

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

Robert J Kore + off

		JACKET TO THE STATE OF THE STAT			("Landlord") and
	H	MUNELICA F	I ANA LANAH		("Tenant") agree as follows:
DDC	OPERTY:	I CONTRACT	Control of the Contro		_ (Toriant) agree as remained
A.	Landlord rents to Tenant	and Tenant rents from Lar	ndlord, the real property and impro	ovements described as:	("Duamiaaa")
	1244	TO Charles to the total	MINER VIEWS	CA TOOL	("Premises").
TE	The following personal pr RM: The term begins on (data	("Comm	encement Date"), (Check A	or B):
	A Manth to month, or	d continuos as a month.	to-month tenancy Fither party r	nav terminate the tenancy	by giving written notice to the
	ather at least 20 days	prior to the intended ter	mination date subject to any app	dicable local laws. Such not	ice may be given on any date.
	B. Lease: and shall terr	ninate on (date)	nt expires, with Landlord's consen	t shall create a month-to-mo	onth tenancy which either party
	may terminate as sno	cified in naragraph 24 Re	ent shall be at a rate equal to the	rent for the immediately pred	eding month, unless otherwise
	notified by Landlord, p	ayable in advance. All oth	ner terms and conditions of this A	greement shall remain in full	force and effect.
	NT:	t at the water of C	900 per month fo	or the term of the Agreement	
-	Tenant agrees to pay ren	on on the 1et (or) day of each calendar mont	h, and is delinquent on the r	next day.
^	If Commonoment Date	falle on any day other that	n the first day of the month, felil s	nall be profated based on a c	o-day period. Il Toriant has para
	one full month's rent in ac	vance of Commencement	t Date, rent for the second calenda	r month shall be profated ba	sed on a 30-day period.
D.	(name)	l be paid by □ cash, □ p	ersonal check, \square money order, \square	(phone)	at
	(address)	DOWNEY A	IE. PARAMOUNT	CY 40152	
	(or at any other location s		riting to Tenant) between the hours		and
	on the following days CURITY DEPOSIT:		D CAP PARKING DECAL	- + + 50 PER 9	COL KEY
	Tenant agrees to pay \$ _	3000 + 350 16	as a security deposit. Security	y deposit will be 🔲 transfe	rred to and held by the Owner
	of the Dramingal or	held in Owner's Broker's	trust account.	(4) Taxantle default in	normant of ront Late Charges
B.	All or any portion of the	security deposit may be u	used, as reasonably necessary, to due; (2) repair damage, excluding	ordinary wear and tear, cal	used by Tenant or by a guest or
	liannon of Topont: (2) of	oan Dramicae if nacassal	ry upon termination of tenancy; at	10 (4) replace of return perso	Mai property of appartendinces.
	APAUDITY DEDOCIT C	HALL MOT DE HIGED D	V TENANT IN LIEU OF PAYME	NI UF LASI WUNING NE	in all of ally portion of the
	to the second second	devine tononou Tonont or	grees to reinstate the total securit ne Premises, Landlord shall: (1) fu	v denosit within five days at	tel Militell House is delivered to
	Tenant. Within three wee	eks after lenant vacates to	disposition; and (2) return any re	maining portion of security d	eposit to Tenant.
C.	No interact will be paid	on cocurity denosit unless	required by local ordinance.		
D.	If an audition deposit in hel	d by Owner Tonant agree	as not to hold Broker responsible	for its return. If security dep	rolessed to someone other than
	trust account, and Broke	er's authority is terminated	before expiration of this Agreeme where and to whom security depo	osit has been released. Once	Tenant has been provided such
	notice, Tenant agrees no	ot to hold Broker responsi	ble for security deposit.		
5. M	OVE-IN COSTS RECEIVE	ED/DUE:			Data Dua
	Category	Total Due	Payment Received	Balance Due	Date Due
Rer	nt from				
to_	(date)	1646.58			
	ecurity Deposit	3000-			
*Se					
		100 -			
Oth	ner DECALS (2)	100-			
Oth	ner	100 -			
Oth Oth	ner 25/44	100 +	as security deposit, however desi	ignated, cannot exceed two	month's rent for an unfurnished
Oth Oth Tot	ner	at Landlord may receive a rent for a furnished prem	as security deposit, however desi	ignated, cannot exceed two	month's rent for an unfurnished
Oth Oth Tot	ner	rent for a furnished prem	ises.	ignated, cannot exceed two	month's rent for an unfurnished
Oth Oth Tot	The maximum amount the remises, or three month's ARKING: (Check A or B) A. Parking is permitted	rent for a furnished prem as follows:	d in the rent charged pursuant to	paragraph 3. If not included	in the rent, the parking rental fee
Oth Oth Tot	The maximum amount the remises, or three month's ARKING: (Check A or B) A. Parking is permitted The right to parking	rent for a furnished prem as follows: is, is not, include	d in the rent charged pursuant to	paragraph 3. If not included	in the rent, the parking rental fee
Oth Oth Tot	The maximum amount the remises, or three month's ARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional	rent for a furnished prem) as follows:	d in the rent charged pursuant to month. Parking space(s) are to be	paragraph 3. If not included e used for parking operable r assigned space(s) only. Park	in the rent, the parking rental fee notor vehicles, except for trailers ing space(s) are to be kept clean
Oth Oth Tot	ner	rent for a furnished prem as follows: is, is not, include al \$ per es or trucks (other than pings or other motor vehicle	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in a e fluids shall not be parked on the	paragraph 3. If not included e used for parking operable r assigned space(s) only. Park	in the rent, the parking rental fee notor vehicles, except for trailers ing space(s) are to be kept clean
Oth Oth Tot	The maximum amount the remises, or three month's PARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional boats, campers, bus Vehicles leaking oil, is not allowed in par	rent for a furnished prem as follows: is, is not, include s per es or trucks (other than pi gas or other motor vehicle king space(s) or elsewher	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in a e fluids shall not be parked on the	paragraph 3. If not included e used for parking operable r assigned space(s) only. Park	in the rent, the parking rental fee notor vehicles, except for trailers ing space(s) are to be kept clean
Oth Oth Tot Tot P 6. P OR	The maximum amount the remises, or three month's ARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional boats, campers, bus Vehicles leaking oil, is not allowed in particular B. Parking is not permitted.	as follows: is, is not, include se or trucks (other than pi gas or other motor vehicle king space(s) or elsewher itted on the Premises.	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in a efluids shall not be parked on the re on the Premises.	paragraph 3. If not included e used for parking operable r assigned space(s) only. Park Premises. Mechanical work	in the rent, the parking rental fee notor vehicles, except for trailers ing space(s) are to be kept clean or storage of inoperable vehicles
Oth Oth Tot Tot OR OR	The maximum amount the remises, or three month's PARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional boats, campers, bus Vehicles leaking oil, is not allowed in part B. Parking is not permit poveright laws of the Unit part of the Unit pa	rent for a furnished prem) as follows: ☐ is, ☐ is not, include al \$ per es or trucks (other than pi gas or other motor vehicle king space(s) or elsewhe itted on the Premises. red States (Title 17 U.S.	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in a e fluids shall not be parked on the re on the Premises. Code) forbid the Landlord and	paragraph 3. If not included e used for parking operable r assigned space(s) only. Park Premises. Mechanical work	in the rent, the parking rental fee notor vehicles, except for trailers ing space(s) are to be kept clean or storage of inoperable vehicles
Oth Oth Tot Tot OR OR	The maximum amount the remises, or three month's PARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional boats, campers, bus Vehicles leaking oil, is not allowed in part B. Parking is not permit poyright laws of the Unit poyright laws of the	as follows: is, is not, include s or trucks (other than pi gas or other motor vehicle king space(s) or elsewheitted on the Premises.	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in e fluids shall not be parked on the re on the Premises. Code) forbid the Landlord and reof, by photocopy Landlord in the present the code of the premises.	paragraph 3. If not included by used for parking operable reassigned space(s) only. Park Premises. Mechanical work Tenant acknowledge receipt ord's Initials (in the rent, the parking rental fee notor vehicles, except for trailers, ing space(s) are to be kept clean, or storage of inoperable vehicles of copy of this page.
Oth Oth Tot Tot OR OR The counauth machine Copyri	The maximum amount the remises, or three month's PARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional boats, campers, bus Vehicles leaking oil, is not allowed in par B. Parking is not permit opyright laws of the Unit norized reproduction of this ne or any other means, ir ight © 1994-2001, CALIFO	rent for a furnished prem) as follows: is, is not, include al \$ _ per es or trucks (other than pi- gas or other motor vehicle king space(s) or elsewher itted on the Premises. sed States (Title 17 U.S. s form, or any portion ther recluding facsimile or comp	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in a effuids shall not be parked on the re on the Premises. Code) forbid the Landlord and eof, by photocopy puterized formats.	paragraph 3. If not included by used for parking operable reassigned space(s) only. Park Premises. Mechanical work Tenant acknowledge receipt ord's Initials (in the rent, the parking rental fee notor vehicles, except for trailers, ing space(s) are to be kept clean or storage of inoperable vehicles
Oth Oth Tot Tot Pe 6. P. The counauth machine Copyri ALL R	The maximum amount the remises, or three month's PARKING: (Check A or B) A. Parking is permitted The right to parking shall be an additional boats, campers, bus Vehicles leaking oil, is not allowed in part B. Parking is not permit poyright laws of the Unit poyright laws of the	as follows: is, is not, include is, is not, include is per es or trucks (other than picture gas or other motor vehicle king space(s) or elsewhere itted on the Premises. is not, include per es or trucks (other than picture gas or other motor vehicle king space(s) or elsewhere is not, include per is not, include i	d in the rent charged pursuant to month. Parking space(s) are to be ck-up trucks). Tenant shall park in a e fluids shall not be parked on the re on the Premises. Code) forbid the cof, by photocopy puterized formats. REALTORS®, INC. Reviewed	paragraph 3. If not included by used for parking operable reassigned space(s) only. Park Premises. Mechanical work Tenant acknowledge receipt ord's Initials (in the rent, the parking rental fee notor vehicles, except for trailers ing space(s) are to be kept clean or storage of inoperable vehicles of copy of this page.

1 161111363.	Date.
7. STORAGE: (Check A or B)	AS TWO CAPS CAN STILL PAPE IN GARAGE
The right to storage space [is, [is not, included in the rent ch	narged pursuant to paragraph 3. If not included in rent, storage space shall
be an additional \$ per month. Tenant shall store or	nly personal property that Tenant owns, and shall not store property that is
	erest. Tenant shall not store any improperly packaged food or perishable
goods, flammable materials, explosives, or other inherently danger OR B. Storage is not permitted on the Premises.	rous material.
LATE CHARGE/NSF CHECKS: Tenant acknowledges that either late pays	ment of rent or issuance of a NSE check may cause Landlord to incur costs
and expenses, the exact amount of which are extremely difficult and in	npractical to determine. These costs may include, but are not limited to,
processing, enforcement and accounting expenses, and late charges important	osed on Landlord. If any installment of rent due from Tenant is not received
by Landlord within 5 (or) calendar days after date due, or	if a check is returned NSF, Tenant shall pay to Landlord, respectively, an
and Tenant agree that these charges represent a fair and research as a	NSF fee, either or both of which shall be deemed additional rent. Landlord timate 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
	to collect a Late Charge or NSF fee shall not be deemed an extension of
	ing any other rights and remedies under this Agreement, and as provided
 by law. CONDITION OF PREMISES: Tenant has examined Premises, all furniture 	furnishings, appliances, landscaping if any and fivtures, including smake
CONDITION OF PREMISES: Tenant has examined Premises, all furniture detector(s).	s, rurnishings, appliances, landscaping, if any, and fixtures, including smoke
(Check one:)	
\square A.Tenant acknowledges that these items are clean and in operative co	ondition, with the following exceptions
OR B. Tenant's acknowledgment of the condition of these items is contained	d in an attached statement of condition (cuch as C A P 's MIMO 11)
OR C. Tenant will provide Landlord a list of items that are damaged	
Commencement Date, not as a contingency of this Agreement but	
OR D. Other:	
10. NEIGHBORHOOD CONDITIONS: Tenant is advised to satisfy him or hers	
adequacy of law enforcement, crime statistics, registered felons or offend	
industrial or agricultural activities, existing and proposed transportation, on noise, noise or odor from any source, wild and domestic animals, other	
areas, conditions and influences of significance to certain cultures and/o	r religions, and personal needs, requirements and preferences of Tenant
11. UTILITIES: Tenant agrees to pay for all utilities and services, and the following	owing charges: LAKE ASSOCIATION TRANSFEL HEE
except HOA DUES, LAKE DUES, TRASH	, which shall be paid for by Landlord. If any utilities
are not separately metered, Tenant shall pay Tenant's proportional share,	
12. OCCUPANTS: The Premises are for the sole use as a personal residence	e by the following named persons only:
13. PETS: No animal or pet shall be kept on or about the Premises without	Landlord's prior written consent, except
NOVE	
	ensees of Tenant shall not, disturb, annoy, endanger, or interfere with other vful purposes, including, but not limited to, using, manufacturing, selling,
15. CONDOMINIUM/PLANNED UNIT DEVELOPMENT: (If checked) The	
governed by a homeowners' association ("HOA"). The name of the HOA is	
Tenant agrees to comply with all covenants, conditions and restrictions, b	
Tenant copies of rules and regulations, if any. Tenant shall reimburse Language of Tenant and Tenant are liganeses of Tenant	dlord for any fines or charges imposed by HOA or other authorities, due to
any violation by Tenant, or the guests or licensees of Tenant. 16. MAINTENANCE:	
	if applicable, any landscaping, furniture, furnishings, and appliances, and
	clean and sanitary. Tenant shall immediately notify Landlord, in writing, of
	or replacements caused by Tenant, or guests of Tenant, excluding ordinary
	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	
B. 🗆 Landlord 🗆 Tenant shall water the garden, landscaping, trees a	nd snrubs, except
C. 🛮 Landlord 🗆 Tenant shall maintain the garden, landscaping, tree	s and shrubs, except 15 ANT POSSESSIANS
17. ALTERATIONS: Tenant shall not make any alterations in or about the	
	(es), placing signs, displays or exhibits, or using screws, fastening devices,
large nails or adhesive materials.	
18. KEYS/LOCKS:	Commencement Date or -
 A. Tenant acknowledges receipt of (or Tenant will receive prior to the key(s) to Premises, 	e Commencement Date, or ☐
key(s) to Premises,	remote control device(s) for garage door/gate open/(v),
key(s) to common area(s),	
B. Tenant acknowledges that locks to the Premises \square have, \square have	not, been rekeyed.
C. If Tenant rekeys existing locks or opening devices, Tenant shall imm	nediately deliver copies of all keys to Landlord. Tenant shall ray all costs
and charges related to loss of any keys or opening devices. Tenant n	nay not remove locks, even if installed by Tenant.
The copyright laws of the United States (Title 17 U.S. Code) forbid the L	andlord and Tenant acknowledge receipt of copy of this page.
unauthorized reproduction of this form, or any portion thereof, by photocopy	Landlord's Initials (
machine or any other means, including facsimile or computerized formats.	Tenant's Initials
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	Broker or Designee Date

Premises:	Date:
19. ENTRY: Tenant shall make Premises available to Landlord or repre	esentative for the purpose of entering to make necessary or agreed repairs,
	r agreed services, or to show Premises to prospective or actual purchasers,
reasonable and sufficient notice. In an emergency, Landlord or repres	
20. SIGNS: Tenant authorizes Landlord to place For Sale/Lease signs on	
# 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	of Premises, or assign or transfer this Agreement or any interest in it, without
	y assignment, transfer or subletting of Premises or this Agreement or tenancy,
	null and void, and at the option of Landlord, terminate this Agreement. Any
	an application and credit information for Landlord's approval, and if approved,
	I's consent to any one assignment, transfer or sublease, shall not be construed and does not release Tenant of Tenant's obligation under this Agreement.
	cted prior to 1978. In accordance with federal law, Landlord gives and Tenant
acknowledges receipt of the disclosures on the attached form (such a	
	ses on Commencement Date, such Date shall be extended to date on which
possession is made available to Tenant. If Landlord is unable to	deliver possession within 5 (or) calendar days after agreed
	written notice to Landlord, and shall be refunded all rent and security deposit paid.
	mination of Agreement, Tenant shall: (a) give Landlord all copies of all keys or
	e Premises and surrender it to Landlord empty of all persons; (c) vacate any/all
	e same condition as referenced in paragraph 9; (e) clean Premises, including
professional cleaning of carpet and drapes; (f) give written notice to La	andlord of Tenant's forwarding address; and (g)
All improvements installed by Tenant, with or without Landlord's conse	ant become the property of Landlord upon termination
	by obligations established by paragraph 24, in event of termination by Tenant
	so be responsible for lost rent, rental commissions, advertising expenses and
painting costs necessary to ready Premises for rerental.	
26. TEMPORARY RELOCATION: Tenant agrees, upon demand of Lar	ndlord, to temporarily vacate Premises for a reasonable period, to allow for
	organisms, or other repairs to Premises. Tenant agrees to comply with all
하는 그 보고 아내는 사람들은 얼마나를 하는데 하는데 하는데 사람들이 되었다. 그 아내는 사람들은 사람들은 사람들은 사람들이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	ommodate pest control, fumigation or other work, including bagging or storage
	nant 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.	
	tally or partially damaged or destroyed by fire, earthquake, accident or other
	nant may terminate Agreement by giving the other written notice. Rent shall be ent monthly rent prorated on a 30-day basis. If Agreement is not terminated,
	d based on the extent to which the damage interferes with Tenant's reasonable
	or Tenant's guests, only Landlord shall have the right of termination, and no
reduction in rent shall be made.	
28. INSURANCE: Tenant's or guest's personal property and vehicles are	not insured by Landlord or, if applicable, HOA, against loss or damage due to
fire, theft, vandalism, rain, water, criminal or negligent acts of other	ers, or any other cause. Tenant is to carry Tenant's own insurance (renter's
insurance) to protect Tenant from any such loss.	
	nises unless: (a) Tenant obtains a valid waterbed insurance policy; (b) Tenant
	month's rent; and (c) the bed conforms to the floor load capacity of Premises.
30. WAIVER: The waiver of any breach shall not be construed as a conti	
31. NOTICE: Notices may be served at the following address, or at any of	other location subsequently designated:
Landlord: SEE YAGE YAYAGKARD 3	Tenant: KENTAL ADMEST
LIGHTS V	The state of the s
X-1	
	rn a tenant estoppel certificate delivered to Tenant by Landlord or Landlord's
	cknowledges that this Agreement is unmodified and in full force, or in full force
	this requirement shall be deemed Tenant's acknowledgment that the tenant
estoppel certificate is true and correct, and may be relied upon by a	
	ne Tenant, each one shall be individually and completely responsible for the
	with every other Tenant, and individually, whether or not in possession.
	n to Landlord) Premises is located within one mile of an area once used for
military training, and may contain potentially explosive munitions.	Latetements in Tanantic vental application are accurate Tanant authorized
	I statements in Tenant's rental application are accurate. Tenant authorizes
	of application and periodically during tenancy in connection with approval,
	this Agreement: (a) before occupancy begins; (b) upon disapproval of the credit
	Tenant's application is false. A negative credit report reflecting on Tenant's
	nt fails to fulfill the terms of payment and other obligations under this
Agreement.	ment of the Dramiese Landlard shall give tenent a convert the notice originally
	ment of the Premises, Landlord shall give tenant a copy of the notice originally
given to Landlord by the pest control company.	
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LIT-11 NEVISED IU/UI (PAGE 3 UF 4)	Broker or Designee Date

110	1111303.	Date					
37.	DATA BASE DISCLOSURE: NOTICE: The California Department of						
	200,000 or more, and many other local law enforcement authorities r						
	register pursuant to paragraph (1) of subdivision (a) of Section 290.4 of the Penal Code. The data base is updated on a quarterly basis and a sourc of information about the presence of these individuals in any neighborhood. The Department of Justice also maintains a Sex Offender Identificatio						
	Line through which inquiries about individuals may be made. This						
_	individuals they are checking. Information regarding neighborhoods i	s not available through the "900" telephone servic	CLEANERS & CLEAN				
(38.	OTHER TERMS AND CONDITIONS/SUPPLEMENTS:	NOT THE SINKS TILES SHAVEK	DIVLIGNOS OF IL				
		JIPPED OF XOLATCHED THE TENAN					
5	The following ATTACHED supplements are incorporated in this Agree	ement: OR REPLACE DANAGED ITEM	TENANT WILL				
	CLEAN CARPET UPON VACANTY LITTLY TRUE	K-Hainted Edulphisms)	SEE AMENDUM (S				
39.	ATTORNEY FEES: In any action or proceeding arising out of this Agr	eement, the prevailing party between Landlord an	d Tenant shall be entitled to				
	reasonable attorney fees and costs.						
40.	ENTIRE CONTRACT: Time is of the essence. All prior agreements constitutes the entire contract. It is intended as a final expression of the essence.						
	agreement or contemporaneous oral agreement. The parties further						
	of its terms, and that no extrinsic evidence whatsoever may be introd						
	provision of this Agreement that is held to be invalid shall not affect the	ne validity or enforceability of any other provision i	n this Agreement.				
41.	AGENCY:						
	A. Confirmation: The following agency relationship(s) are hereby c Listing Agent: (Print firm name)	confirmed for this transaction:	is the agent of				
	(check one): the Landlord exclusively; or both the Landlord exclusively.	ord and Tenant	is the agent of				
	Leasing Agent: (Print firm name)		isting Agent) is the agent of				
	(check one): \square the Tenant exclusively; or \square the Landlord exclusively	usively; or 🖪 both the Tenant and Landlord.					
	B. Disclosure: (If checked): The term of this lease exceeds one		elationships (such as C.A.R.				
10	form AD-11), has been provided to Landlord and Tenant, who ea		to the following language:				
42.	☐ INTERPRETER/TRANSLATOR: The terms of this Agreement Interpretation/ti	ranslation service has been provided by (print name					
		ense or other identification number:					
	Tenant has been advised to rely on, and has in fact solely relied on the						
K	the Landlord or other person involved in negotiating the Agreement.						
	provided a Spanish language translation of this Agreement pursuant t	o the California Civil Code. (C.A.H. form LR-14-S f	ulfills this requirement.)				
	Signature of interpreter/translator	Date	Decree .				
	Landlard and Toront colynouslades and agree that Drekers (a)	do not guarantee the condition of the Drami	and (b) connot worify				
	Landlord and Tenant acknowledge and agree that Brokers: (a) representations made by others; (c) cannot provide legal or tax as						
	knowledge, education or experience required to obtain a real estate	license. Furthermore, if Brokers are not also act	ing as Landlord in this				
	Agreement, Brokers; (e) do not decide what rental rate a Tenant should other terms of tenancy. Landlord and Tenant agree that they will see						
	professionals						
-			Data # Inc Inc				
	ant		Date				
Ten	ant le comment de la comment d		_ Date				
	dlord		Date				
(Ov	ner or Agent with authority to enter into this lease)		Land and the same				
	dlord		_ Date				
	The state of the s	* * 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 = 1 =					
Lan	dlord Address	Telephone					
	ncy relationships are confirmed as above. Real estate brokers who are	not also Landlord in this Agreement are not a part	y to the Agreement between				
Lan	dlord and Tenant.	20/11	~ 1 ~				
	Il Estate Broker	By TELE FULL	Date				
	asing Firm Name) ACERO Sunt #100 MV C	9269/ 107-439	- 776-5757				
	lress Establica	lelephone	Fax				
	Il Estate Broker ting Firm Name)	By Jest Paris	Date				
	75950 ACERO JUITE 100 11/	2 92691 - 707-4319	770-5557				
Add	lress	Telephone	Fax				
THI	S FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF RE	ALTORS® (C.A.B.) NO REPRESENTATION IS MADE AS	S TO THE LEGAL VALIDITY OR				
ADE	QUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL	L ESTATE BROKER IS THE PERSON QUALIFIED TO	O ADVISE ON REAL ESTATE				
Thi	NSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPRO s form is available for use by the entire real estate industry. It is not intended to ic	lentify the user as a REALTOR®. REALTOR® is a registe	red collective membership mark				
whi	ch may be used only by members of the NATIONAL ASSOCIATION OF REALTO	DRS® who subscribe to its Code of Ethics.					
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