

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 6/17)

Da	te	09/01/2025		ick Gao, Hai Hong Zhang		("Landlord") and
			Erica Purcell			("Tenant") agree as follows:
1.		OPERTY:				
	A.	Landlord rents to Tenant a	and Tenant rents from Landlord, th	e real property and improvement	s described as: 3989	4 Alpine Union Street #B,
		Murrieta CA, CA 92563				("Premises").
	В.	The Premises are for the s	sole use as a personal residence b	by the following named person(s)	only: Erica Purcell	
	C.	The following personal pro	operty, maintained pursuant to para	agraph 11 is included:		· · · · · · · · · · · · · · · · · · ·
					the personal property	on the attached addendum.
	D.	The Premises may be subj	oject to a local rent control ordinance	e		
2.		itim. The term begins on (ue	ate)	0.001 10, 2020	("Commencem	ent Date"). If Tenant has not
	paid	d all amounts then due; (i) T	Tenant has no right to possession	or keys to the premises and; (ii) th	is Agreement is voida	able at the option of Landlord,
			enant a Notice to Pay (C.A.R. Forr			
			il, if provided in Tenant's application			andlord or agent for Owner. If
			se, Landlord shall refund to Tenan	t all rent and security deposit paid		
		neck A or B):	is Agreement continues from the		mth to month tononous	Tanant may terminate the
			is Agreement continues from the			
			ten notice at least 30 days prior to even if moving out early. Landlord r			
		may be given on any d		may terminate the teriality by givi	ing writter notice as p	Torided by law. Oddit Hotices
	XE		nt shall terminate on (date)	October 9, 2026	at	11:59 AM/ X PM.
			he Premises upon termination of	the Agreement, unless: (i) Landle		
		writing or signed a new	w agreement; (ii) mandated by loo	cal rent control law; or (iii) Landlo	ord accepts Rent from	Tenant (other than past due
		Rent), in which case a	a month-to-month tenancy shall be	created which either party may	terminate as specified	in paragraph 2A. Rent shall
		be at a rate agreed to	by Landlord and Tenant, or as a	llowed by law. All other terms an	d conditions of this A	greement shall remain in full
_		force and effect.				
3.			nonetary obligations of Tenant to L			rity deposit.
		Tenant agrees to pay \$ 2,4 Rent is payable in advance	per m	onth for the term of the Agreemer) day of each calendar month, a	II.	a payt day
			alls on any day other than the day			
	0.		ent Date. Rent for the second calen			
		for each day remaining in r	prorated second month.			, , ,
	D.	PAYMENT: (1) Rent shall to	be paid by personal check, r	noney order, ashier's check, n	nade payable to Direct	ct Deposit to Wells Fargo,
		Account #3267997272 - 0	G Star Industrial	, X wire/electronic transfer, or	other	,
			d to (name)			
		(whose phone number is)		_ at (address)		, , , , , , , , , , , , , , , , , , ,
		/		, (or at any other location subs		
		(and if checked, rent may	ay be paid personally, between the hurned for non-sufficient funds ("NS	F") or because tenant stone navi	ment then after that	(i) Landlord may in writing
		require Tenant to nay Ren	nt in cash for three months and (ii)	all future Rent shall be paid by	money order or ca	shier's check
	E.		by Landlord shall be applied to the			ornor o orroda.
4.	SE	CURITY DEPOSIT:				
	A.	Tenant agrees to pay \$ 2,2	250.00 - includes pet deposit	as a security deposit. Secur	rity deposit will be X	ransferred to and held by the
		Owner of the Premises, or	r 🗌 held in Owner's Broker's trust a			
	В.	All or any portion of the se	ecurity deposit may be used, as re	asonably necessary, to: (i) cure T	enant's default in pay	ment of Rent (which includes
		Late Charges, NSF fees or	or other sums due); (ii) repair dama	age, excluding ordinary wear and t	lear, caused by Tenar	nt or by a guest or licensee of
		Tenant; (iii) clean Premis	ses, if necessary, upon termination	on of the tenancy; and (IV) repla	ce or return personal	r property or appurtenances.
			HALL NOT BE USED BY TENAN uring the tenancy, Tenant agrees to			
		Tenant Within 21 days aft	ter Tenant vacates the Premises, I	andlord shall: (1) furnish Tenant :	an itemized statement	indicating the amount of any
		security deposit received a	and the basis for its disposition and	d supporting documentation as rec	guired by California C	ivil Code § 1950.5(g); and (2)
			on of the security deposit to Tenan			
	C.	Security deposit will not	t be returned until all Tenants ha	ave vacated the Premises and a	ill keys returned. An	y security deposit returned
		-	out to all Tenants named on this		y modified.	
			security deposit unless required b			
	E.	If the security deposit is h	held by Owner, Tenant agrees no nd Broker's authority is terminated	to hold Broker responsible for it	is return. If the securi	ity deposit is neid in Owners
		other than Tenant then B	Broker's authority is terminated Broker shall notify Tenant, in writin	a where and to whom security d	lenge that became the	ased Once Tenant has been
			ant agrees not to hold Broker resp		eposit has been relea	ased. Office Terraint has been
		provided adolf flotice, Telle	an agreed her to hold broker resp	choice for the socurity deposit.		
		DS			DS	DS
		(,,,,			(,, ,	11112
	Ter	nant's Initials (EP) (Landlord's Ir	nitials (/ 4)	HHZ)
0		California Association of REAL	TORS® Inc			
0 2	2017,	Camornia Association of REAL	.101.00, 110.			(-)

LR REVISED 6/17 (PAGE 1 OF 7)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 1 OF 7)

Prei	mises: 39894 Alpine Union	Street #B, Murrieta	CA, CA 92563		D	ate: September 1, 2025
	MOVE-IN COSTS RECEIV electronic transfer.	ED/DUE: Move-in	funds shall be paid by	personal check, m	oney order, or [cashier's check, wire/
	Category	Total Due	Payment Received	Balance Due	Date Due	Payable To
Г	Rent from					
-	to (date)					
-	*Security Deposit					
_	Other					
	Other					
	Total					
	*The maximum amount of se	curity deposit, howe	ver designated, cannot exceed	d two months' Rent for a	unfurnished premis	es, or three months' Rent for
6.	amounts of which are examt accounting expense (or sum of \$ 100.00 check and \$35.00 as a Name of the sum of \$ 100.00 check and \$35.00 as a Name of \$ 100.00 check and \$ 100.00 chec	ither late payment of ktremely difficult and s, and late charges i) calendar days a or ISF fee for each add ree that these charg	impractical to determine. The mposed on Landlord. If any in fter the date due, or if a checomology of the Rent litional returned check, either les represent a fair and reason	ese costs may include, nstallment of Rent due f ick is returned, Tenant si due as a Late Charge or both of which shall b onable estimate of the c	but are not limited from Tenant is not hall pay to Landlor and \$25.00 as a ledge deemed addition tosts Landlord may	y incur by reason of Tenant's
	Charge or NSF fee shall deemed an extension of Agreement and as provice PARKING: (Check A or B)	not constitute a wai the date Rent is dud ded by law.	ver as to any default of Tenai e under paragraph 3 nor prev	nt. Landlord's right to co	ollect a Late Charg	ord's acceptance of any Late le or NSF fee shall neither be ghts and remedies under this
	X A. Parking is permitted	as follows: Iwo car	attacnea garage			
	shall be an additional operable motor veh space(s) only. Park Premises. Mechanic the Premises except B. Parking is not permissory.	al \$icles, except for traing space(s) are to cal work, or storage t as specified in paratted on the Premises	per month. Pa ilers, boats, campers, buses be kept clean. Vehicles leal of inoperable vehicles, or sto graph 8.	rking space(s) are to be or trucks (other than king oil, gas or other n	e used only for pa pick-up trucks). T notor vehicle fluids	e Rent, the parking rental fee rking properly registered and enant shall park in assigned s shall not be parked on the ing space(s) or elsewhere on
OR 9.	space fee shall be a shall not store prope food or perishable g	e storage space is n additional \$erty claimed by anoth oods, flammable mapersonal property, co	ner or in which another has ar terials, explosives, hazardous ontained entirely within the Pr and services, and the followin	per month. Tenant shall by right, title or interest. s waste or other inherent remises, storage is not p g charges: water and	store only person Tenant shall not so tily dangerous mat permitted on the P yard maintenance	remises. e
	except	do A dues and trash or opportional share, a me as of the Comme e Premises. Tenant water use on the Pattached Water Subnemises does not have	n , which is reasonably determined and encement Date. Landlord is on shall pay any cost for convers remises is measured by a suneter Addendum (C.A.R. Forme a separate gas meter.	shall be paid for by Lan d directed by Landlord. Inly responsible for insta sion from existing utilitie ubmeter and Tenant wil in WSM) for additional te	dlord. If any utilitie If utilities are sep. Iling and maintaini s service provider. I be separately bil	s are not separately metered, arately metered, Tenant shall ing one usable telephone jack
10.	CONDITION OF PREMISES smoke alarm(s) and carbon (Check all that apply:)	S: Tenant has exam monoxide detector(s	3).	Il furniture, furnishings,		caping and fixtures, including
	B. Tenant's acknowled C. (i) Landlord will Deli to the Commencem (ii) Tenant shall con MIMO within that tin	gment of the condition ver to Tenant a state ent Date; within 3 inplete and return the eshall conclusively Landlord a list of inte, not as a contingent	lean and in operable condition of these items is contained ement of condition (C.A.R. For days after the Commenceme MIMO to Landlord within 3 (be deemed Tenant's Acknowitems that are damaged or ency of this Agreement but rate	in an attached statement MIMO) within 3 cont Date. or) d vieldgement of the condition of perable condition	ant of condition (C. days after execution ays after Delivery tion as stated in the control within 3 (or	on of this Agreement; prior Tenant's failure to return the MIMO. days after
	Tenant's Initials	_) ()		Landlord's Initia	als (L4)	DS HHZ

LR REVISED 6/17 (PAGE 2 OF 7)



Date: September 1, 2025 Premises: 39894 Alpine Union Street #B, Murrieta CA, CA 92563 11. MAINTENANCE USE AND REPORTING: A. Tenant shall properly use, operate and safeguard Premises, including if applicable, any landscaping, furniture, furnishings and appliances, and all mechanical, electrical, gas and plumbing fixtures, carbon monoxide detector(s) and smoke alarms, and keep them and the Premises clean, sanitary and well ventilated. Tenant shall be responsible for checking and maintaining all carbon monoxide detectors and any additional phone lines beyond the one line and jack that Landlord shall provide and maintain. Tenant shall immediately notify Landlord, in writing, of any problem, malfunction or damage with any item including carbon monoxide detector(s) and smoke alarms on the property. Tenant shall be charged for all repairs or replacements caused by Tenant, pets, guests or licensees of Tenant, excluding ordinary wear and tear. Tenant shall be charged for all damage to Premises as a result of failure to report a problem in a timely manner. Tenant shall be charged for repair of drain blockages or stoppages, unless caused by defective plumbing parts or tree roots invading sewer lines. Landlord X Tenant shall water the garden, landscaping, trees and shrubs, except: C. X Landlord Tenant shall maintain the garden, landscaping, trees and shrubs, except: D. Andlord X Tenant shall maintain light bulbs, AC filters, smoke and carbon monoxide detector batteries E. Landlord and Tenant agree that State or local water use restrictions shall supersede any obligation of Landlord or Tenant to water or maintain any garden, landscaping, trees or shrubs pursuant to 11B, 11C, and 11D. Tenant's failure to maintain any item for which Tenant is responsible shall give Landlord the right to hire someone to perform such maintenance and charge Tenant to cover the cost of such maintenance. The following items of personal property are included in the Premises without warranty and Landlord will not maintain, repair or replace them: H. Tenant understands that if Premises is located in a Common Interest Development, Landlord may not have authority or control over certain parts of the Premises such as roof, electrical, gas or plumbing features inside certain walls, and common areas such as shared parking structure or Tenant shall not use the premises to plant, grow, cultivate or sell marijuana. 12. NEIGHBORHOOD CONDITIONS: Tenant is advised to satisfy him or herself as to neighborhood or area conditions, including, but not limited to, schools, proximity and adequacy of law enforcement, crime statistics, proximity of registered felons or offenders, fire protection, other governmental services, availability, adequacy and cost of any wired, wireless internet connections or other telecommunications or other technology services and installations, proximity to commercial, industrial or agricultural activities, existing and proposed transportation, 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, cemeteries, facilities and condition of common areas, conditions and influences of significance to certain cultures and/or religions, and personal needs, requirements and preferences of Tenant. 13. PETS: Unless otherwise provided in California Civil Code §54.2, no animal or pet shall be kept on or about the Premises without Landlord's prior written consent, X except as agreed to in the attached Pet Addendum (C.A.R. Form PET). 14. NO SMOKING: A. (i) Tenant is responsible for all damage caused by smoking including, but not limited to stains, burns, odors and removal of debris; (ii) Tenant acknowledges that in order to remove odor caused by smoking, Landlord may need to replace carpet and drapes and paint the entire premises regardless of when these items were last cleaned, replaced or repainted. Such actions and other necessary steps will impact the return of any security deposit. B. The Premises or common areas may be subject to a local non-smoking ordinance. NO SMOKING of any substance is allowed on the Premises or common areas. If smoking does occur on the Premises or common areas, (i) Tenant is in material breach of this Agreement; (ii) Tenant, guests, and all others may be required to leave the Premises. 🗌 Smoking of the following substances only is allowed: 15. RULES/REGULATIONS: A. Tenant agrees to comply with all Landlord rules and regulations that are at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guests and licensees of Tenant shall not, disturb, annoy, endanger or interfere with other tenants of the building or neighbors, or use the Premises for any unlawful purposes, under federal, state, or local law including, but not limited to, using, manufacturing, selling, storing or transporting illicit drugs or other contraband, or violate any law or ordinance, or commit a waste or nuisance on or about the Premises. B. (If applicable, check one) Landlord shall provide Tenant with a copy of the rules and regulations within days OR X 2. Tenant has been provided with, and acknowledges receipt of, a copy of the rules and regulations. (If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT: The Premises are a unit in a condominium, planned unit development, common interest subdivision or other development governed by a Villas at Old School House homeowners' association ("HOA"). The name of the HOA is to comply with all HOA covenants, conditions and restrictions, bylaws, rules and regulations and decisions ("HOA Rules"). Tenant shall reimburse Landlord for any fines or charges imposed by HOA or other authorities, due to any violation by Tenant, or the guests or licensees of Tenant or Landlord shall have the right to deduct such amounts from the security deposit. B. If applicable, Tenant is required to pay a fee to the HOA to gain access to certain areas within the development such as but not necessarily including or limited to the front gate, pool, and recreational facilities. If not specified in paragraph 5, Tenant is solely responsible for payment and satisfying any HOA requirements prior to or upon or after the Commencement Date. (Check one) 1. Landlord shall provide Tenant with a copy of the HOA Rules within days OR X 2. Tenant has been provided with, and acknowledges receipt of, a copy of the HOA Rules. 17. ALTERATIONS; REPAIRS: Unless otherwise specified by law or paragraph 32C, without Landlord's prior written consent, (i) Tenant shall not make any repairs, alterations or improvements in or about the Premises including: painting, wallpapering, adding or changing locks, installing antenna or satellite dish(es), placing signs, displays or exhibits, or using screws, fastening devices, large nails or adhesive materials; (ii) Landlord shall not be responsible for the costs of alterations or repairs made by Tenant; (iii) Tenant shall not deduct from Rent the costs of any repairs, alterations or improvements; an (iv) any deduction made by Tenant shall be considered unpaid Rent. Landlord's Initials Tenant's Initials LR REVISED 6/17 (PAGE 3 OF 7)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 3 OF 7)

Pre	nises: 39894 Alpine Union Street #B, Murrieta CA, CA 92563 Date: September 1, 2025
18.	KEYS; LOCKS:
10.	A. Tenant acknowledges receipt of (or Tenant will receive prior to the Commencement Date, or key(s) to Premises, key(s) to mailbox, yet a mail box, yet a mail box, yet a mail box is a control device of the Commencement Date, or yet a mail box, yet a mail box is a control device or yet a mail box.
	X 1 key(s) to common area(s),
	 B. Tenant acknowledges that locks to the Premises have, have not, been re-keyed. C. If Tenant re-keys existing locks or opening devices, Tenant shall immediately deliver copies of all keys to Landlord. Tenant shall pay all costs and charges related to loss of any keys or opening devices. Tenant may not remove locks, even if installed by Tenant.
19.	ENTRY: A. Tenant shall make Premises available to Landlord or Landlord's representative for the purpose of entering to make necessary or agreed repairs
	(including, but not limited to, installing, repairing, testing, and maintaining smoke detectors and carbon monoxide devices, and bracing, anchoring or strapping water heaters, or repairing dilapidation relating to the presence of mold); providing decorations, alterations, or improvements, or supplying necessary or agreed services; or to show Premises to prospective or actual purchasers, tenants, mortgagees, lenders, appraisers, contractors and others (collectively "Interested Persons"). Tenant agrees that Landlord, Broker and Interested Persons may take photos of the Premises.
	 B. Landlord and Tenant agree that 24-hour written notice shall be reasonable and sufficient notice, except as follows: (1) 48-hour written notice is required to conduct an inspection of the Premises prior to the Tenant moving out, unless the Tenant waives the right to such notice. (2) If Landlord has in writing informed Tenant that the Premises are for sale and that Tenant will be notified orally to show the premises (C.A.R. Form NSE), then, for the next 120 days following the delivery of the NSE, notice may be given orally to show the Premises to actual or prospective purchasers. (3) No written notice is required if Landlord and Tenant orally agree to an entry for agreed services or repairs if the date and time of entry are within one week of the oral agreement. (4) No notice is required: (i) to enter in case of an emergency; (ii) if the Tenant is present and consents at the time of entry; or (iii) if the Tenant has abandoned or surrendered the Premises. C. [If checked) Tenant authorizes the use of a keysafe/lockbox to allow entry into the Premises and agrees to sign a keysafe/lockbox addendum (C.A.R. Form KLA).
20	PHOTOGRAPHS AND INTERNET ADVERTISING:
20.	A. In order to effectively market the Premises for sale or rental it is often necessary to provide photographs, virtual tours and other media to Interested Persons. Tenant agrees that Broker may photograph or otherwise electronically capture images of the exterior and interior of the Premises ("Images") for static and/or virtual tours of the Premises by Interested Persons for use on Broker's website, the MLS, and other marketing materials and sites. Tenant acknowledges that once Images are placed on the Internet neither Broker nor Landlord has control over who can view such Images and what use viewers may make of the Images, or how long such Images may remain available on the Internet. B. Tenant acknowledges that prospective Interested Persons coming onto the Premises may take photographs, videos or other images of the Premises. Tenant understands that Broker does not have the ability to control or block the taking and use of Images by any such persons. Once Images are taken and/or put into electronic display on the Internet or otherwise, neither Broker nor Landlord has control over who views such Images nor what use viewers may make of the Images.
21.	SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on the Premises.
22.	ASSIGNMENT; SUBLETTING: A. Tenant shall not sublet all or any part of Premises, or parking or storage spaces, or assign or transfer this Agreement or any interest in it, without Landlord's prior written consent. Unless such consent is obtained, any assignment, transfer or subletting or Premises or this Agreement or tenancy, by voluntary act of Tenant, operation of law or otherwise, shall, at the option of Landlord, terminate this Agreement. Any proposed assignee, transferee or sublessee shall submit to Landlord an application and credit information for Landlord's approved and, if approved, sign a separate written agreement with Landlord and Tenant. Landlord's consent to any one assignment, transfer or sublease, shall not be construed as consent to any subsequent assignment, transfer or sublease and does not release Tenant of Tenant's obligations under this Agreement. B. This prohibition also applies (does not apply) to short term, vacation, and transient rentals such as, but not limited to, those arranged through AirBnB, VRBO, HomeAway or other short term rental services. C. Any violation of this prohibition is a non-curable, material breach of the Agreement.
23.	JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, each one shall be individually and completely responsible for the performance of all obligations of Tenant under this Agreement, jointly with every other Tenant, and individually, whether or not in possession.
24.	LEAD-BASED PAINT (If checked): Premises were constructed prior to 1978. In accordance with federal law, Landlord gives and Tenan acknowledges receipt of the disclosures on the attached form (C.A.R. Form FLD) and a federally approved lead pamphlet.
25.	 PERIODIC PEST CONTROL: (CHECK IF EITHER APPLIES) A. Landlord has entered into a contract for periodic pest control treatment of the Premises and shall give Tenant a copy of the notice originally given to Landlord by the pest control company. B. Premises is a house. Tenant is responsible for pest control.
26.	
27.	BED BUGS: Landlord 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 Landlord or, if applicable, property manager and cooperate with an inspection for and treatment of bed bugs. Landlord will notify tenants of any units infested by bed bugs.
28.	MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered se offenders is made available to the public via an Internet Web site maintained by the Department of Justice at www.meganslaw.ca.gov. Depending of an offender's criminal history, this information will include either the address at which the offender resides or the community of residence and ZII Code in which he or she resides. (Neither Landlord nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenar should obtain information directly from this website.)
29.	
30.	military training and hay contain potentially explosive munitions.
	Tenant's Initials Landlord's Initials Landlord's Initials

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 4 OF 7)

 A. Upon termination of this Agreement, Tenant shall: (i) give Landlord all copies of all keys and any opening devices to Premises, including any common areas: (ii) vacate and surrender Premises to Landlord, empty of all persons; (iii) vacate any/all parking and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to Landlord in the same condition as referenced in paragraph 10, (v) remove all debris; (vi) give written notice to Landlord of Tenant's forwarding address; and (vii). B. All alterations/improvements made by or caused to be made by Tenant, with or without Landlord's consent, become the property of Landlord upon termination. Landlord 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 of this Agreement, Tenant has the right to request that an inspection of the Premises take place prior to termination of the lease or rental (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 Landlord. The work shall comply with applicability and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic tiems 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 perf	Pre	emises: 39894 Alpine Union Street #B, Murrieta CA, CA 92563	Date: September 1, 2025
A. Tenant is not in possession of the Permisses. If Landord is unable to deliver possession of Permisses on Commencement Date, such Date shall be extended to the date on wich possession is made available to Tenant. If Landord is unable to deliver possession of the deliver possession of the Permisses. B. Mittanord is stready in possession of the Permisses. B. Mittanord is stready in possession of the Permisses. B. Mittanord is stready in possession of the Permisses. C. Wight Landord Office of the Permisses. A. Upon termination of this Agreement. Tenant shall: (i) give Landord all copies of all keys and any opening devices to Permisses, including any common areas; (iii) vacate and surrender Premises to Landord. empty of all persons; (iii) vacate anylal parking and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to Landord in the same condition and order of paragraph. (iv) of the premises of Landord and Landord and Service of the Common and Common	24	DOSSESSION.	
 B. Xi Frenantis already in possession of the Premises. A. Upon termination of this Agreement, Tenant shall: (i) give Landford all copies of all keys and any opening devices to Premises, including any common areas: (iii) vacate and surrender Premises to Landford, emoty of all persons; (iii) vacate anyiall parking and/or storage space; (iv) clean and deliver Premises, as specified in paragraph. C below. to Landford in the same condition as referenced in paragraph (iv) (v) renove all debris; (vi) give written notice to Landford of Frantis' forwarding address, and (vii). B. All alterations/improvements made by or caused to be made by Tenant, with or without Landford's consent, become the property of Landford upon termination. Landford 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 NRT), or before the expiration of this Agreement, Tenant has the right to request that an inspection of the Premises take place prior to termination, consisted 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 media at Frantis's expense. Repairs may be performed by Tenant or through others, who have astequate approval requirements. Repairs shall be performed in a good, skillutimanner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance coronaetic termination. Paragraph 32 cd. does not appearance to compelie the following all Repairs may not be possible in a premise and (b) provide copies of receipts and statements to Landford prior to termination. Paragraph 32 cd. does not appearance to compelie the following all Repairs and to the object of the premises for reventional and provide and provide and provide and provide and	31.	A. Tenant is not in possession of the Premises. If Landlord is unable to deliver possession of Premises on the extended to the date on which possession is made available to Tenant. If Landlord is unable to a land land land land land land land la	to deliver possession within 5 (or ent by giving written notice to Landlord,
 22. TENANTS OBLIGATIONS UPON VACATING PREMISES:			
including any common areas; (ii) vacate and surrender Premises to Landlord, empty of all persons; (iii) vacate anyall parking and/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to Landlord in the same condition as referenced in paragraph 10; (iv) remove all debris; (iv) give written notice to Landlord of Tenants forwarding address; and (vii) B. All atterations/improvements made by or caused to be made by Tenant, with or without Landlord's consent, become the property of Landlord upon termination. Landlord may change Tenant for restoration of the Premises to the condition it was in prior to any of Landlord upon termination. Landlord may change Tenant for restoration of the Premises are used to the condition of the Premises are used to the condition of the Premises are used place prior to formation of the lease or rental (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 read in cause and increases and are approved by Landlord. The work shall comply with applicable law, including governmental permit, inspection and approval requirements. Repairs shall be performed at a good, skillful manner with materials of quality and appearance comparabile to existing materials, it is understood that exact restoration of appearance or consentel tense following all Repairs may not be possible. (iii) Tenant shall collowing all Repairs may not be possible. (iii) Tenant shall collowing all repairs may not be possible. (iii) Tenant shall collowing all repairs may not be possible. (iii) Tenant shall collowing all repairs may not be possible. (iii) Tenant shall collowing all repairs may not be possible. (iii) Tenant shall collowing all repairs may not be possible. (iii) Tenant shall collowing all repairs may not be possible. (iii) Tenant shall collowing all repairs and provide provide shall repai	32.		
of Landlord upon termination. Landlord 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 of the lease or rental (C.A.R. Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity to remedy identified deficiences 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 Landlord. The work shall comply with applicable law, including good 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 cosmete latems following all Repairs may not be possible. (iii) Tenant shall: (a) obtain receipts for Repairs performed by Tenant shall (a) obtain receipts for Repairs performed by Tenant and the date of State (a) obtain receipts for Repairs performed by Tenant as the contract of the Agreement and the state of State (a) obtain receipts for Repairs performed by Tenant and the date of State (a) obtains a second property of the Agreement of the Agreement. Tenant shall also be responsible for lost Rent and commissions, as devertising expenses and painting costs necessary to ready Premises for re-rental. Landlord may withhold any such amounts from Tenant's security deposit. 1. TENDARDARY RELOCATION: Subject to local law. Tenant agrees to accommodable for lost Rent part and premises of the performance of the premises of the performance of the perfo		including any common areas; (ii) vacate and surrender Premises to Landlord, empty of all pand/or storage space; (iv) clean and deliver Premises, as specified in paragraph C below, to	persons; (iii) vacate any/all parking Landlord in the same condition as
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 to termination of the lease or rental (C.A.R. Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity to remedy identified deficiencies prior to termination of this hypercent of the premises of the premises and 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 Landlord. The work shall comply with applicable law, including opportmental permit, inspection and approval requirements. Repairs shall be performed in a good, skilful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic terms 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 Landlord prior to termination to a party when the tenancy is terminated pursuant to California Code of Civil Procedure § 1161(2), (3) or (4). 33. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations established by paragraph 32, in the event of termination by Tenant prior to completion of the original term of the Agreement, Tenant shall also be responsible for lost Rent, rental commissions, advertising expenses and painting costs necessary to ready Premises for re-orental. Landlord may withhold any such amounts from Tenant's security deposit. 34. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landdord, to temporary vacate Premises for a reasonable period, to allow for furnigation		of Landlord upon termination. Landlord may charge Tenant for restoration of the Premises to t	
33. BREACH OF CONTRACT, EARLY TERMINATION: In addition to any obligations established by paragraph 32, in the event of termination by Tenant prior to completion of the original term of the Agreement, Tenant shall also be responsible to the Rent, rental commissions, advertising expenses and painting costs necessary to ready Premises for re-rental. Landford may withhold any such amounts from Tenant's security deposit. 31 TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landford, to temporarily vacate Premises for 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, funigation 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 disciplination of the period of time Tenant is required to vacate Premises to accommodate pest control, funigation or other casualty that render Premises to tenant is required to vacate Premises and valuables. Tenant shall be abaded as of the date Premises become totally or partially uninhabitable. The abade amount shall be the current mortions. Rent shall be baded as of the date Premises become totally or partially uninhabitable. The abade amount shall be the current mortions are stable to the premises of partially uninhabitable. The abade amount shall be the current mortions are sent shall be abaded as of the date Premises become totally or partially uninhabitable. The abade amount shall be the current mortions are sent shall be patient and premises of partially uninhabitable. The abade amount shall be the current mortions are premised to the premises of partially uninhabitable. The abade amount shall be the current mortions are premised to the premises are resulted to a security of the abade and the premises of partially uninhabitable. The		C. Right to Pre-Move-Out Inspection and Repairs: (i) After giving or receiving notice of termination of a the expiration of this Agreement, Tenant has the right to request that an inspection of the Premises take prental (C.A.R. Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity to termination, consistent with the terms of this Agreement. (ii) Any repairs or alterations made to the P (collectively, "Repairs") shall be made at Tenant's expense. Repairs may be performed by Tenant or insurance and licenses and are approved by Landlord. The work shall comply with applicable law, including approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality a materials. It is understood that exact restoration of appearance or cosmetic items following all Repairs may obtain receipts for Repairs performed by others; (b) prepare a written statement indicating the Repairs per Repairs; and (c) provide copies of receipts and statements to Landlord prior to termination. Paragraph 32	place prior to termination of the lease or or remedy identified deficiencies prior to Premises as a result of this inspection or through others, who have adequate ng governmental permit, inspection and und appearance comparable to existing ay not be possible. (iii) Tenant shall: (a) rformed by Tenant and the date of such
Tenant prior to completion of the original term of the Agreement, Tenant shall also be responsible for lost Rent, rental commissions, advertising expenses and painting costs necessary to ready Premises for re-rental. Landford may withhold any such amounts from Tenant's security deposit. 34. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landford, to temporarily vacate Premises for a reasonable period, to allow for furnigation (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, furnigation 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. 35. 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 Landdord 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, Landdord 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 Landdord shall have the right of termination, and no reduction in Rent shall be made. 36. INSURANCE: A. Tenant shall botal represental property and vehicles are not insured by Landdord, 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 shall botal to a	33.		aph 32, in the event of termination by
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 period diem Rent for the period of time Tenant is required to vacate Premises. 5. 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 uninhabitation. The analysis of the casualty that render Premises totally or partially uninhabitation. The abated amount shall be the current monthly Rent notice. Rent shall be abated as of the date Premises become totally or partially uninhabitatie. The abated amount shall be the current monthly Rent prorated on a 30-day period. If the Agreement is not terminated, Landlord shall promptly repair the damage, and Rent shall be the current monthly Rent or 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 quests, only Landlord shall have the right of termination, and no reduction in Rent shall be made. 56. INSURANCE: A. Tenant's or guest's personal property and vehicles are not insured by Landlord, analger or, if applicable, HOA, against loss of 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 be the current imposed or Tenant by Landlord's insurer to avoid: (i) an increase in Landlord's insurance premium (or Tenant shall pay for the increase in premium); or (ii) loss of insurance. (Tenant prior to completion of the original term of the Agreement, Tenant shall also be responsible for lost expenses and painting costs necessary to ready Premises for re-rental. Landlord may withhold any such amount TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landlord, to temporary	Rent, rental commissions, advertising unts from Tenant's security deposit. arily vacate Premises for a reasonable
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, Landlord 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 Landlord shall have the right of termination, and no reduction in Rent shall be made. 36. INSURANOE: A. Tenant's or guest's personal property and vehicles are not insured by Landlord, 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 or Tenant by Landlord's insurer to avoid: (i) an increase in Landlord'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 \$	35.	comply with all instructions and requirements necessary to prepare Premises to accommodate pest contribagging or storage of food and medicine, and removal of perishables and valuables. Tenant shall only be entidiem Rent for the period of time Tenant is required to vacate Premises. DAMAGE TO PREMISES: If, by no fault of Tenant, Premises are totally or partially damaged or destroyed.	rol, fumigation or other work, including titled to a credit of Rent equal to the per d by fire, earthquake, accident or other
of insurance, C. Tenant shall obtain liability insurance, in an amount not less than \$ applicable, Property Manager as additional insured for injury or damage to, or upon, the Premises during the term of this agreement or any extension. Tenant shall provide Landlord a copy of the insurance policy before commencement of this Agreement, and a rider prior to any renewal. 37. 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. 38. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach. NOTICE: Notices may be served at the following address, or at any other location subsequently designated: Tenant: Erica Purcell 3894 Alpine Union Street #B Murrieta CA 92563 40. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord's agen 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 tenane estoppel certificate is true and correct, and may be relied upon by a lender or purchaser. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report operiodically during the tenancy in connection with the modificatio	36.	notice. Rent shall be abated as of the date Premises become totally or partially uninhabitable. The abated an prorated on a 30-day period. If the Agreement is not terminated, Landlord shall promptly repair the damage, a extent to which the damage interferes with Tenant's reasonable use of Premises. If damage occurs as a guests, only Landlord shall have the right of termination, and no reduction in Rent shall be made. INSURANCE: A. Tenant's or guest's personal property and vehicles are not insured by Landlord, manager damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Ten insurance (renter's insurance) to protect Tenant from any such loss or damage. B. Tenant shall cor	nount shall be the current monthly Rent and Rent shall be reduced based on the result of an act of Tenant or Tenant's r or, if applicable, HOA, against loss or nant is advised to carry Tenant's own mply with any requirement imposed on
38. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach. NOTICE: Notices may be served at the following address, or at any other location subsequently designated: Tenant: Erica Purcell 3894 Alpine Union Street #B Murrieta CA 92563 40. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord'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. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. (i) before occupancy begins; upon disapproval of the credit report opsupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report opsupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report opsupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report opsupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report opsupon discovering that information in Tenant's application.	37.	of insurance. C. Tenant shall obtain liability insurance, in an amount not less than \$applicable, Property Manager as additional insured for injury or damage to, or upon, the Premises during extension. Tenant shall provide Landlord a copy of the insurance policy before commencement of this Agreen. WATERBEDS/PORTABLE WASHERS: Tenant shall not use or have waterbeds on the Premises unless insurance policy; (ii) Tenant increases the security deposit in an amount equal to one-half of one month's Rer	ng the term of this agreement or any ment, and a rider prior to any renewal. (i) Tenant obtains a valid waterbed t; and (iii) the bed conforms to the floor
NOTICE: Notices may be served at the following address, or at any other location subsequently designated: Tenant: Erica Purcell 39894 Alpine Union Street #B Murrieta CA 92563 40. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord'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. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report enosupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report enosupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report enosupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report enosupon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report enosupon discovering t	38	. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequ	uent breach.
40. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord'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. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report operation discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report operation discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report operation discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report operation discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report operation discovering that information in Tenant's application is false; (b) After commencement date, upon disapproval of an updated credit report operation discovering that information in Tenant's		NOTICE: Notices may be served at the following address, or at any other location subsequently designated:	
40. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord'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. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (ii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application.			f #R
40. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord'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. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (ii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iiii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's			. #D
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 tenan estoppel certificate is true and correct, and may be relied upon by a lender or purchaser. 41. REPRESENTATION A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (ii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information in Tenant's application is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information that information is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information that information that information is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information that information that information that information that information is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information that information that the tenance is the tenance of the credit report opsipon discovering that information that information that the tenance is the tenance of the credit report opsipon discovering that information that the tenance is the tenance of the tenance			
A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (ii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information that information is false; (iii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information that information the control of the credit report of the credit repo		within 3 days after its receipt (C.A.R. Form TEC). Failure to comply with this requirement shall be deemed Te estoppel certificate is true and correct, and may be relied upon by a lender or purchaser.	 Tenant by Landlord or Landlord's agent enant's acknowledgment that the tenant
Tenant's rental application are accurate. Landlord 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 Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cance this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (ii) After commencement date, upon disapproval of an updated credit report opsipon discovering that information the commencement date.	41.		t warrants that all statements in
Tenant's Initials (El) () Landlord's Initials (~~ ~~) (HHZ)		Tenant's rental application are accurate. Landlord requires all occupants 18 years of age or of complete a lease rental application. Tenant acknowledges this requirement and agrees to notify the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlor credit report periodically during the tenancy in connection with the modification or enforcement of the this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon disapproval.	Ider and all emancipated minors to Landlord when any occupant of the rd and Broker(s) to obtain Tenant's his Agreement. Landlord may cancel covering that information in Tenant's observed that information discovering that information
		Tenant's Initials (EP) () Landlord's Initials (MG HHZ

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 5 OF 7)

Pre	mises: 39894 Alpine Union Street #B, Murrieta CA, CA 92563 Date:
42	in Tenant's application is no longer true. 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. LANDLORD REPRESENTATIONS: Landlord warrants that, unless otherwise specified in writing, Landlord is unaware of (i) any recorded Notices of Default affecting the Premises; (ii) any delinquent amounts due under any loan secured by the Premises; and (iii) any bankruptcy proceeding affecting the Premises. MEDIATION:
42.	 A. Consistent with paragraphs B and C below, Landlord 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.
43.	C. Landlord 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. ATTORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing party between Landlord and Tenant shall be entitled to
	reasonable attorney fees and costs, collectively not to exceed \$1,000 (or \$
	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 landlord-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. AGENCY:
47.	A. CONFIRMATION: The following agency relationship(s) are hereby confirmed for this transaction: Listing Agent: (Print firm name)
	is the agent of (check one):the Landlord exclusively; orboth the Landlord and Tenant. Property Management NPL Property Management NPL Property Management
	(if not same as Listing Agent) is the agent of (check one):the Tenant exclusively; or Z the Landlord exclusively; orboth the Tenant and Landlord.
48.	 B. DISCLOSURE: (If checked): The term of this Agreement exceeds one year. A disclosure regarding real estate agency relationships (C.A.R. Form AD) has been provided to Landlord and Tenant, who each acknowledge its receipt. TENANT COMPENSATION TO BROKER: Upon execution of this Agreement, Tenant agrees to pay compensation to Broker as specified in a separate written agreement between Tenant and Broker.
49.	
	The attached interpreter/translator agreement (C.A.R. Form ITA). NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRANSLATION OF LEASE/RENTAL AGREEMENTS: California Civil Code requires a landlord or property manager to provide a tenant with a foreign language translation copy of a lease or rental agreement if the agreement was negotiated primarily in Spanish, Chinese, Korean, Tagalog or Vietnamese. If applicable, every term of the lease/rental needs to be translated except for, among others, names, dollar amounts and dates written as numerals, and words with no generally accepted non-English translation. OWNER COMPENSATION TO BROKER: Upon execution of this Agreement, Owner agrees to pay compensation to Broker as specified in a separate written agreement between Owner and Broker (C.A.R. Form LL or LCA).
52. 53.	RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowledges receipt of move-in funds. REPRESENTATIVE CAPACITY: If one or more Parties is signing this Agreement in a representative capacity and not for him/herself as an individual then that Party shall so indicate in paragraph 55 or 56 and attach a Representative Capacity Signature Disclosure (C.A.R. Form RCSD). Wherever the signature or initials of the representative identified in the RCSD appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Party acting in a representative capacity (i) represents that the entity for which that party is acting already exists and (ii) shall Deliver to the other Party and Escrow Holder, within 3 Days After Acceptance, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code §18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).
by exp de	ndlord and Tenant acknowledge and agree Brokers: (a) do not guarantee the condition of the Premises; (b) cannot verify representations made others; (c) cannot provide legal or tax advice; (d) will not provide other advice or information that exceeds the knowledge, education or perience required to obtain a real estate license. Furthermore, if Brokers are not also acting as Landlord in this Agreement, Brokers: (e) do not cide what rental rate a Tenant should pay or Landlord should accept; and (f) do not decide upon the length or other terms of this Agreement. Indicate that they will seek legal, tax, insurance and other desired assistance from appropriate professionals.
La	Tenant's Initials (EP) () Landlord's Initials (\(\mathcal{L}\mathcal{L}\)) ()
1.0	DEVISED 6/47 (PAGE 6 OF 7)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 6 OF 7)

Premises: 39894 Alpine Union Street #B,	Murrieta CA, CA 92563		Date: Se	eptember 1, 2025
54. The Premises is being managed but Listing firm in box below		X Property Management firm in	nmediately belo	w
Real Estate Broker (Property Manager	NPL Property Manageme	ent	CalBRE Lic # 6	00824322
By (Agent) Bobby Archuleta			CalBRE Lic #	00824322
Address 23811 Washington Avenue,	Suite C110-386, Murrieta	Ca 92562	_ Telephone #	(951)760-9104
55. Tenant agrees to rent the Premis One or more Tenants is signing. Representative Capacity Signature Tenant Print Name Erica Purcell 32BF61F7251	this Agreement in a represe Disclosure (For Tenant Rep YUUL	d conditions. ntative capacity and not for him/heoresentative) (C.A.R. Form RCSD-	erself as an indiv -T) for additiona	vidual. See attached I terms.
Address	City		State	Zip
AddressF	ax	E-mail		
Tenant			Date	
Print Name		\		
AddressF	City		State	
of which is hereby acknowledged, successors and assigns, the promp and attorney fees included in enforce to by Landlord and Tenant; and (in occurring under this Agreement be	the undersigned ("Guarantor") of payment of Rent or other sumsing the Agreement; (ii) consent to ii) waive any right to require Lafore seeking to enforce this Guarantee.		nally to Landlord a reement, including ons of any term in proceed against	and Landlord's agents, any and all court costs this Agreement agreed Tenant for any default
Guarantor		City E-mail	Date	
Address		City	State	Zip
Telephone	Fax	E-mail		
One or more Landlords is sign attached Representative Capacity Landlord Nick Gao 35EC381232AB469	l	3 3		
Address F	ax	E-mail		
	un			
REAL ESTATE BROKERS: A. Real estate brokers who are not also L B. Agency relationships are confirmed in C. COOPERATING BROKER COMPEN accept: (i) the amount specified in the lease or a reciprocal MLS; or (ii) (Broker.	paragraph 44. SATION: Listing Broker agrees MLS, provided Cooperating B if checked) the amount specific	to pay Cooperating Broker (Leasing large)	Firm) and Cooper which the Propert etween Listing B	rating Broker agrees to y is offered for sale or roker and Cooperating
Real Estate Broker (Leasing Firm) NPI	L Property Management		CalBRE Lic. #	00824322
By (Agent)	-	Bobby Archuleta CalBRE Lic.		Date 09/01/2025
Address 23811 Washington Ave Ste		Murrieta E-mail bobbyshomes@yahoo.d	State CA	Zip 92562
	-ax			
Real Estate Broker (Listing Firm)			CalBRE Lic. #	
By (Agent)	0"	CalBRE Lic.		Date
Address	City	E-mail @yahoo.com	State	_ Zip
TelephoneF	-ax	E-mail @yanoo.com		
© 2017, California Association of REALTORS® form, or any portion thereof, by photocopy maching the provided of the california Association of REALTORS® form, or any portion thereof, by photocopy maching the california Association of REALTORS® form, or any portion thereof, by photocopy maching the california Association of REALTORS® form, or any portion thereof, by photocopy maching the california Association of REALTORS® form, or any portion thereof, by photocopy maching the california Association of REALTORS® form, or any portion thereof, by photocopy maching the california Association of REALTORS® form, or any portion thereof, by photocopy maching the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® form, or any provided the california Association of REALTORS® for any provided the california Association of REALTORS® for any provided the california	ine or any other means, including fac E CALIFORNIA ASSOCIATION OF SPECIFIC TRANSACTION. A REAL TAX ADVICE, CONSULT AN APPRO S, INC. On of REALTORS®	csimile or computerized formats. REALTORS®. NO REPRESENTATION IS ESTATE BROKER IS THE PERSON G	S MADE AS TO THE	HE LEGAL VALIDITY OR
LR REVISED 6/17 (PAGE 7 OF 7)				EQUAL HOUSING



BED BUG DISCLOSURE

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

The follow	ring terms and condition	s are hereby incorporated				
Agreemen	t, ("Agreement"), dated	September 1, 2025	, on property known as	39894 Alpine	Union Street #B, Mul	rrieta CA,
CA 92563	3		_ , , ,			
in which		Erica Pure	cell		is referred to as	("Tenant")
and		Nick Gao, Hai Hong	7hang		is referred to as ("I andlard")

INFORMATION ABOUT BED BUGS:

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

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

Date 9	9/2/2025	DocuSigned by:	Date _	9/1/2025	- DocuSigned by:	
Tenant		Erica Purull 1—32BF61F72510411	Landlor	Nick Gas	Mocusigned by: —35EC381232AB469 Hai Hong Zhang	
Tenant			Landlor	rd Hai Hana	Hai Hong Zhang	
				Hai Hong	Zhang 01918728F16C477	

© 2017, California Association of REALTORS®, Inc. United States copyright law (Title 17 U.S. Code) forbids the unauthorized distribution, display and reproduction of this

Form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats.

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.

Published and Distributed by REAL ESTATE BUSINESS SERVICES, INC

a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020

Reviewed by Date



BBD 6/17 (PAGE 1 OF 1)

BED BUG DISCLOSURE (BBD PAGE 1 OF 1)

Property Address 39894 Alpine Union Street #70B Murrieta CA 92563

Rental Payment Schedule

Item	Date Due	Amount Due
Oct Rent	10/10/2025	\$1,771.00 *
Nov Rent	11/1/2025	\$2,495.00
Dec Rent	12/1/2025	\$2,495.00
Jan Rent	1/1/2026	\$2,495.00
Feb Rent	2/1/2026	\$2,495.00
Mar Rent	3/1/2026	\$2,495.00
April Rent	4/1/2026	\$2,495.00
May Rent	5/1/2026	\$2,495.00
June Rent	6/1/2026	\$2,495.00
July Rent	7/1/2026	\$2,495.00
Aug Rent	8/1/2026	\$2,495.00
Sep Rent	9/1/2026	\$2,495.00
Oct Rent	10/1/2026	\$724.00 **
	Total Collected	\$29,940.00

^{*} For Ocober 20th- 31st 2025, 22 days \$2,495/31 = \$80.48 x 22 days = \$1,771

^{**} For October 1st - 9th 2026, 9 days \$2,495/31 = \$80.48 x 9 days = \$724

Property Address 39894 Alpine Union Street #70B Murrieta CA 92563

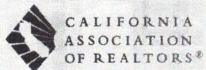
Rental Payment Schedule

Item	Date Due	Amount Due
Oct Rent	10/10/2024	64 700 00 +
Nov Rent	11/1/2024	\$1,700.00 *
Dec Rent		\$2,395.00
Jan Rent	12/1/2024	\$2,395.00
Feb Rent	1/1/2025	\$2,395.00
	2/1/2025	\$2,395.00
Mar Rent	3/1/2025	\$2,395.00
April Rent	4/1/2025	\$2,395.00
May Rent	5/1/2025	\$2,395.00
June Rent	6/1/2025	\$2,395.00
July Rent	7/1/2025	\$2,395.00
Aug Rent	8/1/2025	\$2,395.00
Sep Rent	9/1/2025	\$2,395.00
Oct Rent	10/1/2025	\$695.00 **
	Total Collected	\$28,740.00

^{*} For Ocober 20th- 31st 2024, 22 days \$2,395/31 = \$77.25 x 22 days = \$1,700

^{**} For October 1st - 9th 2025, 9 days \$2,395/31 = \$77.25 x 9 days = \$695

	DocuSigned by:	
Tenants	Erica Purcell	Date 9/9/2024
Landlord	39868 Signed by:	Date 9/6/2024
Landlord	Hai Hong Zhang	Date 9/6/2024
	01918728E16C477	



ADDENDUM

(C.A.R. Form ADM, Revised 12/15)

8	. 1		
12 PM	-		
W 5.3'			

Murrieta, CA 92	***************************************			it 70B
	563			
Erica Purcell ck Gao, Hai Hong Zhang				d to as ("Buyer/Tenant
ck Gao, Hai Hong Zhang		is r	eferred	to as ("Seller/Landlord"
nonoxide detectors are installed. Jion of the detectors. The detector Jie for replacing batteries when t	rs are the prop	nsibility of the	he tena owner,	nt(s) to notify landlord and shall remain with
es to be returned to the owner at ne security deposit.	the termination	n of the leas	se agree	ement, or, cost of
roperty's exterior or interior with removing trees, grass, shrubs, e l, per request.	out owner's co lectrical fixture	nsent whic es, lights, d	h includ oor kno	les garage. Changes bs etc. Requests
e hereby agreed to, and the unders	igned acknowle		of a cop	y of this document.
	9/24/20 Date	20	Docu	Signed by:
Signed by:	9/24/20 Date	20	Docu A //	Signed by:
signed by: a furull	9/24/20	Nick Gao	Docu	Signed by:
signed by: a furull s FE54D61841C	9/24/20 Seller/Landlord		Docu 1/2 35EC	2012(Tardiamaned by:
signed by: a furull s FE54D61841C	9/24/20 Date		35EC	Signed by: 2012 Table T
	le for replacing batteries when the sto be returned to the owner at the security deposit. Operty's exterior or interior with removing trees, grass, shrubs, e	le for replacing batteries when they go out. s to be returned to the owner at the termination le security deposit. operty's exterior or interior without owner's co removing trees, grass, shrubs, electrical fixture	le for replacing batteries when they go out. s to be returned to the owner at the termination of the lease security deposit. operty's exterior or interior without owner's consent which removing trees, grass, shrubs, electrical fixtures, lights, described.	s to be returned to the owner at the termination of the lease agree the security deposit. Operty's exterior or interior without owner's consent which include removing trees, grass, shrubs, electrical fixtures, lights, door kno

who subscribe to its Code of Ethics.

Published and Distributed by:
REAL ESTATE BUSINESS SERVICES, INC.
a subsidiary of the California Association of REALTORS®
525 South Virgil Avenue, Los Angeles, California 90020

Reviewed by_ Date

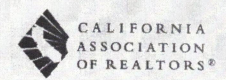


ADM REVISED 12/15 (PAGE 1 OF 1)

ADDENDUM (ADM PAGE 1 OF 1)

Fax: 951-894-7942

NPL Property



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

(Print Name) Nick Gao 35EC381232AB469. Date Date Date Pai Hong Zhang Hai Hong Zhang Py24/20Z form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. This FORM Has Been Approved By The California Association of Real-Tors® (C.A.R.), NO Representation is Made as to the Legal Valid OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION, A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE IS made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS Association of REALTORS INC. A subsidiary of the California Association of REALTORS® (REAL ESTATE BUSINESS SERVICES, INC. a subsidiary of the California Association of REALTORS® (REALTORS®). Reviewed by Date Date Date PET 11/13 (PAGE 1 OF 1) PET ADDENDLIM (PET PAGE 1 OF 1)	MOTION CONTROL MAIGE	FEGFEL. LEFTEN	hereby incorporated in						
with which Fine Purcell is referred to as "fen and Nick Gao is referred to as "fen and Nick Gao is referred to as "fen and you with the standard of the term "Landlord" includes Owner and age pet (3) only on the Premises. *1 cat, Persian, Dresden* Notwithstanding any other term in the Agreement, Landlord herewith grants permission for Tenant to have the follow pet(3) only on the Premises. *1 cat, Persian, Dresden* It remark is not allowed to have any other pets on the Premises other than those designated above, including any that are "just visiting." Tenant represents to Landlord that the pet(s) is housebroken, has no vicious tendencies or history of threatening causing harm to persons by biting, scratching, chewing or otherwise. Tenant agrees that the pet(s) will be properly licensed and vaccinated pursuant to applicable laws and Tenant fur agrees to provide proof of licensing and vaccination upon Landlord's or agent's request. Tenant agrees to keep Premises free from pet odor and stain. Tenant agrees to keep Premises free from pet odor and stain. Tenant agrees to keep Premises free from pet odor and stain. Tenant agrees to keep Premises free from pet odor and stain. Tenant agrees to keep premises free from pet odor and stain. Tenant agrees to keep premises free from pet odor and stain. Tenant agrees to keep premises free from pet odor and stain. Tenant agrees to keep premises free from pet odor and stain. Tenant agrees to keep stain the pet pet pet pet pet pet pet pet pet pe	dated 09/23/2020 ,	on property located	at (Street Address)	38	39894 Alpine Union St Unit 70B				
In which Gao is referred to as "Lendord" (the term "Landlord" includes Owner and age PET ADDENDUM AND AGREEMENT: Nowithstanding any other term in the Agreement, Landlord herewith grants permission for Tenant to have the follow pet(s) only on the Premises: **Leat, Persian, Dresden** subject to the following terms and conditions: 1. Tenant is not alliowed to have any other pets on the Premises other than those designated above, including any that are "just visiting." 2. Tenant represents to Landlord that the pet(s) is housebroken, has no vicious tendencies or history of threatening causing harm to persons by biting, scratching, chewing or otherwise. 3. Tenant agrees to Landlord that the pet(s) will be properly licensed and vaccinated pursuant to applicable laws and Tenant fur agrees to provide proof of licensing and vaccination upon Landlord's or agent's request. 4. Tenant is responsible for compliance with all local laws and regulations relating to the pets. 5. Tenant agrees to keep Premises free from pet door and stain. 7. Tenant agrees to keep Premises free from pet door and stain. 7. Tenant agrees to keep Premises free from pet door and stain. 7. Tenant agrees to keep Premises free from pet door and stain. 7. Tenant agrees to keep Premises center on fitness centers, Pets may not be bathed or groomed in the laundry rooms, business center or fitness centers. Pets may not be bathed or groomed in the laundry rooms bit pools, or pool area. 8. Permission to have a pet may be revoked at any time with three days notice for cause, or for month to more tenancies with thirty days notice without cause. Tenant's failure to remove the pet(s) after permission has be revoked shall be deemed a breach of the lease or rental agreement. 10. Tenant is responsible for and will be charged for any damage to the Premises caused by their pet(s), whether its above or "just visiting." Damages include, but are not limited to demages to floors, carpets, drapes, screen landscaping, fencing, including odors due to the presence o	(Olliorpaillilaill)	(City)	Murrieta	(State)	CA	(Zip Code)	92563	("Premises")	
is referred to as "Landlord" (the term "Landlord" includes Owner and age PET ADDENDUM AND AGREEMENT: Notwithstanding any other term in the Agreement, Landlord herewith grants permission for Tenant to have the follow pet(s) only on the Premises: 1 cat, Persian, Dresdon subject to the following terms and conditions: 1. Tenant is not allowed to have any other pets on the Premises other than those designated above, including any that are "just visiting." 2. Tenant represents to Landlord that the pet(s) is housebroken, has no vicious tendencies or history of threatening causing harm to persons by bitting, scratching, chewing or otherwise. 3. Tenant agrees that the pet(s) will be properly licensed and vaccinated pursuant to applicable laws and Tenant fur agrees to provide proof of licensing and vaccination upon Landlord's or agent's request. 4. Tenant agrees to keep premises free from pet odor and stain. 5. Tenant agrees to keep Premises free from pet odor and stain. 6. Tenant agrees to keep Premises free from pet odor and stain. 7. Tenant agrees to keep Premises free from pet odor and stain. 7. Tenant agrees to keep Premises free from pet odor and stain. 8. If the Premises is part of a residential complex, pets are not allowed in pool areas, clubhouses, business off laundry rooms, business center or fitness centers. Pets may not be bathed or groomed in the laundry rooms is pools, or pool area. 9. Permission to have a pet may be revoked at any time with three days notice for cause, or for month to me tenancies with thirty days notice without cause. Tenant's failure to remove the pet(s) after permission has be revoked shall be deemed a breach of the lease or rental agreement. 10. Tenant is responsible for and will be charged for any damage to the Premises caused by their pet(s), whether its above or just visiting. Damages include, but are not limited to, damages to floors, carpets, drapes, screet and scanging, fencing, including odors due to the presence of pets. 10. Tenant agrees to indemnify and hold Landlord and La			Erica Purcell				in enforced	to an "T	
PET ADDENDUM AND AGREEMENT: Notwithstanding any other term in the Agreement, Landlord herewith grants permission for Tenant to have the follow pet(s) only on the Premises: 1 cat, Persian, Dresdon subject to the following terms and conditions: 1. Tenant is not allowed to have any other pets on the Premises other than those designated above, including any that are "just visiting." 2. Tenant represents to Landlord that the pet(s) is housebroken, has no vicious tendencies or history of threatening causing harm to persons by biting, scratching, chewing or otherwise. 3. Tenant agrees the pet(s) will be properly licensed and vaccinated pursuant to applicable laws and Tenant fur agrees to provide proof of licensing and vaccination upon Landlord's or agent's request. 4. Tenant is reesponsible for compliance with all local laws and regulations relating to the pets. 5. Tenant agrees to clean up after their pet(s) and properly dispose of all waste. 6. Tenant agrees to take premises free from pet odor and stain. 7. Tenant agrees to take premises free from pet odor and stain. 7. Tenant agrees to take premises free from pet odor and stain. 8. If the Premises is part of a residential complex, pets are not allowed in pool areas, clubhouses, business off laundry rooms, business center or fitness centers. Pets may not be bathed or groomed in the laundry rooms in pools, or pool area. 9. Permission to have a pet may be revoked at any time with three days notice for cause, or for month to me tenancies with thirty days notice without cause. Tenant's failure to remove the pet(s) after permission has be revoked shall be deemed a breach of the lease or rental agreement. 10. Tenant is responsible for and will be charged for any damage to the Premises caused by their pet(s), whether list above or 'just visiting.' Damages include, but are not limited to, damages to floors, carpets, draps, scree landscaping, fencing, including odors due to the premise of the Premises from all liability, claims, demand agrees to indemnify and hol	and	Vick Gao	is referred to as "	Landlord" (the	e term	"Landlord" ir	icludes Owr	ner and agent)	
By signing below, Tenant acknowledges that they have read, understand, accept, and have received a copy of this addendus accept, and have received a copy of the saddendus accept, and have received accept, and have received by accept, and have received accept, and have received by accept, and have received accept, and have received by accept, and have received accept, and have received accept, and have received accept, and have received by accept, and have received accept, and have received accept, and have received by accept, and have received accept, and have received accept, and have received accept, and have received by accept, and have received a	Notwithstanding any pet(s) only on the Prisubject to the followir 1. Tenant is not allowed that are "just visiting." Tenant represents causing harm to possible to provide 4. Tenant agrees to provide 4. Tenant is response 5. Tenant agrees to 16. Tenant agrees to 17. Tenant agrees to 18. If the Premises is laundry rooms, but pools, or pool area 9. Permission to have tenancies with this revoked shall be decented to 10. Tenant is response above or "just visible landscaping, fencing 11. Tenant agrees to damages and cost 12. Tenant agrees to 15.	other term in the Alemises: 1 cat, Perning terms and condition was to have any other ing." Is to Landlord that the ersons by biting, so at the pet(s) will be proof of licensing an ible for compliance clean up after their likeep Premises free take action to avoid a part of a resident usiness center or find. We a pet may be rightly and the control of the person of	her pets on the Premisher pets on the Premisher pets on the Premisher pets on the Premisher pets on the properly licensed and properly licensed and properly licensed and properly licensed and properly dispersed to the presence of the presence	es other than en, has no vinerwise, vaccinated pundlord's or agegulations recessed in the Front allowed by not be based in the prement, ge to the Premited to, darpets, rd's agents in the premited to the pre	r those dicious to the transfer of the transfe	designated	above, inclination above, inclination of history of the laws and the launding, or for mother permission, carpets, dra	uding any peti threatening o Tenant furthe usiness office ry room sinks onth to month sion has been whether listed pes, screens	
(Print Name) Erica Purcell CB3CFE54D61841C Date Date: (Print Name) Landlord (Signature): (Print Name) Nick Gao Docusigned by: Date: Date: Date: Date: Date: Date: Date: Date: Date: Date: Date: Date: Date: Da		ant acknowledges th	at they have read, under		***************************************		a copy of th	nis addendum.	
Tenant (Signature): (Print Name) Docusigned by: Landlord (Signature): (Print Name) Nick Gao 35EC381232AB469. Date: Docusigned by: Date: Date: Date: Date: Date: Date: Date: Date: Date: Date	Tenant (Signature):	Erica Pure	ell				Dete	9/25/2020	
Tenant (Signature): (Print Name) Landlord (Signature): (Print Name) Nick Gao Docusigned by: Date: Date:	(Print Name) Erica Purc							***************************************	
Print Name) Landlord (Signature): (Print Name) Nick Gao 35EC381232AB469. Date DocuSigned by: Date DocuSigned by: Date DocuSigned by: Date 9/24/202 DocuSigned by: Date 9/24/202 Date 9/24/202 DocuSigned by: Date 9/24/202 Date 9/24/202 Form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. This FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (CA.R.), NO REPRESENTATION IS MADE AS TO THE LEGAL VALID TRANSACTIONS. If YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL. This form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® as subsidiary of the California Association of REALTORS® is a subsidiary of the California Association of REALTORS® as					· · · · · · · · · · · · · · · · · · ·				
Landlord (Signature): (Print Name) Nick Gao 35EC381232AB469 Hai Hong Zhang Form, or any portion thereof, by photocopy machine or any other means, including facsimile or computerized formats. THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.), NO REPRESENTATION IS MADE AS TO THE LEGAL VALID OR ACCURACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATINIS form is made available to real estate professionals through an agreement with or purchase from the California Association of REALTORS®. It is not intended to identify the user as a REALTOR®, REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS as subsidiary of the California Association of REALTORS as the california		DocuSigned by:						**************************************	
(Print Name) Nick Gao 35EC381232AB469. Date Date Date Date Date Pint Hai Hong Zhang Pint Hai Hong Zhang Hai Hong Zhang Hai Hong Zhang Pint Hai Hong Zhang Pint Hai Hong Zhang Hai Hong Zhang Pint Hai		1/500			······································	·		9/24/2020	
Date ### Hong Zhang #### Hong Zhang ##### Hong Zhang ##### Hong Zhang ###################################		35EC381232AB469			Docu	Signed by:			
Published and Distributed by: REAL ESTATE BUSINESS SERVICES, INC. a subsidiary of the California Association of REALTORS® 525 South Virgil Avenue, Los Angeles, California 90020 Reviewed by	© 2013, California Association form, or any portion thereof, by THIS FORM HAS BEEN APPR OR ACCURACY OF ANY PROTRANSACTIONS. IF YOU DES! This form is made available to a	OVED BY THE CALIFORN IVISION IN ANY SPECIFIC RE LEGAL OR TAX ADVICE THE RESIDENCE OF TAX AND T	d States copyright law (Title 17 Title 17 Title 17 Title Ther means, including facsimile of IA ASSOCIATION OF REALTOF TRANSACTION, A REAL EST E, CONSULT AN APPROPRIATION.	J.S. Code) forbids computerized for IS® (C.A.R.), NO ATE BROKER IS E PROFESSIONAL	the Unglish nats. REPRESE THE PER	PSEIZE SIAMBUNI ENTATION IS MA RSON QUALIFIE	on, display and i	9/24/2020 reproduction of this LEGAL VALIDITY ON REAL ESTATE	
PET ADDENDUM (PET PAGE 1 OF 1)	Published and Distribut REAL ESTATE BUSIN a subsidiary of the Cali 525 South Virgil Avenue	ted by: ESS SERVICES, INC. fornia Association of REALT Los Angeles, California 900	ORSIO						
THE THE PART OF TH	TET TITIS (PAGE 1 OF		PET ADDENDUM (DET	DACEADEA		The second secon		FIDUAL HOUSIAS OFFICETUALTY	
Change Assault, 43571 Kathryn Street Muryleta, CA 92562	NPL Real Estate, 23571 Kathryn Street Bobby Archuleta	Murrieta, CA 92562		D)	Andrew Marie	9104 Fax	951-894-7947	NPL Property	