LEASE AGREEMENT

HIS AGREEMENT is effective this 1st day of day of etween Chao-Wen Young (Name of Owner/Agent) hone number are 21970 Oaknoll Court, Cupertino, CA 95014 Phone: (Address and Telephone of Owner/Agent)	May , 2023 (Year) "Owner/Agent", whose address a)
(Name of Owner/Agent) hone number are 21970 Oaknoll Court, Cupertino, CA 95014 Phone: ("Owner/Agent", whose address	
hone number are 21970 Oaknoll Court, Cupertino, CA 95014 Phone: (and
	(408) 507-2810	
-		
nd Jaravata, Ronald E & Mingshuo Li	"Resid	ent.'
(List all Residents who will sign this Agreement)		
HE PARTIES AGREE AS FOLLOWS:		
RENTAL UNIT: Subject to the terms and conditions of this Agreement, Own from Owner/Agent, for residential use only,	ner/Agent rents to Resident and Resident	rents
the premises located at: 1690 Civic Center Drive	, Unit # (if applicable)	612
(Street Address)		
Santa Clara (City)	CA,	
	month, at \$ 2800.00	
RENT: Rent is due in advance on thelst day of each and every	111011ti1, at \$2000.00	
per month, beginning on05/01/2023		
Rent is to be paid to Chao-Wen Young (Name to whom n	rent payment should be made)	
·	en paymon oriodia so mado)	
and is to be delivered to Chao-Wen Young (Name to whom re	rent should be delivered)	
at 21970 Oaknoll Court, Cupertino, CA 95014		
(Address where payments s	should be delivered)	
Telephone number for above address:(408) 507-2810		
	III	
Tenancy start date: $05/01/2023$. Rent for any partial month sh monthly rent per day.	nall be prorated at the amount of 1/30" of the	ne
☐ The tenancy did not start on the first of the month, Resident is to pay:		
One month's rent at move-in: \$(Full rent amount)	<u>_</u> .	
Prorated rent of \$ on on (Date in the image)		
The regular rent of \$, each month, begin	nning	
Payments made in person may be delivered between the hours of 6:00	and $22:00$ on the following days o	of the
week: আ Monday আ Tuesday রু Wednesday রুThursday আ Friday আ Saturday গ্র	☑ Sunday ☐ Other	
A constability weather the of manufacture.		
Acceptable methods of payment: Solution Personal Check Cashier's Check Solution Money Order Solution EFT/Credit Card	d (see Owner/Agent for details) and □ Cas	sh





3.	LATE FEES AND INSUFFICIENT FUNDS: If rent is paid after the5th of the month, there will be a late charge of \$150.00 assessed. This late charge does not establish a grace period. The parties agree that this late fee is presumed to be the amount of damage resulting from the late payment of rent. It would be impracticable or extremely difficult to fix the actual damage. This sum represents a reasonable endeavor by the Owner/Agent to estimate fair average compensation for any loss that may be sustained as a result of late payment of rent. Failure to pay the fee is a material breach of this Agreement. Pursuant to California law, if Resident passes a check on insufficient funds, Resident will be liable to Owner/Agent for the amount of the check and a service charge of \$
	dates or other direction from Resident that accompanies any such payment. Any attempt by Resident to allocate a payment in any other way shall be null and void, including the use or application of a restrictive endorsement on the face of any check.
4.	SECURITY DEPOSIT: Resident shall deposit with Owner/Agent, as a security deposit, the sum of \$\(\frac{2800.00}{} \)
	☑ prior to taking possession of the unit or ☐ no later than(check one).
	Resident shall not use the security deposit to pay any month's rent. Owner/Agent may withhold from the security deposit only such amounts as are reasonably necessary to remedy Resident defaults including, but not limited to, the following: (a) defaults in the payment of rent, (b) to repair damages to the premises caused by Resident, exclusive of ordinary wear and tear, and/or (c) to clean the premises, if necessary, upon termination of the tenancy in order to return the unit to the same level of cleanliness it was in at the inception of the tenancy, and/or (d) to restore, replace, or return personal property or appurtenances, exclusive of ordinary wear and tear.
	No later than 21 calendar days after Owner/Agent has regained possession of the premises, Owner/Agent shall return any remaining portion of such security deposit to Resident. Any remaining portion of the security deposit shall be returned in the form of a single check made out to all Residents listed above. After either the Owner/Agent or the Resident provides notice to terminate the tenancy, the Owner/Agent and Resident may mutually agree to have the Owner/Agent deposit any remaining portion of the security deposit electronically to a bank account or other financial institution designated by the Resident or to another form or method of return.
5.	TERM: The term of this Agreement is for 1 year (Term), beginning on 05/01/2023 and ending on 04/30/2024 (Date) at which time this Lease shall terminate without further notice. Any holding over thereafter shall result in Resident being liable to Owner/Agent for daily rental damages equal to the current market value of the unit, divided by 30. A "month-to-month" tenancy subject to the terms and conditions of this agreement shall be created only if Owner/Agent accepts rent from Resident thereafter, and if so accepted, tenancy may be terminated by Resident after service upon the Owner/Agent of a written 30-day Notice of Termination. Except as prohibited by law, that month-to-month tenancy may be terminated by the Owner/Agent by service upon the Resident of a written 60-day notice of termination of tenancy. However, Civil Code Section 1946.1 provides that "if any tenant or resident has resided in the dwelling for less than one year", the Owner/Agent may terminate the tenancy by service upon the Resident of a written 30-day notice.
6.	RENTAL UNIT AVAILABILITY: In the event the unit is not available on the move-in date due to a prior Resident holding over, or other cause not within the control of Owner/Agent, Resident's damages will be limited to a return of the security deposit, any holding or other deposits and any advance payment of rent.
7.	UTILITIES: Resident shall pay for all utilities, services and charges, if any, made payable by or predicated upon occupancy of Resident, except : Water Resident shall have the following utilities connected at all times during the tenancy (check as applicable):
	□Gas □Electric □Water □Trash □Sewer □Other:
	Disconnection of utilities due to non-payment is a material violation of this Agreement.
	Resident shall not use common area utilities (such as water or electricity) for the Resident's personal use, without prior written permission from the Owner/Agent.





- 8. CASH PAYMENT: The Owner/Agent may demand or require cash as the exclusive form of payment of rent or security deposit if the Resident has previously attempted to pay the Owner/Agent with a check drawn on insufficient funds or the Resident has stopped payment on a check, draft, or money order. If the Owner/Agent chooses to demand or require cash payment under these circumstances, the Owner/Agent shall give the Resident a written notice stating that the payment instrument was dishonored and informing the Resident that the Resident shall pay in cash for a period determined by Owner/Agent, not to exceed three months, and attach a copy of the dishonored instrument to the notice.
- 9. ELECTRONIC RENT PAYMENTS: Payment online or by direct deposit may be rejected or returned by Owner/Agent during the pendency of any legal action, or in anticipation of legal action. Failure or refusal by Resident to cash Owner/Agent's rent refund check shall not defeat Owner/Agent's rejection of the rent being refunded.

10. AGENT FOR SERVICE OF NOTICES AND PROCESS: The agent for service of any notices and for service of process is:

- (Name of person to whom documents should be delivered) at (Address where documents should be delivered) 11. OCCUPANTS: Premises shall be occupied only by the following named person(s): 06/03/1982 Jaravata, Ronald E Birthdate Name Birthdate 08/25/1993 Mingshuo Li Birthdate Name Birthdate Name Name Birthdate Name 12. GUEST(S): Any person who is not listed as an Occupant on this Agreement is a Guest. A Guest may not stay on the premises for more than consecutive days, or a total of ____ days in a 12 month period. At the discretion of Owner/Agent, Guest(s) who overstay this limit may be required to go through the application process, and if approved, must sign a Rental/Lease Agreement. Resident is responsible for any violation of this Rental/Lease Agreement by Resident's Guests. 13. USE OF PREMISES: The premises shall be used as a dwelling for residential purposes only and for no other reason. No retail, commercial, or professional use of the premises shall be made, unless such use conforms to applicable zoning laws and the prior written consent of Owner/Agent is obtained in advance of such proposed use. As a condition for granting such permission, Owner/Agent may require that Resident obtain liability insurance for the benefit of Owner/Agent. 14. SUBLETTING AND ASSIGNMENT: No portion of the premises shall be sublet nor this Agreement assigned. Any attempted subletting or assignment by Resident shall, at the election of Owner/Agent, be an irremediable breach of this Agreement and cause for immediate termination as provided herein and by law. Resident is prohibited from offering all or part of the premises
- 15. PROHIBITIONS: Without Owner/Agent's prior written permission as an addendum to this Agreement, no pets, waterbeds, charcoal burners or other open-flame cooking devices, or liquefied petroleum gas fueled cooking devices ("grills") or ______ shall be kept or allowed in or about the premises. No clotheslines or drying racks may be used in outdoor areas, balconies, patios, etc. without the Owner/Agent's prior written permission.

for short-term rental, such as through AirBNB, VRBO or other such sites. Any person who is not an Occupant or Resident, who occupies any portion of the dwelling unit, for any period of time whatsoever, for any compensation or consideration whatsoever (including, without limitation, the payment of money and/or trade and/or barter of other goods, services, or property occupancy rights) is not a Guest. This constitutes attempted subletting or assignment under this Agreement.

16. QUIET ENJOYMENT: Resident and Resident's guest(s) shall not violate any criminal or civil law, ordinance or statute in the use and occupancy of the premises, commit waste or nuisance, annoy, molest or interfere with any other person on the property, or neighbor. Any such action may result in the immediate termination of this Agreement as provided herein and by law. Resident shall refrain from creating, or allowing to be created, any noise that is disturbing to other residents. Resident is also responsible for compliance with any local noise ordinances.



17. PARKING:

This Agreement does not provide for parking of any motor vehicle or motorcycle anywhere in or about the I	Premises,
the Building, and/or the driveway(s). (If neither box is checked, this provision applies.)	

- **18. SMOKING PROHIBITION:** Smoking of tobacco products is prohibited everywhere on the premises, including in individual units and interior and exterior common areas, **unless** Owner/Agent has adopted a different policy that is attached as an addendum to this Agreement. Local ordinances may restrict the use of e-cigarettes on the premises. (Check a box if an addendum is attached).
 - ☐ This property's policy with respect to allowing smoking is in the attached addendum.
 - ☐ This property is subject to a local non-smoking ordinance. The policy for this property is in the attached addendum.

Resident shall inform his or her guest(s) of this Smoking Prohibition. Resident shall promptly notify Owner/Agent in writing of any incident where tobacco smoke is migrating into Resident's unit from sources outside of Resident's unit. Resident acknowledges that Owner/Agent's adoption of this policy, does not make the Owner/Agent the guarantor of the Resident's health or of the smoke-free condition of the areas listed above. However, Owner/Agent shall take reasonable steps to enforce this provision. Owner/Agent shall not be required to take steps in response to smoking unless Owner/Agent has actual knowledge or has been provided written notice. Owner/Agent and Resident agree that the other residents of the property are the third party beneficiaries of this provision. A resident may sue another resident to enforce this provision but does not have the right to evict another resident. Any lawsuit between residents regarding this provision shall not create a presumption that the Owner/Agent has breached this Agreement. A breach of this provision by the Resident shall be deemed a material breach of the Rental/Lease Agreement and grounds for immediate termination of the Rental/Lease Agreement by the Owner/Agent.

- **19. ACCESS CHARGES:** Resident should take care not to lock himself/herself out of the Premises. If Owner/Agent is required to assist any Resident in gaining entry to the Premises, Resident may be assessed a charge for the actual costs, including out of pocket expenses, incurred by Owner/Agent and Owner/Agent may require Resident to contract with a professional locksmith.
- **20. PLUMBING:** Cost of repair or clearance of stoppages in waste pipes or drains, water pipes or plumbing fixtures caused by Resident's negligence or improper usage are the responsibility of the Resident. Resident shall reimburse Owner/Agent for these costs on demand.
- 21. FINES AND PENALTIES: Resident is responsible for any fines or other costs occasioned by violations of the law by Resident or Resident's guests on the premises or property while Resident is in possession. If any such fines or costs are levied against Owner/Agent, Resident agrees to pay such fines or costs attributed to Resident's tenancy or the conduct of Resident, Resident's guests or others at the premises, upon receipt of an invoice from Owner/Agent. The obligation to pay fines and costs assessed against Owner/Agent may be in addition to any assessed directly against Resident.
- 22. REPAIRS AND ALTERATIONS: Resident shall make a written request to Owner/Agent regarding any repairs, decorations or alterations contemplated. Except as provided by law, no repairs, decorating or alterations shall be done by Resident without Owner/Agent's prior written consent. This includes, but is not limited to, painting, wallpapering, and changing locks. Resident may not make any alterations to cable or telephone inside wiring (such as may occur when changing telecommunications providers or adding phone lines) without prior written consent of the Owner/Agent. The consent request regarding proposed alterations to inside wiring shall include the name, address, and telephone number of any new telecommunications providers. Resident agrees to pay all costs resulting from the alteration and agrees to pay to the Owner/Agent any costs associated with restoring the inside wiring to the condition at the time of move-in, except for reasonable wear and tear. Resident shall hold Owner/Agent harmless and indemnify Owner/Agent as to any mechanic's lien recordation or proceeding caused by Resident.
- **23. ACCEPTANCE OF PREMISES:** Resident has inspected the premises, furnishings and equipment, and has found them to be satisfactory. All plumbing, heating and electrical systems are operative and deemed satisfactory.





- 24. CARE, CLEANING AND MAINTENANCE: Except as prohibited by law, Resident agrees:
 - (a) to keep the premises as clean and sanitary as their condition permits and to dispose of all rubbish, garbage and other waste, in a clean and sanitary manner, unless Owner/Agent has expressly agreed otherwise in writing in an addendum to this Agreement. Resident shall ensure that large boxes are broken apart before being place in trash containers. Resident shall be responsible, at Resident's expense, for hauling to the dump those items too large to fit in the trash containers. Resident shall not dispose of any flammable liquids, rags or other items soaked with flammable liquids or any other hazardous material in trash containers or bins;
 - (b) to properly use and operate all electrical, gas and plumbing fixtures and keep them as clean and sanitary as their condition permits;
 - (c) to keep the premises and furniture, furnishings and appliances, and fixtures, which are rented for Resident's exclusive use, in good order and condition;
 - (d) not to willfully or wantonly destroy, deface, damage, impair or remove any part of the structure or dwelling unit or the facilities, equipment, or appurtenances thereto or to permit any person on the premises, to do any such thing;
 - (e) to occupy the premises as a residence, utilizing portions thereof for living, sleeping, cooking or dining purposes only which were respectively designed or intended to be used for such purposes.
 - (f) to leave the premises in the same condition as it was received, subject to normal wear and tear, as its condition permits.
 - (g) to return the premises, upon move-out to the same level of cleanliness it was in at the inception of the tenancy.
 - (h) to pay Owner/Agent for costs to repair, replace or rebuild any portion of the premises damaged by the Resident, Resident's quests or invitees.
 - (i) to promptly advise Owner/Agent of any items requiring repair, such as light switches or dripping faucets. Resident shall make repair requests as soon after the defect is noted as is practical.
 - (j) to keep Resident's personal property inside Resident's unit, unless Owner/Agent has expressly agreed otherwise in writing in an addendum to this Agreement. Resident shall refrain from shaking or hanging clothing, curtains, rugs, and other coverings and cloths outside of any window ledge or balcony. Plants and other items may not be placed on balcony railings or ledges, unless Owner/Agent has expressly agreed otherwise in writing in an addendum to this Agreement.
 - (k) Resident shall refrain from storing gasoline, cleaning solvent or other flammable liquids in the unit.
- **25. LANDSCAPING:** Resident ☐ is ☐ is not (check one) responsible for the upkeep of the yard and maintenance of the landscaping, including watering, mowing, weeding and clipping, or ☐ please see attached Addendum. Resident shall promptly advise Owner/Agent of any problems with the landscaping, including, but not limited to, dead grass, plants or tree limbs, insect infestations, discolored or yellowing foliage and insufficient irrigation or leaks. Resident may not delegate the responsibilities of this paragraph to any person, including a contractor or other landscaping professional. Resident may not alter the landscaping, or engage in "personal agriculture" without Owner/Agent's prior written permission.
- 26. SMOKE DETECTION DEVICE: The premises are equipped with a functioning smoke detection device(s), and Resident shall be responsible for testing the device weekly and immediately reporting any problems, maintenance or need for repairs to Owner/Agent. If battery operated, Resident is responsible for changing the detector's battery as necessary. Resident may not disable, disconnect or remove the detector. Owner/Agent shall have a right to enter the premises to check and maintain the smoke detection device as provided by law.
- 27. CARBON MONOXIDE DETECTION DEVICE: If the premises are equipped with a functioning carbon monoxide detection device(s), Resident shall be responsible for testing the device weekly and immediately reporting any problems, maintenance or need for repairs to Owner/Agent. If battery operated, Resident is responsible for changing the detector's battery as necessary. Resident may not disable, disconnect or remove the detector. Owner/Agent shall have a right to enter the premises to check and maintain the carbon monoxide detection device as provided by law.
- 28. WAIVER OF BREACH: The waiver by either party of any breach shall not be construed to be a continuing waiver of any subsequent breach. The receipt by Owner/Agent of the rent with the knowledge of any violation of a covenant or condition of this agreement shall not be deemed a waiver of such breach. No waiver by either party of the provisions herein shall be deemed to have been made unless expressed in writing and signed by all parties to this Agreement.
- 29. JOINT AND SEVERAL LIABILITY: The undersigned Resident(s), whether or not in actual possession of the premises, are jointly and severally liable for all obligations under this Agreement and shall indemnify Owner/Agent for liability arising prior to the return of possession to the Owner/Agent for personal injuries or property damage caused or permitted by Resident(s), their guests, and invitees. This does not waive "Owner/Agent's duty of care" to prevent personal injury or property damage where that duty is imposed by law.





	cluded from coverage under any insurance policy held by Owner/Agent which is now in effect or becomes effective dur e term of this Agreement. (CHECK ONE BOX)				
	Resident is required to maintain renters insurance throughout the duration of the tenancy as specified in the attached Renters Insurance Addendum. Resident must provide proof of such insurance to the Owner/Agent:				
	☐ within 30 days of the inception of the tenancy.				
	prior to occupancy.				
	□ by, (date)				
	Failure to comply with this requirement is a material violation of the Rental/Lease Agreement.				

30. RENTERS INSURANCE: Resident's property is not insured by Owner/Agent. Resident is not a co-insured and is expressly

- Resident is encouraged but not required to obtain renters insurance.
- **31. ENTRY:** California law allows Owner/Agent or their employee(s) to enter the premises for certain purposes during normal business hours. The Owner/Agent will provide written notice to the Resident prior to the entry of the dwelling unit whenever required by state law. (Civil Code Section 1954.) Resident's non-compliance with Owner/Agent's lawful request for entry is a material breach of this Agreement that may be cause for immediate termination as provided herein and by law.
- 32. BREACH OF LEASE: In the event that Resident breaches this Lease Agreement, Owner/Agent shall be allowed at Owner/Agent's discretion, but not by way of limitation, to exercise any or all remedies provided Owner/Agent by California Civil Code Section 1951.2 and 1951.4. Damages Owner/Agent "may recover" include the worth at the time of the award of the amount by which the unpaid rent for the balance of the term after the time of award, or for any shorter period of time specified in the Lease Agreement, exceeds the amount of such rental loss for the same period that the Resident proves could be reasonably avoided.
- **33. DESTRUCTION OF OR DAMAGE TO THE PREMISES:** In the event the premises are partially or totally damaged or destroyed by fire or other cause, the following will apply:
 - a. If the premises are totally destroyed by fire, earthquake or other casualty, this Agreement will terminate, as of the date on which the damage occurs. However, if the damage or destruction is the result of the negligence of the Resident, or his or her invitees, then the Agreement will not terminate, unless notice is given by the Owner/Agent, specifying the termination date.
 - b. If the premises are only partially damaged, or are temporarily uninhabitable, as determined by Owner/Agent, Owner/Agent will use due diligence to begin the process to repair such damage and restore the premises as soon as possible. If only part of the premises cannot be used, there will be a proportionate reduction of rent until the premises are repaired, to be determined solely by Owner/Agent.
- 34. SALE OF PROPERTY: In the event of the sale or refinance of the property: If Owner/Agent presents to Resident a "Resident's Certification of Terms Estoppel Certification," or other similar Estoppel Certification form, Resident agrees to execute and deliver the certificate acknowledging that this Agreement is unmodified and in full force and effect, or in full force and effect as modified with the consent of Owner/Agent, and stating the modifications, within ten (10) days of written notice. Failure to comply shall be deemed Resident's acknowledgement that the certificate as submitted by Owner/Agent is true and correct and may be relied upon by any lender or purchaser.
- **35. 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.
- **36. CREDIT REPORTS:** A negative credit report reflecting on your credit history may be submitted to a credit reporting agency if you fail to fulfill the terms of your credit obligations. Resident expressly authorizes Owner/Agent (including a collection agency) to obtain Resident's consumer credit report, which Owner/Agent may use if attempting to collect past due rent payments, late fees, or other charges from Resident, both during the term of the Agreement and thereafter.



provision shall be severed and sh on the Parties.	all be inoperative, and the	remainder of this A	greement shall remain operative and bind	gnik
38. ADDENDA: By initialing as provide checked), copies of which are attacked.			f the following applicable addenda (as his Agreement.	
Asbestos Addendum (Form 17 Bedbug Addendum (Form 36.0 CC&Rs Addendum (Form 2.9) Carbon Monoxide Detector (Form 2.9) Clothesline/Drying Rack Addendum (Form 2.8) Day Care Addendum (Form 2.8) Furniture Inventory (Form 16.1) Grilling Addendum (Form 35.0) Guarantee of Rental/Lease Agging Lead-Based Paint Addendum (Form 18.1) Move In/Move Out Itemized Still Personal Agriculture Addendum (Periodic Application by Pest Chaddendum (Form 61.5) Periodic Application of Pesticic Addendum (Form 61.4) Pet Addendum (Form 13.0) Political Signs Addendum (Form 19.0) Pool Rules Addendum (Form 19.0) Pool Rules Addendum (Form 19.0)	orm 27.1) Indum (Form 62.0) Indum (Form 62.0) Indum (Form 62.0) Indum (Form 41.0) Indum (Form 41.0) Indum (Form LEAD1) Indum (Form LEAD1) Indum (Form 49.0)	☐ Renters Insur ☐ Satellite Dish ☐ Smoke Detec ☐ Smoking Polid ☐ Spare the Air ☐ Unlawful Activ ☐ Water Conser ☐ Waterbed Add	5 Brochure (Form PROP65BROCHURE) ance Addendum (Form 12.0-MF) and Antenna Addendum (Form 2.5) tor Addendum (Form 27.0) cy Addendum (Form 34.0) Addendum (Form 37.0) vity Addendum (Form 2.4) rvation Addendum (Form 40.0) dendum (Form 14.0) ddendum Page 8	
between the parties and cannot b	e modified except in writing	g and signed by all	ed to above, constitutes the entire Agreer parties, except as permitted by applicable by representations or promises other than	e law
			y to enforce any part of this Agreement, t o' fees and court costs, unless one of the	he
☐ the prevailing party shall recove	er, in addition to all other re	elief, attorneys' fees	s not to exceed \$, plus court co	osts.
or				
☐ each party shall be responsible	for their own attorneys' fe	es and court costs.		
The undersigned Resident(s) acknow	ledge(s) having read and u	inderstood the fore	going, and receipt of a duplicate original.	
Date Resident		Date	Resident	
Date Resident		Date	Resident	
Date Resident		Date	Resident	
Date Owner/Agent				
California Apartment	t Association Approved Form			—

37. SEVERABILITY CLAUSE: If any provision of this Agreement is held illegal or unenforceable in a judicial proceeding, such



