

# **RESIDENTIAL LEASE OR** MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 6/18)

Da	ate _	<i>09/01/2018</i> ,		Joe Landlord		("Landlord") and
_	-	ODEDTY	John Doe, Sally Doe		_("Tenant") agree as follow	s ("Agreement"):
1.		OPERTY: Landlord rents to Tena	nt and Tenant rents from Landlord	the real property and in	morovements described as:	123 Fake St
	Λ.	Riverside, CA 92508	ne and Tenant Tento ITem Earlaiere	a, the real property and h	inprovemento decembed de.	("Premises").
	B.	The Premises are for t	he sole use as a personal residen		ed person(s) only: <u>John D</u>	oe, Sally Doe,
	_	Jason Doe (son), one	(1) dog "Samson", and no other	r persons or pets	a.	-
	C.	The following personal	property, maintained pursuant to	paragraph 11, is include pecked) the personal pro	o: perty on th <mark>e</mark> att <mark>ach</mark> ed adder	dum is included
	D.	The Premises may be	subject to a local rent control ordin		perty on the attached adder	
2.	TE	RM: The term begins or	n (date) September 1, 2018	("Commencement Date"		
			ossession or keys to the premises			
			Notice to Pay (C.A.R. Form PPN).			
			mail, if provided in Tena <mark>nt's app</mark> lica s to void the lease, Landlord shall r			in Landiord or agent
		neck A or B):	o to void the lease, Earlaiora Shair	cidila to renant all rent al	na occurry acposit paia.	
		A. Month-to-Month:	This Agreement continues from			
			ncy by giving written notice at le			
			ring rent through the termination			ate the tenancy by
	X		e as provided by law. Such notices ment shall terminate on (date)	August 31, 2019		AM/ X PM. Tenant
			Premises upon termination of the			
		Agreement in writing	g or signed a new agreement; (ii)	mandated by local rent	control law; or (iii) Landlord	l accepts Rent from
			past due Rent), in which case			
			ied in paragraph 2A. Rent shall b nditions of this Agreement shall re			allowed by law. All
3.	RE		Ill monetary obligations of Tenant to			security deposit.
		Tenant agrees to pay		r month for the term of th		
		Rent is payable in adva			dar month, and is delinquen	
	C.		e falls on any day other than the			
			ice of Commencement Date, Reni ent per day for each day remaining			nd Tenant Shall pay
	D.		hall be paid by $\square$ personal check,			to 1st Rate
		Rentals	, [	wire/electronic transfer,		
			ered to (name) 1st Rate Renta			
		(whose phone number			Suite 110, Riverside, CA 92 fied by Landlord in writing to	
		checked rent may be no	aid personally, between the hours of	f <b>9:00</b> and <b>6:00</b>	on the following days <i>Monday</i>	- Friday, Saturday
		(3) If any payment is re	turned for non-sufficient funds ("NS	F") or because tenant sto	ops payment, then, after that:	(i) Landlord may, in
			pay Rent in cash for three months			or <b>X</b> cashier's check.
4			ed by Landlord shall be applied to	the earliest amount(s) du	e or past due.	
4.		CURITY DEPOSIT: Tenant agrees to pay	\$2 400 00 as a se	curity deposit. Security o	deposit will be transferred	to and held by the
			, or X held in Owner's Broker's tru		appoint will be transferred	to and held by the
	В.		security deposit may be used, as re			
			NSF fees or other sums due); (ii) repa			
			ant; (iii) clean Pr <mark>emi</mark> ses, if nec <mark>essan</mark> IRITY DEPOSIT SHALL NOT BE U			
			deposit is used during the tenancy,			
			nant. Within 21 days after Tenant va			
			f any security deposit received and			tation as required by
	_		050.5(g); and (2) return any remaining not be returned until all Tenan			rnad Any coourity
	О.		heck shall be made out to all Te			
	D.		on security deposit unless require		<b>5</b>	,
	E.		s held by Owner, Tenant agrees no			
			account, and Broker's authority is			
			ther <mark>th</mark> an Tenant, <b>then</b> Broker sha has <mark>bee</mark> n provided such notice, Te			
		Tologod. Office Terialit	ndo been provided adontholice, Te	nant agrees not to note D	ronor responsible for the SEC	anty acposit.
0 -		nant's Initials (		Landlord's	s Initials () (	
		California Association of REAL VISED 6/18 (PAGE 1 C				1=1
	_	DECIDE	ITIÁL LEAGE OD MONTU TO M	ONTH DENTAL AODEE	MENT (I D DAOE 4 OF 0)	EQUAL HOUSING OPPORTUNITY

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 1 OF 8)

Sample Docs

Pre	emises: 123 Fake St, Riversio	de, CA 92508			Da	ate: <u>09/01/2018</u>			
5.	MOVE-IN COSTS RECE wire/ electronic transfer.	funds shall be paid by	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $						
ı	Category	Total Due	Payment Received	Balance Due	Date Due	Payable To			
	Rent from 09/01/2018	Total Bao	T dymone reconvolu	Dalailoo Dao	Date Dat				
	to 09/30/2018 (date)	\$1,900.00		\$1,900.00	09/01/2018	1st Rate Rentals			
	*Security Deposit	\$2,400.00		\$2,400.00	09/01/2018	1st Rate Rentals			
	Other								
	Other								
	Total	\$4,300.00		\$4,300.00	09/01/2018	1st Rate Rentals			
		,	owever designated, canno	ot exceed two month	is' Rent for an	unfurnished premises, or			
6	three months' Rent for a f LATE CHARGE; RETUR								
Ο.	A. Tenant acknowledges		nt of Rent or issuance of	a returned check n	nav cause Lar	ndlord to incur costs and			
	expenses, the exact amounts of which are extremely difficult and impractical to determine. These costs may include, but are not limited to, processing, enforcement and accounting expenses, and late charges imposed on Landlord. If any installment of Rent								
	due from Tenant is not received by Landlord within <b>5</b> (or )								
			respectively, an additional			or%			
					eck and \$35.0	0 as a NSF fee for each			
			which shall be deemed a		-tf th	ha I amalland maay imay hy			
						ts Landlord may incur by irrent installment of Rent.			
						of Tenant. Landlord's right			
						r paragraph 3 nor prevent			
			and remedies under this A			h 2 . h			
7.	PARKING: (Check A or I								
	X A. Parking is permit				<u>led vehicles a</u>	re to be parked in the			
			ins shall be in driveway						
		ig is is not inc shall be an additio				included in the Rent, the are to be used only for			
						or trucks (other than pick-			
						ehicles leaking oil, gas or			
						of inoperable vehicles, or			
			parking space(s) or elsew		s except as spe	ecified in paragraph 8.			
	R B. Parking is not perr		perty of which the Premis	es is a part.					
8.	STORAGE: (Check A or		1.11.1						
			visible storage to public		remant to para	graph 3. If not included in			
		space fee shall be		ine iteni charged pu		. Tenant shall store only			
				aimed by another or		her has any right, title or			
	interest. Tenant s	shall not store any	improperly packaged for	od or perishable go	ods, flammab	le materials, explosives,			
_			angerous material, or illega						
	B. Except for Tenant'					ed on the Premises.			
9.	UTILITIES: Tenant agree	es to pay for all util				utilities are not separately			
	except metered, Tenant shall pay	/ Tenant's proportion	, WIIICH SI	etermined and direct	ed by Landlor	I If utilities are senarately			
	metered, Tenant shall pla								
	maintaining one usable te								
	utilities service provider.								
						eparately billed for water			
			ached Water Submeter Ad	ddendum (C.A.R. For	m WSM) for a	dditional terms.			
			ve a separ <mark>ate gas</mark> meter. I <mark>t ha</mark> ve a separate electric	al motor					
10	CONDITION OF PREMIS				rnishings ann	liances landscaning and			
	fixtures, including smoke			arry, air rarritare, ra	iriioiiiiigo, app	narroco, rarracoaping and			
	(Check all that apply:)		(0)						
		lges <mark>these</mark> items are	clean and in operable co	ndition, with the follo	wing exceptio	ns: Please see move-in			
	<u>addendum</u>					<u>.</u>			
		edgment of the cond	lition of these items is co	ntained in an attach	ed statement of	of condition (C.A.R. Form			
	MIMO).	Adivor to Topont a c	tatament of condition (C	A B Form MIMO\ [	within 2 day	so after execution of this			
			ment Date; within 3 day			s after execution of this			
						elivery. Tenant's failure to			
						condition as stated in the			
	MIMO.	7	, a		, : : : : <b>.</b>				
	Tenant's Initials (	) (		Landlord's Initials	( )	( )			
LF	R REVISED 6/18 (PAGE 2	OF 8)		Editatora o mitado	)				

EQUAL HOUSING

Premise	es: 123 Fake St, Riverside, CA 92508	Date: 09/01/2018
E	<ul> <li>Tenant will provide Landlord a list of items that are damaged or not in operable Commencement Date, not as a contingency of this Agreement but rather as an ackno Other:</li> </ul>	
A.	INTENANCE USE AND REPORTING:  Tenant shall properly use, operate and safeguard Premises, including if applicable appliances, and all mechanical, electrical, gas and plumbing fixtures, carbon monox them and the Premises clean, sanitary and well ventilated. Tenant shall be responsion monoxide detectors and any additional phone lines beyond the one line and jack Tenant shall replace any burned out or malfunctioning light bulbs. Tenant shall improblem, malfunction or damage with any item including carbon monoxide detector(shall be charged for all repairs or replacements caused by Tenant, pets, guests or land tear. Tenant shall be charged for all damage to Premises as a result of failutenant shall be charged for repair of drain blockages or stoppages, unless cause invading sewer lines.  Landlord Tenant shall water the garden, landscaping, trees and shrubs, exceptions.	ide detector(s) and smoke alarms, and keep sible for checking and maintaining all carbon k that Landlord shall provide and maintain. Immediately notify Landlord, in writing, of any s) and smoke alarms on the property. Tenant icensees of Tenant, excluding ordinary wear are to report a problem in a timely manner. Bed by defective plumbing parts or tree roots
C.	Landlord <b>X</b> Tenant shall maintain the garden, landscaping, trees and shrubs, exc	ept: .
D.	Landlord X Tenant shall maintain electric, gas, water, sewer, cable, internet	, etc All utilities
	Landlord and Tenant agree that State or local water use restrictions shall superse water or maintain any garden, landscaping, trees or shrubs pursuant to 11B, 11C, ar	
	Tenant's failure to maintain any item for which Tenant is responsible shall give La	
	such maintenance and charge Tenant to cover the cost of such maintenance.	
	The following items of personal property are included in the Premises without warra replace them:	anty and Landlord will not maintain, repair or
	Tenant understands that if Premises is located in a Common Interest Development	Landlord may not have authority or control
	over certain parts of the Premises such as roof, electrical, gas or plumbing featur	es inside certain walls, and common areas
	such as shared parking structure or garage.  Tenant shall not use the premises to plant, grow, cultivate or sell marijuana.	
	IGHBORHOOD CONDITIONS: Tenant is advised to satisfy himself or herself as to	neighborhood or area conditions, including,
but	not limited to, schools, proximity and adequacy of law enforcement, crime statistics	s, proximity of registered felons or offenders,
	protection, other governmental services, availability, adequacy and cost of any w	
	communications or other technology services and installations, proximity to comesting and proposed transportation, construction and development that may affect n	
	or from any source, wild and domestic animals, other nuisances, hazards, or circumst	
con	nmon areas, conditions and influences of significance to certain cultures and/or relig	
	ferences of Tenant.	rived or not about he know on an about the
	<b>TS:</b> Unless otherwise provided in California Civil Code §54.2, or other law, no a mises without Landlord's prior written consent, $\boxed{\mathbf{x}}$ except as agreed to in the attached	
	OKING:	21 ct Addendam (O.A.R. 1 om 1 E1).
	(i) Tenant is responsible for all damage caused by smoking including, but not lim	
	debris; (ii) Tenant acknowledges that in order to remove odor caused by smoking drapes and paint the entire premises regardless of when these items were last cl	
	and other necessary steps will impact the return of any security deposit.	earied, replaced of repairmed. Such actions
В.	The Premises or common areas may be subject to a local non-smoking ordinance.	
	NO SMOKING of any substance is allowed on the Premises or common areas.	
	common areas, (i) Tenant is in material breach of this Agreement; (ii) Tenant, guethe Premises. Smoking of the following substances only is allowed:	sts, and all others may be required to leave
	LES/REGULATIONS:	
	Tenant agrees to comply with all Landlord rules and regulations that are at any ti	
	Tenant. Tenant shall not, and shall ensure that guests, invitees, and licensees of T interfere with other tenants of the building or neighbors, or use the Premises for an	
	local law including, but not limited to, using, manufacturing, selling, storing or tran	
	violate any law or ordinance, or commit a waste or nuisance on or about the Premise	
B.	(If applicable, check one)	dana
	1. Landlord shall provide Tenant with a copy of the rules and regulations within or	days
OR	2. Tenant has been provided with, and acknowledges receipt of, a copy of the re	ules and regulations.
Ten	ant's Initials ( ) ( ) Landlord's Ini	itials ( ) ( )
161	and similars ()	

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Premi	iises: 123 Fake St, Riverside, CA 92508	Date: <u>09/01/2018</u>
16.	(If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT:	
	$\vec{\lambda}$ . The Premises are a unit in a condominium, planned unit developm	nent, common interest subdivision or other development
	governed by a homeowners' association ("HOA"). The name of the H	
	Tenant agrees to comply with all HOA covenants, conditions and restr	
	Rules"). Tenant shall reimburse Landlord for any fines or charges imp	
	Tenant, or the guests or licensees of Tenant or Landlord shall have the ri	
В	3. If applicable, Tenant is required to pay a fee to the HOA to gain access	
_	necessarily including or limited to the front gate, pool, and recreationa	
	responsible for payment and satisfying any HOA requirements prior to	
С	C. (Check one)	or aport of all of all of the order of the order
	1. Landlord shall provide Tenant with a copy of the HOA Rules wi	thin days
	or	dayo
0	DR 2. Tenant has been provided with, and acknowledges receipt of, a	conv of the HOA Rules
	ALTERATIONS; REPAIRS: Unless otherwise specified by law or paragraph	
	not make any repairs, alterations or improvements in or about the Premises	
	nstalling antenna or satellite dish(es), placing signs, displays or exhibits, or	
	naterials; (ii) Landlord shall not be responsible for the costs of alterations or re	
	he costs of any repairs, alterations or improvements; and (iv) any deduction m	
	KEYS; LOCKS:	ado by Fortalit or all bo deficiación dispala Forta.
	A. Tenant acknowledges receipt of (or Tenant will receive prior to the C	Commencement Date, or X On move-in per first page.)
		te control device(s) for garage door/gate opener(s),
	key(s) to mailbox,	control device (e) for garage deen gate eponer(e),
	key(s) to common area(s),	,
В	3. Tenant acknowledges that locks to the Premises have, X have not,	heen re-keved
	If Tenant re-keys existing locks or opening devices, Tenant shall immediate	
	all costs and charges related to loss of any keys or opening devices. Ten	
19. E	ENTRY:	in the state of th
	A. Tenant shall make Premises available to Landlord or Landlord's repres	sentative for the purpose of entering to make necessary or
	agreed repairs (including, but not limited to, installing, repairing, testing	
	devices, and bracing, anchoring or strapping water heaters, or repairing	
	decorations, alterations, or improvements, or supplying necessary or	
	actual purchasers, tenants, mortgagees, lenders, appraisers, contract	
	agrees that Landlord, Broker and Interested Persons may take photos	
В	3. Landlord and Tenant agree that 24-hour written notice shall be reaso	
	written notice is required to conduct an inspection of the Premises prior	
	right to such notice. (2) If Landlord has in writing informed Tenant that	
	orally to show the premises (C.A.R. Form NSE), then, for the next 1:	
	given orally to show the Premises to actual or prospective purchasers	
	orally agree to an entry for agreed services or repairs if the date and ti	
	No notice is required: (i) to enter in case of an emergency; (ii) if the Te	enant is present and consents at the time of entry; or (iii) if
	the Tenant has abandoned or surrendered the Premises.	
С	. (If checked) Tenant authorizes the use of a keysafe/lockbox to	allow entry into the Premises and agrees to sign a
	keysafe/lockbox addendum (C.A.R. Form KLA).	
20. P	PHOTOGRAPHS AND INTERNET ADVERTISING:	
Α	A. In order to effectively market the Premises for sale or rental it is often	necessary to provide photographs, virtual tours and other
	media to Interested Persons. Tenant agrees that Broker may photo	ograph or otherwise electronically capture images of the
	exterior and interior of the Premises ("Images") for static and/or virtual	al tours of the Premises by Interested Persons for use on
	Broker's website, the MLS, and other marketing materials and sites.	Tenant acknowledges that once Images are placed on the
	Internet neither Broker nor Landlord has control over who can view such	ch Images and what use viewers may make of the Images,
	or how long such Images may remain available on the Internet.	
В	3. Tenant acknowledges that prospective Interested Persons coming o	nto the Premises may take photographs, videos or other
	images of the Premises. Tenant understands that Broker does not I	nave the ability to control or block the taking and use of
	Images by any such persons. Once Images are taken and/or put in	to electronic display on the Internet or otherwise, neither
	Broker nor Landlord has control over who views such Images nor what	use viewers may make of the Images.
21. S	SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on	the Premises.
	ASSIGNMENT; SUBLETTING: A. Tenant shall not sublet all or any part of F	
	his Agreem <mark>ent</mark> or any interes <mark>t in it, wit</mark> hout Land <mark>lo</mark> rd's prior written consent.	
	or subletting of Premises or this Agreement or tenancy, by voluntary act of	
Li	andlord, terminate this Agreement. Any proposed assignee, transferee or	sublessee shall submit to Landlord an application and credit
	nformation for Landlord's approval and, if approved, sign a separate written	
aı	ny one assignment, transfer or sublease, shall not be construed as conse	nt to any subsequent assignment, transfer or sublease and

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

Tenant's Initials

Landlord's Initials

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Landlord's Initials (\_\_\_\_\_) (\_\_\_\_



does not release Tenant of Tenant's obligations under this Agreement. **B.** 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

Pre	emises: 123 Fake St, Riverside, CA 92508	Date: <u>09/01/2018</u>
23.	. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, responsible for the performance of all obligations of Tenant under this Agreement, whether or not in possession.	
24	. POSSESSION:	
	A. (1) Tenant is not in possession of the Premises. If Landlord is unable to delive Date, such Date shall be extended to the date on which possession is madeliver possession within 5 (or) calendar days afterminate this Agreement by giving written notice to Landlord, and shall be record (2) Possession is deemed terminated when Tenant has returned all keys to the landlord.	de available to Tenant. If Landlord is unable to er agreed Commencement Date, Tenant may efunded all Rent and security deposit paid.
	B. Tenant is already in possession of the Premises.	
25.	<ul> <li>TENANT'S OBLIGATIONS UPON VACATING PREMISES:</li> <li>A. Upon termination of this Agreement, Tenant shall: (i) give Landlord all copies of including any common areas; (ii) vacate and surrender Premises to Landlord belonging to Tenant (iii) vacate any/all parking and/or storage space; (iv) clean C below, to Landlord in the same condition as referenced in paragraph 10; (Landlord of Tenant's forwarding address; and (vii) Carpets to be professionally steam</li> <li>B. All alterations/improvements made by or caused to be made by Tenant, with or value of the conditions of the conditions of the conditions.</li> </ul>	d, empty of all persons; and personal property and deliver Premises, as specified in paragraph (v) remove all debris; (vi) give written notice to cleaned, house to be cleaned, pay all utilities in full,
	of Landlord upon termination. Landlord may charge Tenant for restoration of the alterations/improvements.	
	C. Right to Pre-Move-Out Inspection and Repairs: (i) After giving or receiving notice or before the expiration of this Agreement, Tenant has the right to request that a termination of the lease or rental (C.A.R. Form NRI). If Tenant requests such an irremedy identified deficiencies prior termination, consistent with the terms of this	an inspection of the Premises take place prior to respection, Tenant shall be given an opportunity to Agreement. (ii) Any repairs or alterations made to
	the Premises as a result of this inspection (collectively, "Repairs") shall be made at Tenant or through others, who have adequate insurance and licenses and are a	
	applicable law, including governmental permit, inspection and approval requireme	
	manner with materials of quality and appearance comparable to existing materials	
	appearance or cosmetic items following all Repairs may not be possible. (iii) Tena by others; (b) prepare a written statement indicating the Repairs performed by Tenansian of receiving and attempt to be a realised with the Repairs performed by Tenansian of receiving the statement and attempt to be a realised with the results of the realised with the results of the	nant and the date of such Repairs; and (c) provide
	copies of receipts and statements to Landlord prior to termination. Paragraph 250 pursuant to California Code of Civil Procedure § 1161(2), (3), or (4).	C does not apply when the tenancy is terminated
26.	. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligation	s established by paragraph 25, in the event of
	termination by Tenant prior to completion of the original term of the Agreement, Ten commissions, advertising expenses and painting costs necessary to ready Premise	
27.	amounts from Tenant's security deposit.  TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of	of Landlord, to temporarily vacate Premises for a
	reasonable period, to allow for fumigation (or other methods) to control wood despremises. Tenant agrees to comply with all instructions and requirements necess control, fumigation or other work, including bagging or storage of food and medic Tenant shall only be entitled to a credit of Rent equal to the per diem Rent for the Premises.	stroying pests or organisms, or other repairs to sary to prepare Premises to accommodate pesi sine, and removal of perishables and valuables.
28.	. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or parti	ally damaged or destroyed by fire, earthquake,
	accident or other casualty that render Premises totally or partially uninhabitable, Agreement by giving the other written notice. Rent shall be abated as of the date Pr The abated amount shall be the current monthly Rent prorated on a 30-day perior shall promptly repair the damage, and Rent shall be reduced based on the exter reasonable use of Premises. If damage occurs as a result of an act of Tenant or Te	remises become totally or partially uninhabitable.  If the Agreement is not terminated, Landlord in to which the damage interferes with Tenant's
	of termination, and no reduction in Rent shall be made.	
29.	. INSURANCE: A. Tenant's, guest's, invitees or licensee's personal property and veh applicable, HOA, against loss or damage due to fire, theft, vandalism, rain, water, cause. Tenant is advised to carry Tenant's own insurance (renter's insurance damage.	criminal or ne <mark>glige</mark> nt acts of others, or any other ce) to protect Tenant from any such loss or
	damage. B. Tenant shall comply with any requirement imposed on Tenant by Landlord's insurance premium (or Tenant shall pay for the increase in premium); or liability insurance, in an amount not less than \$, naming as additional insured for injury or damage to, or upon, the Premises during the term	(ii) loss of insurance. C. Tenant shall obtain g Landlord and, if applicable, Property Manager
30.	provide Landlord a copy of the insurance policy before commencement of this Agree. WATERBEDS/PORTABLE WASHERS: Tenant shall not use or have waterbeds or waterbed insurance policy; (ii) Tenant increases the security deposit in an amount the bed conforms to the floor load capacity of Premises. Tenant shall not use on the	n the Premises unless: (i) Tenant obtains a valid equal to one-half of one month's Rent; and (iii)
31.	Washing Machine.  Walver: The waiver of any breach shall not be construed as a continuing waiver of	
		l's Initials ( ) ( )
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Premises: 123 Fake St, Riverside, CA 92508	Date: 09/01/2018
32 NOTICE: Notices may be served at the following address,	
Landlord:	Tenant: John Doe, Sally Doe
C/O 1st Rate Rentals 19340 Jesse Lane Suite 110	123 Fake St. Riverside, Ca 92508
Riverside, CA 92508	Riverside, Ca 92500
33. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute Landlord's agent within 3 days after its receipt (C.A.R.	e and return a tenant estoppel certificate delivered to Tenant by Landlord or Form TEC). Failure to comply with this requirement shall be deemed ate is true and correct, and may be relied upon by a lender or purchaser.
34. REPRESENTATION	ate to true and correct, and may be reflect aport by a fertilider of parentager.
A. TENANT REPRESENTATION; OBLIGATIONS REGATIONS rental application are accurate. Landlord require complete a lease rental application. Tenant acknowledges Premises reaches the age of 18 or becomes an emancipate report periodically during the tenancy in connection with the Agreement: (i) before occupancy begins; upon disapprova application is false; (ii) After commencement date, upon dis Tenant's application is no longer true. A negative credit reagency if Tenant fails to fulfill the terms of payment and othe B. LANDLORD REPRESENTATIONS: Landlord warrants recorded Notices of Default affecting the Premise; (ii) any	ARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in seall occupants 18 years of age or older and all emancipated minors to this requirement and agrees to notify Landlord when any occupant of the ed minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit e modification or enforcement of this Agreement. Landlord may cancel this all of the credit report(s), or upon discovering that information in Tenant's report reflecting on Tenant's record may be submitted to a credit reporting to obligations under this Agreement.
(iii) any bankruptcy proceeding affecting the Premises.	
out of this Agreement, or any resulting transaction, I	and Tenant agree to mediate any dispute or claim arising between them before resorting to court action. Mediation fees, if any, shall be divided or claim to which this paragraph applies, any party commences an action
without first attempting to resolve the matter through n	nediation, or refuses to mediate after a request has been made, then that
	n if they would otherwise be available to that party in any such action.
	an unlawful detainer action; (ii) the filing or enforcement of a mechanic's probate, small claims or bankruptcy court. The filing of a court action to
	, for order of attachment, receivership, injunction, or other provisional
remedies, shall not constitute a waiver of the mediation	
provided Broker shall have agreed to such mediation p	ms involving Listing Agent, Leasing Agent or property manager ("Broker") prior to, or within a reasonable time after, the dispute or claim is presented e in mediation shall not result in Broker being deemed a party to this
	out of this Agreement, the prevailing party betwee <mark>n Land</mark> lord 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 refere	enced or another comparable form agreed to by the parties.
38. STATUTORY DISCLOSURES:	constructed prior to 1978. In accordance with federal law, Landlord gives and
Tenant acknowledges receipt of the disclosures on the att  B. PERIODIC PEST CONTROL (CHECK IF EITHER API	ached form (C.A.R. Form FLD) and a federally approved lead pamphlet.  PLIES):
<ol> <li>Landlord has entered into a contract for periodic the notice originally given to Landlord by the pest or</li> </ol>	c pest control treatment of the Premises and shall give Tenant a copy of control company.
2. Premises is a house. Tenant is responsible for p	
	signing this Agreement, Landlord has given Tenant a notice that a health
	the pr <mark>operty because of</mark> meth <mark>amphe</mark> tamine contamination. A copy of the
notice and order are attached.	
	station in the Premises by bed bugs. See attached Bed Bug Disclosure shall report suspected bed bug infestation to Landlord or, if applicable.
	for and treatment of bed bugs. Landlord will notify tenants of any units
	Pursuant to Section 290.46 of the Penal Code, information about specified
www.meganslaw.ca.gov. Depending on an offender's c	plic vi <mark>a an Internet We</mark> b site maintained by the Department of Justice at triminal history, this information will include either the address at which the Code in which he or she resides. (Neither Landlord nor Brokers, if any, are
required to check this website. If Tenant wants further inf	formation, Tenant should obtain information directly from this website.)  OKLET: Tenant acknowledges receipt of the residential environmental
hazard <mark>s b</mark> ooklet.	
G. MILITARY ORDNANCE DISCLOSURE: (If applica area once used for military training, and may contain positions).	able and known to Landlord) Premises are located within one mile of an otentially explosive munitions.
H. 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.

Landlord's Initials (

Premises: 123 Fake St, Riverside, CA 92508	Date: <u>09/01/2018</u>
39. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. incorporated in this Agreement. Its terms are intended by the parties as a final, Agreement with respect to its subject matter, and may not be contradicted by evidence oral agreement. If any provision of this Agreement is held to be ineffective or invalid, given full force and effect. Neither this Agreement nor any provision in it may be extended in writing. This Agreement is subject to California landlord-tenant law an amendment or successors to such law. This Agreement and any supplement, adden be signed in two or more counterparts, all of which shall constitute one and the same of the constitute o	complete and exclusive expression of their e of any prior agreement or contemporaneous the remaining provisions will nevertheless be ended, amended, modified, altered or changed d shall incorporate all changes required by dum or modification, including any copy, may writing.
A. CONFIRMATION: The following agency relationship(s) are hereby confirmed for the Listing Agent: (Print firm name) 1st Rate	
is the agent of (check one): the Landlord exclusively; or both the Landlord and Leasing Agent: (Print firm name)  (if not same as Listing Agent) is the agent of (check one): the Tenant exclusively Tenant and Landlord.  B. DISCLOSURE: (If checked): The term of this Agreement exceeds one year	d Tenant.  **Rentals** y; or     X   the Landlord exclusively; or   both the
relationships (C.A.R. Form AD) has been provided to Landlord and Tenant, who ead 41. TENANT COMPENSATION TO BROKER: Upon execution of this Agreement, Tenant Compensation to Broker.	ach acknowledge its receipt.
specified in a separate written agreement between Tenant and Broker.	SE/DENTAL ACREMENTS: California Civil
42. NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRANSLATION OF LEAR Code requires a landlord or property manager to provide a tenant with a foreign la agreement if the agreement was negotiated primarily in Spanish, Chinese, Korean, Ta of the lease/rental needs to be translated except for, among others, names, dollar words with no generally accepted non-English translation.	anguage translation copy of a lease or rental galog or Vietnamese. If applicable, every term
43. OWNER COMPENSATION TO BROKER: Upon execution of this Agreement, Own specified in a separate written agreement between Owner and Broker (C.A.R. Form LI 44. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowledges receipt of models. OTHER TERMS AND CONDITIONS; If checked, the following ATTACHED document:	_ or LCA). ove-in funds.
Keysafe/Lockbox Addendum (C.A.R. Form KLA); Lead-Based Paint and Lead-Based Lease/Rental Mold and Ventilation Addendum (C.A.R. Form LRM); Landlord in D Bed Bug Disclosure (C.A.R. Form BBD); Tenant Flood Hazard Disclosure (C.A.R.	ed Paint Hazards Disclosure (C.A.R. Form FLD); refault Addendum (C.A.R. Form LID)
Other:	
46. REPRESENTATIVE CAPACITY: If one or more Parties is signing this Agreemed him/herself as an individual then that Party shall so indicate in paragraph 49 or 50 and Disclosure (C.A.R. Form RCSD). Wherever the signature or initials of the represent Agreement or any related documents, it shall be deemed to be in a representative of individual capacity, unless otherwise indicated. The Party acting in a representative of that party is acting already exists and (ii) shall Deliver to the other Party and Esc evidence of authority to act in that capacity (such as but not limited to: applicable (Probate Code §18100.5), letters testamentary, court order, power of attorney, corpordusiness entity).	and attach a Representative Capacity Signature intative identified in the RCSD appear on this capacity for the entity described and not in an capacity (i) represents that the entity for which row Holder, within 3 Days After Acceptance, a portion of the trust or Certification Of Trust
Landlord and Tenant acknowledge and agree Brokers: (a) do not guarantee the conference representations made by others; (c) cannot provide legal or tax advice; (d) will not provide knowledge, education or experience required to obtain a real estate license. Furthermore, it Agreement, Brokers: (e) do not decide what rental rate a Tenant should pay or Landlord length or other terms of this Agreement. Landlord and Tenant agree that they will seek leg from appropriate professionals.	e other advice or information that exceeds the f Brokers are not also acting as Landlord in this should accept; and (f) do not decide upon the
47. INTERPRETER/TRANSLATOR: The terms of this Agreement have been interpretable.	reted for Tenant into the following language: ndlord and Tenant acknowledge receipt of
the attached interpreter/translator agreement (C.A.R. Form ITA).	and the same assuments and the same assuments of
48. The Premises is being managed by Owner, (or, if checked):  Listing firm in box below  Property Manager	ment firm immediately below
Real Estate Broker (Property Manager) 1st Rate Rentals	DRE Lic # <u>01033580</u>
By (Agent)	DRE Lic#
Address 19340 Jesse Lane Suite 110, Riverside, Ca. 92508	Telephone # (951)328-9090
Tenant's Initials () () Landlord's	Initials () ()
LR REVISED 6/18 (PAGE 7 OF 8)	$\triangle$

Premises: 123 Fake St, Riverside	Date: <u>(</u>	Date: <u>09/01/2018</u>			
	signing this Agreement in a	representative capacity and	not for him/herself as an ind Form RCSD-T) for addition		
Tenant			Date		
Print Name John Doe					
Address 123 Fake St.		City <i>Riverside</i>	State CA	Zip <b>92508</b>	
Telephone	Fax	E-mail			
Tenant			Date		
Print Name Sally Doe					
Address 123 Fake St.		City <i>Riverside</i>	State CA	Zip <b>92508</b>	
Address <u>123 Fake St.</u> Telephone	Fax	E-mail			
Additional Signature Adder					
become due pursuant t (ii) consent to any char waive any right to requ Agreement before seek Guarantor (Print Name	o this Agreement, including ges, modifications or altera uire Landlord and/or Landl ing to enforce this Guarant	any and all court costs and a tions of any term in this Agre ord's agents to proceed aga ee.	the prompt payment of Rer attorney fees included in enfo ement agreed to by Landlord ainst Tenant for any default	orcing the Agreement; and Tenant; and (iii) occurring under this	
Guarantor			Date		
Address		City	Date State	_ Zip	
Telephone	Fax	E-mail			
Representative Capacity Signal Landlord	s signi <mark>ng thi</mark> s Agreement in gn <mark>atur</mark> e Disclosure (For Lan	a representative capacity and dlord Representative) (C.A.R.	ove terms and conditions. I not for him/herself as an ind Form RCSD-LL) for addition	ividual. See attached al terms.	
Joe Landlord Address 19340 Jesse Lane S	uito 110 Bivorcido CA O	2509			
Telephone (951)328-9090	Fax (951)328-8629	F-mail 1stratemy@	Damail com		
1010p110110 <u>(301)320 3030</u>	1 GA <u>1301/320 0023</u>	E man <u>routemv</u>	sgman.com		
	onfirmed in paragraph 40.  R COMPENSATION: Listing ) the amount specified in the or lease or a reciprocal ML	g Broker agrees to pay Coone MLS, provided Cooperatin		rm) and Cooperating the MLS in which the	
Real Estate Broker (Leasing Fi	m) 1st Rate Pentals		DRE Lic. #		
By (Agent)	m <sub>j</sub> ist Nate Nemais		DRE Lic. # 01033580	Date	
Address 19340 Jesse Lane S	uite 110	City Riverside	State <b>CA</b>	Zip <b>92508</b>	
Telephone <u>(951)328-9090</u>	Fax <u>(951)328-8629</u>	E-mail 1stratemv			
Real Estate Broker (Listing Fire	m) 1st Rate Rentals		DRE Lic. #	<b># 01033580</b>	
By (Agent)			DRE Lic. # 01033580	Date	
Address		City	State	Zip	

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5 c 555 South Virgil Avenue, Los Angeles, California 90020

Fax



Telephone



#### **BED BUG DISCLOSURE**

(C.A.R. Form BBD, 6/17) (California Civil Code §1954.603)

in which		John	Doe. Sa	Ily Doe				is re	eferred to	as ("	Tenant")
		_							\		,
Agreement, ("Agreement")	), dated	September 1	, 2018	_, on property	known as	123 Fak	e St, R	iverside	, CA 92	508	
The following terms and	conditions are	e hereby inco	rporated	in and made a	part of t	the: Reside	ential L	ease or	Month-to	-Montl	n Rental

Joe Landlord

#### **INFORMATION ABOUT BED BUGS:**

and

- 1. Bed Bug Appearance: Bed bugs have six legs. Adult bed bugs have flat bodies about 1/4 of an inch in length. Their color can vary from red and brown to copper colored. Young bed bugs are very small. Their bodies are about 1/16 of an inch in length. They have almost no color. When a bed bug feeds, its body swells, may lengthen, and becomes bright red, sometimes making it appear to be a different insect. Bed bugs do not fly. They can either crawl or be carried from place to place on objects, people, or animals. Bed bugs can be hard to find and identify because they are tiny and try to stay hidden.
- 2. Life Cycle and Reproduction: An average bed bug lives for about 10 months. Female bed bugs lay one to five eggs per day. Bed bugs grow to full adulthood in about 21 days.
- 3. Bed bugs can survive for months without feeding.
- 4. Bed Bug Bites: Because bed bugs usually feed at night, most people are bitten in their sleep and do not realize they were bitten. A person's reaction to insect bites is an immune response and so varies from person to person. Sometimes the red welts caused by the bites will not be noticed until many days after a person was bitten, if at all.
- 5. Common signs and symptoms of a possible bed bug infestation:
  - Small red to reddish brown fecal spots on mattresses, box springs, bed frames, mattresses, linens, upholstery, or walls.
  - Molted bed bug skins, white, sticky eggs, or empty eggshells.
  - Very heavily infested areas may have a characteristically sweet odor.
  - Red, itchy bite marks, especially on the legs, arms, and other body parts exposed while sleeping. However, some people do not show bed bug lesions on their bodies even though bed bugs may have fed on them.
- For more information, see the Internet Web sites of the United States Environmental Protection Agency and the National Pest Management Association.
- 7. Tenant shall report suspected infestations by bed bugs to the Landlord or Property Manager at the mailing, or email address or phone number provided in the Agreement and cooperate with any inspection for and treatment of bed bugs.
- 8. Landlord will notify tenants of any units inspected by a pest control operator of the findings by such an operator within 2 business days of the receipt of the findings. All Tenants will be notified of confirmed infestations within common areas.

The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge receipt of a copy of this document.

Date		Date			• 1		
Tenant		Landlord					
	John Doe		Joe Landlor	d	7		
Tenant		Landlord				' )	
	Sally Doe						,

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is referred to as ("Landlord").

BBD 6/17 (PAGE 1 OF 1)



#### TENANT FLOOD HAZARD DISCLOSURE

(C.A.R. Form TFHD, 6/18)

	following terms and conditions are hereby incorporate ement, ("Agreement"), $\square$ Residential Lease After Sale								
on pr	operty known as	123 Fake St, Rivers	ide, CA 92508	dated <u>ochternoer 1, 2010</u> ,					
in wh	operty known asich	Sally Doe		is referred to as ("Tenant")					
and _	Joe Landlo	ord		is referred to as ("Landlord").					
INFO	RMATION ABOUT FLOOD HAZARDS: Tenant is inf	formed of the followin	ıg:						
A B	The Property is located in a special flood hazard area Property is deemed to be in a special flood hazard area. The owner has actual knowledge of that fact.  The owner has received written notice from any pubor an area of potential flooding.  The Property is located in an area in which the owner. The owner currently carries flood insurance.	a or area of potentially f	flooding if any of t the Property is lo	cated in a special flood hazard area					
	The tenant may obtain information about hazards, including flood hazards, that may affect the Property from the Internet Web site of the Office of Emergency Services, My Hazards Tool (http://myhazards.caloes.ca.gov).								
C	The owner's insurance does not cover the loss of the tenant's personal possessions and it is recommended that the tenant consider purchasing renter's insurance and flood insurance to insure his or her possessions from loss due to fire, flood, or other risk of loss.								
	he owner is not r <mark>equ</mark> ired to provide additional information of the control of th								
The f	oregoing terms and conditions are hereby agreed to, a	and the undersigned ac	knowledge receip	t of a copy of this document.					
Date		Date							
Tena	nt	Landlord							
	John Doe		andlord						
Tena		Landlord							
	Sally Doe								

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TFHD 6/18 (PAGE 1 OF 1)

TENANT FLOOD HAZARD DISCLOSURE (TFHD PAGE 1 OF 1)



# **PET ADDENDUM**

(C.A.R. Form PET, 11/13)

Month Rental Agree	s and conditions are r	nereby incorpo	orated in and	made a pa	art of t	ne X Res	identiai Lea	ise or Month-to-
	, on property located	at (Street Add	ress)			123 Fake	St	,
(Unit/Apartment)	(City)	Rivers	side	(State)	CA			("Premises"),
in which		John Doe, S	Sally Doe				is referred	to as "Tenant"
and	oe Landlord	is referre	ed to as "Lan	dlord" (the	term "	Landlord" i	ncludes Ow	ner and agent).
By signing below, To	enant acknowledges t	hat they have r	read, understa	ınd, accept,	, and h	ave receive	ed a copy of	this addendum.
Tenant (Signature):							Da	ate:
(Print Name) John Do	oe						Da	ate
Tenant (Signature):							Da	ate:
(Print Name) Sally Do	oe							ate
Landlord (Signature):							 Da	ate:
, ,								ate
·			(T) 47 11 0	0.1.) (.1.)	0	0 2 4 . 25 . 620		
form, or any portion thereof, THIS FORM HAS BEEN AI OR ACCURACY OF ANY TRANSACTIONS. IF YOU IT This form is made available the user as a REALTOR®. who subscribe to its Code of Published and Dist		r other means, İnclud RNIA ASSOCIATION FIC TRANSACTION. ICE, CONSULT AN A hrough an agreemer	ding facsimile or co N OF REALTORS I. A REAL ESTAT APPROPRIATE P nt with or purchase	mputerized form  (C.A.R.). NO I  BROKER IS  ROFESSIONAL  from the Califo	mats. REPRES THE PE  ornia Ass	SENTATION IS RSON QUALIF	MADE AS TO T FIED TO ADVIS	THE LEGAL VALIDITY SE ON REAL ESTATE not intended to identify
a subsidiary of the	California Association of REA venue, Los Angeles, California 9							

PET 11/13 (PAGE 1 OF 1)



# WATER HEATER AND SMOKE DETECTOR STATEMENT OF COMPLIANCE

(C.A.R. Form WHSD, Revised 11/10)

Property Address: 123 Fake St, Riverside, CA 92508

NOTE: A seller who is not required to provide one of the following statements of compliance is not necessarily exempt from the obligation to provide the other statement of compliance.

#### WATER HEATER STATEMENT OF COMPLIANCE

- 1. STATE LAW: California Law requires that all new and replacement water heaters and existing residential water heaters be braced, anchored or strapped to resist falling or horizontal displacement due to earthquake motion. "Water heater" means any standard water heater with a capacity of no more than 120 gallons for which a pre-engineered strapping kit is readily available. (Health and Safety Code §19211d). Although not specifically stated, the statute requiring a statement of compliance does not appear to apply to a properly installed and bolted tankless water heater for the following reasons: There is no tank that can overturn; Pre-engineered strapping kits for such devices are not readily available; and Bolting already exists that would help avoid displacement or breakage in the event of an earthquake.
- 2. LOCAL REQUIREMENTS: Some local ordinances impose more stringent water heater bracing, anchoring or strapping requirements than does California Law. Therefore, it is important to check with local city or county building and safety departments regarding the applicable water heater bracing, anchoring or strapping requirements for your property.
- 3. TRANSFEROR'S WRITTEN STATEMENT: California Health and Safety Code §19211 requires the seller of any real property containing a water heater to certify, in writing, that the seller is in compliance with California State Law. If the Property is a manufactured or mobile home, Seller shall also file a required Statement with the Department of Housing and Community Development.
- 4. **CERTIFICATION:** Seller represents that the Property, as of the Close Of Escrow, will be in compliance with Health and Safety Code §19211 by having the water heater(s) braced, anchored or strapped in place, in accordance with those requirements.

Seller		Joe Landlord	Date
	(Signature)	(Print Name)	
Seller			Date
	(Signature)	(Print Name)	
The und	dersigned hereby acknowledg	e(s) receipt of a copy of this document.	
Buyer		John Doe	Date
	(Signature)	(Print Name)	
Buyer		Sally Doe	Date
	(Signature)	(Print Name)	

#### SMOKE DETECTOR STATEMENT OF COMPLIANCE

- 1. STATE LAW: California Law requires that (i) every single-family dwelling and factory built housing unit sold on or after January 1, 1986, must have an operable smoke detector, approved and listed by the State Fire Marshal, installed in accordance with the State Fire Marshal's regulations (Health and Safety Code §13113.8) and (ii) all used manufactured or mobilehomes have an operable smoke detector in each sleeping room.
- 2. LOCAL REQUIREMENTS: Some local ordinances impose more stringent smoke detector requirements than does California Law. Therefore, it is important to check with local city or county building and safety departments regarding the applicable smoke detector requirements for your property.
- 3. TRANSFEROR'S WRITTEN STATEMENT: California Health and Safety Code §13113.8(b) requires every transferor of any real property containing a single-family dwelling, whether the transfer is made by sale, exchange, or real property sales contract (installment sales contract), to deliver to the transferee a written statement indicating that the transferor is in compliance with California State Law concerning smoke detectors. If the Property is a manufactured or mobile home, Seller shall also file a required Statement with the Department of Housing and Community Development (HCD).
- 4. **EXCEPTIONS:** Generally, a written statement of smoke detector compliance is not required for transactions for which the Seller is exempt from providing a transfer disclosure statement.
- 5. CERTIFICATION: Seller represents that the Property, as of the Close Of Escrow, will be in compliance with the law by having operable smoke detector(s) (i) approved and listed by the State Fire Marshal installed in accordance with the State Fire Marshal's regulations Health and Safety Code §13113.8 or (ii) in compliance with Manufactured Housing Construction and Safety Act (Health and Safety Code §18029.6) located in each sleeping room for used manufactured or mobilehomes as required by HCD and (iii) in accordance with applicable local ordinance(s).

Seller		Joe Landlord	Date
_	(Signature)	(Print Name)	
Seller			Date
	(Signature)	(Print Name)	
The und	dersigned hereby acknowledge(s	) recei <mark>pt of a copy <mark>of this</mark> Water H<mark>eater a</mark>nd Smoke Detector Stat</mark>	ement of Compliance.
Buyer		John Doe	Date
	(Signature)	(Print Name)	
Buyer		Sally Doe	Date
	(Signature)	(Print Name)	

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525 South Virgil Avenue, Los Angeles, California 90020

EQUAL HOUSING

WHSD REVISED 11/10 (PAGE 1 OF 1)

Fax: 951-328-0107



# LEASE/RENTAL MOLD AND VENTILATION ADDENDUM

(C.A.R. Form LRM, Revised 6/16)

	d conditions are hereby incorporated in Other	and made a part of the	X Residential Lease	e or Month-to-Month
dated 09/01/2018 , on property located at (Street Address) 123 Fake St				
	(City) <i>Riverside</i>		(Zip Code) <b>925</b>	("Premises"),
in which John Doe, Sa				to as "Tenant" and
	Joe Landlord	is referre	d to as "Landlord" (	
in inspection, Tenant a mildew contamination.	TION NOTIFICATION AND AGREE grees that the Premises is being deligible (If checked, the Premises was premise).	ivered free of known dateviously treated for eleviously	mp or w <mark>et</mark> building n ated l <mark>e</mark> vels of mold t	naterials ("mold") or hat were detected.)
accumulate inside the laccumulate, it can lead acknowledges and agreement to Tenant's agreement to Tenant. Accordingly, T  1. Maintain the Pre 2. Clean any milde	and agrees that (i) mold can grow Premises if it is not regularly aired out to the growth of mold, and (iv) mold ees that Tenant has a responsibility to do so is part of Tenant's material denant agrees to: emises free of dirt, debris and moisture or mold that appears with an approximy visible moisture on windows, wall	t, especially in coastal condition of the coastal condition of the coastal consideration in Landlor opriate cleaner designed.	ommunities; (iii) if monall amount of moises in order to inhibit moder to read to kill mold;	oisture is allowed to ture. Tenant further hold growth and that ent the Premises to
Premises; <b>5.</b> Use exhaust fail	care to close all windows and other ns, if any, in the bathroom(s) and k		·	
inoperative exhaust fans;  6. Immediately notify Landlord of any water intrusion, including but not limited to, roof or plumbing leaks, drips or "sweating pipes";  7. Immediately notify Landlord of overflows from bathroom, kitchen or laundry facilities;				
<ul> <li>8. Immediately notify Landlord of any significant mold growth on surfaces in the Premises;</li> <li>9. Allow Landlord, with appropriate notice, to enter the Premises to make inspections regarding mold and ventilation; and</li> <li>10.Release, indemnify, hold harmless and forever discharge Landlord and Landlord's employees, agents, successors and assigns from any and all claims, liabilities or causes of action of any kind that Tenant, members of Tenant's household or Tenant's guests or invitees may have at any time against Landlord or Landlord's agents resulting from the presence of mold due to Tenant's failure to comply with this Lease/Rental Mold and Ventilation Addendum.</li> </ul>				
Tenant (Signature)			Date	711
Tenant (Print name)	John Doe			
Tenant (Signature)			Date	
Tenant (Print name)	Sally Doe			
Landlord (Signature)			Date	
Landlord (Print name)	Joe Landlord			
Landlord (Signature)			Date	
Landlord (Print name)				
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LEASE/RENTAL MOLD AND VENTILATION ADDENDUM (LRM PAGE 1 OF 1)

1. **SECURITY DEPOSIT:** Unless otherwise notified, security deposits will be held in a trust account managed by 1<sup>st</sup> Rate Rentals. Any property damage, neglect, and/or violations and unpaid bills directly caused by tenant will be charged and deducted from security deposit at time of move-out. Additionally, any fees associated with legal actions, such as unlawful detainer, will be charged against the tenant and deducted from security deposit. Furthermore, unpaid late fees will be collected from security deposit at time of move-out. **Finally, security deposit is not considered rent and should not be treated as such.** 1<sup>st</sup> Rate Rentals will not use security deposit as last month's rent. Failure to pay rent for every month of your agreed upon contract will result in eviction.

#### RENT

- 1. PAYMENT: Rent is to be paid either by Cashier's Check, Postal Money Order, or via 1<sup>st</sup> Rate Rental's online tenant portal. Access to the tenant portal is granted to tenants meeting specific credit or payment history requirements. 1<sup>st</sup> Rate Rentals will not accept cash for rental payment at any time.
- **2. LATE FEES:** Rent is due by the 3<sup>rd</sup> of every month, unless special arrangements have been made. Late fees are prorated starting at thirty (\$30) dollars on the 4<sup>th</sup> of the month and increasing seven (\$7) dollars daily to a maximum of one-hundred (\$100) dollars by the 14<sup>th</sup> of the month.
- 3. **LEASING:** Three (3) or more late rent payments could result in non-renewal of lease and reporting to credit bureau.
- **4. AGREEMENTS:** Tenant may not make any agreement, without written permission from 1<sup>st</sup> Rate Rentals, to enter into a contract, modify current contract, adjust rent amount, payee or payment location; and/or negotiate the purchase of rental property with the property landlord or his/her agent.

#### **GENERAL OCCUPANCY**

- 1. UTILITIES: Unless otherwise noted, tenants are responsible for all property utilities (i.e., water, trash, gas, electric, sewer). Tenant must transfer property utilities into their name on or before their scheduled move-in date. Failure to transfer utilities will result in a daily twenty-five (\$25) dollar fine until utilities have been transferred. Furthermore, all utilities must remain on for the duration of the lease. Tenant is not responsible for HOA dues.
- 2. HOA and CC&R: Tenant must abide all HOA and CC&R regulations. Any fines incurred by such violations will be billed to the tenant. Excessive violations may result in non-renewal of lease.
  - a. HOA amenities: Properties located in HOAs with community amenities will have those amenities extended to the tenant at no additional charge. Tenants will be responsible to acquire HOA identification cards and keys. Additionally, tenants will be responsible to the return HOA identification cards and keys. Failure to return HOA identification cards and keys will result in replacement fees being charged to tenant security deposit upon move-out.
- 3. OCCUPANTS: Only those listed on the rental application and lease agreement may reside in the property. The addition of occupants above and beyond those listed on the lease agreement are subject to landlord approval.
- **4. MAILBOX:** Properties with keyed mailboxes may not have keys provided to tenants at move-in. Tenants are required to obtain keys from post office. Any fees associated with procurement of mailbox keys will be reimbursed by 1<sup>st</sup> Rate Rentals once invoice is remitted.

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- 5. PETS: NO PET PROPERTIES CAN NOT HAVE A PET ON OR ABOUT THE PROPERTY AT ANY <u>TIME</u>. Pet friendly rentals may maintain pets listed on rental application in and at the property site. Under no circumstance may renters have any pets listed on the "Unacceptable Pets" addendum in or at the property site. Renter's insurance is required for any tenant that owns dogs. By signing this addendum you agree to hold harmless 1st Rate Rentals and the landlord of the property you are renting for any lawsuits and/or medical bills relating to or caused by your pets to yourself and/or others.
- **6. FIREPLACE:** Tenants are responsible to verify fireplace operation and if fireplace operates via gas or traditional wood. Moreover, tenants are required to abide all city, town, and/or municipal regulations regarding the burning of wood in fireplace. Landlord is not required to provide gas logs for gas fireplaces.
- 7. CURTAINS & BLINDS: Any and all curtains and blinds in property at time of move-in are provided as a courtesy. Landlord will not guarantee operation of curtains and blinds and may or may not repair them should repairs be required. If no curtains and blinds are present at the time of move-in, landlord may or may not install them. Should tenant wish to change curtains or blinds installed at property they may do so with under the stipulation that they be returned at move-out.
- 8. GENERAL CONDITION: Tenants are responsible to maintain the property in a similar condition to which it was received. Property damage and/or excessive wear and tear will be repaired by 1st Rate Rentals or its designated agents and charged against tenant security deposit upon move-out.
  - **a.** Wear & Tear: Wear and tear is defined as minimal nail holes or wall patching and minimal dirt/stains and wear on carpet and flooring. Damage to appliances, cabinets, light fixtures, windows blinds and screens, and/or holes larger than a dime are not considered wear and tear.
- 9. **GENERAL MAINTENANCE:** Tenants are responsible for general usage maintenance at property. General usage maintenance includes light bulbs, air filters, and water filters on properties that include under sink water filtration systems. Air filters should be replaced a minimum of twice a year.
- **10. REPAIRS:** Any maintenance or necessary repairs required must be submitted to 1<sup>st</sup> Rate Rentals for repair. Repair requests must be submitted to 1<sup>st</sup> Rate Rentals within a timely manner to prevent additional damage. Tenants may be held responsible for additional damage caused by failure to report property issues. If tenant makes a repair(s) without 1<sup>st</sup> Rate Rentals or Landlord approval the tenant may not be reimbursed.
  - **a. 30-Day Rule:** After thirty (30) days of occupancy the tenant will become responsible for broken sprinkler heads and insects/rodents in and around the home.
  - **b. Plumbing:** Plumbing stoppages found to be tenant caused (excessive food in garbage disposal or tampons/toys/other objects in toilet, for example) will be considered a tenant responsibility and charged to tenant accordingly.
  - c. Emergencies: Emergency repairs such as pipe bursts, gas leaks, and roof leaks must be repaired immediately. If tenants are unable to contact 1<sup>st</sup> Rate Rentals they are allowed to repair the issue with a licensed contractor. Tenants will be reimbursed by 1<sup>st</sup> Rate Rentals for the repair.
  - **d.** Home Warranty Service Fee: Many of 1<sup>st</sup> Rate Rentals' properties carry a home warranty. These warranties cover most property repairs. However, these warranties often require a "service" or "trip" charge that ranges from forty-five (\$45) to seventy (\$70) dollars and is required to be paid at the time of the service call. In the event of these charges, tenants are expected to pay warranty contractor service call fee and submit invoice to 1<sup>st</sup> Rate Rentals for reimbursement.
- 11. LANDSCAPE: Unless otherwise noted, 1<sup>st</sup> Rate Rentals' properties do not include a monthly landscaping service. Tenants are responsible to maintain property landscape in a similar condition to which it was received.
- 12. RODENTS & INSECTS: Rodents and insect infestations are often the cause of poor cleanliness. If rodents or insects are discovered in the property within the first thirty (30) days of occupancy, 1<sup>st</sup> Rate Rentals will send out the appropriate contractor to remedy the problem. After thirty (30) days of occupancy, the tenant becomes responsible.

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- 13. SECURITY SYSTEMS: Unless otherwise noted, 1<sup>st</sup> Rate Rentals' properties do not include a monthly security system subscription. Properties with security systems installed will not have active service. Tenant may, at their own expense, initiate service. If property has a security system installed and landlord agrees to pay monthly subscription fee, tenants are responsible to pay any fees incurred due to false alarms. Properties without security systems installed can have a system installed, at tenant's expense, with landlord approval.
- **14. VEHICLES:** The total number of vehicles that may reside at the property may not exceed the total capacity of the property's garage and driveway. Vehicles may not be parked on the street for durations exceeding three (3) days or city or HOA ordinances. At no time may a vehicle be parked on the property's lawn.
  - a. Boats & RVs: Properties with a designated boat and/or RV parking space may maintain a boat or RV in designated parking space. Properties without a designated boat and/or RV parking space may not at maintain a boat or RV at the property site.
  - **b. Disabled vehicles:** Under no circumstance may a disabled (i.e., non-running or non-registered) vehicle be permanently parked on property driveway. Disabled vehicles must be parked in property garage.
  - c. Vehicle maintenance and repairs: Under no circumstance may vehicle maintenance and/or repairs be completed in property garage or driveway unless maintenance and repairs are completed within twenty-four (24) hours. Tenant is responsible for any garage floor or driveway staining due to vehicle maintenance and/or repairs.
- **15. SUBLETTING:** Under no circumstance may tenants sublet part or all of the property. Adding rent-contributing household members must be approved by 1<sup>st</sup> Rate Rentals and property landlord. Additional rent-contributing household members will be required to complete a 1<sup>st</sup> Rate Rentals application and provide all required screening documents including having a credit report run.
- **16. INSURANCE:** 1st Rate Rentals' properties do not include renter's insurance. It is strongly advised that tenants purchase renter's insurance to protect against damage, loss, and/or theft of personal property. Tenant will be responsible to pay landlord insurance co-pay and/or deductable if tenant caused damage requires a property insurance claim.
- **17. HOME-BASED BUSINESS:** Unless preapproved by 1<sup>st</sup> Rate Rentals, tenants may not operate a home-based business out of the rental property. Similarly, tenants may not list or use rental property as a business address.

#### **LEASING**

- 1. **INITIAL:** 1<sup>st</sup> Rate Rentals' properties are all subject to a minimum of a one (1) year initial lease term. Lease terms in excess of one (1) year must be negotiated at time of lease inception and are not guaranteed.
- 2. **RENEWAL:** After the initial lease period, leases may be extended, upon mutual tenant-landlord agreement, for an additional one (1) year or more. Additionally, leases may be converted to month-to-month leases at tenant request with landlord approval.
- 3. NON-RESPONSE: Failure to respond to the lease renewal questionnaire may cause the lease agreement to become month-to-month after initial lease period. The rent will increase \$100.00 per month and may result in a thirty (30) day notice to vacate.
- 4. REQUEST TO VACATE: Tenants are required to provide a written thirty (30) day notice of intent to vacate at lease expiration. Tenants are responsible to reside in the property for the duration of their lease. Should a tenant wish to vacate prior to lease expiration, tenant will be responsible to pay rent until a new tenant can be secured. Additionally, tenant may be charged a portion of fees associated with the cost of locating new tenant. Failing to honor the duration of the lease will result in tenant liability for remainder of monthly rent in addition to fees associated with locating and placing a new tenant in the property. Liability exceeding tenant security deposit will be collected via a personal judgment against tenant.

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**5. SHOWING & RE-RENT:** 1st Rate Rentals will be allowed to show the interior of the property with twenty-four (24) hour prior notice once tenant submits notice to vacate. Additionally, 1st Rate Rentals reserves the right to place a rental sign in front yard of property. 1st Rate Rentals will not place a lock box at property site without tenant approval.

## **INSPECTIONS**

- 1. MOVE-IN: A move-in inspection with photos will be completed prior to tenants acquiring property keys. Tenants may request to be present during inspection. Tenants will be provided a copy of inspection report along with all photos taken during move-in inspection.
  - **a. 48-hour damage exemption:** Tenants have forty-eight (48) hours from receipt of move-in inspection report and photos to review inspection and property for accuracy of non-tenant caused damage. Any omissions on report must be reported to 1<sup>st</sup> Rate Rentals within forty-eight (48) hours to be updated on 1<sup>st</sup> Rate Rentals move-in inspection report.
- 2. ANNUAL: 1st Rate Rentals completes mandatory annual inspections at the time of lease renewal. Annual inspection consists of previewing interior and exterior of property. Interior and exterior photos will be taken during inspection. Properties with excessive wear and tear and/or unreported damage may not have lease renewed.
- **3. MOVE-OUT:** A move-out inspection with photos will be completed upon tenant vacancy. Tenants may, but are not required, to be present during move-out inspection.
  - **a. Keys:** 1st Rate Rentals considers a property occupied until property keys are surrendered. Tenants will be charged prorated rent for every day that property keys are in tenant possession beyond the scheduled move-out date. Tenant must return all keys given at time of move-in. Failure to return all keys will result in the tenant being charged to rekey property.
  - **b. Remotes:** A minimum charge of seventy-five (\$75) will be charged to the tenant for every missing or broken garage door remote.
  - **c. Mailbox Keys:** If property requires a mailbox key, tenants will be charged fifty (\$50) for each key not surrendered to 1<sup>st</sup> Rate Rentals.
  - **d. General cleaning:** Property should be returned in similar cleanliness as to how it was received. Properties found to not have been cleaned upon move-out will be cleaned by 1<sup>st</sup> Rate Rentals and charged against tenant security deposit. Cleaning consists of cleaning appliances, bathrooms, window stills, floors, and marks left on walls from furniture.
  - **e.** Carpet cleaning: Tenants are required to professionally steam-clean (no CHEM-Dry) property carpet at move-out. Invoice for carpet cleaning must be surrendered at time of move-out. Failure to professionally clean carpet will result in carpet cleaning being deducted from tenant security deposit.
  - **f. Trash:** Items and trash not in trash containers left at property site at move-out will be removed by 1<sup>st</sup> Rate Rentals and the cost of removal will be charged against tenant's security deposit.
  - g. Security deposit and itemization: Tenant security deposit along with a list of itemized deductions, if applicable, will be returned to tenants within twenty-one (21) days of tenant move-out.

By signing below, I/we agree and understand the terms and conditions of this addendum.

Tenant:		Date:
	(Print)	
	(Signature)	
Tenant:		Date:
	(Print)	
	(Signature)	

# NOTIFICATION OF HOW RENT IS TO BE PAID

It is your responsibility to deliver, in full, rent to 1st Rate Rentals on or before the 3rd of every month. Rent delivered after the 3<sup>rd</sup> will be considered late and a late charge posted to your account. Partial payment of rent may not be accepted.

Rent must be in 1st Rate Rentals possession on or before the 3rd of the month to be considered on-time. Rent post-marked but not delivered on or before the 3<sup>rd</sup> of the month will still be considered late.

Rent may be paid by Cashier's Check, Postal Money Order, or, if approved, via 1st Rate Rentals online tenant platform. Personal checks will not be accepted without prior approval. Under no circumstance will cash, Western Union, Money Gram or other non-Postal Money Orders be accepted.

Online bank bill-pay will be accepted. However, if a bill-pay check bounces for any reason, you will no longer be able to pay via bill-pay systems of any kind. Tenant Date **Tenant** Date TRASH BILLS Tenants are responsible to pay for trash service at the property. Trash bills are commonly billed every three (3) months. If trash bills are not paid, the unpaid amount in addition to penalties and other fees will be appended to the property owner's property tax bill. If trash bills become delinquent and/or are appended to the property owner's property tax bill, the tenant will be charged in full the total amount of the tax bill, including penalties and fees, and may not have their lease renewed. Moreover, monthly rent may be increased to cover the cost of future trash fees in order to ensure trash is being paid. **Tenant** Date Tenant Date

# MILITARY TRANSFER ORDERS

If you are in the military we understand that you could receive military orders to transfer. The landlord is entitled to a sixty (60) day notice if an order of transfer is received. A service member has the right to legally terminate a lease when entering military service or receiving orders for a "permanent change of station or to deploy with a military unit, or as an individual in support of a military operation for a period of not less than 90 days". (SCRA Section 535(b). (1.) Upon receiving notice of activation or transfer orders, the landlord must consider the lease to be terminated 30 days after the <u>next</u> rent is due.

For example, if your rent is due on the first of	f the month, and you g	give the landlord notice of your activation or
transfer on May 10, the lease is over on July 1	1; which is 30 days af	ter the next rent is due (June 1).
Tenant	Date	_
		_
Tenant	Date	

# **UNACCEPTABLE PETS**

The following pets are **NOT** to be accepted nor permitted to be in or on the premises at any time.

**EXCEPTION:** animals trained as a **Service Animal** (e.g. seeing guide dogs) or a dog that has successfully passed the **American Kennel Club Canine Good Citizen Test**. In both cases, certified proof is required.

- CATS
  - Any non-domesticated breed.
- **DOGS** (pure or any mix thereof)
  - o Akita
  - o Boerboel
  - o Chow
  - o Doberman
  - Kyiapso
  - Mastiff
  - American Bandogge Mastiff
  - Neapolitan Mastiff
  - o Pit Bull Breeds (all)
    - American Pit Bull Terrier
    - English Bull Terrier
    - American Staffordshire Terrier
    - Staffordshire Terrier
  - Presa Canario
  - Rottweiler
  - o Wolf or Wolf Hybrid
  - O Dogs that have been trained to attack persons, property or other animals.
  - O Dogs that have been trained to guard persons or property (sadly, police dogs).
  - Any dog with a known history of causing bodily injury:
    - Attacking or biting another person or animal.

## SNAKES

- o Any venomous breeds.
- Any snake known to regularly not be caged.

## OTHER

o Any animal not legal to own in the state of California.

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