

COMMERCIAL LEASE AGREEMENT

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

| Da | te (For reference or | nly): 10-13-16 | | C | C boot | |
|---|---|--|--|---|--|---|
| | | | | George | Contento | ("Landlord") and |
| - | 05 0505 | Community | Services_ | District, | a hapic agence | 4 ("Tenant") agree as follows: |
| | and lo | 2. 3133 GT | h Stood | llord, the real property | and improvements describ | 80 as: OUTPS TO A |
| | description of the | Dromicoc | | | | ("Premises"), which for a further |
| 2. | TERM: The term ((Check A or B): | begins on (date) NOV | vember 1, a | 2016 | | ("Commencement Date"), |
| | A. Lease: ar term of th paragraph conditions | nd shall terminate on (date ils agreement expires, with h 2B. Rent shall be at a s of this agreement shall re | Landlord's consent, she rate equal to the rent emain in full force and e | all create a month-to-r for the immediately parties. | month tenancy that either paraceding month, payable | PM. Any holding over after the inty may terminate as specified in in advance. All other terms and |
| | least 30 d | lays prior to the intended t | termination date, subject | t to any applicable lav | vs. Such notice may be give | ving written notice to the other at n on any date. |
| 2 | | IL OR EXTENSION TERM | MS: See attached adder | ndum | | |
| 3. | BASE RENT: | s to pay Base Rent at the | rate of ICHECK ONE C | ANI VA | | |
| | (1) \$ | per | month, for the term of t | he agreement. | | |
| | (2) \$ | per | month, for the first 12 r | nonths of the agreeme | ent. Commencing with the 13 e in the U.S. Consumer Pri | 3th month, and upon expiration of ce Index of the Bureau of Labor |
| | Statis | slics of the Department of | Labor for All Urban Cor | nsumers ("CPI") for | | |
| | Comr adjus | eding the first calendar m mencement Date. In no e stment. If the CPI is no lor | nonth during which the vent shall any adjusted | adjustment is to take Base Rent be less th | effect, and divided by the nan the Base Rent for the n | ultiplied by the most current CPI most recent CPI preceding the north immediately preceding the alternate index that most closely |
| | reflec | ds the CPI. | | Navan I | 2-12016 and and and | nolalas 21 2019 and |
| | \$ 3 | 000.00 per i | month for the period cor month for the period cor month for the period cor | nmencing Novem | per 1,2019 and ending | October 31, 2019 and October 31, 2021 and |
| | (4) In acc (5) Other | cordance with the attache | d rent schedule. | | • | |
| | B. Base Rent is C. If the Comme on a 30-day p | payable in advance on the encement Date falls on an | y day other than the firs one full month's Base R | t day of the month, B | | on the next day. ar month shall be prorated based int for the second calendar month |
| 4 | RENT: | noo based on a so day pe | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | | | |
| A. Definition: ("Rent") shall mean all monetary obligations of Tenant to Landlord under the terms of this agreement, except security deposit. | | | | at (address) | | |
| | _ | | | | | , or at any other |
| | C. Timing: Base | | acified in paragraph 3. A | | paid within 30 days after Te | nant is billed by Landlord. |
| 5. | EARLY POSSES | SSION: Tenant is entitled to | to possession of the Pre | mises on | ent is not obligated to nav | Base Rent, and (ii) Tenant [] is |
| | is not obligate | d to pay Rent other than | Base Rent. Whether | or not Tenant is oblid | ated to pay Rent prior to | Commencement Date. Tenant is |
| 6. | SECURITY DEP | osit: Landlord | acknowled | ges recei | pt of \$1,000 | .00 |
| - | A. Tenant agree | D:) If Base Rent increa | ises during the term of t | as a security deposi his agreement, Tenar | t. Tenant agrees not to hold it agrees to increase securi | Broker responsible for its return. by deposit by the same proportion |
| | | se in Base Rent. | -11 be used as see | account accounts. I | o (I) avec Towards date II | - second of Book Islands |
| | B. All or any portion of the security deposit may be used, as reasonably necessary, to: (i) cure Tenant's default in payment of Rent, late charges, non-sufficient funds ("NSF") fees, or other sums due; (ii) repair damage, excluding ordinary wear and tear, caused by Tenant or by a guest or licensee of Tenant; (iii) broom clean the Premises, if necessary, upon termination of tenancy; and (iv) cover any other unfulfilled obligation of | | | | | |
| | Tenant. SECURITY DEPOSIT SHALL NOT BE USED BY TENANT IN LIEU OF PAYMENT OF LAST MONTH'S RENT. If all or any portion of the security deposit is used during tenancy. Tenant agrees to reinstate the total security deposit within 5 days after written notice is delivered to | | | | | |
| | Tenant. Within 30 days after Landlord receives possession of the Premises, Landlord shall: (i) furnish Tenant an itemized statement indicating the amount of any security deposit received and the basis for its disposition, and (ii) return any remaining portion of security deposit to Tenant. However, if the Landlord's only claim upon the security deposit is for unpaid Rent, then the remaining portion of the security deposit, after deduction of unpaid Rent, shall be returned within 14 days after the Landlord receives possession. | | | | | |
| C. No interest will be paid on security deposit, unless required by local ordinance. | | | | | | |
| La | |)(| | | enant's Initials (|)() |
| 0 | 2015 California Asso | ciation of REALTORS®, Inc. | | | | |
| | | 5 (PAGE 1 of 6) | | | | EQUAL HOUSING |

Commercial Lease

. . ogo: 18070 Fitteen Mile Rond, Fraser, Michigan Youzu REB. Laws COIT

| Pie | mises: sample | | | Date | |
|-----|---|--|---|---|---|
| 7. | PAYMENTS: | | | | |
| | | TOTAL DUE | PAYMENT RECEIVED | BALANCE DUE | DUE DATE |
| A. | Rent: From To | \$ | \$ | \$ | 111111 - 111111 - 111111 - 111111 - 111111 |
| | Security Deposit | \$ | A company of the contract of | | |
| C. | Other: Category | \$ | \$ | \$ | - |
| D. | Other:Category | \$ | \$ | \$ | |
| E. | Category Total: | \$ | s | \$ | |
| 9. | PARKING: Tenant is entitled to | | | | |
| 11. | remedies under this agreement, and as provided CONDITION OF PREMISES: Tenant has exart following exceptions: | mined the Premises | | | |
| | Items listed as exceptions shall be dealt with In | the following manner | See pa | ragraph - | 10 |
| | ZONING AND LAND USE: Tenant accepts the Premises subject to all local, state and federal laws, regulations and ordinances ("Laws"). Landlord makes no representation or warranty that Premises are now or in the future will be suitable for Tenant's use. Tenant has made its own investigation regarding all applicable Laws. | | | | as made its own investigation |
| | TENANT OPERATING EXPENSES: Tenant agri | Pay 5390 | ities and services directl | land all but fi | rs+ \$125.00 OF |
| 14. | PROPERTY OPERATING EXPENSES: A. Tenant agrees to pay its proportionate share area maintenance, consolidated utility and se to the total square footage of the rentable sp. | ervice bills, Insurance, | , and real property taxes, | perating expenses, including | ng but not limited to, common quare footage of the Premises |
| OR | B. X (If checked) Paragraph 14 does not appl | у. | <i>C</i> . | 01111 | CCI |
| 15. | USE: The Premises are for the sole use as No other use is permitted without Landlord's property insurance, Tenant shall pay for the incr | lor written consent. I | flany use by Tenant ca | uses an increase in the pre | |
| 16. | RULES/REGULATIONS: Tenant agrees to cor any time posted on the Premises or delivered annoy, endanger, or interfere with other tenant limited to, using, manufacturing, selling, storing waste or nuisance on or about the Premises. | to Tenant. Tenant s | hall not, and shall ensu neighbors, or use the | re that guests and license Premises for any unlawful | es of Tenant do not, disturb, purposes, including, but not |
| 17. | MAINTENANCE: A. Tenant OR [(If checked, Landlord) sha water systems, if any, and keep glass, wind the Premises, Landlord may contract for or p. B. Landlord OR [(If checked, Tenant) shall See Paragraph. | ows and doors in op- perform such mainted I maintain the roof, f | erable and safe condition nance, and charge Tena | Unless Landlord is check int for Landlord's cost. | ked, if Tenant fails to maintain |
| | Landlord's Initials () (|) | Tenant's in | nitials () (| |

CL REVISED 12/15 (PAGE 2 of 6)

COMMERCIAL LEASE AGREEMENT (CL PAGE 2 OF 6)



| Pre | emises: sample | Date |
|-----|---|--|
| 18, | ALTERATIONS: Tenant shall not make any alterations in or about the Pre- prior written consent, which shall not be unreasonably withheld. Any alter permits. Tenant shall give Landlord advance notice of the commencement Notice of Non-Responsibility to prevent potential liens against Landlord's Landlord with lien releases from any contractor performing work on the Pre- | ations to the Premises shall be done according to Law and with required date of any planned atteration, so that Landlord, at its option, may post a sinterest in the Premises. Landlord may also require Tenant to provide |
| 19. | GOVERNMENT IMPOSED ALTERATIONS: Any alterations required by shall be responsible for any other alterations required by Law. | .aw as a result of Tenant's use shall be Tenant's responsibility. Landlord |
| 20. | ENTRY: Tenant shall make Premises available to Landlord or Landlord's a repairs, alterations, or improvements, or to supply necessary or agreed so mortgages, lenders, appraisers, or contractors. Landlord and Tenant agr notice. In an emergency, Landlord or Landlord's representative may enter | rivices, or to show Premises to prospective or actual purchasers, tenents, see that 24 hours notice (oral or written) shall be reasonable and sufficient |
| 21. | SIGNS: Tenant authorizes Landlord to place a FOR SALE sign on the Pre- | |
| 22. | SUBLETTING/ASSIGNMENT: Tenant shall not sublet or encumber all or in it, without the prior written consent of Landlord, which shall not be assignment, transfer, or encumbrance of the Premises, agreement, or tenull and void, and, at the option of Landlord, terminate this agreement. An | any part of Premises, or assign or transfer this agreement or any interest inreasonably withheld. Unless such consent is obtained, any subletting, hancy, by voluntary act of Tenant, operation of law, or otherwise, shall be y proposed sublessee, assignee, or transferee shall submit to Landlord an I, sign a separate written agreement with Landlord and Tenant. Landlord's |
| 23. | POSSESSION: If Landlord is unable to deliver possession of Premises or possession is made available to Tanant. However, the expiration date st deliver possession within 60 (or) catendar days after the giving written notice to Landlord, and shall be refunded all Rent and securi | all remain the same as specified in paragraph 2. If Landlord is unable to e agreed Commencement Date, Tenant may terminate this agreement by |
| 24. | . TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termino opening devices to Premises, including any common areas; (ii) vacate f | ation of agreement, Tenant shall: (i) give Landlord all copies of all keys or Premises and surrender it to Landlord empty of all persons and personal es to Landlord in the same condition as referenced in paragraph 11; (v) |
| | All improvements Installed by Tenant, with or without Landlord's cons nevertheless require Tenant to remove any such improvement that did not | ent, become the property of Landlord upon termination. Landlord may exist at the time possession was made available to Tenant. |
| | BREACH OF CONTRACT/EARLY TERMINATION: In event Tenant, agreement, abandons the premises, or gives notice of tenant's intent to established by paragraph 24, Tenant shall also be responsible for lost rento ready Premises for re-rental. Landlord may also recover from Tenant; (at the time of termination; (ii) the worth, at the time of award, of the amountil the time of award exceeds the amount of such rental loss the Tenatime of award, of the amount by which the unpaid Rent for the balance of that Tenant proves could be reasonably avoided. Landlord may elect to Tenant's right to possession, by either written notice of termination of post Landlord may enforce all Landlord's rights and remedies under this agreer | prior to expiration of this agreement, breaches any obligation in this erminate this tenancy prior to its expiration, in addition to any obligations to rental commissions, advertising expenses, and painting costs necessary the worth, at the time of award, of the unpaid Rent that had been earned into by which the unpaid Rent that would have been earned after expiration in proves could have been reasonably avoided; and (iii) the worth, at the fine term after the time of award exceeds the amount of such rental loss continue the tenancy in effect for so long as Landlord does not terminate session or by reletting the Premises to another who takes possession, and nent, including the right to recover the Rent as it becomes due. |
| 26. | such restoration within 90 days from the date of damage, subject to the tell Landlord is unable to restore the Premises within this time, or if Landlord agreement by giving the other written notice. Rent shall be abated as of the Rent prorated on a 30-day basis. If this agreement is not terminated, are extent to which the damage interferes with Tenant's reasonable use of the | or rebuilding. If Landlord elects to repair or rebuild, and is able to complete this of this paragraph, this agreement shall remain in full force and effect. If delects not to restore, then either Landlord or Tenant may terminate this he date of damage. The abated amount shall be the current monthly Base and the damage is not repaired, then Rent shall be reduced based on the Premises. If total or partial destruction or damage occurs as a result of an at Landlord's sole discretion, within 30 days after such total or partial |
| 27. | | e of such materials that are required to be used in the normal course of s related to the hazardous materials. Tenant is responsible for the cost of |
| 28. | CONDEMNATION: If all or part of the Premises is condemned for public university to the condemner. All condemnation proceeds, exclusive of those a | |
| 29. | protect Tenant from any such loss. In addition, Tenant shall carry (i) liab property insurance in an amount sufficient to cover the replacement cost 17B. Tenant's insurance shall name Landlord and Landlord's agent as a with a certificate of insurance establishing Tenant's compliance. Landlord amount of at least \$ | any other cause. Tenant is to carry Tenant's own property insurance to illty insurance in an amount of not less than \$ and (ii) of the property if Tenant is responsible for maintenance under paragraph dditional insured. Tenant, upon Landlord's request, shall provide Landlord I shall maintain liability insurance insuring Landlord, but not Tenant, in an iount sufficient to cover the replacement cost of the property unless Tenant sed to carry business interruption insurance in an amount at least sufficient ised to obtain a policy of rental loss insurance. Both Landlord and Tenant at each other, for loss or damage covered by insurance. |
| CL | L REVISED 12/15 (PAGE 3 of 6) | Tenant's Initials () () |

| Prei | Premises: sample Date | |
|------|--|--|
| 30. | 30. TENANCY STATEMENT (ESTOPPEL CERTIFICATE): Tenant shall execute and return a tenancy statement (estoppel certificate Tenant by Landford or Landford's agent, within 3 days after its receipt. The tenancy statement shall acknowledge that this agreement and in full force, or in full force as modified, and state the modifications. Failure to comply with this requirement: (i) shall be decacknowledgment that the tenancy statement is true and correct, and may be relied upon by a prospective lender or purchaser; a treated by Landford as a material breach of this agreement. Tenant shall also prepare, execute, and deliver to Landford any finar (which will be held in confidence) reasonably requested by a prospective lender or buyer. | t is unmodified emed Tenant's nd (ii) may be |
| 31. | 31. LANDLORD'S TRANSFER: Tenant agrees that the transferce of Landlord's interest shall be substituted as Landlord under the Landlord will be released of any further obligation to Tenant regarding the security deposit, only if the security deposit is returned to such transfer, or if the security deposit is actually transferred to the transferce. For all other obligations under this agreement, Landlor of any further flability to Tenant, upon Landlord's transfer. | Tenant upon |
| | 32. SUBORDINATION: This agreement shall be subordinate to all existing liens and, at Landlord's option, the lien of any first deed mortgage subsequently placed upon the real property of which the Premises are a part, and to any advances made on the security of and to all renewals, modifications, consolidations, replacements, and extensions. However, as to the lien of any deed of trust or moi into after execution of this agreement, Tenant's right to quiet possession of the Premises shall not be disturbed if Tenant is not in long as Tenant pays the Rent and observes and performs all of the provisions of this agreement, unless this agreement is otherw pursuant to its terms. If any mortgages, trustee, or ground lessor elects to have this agreement placed in a security position prior to mortgage, deed of trust, or ground lease, and gives written notice to Tenant, this agreement shall be deemed prior to that mortgage or ground lease, or the date of recording. | the Premises, rigage entered default and so dise terminated to the lien of a |
| 33. | 33. TENANT REPRESENTATIONS; CREDIT: Tenant warrants that all statements in Tenant's financial documents and rental application. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report at time of application and periodically during tenancy in c approval, modification, or enforcement of this agreement. Landlord may cancel this agreement: (I) before occupancy begins, upon the credit report(s); or (II) at any time, upon discovering that information in Tenant's application is false. A negative credit report Tenant's record may be submitted to a credit reporting agency, if Tenant falls to pay Rent or comply with any other obligation under this. | onnection with disapproval of t reflecting on |
| 34. | 34. CONSTRUCTION-RELATED ACCESSIBILITY STANDARDS: Landlord states that the Premises has, or has not been inspected Access Specialist. If so, Landlord states that the Premises has, or has not been determined to meet all applicable const accessibility standards pursuant to Civil Code Section 55.53. | by a Certifled |
| | A. MEDIATION: Tenant and Landlord agree to mediate any dispute or claim arising between thom out of this agreement, or transaction, before resorting to arbitration or court action, subject to paragraph 35B(2) below. Paragraphs 35B(2) and (3) apply the arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If for any dispution this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITION. B. ARBITRATION OF DISPUTES: (1) Tenant and Landlord agree that any dispute or claim in Law or equity arising betwee this agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, bindly including and subject to paragraphs 35B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney 5 years of reat estate transactional law expertence, unless the parties mutually agree to a different arbitrator, who si award in accordance with substantive California Law. In all other respects, the arbitration shall be conducted in accordal. III, Title 9 of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered in any jurisdiction. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. (2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from Mediation and Arbitration in judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or installment land as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; (iv) any matter the jurisdiction of a probate, sm | whether or not ute or claim to , or refuses to se be available ALED. In them out of the garbitration, y with at least wall render an ance with Part occurt having the contract as at is within the defects to ding action, for and arbitration is either or both is presented to |
| | "NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUT OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDU AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY." "WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTE OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO ARBITRATION." | NEUTRAL OU MIGHT THE SPACE SS THOSE OU REFUSE PELLED TO RE. YOUR |
| | | |
| | Landlord's Initials () () Tenant's Initials () () | |
| UL. | CL REVISED 12/15 (PAGE 4 of 6) | |

| Premises: sample | Date |
|--|--|
| | n one Tenant, each one shall be individually and completely responsible for the ntly with every other Tenant, and individually, whether or not in possession. |
| 37. NOTICE: Notices may be served by mail, facsimile, or courier at t | he following address or location, or at any other location subsequently designated: |
| Landlord: | Tenant: Attention: General Manager |
| | 2122 9th Street J Los Osos, CA 93402 |
| | |
| Notice is deemed effective upon the earliest of the following: (i) person (III) 5 days after mailing notice to such location by first class mail, post | nal receipt by either party or their agent; (II) written acknowledgement of notice; or tage pre-paid. |
| 38. WAIVER: The waiver of any breach shall not be construed as a co | ontinuing waiver of the same breach or a waiver of any subsequent breach. |
| arising out of Tenant's use of the Premises. | andlord harmless from all claims, disputes, litigation, judgments and attorney fees |
| / * | nis is a no smaking building. interant has relinguished suite 20 |
| Chandlard shall pay tenant this lease the sum of si discretion to construct a All Fixtures shall become termination of this lea | Within two weeks of execution of 1,700.00 to be used by tenant at its Kithennette and or install carpeting. the property of Landlard upon |
| | follow the recommendations for approvements dated 4-17-2011. |
| | |
| | |
| | |
| The following ATTACHED supplements/exhibits are incorporated | in this agreement: Option Agreement (C.A.R. Form QA) |
| | |
| ATTORNEY FEES: In any action or proceeding arising out of this reasonable attorney fees and costs from the non-prevailing Landle | s agreement, the prevailing party between Landlord and Tenant shall be entitled to ord or Tenant, except as provided in paragraph 35A. |
| constitutes the entire contract. It is intended as a final expression agreement or contemporaneous oral agreement. The parties furthits terms, and that no extrinsic evidence whatsoever may be interested. | ments between Landlord and Tenant are Incorporated in this agreement, which n of the parties' agreement, and may not be contradicted by evidence of any prior her intend that this agreement constitutes the complete and exclusive statement of troduced in any judicial or other proceeding, if any, involving this agreement. Any affect the validity or enforceability of any other provision in this agreement. This neirs, assignees and successors to the parties. |
| Landlord has utilized the services of, or for any other reason ow finder, or other entity, other than as named in this agreement, inquiries, introductions, consultations, and negotiations leading to | s) the fee agreed to, if any, in a separate written agreement. Neither Tenant notes compensation to, a licensed real estate broker (individual or corporate), agent in connection with any act relating to the Premises, including, but not limited to to this agreement. Tenant and Landlord each agree to indemnify, defend and hold agents, from and against any costs, expenses, or liability for compensation claimed to 43. |
| 44. AGENCY CONFIRMATION: The following agency relationships a Listing Agent: the Landlord exclusively; or both the Tenant and Landlord. | nre hereby confirmed for this transaction:(Print Firm Name) is the agent of (check one): |
| Selling Agent: The Tenant exclusively; or the Landlord exclusively; or bot Real Estate Brokers are not parties to the agreement between Te | |
| | |
| Landlord's Initials () (| Tenant's Initials (|

CL REVISED 12/15 (PAGE 5 of 6)



| Premises: sample | | Date | | | |
|--|---|--|--|--|--|
| verify representations ma advice; (v) will not provide obtain a real estate license decide what rental rate a | ade by others; (III) will not de other advice or inform se. Furthermore, if Brokers Tenant should pay or La ard and Tenant agree that s. | Brokers: (i) do not guarantee the verify zoning and land use restration that exceeds the knowledge are not also acting as Landlord added should accept; and (vii) they will seek legal, tax, insurantees. | rictions; (Iv) cannot _I ge, education or exp I in this agreement, I do not decide upon | provide legal or tax erience required to Brokera: (vi) do not the length or other | |
| Tenant | | | Date | · | |
| (Print name) | | | | | |
| 1) \$750, by \$10,500 Mile \$10,000 Mile | | City | State | Zip | |
| Tenant | | | Date | | |
| (Print name) | ······································ | | | | |
| | | City | State | Zip | |
| this Agreement before seeking Guarantor (Print Name) Guarantor | to enforce this Guarantee. | lord and/or Landlord's agents to proceed | Date | | |
| Address | | City E-mail | State | Zip | |
| | suthority to enter into this agreed | | | | |
| | | | | | |
| Landlord (owner or agent with | authority to enter into this agree | ment) | | | |
| Address | | City | | | |
| Landlord and Tenant. | | who are not also Landlord in this agree | | | |
| By (Agent) | | | | | |
| | | | 12.07 | | |
| Address | FA | City | State | Zip | |
| | | | | | |
| Real Estate Broker (Listing Firm) | | | CalBRE Lic. # | | |
| By (Agent) | | CalBRE Lic. # | Date | | |
| Address | | City | State | Zip | |
| | | E-mail | | | |
| any portion thereof, by photocopy misci THIS FORM HAS BEEN APPROVED I ACCURACY OF ANY PROVISION II TRANSACTIONS, IF YOU DESIRE LE | hine or any other means, including f BY THE CALIFORNIA ASSOCIATIO N ANY SPECIFIC TRANSACTION GAL OR TAX ADVICE, CONSULT | IN OF REALTORS® (C.A.R.). NO REPRESE I. A REAL ESTATE BROKER IS THE PE | NTATION IS MADE AS TO | THE LEGAL VALIDITY OF | |
| Published and Distributed by: REAL ESTATE BUSINESS S | | | | ^ | |
| | Association of REALTORS® | Reviewed by Date | 1 | | |
| I WATO COURT AND MACHINE FOR | ANGRES DESIDERED BUTCH | The state of the country of the coun | | PARIAL APPROPRIE | |

CL REVISED 12/15 (PAGE 6 of 6)

