Rules"). Tenant shall reimburse Housing Provider for any fines or charges imposed by HOA or other authorities, due to any violation by Tenant, or the guests or licensees of Tenant or Housing Provider shall have the right to deduct such amounts from Tenant's Initials x 1x 1 Housing Providers Initials & BA

the security deposit.

governed by a homeowners' association ("HOA"). The name of the HOA is
Tenant agrees to comply with all HOA covenants, conditions and restrictions, bylaws, rules and regulations and decisions ("HOA").

Pr	ern veg	ses: 518 N Stoneman Ave., Alhambra, California	91801	Date: <b>09/04/2023</b>		
		solely responsible for payment and satisfy	HOUR DAILS. IN	OA to gain access to certain areas within the development such as but pol, and recreational facilities. If not specified in paragraph 5, Tenant is requirements prior to or upon or after the Commencement Date.		
	C	. (oneck one)				
	_	X (1) Housing Provider shall provide T	enant with a	copy of the HOA Rules within days or09/08/2023		
47		R (2) Tenant has been provided with, a	and acknowle	cides receipt of a copy of the HOA Rules		
17	11. ALIEKATIONS; REPAIRS: Unless otherwise specified by law or paragraph 250 without Housing Provider's prior writer a					
	40	/ Foreitt snamhút make any repairs, alteration	is or inibrove	MEDIS ID OF Should the Premises including existing analysis $a$ adding $a$		
	or changing locks, installing antenna of satellife districts), placing signs, displays of exhibits, or using secours factories, de-					
There or expected indictions, the figuration of the first and the costs of alterations as consists —.				in the spanning the transfer of all arctions of consider and define Think and the		
	Tenant shall not deduct from Rent the costs of any repairs, alterations or improvements; and (iv) any deduction made shall be considered unpaid Rent.					
18.	K	KEYS; LOCKS:				
	A. Tenant acknowledges receipt of (or Tenant will receive prior to the Commencement Date, or X 09/08/2023					
	' ''	the state of the s	wii receive	prior to the Commencement Date, or X 09/08/2023 ):		
		x 2 key(s) to Premises,	X12	remate control devices to second devices.		
			( )	remote control device(s) for garage door/gate opener(s),		
		key(s) to common area(s),	[ ]			
	8.	Tenant acknowledges that looks to the Ore	mican [ ] lan.	of the transport of the second		
	<ul> <li>B. Tenant acknowledges that locks to the Premises have, whave not, been re-keyed.</li> <li>C. If Tenant re-keys existing locks or opening devices, Tenant shall immediately deliver copies of all keys to Housing Prov Tenant shall pay all costs and charges related to loss of any keys or opening devices. Tenant may not remove locks, evinstalled by Tenant.</li> </ul>					
19.	9. ENTRY:					
	Α.	Tenant shall make Premises available to F				
		make necessary of agreed repairs (nechang but not limited to installing repairing tecting and registalising arrets data-fi-				
		and candon monoxide devices, and brack	na. ancharin	O Of Sifebbillo Water boolers, or repairing dilabilities relation to the		
		presence of moid, decorations, alterations	. Or unotover	Denis' of Supplying Decessary of agreed services; or to show Draminas		
		to prospective or actual purchasers, tenan	ts. mortaade	es lenders appraisers contractors and others (collectively flatered at		
	to	r ground ), remain agrees that housing Pro	MIDEL BLOKE:	[ 300] Interested Persons may take abotos of the Decomican		
	. Housing movider and regard agree that 24-hour written notice shall be reasonable and sufficient notice, except as follows:					
	(1) 40-1000 whiteh house is required to conduct an inspection of the Premises prior to the Tenant moving out unit			ispection of the Premises prior to the Tenant moving out, unless the		
		Tenant waives the right to such notice				
		show the premises (C.A.B. Barry NOT	med Lenant	that the Premises are for sale and that Tenant will be notified orally to		
		orally to show the Premises to actual c	), then, for th	e next 120 days following the delivery of the NSE, notice may be given		
		(3) No written notice is required if Housin	r prospective	e purchasers,		
		date and time of entry are within one w	y riovider as	nd Tenant orally agree to an entry for agreed services or repairs if the		
		(4) No notice is required: (i) to enter in case	se of an eme	gency; (ii) if the Tenant is present and consents at the time of entry; or		
		(iii) if the Tenant has abandoned or su	rrendered the	Premises		
	C,	(If checked) Tenant authorizes the use	of a kevsafe/	ackbox to allow entry into the Premises and agrees to sign a large-ful		
C. [] (If checked) Tenant authorizes the use of a keysafe/lockbox to allow entry into the Premises and agrees to fockbox addendum (C.A.R. Form KLA).				To those to show crary into the firethises and agrees to sign a keysale.		
20,	), PHOTOGRAPHS AND INTERNET ADVERTISING:					
	A,	In order to effectively market the Premises	for sale or re	ntal it is often necessary to provide photographs, virtual tours and other		
		medic to interested refsolls. Tenant agrees that Broket may photograph or otherwise electronically conture impages of the				
		CARCIDE and interrupt of the Fremises (Images') for static and/or virtual tours of the Pramises by Interested Decrease for the president of the Pramises by Interested Decrease for the president of the Pramises by Interested Decrease for the president of the Pramises by Interested Decrease for the president of the Pramises by Interested Decrease for the Pramise by Interested Branch for the Pramise				
		DIVING S WEDSILE, the IVILO, and Other marketing materials and sites. Tenant acknowledges that once impage are stood as the				
		- unreliner neuros: Bioxes not Honsing Islanda	er nas contro	BOVER WITH CAN VIEW SUCH images and what we discuss a man make of		
	the images, of new joint sign intages may femain available on the internet. Tanget is advised to store as otherw			MADIR OR THE Internet Tanget is advised to store as athonying same		
		non vew, anything of a personal nature w	mich Tenant	would not want to appear in any Images, including but not limited to.		
i	₿.	renny photos, occurrents, or other valuable	18.			
'		images of the Premiers. Tenest in the	rested Perso	ons coming onto the Premises may take photographs, videos or other		
		invages of the cromises, rengit understar	ias inai mrok	Of Coes not have the ability to control or black the taking and use of		
		Broker per Housing Provides has govern	s are taken	and/or put into electronic display on the Internet or otherwise, neither		

oker nor Housing Provider has control over who views such Images nor what use viewers may make of the Images.

21. SIGNS: Tenant authorizes Housing Provider to place FOR SALE/LEASE signs on the Premises.

22. ASSIGNMENT; SUBLETTING:

Tenant shall not sublet all or any part of Premises, or parking or storage spaces, or assign or transfer this Agreement or any interest in it, without Housing Provider's prior written consent. Unless such consent is obtained, any assignment, transfer or subletting of Premises or this Agreement or tenancy, by voluntary act of Tenant, operation of law or otherwise, shall, at the option of Housing Provider, terminate this Agreement. Any proposed assignee, transferee or sublessee shall submit to Housing Provider an application and credit information for Housing Provider's approval and, if approved, sign a separate written agreement with Housing Provider and Tenant, Housing Provider's consent to any one assignment, transfer or sublease. shall not be construed as consent to any subsequent assignment, transfer or sublease and does not release Tenant of Tenant's obligations under this Agreement.

This prohibition also applies ( | does not apply) to short term, vacation, and transient rentals such as, but not limited to, those arranged through AirBnB, VRBO, HomeAway or other short term rental services.

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

23. 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,

1x J6 Housing Providers Initials

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33. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Housing Provider or Housing Provider's agent within 3 days after its receipt (C.A.R. Form TEC). Failure to comply with this requirement shall be deemed Tenant's acknowledgment that the tenant estoppel certificate is true and correct, and may be relied upon by a lender or purchaser. Tenant's Initials x 1/2 /x 5 Housing Providers Initials x RLMM REVISED 6/23 (PAGE 5 OF 9) RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (RLMM PAGE 5 OF 9) Produced with Lone Wolf Transactions (zipForm Edition) 717 N Horwood St. Suita 2209, Oalhas, TX, 75201 | sown twolf.com

Premises: 518 N Stoneman Ave., Alhambra, California 91801 Date: 09/04/2023

## 34. REPRESENTATION

A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate, Housing Provider requires all occupants 18 years of age or older and all emancipated minors to complete a lease rental application. Tenant acknowledges this requirement and agrees to notify Housing Provider when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Housing Provider and Broker(s) to obtain Tenant's credit during the tenancy in connection with a modification of this Agreement. Before occupancy begins, Housing Provider may cancel this Agreement upon disapproval of the credit report(s) or upon discovering that information in Tenant's application is false. During the tenancy, Housing Provider may reject any such modification upon disapproval of the credit report(s) obtained in connection with the modification. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting agency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement.

B. HOUSING PROVIDER REPRESENTATIONS: Housing Provider warrants that, unless otherwise specified in writing, Housing Provider is unaware of (i) any recorded Notices of Default affecting the Premise; (ii) any definquent amounts due under any loan secured by the Premises; and (iii) any bankruptcy proceeding affecting the Premises.

35. MEDIATION:

A. Consistent with paragraphs B and C below, Housing Provider 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.

B. 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.

C. Housing Provider 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.

36. ATTORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing party between Housing Provider and Tenant shall be entitled to reasonable attorney fees and costs collectively not to exceed \$1,000 (or \$\_\_\_\_\_\_\_), except as provided in paragraph 35A.

37. C.A.R. FORM: C.A.R. Form means the specific form referenced or another comparable form agreed to by the parties.

38. DISCLOSURES:

A. XMOLD AND DAMPNESS: Exposure to mold may have potential health risks. Tenant acknowledges receipt of the attached booklet titled, "Information on Dampness and Mold for Renters in California" before signing this Residential Lease or Month-to-Month Rental Agreement.

B. PERIODIC PEST CONTROL: Premises is a house. Tenant is responsible for periodic pest control treatment.

C. BED BUGS: Housing Provider 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 Housing Provider or, if applicable, property manager and cooperate with any inspection for and treatment of bed bugs. Housing Provider will notify tenants of any units infested by bed bugs.

D. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to § 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 Housing Provider nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenant should obtain information directly from this website.)

E. RESIDENTIAL ENVIRONMENTAL HAZARDS BOOKLET: Tenant acknowledges receipt of the residential environmental hazards booklet.

F. FLOOD HAZARD DISCLOSURE: Flooding has the potential to cause significant damage to personal property owned by Tenant. See attached Tenant Flood Hazard Disclosure (C.A.R. Form TFHD) for additional information.

G. OTHER MATERIAL FACTS:

H. ADDITIONAL DISCLOSURES: RPO shall make additional disclosures regarding the following matters on the attached Rental Property Owner Disclosure (C.A.R. Form RPOD): Lead-based Paint; Methamphetamine Contamination; Periodic Pest Control Contracts; Water Submeters; Mold; Asbestos; Homeowners Associations/Condominiums/Planned Developments; Military Ordnance Locations; Death on the Premises.

Ordnance Locations; Death on the Premises.

39. SERVICEMEMBERS CIVIL RELIEF ACT: Notwithstanding anything to the contrary in paragraphs 2, 4, 26 or elsewhere in this Agreement, the Servicemembers Civil Relief Act applies to this Agreement and any effort to terminate it, as specified in §§ 3951 and 3955 of the Act.

40. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this Agreement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed except in writing. This Agreement is subject to California Housing Provider-tenant law and shall incorporate all changes required by amendment or successors to such law. This Agreement and any supplement, addendum or modification, including any copy, may be signed in two or more counterparts, all of which shall constitute one and the same writing.

Tenant's Initials x JB /x JB Housing Providers Initials :

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Housing Provider and Tenant acknowledge and agree Brokers: (a) do not guarantee the condition of the Premises; (b) cannot verify representations made by others; (c) cannot provide legal or tax advice; (d) will not provide other advice or information that exceeds the knowledge, education or experience required to obtain a real estate license. Furthermore, if Brokers are not also acting as Housing Provider in this Agreement, Brokers: (e) do not decide what rental rate a Tenant should pay or Housing Provider should accept; and (f) do not decide upon the length or other terms of this Agreement. Housing Provider and Tenant agree that they will seek legal, tax, insurance and other desired assistance from appropriate professionals.

Tenant's Initials x 1/2 /x 5 Housing Providers Initials



