

## CALIFORNIA ASSOCIATION OF REALTORS® RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGRE MONTH-TO-MONTH RENTAL AGREEMENT

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THE SECRET WHITE	STATE DAYS THE REAL PROPERTY AND ADDRESS OF THE PARTY ADDRESS OF THE PARTY AND ADDRESS OF THE PA	NEWSTINES NAMED IN	C-17 - 10 10 5 CO 4	("Tenant") agree as follows
1. PROPERTY:	Replied to			
A. Landlord rents to Tenar	nt and Tenant rents from Landi	ord, the real property and impro	ovements described as:	
P The following personal	property is included:n.a	2 Lemon Grove, CA 91945	WARREN TO SERVICE STREET	("Premises")
TERM: The term begins on	(date) 7/1/2024	("Commencement Date"	I (Obsert A see Die	1
A. Month-to-month: a least 30 days prior t	and continues as a month-to-mother intended termination date	nonth tenancy. Either party may	terminate the tenancy by	giving written notice to the other a
☐ B. Lease: and shall tel	rminate on (date)	577151 at_	6 V AMI	PM. o-month tenancy which either part
may terminate as si	ter the term of this Agreement	expires, with Landlord's conse	ent, shall create a month-to	o-month tenancy which either part
notified by Landlord	pavable in advance. All other	terms and conditions of this A	rent for the immediately	preceding month, unless otherwis
RENT:		terms and containons of this ri	greenen shan remain in i	di lorde di di cirede.
A. Tenant agrees to pay re	nt at the rate of \$_\$1,850	per month for the	term of the Agreement.	
B. Rent is payable in advar	nce on the 1st (or 🛭 💆	) day of each calendar mor	nth, and is delinquent on the	he next day.
C. If Commencement Date	falls on any day other than th	e first day of the month, rent sh	nall be prorated based on	a 30-day period. If Tenant has pa
D PAYMENT: The rent sh	advance of Commencement D	ate, rent for the second calenda onal check, money order,	ar month shall be prorated	based on a 30-day period.
(name) T Koa Cu	irless	onal check, money order,	(phone) _	(858)952-2455
(address) _ 1797 Eldo	ora St Lemon Grove, CA	91945	Canada Mari	1000/002 2 100
(or at any other location	specified by Landlord in writin	g to Tenant) between the hours	s of	and
on the following days		THE LEGICAL CONTRACTOR		
	\$1850			2 20 20 20 20 20
A. Tenant agrees to pay \$_ of the Premises; or Th	neld in Owner's Broker's trust a	as a security deposit. Se	ecurity deposit will be L tr	ransferred to and held by the Own
B. All or any portion of the	security deposit may be used	account.  I as reasonably necessary to	(1) cure Tenant's default	t in payment of rent, Late Charge
non-sufficient funds ("NS	SF") fees, or other sums due:	(2) repair damage, excluding	ordinary wear and tear.	caused by Tenant or by a guest
licensee of Tenant; (3) of	lean Premises, if necessary,	upon termination of tenancy; a	nd (4) replace or return p	ersonal property or appurtenance
			NT OF LAST MONTHS	DENT If all as any median of t
SECURITY DEPOSIT S	HALL NOT BE USED BY T	ENANT IN LIEU OF PAYME	NI OF LASI MUNITS	RENT. If all or any portion of t
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SECURITY DEPOSIT S security deposit is used Tenant. Within three were any security deposit reces C. No interest will be paid of D. If security deposit is held account, and Broker's a Tenant, then Broker shall notice, Tenant agrees no MOVE-IN COSTS RECEIVED  Category Interest from 7/1/2024 7/31/2024 (date) Curity Deposit  er  ARKING: (Check A or B) A. Parking is permitted as The right to parking shall be an additional S trailers, boats, camper- kept clean. Vehicles is inoperable vehicles is r B. Parking is not permitted pyright laws of the United State of or any other means, including the 1994-2001, CALIFORNIA L RIGHTS RESERVED.	during tenancy, Tenant agrees after Tenant vacates the felved and the basis for its disp in security deposit unless required by Owner, Tenant agrees no uthority is terminated before ill notify Tenant, in writing, what to hold Broker responsible for to hold Broker responsible for the form of th	es to reinstate the total security deposition; and (2) return any remaired by local ordinance. It to hold Broker responsible for expiration of this Agreement, are and to whom security deposit.  Payment Received  \$1850  Curity deposit, however designate the rent charged pursuant to phonth. Parking space(s) are in pick-up trucks). Tenant shallow the responsible for security deposit.  Landlo to be rent charged pursuant to phonth. Parking space(s) are in pick-up trucks). Tenant shallow the properties of the propert	gnated, cannot exceed to be used for parking all park in assigned species.  Tenant's Initials ( Tenant's Initials ( Tenant's Initials (	safter written notice is delivered statement indicating the amount deposit to Tenant.  osit is held in Owner's Broker's true released to someone other thance Tenant has been provided subsequence.  Date Due  Date Due  two month's rent for an unfurnished in the rent, the parking renta operable motor vehicles, excepte(s) only. Parking space(s) are ises. Mechanical work or storages.
SECURITY DEPOSIT S security deposit is used Tenant. Within three were any security deposit rece C. No interest will be paid on D. If security deposit is held account, and Broker's a Tenant, then Broker shall notice, Tenant agrees no MOVE-IN COSTS RECEIVED Category Int from 7/1/2024 7/31/2024 (date) curity Deposit er er  ARKING: (Check A or B) A. Parking is permitted as The right to parking shall be an additional S trailers, boats, camper kept clean. Vehicles is in perable vehicles is in B. Parking is not permitted pyright laws of the United Stationized reproduction of this form, of er or any other means, including	during tenancy, Tenant agrees after Tenant vacates the felved and the basis for its disp in security deposit unless required by Owner, Tenant agrees no uthority is terminated before ill notify Tenant, in writing, what to hold Broker responsible for to hold Broker responsible for the form of th	es to reinstate the total security Premises, Landlord shall: (1) function; and (2) return any remaired by local ordinance. It to hold Broker responsible for expiration of this Agreement, are and to whom security depoir security deposit.  Payment Received  \$1850  Curity deposit, however designate the rent charged pursuant to pronth. Parking space(s) are in pick-up trucks). Tenant shall not it (s) or elsewhere on the Premais.  The Landlo popy and s. S.B.	ty deposit within five days unish Tenant an itemized aining portion of security or its return. If security deposits and security dep	safter written notice is delivered statement indicating the amount deposit to Tenant.  osit is held in Owner's Broker's true released to someone other thance Tenant has been provided subsequence.  Date Due  Date Due  two month's rent for an unfurnished in the rent, the parking renta operable motor vehicles, excepte(s) only. Parking space(s) are ises. Mechanical work or storages.

mises: 1797 Eldora St Unit #2 Lemon Grove, CA 91945	Date: 7/1/2024
STORAGE: (Check A or B)	
A. Storage is permitted as follows:	charged pursuant to paragraph 3. If not included in rent, storage space
shall be an additional \$per month	h. Tenant shall store only personal property that Tenant owns, and shall not
store property that is 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, or other	er inherently dangerous material.
OP R Storage is not permitted on the Premises.	
. LATE CHARGE/NSF CHECKS: Tenant acknowledges that either late pay	ment of rent or issuance of a NSF check may cause Landlord to incur costs
and expenses, the exact amount of which are extremely difficult and in	mpractical to determine. These costs may include, but are not limited to,
Tenant is not received by Landlord within 5 (or) cale	arges imposed on Landlord. If any installment of rent due from endar days after date due, or if a check is returned NSF, Tenant shall pay to
Lendlard respectively an additional sum of \$ \$100 as Lat	te Charge and \$25.00 as a NSF fee, either or both of which shall be deemed
additional rent. Landlord and Tenant agree that these charges represent a	a fair and reasonable estimate of the costs Landlord may incur by reason of
Tenant's late or NSF payment. Any Late Charge or NSF fee due shall be	paid with the current installment of rent. Landlord's acceptance of any Late
Charge or NSF fee shall not constitute a waiver as to any default of Tenar	nt. Landlord's right to collect a Late Charge or NSF fee shall not be deemed
	rd from exercising any other rights and remedies under this Agreement, and
<ol> <li>condition of PREMISES: Tenant has examined Premises, all furniture</li> </ol>	furnishings appliances landscaping if any and fixtures, including smoke
detector(s).	, turnistangs, applications, and a second se
(Check one:)	
A. Tenant acknowledges that these items are clean and in operative	condition, with the following exceptions
	TOXY ROLLONG.
OR B. Tenant's acknowledgment of the condition of these items is contain	ned in an attached statement of condition (such as C.A.R.'s MIMO-11).
OR C. Tenant will provide Landlord a list of items that are damaged or no	t in operable condition within 3 (or) days after
Commencement Date, not as a contingency of this Agreement but rather a	is an acknowledgment of the condition of the Premises.
OR . D. Other:	polition to polishborhood or area conditions, including schools, proximity and
adequacy of law enforcement, crime statistics, registered felons or offend	ders, fire protection, other governmental services, proximity to commercial,
industrial or agricultural activities, existing and proposed transportation, or	construction and development that may affect noise, view, or traffic, airport
noise, noise or odor from any source, wild and domestic animals, other	nuisances, hazards, or circumstances, facilities and condition of common
areas, conditions and influences of significance to certain cultures and/or r	
11. UTILITIES: Tenant agrees to pay for all utilities and services, and the follo	
except OWNER pays - Electricity, Water, Sewer, trash are not separately metered, Tenant shall pay Tenant's proportional share,	(Included In Rent), which shall be paid for by Landlord. If any utilities
<ol><li>OCCUPANTS: The Premises are for the sole use as a personal residence</li></ol>	by the following named persons only: Jose Abel Figueroa
Ana Rosa Chico, Edgar Rodriguez	by the following frames persons only. <u>Good Froot Figure Ga</u> ,
3. PETS: No animal or pet shall be kept on or about the Premises without La	ndlord's prior written consent, except
	e Premises is a unit in a condominium, planned unit, or other development
Tenant agrees to comply with all covenants, conditions and restrictions.	bylaws, rules and regulations and decisions of HOA. Landlord shall provide
Tenant copies of rules and regulations, if any. Tenant shall reimburse Lai	ndlord for any fines or charges imposed by HOA or other authorities, due to
any violation by Tenant, or the guests or licensees of Tenant.	news 1
MAINTENANCE:	
A. Tenant shall properly use, operate and safeguard Premises, including	g if applicable, any landscaping, furniture, furnishings, and appliances, and
all mechanical, electrical, gas and plumbing fixtures, and keep them	clean and sanitary. Tenant shall immediately notify Landlord, in writing, of
any problem, malfunction or damage. Tenant shall pay for all repairs	or replacements caused by Tenant, or guests of Tenant, excluding ordinary It of failure to report a problem in a timely manner. Tenant shall pay for repair
of drain blockages or stoppages, unless caused by defective plumbing	a parts or tree roots invading sewer lines
B Landlord Tenant shall water the garden, landscaping, trees	and shrubs, except
2. B 22.11.100 B 10.11.11.11.11.11.11.11.11.11.11.11.11.1	
C. Landlord Tenant shall maintain the garden, landscaping, tree	es and shrubs, except
ALTERATIONS: Tenant shall not make any alterations in or about the	he Premises without Landlord's prior written consent, including: painting
wallpapering, adding or changing locks, installing antenna or satellite dish	h(es), placing signs, displays or exhibits, or using screws, fastening device
large nails or adhesive materials.	
KEYS/LOCKS:	
<ul> <li>A. Tenant acknowledges receipt of (or Tenant will receive</li></ul>	Commencement Date, or
key(s) to Premises,	remote control device(s) for garage door/gate opener(s
key(s) to mailbox,	
key(s) to common area(s),	
B. Tenant acknowledges that locks to the Premises   have, have r	not, been rekeyed.
<ol> <li>If Tenant rekeys existing locks or opening devices, Tenant shall imme</li> </ol>	ediately deliver copies of all keys to Landlord. Tenant shall pay all costs a
charges related to loss of any keys or opening devices. Tenant may n	not remove locks, even if installed by Tenant.
copyright laws of the United States (Title 17 U.S. Code) forbid the	Landlord and Tenant acknowledge receipt of copy of this page.
thorized reproduction of this form, or any portion thereof, by photocopy	Landlord's Initials
ine or any other means, including facsimile or computerized formats.	Tenant's Initials
night © 1994-2001, CALIFORNIA ASSOCIATION OF REALTORS®. ALL RIGHTS RESERVED.	Reviewed by
1 PEVISED DATE 10/01 (PAGE 2 of 4)	Broker or Designee Date

Premises: 1797 Eldora St Unit #2 Lemon Grove, CA 91945	Date: 7/1/2024
19. ENTRY: Tenant shall make Premises available to Landlord or represe decorations, alterations, or improvements, or to supply necessary or a tenants, mortgagees, lenders, appraisers, or contractors. Landlord and reasonable and sufficient notice. In an emergency, Landlord and	entative for the purpose of entering to make necessary or agreed repairs, greed services, or to show Premises to prospective or actual purchasers,
20. SIGNS: Tenant authorizes Landlord to place For Sale/Lease signs on the	Promises
21. ASSIGNMENT/SUBLETTING: Tenant shall not sublet all or any part of prior written consent of Landlord. Unless such consent is obtained, any a by voluntary act of Tenant, operation of law, or otherwise, shall be nu proposed assignee, transferee or sublessee shall submit to Landlord an sign a separate written agreement with Landlord and Tenant. Landlord's as consent to any subsequent assignment, transfer or sublease and does	Premises, or assign or transfer this Agreement or any interest in it, without assignment, transfer or subletting of Premises or this Agreement or tenancy, all and void, and at the option of Landlord, terminate this Agreement. Any application and credit information for Landlord's approval, and if approved, consent to any one assignment, transfer or sublease, shall not be construed to the construction of
22. LEAD PAINT (CHECK IF APPLICABLE): Premises was constructe	d prior to 1978. In accordance with federal law, Landlord gives and Tenant
acknowledges receipt of the disclosures on the attached form (such as C. 23. POSSESSION: If Landlord is unable to deliver possession of Premises possession is made available to Tenant. If Landlord is unable to deliver po	s on Commencement Date, such Date shall be extended to date on which
24. TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termin opening devices to Premises, including any common areas; (b) vacate P	remises and surrender it to Landlord empty of all persons; (c) vacate any/al ame condition as referenced in paragraph 9; (e) clean Premises, including
All improvements installed by Tenant, with or without Landlord's consent,  25. BREACH OF CONTRACT/EARLY TERMINATION: In addition to any obl to completion of the original term of Agreement, Tenant shall also be resp costs necessary to ready Premises for rerental.	become the property of Landlord upon termination. igations established by paragraph 24, in event of termination by Tenant prio consible for lost rent, rental commissions, advertising expenses and painting
26. TEMPORARY RELOCATION: Tenant agrees, upon demand of Landle fumigation, or other methods, to control wood destroying pests or org instructions and requirements necessary to prepare Premises to accomm	ord, to temporarily vacate Premises for a reasonable period, to allow for ganisms, or other repairs to Premises. Tenant agrees to comply with a codate pest control, fumigation or other work, including bagging or storage call only be entitled to a credit of rent equal to the per diem rent for the period
27. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totall casualty, which render Premises uninhabitable, either Landlord or Tenan abated as of date of damage. The abated amount shall be the current Landlord shall promptly repair the damage, and rent shall be reduced be use of Premises. If damage occurs as a result of an act of Tenant or	y or partially damaged or destroyed by fire, earthquake, accident or other triangle triangle and the triangle accident or other triangle accident or other triangle accident or other triangle accident or other triangle accident a
<ul><li>reduction in rent shall be made.</li><li>28. INSURANCE: Tenant's or guest's personal property and vehicles are not</li></ul>	
<ul> <li>29. WATERBEDS: Tenant shall not use or have waterbeds on the Premise increases the security deposit in an amount equal to one-half of one month</li> <li>30. WAIVER: The waiver of any breach shall not be construed as a continuing</li> <li>31. NOTICE: Notices may be served at the following address, or at any other leading to the construction.</li> </ul>	h's rent; and (c) the bed conforms to the floor load capacity of Premises.
Landlord:	Tenant:
32. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a agent within 3 days after its receipt. The tenant estoppel certificate acknown odified, and states the modifications. Failure to comply with this require certificate is true and correct, and may be relied upon by a lender or purch.	wedges that this Agreement is unmodified and in full force, or in full force a ement shall be deemed Tenant's acknowledgment that the tenant estopp
33. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one T performance of all obligations of Tenant under this Agreement, jointly with	enant, each one shall be individually and completely responsible for the
34. MILITARY ORDINANCE DISCLOSURE: (If applicable and known to military training, and may contain potentially explosive munitions.	b Landlord) Premises is located within one mile of an area once used to
35. TENANT REPRESENTATIONS; CREDIT: Tenant warrants that all statem and Broker(s) to obtain Tenant's credit report at time of application and enforcement of this Agreement. Landlord may cancel this Agreement: (a)	periodically during tenancy in connection with approval, modification,
at any time, upon discovering that information in Tenant's application is falto a credit reporting agency if Tenant fails to fulfill the terms of payment an	Ise. A negative credit report reflecting on Tenant's record may be submitt d other obligations under this Agreement.
36. If Landlord has entered into a contract for periodic pest control treatment given to Landlord by the pest control company.	of the Premises, Landlord shall give tenant a copy of the notice original
The copyright laws of the United States (Title 17 U.S. Code) forbid the	Landlord and Tenant acknowledge recept of copy of this page.
unauthorized reproduction of this form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats.	Landlord's Initials ( ) ( )  Tenant's Initials ( ) ( )
Copyright © 1994-2001, CALIFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.	Reviewed by
LR-11 REVISED DATE 10/01 (PAGE 3 OF 4)	Broker or Designee Date EDMA, M

Broker or Designee

Premises: 1797 Eldora St Unit #2 Lemon Grove, CA 91945		Date: 7/s/more
37. DATA BASE DISCLOSURE: NOTICE: The California Depa 200,000 or more, and many other local law enforcement auth register pursuant to paragraph (1) of subdivision (a) of Section of information about the presence of these individuals in any ruline through which inquiries about individuals may be made individuals they are checking. Information regarding neighborholds. 38. OTHER TERMS AND CONDITIONS/SUPPLEMENTS:	290.4 of the Penal Code. The data base is update in the penal Code. The data base is update in the penal Code. The Department of Justice also make the penal Code.	ated on a quarterly basis and a source
Market Committee		
The following ATTACHED supplements are incorporated in this	Agreement:	
39. ATTORNEY FEES: In any action or proceeding arising out of	this Agraement the expusition party between to	andless and Toward shall be assisted to
40. ENTIRE CONTRACT: Time is of the essence. All prior agric constitutes the entire contract. It is intended as a final express agreement or contemporaneous oral agreement. The parties fut terms, and that no extrinsic evidence whatsoever may be in provision of this Agreement that is held to be invalid shall not af 41. AGENCY:  A. Confirmation: The following agency relationship(s) are her Listing Agent: (Print firm name)  (check one): the Landlord exclusively; or both the Lieusing Agent: (Print firm name)  (check one): the Tenant exclusively; or the Landlord B. Disclosure: (If checked): The term of this lease exc. C.A.R. form AD-11), has been provided to Landlord and Telester (Interpretation interpretation interpretation the following the Landlord or other person involved in negotiating the Agree provided a Spanish language translation of this Agreement purse Signature of interpreter/translator Landlord and Tenant acknowledge and agree that Brokers: (a) do by others; (c) cannot provide legal or tax advice; (d) will not provide	elements between Landlord and Tenant are in sion of the parties' agreement, and may not be of the intend that this Agreement constitutes the controduced in any judicial or other proceeding, fect the validity or enforceability of any other proceeding, fect the validity or enforceability of any other proceeds confirmed for this transaction:  andlord and Tenant.  (if not exclusively; or both the Tenant and Landlo ceeds one year. A disclosure regarding real mant, who each acknowledge its receipt. The ement have been interpreted/translated for on/translation service has been provided by (pring Driver's License or other identification numbered on the interpretation/translation services of the ement. If the Agreement has been negotiated to the California Civil Code. (C.A.R. form Lord guarantee the condition of the Premises; (ide other advice or information that exceeds the	contradicted by evidence of any prior complete and exclusive statement of its if any, involving this Agreement. Any evision in this Agreement.  is the agent of the agent of its agent of its if any, involving this Agreement.  is the agent of its the agent of its agent of its its agent of its
required to obtain a real estate license. Furthermore, if Brokers rental rate a Tenant should pay or Landlord should accept; and agree that they will seek legal, tax, insurance and other desired as	(f) do not decide upon the length or other ter	ment, Brokers; (e) do not decide what rms of tenancy. Landlord and Tenant
enant JOSE ABEL FIGUERO	2 / FOBAR RODRIFGUEZ	-Date 10/9/24
enant ANA ROSA CHICO	ROGOFF	Date 10/9/24
TEAN MINITER		11.110011
wner or Agent with authority to enter into this lease)		Date 10/11/9
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ndlord wher or Agent with authority to enter into this lease)	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	_ Date
dlord Address	Telephone	
ency relationships are confirmed as above. Real estate brokers v	who are not also I andlord in this Agreement a	are not a party to the Agreement bety
ency relationships are confirmed as above. Real estate blokers to divide and Tenant.	who are not also candida in the Agreement	in the diparty to the great
Il Estate Broker	Bv	Date
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	Tolophono	Fax
Estate Broker	By	Date
na Firm Nama)		
ess	_ Telephone	Fax
FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION QUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. NSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN form is available for use by the entire real estate industry. It is not intended in any be used only by members of the NATIONAL ASSOCIATION OF R	OF REALTORS® (C.A.R.). NO REPRESENTATION A REAL ESTATE BROKER IS THE PERSON APPROPRIATE PROFESSIONAL.  Idea to identify the user as a REALTOR®. REALTOR®.	ON IS MADE AS TO THE LEGAL VALIDIO QUALIFIED TO ADVISE ON REAL E
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