

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form RLMM, Revised 12/23)

Date	·	03/06/2024 ,		Hector Garcia Morales	("Tenant")				
and Brok	er o	r Agent, or Property M	Roadrunner Realty, In anager ("Housing Provider"	<u>1c </u>	Rental Property Owner ("RPO"), Authorized:				
	PRO	OPERTY:		, -					
			6688 National Park Ur	nit D, Twentynine Palms, CA 92					
	В.	The Premises are for	the sole use as a personal	residence by the following name	d person(s) only: <u>Hector Garcia Morales</u>				
		Any person in the Premore than 14 (or 🔻	emises, other than those lis	ted in this paragraph are conside g Provider's written consent.	red guests. Guests are not permitted to stay				
	C.	The following persona	al property, maintained purs	uant to paragraph 11, is included					
	n	The Promises may be		· [_] (if checked) the personal prop viction control ordinance, or both.	erty on the attached addendum is included.				
					nant has not paid all amounts then due; (i)				
	Ten	ant has no right to pos	ssession or keys to the prer	mises and; (ii) this Agreement is \	oidable at the option of Housing Provider, 2				
	calendar days after giving Tenant a Notice to Pay (C.A.R. Form PPN). Notice may be delivered to Tenant (i) in person; (ii) by mail to Tenant's last known address; or (iii) by email, if provided in Tenant's application or previously used by Tenant to communicate								
	with Housing Provider or it's agent. If Housing Provider elects to void the lease, Housing Provider shall refund to Tenant all rent and								
	seci	urity deposit paid.	· ·	·					
	(Ch	eck A or B): A Month-to-Month	· This Agreement continue	s from the commencement date	as a month-to-month tenancy. Tenant may				
		terminate the ter responsible for p	nancy by giving written not paying rent through the terr	ice at least 30 days prior to the mination date even if moving out	intended termination date. Tenant shall be early. Housing Provider may terminate the				
	X		g written notice as provided eement shall terminate on	by law. Such notices may be give (date) 03/14/2025 at 5	n on any date. ☐ AM/ 🔀 PM. Tenant shall vacate the				
	_	Premises upon to	ermination of the Agreemer	nt, unless: (i) Housing Provider a	nd Tenant have extended this Agreement in				
					just cause eviction control under any state or				
					due Rent), in which case a month-to-month agraph 2A. Rent shall be at a rate agreed to				
		by Housing Provi			nditions of this Agreement shall remain in full				
3.	DEN	force and effect.	all monetary obligations of	Tenant to Housing Provider under	the terms of the Agreement, except security				
		osit.	all monetary obligations of	-					
		Tenant agrees to pay		per month for the term of the	Agreement.				
		Rent is payable in adv			month, and is delinquent on the next day.				
	C. If Commencement Date falls on any day other than the day Rent is payable under paragraph 3B, and Tenant has paid one full month's Rent in advance of Commencement Date, Rent for the second calendar month shall be prorated and Tenant shall pay								
	_		rent per day for each day re	maining in the prorated second m	onth.				
	D.	PAYMENT: (1) Rent shall be paid	d by x personal check. x	monev order. 🗶 cashier's check.	made payable to Roadrunner Realty, Inc.				
		· ·		, wire/electronic payment t	to ,				
		or X other Online	e portal . Payme	nt via electronic apps such as Payl and/Roadrunner Realty, Inc.	Pal or Venmo will not (will) be accepted.				
		(whose phone nu	imber is) <i>(760)228-7368</i>	at (address) 56809 Twentyning	e Palms Hwy, Yucca Valley, CA 92284				
		(or at any other lo	cation subsequently specific	ed by Housing Provider in writing to	Tenant) (and if checked, rent may be paid				
		personally, between (3) If any payment is	en the hours of <u>9am</u> and s returned for non-sufficient	5pm on the following days Mo	onday-Friday : stops payment, then, after that: (i) Housing				
		Provider may, in v	writing, require Tenant to pay	Rent in cash for three months and	d (ii) all future Rent shall be paid by 🔀 money				
	_	order, or X cashi		-11					
	E. SEC	Rent payments receiv	rea by Housing Provider sna	all be applied to the earliest amou	nt(s) due or past due.				
		Tenant agrees to pay			oosit will betransferred to and held by the				
	ь	Owner of the Premise	es, or x held in Owner's Bro	oker's trust account.	: (i) cure Tenant's default in payment of Rent				
	Ь.	(which includes Late	Charges, NSF fees or othe	r sums due); (ii) repair damage, e	excluding ordinary wear and tear, caused by				
		Tenant or by a guest,	invitee or licensee of Tena	nt; (iii) clean Premises, if necessa	ary, upon termination of the tenancy; and (iv)				
		PAYMENT OF LAST	MONTH'S RENT. If all or a	ny portion of the security deposit i	is used during the tenancy, Tenant agrees to				
		reinstate the total sec	urity deposit within 5 days a	after written notice is delivered to	Tenant. Within 21 days after Tenant vacates				
		received and the basis	ig Provider shall: (1) lurnist s for its disposition and supi	n renant an itemized statement in porting documentation as required	ndicating the amount of any security deposit by California Civil Code § 1950.5(g); and (2)				
	_	return any remaining p	portion of the security depos	it to Tenant.					
	C.				nises and all keys returned. Any security reement, or as subsequently modified.				
					MC				
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RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (RLMM PAGE 1 OF 9)

Premises: 6688 National Park Unit D, Twentynine Palms, CA 92277 Date: 03/06/2024

D. No interest will be paid on security deposit unless required by local law.

E. If the security deposit is held by Owner, Tenant agrees not to hold Broker responsible for its return. If the security deposit is held in Owner's Broker's trust account, **and** Broker's authority is terminated before expiration of this Agreement, **and** security deposit is released to someone other than Tenant, **then** Broker shall notify Tenant, in writing, where and to whom security deposit has been released. Once Tenant has been provided such notice, Tenant agrees not to hold Broker responsible for the security deposit.

5. MOVE-IN COSTS RECEIVED/DUE: Move-in funds shall be paid by personal check, money order, cashier's check, or wire/electronic payment.

Category	Total Due	Payment Received	Balance Due	Due Date	Payable To
Rent from <u>03/15/2024</u>					
to <u>03/31/2024</u> (date)	\$548.39		\$548.39	03/15/2024	Roadrunner Realty, Inc
*Security Deposit	\$1,000.00	\$500.00	\$500.00	03/15/2024	Roadrunner Realty, Inc
Other					
Other					
Total	\$1,548.39	\$500.00	\$1,048.39		

^{*} The maximum amount of security deposit, however designated, cannot exceed two months' Rent for an unfurnished premises, or three months' Rent for a furnished premises, in addition to any rent for the first month paid on or before initial occupancy. This limitation does not prohibit the payment of "advance rent" of not less than six months' rent if the term of the lease is six months or longer.

6. LATE CHARGE; RETURNED CHECKS:

A. Tenant acknowledges either late payment of Rent or issuance of a returned check may cause Housing Provider 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 Housing Provider. If any installment of Rent due from Tenant is not received by Housing Provider within 5 (or _______) calendar days after the date due, or if a check is returned, Tenant shall pay to Housing Provider, respectively, an additional sum of \$75.00 _______ or _______% of the Rent due as a Late Charge and \$25.00 as a NSF fee for the first returned check and \$35.00 as a NSF fee for each additional returned check, either or both of which shall be deemed additional Rent.

	B. How may of F How par	e, or if a check is returned, Tenant shall pay to Housing Provider, respectively, an additional sum of \$75.00 or % of the Rent due as a Late Charge and \$25.00 as a NSF fee for the first returned check and \$35.00 as a NSF fee for the additional returned check, either or both of which shall be deemed additional Rent. Using Provider and Tenant agree that these charges represent a fair and reasonable estimate of the costs Housing Provider y incur by reason of Tenant's late or NSF payment. Any Late Charge or NSF fee due shall be paid with the current installment Rent. Housing Provider's acceptance of any Late Charge or NSF fee shall not constitute a waiver as to any default of Tenant. Using Provider's right to collect a Late Charge or NSF fee shall neither be deemed an extension of the date Rent is due under agraph 3 nor prevent Housing Provider from exercising any other rights and remedies under this Agreement and as provided aw.
7.		IG: (Check A or B)
		Parking is permitted as follows: <i>In garage, driveway</i>
OR	B.	The right to parking X is X is not included in the Rent charged pursuant to paragraph 3 . If not included in the Rent, the parking rental fee shall be an additional X per month. Parking space(s) are to be used only for parking properly registered and operable motor vehicles, except for trailers, boats, campers, buses or trucks (other than pick-up trucks). Tenant shall park in assigned space(s) only. Parking space(s) are to be kept clean. Vehicles leaking oil, gas or other motor vehicle fluids shall not be parked on the Premises. Mechanical work, or storage of inoperable vehicles, or storage of any kind is not permitted in parking space(s) or elsewhere on the Premises except as specified in paragraph 8 . Parking is not permitted on the real property of which the Premises is a part.
8.		GE: (Check A or B)
22		Storage is permitted as follows: <i>in the home, in the garage</i> The right to separate storage space is, is, is not, included in the Rent charged pursuant to paragraph 3 . If not included in the Rent, storage space fee shall be an additional per month. Tenant shall store only personal property Tenant owns, and shall not store property claimed by another or in which another has any right, title or interest. Tenant shall not store any improperly packaged food or perishable goods, flammable materials, explosives, hazardous waste or other inherently dangerous material, or illegal substances.
OR 9.	LITH ITH	Except for Tenant's personal property, contained entirely within the Premises, storage is not permitted on the Premises. ES: Tenant agrees to pay for all utilities and services, and the following charges: gas, ekectric, cable/internet
Э.	except addendidirected Comme telephon A.	water and trash which shall be paid for by Housing Provider, or as agreed on a separate um. If any utilities are not separately metered, Tenant shall pay Tenant's proportional share, as reasonably determined and by Housing Provider. If utilities are separately metered, Tenant shall place utilities in Tenant's name as of the ncement Date. Housing Provider is only responsible for installing and maintaining one usable telephone jack and one he line to the Premises. Tenant shall pay any cost for conversion from existing utilities service provider. Water Submeters: Water use on the Premises is measured by a submeter and Tenant will be separately billed for water usage based on the submeter. See attached Water Submeter Addendum (C.A.R. Form WSM) for additional terms. Gas Meter: The Premises does not have a separate gas meter.
10		Electric Meter: The Premises does not have a separate electrical meter. FION OF PREMISES: Tenant has examined Premises and, if any, all furniture, furnishings, appliances, landscaping and
10.	fixtures,	including smoke alarm(s) and carbon monoxide detector(s). all that apply:)
		Tenant's acknowledgment of the condition of these items is contained in an attached statement of condition (C.A.R. Form
	X B.	MII). (i) Housing Provider will Deliver to Tenant a statement of condition (C.A.R. Form MII) within 3 days after execution of this Agreement; prior to the Commencement Date; within 3 days after the Commencement Date. (ii) Tenant shall complete and return the MII to Housing Provider within 3 (or 7) days after Delivery. Tenant's failure to return the MII within that time shall conclusively be deemed Tenant's Acknowledgement of the condition as stated in the MII.

RLMM REVISED 12/23 (PAGE 2 OF 9)

Tenant's Initials

Housing Providers Initials

RLMM REVISED 12/23 (PAGE 3 OF 9)

6688 National

RLMM REVISED 12/23 (PAGE 4 OF 9)

6688 National

Premises: 6688 National Park Unit D, Twentynine Palms, CA 92277 Date: 03/06/2024

25. TENANT'S OBLIGATIONS UPON VACATING PREMISES:

A. Upon termination of this Agreement, Tenant shall: (i) give Housing Provider all copies of all keys and any opening devices to Premises, including any common areas; (ii) vacate and surrender Premises to Housing Provider, empty of all persons; and personal property belonging to Tenant (iii) vacate any/all parking and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to Housing Provider in the same condition as referenced in paragraph 10; (v) remove all debris; (vi) give written notice to Housing Provider of Tenant's forwarding address; and (vii) See Text Overflow Addendum (C.A.R. Form TOA) paragraph 1

3. All alterations/improvements made by or caused to be made by Tenant, with or without Housing Provider's consent, become the property of Housing Provider upon termination. Housing Provider may charge Tenant for restoration of the Premises to the condition it was in prior to any alterations/improvements.

- C. Right to Pre-Move-Out Inspection and Repairs: (i) After giving or receiving notice of termination of a tenancy (C.A.R. Form NTT), or before the expiration of this Agreement, Tenant has the right to request that an inspection of the Premises take place prior to termination (C.A.R. Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity to remedy identified deficiencies prior to termination, consistent with the terms of this Agreement. (ii) Any repairs or alterations made to the Premises as a result of this inspection (collectively, "Repairs") shall be made at Tenant's expense. Repairs may be performed by Tenant or through others, who have adequate insurance and licenses and are approved by Housing Provider. The work shall comply with applicable law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. (iii) Tenant shall: (a) obtain receipts for Repairs performed by others; (b) prepare a written statement indicating the Repairs performed by Tenant and the date of such Repairs; and (c) provide copies of receipts and statements to Housing Provider prior to termination. Paragraph 25C does not apply when the tenancy is terminated pursuant to California Code of Civil Procedure § 1161(2), (3), or (4).
 26. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations established by paragraph 25, in the event of
- 26. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations established by paragraph 25, in the event of termination by Tenant prior to completion of the original term of the Agreement or any extension, Tenant shall also be responsible for lost Rent, rental commissions, advertising expenses and painting costs necessary to ready Premises for re-rental. Housing Provider may withhold any such amounts from Tenant's security deposit.
- 27. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Housing Provider, to temporarily vacate Premises for a reasonable period, to allow for fumigation (or other methods) to control wood destroying pests or organisms, or other repairs to Premises. Tenant agrees to comply with all instructions and requirements necessary to prepare Premises to accommodate pest control, fumigation or other work, including bagging or storage of food and medicine, and removal of perishables and valuables. Tenant shall only be entitled to a credit of Rent equal to the per diem Rent for the period of time Tenant is required to vacate Premises.
- Tenant shall only be entitled to a credit of Rent equal to the per diem Rent for the period of time Tenant is required to vacate Premises.

 28. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed by fire, earthquake, accident or other casualty that render Premises totally or partially uninhabitable, either Housing Provider or Tenant may terminate this Agreement by giving the other written notice. Rent shall be abated as of the date Premises become totally or partially uninhabitable. The abated amount shall be the current monthly Rent prorated on a 30-day period. If the Agreement is not terminated, Housing Provider shall promptly repair the damage, and Rent shall be reduced based on the extent to which the damage interferes with Tenant's reasonable use of Premises. If damage occurs as a result of an act of Tenant or Tenant's guests, only Housing Provider shall have the right of termination, and no reduction in Rent shall be made.

29. INSURANCE:

- A. Tenant's, guest's, invitees or licensee's personal property and vehicles are not insured by Housing Provider, manager or, if applicable, HOA, against loss or damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is advised to carry Tenant's own insurance (renter's insurance) to protect Tenant from any such loss or damage.
- **B.** Tenant shall comply with any requirement imposed on Tenant by Housing Provider's insurer to avoid: (i) an increase in Housing Provider's insurance premium (or Tenant shall pay for the increase in premium); or (ii) loss of insurance.
- C. Tenant shall obtain liability insurance, in an amount not less than \$100,000.00 for injury or damage to, or upon, the Premises during the term of this agreement or any extension. The liability policy shall name Housing Provider, and Property Manager, if applicable: (i) as an additional interest, requiring insurer to notify such person if the policy is changed, cancelled or not renewed; and (ii) as an additional insured, if available from the insurer. Tenant shall provide Housing Provider a copy of the insurance policy before commencement of this Agreement, and a rider prior to renewal. Housing Provider and Tenant are advised to seek counsel from a qualified California attorney or insurance broker regarding the availability of insurance, prior to entering into this Agreement.
- 30. WATERBEDS/PORTABLE WASHERS: Tenant shall not use or have waterbeds on the Premises unless: (i) Tenant obtains a valid waterbed insurance policy; (ii) Tenant increases the security deposit in an amount equal to one-half of one month's Rent; and (iii) the bed conforms to the floor load capacity of Premises. Tenant shall not use on the Premises Portable Dishwasher Portable Washing Machine.

31.	WAIVER: The waiv	er or any	/ breacn sn	iali not be	e construed	as a co	ontinuing v	waiver of ti	ne same or any	/ subsequent t	reacn.

_	TENIANT COTORDEL OCRITICIOATE T	
	Yucca Valley, Ca 92284	Twentynine Palms, CA 92277
	56809 Twentynine Palms Hwy	6688 National Park unit D
	Housing Provider: Roadrunner Realty, Inc	Tenant: <i>Hector Garcia Morales</i>
2	NOTICE: Notices may be served at the following address, or	at any other location subsequently designated:

33. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Housing Provider or Housing Provider's agent within **3 days** after its receipt (C.A.R. Form TEC). Failure to comply with this requirement shall be deemed Tenant's acknowledgment that the tenant estoppel certificate is true and correct, and may be relied upon by a lender or purchaser.

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EQUAL HOUSING OPPORTUNITY

Premises: 6688 National Park Unit D, Twentynine Palms, CA 92277 Date: 03/06/2024

34. REPRESENTATION

- A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Housing Provider requires all occupants 18 years of age or older and all emancipated minors to complete a lease rental application. Tenant acknowledges this requirement and agrees to notify Housing Provider when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Housing Provider and Broker(s) to obtain Tenant's credit during the tenancy in connection with a modification of this Agreement. Before occupancy begins, Housing Provider may cancel this Agreement upon disapproval of the credit report(s) or upon discovering that information in Tenant's application is false. During the tenancy, Housing Provider may reject any such modification upon disapproval of the credit report(s) obtained in connection with the modification. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting agency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement.
- **B. HOUSING PROVIDER REPRESENTATIONS:** Housing Provider warrants that, unless otherwise specified in writing, Housing Provider is unaware of (i) any recorded Notices of Default affecting the Premise; (ii) any delinquent amounts due under any loan secured by the Premises; and (iii) any bankruptcy proceeding affecting the Premises.

35. MEDIATION:

- A. Consistent with paragraphs B and C below, Housing Provider and Tenant agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to court action. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action.
- B. The following matters are excluded from mediation: (i) an unlawful detainer action; (ii) the filing or enforcement of a mechanic's lien; and (iii) any matter within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the mediation provision.
- C. Housing Provider and Tenant agree to mediate disputes or claims involving Listing Agent, Leasing Agent or property manager ("Broker"), provided Broker shall have agreed to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to such Broker. Any election by Broker to participate in mediation shall not result in Broker being deemed a party to this Agreement.
- 37. C.A.R. FORM: C.A.R. Form means the specific form referenced or another comparable form agreed to by the parties.
- 38. DISCLOSURES:
 - A. MOLD AND DAMPNESS: Exposure to mold may have potential health risks. Tenant acknowledges receipt of the attached booklet titled, "Information on Dampness and Mold for Renters in California" before signing this Residential Lease or Month-to-Month Rental Agreement.
 - **B. BED BUGS:** Housing Provider has no knowledge of any infestation in the Premises by bed bugs. See attached Bed Bug Disclosure (C.A.R. Form BBD) for further information. Tenant shall report suspected bed bug infestation to Housing Provider or, if applicable, property manager and cooperate with any inspection for and treatment of bed bugs. Housing Provider will notify tenants of any units infested by bed bugs.
 - C. MEGAN'S LÁW DATABASE DISCLOSURE: Notice: Pursuant to § 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Housing Provider nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenant should obtain information directly from this website.)
 - D. RESIDENTIAL ENVIRONMENTAL HAZARDS BOOKLET: Tenant acknowledges receipt of the residential environmental hazards booklet.
 - E. 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.
 - F. OTHER MATERIAL FACTS:
 - G. ADDITIONAL DISCLOSURES: RPO shall make additional disclosures regarding the following matters, if applicable, on the Rental Property Owner Disclosure (C.A.R. Form RPOD): Lead-based Paint; Methamphetamine Contamination; Periodic Pest Control Contracts; Water Submeters; Mold; Asbestos; Homeowners Associations/Condominiums/Planned Developments; Military Ordnance Locations; Death on the Premises.
- 39. SERVICEMEMBERS CIVIL RELIEF ACT: Notwithstanding anything to the contrary in paragraphs 2, 4, 26 or elsewhere in this Agreement, the Servicemembers Civil Relief Act applies to this Agreement and any effort to terminate it, as specified in §§ 3951 and 3955 of the Act.
- 40. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this Agreement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed except in writing. This Agreement is subject to California Housing Provider-tenant law and shall incorporate all changes required by amendment or successors to such law. This Agreement and any supplement, addendum or modification, including any copy, may be signed in two or more counterparts, all of which shall constitute one and the same writing.

41. AGENCY:

41. /	AGE	INCT.					
-	Α.	CONFIRMATION: The following a	igency relatior	nship(s) are h	ereby confirmed for this tra	ansaction:	
		Housing Provider's Brokerage F			ner Realty, Inc.	License Number	01517134
		Is the broker of (check one): X the	ne Housing Pr	ovider; or	both the Tenant and Hous	sing Provider (Dual Ag	ent).
			nant's Initials	Hgm 1	Housing Providers I	nitials MS /	EQUAL HOUSING OPPORTUNITY
,	A.	CONFIRMATION: The following a Housing Provider's Brokerage F Is the broker of (check one): X the broker of the bro	Firm _ ne Housing Pr	Roadrun ovider; or	ner Realty, Inc. both the Tenant and Hous	License Number _ sing Provider (Dual Ag	gent).

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

Tenant's Initials

m___/ ____Housing Providers Initials

MS



Premises: 6688 National Park Unit D, Twentynine Palms, CA 92277

51. Tenant agrees to rent the Premises on the above terms and conditions.

A. ENTITY TENANT: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure (C.A.R. Form RCSD)

is not required for the Legally Authorized Signers designated below.)

(1)	One or more Tenant is a trust, corporation, LLC, probate estate, partnership, holding a power of attorney or other entity.
(2)	This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not in an individual
	capacity. See paragraph 48 for additional terms.

	(3) The name(s) of the Legall			,	<u> </u>
((4) If a trust, identify Tenant a		r by simplified trust name (ex.	John Doe, co-trustee,	Jane Doe, co-trustee
	or Doe Revocable Family	•			,,
	(5) If the entity is a trust or und	der probate, the following	is the full name of the trust or	probate case, includin	g case #:
в. [.]	TENANT SIGNATURE(S):				·
(Siar	nature) By, Authentison **Printed name of Printed Name of Pri			Date:	03/08/2024
(O.g.	Printed name of the many of the color	or Garcia Morales			
[Printed Name of Legally Au	thorized Signer:		Title, if applicable,	
-	Address	<u> </u>	City	State	Zip
	Printed Name of Legally Au Address Telephone	Text	E-mail		
(Sigr	nature) By,			Date: _	
ı	Printed name of Tenant:				
[Printed Name of Legally Au	thorized Signer:		Title, if applicable,	
1	Address		City	State	Zip
•	AddressTelephone	Text	E-mail		
			al Signature Addendum (C.A		
(1	valuable consideration, receip unconditionally to Housing Pro other sums that become due po the Agreement; (ii) consent to Provider and Tenant; and (iii) Tenant for any default occurrin	ovider and Housing Provursuant to this Agreemen any changes, modificat waive any right to require	rider's agents, successors ar t, including any and all court o ions or alterations of any ter e Housing Provider and/or Ho	nd assigns, the prompt costs and attorney fees m in this Agreement ac pusing Provider's agent	payment of Rent or included in enforcing greed to by Housing
	Guarantor (Print Name)				
(Guarantor			Date	
	Address Telephone		City	State	_ Zip
-	Telephone	Text	E-mail		
A. [sing Provider (owner ora; ENTITY HOUSING PROVI (C.A.R. Form RCSD) is not red (1) One or more Housing Pro entity. (2) This Agreement is being	IDER: (Note: If this para quired for the Legally Aut vider is a trust, corporation Signed by a Legally Au	agraph is completed, a Rep thorized Signers designated to on, LLC, probate estate, partr	resentative Capacity S pelow.) nership, holding a power	Signature Disclosure
	capacity. See paragraph (3) The name(s) of the Legall (4) If a trust, identify Housing co-trustee or Doe Revocal (5) If the entity is a trust or und	y Authorized Signer(s) is Provider as trustee(s) of ole Family Trust).	the trust or by simplified trust	name (ex. John Doe, c	o-trustee, Jane Doe,
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RLMM REVISED 12/23 (PAGE 8 OF 9)

52.



Premises: 6688 National Park Unit D, Twentynine Palms, CA 92277 Date: 03/06/2024

 REAL ESTATE BROKERS: A. Real estate brokers who are not also Housing Provider under this Agreement are not parties to the Agreement between Housing Provider and Tenant. B. Agency relationships are confirmed in paragraph 41. C. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Cooperating Broker (Leasing Firm) and Cooperating Broker agrees to accept: (i) the amount specified in the MLS, provided Cooperating Broker is a Participant of the MLS in which the Property is offered for sale or lease or a reciprocal MLS; or (ii) ☐ (if checked) the amount specified in a separate written agreement between Listing Broker and Cooperating Broker. 						
Tenant's Br	okerage Firm			DRE Lic. #	#	
By (Agent)			DRE Lic.#		Date	
Address		City		_ State	Zip	
Telephone	Text	E-mail				
	ovider's Brokerage Firm <u>Roadrunner Realty,</u> Maryann Smith	Inc. Maryann Smitl	DDE Lie # 4	DRE Lic. #	01517134 Date	
	809 Twentynine Palms Hwy	•				
	(760)228-7368 Text	City <u>Yucca Valley</u> E-mail <u>Maryann@ck</u>			Zip <u>92284</u>	

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BED BUG DISCLOSURE

California Civil Code §1954.603 (C.A.R. Form BBD, Revised 6/23)

The following	terms and conditions are hereby incorporated in and made a part of the	e Residential Lease or Month-to-Month Renta
Agreement, O	R Residential Lease After Sale, Other	("Agreement"),
dated	, on property known as 6688 National Park Unit D, Twentynir	ne Palms, CA 92277
		,
in which	Hector Garcia Morales	is referred to as "Tenant'
and	Roadrunner Realty, Inc	is referred to as "Housing Provider".

INFORMATION ABOUT BED BUGS:

- 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.
- 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.
- Bed bugs can survive for months without feeding.
- 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.
- 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.
- Tenant shall report suspected infestations by bed bugs to the Housing Provider 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.
- Housing Provider 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.

Tenant agrees to release, indemnify, hold harmless and forever discharge Housing Provider and Housing Provider'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 Housing Provider or Housing Provider's agents resulting from the presence of bedbugs due to Tenant's failure to comply with this Bed Bug Disclosure.

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

Tenant (Signature)	Date _	03/08/2024
Hestors Garcia Morales	5.	
Tenant (Signature)	Date _	
Housing Provider (Signature)	Date	03/06/2024
Roadrunger Realty, Inc		
Housing Provider (Signature)	_Date _	

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BBD REVISED 6/23 (PAGE 1 OF 1)

BED BUG DISCLOSURE (BBD PAGE 1 OF 1)



TENANT FLOOD HAZARD DISCLOSURE

(C.A.R. Form TFHD, Revised 6/23)

	•				
		nditions are hereby incorporated in and made R Residential Lease After Sale, Other	a part of the Residential	Lease or Month-to-	
date		property known as6688 National Park	Unit D, Twentynine Palms	s, CA 92277	
in w	hich	Hector Garcia Morales	is refer	ed to as ("Tenant")	
and		Roadrunner Realty, Inc		Housing Provider").	
INF	ORMATION ABOUT FL	OOD HAZARDS: Tenant is informed of the fo	llowing:		
1.	The Property is not loc	ated in a special flood hazard area or an are	a of potential flooding.		
OR The Property is located in a special flood hazard area or an area of potential flooding. Property a special flood hazard area or area of potential flooding if any of the following scenarios apply:			is deemed to be in		
 A. The owner has actual knowledge of that fact. B. The owner has received written notice from any public agency stating that the Property is located in a spellood hazard area or an area of potential flooding. C. The Property is located in an area in which the owner's mortgage holder requires the owner to carry finsurance. D. The owner currently carries flood insurance. 				·	
2.	The tenant may obtain	tenant may obtain information about hazards, including flood hazards, that may affect the Property from the free Web site of the Office of Emergency Services, My Hazards Tool (http://myhazards.caloes.ca.gov).			
	The owner's insurance does not cover the loss of the tenant's personal possessions and it is recommended that tenant consider purchasing renter's insurance and flood insurance to insure his or her possessions from loss due fire, flood, or other risk of loss.				
		owner is not required to provide additional information concerning the flood hazards to the Property and that the rmation provided pursuant to this section (California Government Code section 8589.45) is deemed to inform the			
	foregoing terms and o	onditions are hereby agreed to, and the unc	lersigned acknowledge re	eceipt of a copy of	
Ten	ant (Signature)	· Massles	Date _	03/08/2024	
	Hector	Garofa Morales			
Ten	ant (Signature)		Date _		
Ηοι	ısing Provider (Signature	Authentisco Maryanny Smith Roadrunnen Realty, Inc	Date	03/06/2024	
Ηοι	ısing Provider (Signature	•	Date		

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525 South Virgil Avenue, Los Angeles, California 90020

TFHD Revised 6/23 (PAGE 1 OF 1)



TENANT FLOOD HAZARD DISCLOSURE (TFHD PAGE 1 OF 1)



RENT CAP AND JUST CAUSE ADDENDUM

(Note: State or local laws may limit the availability of certain exemptions. Check with a qualified California real estate attorney before proceeding.) (C.A.R. Form RCJC, Revised 6/23)

The following ter	ms and condition	ons are hereby incorporated	and made part of the I	Residential Leas	e or Month-to-	-Month
Rental Agreemer	nt dated	on property known as	6688 National Park U	nit D, Twentynin	e Palms, CA 9	92277
in which		Hector Garcia Mora	les	is ref	erred to as "Te	enant"
and	I	Roadrunner Realty, Inc		is referred to as	"Housing Prov	vider".

I. RENT CAP AND JUST CAUSE ADDENDUM TERMS

With certain exemptions, Housing Provider may be subject to the rent cap and just cause eviction provisions of the Civil Code. Housing Provider informs Tenant of the following:

California law limits the amount your rent can be increased. See § 1947.12 of the Civil Code for more information. California law also provides that after all Tenants have continuously and lawfully occupied the property for 12 months or more or at least one of the Tenants has continuously occupied the property for 24 months or more, a Housing Provider must provide a statement of cause in any notice to terminate a tenancy. See § 1946.2 of the Civil Code for more information.

II. EXEMPTIONS TO BOTH RENT CAP REQUIREMENTS AND JUST CAUSE EVICTIONS*:

- 1. Housing that has been issued a certificate of occupancy within the previous 15 years.
- 2. A property containing two separate dwelling units (excluding ADUs and junior ADUs) within a single structure in which one of the units was Owner occupied at the commencement and throughout the tenancy.
- Single Family Residential property (including a condominium and units in planned developments) that is alienable separate from the title to any other dwelling unit if the notice below is checked and delivered to the Tenant:

Notice of Exemption: This property is not subject to the rent limits imposed by § 1947.12 of the Civil Code and is not subject to the just cause requirements of § 1946.2 of the Civil Code. This property meets the requirements of §§ 1947.12 (d)(5) and 1946.2 (e)(8) of the Civil Code AND the Owner is not any of the following: (1) a real estate investment trust, as defined by § 856 of the Internal Revenue Code; (2) a corporation; or (3) a limited liability company in which at least one member is a corporation.

III. ADDITIONAL EXEMPTIONS ONLY APPLICABLE TO JUST CAUSE EVICTIONS*:

- Housing accommodations in which the Tenant shares bathroom or kitchen facilities with the Owner who maintains their principal residence at the residential real property.
- Single-family Owner-occupied residences, including a residence in which the Owner-occupant rents or leases no more than two units or bedrooms, including, but not limited to, an accessory dwelling unit.

IV. RENT CAP REQUIREMENTS

- 1. Subject to certain provisions of Civil Code § 1947.12 subdivision (b), an Owner of real property shall not increase the rental rate for that property more than 5 percent plus the percentage change in the cost of living, or 10 percent, whichever is lower, of the lowest rental amount charged for that property at any time during the 12 months prior to the effective date of the increase.
- 2. If the same Tenant remains in occupancy over any 12-month period, the gross rental rate shall not be increased in more than two increments over that 12-month period.
- For a new tenancy in which no Tenant from the prior tenancy remains, the Owner may establish the initial rate not subject to paragraph 1 of this section. Paragraph 1 of this section is only applicable to subsequent increases after the initial rental rate has been established.

V. JUST CAUSE REASONS FOR TERMINATION OF TENANCY

- "At-Fault" Reasons:
 - **A.** Default in payment of rent.
 - Breach of a material term of the lease, as described in Code of Civil Procedure § 1161, paragraph (3), including but not limited to, violation of a provision of the lease after being issued a written notice to correct the violation.

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RCJC REVISED 6/23 (PAGE 1 OF 2)

RENT CAP AND JUST CAUSE ADDENDUM (RCJC PAGE 1 OF 2)

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- **C.** Maintaining, committing, or permitting the maintenance of a nuisance as described in Code of Civil Procedure § 1161, paragraph (4).
- D. Committing waste as described in Code of Civil Procedure § 1161, paragraph (4).
- E. The Tenant had a written lease that terminated on or after January 1, 2020, and after a written request or demand from the Owner, the Tenant refused to execute a written extension or renewal of the lease for an additional term of similar duration with similar provisions, provided that those terms do not violate § 1946.1 or any other provision of law.
- **F.** Criminal activity by the Tenant on the residential real property, including any common areas, or any criminal threat, as defined in Penal Code § 422, subdivision (a), directed to any Owner or agent of the Owner of the premises.
- **G.** Assigning or subletting the premises in violation of the Tenant's lease.
- H. The Tenant's refusal to allow the Owner to enter the residential real property pursuant to a request consistent with Civil Code §§ 1101.5 and 1954, and Health and Safety Code §§ 13113.7 and 17926.1.
- I. Using the premises for an unlawful purpose as described in Code of Civil Procedure § 1161, paragraph (4).
- **J.** When the Tenant fails to deliver possession of the residential real property after providing the Owner written notice of Tenant's intention to terminate the hiring of real property or makes a written offer to surrender that is accepted in writing by the Housing Provider, but fails to deliver possession at the time specified in that written notice.

2. "No-fault" Reasons:

- **A.** Intent to occupy the residential real property by the Owner or their spouse, domestic partner, children, grandchildren, parents or grandparents (Owner/family move-in). Tenant and Owner hereby agree that the Owner shall have the right to terminate the lease if the Owner, or their spouse, domestic partner, children, parents or grandparents, unilaterally decide to occupy the residential property. Owner may terminate the lease at the end of a fixed term or any time during a month to month tenancy by giving the appropriate notice.
- **B.** Withdrawal of the Premises from the rental market. Owner may terminate the lease at the end of a fixed term or any time during a month to month tenancy by giving the appropriate notice.
- **C.** Unsafe habitation, as determined by a government agency that has issued an order to vacate, or to comply, or other order that necessitates vacating the residential property.
- **D.** Intent to demolish or substantially remodel the residential real property. "Substantially remodel" means the replacement or substantial modification of any structural, electrical, plumbing, or mechanical system that requires a permit that cannot be accomplished in a safe manner with the Tenant in place, and that requires Tenant to vacate the residential real property for at least 30 days. Cosmetic improvements alone do not qualify.

3. Just Cause Notices:

- A. Curable "At-Fault" Reasons: Before the Owner can terminate the tenancy for an At-Fault Just Cause violation that is curable, the Owner must first provide notice to cure giving the Tenant an opportunity to cure the violation pursuant to Code of Civil Procedure § 1161, paragraph (3).
- B. Tenant Payments Pursuant to "No-Fault" Eviction: (1) If Owner issues a termination of tenancy under a No-Fault Just Cause, Owner notifies Tenant of the right to direct payment relocation assistance equal to one month of the Tenant's rent in effect at the time of the termination and shall be provided within 15 calendar days of service of the notice. (2) In lieu of direct payment, Owner may waive the payment of rent for the final month of tenancy prior to the rent becoming due. The notice shall state the amount of rent waived and that no rent is due for the final month of tenancy.

*NOTE: Other exemptions under the Civil Code may apply. Additionally, this property may be subject to local rent cap and just cause eviction controls, which may impose additional restrictions. Housing Provider is strongly advised to seek counsel from a qualified California real estate attorney, who is familiar with the law where the property is located, prior to serving any notice.

The undersigned acknowledge a copy of this document and agree that the terms specified in Sections I, II(3), if checked, and V(3) are made a part of the lease or rental agreement specified above.

Tenant (signature)	a Masaler	Hector Garcia Morales Date	03/08/2024
Tenant (signature)		Date	
Housing Provider (signature)		Roadrunner Realty, Inc Date	03/06/2024
Housing Provider (signature)		Date	

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EQUAL HOUSING OPPORTUNITY

RCJC REVISED 6/23 (PAGE 2 OF 2)



FAIR HOUSING AND DISCRIMINATION ADVISORY

(C.A.R. Form FHDA, Revised 6/23)

- EQUAL ACCESS TO HOUSING FOR ALL: All housing in California is available to all persons. Discrimination as noted below is prohibited by law. Resources are available for those who have experienced unequal treatment under the law.
- FEDERAL AND STATE LAWS PROHIBIT DISCRIMINATION AGAINST IDENTIFIED PROTECTED CLASSES:
 - A. FEDERAL FAIR HOUSING ACT ("FHA") Title VIII of the Civil Rights Act; 42 U.S.C. §§ 3601-3619; Prohibits discrimination in sales, rental or financing of residential housing against persons in protected classes;
 - **B.** CALIFORNIA FAIR EMPLOYMENT AND HOUSING ACT ("FEHA") California Government Code ("GC") §§ 12900-12996,12955; 2 California Code of Regulations ("CCR") §§ 12005-12271; Prohibits discrimination in sales, rental or financing of housing opportunity against persons in protected classes by providers of housing accommodation and financial assistance services as related to housing;
 - C. CALIFORNIA UNRUH CIVIL RIGHTS ACT ("Unruh") California Civil Code ("CC") § 51; Prohibits business establishments from discriminating against, and requires full and equal accommodation, advantages, facilities, privileges, and services to persons in protected classes;
 - D. AMERICANS WITH DISABILITIES ACT ("ADA") 42 U.S.C. §§ 12181-12189; Title III of the ADA prohibits discrimination based on disability in public accommodations; and
 - OTHER FAIR HOUSING LAWS: § 504 of Rehabilitation Act of 1973 29 U.S.C. § 794; Ralph Civil Rights Act CC § 51.7; California Disabled Persons Act; CC §§ 54-55.32; any local city or county fair housing ordinances, as applicable.

 POTENTIAL LEGAL REMEDIES FOR UNLAWFUL DISCRIMINATION: Violations of fair housing laws may result in
- monetary civil fines, injunctive relief, compensatory and/or punitive damages, and attorney fees and costs.
- PROTECTED CLASSES/CHARACTERISTICS: Whether specified in Federal or State law or both, discrimination against persons based on that person's belonging to, association with, or perceived membership in, certain classes or categories, such as the following, is prohibited. Other classes, categories or restrictions may also apply.

Race	Color	Ancestry	National Origin	Religion
Age	Sex, Sexual Orientation	Gender, Gender Identity, Gender expression	Marital Status	Familial Status (family with a child or children under 18)
Citizenship	Immigration Status	Primary Language	Military/Veteran Status	Source of Income (e.g., Section 8 Voucher)
Medical Condition	Disability (Mental & Physical)	Genetic Information	Criminal History (non- relevant convictions)	Any arbitrary characteristic

THE CALIFORNIA DEPARTMENT OF REAL ESTATE REQUIRES TRAINING AND SUPERVISION TO PREVENT HOUSING **DISCRIMINATION BY REAL ESTATE LICENSEES:**

- A. California Business & Professions Code ("B&PC") § 10170.5(a)(4) requires 3 hours of training on fair housing for DRE license renewal; Real Estate Regulation § 2725(f) requires brokers who oversee salespersons to be familiar with the requirements of federal and state laws relating to the prohibition of discrimination.
- Violation of DRE regulations or real estate laws against housing discrimination by a real estate licensee may result in the loss or suspension of the licensee's real estate license. B&PC §10177(I)(1); 10 CCR § 2780
- REALTOR® ORGANIZATIONS PROHIBIT DISCRIMINATION: NAR Code of Ethics Article 10 prohibits discrimination in employment practices or in rendering real estate license services against any person because of race, color, religion, sex, disability, familial status, national origin, sexual orientation, or gender identity by REALTORS®.
- WHO IS REQUIRED TO COMPLY WITH FAIR HOUSING LAWS?

Below is a non-exclusive list of providers of housing accommodations or financial assistance services as related to housing who are most likely to be encountered in a housing transaction and who must comply with fair housing laws.

- Sellers
- Real estate licensees
- Mobilehome parks
- Insurance companies
- Landlords/Housing Providers
- Real estate brokerage firms
- Homeowners Associations ("HOAs");
- Government housing services
- Sublessors
- Property managers
- Banks and Mortgage lenders

www.lwolf.com

Appraisers

EXAMPLES OF CONDUCT THAT MAY NOT BE MOTIVATED BY DISCRIMINATORY INTENT BUT COULD HAVE A **DISCRIMINATORY EFFECT:**

- A. Prior to acceptance of an offer, asking for or offering buyer personal information or letters from the buyer, especially with photos. Those types of documents may inadvertently reveal, or be perceived as revealing, protected status information thereby increasing the risk of (i) actual or unconscious bias, and (ii) potential legal claims against sellers and others by prospective buyers whose offers were rejected.
- Refusing to rent (i) an upper-level unit to an elderly tenant out of concern for the tenant's ability to navigate stairs or (ii) a house with a pool to a person with young children out of concern for the children's safety.
- EXAMPLES OF UNLAWFUL OR IMPROPER CONDUCT BASED ON A PROTECTED CLASS OR CHARACTERISTIC:
 - Refusing to negotiate for a sale, rental or financing or otherwise make a housing opportunity unavailable; failing to present offers due to a person's protected status;
 - Refusing or failing to show, rent, sell or finance housing; "channeling" or "steering" a prospective buyer or tenant to or away from a particular area due to that person's protected status or because of the racial, religious or ethnic composition of the neighborhood; "Blockbusting" or causing "panic selling" by inducing a listing, sale or rental based on the grounds of loss of value of property,
 - increase in crime, or decline in school quality due to the entry or prospective entry of people in protected categories into the
 - Making any statement or advertisement that indicates any preference, limitation, or discrimination;

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FHDA REVISED 6/23 (PAGE 1 OF 2)

FAIR HOUSING AND DISCRIMINATION ADVISORY (FHDA PAGE 1 OF 2) Fax: 7603658883



- F. Using criminal history information before otherwise affirming eligibility, and without a legally sufficient justification;
- **G.** Failing to assess financial standards based on the portion of the income responsible by a tenant who receives government subsidies (such as basing an otherwise neutral rent to income ratio on the whole rent rather than just the part of rent that is the tenant's responsibility):
- H. Denying a home loan or homeowner's insurance;
- I. Offering inferior terms, conditions, privileges, facilities or services;
- **J.** Using different qualification criteria or procedures for sale or rental of housing such as income standards, application requirements, application fees, credit analyses, sale or rental approval procedures or other requirements;
- K. Harassing a person;
- L. Taking an adverse action based on protected characteristics;
- **M.** Refusing to permit a reasonable modification to the premises, as requested by a person with a disability (such as refusing to allow a tenant who uses a wheelchair to install, at their expense, a ramp over front or rear steps, or refusing to allow a tenant with a disability from installing, at their own expense, grab bars in a shower or bathtub):
- **N.** Refusing to make reasonable accommodation in policies, rules, practices, or services for a person with a disability (such as the following, if an actual or prospective tenant with a disability has a service animal or support animal):
 - (i) Failing to allow that person to keep the service animal or emotional support animal in rental property,
 - (ii) Charging that person higher rent or increased security deposit, or
 - (iii) Failing to show rental or sale property to that person who is accompanied by the service animal or support animal, and;
- Retaliating for asserting rights under fair housing laws.

10. EXAMPLES OF POSITIVE PRACTICES:

- **A.** Real estate licensees working with buyers or tenants should apply the same objective property selection criteria, such as location/neighborhood, property features, and price range and other considerations, to all prospects.
- B. Real estate licensees should provide complete and objective information to all clients based on the client's selection criteria.
- **C.** Real estate licensees should provide the same professional courtesy in responding to inquiries, sharing of information and offers of assistance to all clients and prospects.
- **D.** Housing providers should not make any statement or advertisement that directly or indirectly implies preference, limitation, or discrimination regarding any protected characteristic (such as "no children" or "English-speakers only").
- E. Housing providers should use a selection process relying on objective information about a prospective buyer's offer or tenant's application and not seek any information that may disclose any protected characteristics (such as using a summary document, e.g. C.A.R. Form SUM-MO, to compare multiple offers on objective terms).
- 11. FAIR HOUSING RESOURCES: If you have questions about your obligations or rights under the Fair Housing laws, or you think you have been discriminated against, you may want to contact one or more of the sources listed below to discuss what you can do about it, and whether the resource is able to assist you.
 - A. Federal: https://www.hud.gov/program_offices/fair_housing_equal_opp
 - B. State: https://calcivilrights.ca.gov/housing/
 - C. Local: local Fair Housing Council office (non-profit, free service)
 - D. DRE: https://www.dre.ca.gov/Consumers/FileComplaint.html
 - E. Local Association of REALTORS®. List available at: https://www.car.org/en/contactus/rosters/localassociationroster.
 - F. Any qualified California fair housing attorney, or if applicable, landlord-tenant attorney.
- 12. LIMITED EXCEPTIONS TO FAIR HOUSING REQUIREMENTS: No person should rely on any exception below without first seeking legal advice about whether the exception applies to their situation. Real estate licensees are not qualified to provide advice on the application of these exceptions.
 - A. Legally compliant senior housing is exempt from FHA, FEHA and Unruh as related to age or familial status only;
 - **B.** An owner of a single-family residence who resides at the property with one lodger may be exempt from FEHA for rental purposes, PROVIDED **no real estate licensee is involved** in the rental;
 - C. An owner of a single-family residence may be exempt from FHA for sale or rental purposes, PROVIDED (i) no real estate licensee is involved in the sale or rental and (ii) no discriminatory advertising is used, and (iii) the owner owns no more than three single-family residences. Other restrictions apply;
 - **D.** An owner of residential property with one to four units who resides at the property, may be exempt from FHA for rental purposes, PROVIDED **no real estate licensee is involved** in the rental; and
 - E. Both FHA and FEHA do not apply to roommate situations. See, Fair Housing Council v Roommate.com LLC, 666 F.3d 1216 (2019).
 - F. Since both the 14th Amendment of the U.S. Constitution and the Civil Rights Act of 1866 prohibit discrimination based on race; the FHA and FEHA exemptions do not extend to discrimination based on race.

Buyer/Tenant and Seller/Housing Provider have read, understand and acknowledge receipt of a copy of this Fair Housing & Discrimination Advisory.

Buyer/Tenant Authoritisch Hector Garcia Morales	Hector Garcia Morales Date 03/08/2024
Buyer/Tenant	Date
Seller/Housing Provider Authentision Maryann Smith	Roadrunner Realty, Inc Date 03/06/2024
Seller/Housing Provider 3/6/2024 9:49:32 PM GMT	Date

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Information on Dampness and Mold for Renters in California

Main points:

- Living in damp or moldy buildings increases the chances of respiratory problems like asthma.
- The critical warning signs are visible mold, water damage, damp materials, or mold smell.
- Dampness is needed for mold to grow, so if you control the dampness, you control the mold.
- Dampness or mold indoors may make housing substandard, per the California Health & Safety Code.



This booklet describes the increased risks to health, including specific health issues, that may result from exposures to dampness or mold in buildings. This booklet was produced in January 2021 by the California Department of Public Health (CDPH) in accordance with the 2001 Toxic Mold Protection Act (HSC §26148).

Health Problems from Damp or Moldy Buildings

Living or working in damp or moldy buildings increases the risk of many harmful health problems, including:

- asthma attacks in people who already have asthma
- a new asthma diagnosis
- respiratory infections, such as bronchitis
- breathing symptoms, such as hay fever, sneezing, stuffy nose, sore throat, wheezing, breathing difficulty, or cough
- eczema or skin rash

Mold can affect people differently. How much a person is affected depends on how sensitive they are and on how much they are exposed. Damp or moldy buildings are linked to health problems in people even if they do not have allergies.

Signs of Dampness or Mold

Signs of dampness or mold that may cause health problems include:

- visible mold (regardless of color), such as on walls or ceilings, behind furniture or appliances, under carpets, or even hidden in areas not seen in the occupied areas of homes
- mold odor, noticed as an earthy, musty, or moldy smell
- visible water damage, such as water-stains or discoloration on walls or ceilings, peeling or bubbled paint, warped floors, or rotting wood
- damp or moist materials, including condensation on windows or walls

Any one of these signs indicates increased risks to health, and the more that any of them are present, the greater the risk of health problems. Tests that identify the types of mold or the amounts of mold in buildings are not useful in telling us about the health risks. This is why CDPH does not recommend testing for mold, such as measuring mold spores in the air.



Causes of Building Dampness that Can Allow Mold to Grow

The dampness that is necessary for indoor mold to grow can come from either inside or outside a building.

Indoor sources include:

- leaking or burst water pipes, for instance under sinks inside walls
- not enough venting to the outside by open windows or exhaust fans in places where water is used or moisture is produced (for example, bathrooms, laundry areas, kitchens, and water heaters)
- condensation (water droplets) on cold surfaces, including windows

Outdoor sources include:

- water coming in through leaky roofs or poorly-sealed windows, or from flooding
- damp, exposed dirt in crawl spaces
- outdoor surfaces that slope and drain water toward a building, including from a downspout





Fixing Dampness and Mold Problems

The California Health & Safety Code (HSC §17920.3) says that when dampness or visible mold (or certain other conditions) in a home is a hazard to the health of occupants, the home is substandard and the property owner must fix the conditions. The Code excludes mold that is "minor and found on surfaces that accumulate moisture as part of their properly functioning and intended use."

CDPH recommends fixing dampness and mold problems as follows:

- · identifying and correcting the source of any water that may allow mold to grow
- rapid drying or removal of damp materials
- cleaning or removing mold and moldy materials as rapidly and safely as possible

Note: if a moldy area is simply bleached, cleaned, or painted over—without fixing the source of the dampness—the mold is likely to grow again.

Renters in California

The California Health & Safety Code requires property owners to provide a rental unit that is safe and healthy for the people living in it. Prospective renters should look for obvious conditions that show dampness or mold, and also less obvious signs like water leaks under the kitchen and bathroom sinks or moldy odor in a sealed-up home. Also look for conditions likely to cause future problems, like a bathroom that has no working vent fan or no window that opens, or a clothes dryer without an outside vent.

For renters who suspect there is dampness or mold:

- 1. Tell the property owner or manager. Early detection and correction of the dampness and mold problems can reduce the risks to your health and prevent the problem from getting worse.
- 2. If your property owner will not respond to your concerns in a reasonable amount of time, contact your local (city or county) code enforcement agency and ask for a code enforcement officer to inspect for violations. Many dampness or mold problems in rental homes are the responsibility of the property owner and must be addressed by them. However, a code enforcement officer may determine that dampness or mold in a building results from a tenant's actions or inactions for instance, not using available bathroom ventilation during showers.
- 3. If the local inspector determines there is a violation, they can require the property owner to correct the problem.

Additional Resources

For general information on dampness and mold and a list of local code enforcement agencies, with a focus on dampness and mold, see www.cdph.ca.gov/iaq/mold. To see an animated video series, Mold in the Home, visit www.cdph.ca.gov/mold.

Property owners must provide a rental unit that is safe and healthy for the people living in it.

Tenants must notify property owners of any dampness or mold problems.





TEXT OVERFLOW ADDENDUM No.

(C.A.R. Form TOA, Revised 6/23)

nis addendum is given in connection with the property known as	6688 National Park Unit D, Twentynine Palms, CA 92277

in which	Hector Garcia Morales	is referred to as ("Buyer/Te	
and	Roadrunner Realty, Inc	is referred to as ("Seller/Housing Provi	der").
1) RLMM, Paragraph 2	25A; vii		
	to have carpets/tile professionally cleaned no more	han 4 days prior to move out and receipt must	be
provided to managem	ent		
	and conditions are hereby incorporated in and m is TOA is attached. The undersigned acknowledge re		n the
Buyer/Tenant Authentision		Date	
Hector Gard	aroia/Morales		
Buyer/Tenant		Date	
Dayon ronant			
Seller/Housing Provide	Authentision	Date	
Tallow I To vido	Maryanin Smith Roadsunner Realty, Inc		
Seller/Housing Provider	-	Date	

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TOA REVISED 6/23 (PAGE 1 OF 1)

("Property"),



Maryann Smith

Seller

Seller

WATER HEATER AND SMOKE ALARM STATEMENT OF COMPLIANCE

(C.A.R. Form WHSD, Revised 12/23)

Property Address: 6688 National Park Unit D, Twentynine Palms, CA 92277

NOTE: For use only for REO sales with Exempt Seller Disclosure (ESD). 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.
- 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.
 TRANSFEROR'S WRITTEN STATEMENT: California Health and Safety Code § 19211 requires the seller of any real 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.

The un	dersigned hereby acknowledge(s) receipt of a copy of this document.		
Buyer	Authentisian Hector Garcia Morales Hector Garcia Morales	Date	03/08/2024
Buyer	U 3/8/2024 5:46:19 AM GMT	Date	
	SMOKE ALARM STATEMENT OF COMPLIANCE		
198 Mar alar 2. LOC The requ 3. TRA prop (ins Cali Stat 4. EXC 5. CEF smc	ATE LAW: California Law requires that (i) every single-family dwelling and factory built housing unit solo, must have an operable smoke alarm, approved and listed by the State Fire Marshal, installed in accordishal's regulations (Health and Safety Code § 13113.8) and (ii) all used manufactured or mobilehomes have in each sleeping room. CAL REQUIREMENTS: Some local ordinances impose more stringent smoke alarm requirements the refore, it is important to check with local city or county building and safety departments regarding the uirements for your property. ANSFEROR'S WRITTEN STATEMENT: California Health and Safety Code § 13113.8(b) requires ever containing a single-family dwelling, whether the transfer is made by sale, exchange, or real tallment sales contract), to deliver to the transferee a written statement indicating that the transfer differing State Law concerning smoke alarms. If the Property is a manufactured or mobile home, Seller stement with the Department of Housing and Community Development (HCD). CEPTIONS: Generally, a written statement of smoke alarm compliance is not required for transactions mpt from providing a transfer disclosure statement. RTIFICATION: Seller represents that the Property, as of the Close Of Escrow, will be in compliance with the oke alarm(s) (i) approved and listed by the State Fire Marshal installed in accordance with the State Fire	dance and doe application of transport is in shall a series for we law to the manner of the manner o	with the State Fire n operable smoke es California Law. able smoke alarm asferor of any real rty sales contract n compliance with also file a required which the Seller is by having operable rshal's regulations
Cod	alth and Safety Code § 13113.8 or (ii) in compliance with Manufactured Housing Construction and Safety de § 18029.6) located in each sleeping room for used manufactured or mobilehomes as required by HCI applicable local ordinance(s).		(iii) in accordancé
Seller	Maryann Smith Roadrunner Realty, Inc	Date	03/06/2024
Seller	3/6/2024 9:49:35 PM GMT	Date	
The un	dersigned hereby acknowledge(s) receipt of a copy of this Water Heater and Smoke Alarm Stateme	ent of	Compliance.
Buyer	Authentision Hector Garcia Morales	Date	03/08/2024
Buyer	Hector Garcia Morales 3/8/2024 5:46:20 AM GMT	Date	
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EQUAL HOUSING OPPORTUNITY

03/06/2024

Date

Roadrunner Realty, Inc Date

Authentisign ID: EEEC1EB-AA04-4F66-A9DB-99D2E0B5A70A



WATER HEATER STATEMENT OF COMPLIANCE

(C.A.R. Form WHS, Revised 12/23)

Property Address: 6688 National Park Unit D, Twentynine Palms, CA 92277

NOTE: This form to be used by sellers exempt from the TDS (other than REO sales), and it can be provided in conjunction with the Exempt Seller Disclosure. For REO sales, C.A.R. Form Water Heater and Smoke Alarm Statement of Compliance (WHSD) to be used.

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; Preengineered 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.
- 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 Seller	Authentison Maryanav Smith 3/6/2024 9:49:35 PM GMT	drunner Realty, Inc	Date _ Date _	03/06/2024
The un	dersigned hereby acknowledge(s) receipt of a copy of the	his document.		
Buyer	Authentision Hector Gorção Morales Hec	ctor Garcia Morales	Date _	03/08/2024
Buyer	3/8/2024 5.46-22 AM GMT		Date	

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WHS REVISED 12/23 (PAGE 1 OF 1)





CARBON MONOXIDE DETECTOR NOTICE

(C.A.R. Form CMD, 4/12)

INSTALLATION OF CARBON MONOXIDE DETECTORS:

- A. Requirements: California law (Health and Safety Code §§ 13260 to 13263 and 17296 to 17296.2) requires that as of July 1, 2011, all existing single-family dwellings have carbon monoxide detectors installed and that all other types of dwelling units intended for human occupancy have carbon monoxide detectors installed on or before January 1, 2013. The January 1, 2013 requirement applies to a duplex, lodging house, dormitory, hotel, condominium, time-share and apartment, among others.
- B. Exceptions: The law does not apply to a dwelling unit which does not have any of the following: a fossil fuel burning heater or appliance, a fireplace, or an attached garage. The law does not apply to dwelling units owned or leased by the State of California, the Regents of the University of California or local government agencies. Aside from these three owner types, there are no other owner exemptions from the installation requirement; it applies to all owners of dwellings, be they individual banks, corporations, or other entities. There is no exemption for REO properties.
- DISCLOSURE OF CARBON MONOXIDE DETECTORS: The Health and Safety Code does not require a disclosure regarding the existence of carbon monoxide detectors in a dwelling. However, a seller of residential 1-4 property who is required to complete a Real Estate Transfer Disclosure Statement, (C.A.R. Form TDS) or a Manufactured Home and Mobile home Transfer Disclosure Statement (C.A.R. Form MHTDS) must use section II A of that form to disclose if the dwelling unit has a carbon monoxide detector.
- COMPLIANCE WITH INSTALLATION REQUIREMENT: State building code requires at a minimum, placement of carbon monoxide detectors in applicable properties outside of each sleeping area, and on each floor in a multi-level dwelling but additional or different requirements may apply depending on local building standards and manufacturer instructions. An owner who fails to install a carbon monoxide detector when required by law and continues to fail to install the detector after being given notice by a governmental agency could be liable for a fine of up to \$200 for each violation. A transfer of a property where a seller, as an owner, has not installed carbon monoxide detectors, when required to do so by law, will not be invalidated, but the seller/owner could be subject to damages of up to \$100, plus court costs and attorney fees. Buyer and Seller are each advised to consult with their own home inspector, contractor or building department to determine the exact location for installation of carbon monoxide detectors. Buyer is advised to consult with a professional of Buyer's choosing to determine whether the property has carbon monoxide detector(s) installed as required by law, and if not to discuss with their counsel the potential consequences.
- LOCAL REQUIREMENTS: Some localities maintain their own retrofit or point of sale requirements which may include the requirement that a carbon monoxide detector be installed prior to a transfer of property. Therefore, it is important to check the local city or county building and safety departments regarding point of sale or retrofit requirements when transferring property.

The undersigned hereby acknowledge(s) receipt of a copy of this Carbon Monoxide Detector Notice.

Seller/Housing Provider		Authentision Maryann Smith (SISB 2018 A9:36 PM GMT	Roadrunner Realty, Inc (Print Name)	Date	03/06/2024
Seller/Housing P	Provider			Date	
		(Signature)	(Print Name)		
Buver/Tenant	Authentision Rector Garcia (Signal UTA)26	Morales	Hector Garcia Morales	Date	03/08/2024
	USIGNATURA)26	AM GMT	(Print Name)		
Buyer/Tenant				Date	
	(Signature)		(Print Name)		

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CMD 4/12 (PAGE 1 OF 1)



TENANT FLOOD HAZARD DISCLOSURE

(C.A.R. Form TFHD, Revised 6/23)

	onth Rental Agreement, OR	nine Palms	s, CA 92277 ,		
in w	which Hector Garcia Morales		red to as ("Tenant")		
and		red to as ("	Housing Provider").		
INF	FORMATION ABOUT FLOOD HAZARDS: Tenant is informed of the following:				
1.	The Property is not located in a special flood hazard area or an area of potential fl	ooding.			
OR	The Property is located in a special flood hazard area or an area of potential floodin a special flood hazard area or area of potential flooding if any of the following scenarios		is deemed to be in		
	 A. The owner has actual knowledge of that fact. B. The owner has received written notice from any public agency stating that the P flood hazard area or an area of potential flooding. C. The Property is located in an area in which the owner's mortgage holder requinsurance. 		·		
	D. The owner currently carries flood insurance.				
2.	The tenant may obtain information about hazards, including flood hazards, that may internet Web site of the Office of Emergency Services, My Hazards Tool (http://myhazar				
3.		he owner's insurance does not cover the loss of the tenant's personal possessions and it is recommended that enant consider purchasing renter's insurance and flood insurance to insure his or her possessions from loss dure, flood, or other risk of loss.			
	The owner is not required to provide additional information concerning the flood hazard information provided pursuant to this section (California Government Code section 858)				
4.	tenant.	70.40) 10 de			
The		ŕ			
The this	tenant. e foregoing terms and conditions are hereby agreed to, and the undersigned ackn	owledge re			
The this	tenant. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge document. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge document.	owledge re	eceipt of a copy of		
The this Ter	tenant. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge document. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge document. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge document. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge document.	owledge reDate	eceipt of a copy of		

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TFHD Revised 6/23 (PAGE 1 OF 1)





LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM For

Pre-1978 Housing Sales, Leases, or Rentals

(C.A.R. Form LPD, 12/21)

The following terms and conditions are hereby incorporated in and made a part of the Purchase Agreement, OR Residential Lease or Month-to-Month Rental Agreement, Other:
dated, on property known as:
in which Hector Garcia Morales is referred to as Buyer or Tenant
and Roadrunner Realty, Inc is referred to as Seller or Housing Provider.
Buyer/Tenant and Seller/Housing Provider are referred to as the "Parties."
LEAD WARNING STATEMENT (SALE OR PURCHASE) Every purchaser of any interest in residential real property
on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligent quotient, behavioral problems and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. LEAD WARNING STATEMENT (LEASE OR RENTAL) Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors must disclose the presence of lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive federally approved pamphlet on lead poisoning prevention. EPA'S LEAD-BASED PAINT RENOVATION, REPAIR AND PAINTING RULE: The new rule requires that contractors and maintenance professionals working in pre-1978 housing, child care facilities, and schools with lead-based paint be certified; that their employees be trained; and that they follow protective work practice standards. The rule applies to
renovation, repair, or painting activities affecting more than six square feet of lead-based paint in a room or more than 20 square feet of lead-based paint on the exterior. Enforcement of the rule begins October 1, 2010. See the EPA website at www.epa.gov/lead for more information.
SELLER'S OR HOUSING PROVIDER'S DISCLOSURE I (we) have no knowledge of lead-based paint and/or lead-based paint hazards in the housing other than the following:
I (we) have no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing other than the following, which, previously or as an attachment to this addendum, have been provided to Buyer or Tenant:
I (we), previously or as an attachment to this addendum, have provided Buyer or Tenant with the pamphlet "Protect Your Family From Lead In Your Home" or an equivalent pamphlet approved for use in the State such as "The Homeowner's Guide to Environmental Hazards and Earthquake Safety."
<u>For Sales Transactions Only</u> : Buyer has 10 days , unless otherwise agreed in the real estate purchase contract, to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.
I (we) have reviewed the information above and certify, to the best of my (our) knowledge, that the information provided is true and correct. O3/06/2024
Maryann Smith Seller Or Housing Provider Roadrunner Realty, Inc Date
Seller or Housing Provider Date
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LPD 12/21 (PAGE 1 OF 2) Buyer's/Tenant's Initials Light 1 Buyer's/Tenant's Initials

LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE (LPD PAGE 1 OF 2)

Pro	pperty Address: <u>6688 National Park Unit D, Twent</u> y	nine Palms, CA 922		
2.	LISTING AGENT'S ACKNOWLEDGME	ENT		
	Agent has informed Seller or Housing F and is aware of Agent's responsibility to		s or Housing Provider's obligations under § 42 ce.	U.S.C. 4852d
	nave reviewed the information above a ue and correct.	nd certify, to the	e best of my knowledge, that the information	provided is
Ro	padrunner Realty, Inc.		Ву	
	gent (Broker representing Seller or Housing (Please Print)	Provider)	Associate-Licensee or Broker Signature Maryann Smith	Date
3.	BUYER'S OR TENANT'S ACKNOWLE	DGMENT		
	From Lead In Your Home" or an equival to Environmental Hazards and Earthqua	lent pamphlet app ake Safety." If del ptance of an offe	in paragraph 1 above and the pamphlet "Protect proved for use in the State such as "The Homeonivery of any of the disclosures or pamphlet reduced to purchase, Buyer has a right to cancel putet within the prescribed period.	wner's Guide eferenced in
1 6	purchase contract, to conduct a risk ass paint hazards; OR, (if checked) Buye of lead-based paint and/or lead-based p	sessment or insper or waives the right paint hazards.	right for 10 days , unless otherwise agreed in the ection for the presence of lead-based paint and/or to conduct a risk assessment or inspection for to the best of my (our) knowledge, that the	or lead-based the presence
	ovided is true and correct.		to and access my (can) amountinge, and and	
	Authentision W. f.	03/08/2024		
	Buyer of Jenant Hector Garcia Morales	Date	Buyer or Tenant	Date
4.	COOPERATING AGENT'S ACKNOWL	EDGMENT		
			gh the Listing Agent if the property is listed, and is aware of Agent's responsibility to ensure	
	nave reviewed the information above a ue and correct.	nd certify, to the	e best of my knowledge, that the information	provided is
			By	
Αg	ent (Broker obtaining the Offer)		ByAssociate-Licensee or Broker Signature	Date
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LPD 12/21 (PAGE 2 OF 2)



ADDENDUM No. One

(C.A.R. Form ADM, Revised 12/21)

The following te	rms and conditions are hereby incorporated in and made a part of the Purchase Agi	reement, OR 🗶 Residential
Lease or Month	n-to-Month Rental Agreement, Transfer Disclosure Statement (Note: An amendm	ent to the TDS may give
the Buyer a right	to rescind), Other	,
dated	, on property known as 6688 National Park	Unit D
-	Twentynine Palms, CA 92277	("Property/Premises"),
in which		erred to as ("Buyer/Tenant")
and	Roadrunner Realty, Inc is referr	ed to as ("Seller/Landlord").
Buyer/Tenant and	d Seller/Landlord are referred to as the "Parties."	
1. NO feminine	products, wipes; TOILET PAPER ONLY!!	
	be held financially responsible for items damaged due to tenant cause.	
3. No vehicle ma	aintenance will be performed that cannot be completed within 1 hour.	
4. Tenant(s) are	required to maintain their units yard, keeping it free of debris and trash. Weeding a	nd normal yard upkeep is
	otherwise specified. No personal items may be stored visible from the street.	
	ot be held responsible for loss of food in the event of a fridge failure.	
	ree the home/unit is being rented in it's current condition "AS IS".	
	on of cable or satellite equipment, cables, etc, the tenant will be responsible for the	removal.
	payment is returned, under any and all circumstances (i.e. NSF) tenant will be charg	
	fees that may apply.	
	s to deliver a 3 Day Notice to Pay or Quit, or a Notice to Perform Covenant Cure or G	uit, a \$50.00 fee will be
charged.		
	central heating and air, it is your responsibility to change the filter once a month, se	vice calls due to filter
•	harged to the tenant.	
	er, or refrigerator in the home are there for the tenants' convenience and is not requ	ired to be provided. If any
	ices become defective, automatic replacement is not required by the management c	
	. Not withstanding Civil/habitability Codes.	
	itten notice is required to terminate tenancy, including under Military PCS Clause. 3	0 day notice is required
	onth and leases expiring. The notice to vacate must include signatures of all lease si	•
	e required to have carpets/Tile/LVT PROFESSIONALLY cleaned and provide receipt	
	Rug Doctors). If a 'cheaper' carpet cleaner is used and is not acceptable, we may h	
	cost. Carpets must be cleaned no more than 4 days prior to vacating	
•	ng a property, tenant(s) are required to return all keys (including copies) and garage	door openers. If not
	llowing fees will be applied: Rekey cost \$85.00, new openers \$200.	
	nvenience, a lockbox may be placed on the home. In the event that the lockbox is no	t returned to one of our
	n 5 business days you will be assessed a \$15.00 fee. If after hours please place lock	
handle, lock and		
nanaro, room um	2 0001101	
	terms and conditions are hereby agreed to, and the undersigned acknowledge	receipt of a copy of this
Addendum.		
Dunar/Tapant	- Authentisiser	Data 03/08/2024
Buyer/Tenant	Hector Gorcia Morales	Date
Н	lector Garcia Morales	
Buyer/Tenant		Date
, –		
	← Authentision	03/06/2024
Seller/Landlord	- Maryann Smith	Date
	Roadrumner Realty, Inc	
Seller/Landlord		Date

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ADM REVISED 12/21 (PAGE 1 OF 1)

ADDENDUM (ADM PAGE 1 OF 1)



ADDENDUM No. 1 Cont.

(C.A.R. Form ADM, Revised 12/21)

The following te	rms and conditions are hereby incorporated in and made a part of the Purchase Agre	eement,	OR X F	Residential
Lease or Month	n-to-Month Rental Agreement, \square Transfer Disclosure Statement (Note: An amendme	ent to f	the TDS	may give
	to rescind), Other			
dated	, on property known as 6688 National Park U	Init D		
	Twentynine Palms, CA 92277			remises"),
in which				er/Tenant")
and		ed to as	("Seller/	Landlord").
Buyer/Tenant an	d Seller/Landlord are referred to as the "Parties."			
15. Power and V	Nater must remain on for 5 business days AFTER keys are turned in. Failure to do so	will res	sult in a \$	50
	your deposit if cleaning/repairs are required.			
	ceives order to PCS while still in a lease, Per the Service Members Relief Act, tenant			
	rders are received. Provide military orders to property management. Tenant shall sat	isfy ren	t paymen	ts for
both the month	notice is given and for the following month.			
	terms and conditions are hereby agreed to, and the undersigned acknowledge	receipt	of a co	py of this
Addendum.				
Buyer/Tenant	- Authentisian	Date	03/08/2024	
T	Hector Garcia Morales	Date _		
	lector Garcia Morales			
Buyer/Tenant _		Date _		
Seller/Landlord	Authentisson	Date	03/06/2024	
	Maryann Smith Roadhuffiner Realty, Inc	-		
	•	Data		
Seller/Landlord		Date _		

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ADDENDUM No. 2 Insurance

(C.A.R. Form ADM, Revised 12/21)

Lessee is required to furnish Lessor with evidence of Required Insurance prior to occupancy of leased premises and at the time of each lease renewal period. If at any time Lessee does not have Required Insurance, Lessee is in breach of the Lease Agreement and Lessor shall have, in addition to any other rights under the Lease Agreement, the right but not the obligation to purchase Required Insurance coverage and seek reimbursement from the Lessee for all costs and expenses associated with such purchase. Lessee may obtain Required Insurance from an insurance agent or insurance company of Lessee's choice. If Lessee furnishes evidence of such insurance and maintains the insurance for the duration of the Lease Agreement, then nothing more is required. If Lessee does not maintain Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Lessor, who may schedule the Lessee's unit for coverage under the Landlord's Required Resident Liability insurance policy ("LRRL"). The coverage provided under the LRthtluke44@gmail.comRL will provide the Required Insurance coverage listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee by the Lessor. Some important points of this coverage, which Lessee should understand are: 1. LRRL is designed to fulfill the insurance requirement of the Lease Agreement. Lessor is the Insured under the LRRL. Lessee is not the insured under the LRRL policy. 2. LRRL coverage is not personal liability insurance or renters insurance. Lessor makes no representation that LRRL covers the Lessee's additional living expenses or liability arising out of bodily injury or property damage to any third party. If Lessee requires any of these coverages, then Lessee should contact an insurance agent or insurance company of Lessee's choosing. The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge receipt of a copy of this Addendum. Buyer/Tenant Authorities Authorities Date Onte: Onte: On	•	erms and conditions are nereby incorporated in and made	
dated Twentynine Palms, CA 92277 ("Property/Premises"), in which Hector Garcia Morales is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Buyer/Tenant"). **Agreement, Lessee is required to maintain and provide the following minimum required insurance coverage: \$100,000 Limit of Liability for classees (segal liability for damage to the landlord's property for no less than the following causes of loss: fire, smoke, explosion, backup or overflow of the sewer, drain or sump, and water damage ("required insurance"). **Lessee is required to furnish Lessor with evidence of Required Insurance prior to occupancy of leased premises and at the time of each lease renewal period. If at any time Lessee does not have Required Insurance, the ring that not the obligation to purchase Required Insurance appeared insurance and Lesser shall have, in addition to any other rights under the Lessee Agreement, the right but not the obligation to purchase Required Insurance requirement from the Lessee Required Insurance Required Insurance appeared to the sessee Sundition to the Lessee Agreement, the nothing more is required. If Lessee does not maintain Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Lessor, who may schedule the Lessee's sunit for coverage under the Landlord's Required Resident Lability insurance propriety and the the Required Insurance coverage listed above. An amount equal to the total cost to the L			atement (Note: An amendment to the IDS may give
Twentynine Palms, CA 92277 ("PropertyPremises"), in which Hector Garcia Morales is referred to as ("Selier/Landlord"). Hector Garcia Morales is referred to as ("Selier/Landlord"). Buyer/Tenant' and Selier/Landlord are referred to as the "Parties." **Suger/Tenant and Selier/Landlord are referred to as the "Parties." **Formally for Lessee is required to maintain and provide the following minimum required insurance coverage: **\$100,000 Limit of Liability for Lessee's legal liability for damage to the landlord's property for no less than the following causes of loss: fire, smoke, explosion, backup or overflow of the sewer, drain or sump, and water damage ("required insurance"). **Lessee is required to furnish Lessor with evidence of Required Insurance prior to occupancy of lesseed premises and at the time of each lease renewal period. If at any time Lessee does not have Required Insurance, Lessee is in breach of the Lesse Agreement and Lessor shall have, in addition to any other rights under the Lease Agreement, the right but not the obligation to purchase Required Insurance coverage and seek reimbursement from the Lessee for all costs and expenses associated with such purchase. **Lessee may obtain Required Insurance from an insurance agent or insurance company of Lessee's choice. If Lessee furnishes evidence of such insurance and maintains the insurance for the duration of the Lease Agreement, then nothing more is required. If Lessee does not maintain Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Lessor, who may schedule the Lessee's unit for coverage under the Landlord's Required Resident Liability insurance policy ("LRRL"). The coverage provided under the LRITHUKe44@mail.comRL will provide the Required Insurance coverage listed above. An amount equal to the total costs to the Lesses for the LRRL Coverage shall be charged to Lessee by the Lessor. Some important points of this coverage, which Lessee should understand are: **LRRL coverage is not personal liability i			0000 N (1 1 D - 1 H - 1 D
in which Hector Garcia Morales is referred to as ("Buyer/Tenant") and Roadrunner Realty, Inc is referred to as ("Seller/Landlord"). Buyer/Tenant and Seller/Landlord are referred to as the "Parties." Agreement, Lessee is required to maintain and provide the following minimum required insurance coverage: \$100,000 Limit of Liability for Lessee's legal liability for damage to the landlord's property for no less than the following causes of loss: fire, smoke, explosion, backup or overflow of the sewer, drain or sump, and water damage ("required linsurance"). Lessee is required to furnish Lessor with evidence of Required Insurance prior to occupancy of leased premises and at the time of each lease renewal period. If at any time Lessee does not have Required Insurance, Lessee is in breach of the Lesse Agreement and Lessor shall have, in addition to any other rights under the Lease Agreement, the right but not the obligation to purchase Required Insurance coverage and seek reimbursement from the Lessee for all costs and expenses associated with such purchase. Lessee may obtain Required Insurance from an insurance agent or insurance company of Lessee's choice. If Lessee furnishs evidence of such insurance and maintains the insurance for the duration of the Lesse's choice. If Lessee be satisfied by Lessor, who may schedule the Lessee's unit for coverage under the Landlord's Required Insurance coverage listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee by the Lessor. Some important points of this coverage, which Lessee should understand are: 1. LRRL is designed to fulfill the insurance requirement of the Lease of smell provide the Required Insurance coverage listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee by the Lessor. Some important points of this coverage, which Lessee should understand are: 1. LRRL is designed to fulfill the insurance requirement of the Lease Agreement. Lessor is the Insuran	dated		
Boyer/Tenant and Seller/Landlord are referred to as the "Parties." **Agreement, Lessee is required to maintain and provide the following minimum required insurance coverage: **S100,000 Limit of Liability for Lessee's legal liability for damage to the landlord's property for no less than the following causes of loss: fire, smoke, explosion, backup or overflow of the sewer, drain or sump, and water damage ("required insurance"). **Lessee is required to furnish Lessor with evidence of Required Insurance prior to occupancy of leased premises and at the time of each lease renewal period. If at any time Lessee does not have Required Insurance, Lessee is in breach of the Lease Agreement and Lessor shall have, in addition to any other rights under the Lease Agreement, the right but not the obligation to purchase Required Insurance coverage and seek reimbursement from the Lessee for all costs and expenses associated with such purchase. **Lessee may obtain Required Insurance from an insurance agent or insurance company of Lessee's choice. If Lessee furnishes evidence of such insurance and maintains the insurance for the duration of the Lease Agreement, then nothing more is required. If Lessee does not maintain Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Lessor, who may schedule the Lessee's unit for coverage under the Landlord's Required Resident Liability insurance policy ("LRRL"). The coverage provided under the LRRL that Landlord's Required Resident Liability insurance policy ("LRRL"). The coverage provided under the LRRL milluke44@gmail.comRL will provide the Required Insurance coverage listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee by LLRL Lessee is not the insured under the LRRL policy. **LLRL Listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee is not the insurance or insurance equirement of the Lease Agreement. Lessor is the Insurance or insur		▼	
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### Such purchase. **Lessee may obtain Required Insurance from an insurance agent or insurance company of Lessee's choice. If Lessee furnishes evidence of such insurance and maintains the insurance for the duration of the Lease Agreement, then nothing more is required. If Lessee does not maintain Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Lessor, who may schedule the Lessee's unit for coverage under the Landlord's Required Resident Liability insurance policy ("LRRL"). The coverage provided under the LRITLICARRL will provide the Required Insurance coverage listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee by the Lessor. Some important points of this coverage, which Lessee should understand are: 1. LRRL is designed to fulfill the insurance requirement of the Lease Agreement. Lessor is the Insured under the LRRL. **Lessee is not the insured under the LRRL policy.** 2. LRRL coverage is not personal liability insurance or renters insurance. Lessor makes no representation that LRRL covers the Lessee's additional living expenses or liability arising out of bodily injury or property damage to any third party. If Lessee requires any of these coverages, then Lessee should contact an insurance agent or insurance company of Lessee's choosing. **The foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge receipt of a copy of this Addendum. **Buyer/Tenant** Pate			
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Seller/Landlord Date			
	Seller/Landlord		Date

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ADDENDUM No. 2 Continued

(C.A.R. Form ADM, Revised 12/21)

	erms and conditions are nereby incorporated in and made a pa	
	h-to-Month Rental Agreement, Transfer Disclosure Statemer	nt (Note: An amendment to the TDS may give
	t to rescind), Uther	
dated		6688 National Park Unit D
	Twentynine Palms, CA 92277	("Property/Premises"),
in which	Hector Garcia Morales	is referred to as ("Buyer/Tenant")
and	Roadrunner Realty, Inc	is referred to as ("Seller/Landlord").
Buyer/Tenant ar	nd Seller/Landlord are referred to as the "Parties."	
3. Coverage un	der the LRRL policy may be more expensive than the cost of R	equired insurance obtainable by Lessee
elsewhere. At	any time, Lessee may contact an agent of their choice for insur	rance options to satisfy the Required Insurance
under this Leas	se Agreement.	
4. Licensed ins	surance agents may receive a commission on the LRRL policy.	
	the Lessee for the LRRL coverage shall be ten dollars and zero	cents \$10.00 per month
	inder the LRRL policy is not mandatory and Lessee may purcha	
	ompany of Lessee's choice at any time and coverage under the	
or mourance of	ompany of Leasee's enoice at any time and coverage ander the	ENAL policy will be terminated by the Lesson.
I ANDI OPD PE	QUIRED RENTER LIABILITY INSURANCE (LRRL) – The Tenant	is required to maintain renter's liability
	provide insurance coverage that includes a minimum of \$100,0	
	provide insurance coverage that includes a minimum of \$100,0 the Landlord's property for no less than the following causes o	
overtiow of set	ver, drain or sump, and water damage ("Required Insurance", "	LRRL").
The foregoing	terms and conditions are hereby agreed to, and the under	rsigned acknowledge receipt of a copy of this
Addendum.		
	- Authentiscae	00/00/0004
Buyer/Tenant	al a company	Date
	Hector garcia Morales Hector Garcia Morales	
'		
Buyer/Tenant		Date
Seller/Landlord	Authentisign	Date 03/06/2024
Jeliei/Lai lui0lu	Maryann Smíth	Date
	Roadirumer Realty, Inc	
Seller/Landlord		Date

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ADDENDUM No. 3 Inspection

(C.A.R. Form ADM, Revised 12/21)

		are nereby incorporated in and ma greement, Transfer Disclosure		
	nt to rescind), Othe		(
		, on property known as	6688 National Park Un	nit D
	·	Twentynine Palms, CA 92277		("Property/Premises"),
in which		Hector Garcia Morales		ed to as ("Buyer/Tenant")
and		Roadrunner Realty, Inc	is referred	to as ("Seller/Landlord").
		referred to as the "Parties."		
	ealty, Inc. is now usir	g RentCheck Holdings Inc, which	is a 3rd party vendor that is use	d for property
inspections.				
		tary assessments are assigned fail		
		elling. The Landlord requires that t		
		n the expressed deadline set by the r quit notice and/or fine schedule o		
		ne. Inspections can include but are		
exterior, and n		ne. Inspections can include but are	e not minteu to move ms, move (out, aiiiiuai, periodic,
exterior, and in	namtenance.			
-				
-				
The foregoing Addendum.	terms and condition	ns are hereby agreed to, and the	e undersigned acknowledge re	eceipt of a copy of this
Audendun.	- Authoriting			
Buyer/Tenant	Authentisign			Date 03/08/2024
	Hector Garcia Morales Hector Garcia Morale	ie.		
D				Data
Buyer/Tenant				Date
	— Authentision			
Seller/Landlord	Maryann Smith			Date
	Roadfuffifel Realty.			
Seller/Landlord	•			Data
Jeliei/Lai lui0lu	-			Date

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ADDENDUM (ADM PAGE 1 OF 1)

Roadrunner Realty, Inc.

56809 Twentynine Palms Hwy • Yucca Valley, CA 92284 (760) 228-7368



1. Insurance Requirements

1.1 INSURANCE REQUIREMENTS

Per this agreement, Lessee is required to maintain and provide the following minimum required insurance coverage:

• \$100,000 Limit of Liability for Lessee's legal liability (LRRL) for damage to the landlord's property for no less than the following causes of loss: fire, smoke, explosion, backup or overflow of sewer, drain or sump, and water damage ("Required Insurance").

Lessee is required to furnish Lessor with evidence of Required Insurance prior to occupancy of leased premises and at the time of each lease renewal period. If at any time Lessee does not have Required Insurance, Lessee is in breach of the Lease Agreement and Lessor shall have, in addition to any other rights under the Lease Agreement, the right but not the obligation to purchase Required Insurance coverage and seek reimbursement from the Lessee for all costs and expenses associated with such purchase.

Lessee may obtain Required Insurance from an insurance agent or insurance company of Lessee's choice. If Lessee furnishes evidence of such insurance and maintains the insurance for the duration of the Lease Agreement, then nothing more is required. If Lessee does not maintain Required Insurance, the insurance requirement of this Lease Agreement may be satisfied by Lessor, who may schedule the Lessee's unit for coverage under the Landlord's Required Resident Liability insurance policy ("LRRL"). The coverage provided under the LRRL will provide the Required Insurance coverage listed above. An amount equal to the total cost to the Lessor for the LRRL coverage shall be charged to Lessee by the Lessor. Some important points of this coverage, which Lessee should understand are:

- 1. LRRL is designed to fulfill the insurance requirement of the Lease Agreement. Lessor is the Insured under the LRRL. Lessee is not the insured under the LRRL policy.
- 2. LRRL coverage is not personal liability insurance or renters insurance. Lessor makes no representation that LRRL covers the Lessee's additional living expenses or liability arising out of bodily injury or property damage to any third party. If Lessee requires any of these coverages, then Lessee should contact an insurance agent or insurance company of Lessee's choice.
- 3. Coverage under the LRRL policy may be more expensive than the cost of Required Insurance obtainable by Lessee elsewhere. At any time, Lessee may contact an agent of their choice for insurance options to satisfy the Required Insurance under this Lease Agreement.
- 4. Licensed insurance agents may receive a commission on the LRRL policy.

Scheduling under the LRRL policy is not mandatory and Lessee may purchase Required Insurance from an insurance agent or insurance company of Lessee's choice at any time and coverage under the LRRL policy will be terminated by the Lessor.

