.	POSSESSION:
	A. Tenant is not in possession of the Premises. If Landlord is unable to deliver possession of Premises on Commencement Date, such Date sha
	be extended to the date on which possession is made available to Tenant. If Landlord is unable to deliver possession within 5 (or
) calendar days after agreed Commencement Date, Tenant may terminate this Agreement by giving written notice to Landlord
	and shall be refunded all Rent and security deposit paid. Possession is deemed terminated when Tenant has returned all keys to the Premise
	to Landlord. B. Tenant is already in possession of the Premises.
29	TENANT'S OBLIGATIONS UPON VACATING PREMISES:
	A. Upon termination of this Agreement, Tenant shall: (i) give Landlord all copies of all keys or opening devices to Premises
	including any common areas; (ii) vacate and surrender Premises to Landlord, empty of all persons; (iii) vacate any/all parkin
	and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to Landlord in the same condition a
	referenced in paragraph 10; (v) remove all debris; (vi) give written notice to Landlord of Tenant's forwarding address; and (vii
	B. All alterations/improvements made by or caused to be made by Tenant, with or without Landlord's consent, become the propert
	of Landlord upon termination. Landlord may charge Tenant for restoration of the Premises to the condition it was in prior to an alterations/improvements.
	C. Right to Pre-Move-Out Inspection and Repairs: (i) After giving or receiving notice of termination of a tenancy (C.A.R. Form NTT), or befor
	the end of a lease, Tenant has the right to request that an inspection of the Premises take place prior to termination of the lease or rental (C.A.F.
	Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity to remedy identified deficiencies prior to termination
	consistent with the terms of this Agreement. (ii) Any repairs or alterations made to the Premises as a result of this inspection (collectively
	"Repairs") shall be made at Tenant's expense. Repairs may be performed by Tenant or through others, who have adequate insurance an
	licenses and are approved by Landlord. The work shall comply with applicable law, including governmental permit, inspection and approve requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials.
	is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. (iii) Tenant shall: (a) obtains
	receipts for Repairs performed by others; (b) prepare a written statement indicating the Repairs performed by Tenant and the date of suc
	Repairs; and (c) provide copies of receipts and statements to Landlord prior to termination. Paragraph 29C does not apply when the tenancy i
	terminated pursuant to California Code of Civil Procedure § 1161(2), (3) or (4).
30.	BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations established by paragraph 29, in the event of termination b
	Tenant prior to completion of the original term of the Agreement, Tenant shall also be responsible for lost Rent, rental commissions, advertisin
24	expenses and painting costs necessary to ready Premises for re-rental. Landlord may withhold any such amounts from Tenant's security deposit.
31.	TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landlord, to temporarily vacate Premises for a reasonabl period, to allow for fumigation (or other methods) to control wood destroying pests or organisms, or other repairs to Premises. Tenant agrees t
	comply with all instructions and requirements necessary to prepare Premises to accommodate pest control, fumigation or other work, including
	bagging or storage of food and medicine, and removal of perishables and valuables. Tenant shall only be entitled to a credit of Rent equal to the pe
	diem Rent for the period of time Tenant is required to vacate Premises.
32.	DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed by fire, earthquake, accident or other
	casualty that render Premises totally or partially uninhabitable, either Landlord or Tenant may terminate this Agreement by giving the other writte
	notice. Rent shall be abated as of the date Premises become totally or partially uninhabitable. The abated amount shall be the current monthly Rer
	prorated on a 30-day period. If the Agreement is not terminated, Landlord shall promptly repair the damage, and Rent shall be reduced based on the
	extent to which the damage interferes with Tenant's reasonable use of Premises. If damage occurs as a result of an act of Tenant or Tenant' guests, only Landlord shall have the right of termination, and no reduction in Rent shall be made.
33	INSURANCE: Tenant's or guest's personal property and vehicles are not insured by Landlord, manager or, if applicable, HOA, against loss of
٠٠.	damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is advised to carry Tenant's ow
	insurance (renter's insurance) to protect Tenant from any such loss or damage. Tenant shall comply with any requirement imposed on Tenar
	by Landlord's insurer to avoid: (i) an increase in Landlord's insurance premium (or Tenant shall pay for the increase in premium); or (ii) loss of
	insurance.
34.	WATERBEDS/PORTABLE WASHERS: Tenant shall not use or have waterbeds on the Premises unless: (i) Tenant obtains a valid waterbe
	insurance policy; (ii) Tenant increases the security deposit in an amount equal to one-half of one month's Rent; and (iii) the bed conforms to the floor
35	load capacity of Premises. Tenant shall not use on the Premises Portable Dishwasher Portable Washing Machine. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach.
JJ.	****** The waiver of any breach shall not be constitued as a continuing waiver of the same of any subsequent breach.
	Tenant's Initials () () Landlord's Initials () ()



	DTICE: Notices may be served at the following address, or at any other location subsequently designated:
wi is	ENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord's agenthin 3 days after its receipt. Failure to comply with this requirement shall be deemed Tenant's acknowledgment that the tenant estoppel certificate true and correct, and may be relied upon by a lender or purchaser.
A. ap	TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's renta plication are accurate. Landlord requires all occupants 18 years of age or older and all emancipated minors to complete a lease rental application mant acknowledges this requirement and agrees to notify Landlord when any occupant of the Premises reaches the age of 18 or becomes an ancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the diffication or enforcement of this Agreement. Landlord may cancel this Agreement: (i) before occupancy begins; (ii) upon disapproval of the credit port(s); or (iii) at any time, upon discovering that information in Tenant's application is false. A negative credit report reflecting on Tenant's reconstruction of the credit reporting agency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement. LANDLORD REPRESENTATIONS: Landlord warrants that, unless otherwise specified in writing, Landlord is unaware of (i) any recorder of the premises; (ii) any delinquent amounts due under any loan secured by the Premises; and (iii) any bankrupto occeeding affecting the Premises.
). M A.	EDIATION: Consistent with paragraphs B and C below, Landlord and Tenant agree to mediate any dispute or claim arising between them out of thi Agreement, or any resulting transaction, before resorting to court action. Mediation fees, if any, shall be divided equally among the partie involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve th 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. The following matters are excluded from mediation: (i) an unlawful detainer action; (ii) the filing or enforcement of a mechanic's lien; and (iii) an
C.	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. Landlord and Tenant agree to mediate disputes or claims involving Listing Agent, Leasing Agent or property manager ("Broker"), provide Broker shall have agreed to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to such Broker. An election by Broker to participate in mediation shall not result in Broker being deemed a party to this Agreement.
re . C .	TORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing party between Landlord and Tenant shall be entitled to assonable attorney fees and costs, collectively not to exceed \$1,000 (or \$
	Keysafe/Lockbox Addendum (C.A.R. Form KLA); Lead-Based Paint and Lead-Based Paint Hazards Disclosure (C.A.R. Form FLD); Landlord in Default Addendum (C.A.R. Form LID)
=	
Ir	e following ATTACHED supplements are incorporated in this Agreement:
Ag an be be ind	ME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this preement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter d may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may extended, amended, modified, altered or changed except in writing. This Agreement is subject to California landlord-tenant law and shall corporate all changes required by amendment or successors to such law. This Agreement and any supplement, addendum or modification cluding any copy, may be signed in two or more counterparts, all of which shall constitute one and the same writing.
	GENCY: CONFIRMATION: The following agency relationship(s) are hereby confirmed for this transaction: Listing Agent: (Print firm name)
	is the agent of (check one): the Landlord exclusively; or both the Landlord and Tenant. Leasing Agent: (Print firm name) (if not same as Listing Agent) is the agent of (check one): the Tenant exclusively; or the Landlord exclusively; or both the Tenant and Landlord.
_	DISCLOSURE: [(If checked): The term of this lease exceeds one year. A disclosure regarding real estate agency relationships (C.A.R. Form AD) has been provided to Landlord and Tenant, who each acknowledge its receipt. TENANT COMPENSATION TO BROKER: Upon execution of this Agreement, Tenant agrees to pay compensation to Broker as specified in a
5. 📋 5. 🔲	separate written agreement between Tenant and Broker. INTERPRETER/TRANSLATOR: The terms of this Agreement have been interpreted for Tenant into the following language
	Landlord and Tenant acknowledge receipt o the attached interpreter/translator agreement (C.A.R. Form ITA).
	,



 47. NOTICE OF RIGHT TO RE landlord or property manag negotiated primarily in Span for, among others, names, d 48. OWNER COMPENSATION separate written agreement 49. RECEIPT: If specified in par Landlord and Tenant ackn made by others; (c) can education or experience re Brokers: (e) do not decide 	er to provide a tenant with ish, Chinese, Korean, Taga ollar amounts and dates with TO BROKER: Upon exemple between Owner and Broke agraph 5, Landlord or Broke owledge and agree Broke not provide legal or tax are equired to obtain a real est what rental rate a Tenar	a foreign language alog or Vietnamese. itten as numerals, al cution of this Agree (C.A.R. Form LL or er, acknowledges rears: (a) do not guara advice; (d) will not tate license. Furthet should pay or Lai	translation co If applicable, e and words with a ment, Owner LCA). ceipt of move-i antee the cond provide othe ermore, if Bro indlord should	py of a lease or rent- very term of the lease no generally accepted agrees to pay compe n funds. dition of the Premises er advice or informatives are not also act accept; and (f) do n	al agreemei /rental need non-English ensation to s; (b) cannot tion that exing as Land ot decide u	nt. If the agreement was also to be translated except in translation. Broker as specified in a
terms of tenancy. Landlor professionals.	rd and Tenant agree tha	t they will seek le	gal, tax, insu	rance and other de	sired assis	tance from appropriate
Tenant agrees to rent the F	Premises on the above	terms and condit	tions.		Data	
renant		0:1			Date	
Address		City			State	
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consideration, receipt of which is hereby acknowledged, the undersigned ("Guarantor") does hereby: (i) guarante unconditionally to Landlord and Landlord's agents, successors and assigns, the prompt payment of Rent or other sums the become due pursuant to this Agreement, including any and all court costs and attorney fees included in enforcing the Agreemen (ii) consent to any changes, modifications or alterations of any term in this Agreement agreed to by Landlord and Tenant; and (ii) waive any right to require Landlord and/or Landlord's agents to proceed against Tenant for any default occurring under thi Agreement before seeking to enforce this Guarantee. Guarantor (Print Name)						nt or other sums that inforcing the Agreement; d and Tenant; and (iii)
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Landlord agrees to rent the	Premises on the above	e terms and con	ditions.			
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REAL ESTATE BROKERS: A. Real estate brokers who are not also Landlord under this Agreement are not parties to the Agreement between Landlord and Tenant. B. Agency relationships are confirmed in paragraph 44. C. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Cooperating Broker (Leasing Firm) and Cooperating Broker agrees to accept: (i) the amount specified in the MLS, provided Cooperating Broker is a Participant of the MLS in which the Property is offered for sale or lease or a reciprocal MLS; or (ii) (if checked) the amount specified in a separate written agreement between Listing Broker and Cooperating Broker.						
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Real Estate Broker (Leasing Firm) By (Agent) CalBRE Lic. # By (Agent) CalBRE Lic. # Date Address City State Zip Telephone Fax E-mail © 2015, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. 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:						
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Premises: """,,

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