

REALTORS

RESIDENTIAL LEASE-RENTAL AGREEMENT AND DEPOSIT RECEIPT

	agency relationship insert "NONE";		ereby commined for this train	isaction and supersedes	
LISTING AGENT: is the agent of (check one):					
	both the Tenant and the Owner.				
LEASING AGENT:	(Print Firm Name)	f not the same as	the Listing Agent) is the a	gent of (check one):	
	☐ the Owner exclusively; or ☐ bot NOT take the place of the AGENC			42 CAL) required by law	
	:ai.		hereinafte	er referred to as Tenant.	
the sum of \$				dollars),	
evidenced by		, as a deposit. Up	on acceptance of this Agree	ement, the Owner of the	
premises, will apply the deposit	as follows:			BALANCE DUE PRIOR	
		TOTAL	RECEIVED	TO OCCUPANCY	
Rent for the period from	to	\$		\$	
Security deposit (not applicable	toward last month's rent)	\$	\$	\$	
Other		\$	\$	\$	
TOTAL		\$	\$	\$	
Tenant offers to rent from t	is not accepted by the Owner, windhe Owner the premises situated in , State of California, commonly known	the City of		, County	
upon the following terms and c	onditions:			· ,	
 TERM. The term will comme LEASE until 	ence on, for a total	, and conti	nue (check one of the two		
	nonth basis, until either party termin			dollars).	
after due date, Tenant agrees and Tenant agrees to pay a lat All late fees and returned che make written demand for any interest at 10% per annum, or 3. MULTIPLE OCCUPANCY. It ally. Each signatory will be 4. UTILITIES. Tenant will be re-	y be designated by Owner from time to that it would be impracticable or extreme charge of \$ Tenantick fees will be considered additionally rent if not paid when due and to complete the maximum rate allowed by law, whis expressly understood that this A responsible for timely payment of all understood that the esponsible for the payment of all understood that the payment of all understood the payment of all understood that the payment of all understood the paym	emely difficult to fix t further agrees to p rent. The late chargollect interest thereof ichever is less. Igreement is betwee rent and performantilities and service	the actual damages to Owner oay \$ for each ge period is not a grace period on. Any unpaid balance includ een the Owner and each sig nce of all other provisions of es, except:, which	r caused by that failure, h dishonored bank check. d, and Owner is entitled to ling late charges, will bear natory jointly and severof this Agreement.	
	used exclusively as a residence for ear without written consent of Own		persons. Guests stayin	g more than a total of	
	e brought on the premises without		· ·		
 RULES AND REGULATIONS. interest development, Tenant rules with respect to noise, o homeowners' association for video and the rule of the respective of the rule of the r	In the event that the premises is a positive agrees to abide by all applicable rule dors, disposal of refuse, animals, particolations by tenant or tenant's guests. ES. Tenant will comply with all stath inch may later be in force, regarding the ited to, using, storing or selling prohilation. Arbitration Board for his or her letting. Tenant will not assign this agreement to a property or the interval of the int	ortion of a building ces, whether adopted king, and use of cotutes, ordinances, he use of the premibited drugs. If the egal rights.	containing more than one unit, of before or after the date of the mmon areas. Tenant will pay and requirements of all munities. Tenant will not use the premises are located in a renoted.	or is located in a common this Agreement, including any penalties imposed by nicipal, state and federal premises for any unlawful t control area, the Tenant	
premises, including the furnit and sanitary condition, and v	OR ALTERATIONS. Tenant acknowled ure, furnishings and appliances, are in will immediately notify Owner of any der the premises, at termination, in as	in good working ord damage to the prer	ler and repair. Tenant will kee mises or its contents, or any	ep the premises in a clean inoperable equipment or	
Tenant [] [] ha	as read this page.				
	of the United States forbid the una	authorized reprodu	uction of this form by any		
Page 1 of 3	Offipater 12ed TOTTMATS. YRIGHT ©1994-2000, BY PROFESSIONAL PUBLISHING, 365 I	BEL MARIN KEYS BLVD., SUITE	100, NOVATO, CA 94949 (415) 884-2164	PROFESSIONAL PUBLISHING	

This form produced by **Formulator*** Forms Software v3 800-336-1027

Property A	ddress
------------	--------

responsible for any damage caused by Tenant or his or her family, invitees, and guests. Tenant will not commit any waste upon the premises, or any nuisance or act which may disturb the quiet enjoyment of any neighbors. Tenant will not paint, paper or otherwise redecorate or make alterations to the premises without the prior written consent of the Owner. Tenant will irrigate and maintain any surrounding grounds, including lawns and shrubbery, if they are for the Tenant's exclusive use. It is understood that Owner's insurance does not cover Tenant's personal property.

- 11. INVENTORY. Any furnishings and/or equipment to be furnished by Owner will be listed in a special inventory. The inventory will be signed by both Tenant and Owner concurrently with this Lease. Tenant will keep the furnishings and equipment in good condition and repair, and will be responsible for any damage to them other than normal wear and tear. Tenant acknowledges receipt of ____ sets of keys, ____ garage door openers, other: ____.
- 12. DAMAGES TO PREMISES. If the premises are damaged by fire or from any other cause which renders the premises untenantable, either party will have the right to terminate this Agreement as of the date on which the damage occurs. Written notice of termination will be given to the other party within fifteen (15) days after occurrence of such damage. Should such damage or destruction occur as the result of the negligence of Tenant, or his or her invitees, then only the Owner will have the right to terminate. Should this right be exercised by either Owner or Tenant, rent for the current month will be prorated between the parties as of the date the damage occurred. Any prepaid rent and unused security deposit will be refunded to Tenant. If this Agreement is not terminated, Owner will promptly repair the premises and there will be a proportionate reduction of rent until the premises are repaired and ready for Tenant's occupancy. The proportionate reduction will be based on the extent which repairs interfere with Tenant's reasonable use of the premises.
- 13. ENTRY AND INSPECTION. Owner and owners agents will have the right to enter the premises: (a) in case of emergency; (b) to make necessary or agreed repairs, decorations, alterations, improvements, supply necessary or agreed services, show the premises to prospective or actual buyers, lenders, tenants, workers, or contractors; (c) when tenant has abandoned or surrendered the premises. Except under (a) and (c), entry may be made only during normal business hours, and with at least 24 hours prior notice to Tenant.
- 14. INDEMNIFICATION. Owner will not be liable for any damage or injury to Tenant, or any other person, or to any property, occurring on the premises, or in common areas, unless such damage is the legal result of the negligence or willful misconduct of Owner, his or her agents, or employees. Tenant agrees to hold Owner harmless from any claims for damages, no matter how caused, except for injury or damages caused by negligence or willful misconduct of Owner, his or her agents or employees. It is understood that Owner's insurance does not cover Tenant's personal property or improvements.
- 15. PHYSICAL POSSESSION. If Owner is unable to deliver possession of the premises at the commencement date set forth above, Owner will not be liable for any damage caused, nor will this Agreement be void or voidable, but Tenant will not be liable for any rent until possession is delivered. Tenant may terminate this Agreement if possession is not delivered within ____ days of the commencement of the term in Item 1.
- 16. DEFAULT. If Tenant fails to pay rent when due, or perform any provision of this Agreement, after not less than three (3) days written notice of such default given in the manner required by law, the Owner, at his or her option, may terminate all rights of Tenant, unless Tenant, within said time, cures such default. If Tenant abandons or vacates the property while in default of the payment of rent, Owner may consider any property left on the premises to be abandoned and may dispose of the same in any manner allowed by law. In the event the Owner reasonably believes that such abandoned property has no value, it may be discarded. All property on the premises will be subject to a lien for the benefit of Owner securing the payment of all sums due, to the maximum extent allowed by law.

In the event of a default by Tenant, Owner may elect to: (a) continue the lease in effect and enforce all his rights and remedies, including the right to recover the rent as it becomes due, provided that Owner's consent to assignment or subletting by the Tenant will not be unreasonably withheld; or (b) at any time, terminate all of Tenant's rights and recover from Tenant all damages he or she may incur by reason of the breach of the lease, including the cost of recovering the premises, and including the worth at the time of such termination, or at the time of an award if suit be instituted to enforce this provision, of the amount by which the unpaid rent for the balance of the term exceeds the amount of such rental loss which the Tenant proves could be reasonably avoided.

- 17. SECURITY. The security deposit will secure the performance of Tenant's obligations. Owner may, but will not be obligated to, apply all portions of said deposit on account of Tenant's obligations. Any balance remaining will be returned to Tenant, together with an accounting of any disbursements, no later than three weeks after termination or earlier if required by law. Tenant will not have the right to apply the security deposit in payment of the last month's rent. No interest will be paid to Tenant on account of the security deposit, unless required by local ordinance.
- 18. WAIVER. Failure of Owner to enforce any provision of this Agreement will not be deemed a waiver. The acceptance of rent by Owner will not waive his or her right to enforce any provision of this Agreement.
- 19. NOTICES. Unless otherwise provided, any notice which either party may give or is required to give, may be given personally or by mailing the same, postage prepaid, to Tenant at the premises or to Owner at the address shown in the signature block or at such other places as may be designated by the parties from time to time. Notice will be deemed effective five (5) days after mailing, or on personal delivery, or when receipt is acknowledged in writing.
- 20. HOLDING OVER. Any holding over after expiration of this Agreement, with the consent of Owner, will be a month-to-month tenancy at a monthly rent of \$_____ payable in advance and otherwise subject to the terms of this Agreement, as applicable, until either party terminates the same by giving the other party thirty (30) days written notice.
- 21. TIME. Time is of the essence of this Agreement.
- 22. ATTORNEY'S FEES. In any action or proceeding involving a dispute between Owner and Tenant arising out of this Agreement, the prevailing party will be entitled to reasonable attorney fees and any costs incurred.

Tenant [____][____] has read this page.

CAUTION: The copyright laws of the United States forbid the unauthorized reproduction of this form by any means including scanning or computerized formats.

Page 2 of 3

FORM 105.2 CAL (09-2000) COPYRIGHT @1994-2000, BY PROFESSIONAL PUBLISHING, 365 BEL MARIN KEYS BLVD., SUITE 100, NOVATO, CA 94949 (415) 884-2164

PROFESSIONAL PUBLISHING

23.	SUBROGATION. To the maximum extent per any and all rights of subrogation against each	-	policies which may be owned by the parties. Lettherwise exist.	essor and Lessee waive				
24.	FAIR HOUSING. Owner and Tenant understand that the state and federal housing laws prohibit discrimination in the sale, rental, appraisa financing or advertising of housing on the basis of race, color, religion, sex, marital status, sexual orientation, national origin, ancestry familial status, age, or disability.							
25.	ADDITIONAL TERMS AND CONDITIONS.							
26.	☐ This unit is subject to rent control and	the agency respons	sible to adjudicate claims is:					
27.	7. ENTIRE AGREEMENT. The foregoing constitutes the entire agreement between the parties and may be modified only in writing signed by all parties. This Agreement and any modifications, including any photocopy or facsimile, may be signed in one or more counterparts each of which will be deemed an original and all of which taken together will constitute one and the same instrument. The following exhibits, if checked, have been made a part of this Agreement before the parties' execution: Exhibit							
oth par tior Line abo	TICE: The California Department of Justice, er local law enforcement authorities maint agraph (1) of subdivision (a) of Section 290. In about the presence of these individuals is e through which inquiries about individuals but individuals they are checking. Information	sheriff's departments ain for public access 4 of the Penal Code. n any neighborhood. s may be made. This on regarding neighbo	s, police departments serving jurisdictions of 200 a data base of the locations of persons required The data base is updated on a quarterly basis an The Department of Justice also maintains a Sex is a "900" telephone service. Callers must ha rhoods is not available through the "900" teleph	I to register pursuant to nd a source of informa- c Offender Identification ve specific information				
	e Tenant hereby acknowledges receipt of	.,						
Ten	ant	Date	Owner	Date				
Ten	ant	Date	Owner's Address					
Ten	nant's Address							
Ten	ant's Telephone		Owner's Telephone					
Rec	ceipt for deposit acknowledged by			Date				
	(COMMISSION AGE	REEMENT ON LEASE					
ind	TICE: The amount or rate of real lividually and may be negotiable	estate commissi between the owr	ions is not fixed by law. They are s ner and broker.	-				
Owi due	In the event the Lease is extended for a ner will pay to Broker an additional commi	ed. Owner authorizes definite period of tir ssion of% extended period if is earlier.	, the Broker in this tra Broker to deduct said sum from the deposit rec me or on a month-to-month basis after expiration of the total rental for the extended period. T for a fixed term, or if on a month-to-month based to reasonable attorney fees.	eived from Tenant. on of the original term his commission will be				
Owi	ner		Date					
	TICE: The amount or rate of real	estate commissi	REEMENT ON SALE	et by each broker				
the	term of the lease or any extension of the term	ty subject to this le or within 180 days af change value. This Ag ect between Owner	ase is made to the Tenant or any member of ter termination of occupancy, Owner agrees to pa reement will not limit any other rights of the Brand Broker.	ay Broker named above a				
Owi	ner		Date					
CAI	UTION: The copyright laws of the United	States forbid the una	authorized reproduction of this form by any	Rev. by				
	ans including scanning or computerized for			Date				
_	e 3 of 3 RM 105.3 CAL (09-2000) COPYRIGHT @1994-2000, BY	PROFESSIONAL PUBLISHING, 365	BEL MARIN KEYS BLVD., SUITE 100, NOVATO, CA 94949 (415)884-2164	PROFESSIONAL PUBLISHING				

Property Address __

This form produced by **Formulator*** Forms Software v3 800-336-1027