

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 6/18)

Da	ate	09/27/2019		Richard & Alexandra Smith		("Landlord") and
_			The County of El Dorado		("Tenant") agree as follow	/s ("Agreement"):
1.		ROPERTY:				
	Α.	South Lake Tahoe, C	ant and Tenant rents from La	indlord, the real property and im	iprovements described as:	
	В.	The Premises are for	the sole use as a personal re	esidence by the following name	d nerson(s) only: un to 6	("Premises").
	-	employees	and conduct do d percental re	soldenee by the following hame	a person(s) only. <u>up to o</u>	El Dorado County
	C.	The following persona	I property, maintained pursu	ant to paragraph 11, is included	:t	
			or	(if checked) the personal prop		ndum is included.
0	D.	The Premises may be	subject to a local rent contro	l ordinance		
۷.	(i)	Topont has no right to	November 1, 20	("Commencement Date")	. If Tenant has not paid al	I amounts then due;
	(ı)	vs after giving Tenant a	Notice to Pay (C A R. Form P	mises and; (ii) this Agreement is PN). Notice may be delivered to	s voldable at the option of a	Landlord, 2 calendar
	kno	own address: or (iii) by	email, if provided in Tenant's	application or previously used by	Tenant (i) in person, (ii) by Tenant to communicate w	ith Landlord or agent
	for	Owner. If Landlord elec	ts to void the lease, Landlord	shall refund to Tenant all rent an	d security deposit paid.	iti Landiora or agent
	(CI	heck A or B):				
		A. Month-to-Month:	This Agreement continues	from the commencement date	as a month-to-month te	nancy. Tenant may
		terminate the ten	ancy by giving written notice	e at least 30 days prior to the	e intended termination da	te. Tenant shall be
		responsible for pa	ying rent through the termin	ation date even if moving out on the street out of the street of the street on any date of the street on any date of the street	early. Landlord may termin	nate the tenancy by
	X	B. Lease: This Agree	ement shall terminate on (da	te)		AM/ 🗶 PM. Tenant
		shall vacate the	Premises upon termination	of the Agreement, unless: (i	i) Landlord and Tenant I	have extended this
		Agreement in writi	ng or signed a new agreeme	nt; (ii) mandated by local rent of	control law: or (iii) Landlord	d accepts Rent from
		Tenant (other tha	n past due Rent), in which	case a month-to-month tenar	ncy shall be created which	ch either party may
				hall be at a rate agreed to by L		allowed by law. All
2	-			nall remain in full force and effec		
ა.	KE	Tenant agrees to pay		nant to Landlord under the terms		security deposit.
	B.	Rent is payable in adv	rance on the 1st (or	per month for the term of the	e Agreement. Iar month, and is delinquer	at on the poyt day
	C.	If Commencement Da	te falls on any day other tha	n the day Rent is payable unde	er naragraph 3B and Tens	ant has naid one full
		month's Rent in adva	nce of Commencement Date	, Rent for the second calendar	month shall be prorated a	nd Tenant shall pay
		1/30th of the monthly r	ent per day for each day rema	aining in the prorated second m	onth.	
	D.	PAYMENT: (1) Rent s	hall be paid by X personal of	check, 🗶 money order, 🗶 cash	ier's check, made payable	to Lake Valley
		Properties		, wire/electronic transfer, o	r other	
		(2) Rent shall be dell'	vered to (name) <u>Lake Valle</u>	ey Properties		
		(whose phone numbe	(or at any oth	address) 1151 Emerald Bay R	d. South Lake Tahoe, CA	A 96150
		checked rent may be r	, (or at any other	er location subsequently specified burs of <i>9am</i> and <i>4pm</i> or	n the following days Man F	i renant) (and I if
		(3) If any payment is re	eturned for non-sufficient funds	s ("NSF") or because tenant stop	is navment then after that	(i) Landlord may in
		writing, require Tenant	o pay Rent in cash for three mo	onths and (ii) all future Rent shall b	pe paid by money order.	or cashier's check.
	E.	Rent payments receive	ed by Landlord shall be applied	ed to the earliest amount(s) due	or past due.	
4.		CURITY DEPOSIT:				
	A.	Tenant agrees to pay	\$as	s a security deposit. Security de	posit will be 🔲 transferred	to and held by the
	D	Owner of the Premises	s, or held in Owner's Broke	er's trust account. , as reasonably necessary, to: (i)	some Teneralle defeation	(CD (/ 1: 1
	Ь.	includes Late Charges	NSF fees or other sums due): (i	i) repair damage, excluding ordina	cure Tenants default in pay	ment of Rent (which
		invitee or licensee of Te	nant: (iii) clean Premises, if nec	essary, upon termination of the ter	nancy: and (iv) replace or ret	urn personal property
		or appurtenances. SECI	JRITY DEPOSIT SHALL NOT	BE USED BY TENANT IN LIEU (OF PAYMENT OF LAST MO	NTH'S RENT. If all or
		any portion of the securit	y deposit is used during the tena	ancy, Tenant agrees to reinstate th	e total security deposit within	five days after written
		notice is delivered to Te	nant. Within 21 days after Ten	ant vacates the Premises, Landlo	rd shall: (1) furnish Tenant a	in itemized statement
		indicating the amount of	of any security deposit receive	d and the basis for its dispositio	n and supporting document	ation as required by
	C			aining portion of the security depos		
	C.	denosit returned by	not be returned until all I	enants have vacated the Pre all Tenants named on this Ag	mises and all keys retur	ned. Any security
	D.	No interest will be paid	on security deposit unless re	an renants named on this Ag	reement, or as subseque	muy modified.
				ees not to hold Broker responsib	le for its return. If the secur	ity denosit is held in
		Owner's Broker's trust	account, and Broker's author	rity is terminated before expirat	tion of this Agreement, and	security deposit is
		released to someone of	other than Tenant, then Broke	er shall notify Tenant, in writing,	where and to whom securi	ty deposit has been
		released. Once Tenant	has been provided such notic	ce, Tenant agrees not to hold Bro	ker responsible for the sec	urity deposit.
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© 2		nant's Initials (California Association of REA	_) () LTORS® Inc	Landlord's I	nitials () (→
		VISED 6/18 (PAGE 1 (
		RESIDE	NTIAL LEASE OR MONTH-	TO-MONTH RENTAL AGREEN	MENT (LR PAGE 1 OF 8)	EQUAL HOUSING OPPORTUNITY
		ey Properties, 1151 Emerald Bay Rd		Phone: (5	530)544-7010 Fax:	587 otomites - el

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condition

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Pre	mises: <u>58</u>	37 Otomites St, South Lake Tahoe, CA 96150-9352	Date: 09/27/20	119
		Tenant will provide Landlord a list of items that are damaged or not in operable condition. Commencement Date, not as a contingency of this Agreement but rather as an acknowledgem Other:) days after he Premises.
11		ENANCE USE AND REPORTING:		·
	A. Tena appl them mon Tena prob shall and Tena invariants	ant shall properly use, operate and safeguard Premises, including if applicable, any lan liances, and all mechanical, electrical, gas and plumbing fixtures, carbon monoxide detect and the Premises clean, sanitary and well ventilated. Tenant shall be responsible for clookide detectors and any additional phone lines beyond the one line and jack that Latant shall replace any burned out or malfunctioning light bulbs. Tenant shall immediated blem, malfunction or damage with any item including carbon monoxide detector(s) and small be charged for all repairs or replacements caused by Tenant, pets, guests or licensees tear. Tenant shall be charged for all damage to Premises as a result of failure to repant shall be charged for repair of drain blockages or stoppages, unless caused by defiding sewer lines.	ctor(s) and smoke ala checking and maintain andlord shall provide by notify Landlord, in noke alarms on the prosoft a problem in a tective plumbing parts	rms, and keep ning all carbon and maintain. writing, of any operty. Tenant ordinary wear imely manner.
	C. La	andlord Tenant shall maintain the garden, landscaping, trees and shrubs, except:		<u>.</u>
	E. Land	andlord X Tenant shall maintain All snow and ice removal including driveway, all well and Tenant agree that State or local water use restrictions shall supersede any	valkways and decks obligation of Landlord	 d or Tenant to
	F. Tena	er or maintain any garden, landscaping, trees or shrubs pursuant to 11B, 11C, and 11D. ant's failure to maintain any item for which Tenant is responsible shall give Landlord the maintenance and charge Tenant to cover the cost of such maintenance.	ne right to hire some	ne to perform
	G. The	following items of personal property are included in the Premises without warranty and ace them:	Landlord will not mair	ntain, repair or
	over	ant understands that if Premises is located in a Common Interest Development, Landlor certain parts of the Premises such as roof, electrical, gas or plumbing features insident as shared parking structure or garage.		
12.	NEIGHE but not	ant shall not use the premises to plant, grow, cultivate or sell marijuana. BORHOOD CONDITIONS: Tenant is advised to satisfy himself or herself as to neighbolimited to, schools, proximity and adequacy of law enforcement, crime statistics, proximi	ity of registered felons	or offenders,
	telecom existing odor from common	tection, other governmental services, availability, adequacy and cost of any wired, wire munications or other technology services and installations, proximity to commercial, and proposed transportation, construction and development that may affect noise, vie m any source, wild and domestic animals, other nuisances, hazards, or circumstances, on areas, conditions and influences of significance to certain cultures and/or religions, and	industrial or agricult w, or traffic, airport n emeteries, facilities ar	ural activities, oise, noise or nd condition of
13.	PETS:	nces of Tenant. Unless otherwise provided in California Civil Code §54.2, or other law, no animal or es without Landlord's prior written consent,		
	SMOKI			
	debr drap and	enant is responsible for all damage caused by smoking including, but not limited to sins; (ii) Tenant acknowledges that in order to remove odor caused by smoking, Landlor bes and paint the entire premises regardless of when these items were last cleaned, reother necessary steps will impact the return of any security deposit. Premises or common areas may be subject to a local non-smoking ordinance.	rd may need to repla	ce carpet and
15.	C. NO common the F	SMOKING of any substance is allowed on the Premises or common areas. If smoking mon areas, (i) Tenant is in material breach of this Agreement; (ii) Tenant, guests, and a Premises. Smoking of the following substances only is allowed: No smoking at this premises.	all others may be req	uired to leave
	A. Tena Tena inter local viola	ant agrees to comply with all Landlord rules and regulations that are at any time poster ant. Tenant shall not, and shall ensure that guests, invitees, and licensees of Tenant shall ensure that guests, invitees, and licensees of Tenant shall ere with other tenants of the building or neighbors, or use the Premises for any unlawful law including, but not limited to, using, manufacturing, selling, storing or transporting ate any law or ordinance, or commit a waste or nuisance on or about the Premises. pplicable, check one)	all not, disturb, annoy al purposes, under fed	r, endanger or deral, state, or
	<u> </u>	Landlord shall provide Tenant with a copy of the rules and regulations within		days
	OR 2.	or	regulations.	·
		Initials () () Landlord's Initials ()
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RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 3 OF 8)

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Premises: 587 Otomites St, South Lake Tahoe, CA 96150-9352	Date: <u>09/27/2019</u>
16. (If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMEN	
A. The Premises are a unit in a condominium, planned unit d	levelopment, common interest subdivision or other developmen
governed by a homeowners' association ("HOA"). The name	
Rules") Tenant shall reimburse Landlord for any fines or chair	and restrictions, bylaws, rules and regulations and decisions ("HOA rges imposed by HOA or other authorities, due to any violation by
Tenant, or the guests or licensees of Tenant or Landlord shall ha	eve the right to deduct such amounts from the security deposit
B. If applicable, Tenant is required to pay a fee to the HOA to ga	
necessarily including or limited to the front gate, pool, and rec	creational facilities. If not specified in paragraph 5, Tenant is solely
responsible for payment and satisfying any HOA requirements	
C. (Check one)	provide an appear of another the definition for the party.
☐ 1. Landlord shall provide Tenant with a copy of the HOA I	Rules within days
or	
OR 2. Tenant has been provided with, and acknowledges reco	eipt of, a copy of the HOA Rules.
17. ALTERATIONS; REPAIRS: Unless otherwise specified by law or pa	ragraph 25C, without Landlord's prior written consent, (i) Tenant shall
not make any repairs, alterations or improvements in or about the F	remises including: painting, wallpapering, adding or changing locks
installing antenna or satellite dish(es), placing signs, displays or e materials; (ii) Landlord shall not be responsible for the costs of alterati	xnibits, or using screws, rastening devices, large nails or adhesive
the costs of any repairs, alterations or improvements; and (iv) any ded	
18. KEYS; LOCKS:	delicit made by Teriant shall be considered dripald Nent.
A. Tenant acknowledges receipt of (or Tenant will receive prior	to the Commencement Date, or November 1, 2019
x 2 key(s) to Premises,	remote control device(s) for garage door/gate opener(s),
key(s) to mailbox,	
key(s) to common area(s),	
B. Tenant acknowledges that locks to the Premises X have, I have	ave not, been re-keyed.
C. If Tenant re-keys existing locks or opening devices, Tenant shall	
all costs and charges related to loss of any keys or opening devi	ces. 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 passeng a
agreed renairs (including but not limited to installing repairing	g, testing, and maintaining smoke detectors and carbon monoxide
devices and bracing anchoring or strapping water heaters of	r repairing dilapidation relating to the presence of mold); providing
decorations, alterations, or improvements, or supplying neces	ssary or agreed services; or to show Premises to prospective or
actual purchasers, tenants, mortgagees, lenders, appraisers,	contractors and others (collectively "Interested Persons"). Tenan
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	e reasonable and sufficient notice, except as follows: (1) 48-hour
written notice is required to conduct an inspection of the Prem	ises prior to the Tenant moving out, unless the Tenant waives the
	nant 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	e next 120 days following the delivery of the NSE, notice may be
orally agree to an entry for agreed services or repairs if the date	rchasers. (3) No written notice is required if Landlord and Tenan te and time of entry are within one week of the oral agreement. (4)
	if the Tenant is present and consents at the time of entry; or (iii) in
the Tenant has abandoned or surrendered the Premises.	in the remains to proceed and concerns at the time of only, or (iii)
C. [(If checked) Tenant authorizes the use of a keysafe/loc	ckbox to allow entry into the Premises and agrees to sign a
keysafe/lockbox addendum (C.A.R. Form KLA).	, , , , , , , , , , , , , , , , , , , ,
20. PHOTOGRAPHS AND INTERNET ADVERTISING:	*
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 ma	ay 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 or
	I sites. Tenant acknowledges that once Images are placed on the 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 co	
	es not have the ability to control or block the taking and use of
	r put into electronic display on the Internet or otherwise, neither
Broker nor Landlord has control over who views such Images r	
21. SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE s	
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 of	
or subletting of Premises or this Agreement or tenancy, by voluntary	y act of Tenant, operation of law or otherwise, shall, at the option of
Landlord, terminate this Agreement. Any proposed assignee, transfer	
information for Landlord's approval and, if approved, sign a separate any one assignment, transfer or sublease, shall not be construed a	s written agreement with Landiord and Tenant. Landiord's consent to
does not release Tenant of Tenant's obligations under this Agreemen	of B. This prohibition also applies (does not apply) to short term
vacation, and transient rentals such as, but not limited to, those arra	anged through AirBnB, VRBO. HomeAway or other short term rental
services. C. Any violation of this prohibition is a non-curable, materia	
Tenant's Initials () ()	
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termination by Tenant prior to completion of the original term of the Agreement, Tenant shall also be responsible for lost Rent, renta commissions, advertising expenses and painting costs necessary to ready Premises for re-rental. Landlord may withhold any such amounts from Tenant's security deposit. 27. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landlord, to temporarily vacate Premises for a 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, 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 per diem Rent for the period of time Tenant is required to vacate Premises. 28. 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 Landlord 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, 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. 29. INSURANCE: A. Tenant's, guest's, invitees or licensee'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 othe	Pre	emises: 587 Otomites St, South Lake Tahoe, CA 96150-9352	Date: <u>09/27/2019</u>
 24. POSSESSION: A. (1) Tenant is not in possession of the Premises. If Landlord is unable to deliver possession of Premises on Commencemen Date, such Date shall be extended to the date on which possession is made available to Tenant. If Landlord is unable to deliver possession within 5 (or 1) calendar days after agreed Commencement Date, Tenant may terminate this Agreement by giving written notice to Landlord, and shall be refunded all Rent and security deposit paid. or (2) Possession is deemed terminated when Tenant has returned all keys to the Premises to Landlord. B. Tenant is already in possession of the Premises. A. Upon termination of this Agreement, Tenant shall; (i) givic Landlord all copies of all keys and any opening devices to Premises including any common arease, (ii) vacate anylal parking and/or storage space, (iv) clean and deliver Premises, as specified in paragraph 10 (by removes) all debris; (ii) gwritten notice to Landlord any common arease, (iii) vacate anylal parking and/or storage space, (iv) clean and deliver Premises, as specified in paragraph 10 (by removes) all debris; (ii) gwritten notice to Landlord or Tenant (iii) vacate anylal parking and/or storage space, (iv) clean and deliver Premises, as specified in paragraph 10 (by removes) all debris; (ii) gwritten notice to Landlord or Tenant (iii) vacate anylal parking and/or storage space, (iv) clean the Premises to the work of the common and the premiser of the remains of the common and the premiser of the remains of t	23	responsible for the performance of all obligations of Tenant under this Agreement, jo	ach one shall be individually and completely intly with every other Tenant, and individually
Date, such Date shall be extended to the date on which possession is made available to Tenant. If Landlord is unable to deliver possession within 5 (or "I calendar days after agreed Commencement by giving written notice to Landlord, and shall be refunded all Rent and security deposit paid. or (2) Possession is deemed terminated when Tenant has returned all keys to the Premises to Landlord. B. Tenant is already in possession of the Premises. A. Upon termination of this Agreement, Tenant shall; (f) give Landlord all copies of all keys and any opening devices to Premises including any common areas; (fi) vacete and surrender Premises to Landlord, empty of all persons; and personal property belonging to Tenant (fii) vacete amyfall 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; (v)) give written notice to clearload of Tenants' forwarding address; and (vi). B. Landlord remains towarding address; and (vi) of the Premises to the condition it was in prior to any alterations/improvements. C. Right to Pre-Move-Out Inspection and Regalas; (ii) 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 created (C.A.R. Form NTT) or before the expiration of this Agreement, Tenant has the right to request that an inspection of the Premises as a result of this inspection (collective). Premair requests such an inspection, Tenant shall be given exportancy to the Premises as a result of this inspection (collective). Premair requests such an inspection, Tenant shall be any 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 governmental perminit, inspection and approval requirements. Repairs shall be pe	24		
 Z5. TEMANT'S OBLIGATIONS UPON VACATING PREMISES: A. Upon termination of this Agreement, Tenant shall: (f) 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; and personal property belonging to Tenant (iii) vacate anylal 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 the Premises take place prior to termination of the lose or rental (C.A.R. Form NT). The Tenant requests such an inspection of the Premises take place prior to termination of the lose or rental (C.A.R. Form NT). The Tenant requests such an inspection. Treant shall give prema on apportunity 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. Frealth's Strategies and the properties and the premises as a result of this inspection Collectively. Repairs's shall be preformed by Tenant or through others, who have adequate insurance and licenses and are approved by Landlord. The work shall comply with applicable law, including oevermental permit, inspection and approval requirements. Repairs shall be preformed by Tenant or through others, who have adequate insurance and licenses and are approved by Landlord. The work sh		Date, such Date shall be extended to the date on which possession is made deliver possession within 5 (or) calendar days after terminate this Agreement by giving written notice to Landlord, and shall be refuor (2) Possession is deemed terminated when Tenant has returned all keys to the Pr	e available to Tenant. If Landlord is unable to agreed Commencement Date, Tenant may unded all Rent and security deposit paid.
A. Upon termination of this Agreement, Tenant shall (f) 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; and personal properb belonging to Tenant (fili) 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; (iv) remove all debris; (iv) give written notice to Landlord of Tenant's forwarding address; and (vii) 8. All alterations/improvements made by or caused to be made by Tenant, with or without Landlord so consent, become the propent of Landlord upon termination. Landlord may charge Tenant for restoration of the Premises to the condition it was in prior to any alterations/improvements. 6. Right to Pre-Move-Out Inspection and Repairs; (i) After giving or receiving notice of termination of a tenancy (C.A.R. Form NT7) 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 NRT). If Tenant requests such an inspection, Tenant shall be given an opportunity to remedy identified declinedees prior to termination. Consistent with the terms of this Agreement, (ii) Any repairs or alteractions made to the Premises as a result of this inspection (collectively, "Repairs') shall be made at Tenants'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 governmental permit, inspection and approval requirements. Repairs shall be experisons made to appearance or cosmetic law, and the propertion of the premises of t	25		
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 termination of the lease or rental (C.A.R. Form NRI). If Tenant requests such an inspection, Tenant shall be given an opportunity 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 governmental permit, inspection and approval requirements. Repairs shall be performed in appearance or cosmetic items 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. Paragraph 25c does not apply her the tenancy is terminate pursuant to California Code of Civil Procedure § 1161(2), (3), or (4). 26. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations established by paragraph 25, 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 acommissions, advertising expenses and painting costs necessary to ready Premises for a reasonable period, to allow for furnigation (or other methods) to control wood destroying pests or organisms, or other repairs to reasonable period, to allow for furnigation (or other	25	A. Upon termination of this Agreement, Tenant shall: (i) give Landlord all copies of a including any common areas; (ii) vacate and surrender Premises to Landlord, belonging to Tenant (iii) vacate any/all parking and/or storage space; (iv) clean at C below, to Landlord in the same condition as referenced in paragraph 10; (v) Landlord of Tenant's forwarding address; and (vii)	empty of all persons; and personal property nd deliver Premises, as specified in paragraph remove all debris; (vi) give written notice to
or before the expiration of this Agreement, Tenant has the right to request that an inspection for the Premises take place prior to termination of the lease or rental (CA.R. Form NRI). If renant 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 Landord. The work shall comply with applicable law, including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skilfur manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration or appearance or cosmetic items following all Repairs may not be possible. (iii) Tenant shall so duch receipts for Repairs performed by others; (b) prepaire a written statement indicating the Repairs performed by Tenant and the date of such Repairs; and (c) provide copies of receipts and statements to Landord prior to termination. Paragraph 25C does not apply when the tenancy is terminated to California Code of Civil Procedure § 116(12), (3), or (14). 26. BREACH OF CONTRACT; EARLY TERMINATION: In addition to any obligations established by paragraph 25, 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, renta commissions, advertising expenses and painting costs necessary to ready Premises for re-rental. Landlord may withhold any such amounts from Tenant's security deposit. 27. TEMPORARY RELOCATION: Subject to local law, Tenant agrees, upon demand of Landlord, to temporarily vacate Premises to a reasonable period, to allow for furnigation (or other methods) to control wood destroying pests or organisms, or other repairs to Pr		of Landlord upon termination. Landlord may charge Tenant for restoration of the laterations/improvements.	Premises to the condition it was in prior to any
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29. INSURANCE: A. Tenant's, guest's, invitees or licensee'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 on 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 \$		accident or other casualty that render Premises totally or partially uninhabitable, e Agreement by giving the other written notice. Rent shall be abated as of the date Pren The abated amount shall be the current monthly Rent prorated on a 30-day period. shall promptly repair the damage, and Rent shall be reduced based on the extent treasonable use of Premises. If damage occurs as a result of an act of Tenant or Tenant	either Landlord or Tenant may terminate this nises become totally or partially uninhabitable. If the Agreement is not terminated, Landlord to which the damage interferes with Tenant's
liability insurance, in an amount not less than \$	29.	.INSURANCE: A. Tenant's, guest's, invitees or licensee's personal property and vehicl applicable, HOA, against loss or damage due to fire, theft, vandalism, rain, water, cricause. Tenant is advised to carry Tenant's own insurance (renter's insurance) damage. B. Tenant shall comply with any requirement imposed on Tenant by La	minal or negligent acts of others, or any other to protect Tenant from any such loss or andlord's insurer to avoid: (i) an increase in
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. 31. WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same or any subsequent breach. Tenant's Initials () ()	•	liability insurance, in an amount not less than \$, naming I as additional insured for injury or damage to, or upon, the Premises during the term of provide Landlord a copy of the insurance policy before commencement of this Agreem	_andlord and, if applicable, Property Manager this agreement or any extension. Tenant shall ent, and a rider prior to any renewal.
Tenant's Initials () ()		waterbed insurance policy; (ii) Tenant increases the security deposit in an amount ed the bed conforms to the floor load capacity of Premises. Tenant shall not use on the I Washing Machine.	qual to one-half of one month's Rent; and (iii) Premises Portable Dishwasher Portable
	V I .	The waiver of any breach shall not be construed as a continuing waiver of the	ie same or any subsequent breach.
	I P		Initials () ()

REVISED 6/18 (PAGE 5 OF 8)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 5 OF 8)

EQUAL HOUSING OPPORTUNITY

Pren	nises: 587 Otomites St, South Lake Tahoe, CA 96150-9352	Date: <u>09/27/2019</u>			
32 1	NOTICE: Notices may be served at the following address, or at any other	er location subsequently designated:			
l	andlord: Richard & Alexandra Smith	Tenant:			
(c/o Lake Valley Properties				
	1151 Emerald Bay Rd.				
	South Lake Tahoe, CA 96150				
33.	TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a	tenant estoppel certificate delivered to Tenant by Landlord or			
_	andlord's agent within 3 days after its receipt (C.A.R. Form TEC).	Failure to comply with this requirement shall be deemed			
	Fenant's acknowledgment that the tenant estoppel certificate is true and	correct, and may be relied upon by a lender or purchaser.			
	REPRESENTATION	LIDANITO, OPEDIT. Toward and the last of t			
-	A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCC Fenant's rental application are accurate. Landlord requires all occupan	to 19 years of any or older and all amencinated miners to			
,	complete a lease rental application. Tenant acknowledges this requirem	is 18 years of age of older and all emancipated minors to			
ŗ	Premises reaches the age of 18 or becomes an emancipated minor. Tena	and agrees to notify Landford when any occupant of the			
r	report periodically during the tenancy in connection with the modification	or enforcement of this Agreement I and ord may cancel this			
,	Agreement: (i) before occupancy begins; upon disapproval of the credit	t report(s) or upon discovering that information in Tenant's			
8	application is false; (ii) After commencement date, upon disapproval of ar	updated credit report or upon discovering that information in			
7	Tenant's application is no longer true. A negative credit report reflecting	on Tenant's record may be submitted to a credit reporting			
6	agency if Tenant fails to fulfill the terms of payment and other obligations u	nder this Agreement.			
E	B. LANDLORD REPRESENTATIONS: Landlord warrants that, unless	otherwise specified in writing, Landlord is unaware of (i) any			
	ecorded Notices of Default affecting the Premise; (ii) any delinquent a	mounts due under any loan secured by the Premises; and			
	iii) any bankruptcy proceeding affecting the Premises.				
	MEDIATION:				
,	A. Consistent with paragraphs B and C below, Landlord and Tenant a	gree to mediate any dispute or claim arising between them			
	out of this Agreement, or any resulting transaction, before resorting	ng to court action. Mediation fees, if any, shall be divided			
	equally among the parties involved. If, for any dispute or claim to whe without first attempting to resolve the matter through mediation, or necessary to the contract of the	fich this paragraph applies, any party commences an action			
	party shall not be entitled to recover attorney fees, even if they would	to the price he available to that party in any such action			
F	3. The following matters are excluded from mediation: (i) an unlawful of				
-	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.	,			
(2. Landlord and Tenant agree to mediate disputes or claims involving L	isting Agent, Leasing Agent or property manager ("Broker"),			
	provided Broker shall have agreed to such mediation prior to, or with	in a reasonable time after, the dispute or claim is presented			
	to such Broker. Any election by Broker to participate in mediation	n shall not result in Broker being deemed a party to this			
	Agreement.				
36. A	ATTORNEY FEES: In any action or proceeding arising out of this Agr	eement, the prevailing party between Landlord and Tenant			
	shall be entitled to reasonable attorney fees and costs, collectively provided in paragraph 35A.	not to exceed \$1,000 (or \$), except as			
	C.A.R. FORM: C.A.R. Form means the specific form referenced or anoth	per comparable form agreed to by the parties			
	STATUTORY DISCLOSURES:	ici comparable form agreed to by the parties.			
	A. X LEAD-BASED PAINT (If checked): Premises were constructed price	or to 1978. In accordance with federal law Landlord gives and			
	Tenant acknowledges receipt of the disclosures on the attached form (C.	A.R. Form FLD) and a federally approved lead pamphlet.			
E	B. PERIODIC PEST CONTROL (CHECK IF EITHER APPLIES):				
	1. Landlord has entered into a contract for periodic pest control				
	the notice originally given to Landlord by the pest control compan				
	2. Premises is a house. Tenant is responsible for periodic pest co	ontrol treatment.			
(C. METHAMPHETAMINE CONTAMINATION: Prior to signing this A	greement, Landlord has given Tenant a notice that a health			
	official has issued an order prohibiting occupancy of the property b	ecause of methamphetamine contamination. A copy of the			
	notice and order are attached.	Describes by had been Constituted D. I.B. D.			
	D. BED BUGS: Landlord has no knowledge of any infestation in the (C.A.R. Form BBD) for further information. Tenant shall report su	Premises by bed bugs. See attached Bed Bug Disclosure			
	property manager and cooperate with any inspection for and treatr				
	infested by bed bugs.	ment of bed bugs. Landiord will notify tenants of any units			
E	E. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Se	ction 290 46 of the Penal Code information about specified			
	registered sex offenders is made available to the public via an Inter-	ernet Web site maintained by the Department of Justice at			
www.meganslaw.ca.gov. Depending on an offender's criminal history, this information will include either the address at wh					
	offender resides or the community of residence and ZIP Code in which	n he or she resides. (Neither Landlord nor Brokers, if any, are			
900	required to check this website. If Tenant wants further information, Tenant				
F	F. RESIDENTIAL ENVIRONMENTAL HAZARDS BOOKLET: Ten	ant acknowledges receipt of the residential environmental			
	hazards booklet.				
(G. MILITARY ORDNANCE DISCLOSURE: (If applicable and know				
	area once used for military training, and may contain potentially explo	osive munitions.			
,	H. FLOOD HAZARD DISCLOSURE: Flooding has the potential to a Tenant. See attached Tenant Flood Hazard Disclosure (C.A.R. Form TFHE				
	renant's Initials () () REVISED 6/18 (PAGE 6 OF 8)	Landlord's Initials () ()			
F1/1	TE VIOLE OF ID (I AGE OF O)				

Terriscs. 367 Otomites St, South Lake Tarloe, CA 96150-9352	Date: <u>09/2//2019</u>
39. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time incorporated in this Agreement. Its terms are intended by the Agreement with respect to its subject matter, and may not be conoral agreement. If any provision of this Agreement is held to be in given full force and effect. Neither this Agreement nor any provision except in writing. This Agreement is subject to California land amendment or successors to such law. This Agreement and any be signed in two or more counterparts, all of which shall constitute 40. AGENCY:	parties as a final, complete and exclusive expression of their tradicted by evidence of any prior agreement or contemporaneous neffective or invalid, the remaining provisions will nevertheless be on in it may be extended, amended, modified, altered or changed dlord-tenant law and shall incorporate all changes required by supplement, addendum or modification, including any copy, may
A. CONFIRMATION: The following agency relationship(s) are he Listing Agent: (Print firm name)	
is the agent of (check one): the Landlord exclusively; or b	Lake Valley Properties. ooth the Landlord and Tenant.
Leasing Agent: (Print firm name)	Lake Valley Properties. The Tenant exclusively; or the Landlord exclusively; or both the
Tenant and Landlord. B. DISCLOSURE: [(If checked): The term of this Agreement	
relationships (C.A.R. Form AD) has been provided to Landlord	and Tenant, who each acknowledge its receipt. this Agreement, Tenant agrees to pay compensation to Broker as
specified in a separate written agreement between Tenant and 42. NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRAI	Broker.
Code requires a landlord or property manager to provide a tena agreement if the agreement was negotiated primarily in Spanish, of the lease/rental needs to be translated except for, among oth words with no generally accepted non-English translation.	ant with a foreign language translation copy of a lease or rental Chinese, Korean, Tagalog or Vietnamese. If applicable, every term ners, names, dollar amounts and dates written as numerals, and
43. OWNER COMPENSATION TO BROKER: Upon execution of the specified in a separate written agreement between Owner and Bro	
44. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknow 45. OTHER TERMS AND CONDITIONS; If checked, the following AT	ledges receipt of move-in funds.
	Paint and Lead-Based Paint Hazards Disclosure (C.A.R. Form FLD);
Lease/Rental Mold and Ventilation Addendum (C.A.R. Form LR	M); Landlord in Default Addendum (C.A.R. Form LID)
	rd Disclosure (C.A.R. Form TFHD)
46. REPRESENTATIVE CAPACITY: If one or more Parties is signim/herself as an individual then that Party shall so indicate in particular Disclosure (C.A.R. Form RCSD). Wherever the signature or initial Agreement or any related documents, it shall be deemed to be individual capacity, unless otherwise indicated. The Party acting it that party is acting already exists and (ii) shall Deliver to the overlance of authority to act in that capacity (such as but not ling (Probate Code §18100.5), letters testamentary, court order, power business entity).	ragraph 49 or 50 and attach a Representative Capacity Signature ials of the representative identified in the RCSD appear on this in a representative capacity for the entity described and not in an in a representative capacity (i) represents that the entity for which ther Party and Escrow Holder, within 3 Days After Acceptance, mitted to: applicable portion of the trust or Certification Of Trust or of attorney, corporate resolution, or formation documents of the
Landlord and Tenant acknowledge and agree Brokers: (a) do not representations made by others; (c) cannot provide legal or tax advict knowledge, education or experience required to obtain a real estate lice Agreement, Brokers: (e) do not decide what rental rate a Tenant should length or other terms of this Agreement. Landlord and Tenant agree the from appropriate professionals.	e; (d) will not provide other advice or information that exceeds the ense. Furthermore, if Brokers are not also acting as Landlord in this uld pay or Landlord should accept; and (f) do not decide upon the
47. INTERPRETER/TRANSLATOR: The terms of this Agreemen	nt have been interpreted for Tenant into the following language: . Landlord and Tenant acknowledge receipt of
the attached interpreter/translator agreement (C.A.R. Form ITA	s).
48. The Premises is being managed by Owner, (or, if checked): Listing firm in box below Leasing firm in box below	Property Management firm immediately below
Real Estate Broker (Property Manager) Lake Valley Properties	DRE Lic # <u>01296034</u>
By (Agent) Julie Lucksinger	DRE Lic#
Address 1151 Emerald Bay Rd. South Lake Tahoe, CA 96150	Telephone # <u>(530)544-7010</u>
Tenant's Initials () () LR REVISED 6/18 (PAGE 7 OF 8)	Landlord's Initials () ()

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 7 OF 8)

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Premises: 587 Or	tomites St, South L	ake Tahoe, CA 96150-93	352			Date:	09/27/2019
One or m	ore Tenants is sig	remises on the above ning this Agreement in ature Disclosure (For T	a represe	ntative capacity and n	ot for him/hers Form RCSD-T)	elf as an ir	ndividual. See attache
Tenant						Date	
Print Name The	County of El Do	orado					
Address		_Fax	City			_State	Zip
Telephone		Fax		E-mail			
Tenant						Date	
Print Name							
Address		Fax	City			_ State	Zip
		Fax m attached (C.A.R. For		_E-mail			
consider uncondit become (ii) cons waive at Agreeme	ration, receipt of tionally to Landlor due pursuant to the ent to any changes ny right to require ent before seeking	eration of the execution which is hereby and and Landlord's agent is Agreement, includings, modifications or alteration and/or Landlord and/or Landlord to enforce this Guaran	cknowledge ts, succe g any and ations of a llord's ago tee.	ged, the undersigned ssors and assigns, the all court costs and atted any term in this Agreen ents to proceed agair	d ("Guarantor e prompt payr orney fees incl nent agreed to ist Tenant for	") does h nent of Re uded in en by Landlor	nereby: (i) guaranted ent or other sums that forcing the Agreement of and Tenant; and (iii
Guarant	or (1 11111 111110)					Date	-4.460
Address	O1			City		State	- Zin
Telepho	ne	Fax		E-mail		Otato	Zip
50. Landlord (control of the control	owner or ☐ agent ore Landlords is si ive Capacity Signa thard & Alexandra	for owner) agrees to gning this Agreement in ture Disclosure (For Lar Date Smith	rent the F a represendlord Rep	Premises on the aboventative capacity and noresentative) (C.A.R. F.Landlord	ve terms and on the form RCSD-LL)	conditions elf as an in- for addition	dividual. See attached nal terms. Date
Telephone		Fax		F-mail			
Tenant. B. Agency rela C. COOPERAT Broker agree Property is co	brokers who are tionships are confi FING BROKER C es to accept: (i) th	not also Landlord und rmed in paragraph 40. OMPENSATION: Listin e amount specified in t ease or a reciprocal MI poperating Broker.	ng Broker he MLS,	agrees to pay Coope	erating Broker Broker is a Pa	(Leasing F	irm) and Cooperating
By (Agent)	merald Bay Rd.	Lake Valley Propertie Fax (530)544-7135		Julie Lucksinge South Lake Tahoe E-mail julie@Jakeval	_	State CA	#Date Zip <u>96150</u>
		Lake Valley Properties	5.	Julie Lucksinge		DRE Lic.	#
	merald Bay Rd.		Citv	South Lake Tahoe	DIVE LIG. # 0	State CA	Zip 96150
Telephone (530		Fax <u>(530)544-7135</u>		E-mail julie@lakeval	leyproperties.		

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LR REVISED 6/18 (PAGE 8 OF 8)

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 8 OF 8)



BED BUG DISCLOSURE

(C.A.R. Form BBD, Revised 12/18) (California Civil Code §1954.603)

Ag	greement, ("Agreement"), dated	are hereby incorporated in September 2, 2019	n and made a part of th , on property known as	he: Residential Lease or Month-to-Month Rental 587 Otomites St, South Lake Tahoe, CA
_	6150-9352 which	The County of E	Dorado	is referred to a ("Tarant")
an		Richard & Alexandra		is referred to as ("Tenant") is referred to as ("Landlord").
INI	FORMATION ABOUT BED BUGS			
	from red and brown to copper co almost no color. When a bed bug a different insect. Bed bugs do n bugs can be hard to find and ider	lored. Young bed bugs are g feeds, its body swells, m ot fly. They can either cra ntify because they are tiny	e very small. Their bodie ay lengthen, and becon wl or be carried from pl and try to stay hidden.	yout 1/4 of an inch in length. Their color can vary es are about 1/16 of an inch in length. They have these bright red, sometimes making it appear to be ace to place on objects, people, or animals. Bed
	Life Cycle and Reproduction: An bugs grow to full adulthood in about Bed bugs can survive for months with the control of the c	out 21 days.	about 10 months. Fem	nale bed bugs lay one to five eggs per day. Bed
4.	Bed Bug Bites: Because bed bugs	s usually feed at night, mo is an immune response ar many days after a person	nd so varies from persowas bitten, if at all.	their sleep and do not realize they were bitten. A n to person. Sometimes the red welts caused by
	 Small red to reddish brown fee Molted bed bug skins, white, s Very heavily infested areas ma Red, itchy bite marks, especia 	cal spots on mattresses, but ticky eggs, or empty eggs ay have a characteristically lly on the legs, arms, and	ox springs, bed frames, nells. v sweet odor. other body parts expose	mattresses, linens, upholstery, or walls. ed while sleeping. However, some people do not
6.	show bed bug lesions on the For more information, see the In Management Association.			them. ental Protection Agency and the National Pest
	Tenant shall report suspected in or phone number provided in the	Agreement and cooperate units inspected by a pes	with any inspection for t control operator of the	e findings by such an operator within 2 business
ass gue	signs from any and all claims, liab	vilities or causes of action me against Landlord or La	of any kind that Tenai	d Landlord's employees, agents, successors and nt, members of Tenant's household or Tenant's g from the presence of bedbugs due to Tenant's
		re hereby agreed to, and t		ledge receipt of a copy of this document.
Da	re		Date	
Ter	nant		Landlord	

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Landlord

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Tenant

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The County of El Dorado



BBD REVISED 12/18 (PAGE 1 OF 1)

BED BUG DISCLOSURE (BBD PAGE 1 OF 1)

Lake Valley Properties, 1151 Emerald Bay Rd. So. Lake Tahoe, CA 96158 So. Lake Tahoe, CA 96158 Phone: (530)544-7010
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587 otomites - el

Richard & Alexandra Smith



TENANT FLOOD HAZARD DISCLOSURE

(C.A.R. Form TFHD, Revised 12/18)

The following terms and conditi	ons are hereby incorporated in and made a part of the	e: Residential Lease or Month-to-Month Rental
on property known as	esidential Lease After Sale, Other	, dated <u>September 2, 2019</u>
in which	587 Otomites St, South Lake Taho The County of El Dorado Richard & Alexandra Smith	is referred to as ("Tanant")
and	Richard & Alexandra Smith	is referred to as ("I andlord")
	D HAZARDS: Tenant is informed of the following:	
1. The Property is not located	l in a special flood hazard area or an area of potentia	ıl flooding.
OR		
	a special flood hazard area or an area of potential floodi a special flood hazard area or area of potentially floodin	
hazard area or an are	eived written notice from any public agency stating the ea of potential flooding. ed in an area in which the owner's mortgage holder requi	
2. The tenant may obtain inform the Office of Emergency Se	nation about hazards, including flood hazards, that may a rvices, My Hazards Tool (http://myhazards.caloes.ca.gov	affect the Property from the Internet Web site of v).
3. The owner's insurance does purchasing renter's insurance	not cover the loss of the tenant's personal possessions are and flood insurance to insure his or her possessions fi	and it is recommended that the tenant consider rom loss due to fire, flood, or other risk of loss.
The owner is not required to provided pursuant to this se	p provide additional information concerning the flood ha ction (California Government Code section 8589.45) is d	azards to the Property and that the information leemed to inform the tenant.
The foregoing terms and condition	ons are hereby agreed to, and the undersigned acknowle	edge receipt of a copy of this document.
Date	Date	
Tenant	do Landlord Richard & A	
The County of El Dorag		Alexandra Smith

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TFHD REVISED 12/18 (PAGE 1 OF 1)

TENANT FLOOD HAZARD DISCLOSURE (TFHD PAGE 1 OF 1)

 Lake Valley Properties, 1151 Emerald Bay Rd.
 So. Lake Tahoe, CA 96158
 Phone: (530)544-7010

 Julia Lucksinger
 Produced with zipForm® by zipLogix. 18070 Fifteen Mile Road, Fraser, Michigan 48026
 Www.zipLogix.com

587 otomites - el



No	. 1			
NO	. 7			

			☐ Purchase Agreement, ☐ Residential Lease ndment to the TDS may give the Buyer a right
to rescind), Other			
dated September 27, 2019	9, on property known as		587 Otomites St
	South Lake Tahoe	, CA 96150-9352	VALUE - TO A STATE OF THE STATE
in which	The County of El Dorado		is referred to as ("Buyer/Tenant")
and	Richard & Alexandra Smith		is referred to as ("Seller/Landlord").
1. Owner to provide Dish TV	and internet access which is include	ded in the rent amo	ount. Owner does not guarantee reliability
of these services. Tenant may	need to clear dish of snow in win	ter months for bett	er reception.
		nistering this Agree	ment is Brian Mullens, Deputy Director,
Department of Transportation	, or successor.		-
		41	
-			
,-			
3		· · · · · · · · · · · · · · · · · · ·	
The foregoing terms and condition	ons are hereby agreed to, and the un	ndersigned acknowle	edge receipt of a copy of this document.
Date		Date	
Buyer/Tenant		Seller/Landlord	
The County of	El Dorado		Richard & Alexandra Smith
Buyer/Tenant		Seller/Landlord	

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ADDENDUM (ADM PAGE 1 OF 1)

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