

RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT

(C.A.R. Form LR, Revised 12/19)

Da	te _	07/17/2020 ,	Anne Barron, Leah Barron	("Landlord") and			
1.	PR	OPERTY:	El Dorado County ("Te	nant") agree as follows ("Agreement"):			
•			nant and Tenant rents from Landlord, the real property and improv	rements described as: 7110 West Lake			
		Blvd. #1, Tahoma, C		("Premises").			
		_	the sole use as a personal residence by the following named per	rson(s) only: <u>Employees of El Dorado</u>			
		County The following person	al property, maintained pursuant to paragraph 11, is included: He	ome if fully furnished			
		The lenething percent	or (if checked) the personal property				
_			e subject to a local rent control ordinance				
2.			on (date) <u>December 1, 2020</u> ("Commencement Date"). If T				
			possession or keys to the premises and; (ii) this Agreement is volume a Notice to Pay (C.A.R. Form PPN). Notice may be delivered to T				
			ii) by email, if provided in Tenant's application or previously used b				
			ord elects to void the lease, Landlord shall refund to Tenant all rent a	ind security deposit paid.			
		eck A or B):	This Agreement continues from the commencement date as	a month to month tononay. Tonant may			
			 This Agreement continues from the commencement date as nancy by giving written notice at least 30 days prior to the interest. 				
			aying rent through the termination date even if moving out early				
			ce as provided by law. Such notices may be given on any date.				
	X		eement shall terminate on (date) March 31, 2021 at	5:00 AM/ X PM. Tenant			
			Premises upon termination of the Agreement, unless: (i) La ting or signed a new agreement; (ii) mandated by any rent increas				
			law; or (iii) Landlord accepts Rent from Tenant (other than past d				
			created which either party may terminate as specified in paragrap				
		Landlord and Ter	nant, or as allowed by law. All other terms and conditions of this				
_	 -	effect.					
3.		ท เ : "Rent" snall mean Tenant agrees to pay	all monetary obligations of Tenant to Landlord under the terms of the $\sqrt{\$2,500.00}$ per month for the term of the Agr	ne Agreement, except security deposit.			
				nonth, and is delinquent on the next day.			
			ate falls on any day other than the day Rent is payable under pa				
		month's Rent in adva	ance of Commencement Date, Rent for the second calendar mon	th shall be prorated and Tenant shall pay			
	_	1/30th of the monthly	rent per day for each day remaining in the prorated second month				
		RENTAL COMPANY	shall be paid by 汉 personal check, 汉 money order, 汉 cashier's ✓ ,				
			livered to (name) TAHOE RENTAL COMPANY				
			er is) (530)583-7488 at (address) PO Box 7439, Tahoe City	v, CA. 96145			
		-1111	, (or at any other location subsequently specified by				
			paid personally, between the hours of and on the returned for non-sufficient funds ("NSF") or because tenant stops pa	following days Monday thru Saturday).			
			to pay Rent in cash for three months and (ii) all future Rent shall be pa				
	E.	Rent payments receive	ved by Landlord shall be applied to the earliest amount(s) due or p				
4.		CURITY DEPOSIT:					
		Tenant agrees to pay	as a security deposit. Security deposites, or held in Owner's Broker's trust account.	it will be transferred to and held by the			
			es, orneid in Owner's broker's trust account. le security deposit may be used, as reasonably necessary, to: (i) cure	e Tenant's default in payment of Rent (which			
			, NSF fees or other sums due); (ii) repair damage, excluding ordinary w				
			enant; (iii) clean Premises, if necessary, upon termination of the tenanc				
			CURITY DEPOSIT SHALL NOT BE USED BY TENANT IN LIEU OF PA				
			rity deposit is used during the tenancy, Tenant agrees to reinstate the tot enant. Within 21 days after Tenant vacates the Premises, Landlord sh				
			of any security deposit received and the basis for its disposition an				
		California Civil Code §	1950.5(g); and (2) return any remaining portion of the security deposit to	Tenant.			
			Il not be returned until all Tenants have vacated the Premis				
			check shall be made out to all Tenants named on this Agreer id on security deposit unless required by local law.	nent, or as subsequently modified.			
			is held by Owner, Tenant agrees not to hold Broker responsible fo	r its return. If the security deposit is held in			
			st account, and Broker's authority is terminated before expiration of				
	released to someone other than Tenant, then Broker shall notify Tenant, in writing, where and to whom security deposit has beer						
			nt has been provided such notice, Tenant agrees not to hold Broker				
		s Initials () California Association of RE	() Landlord's Initial				
		VISED 12/19 (PAGE		EQUAL HOUSING OPPORTUNITY			
			ENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMEN	T (LR PAGE 1 OF 8)			
	oe Rent le Blai	tal Company, PO Box 7439 Taho r	e City CA 96145 Phone: 5305837 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.				

	Premises: <u>7110 West Lake Blvd. #1, Tahoma, CA</u> <u>96142</u> Date: <u>07/17/2020</u>					
5.	5. MOVE-IN COSTS RECEIVED/DUE: Move-in funds shall be paid by personal check, money order, or cashier's check, wire/ electronic transfer.					
[Category	Total Due	Payment Received	Balance Due	Date Due	Payable To
	Rent from <u>12/01/2020</u>					
Į	to <u>12/31/2020</u> (date)	\$1,500.00		\$1,500.00	10/31/2020	
ļ	*Security Deposit					
ļ	Other See Addendum	\$1,200.00		\$1,200.00	10/31/2020	
ļ	Other See Addendum	\$1,000.00		\$1,000.00	07/31/2020	
Į	Total	\$3,700.00		\$3,700.00		Tahoe Rental Company
6.	*The maximum amount o three months' Rent for a for LATE CHARGE; RETUR	urnished premises.	owever designated, canr	not exceed two month	s' Rent for an	unfurnished premises, or
	A. Tenant acknowledges either late payment of Rent or issuance of a returned check may cause Landlord to incur costs and expenses, the exact amounts of which are extremely difficult and impractical to determine. These costs may include, but are not limited to, processing, enforcement and accounting expenses, and late charges imposed on Landlord. If any installment of Rent due from Tenant is not received by Landlord within 5 (or) calendar days after the date due, or if a check is returned, Tenant shall pay to Landlord, respectively, an additional sum of \$ or					
7.	additional returned che B. Landlord and Tenant reason of Tenant's lat Landlord's acceptance to collect a Late Charg Landlord from exercisi PARKING: (Check A or I	eck, either or both of agree that these chate or NSF payment. It of any Late Charge or NSF fee shall ring any other rights and the control of	f which shall be deemed a narges represent a fair a Any Late Charge or NS e or NSF fee shall not co	additional Rent. and reasonable estimate if fee due shall be partitute a waiver as to tension of the date Re Agreement and as pro	ate of the cost aid with the cu o any default o nt is due unde vided by law.	rrent installment of Rent. of Tenant. Landlord's right r paragraph 3 nor prevent
	The right to parking x is is not included in the Rent charged pursuant to paragraph 3. If not included in the Rent, the parking rental fee shall be an additional \$					
	personal property Tenant owns, and shall not store property claimed by another or in which another has any right, title or interest. Tenant shall not store any improperly packaged food or perishable goods, flammable materials, explosives, hazardous waste or other inherently dangerous material, or illegal substances. DR X B. Except for Tenant's personal property, contained entirely within the Premises, storage is not permitted on the Premises. UTILITIES: Tenant agrees to pay for all utilities and services, and the following charges: See Addendum except, which shall be paid for by Landlord. If any utilities are not separately metered, Tenant shall pay Tenant's proportional share, as reasonably determined and directed by Landlord. If utilities are separately metered, Tenant shall place utilities in Tenant's name as of the Commencement Date. Landlord is only responsible for installing and maintaining one usable telephone jack and one telephone line to the Premises. Tenant shall pay any cost for conversion from existing utilities service provider. A. Water Submeters: Water use on the Premises is measured by a submeter and Tenant will be separately billed for water					
10	B. Gas Meter: The P C. Electric Meter: Th CONDITION OF PREMIS fixtures, including smoke a (Check all that apply:)	remises does not ha ne Premises does no SES: Tenant has ex alarm(s) and carbon		cal meter. f any, all furniture, fu	rnishings, app	liances, landscaping and
	<u> </u>		·			<u>.</u>
	 B. Tenant's acknowledgment of the condition of these items is contained in an attached statement of condition (C.A.R. Form MIMO). X C. (i) Landlord will Deliver to Tenant a statement of condition (C.A.R. Form MIMO) within 3 days after execution of this Agreement; prior to the Commencement Date; within 3 days after the Commencement Date. (ii) Tenant shall complete and return the MIMO to Landlord within 3 (or 10) days after Delivery. Tenant's failure to return the MIMO within that time shall conclusively be deemed Tenant's Acknowledgement of the condition as stated in the MIMO. 					
	nant's Initials ()	()		Landlord's Initials	()	
LK	REVISED 12/19 (PAGE 2			NTAL ACDEEMENT	(I B DAGE 2 C	EQUAL HOUSING OPPORTUNITY
	RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMENT (LR PAGE 2 OF 8) Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com #211 ski lease					

Premises: 7110 West Lake Blvd. #1, Tahoma, CA 96142	Date: 07/17/2020
D. Tenant will provide Landlord a list of items that are damaged or not in operable of	
Commencement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of this Agreement but rather as an acknowledge of the Agreement Date, not as a contingency of th	edgement of the condition of the Premises.
E. Other:	·
11. MAINTENANCE USE AND REPORTING:A. Tenant shall properly use, operate and safeguard Premises, including if applicable, a	ny landecanina furniture furnishinas and
appliances, and all mechanical, electrical, gas and plumbing fixtures, carbon monoxide	e detector(s) and smoke alarms, and keep
them and the Premises clean, sanitary and well ventilated. Tenant shall be responsib	
monoxide detectors and any additional phone lines beyond the one line and jack t	
Tenant shall replace any burned out or malfunctioning light bulbs. Tenant shall imme	
problem, malfunction or damage with any item including carbon monoxide detector(s) a	
shall be charged for all repairs or replacements caused by Tenant, pets, guests or lice	
and tear. Tenant shall be charged for all damage to Premises as a result of failure Tenant shall be charged for repair of drain blockages or stoppages, unless caused	
invading sewer lines.	by delective planibility parts of free roots
B. X Landlord Tenant shall water the garden, landscaping, trees and shrubs, except:	
C. X Landlord Tenant shall maintain the garden, landscaping, trees and shrubs, except	ot:
D. I andlard W. Tanant shall maintain. Chay removal of dealer walky ave and etain	
 D. Landlord X Tenant shall maintain Snow removal of decks, walkways and stairs E. Landlord and Tenant agree that State or local water use restrictions shall supersede 	
water or maintain any garden, landscaping, trees or shrubs pursuant to 11B, 11C, and	
F. Tenant's failure to maintain any item for which Tenant is responsible shall give Land	
such maintenance and charge Tenant to cover the cost of such maintenance.	and right to the control to person
G. The following items of personal property are included in the Premises without warrant	y and Landlord will not maintain, repair or
replace them:	·
H. Tenant understands that if Premises is located in a Common Interest Development, L	
over certain parts of the Premises such as roof, electrical, gas or plumbing features	inside certain walls, and common areas
such as shared parking structure or garage. I. Tenant shall not use the premises to plant, grow, cultivate or sell marijuana.	
12. NEIGHBORHOOD CONDITIONS: Tenant is advised to satisfy himself or herself as to ne	eighborhood or area conditions, including
but not limited to, schools, proximity and adequacy of law enforcement, crime statistics, p	
fire protection, other governmental services, availability, adequacy and cost of any wire	
telecommunications or other technology services and installations, proximity to comm	
existing and proposed transportation, construction and development that may affect noise	
odor from any source, wild and domestic animals, other nuisances, hazards, or circumstan	
common areas, conditions and influences of significance to certain cultures and/or religior preferences of Tenant.	is, and personal needs, requirements and
13. PETS: Unless otherwise provided in California Civil Code §54.2, or other law, no anir	nal or pet shall be kept on or about the
Premises without Landlord's prior written consent, \square except as agreed to in the attached F	
14. SMOKING:	
A. (i) Tenant is responsible for all damage caused by smoking including, but not limite	
debris; (ii) Tenant acknowledges that in order to remove odor caused by smoking, I	
drapes and paint the entire premises regardless of when these items were last clear	ined, replaced or repainted. Such actions
and other necessary steps will impact the return of any security deposit. B. The Premises or common areas may be subject to a local non-smoking ordinance.	
C. NO SMOKING of any substance is allowed on the Premises or common areas. If	smoking does occur on the Premises or
common areas, (i) Tenant is in material breach of this Agreement; (ii) Tenant, guests	
the Drewings Concluse of the following substances only is allowed:	
15. RULES/REGULATIONS:	
A. Tenant agrees to comply with all Landlord rules and regulations that are at any time	
Tenant. Tenant shall not, and shall ensure that guests, invitees, and licensees of Ten	
interfere with other tenants of the building or neighbors, or use the Premises for any ullocal law including, but not limited to, using, manufacturing, selling, storing or transp	
violate any law or ordinance, or commit a waste or nuisance on or about the Premises.	
B. (If applicable, check one)	
1. Landlord shall provide Tenant with a copy of the rules and regulations within	days
or Rules and regulations are posted in the home	ne binder.
OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of the rule	s and regulations.
16. X (If checked) CONDOMINIUM; PLANNED UNIT DEVELOPMENT:	
A. The Premises are a unit in a condominium, planned unit development, common in	
governed by a homeowners' association ("HOA"). The name of the HOA is	
Tenant agrees to comply with all HOA covenants, conditions and restrictions, bylaws, i	
Rules"). Tenant shall reimburse Landlord for any fines or charges imposed by HOA o Tenant, or the guests or licensees of Tenant or Landlord shall have the right to deduct such	
	• •
Tenant's Initials () () Landlord's Initia	
LR REVISED 12/19 (PAGE 3 OF 8) RESIDENTIAL LEASE OR MONTH-TO-MONTH RENTAL AGREEMEN	T (I R PAGE 3 OF 8) EQUAL HOUSING
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Pre	emises: 7110 West Lake Blvd. #1, Tahoma, CA 96142	Date: <u>07/17/2020</u>
	B. If applicable, Tenant is required to pay a fee to the HOA to gain access to cer necessarily including or limited to the front gate, pool, and recreational facilities responsible for payment and satisfying any HOA requirements prior to or upon C. (Check one)	es. If not specified in paragraph 5, Tenant is solely
	1. Landlord shall provide Tenant with a copy of the HOA Rules within	days
	or	
17.	OR 2. Tenant has been provided with, and acknowledges receipt of, a copy of ALTERATIONS; REPAIRS: Unless otherwise specified by law or paragraph 25C, with not make any repairs, alterations or improvements in or about the Premises including installing antenna or satellite dish(es), placing signs, displays or exhibits, or using materials; (ii) Landlord shall not be responsible for the costs of alterations or repairs materials; displays or exhibits, or using materials; (ii) Landlord shall not be responsible for the costs of alterations or repairs materials; and (iv) any deduction made by the costs of any repairs, alterations or improvements; and (iv) any deduction made by the costs of any repairs.	thout Landlord's prior written consent, (i) Tenant shall ng: painting, wallpapering, adding or changing locks, screws, fastening devices, large nails or adhesive ade by Tenant; (iii) Tenant shall not deduct from Rent
18.	KEYS; LOCKS:	
	key(s) to mailbox,	ncement Date, or X UPON MOVE IN rol device(s) for garage door/gate opener(s),
	■ key(s) to common area(s), B. Tenant acknowledges that locks to the Premises have, X have not, been re	-keved
	C. If Tenant re-keys existing locks or opening devices, Tenant shall immediately de	
	all costs and charges related to loss of any keys or opening devices. Tenant may	not remove locks, even if installed by Tenant.
19.	A. Tenant shall make Premises available to Landlord or Landlord's representative agreed repairs (including, but not limited to, installing, repairing, testing, and new devices, and bracing, anchoring or strapping water heaters, or repairing dilapsed decorations, alterations, or improvements, or supplying necessary or agreed actual purchasers, tenants, mortgagees, lenders, appraisers, contractors and	maintaining smoke detectors and carbon monoxide idation relating to the presence of mold); providing d services; or to show Premises to prospective or
	agrees that Landlord, Broker and Interested Persons may take photos of the P. Landlord and Tenant agree that 24-hour written notice shall be reasonable a written notice is required to conduct an inspection of the Premises prior to the right to such notice. (2) If Landlord has in writing informed Tenant that the Preorally to show the premises (C.A.R. Form NSE), then, for the next 120 days given orally to show the Premises to actual or prospective purchasers. (3) No orally agree to an entry for agreed services or repairs if the date and time of e No notice is required: (i) to enter in case of an emergency; (ii) if the Tenant is the Tenant has abandoned or surrendered the Premises. C. (If checked) Tenant authorizes the use of a keysafe/lockbox to allow	Premises. Ind sufficient notice, except as follows: (1) 48-hour are Tenant moving out, unless the Tenant waives the emises are for sale and that Tenant will be notified as following the delivery of the NSE, notice may be onwritten notice is required if Landlord and Tenant notice within one week of the oral agreement. (4) present and consents at the time of entry; or (iii) if
	keysafe/lockbox addendum (C.A.R. Form KLA).	
20.	 A. In order to effectively market the Premises for sale or rental it is often necess media to Interested Persons. Tenant agrees that Broker may photograph exterior and interior of the Premises ("Images") for static and/or virtual tours Broker's website, the MLS, and other marketing materials and sites. Tenant a Internet neither Broker nor Landlord has control over who can view such Image or how long such Images may remain available on the Internet. B. Tenant acknowledges that prospective Interested Persons coming onto the images of the Premises. Tenant understands that Broker does not have the 	or otherwise electronically capture images of the of the Premises by Interested Persons for use on acknowledges that once Images are placed on the es and what use viewers may make of the Images, Premises may take photographs, videos or other e ability to control or block the taking and use of
	Images by any such persons. Once Images are taken and/or put into electr	
21	Broker nor Landlord has control over who views such Images nor what use vie . SIGNS: Tenant authorizes Landlord to place FOR SALE/LEASE signs on the Prei	
	ASSIGNMENT; SUBLETTING: A. Tenant shall not sublet all or any part of Premise:	
	this Agreement or any interest in it, without Landlord's prior written consent. Unless or subletting of Premises or this Agreement or tenancy, by voluntary act of Tenant, Landlord, terminate this Agreement. Any proposed assignee, transferee or sublesse information for Landlord's approval and, if approved, sign a separate written agreem any one assignment, transfer or sublease, shall not be construed as consent to an does not release Tenant of Tenant's obligations under this Agreement. B. This prohil vacation, and transient rentals such as, but not limited to, those arranged through A services. C. Any violation of this prohibition is a non-curable, material breach of this	operation of law or otherwise, shall, at the option of ee shall submit to Landlord an application and credit ent with Landlord and Tenant. Landlord's consent to y subsequent assignment, transfer or sublease and bition also applies (does not apply) to short term, irBnB, VRBO, HomeAway or other short term rental
23.	S. JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant responsible for the performance of all obligations of Tenant under this Agreemen whether or not in possession.	
24.	. POSSESSION:	
_	A. (1) Tenant is not in possession of the Premises. If Landlord is unable to delive	
Ter	nant's Initials () () Landlo	ord's Initials () ()

EQUAL HOUSING OPPORTUNITY

Pre	mises: 7110 West Lake Blvd. #1, Tahoma, CA 96142	Date: <u>07/17/2020</u>
25.	deliver possession within 5 (or terminate this Agreement by giving written notice to low (2) Possession is deemed terminated when Tenant has b. Tenant is already in possession of the Premises. TENANT'S OBLIGATIONS UPON VACATING PREMISES A. Upon termination of this Agreement, Tenant shall: (i) gi including any common areas; (ii) vacate and surrende belonging to Tenant (iii) vacate any/all parking and/or significant control of the premise.	: ve Landlord all copies of all keys and any opening devices to Premises, er Premises to Landlord, empty of all persons; and personal property torage space; (iv) clean and deliver Premises, as specified in paragraph nced in paragraph 10; (v) remove all debris; (vi) give written notice to
	of Landlord upon termination. Landlord may charge Ter	nade by Tenant, with or without Landlord's consent, become the property nant for restoration of the Premises to the condition it was in prior to any
	or before the expiration of this Agreement, Tenant has termination of the lease or rental (C.A.R. Form NRI). If Te remedy identified deficiencies prior to termination, consist the Premises as a result of this inspection (collectively, "R Tenant or through others, who have adequate insurance applicable law, including governmental permit, inspection manner with materials of quality and appearance comappearance or cosmetic items following all Repairs may reby others; (b) prepare a written statement indicating the Recopies of receipts and statements to Landlord prior to tele	er giving or receiving notice of termination of a tenancy (C.A.R. Form NTT), he right to request that an inspection of the Premises take place prior to enant requests such an inspection, Tenant shall be given an opportunity to ent with the terms of this Agreement. (ii) Any repairs or alterations made to epairs") shall be made at Tenant's expense. Repairs may be performed by and licenses and are approved by Landlord. The work shall comply with and approval requirements. Repairs shall be performed in a good, skillful parable to existing materials. It is understood that exact restoration of not be possible. (iii) Tenant shall: (a) obtain receipts for Repairs performed bepairs performed by Tenant and the date of such Repairs; and (c) provide rmination. Paragraph 25C does not apply when the tenancy is terminated
26.	termination by Tenant prior to completion of the original terr commissions, advertising expenses and painting costs nec	(3), or (4). ddition to any obligations established by paragraph 25, in the event of n of the Agreement, Tenant shall also be responsible for lost Rent, rental essary to ready Premises for re-rental. Landlord may withhold any such
27.	reasonable period, to allow for fumigation (or other method Premises. Tenant agrees to comply with all instructions at control, fumigation or other work, including bagging or sto Tenant shall only be entitled to a credit of Rent equal to	agrees, upon demand of Landlord, to temporarily vacate Premises for a ds) to control wood destroying pests or organisms, or other repairs to nd requirements necessary to prepare Premises to accommodate pest rage of food and medicine, and removal of perishables and valuables. the per diem Rent for the period of time Tenant is required to vacate
28.	accident or other casualty that render Premises totally of Agreement by giving the other written notice. Rent shall be The abated amount shall be the current monthly Rent pro	nises are totally or partially damaged or destroyed by fire, earthquake, repartially uninhabitable, either Landlord or Tenant may terminate this abated as of the date Premises become totally or partially uninhabitable, rated on a 30-day period. If the Agreement is not terminated, Landlord ced based on the extent to which the damage interferes with Tenant's
29.	reasonable use of Premises. If damage occurs as a result of termination, and no reduction in Rent shall be made. INSURANCE: A. Tenant's, guest's, invitees or licensee's peapplicable, HOA, against loss or damage due to fire, theft, cause. Tenant is advised to carry Tenant's own insuradamage. B. Tenant shall comply with any requirement is	of an act of Tenant or Tenant's guests, only Landlord shall have the right ersonal property and vehicles are not insured by Landlord, manager or, if vandalism, rain, water, criminal or negligent acts of others, or any other ance (renter's insurance) to protect Tenant from any such loss or mposed on Tenant by Landlord's insurer to avoid: (i) an increase in ncrease in premium); or (ii) loss of insurance. C.
30.	as additional insured for injury or damage to, or upon, the P provide Landlord a copy of the insurance policy before com WATERBEDS/PORTABLE WASHERS: Tenant shall not u waterbed insurance policy; (ii) Tenant increases the securi	naming Landlord and, if applicable, Property Manager remises during the term of this agreement or any extension. Tenant shall mencement of this Agreement, and a rider prior to any renewal. se or have waterbeds on the Premises unless: (i) Tenant obtains a valid ty deposit in an amount equal to one-half of one month's Rent; and (iii) enant shall not use on the Premises Portable Dishwasher Portable
		as a continuing waiver of the same or any subsequent breach. It at any other location subsequently designated: Tenant: El Dorado County Department of Transportation 2441 Headington Road Placerville, CA 95667 530-642-4925 ashley.johnson@edcgov.us
Ter	nant's Initials () ()	Landlord's Initials () ()
	REVISED 12/19 (PAGE 5 OF 8)	EQUAL HOUSING

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Premises: 7110 West Lake Blvd. #1, Tahoma, CA 96142 Date: 07/17/2020

33. TENANT ESTOPPEL CERTIFICATE: Tenant shall execute and return a tenant estoppel certificate delivered to Tenant by Landlord or Landlord's agent within 3 days after its receipt (C.A.R. Form TEC). Failure to comply with this requirement shall be deemed Tenant's acknowledgment that the tenant estoppel certificate is true and correct, and may be relied upon by a lender or purchaser.

34. REPRESENTATION

- A. TENANT REPRESENTATION; OBLIGATIONS REGARDING OCCUPANTS; CREDIT: Tenant warrants that all statements in Tenant's rental application are accurate. Landlord requires all occupants 18 years of age or older and all emancipated minors to complete a lease rental application. Tenant acknowledges this requirement and agrees to notify Landlord when any occupant of the Premises reaches the age of 18 or becomes an emancipated minor. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report periodically during the tenancy in connection with the modification or enforcement of this Agreement. Landlord may cancel this Agreement: (i) before occupancy begins; upon disapproval of the credit report(s), or upon discovering that information in Tenant's application is false; (ii) After commencement date, upon disapproval of an updated credit report or upon discovering that information in Tenant's application is no longer true. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting agency if Tenant fails to fulfill the terms of payment and other obligations under this Agreement.
- B. LANDLORD REPRESENTATIONS: Landlord warrants that, unless otherwise specified in writing, Landlord is unaware of (i) any recorded Notices of Default affecting the Premise; (ii) any delinquent amounts due under any loan secured by the Premises; and (iii) any bankruptcy proceeding affecting the Premises.

35. MEDIATION:

- A. Consistent with paragraphs B and C below, Landlord and Tenant agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to court action. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action.
- B. The following matters are excluded from mediation: (i) an unlawful detainer action; (ii) the filing or enforcement of a mechanic's lien; and (iii) any matter within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the mediation provision.
- C. Landlord and Tenant agree to mediate disputes or claims involving Listing Agent, Leasing Agent or property manager ("Broker"), provided Broker shall have agreed to such mediation prior to, or within a reasonable time after, the dispute or claim is presented to such Broker. Any election by Broker to participate in mediation shall not result in Broker being deemed a party to this Agreement.
- 36. ATTORNEY FEES: In any action or proceeding arising out of this Agreement, the prevailing party between Landlord and Tenant shall be entitled to reasonable attorney fees and costs, collectively not to exceed \$1,000 (or \$ provided in paragraph 35A.
- 37. C.A.R. FORM: C.A.R. Form means the specific form referenced or another comparable form agreed to by the parties.

38. STATUTORY DISCLOSURES:

- A. X LEAD-BASED PAINT (If checked): Premises were constructed prior 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.
- B. PERIODIC PEST CONTROL (CHECK IF EITHER APPLIES):

1.	Landlord has entered into a contract for periodic pest control treatment of the Premises and shall give Tenant a copy
	the notice originally given to Landlord by the pest control company.
•	Dramicas is a house. Toget is reasonable for periodic past control treatment

- Premises is a house. Tenant is responsible for periodic pest control treatment.
- C. METHAMPHETAMINE CONTAMINATION: Prior to signing this Agreement, Landlord has given Tenant a notice that a health official has issued an order prohibiting occupancy of the property because of methamphetamine contamination. A copy of the notice and order are attached.
- D. BED BUGS: Landlord has no knowledge of any infestation in the Premises by bed bugs. See attached Bed Bug Disclosure (C.A.R. Form BBD) for further information. Tenant shall report suspected bed bug infestation to Landlord or, if applicable, property manager and cooperate with any inspection for and treatment of bed bugs. Landlord will notify tenants of any units infested by bed bugs.
- E. MEGAN'S LAW DATABASE DISCLOSURE: Notice: Pursuant to Section 290.46 of the Penal Code, information about specified registered sex offenders is made available to the public via an Internet 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 which the offender resides or the community of residence and ZIP Code in which he or she resides. (Neither Landlord nor Brokers, if any, are required to check this website. If Tenant wants further information, Tenant should obtain information directly from this website.)
- RESIDENTIAL ENVIRONMENTAL HAZARDS BOOKLET: Tenant acknowledges receipt of the residential environmental hazards booklet.
- MILITARY ORDNANCE DISCLOSURE: (If applicable and known to Landlord) Premises are located within one mile of an area once used for military training, and may contain potentially explosive munitions.
- H. FLOOD HAZARD DISCLOSURE: Flooding has the potential to cause significant damage to personal property owned by Tenant. See attached Tenant Flood Hazard Disclosure (C.A.R. Form TFHD) for additional information.
- 39. SERVICEMEMBERS CIVIL RELIEF ACT: Notwithstanding anything to the contrary in paragraphs 2, 4, 26 or elsewhere in this Agreement, the Servicemembers Civil Relief Act applies to this Agreement and any effort to terminate it, as specified in Sections 3951 and 3955 of the Act.
- 40. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are

incorporated in this Agreement. Its terms are intended to	by the parties as a final, complete and e	exclusive expr	ression of their	Agreement
Tenant's Initials () () LR REVISED 12/19 (PAGE 6 OF 8)	Landlord's Initials		()	EQUAL HOUSING

with respect to its subject matter, and may not be contradicted by evidence of a agreement. If any provision of this Agreement is held to be ineffective or invalid, the	
full force and effect. Neither this Agreement nor any provision in it may be extended,	amended, modified, altered or changed except
in writing. This Agreement is subject to California landlord-tenant law and shall inco	
successors to such law. This Agreement and any supplement, addendum or modification or more counterparts, all of which shall constitute one and the same writing.	ation, including any copy, may be signed in two
1. AGENCY:	
A. CONFIRMATION: The following agency relationship(s) are confirmed for this tran	
Landlord's Brokerage Firm Tahoe Rental Company Is the broker of (check one): the Landlord; or X both the Tenant and Landlor	License Number <u>01500181</u>
Landlord's Agent Nicole Blair	License Number 01500181
Is (check one): the Landlord's Agent. (salesperson or broker associate) X both	
Tenant's Brokerage Firm Tahoe Rental Company	License Number 01500181
Is the broker of (check one): the Tenant; or both the Tenant and Landlord Tenant A sect	
Tenant's Agent Nicole Blair Is (check one): the Tenant's Agent. (salesperson or broker associate) X both the	License Number <u>01500181</u> he Tenant's and Landlord's Agent (Dual Agent)
B. DISCLOSURE: (If checked): The term of this Agreement exceeds one year	
relationships (C.A.R. Form AD) has been provided to Landlord and Tenant, who e	
 TENANT COMPENSATION TO BROKER: Upon execution of this Agreement, To specified in a separate written agreement between Tenant and Broker. 	enant agrees to pay compensation to Broker as
3. NOTICE OF RIGHT TO RECEIVE FOREIGN LANGUAGE TRANSLATION OF LE	ASE/RENTAL AGREEMENTS: California Civil
Code requires a landlord or property manager to provide a tenant with a foreign	language translation copy of a lease or rental
agreement if the agreement was negotiated primarily in Spanish, Chinese, Korean, T	
of the lease/rental needs to be translated except for, among others, names, dollar words with no generally accepted non-English translation.	r amounts and dates written as numerals, and
4. OWNER COMPENSATION TO BROKER: Upon execution of this Agreement, Ow	oner agrees to pay compensation to Broker as
specified in a separate written agreement between Owner and Broker (C.A.R. Form L	
5. RECEIPT: If specified in paragraph 5, Landlord or Broker, acknowledges receipt of m	
6. OTHER TERMS AND CONDITIONS; If checked, the following ATTACHED documen Keysafe/Lockbox Addendum (C.A.R. Form KLA); X Lead-Based Paint and Lead-Based	
X Lease/Rental Mold and Ventilation Addendum (C.A.R. Form LRM); Landlord in	
X Bed Bug Disclosure (C.A.R. Form BBD); X Tenant Flood Hazard Disclosure (C.A.	R. Form TFHD)
X Rent Cap and Just Cause Addendum (C.A.R. Form RCJC)	R. Form TFHD)
	R. Form TFHD)
X Rent Cap and Just Cause Addendum (C.A.R. Form RCJC)	R. Form TFHD)
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 	nent in a representative capacity and not for and attach a Representative Capacity Signature entative identified in the RCSD appear on this
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Premises: 7110 West Lake Blvd. #1, Tahoma, CA 96142

EQUAL HOUSING

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

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THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR

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

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525 South Virgil Avenue, Los Angeles, California 90020





BED BUG DISCLOSURE

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

The foll	owing terms and conditions	are hereby incorporated	in and made a part of th	e: Residential Lease or	r Month-to-Month Renta
Agreem	ent, ("Agreement"), dated _	July 17, 2020	, on property known as	7110 West Lake Blvd.	#1, Tahoma, CA
96142					<u>,</u>
in which	1	El Dorado C	County	is r	referred to as ("Tenant"
and		Anne Barron, Leah	Barron	is ref	erred to as ("Landlord")

INFORMATION ABOUT BED BUGS:

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

Tenant agrees to release, indemnify, hold harmless and forever discharge Landlord and Landlord's employees, agents, successors and assigns from any and all claims, liabilities or causes of action of any kind that Tenant, members of Tenant's household or Tenant's guests or invitees may have at any time against Landlord or Landlord's agents resulting from the presence of bedbugs due to Tenant's failure to comply with this Bed Bug Disclosure.

The foregoing terms and conditions are hereby agreed to, and the	undersigned acknowledge receipt of a copy of this document.
Date	Date
Tenant El Dorado County Tenant	Landlord Anne Barron Landlord Leah Barron

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EQUAL HOUSING OPPORTUNITY

BBD REVISED 12/18 (PAGE 1 OF 1)

BED BUG DISCLOSURE (BBD PAGE 1 OF 1)

Tahoe Rental Company, PO Box 7439 Tahoe City CA 96145 Nicole Blair Produced wit

ity CA 96145 Phone: 5305837488
Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

#211 ski lease

Fax: 5305830206



TENANT FLOOD HAZARD DISCLOSURE

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

Agı	greement, ("Agreement"), Residential Lease After Sale,	Other	, dated <i>July 17, 2020</i> ,
on in v	property known as 7110 which El Dorado	West Lake Biva. #1, Tanoma	is referred to as ("Tenant")
and	d Anne Barron, Leaf	h Barron	is referred to as ("Tenant") is referred to as ("Landlord").
INF	FORMATION ABOUT FLOOD HAZARDS: Tenant is info	ormed of the following:	
1.	The Property is not located in a special flood hazard	area or an area of potential	flooding.
OR	R		
	The Property is located in a special flood hazard area Property is deemed to be in a special flood hazard area		
	 A. The owner has actual knowledge of that fact. B. The owner has received written notice from hazard area or an area of potential flooding. C. The Property is located in an area in which the D. The owner currently carries flood insurance. 		
2.	The tenant may obtain information about hazards, inclu of the Office of Emergency Services, My Hazards Tool (
3.	The owner's insurance does not cover the loss of the consider purchasing renter's insurance and flood insurarisk of loss.		
4.	The owner is not required to provide additional informa provided pursuant to this section (California Governmen		
The	ne foregoing terms and conditions are hereby agreed to, ar	nd the undersigned acknowled	ge receipt of a copy of this document.
Dat	ate	Date	
Ter	enant _	Landlord	
	El Dorado County	Anne Barron	
Ter	enant	_ Landlord	
		l eah Barron	

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TFHD REVISED 12/18 (PAGE 1 OF 1)

TENANT FLOOD HAZARD DISCLOSURE (TFHD PAGE 1 OF 1)

Tahoe Rental Company, PO Box 7439 Tahoe City CA 96145 Phone: 5305837488 Fax: 5305830206 #211 ski lease Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com



RENT CAP AND JUST CAUSE ADDENDUM

(C.A.R. Form RCJC, 12/19)

The following terms a	nd conditions are nereby incorporated ar	nd made part of the Residential Lease of Month-to-Month
Rental Agreement dat	ed <u>07/17/2020</u> on property known as	7110 West Lake Blvd. #1, Tahoma, CA 96142
in which	El Dorado County	is referred to as "Tenant"
and	Anne Barron, Leah Barron	is referred to as "Landlord".

I. RENT CAP AND JUST CAUSE ADDENDUM TERMS

With certain exemptions, landlord may be subject to the rent cap and just cause eviction provisions of the Civil Code. Landlord informs tenant of the following:

California law limits the amount your rent can be increased. See Section 1947.12 of the Civil Code for more information. California law also provides that after all of the tenants have continuously and lawfully occupied the property for 12 months or more or at least one of the tenants has continuously occupied the property for 24 months or more, a landlord must provide a statement of cause in any notice to terminate a tenancy. See Section 1946.2 of the Civil Code for more information.

II. RENT CAP REQUIREMENTS

- 1. Subject to certain provisions of Civil Code Section 1947.12 subdivision (b), an owner of real property shall not increase the rental rate for that property more than 5 percent plus the percentage change in the cost of living, or 10 percent, whichever is lower, of the lowest rental amount charged for that property at any time during the 12 months prior to the effective date of the increase.
- 2. If the same tenant remains in occupancy over any 12-month period, the gross rental rate shall not be increased in more than two increments over that 12-month period.
- 3. For a new tenancy in which no tenant from the prior tenancy remains, the owner may establish the initial rate not subject to paragraph 1 of this section. Paragraph 1 of this section is only applicable to subsequent increases after the initial rental rate has been established.

III. JUST CAUSE REQUIREMENTS

WITH CERTAIN EXEMPTIONS, LANDLORD MAY BE SUBJECT TO THE JUST CAUSE PROVISIONS OF CIVIL CODE SECTION 1946.2 AND INFORMS TENANT OF THE FOLLOWING:

1. At-fault Just Cause:

- a) Default in payment of rent.
- b) Breach of a material term of the lease, as described in Code of Civil Procedure Section 1161, paragraph (3), including but not limited to, violation of a provision of the lease after being issued a written notice to correct the violation.
- c) Maintaining, committing, or permitting the maintenance of a nuisance as described in Code of Civil Procedure Section 1161, paragraph (4).
- d) Committing waste as described in Code of Civil Procedure Section 1161, paragraph (4).
- e) The tenant had a written lease that terminated on or after January 1, 2020, and after a written request or demand from the owner, the tenant refused to execute a written extension or renewal of the lease for an additional term of similar duration with similar provisions, provided that those terms do not violate Section 1946.1 or any other provision of law.
- f) Criminal activity by the tenant on the residential real property, including any common areas, or any criminal threat, as defined in Penal Code Section 422, subdivision (a), directed to any owner or agent of the owner of the premises.
- g) Assigning or subletting the premises in violation of the tenant's lease.
- h) The tenant's refusal to allow the owner to enter the residential real property pursuant to a request consistent with Civil Code Sections 1101.5 and 1954, and Health and Safety Code Sections 13113.7 and 17926.1.

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RCJC 12/19 (PAGE 1 OF 3)

EQUAL HOUSING OPPORTUNITY

RENT CAP AND JUST CAUSE ADDENDUM (RCJC PAGE 1 OF 3)

- i) Using the premises for an unlawful purpose as described in Code of Civil Procedure Section 1161, paragraph (4).
- j) When the tenant fails to deliver possession of the residential real property after providing the owner written notice of tenant's intention to terminate the hiring of real property or makes a written offer to surrender that is accepted in writing by the landlord, but fails to deliver possession at the time specified in that written notice.

At-fault just cause eviction:

Before the owner can terminate the tenancy for an At-fault Just Cause violation that is curable, the owner must first provide notice to cure giving the tenant an opportunity to cure the violation pursuant to Code of Civil Procedure Section 1161, paragraph (3).

2. No-fault Just Cause:

a) Intent to occupy the residential real property by the owner or their spouse, domestic partner, children, grandchildren, parents or grandparents (Family move-in).

For leases entered into on or after January 1, 2020 or amendment to existing leases prior to January 1, 2020:

Tenant and Owner hereby agree that the Owner shall have the right to terminate the lease if the Owner, or their spouse, domestic partner, children, grandchildren, parents or grandparents, unilaterally decide to occupy the residential property.

- b) Withdrawal of the Premises from the rental market.
- c) Unsafe habitation, as determined by a government agency that has issued an order to vacate, or to comply, or other order that necessitates vacating the residential property.
- d) Intent to demolish or substantially remodel the residential real property. "Substantially remodel" means the replacement or substantial modification of any structural, electrical, plumbing, or mechanical system that requires a permit that cannot be accomplished in a safe manner with the tenant in place, and that requires tenant to vacate the residential real property for at least 30 days. Cosmetic improvements alone do not qualify.

Tenant Payments under No-Fault Just Cause Eviction:

- 1. If Owner issues a termination of tenancy under a No-Fault Just Cause, Owner notifies Tenant of the right to direct payment relocation assistance equal to one month of the tenant's rent in effect at the time of the termination and shall be provided within 15 calendar days of service of the notice.
- 2. In lieu of direct payment, Owner may waive the payment of rent for the final month of tenancy prior to the rent becoming due. The notice shall state that the amount of rent waived and that no rent is due for the final month of tenancy.

IV. SPECIFIC EXEMPTIONS TO JUST CAUSE EVICTION REQUIREMENTS:

- 1. Housing accommodations in which the tenant shares bathroom or kitchen facilities with the owner who maintains their principal residence at the residential real property.
- 2. Single-family owner-occupied residences, including a residence in which the owner-occupant rents or leases no more than two units or bedrooms, including, but not limited to, an accessory dwelling unit.

V. SPECIFIC EXEMPTIONS TO BOTH RENT CAP AND JUST CAUSE EVICTION REQUIREMENTS:

- 1. Housing that has been issued a certificate of occupancy within the previous 15 years.
- 2. A duplex in which the owner occupied one of the units as the owner's principal place of residence at the beginning of the tenancy, so long as the owner continues in occupancy.
- 3. <u>Single Family Residential</u> property (including a condominium and units in planned developments) provided the residential real property is alienable separate from the title to any other dwelling unit AND (i) the owner is NOT a real estate investment trust (REIT), (ii) the owner is NOT a corporation, and (iii) if the owner is a limited liability company, then NONE of the members of the LLC are corporations.

This exemption only applies if the notice below is checked and delivered to the tenant.

$oxedsymbol{oxed}$ Landlord hereby notifies tenant that the Property is exempt from the rent cap provisions specified in
Civil Code Section 1947.12 and the just cause eviction provisions specified in Civil Code 1946.2.



Notice of Exemption:

This property is not subject to the rent limits imposed by Section 1947.12 of the Civil Code and is not subject to the just cause requirements of Section 1946.2 of the Civil Code. This property meets the requirements of Sections 1947.12 (d)(5) and 1946.2 (e)(8) of the Civil Code and the owner is not any of the following: (1) a real estate investment trust, as defined by Section 856 of the Internal Revenue Code; (2) a corporation; or (3) a limited liability company in which at least one member is a corporation.

NOTE: Other exemptions under the Civil Code may apply. Additionally, this property may be subject to local rent cap and just cause eviction controls, which may impose additional restrictions. Landlord is strongly advised to seek counsel from a qualified real estate lawyer, who is familiar with the law where the property is located, prior to serving any notice.

The undersigned acknowledge a copy of this document and agree that the terms specified in Sections I, and III (2)(a) and V(3) are made a part of the lease or rental agreement specified above.

Tenant	Date
El Dorado County	
Tenant	Date
Landlord	Date
Anne Barron	
Landlord	Date
Leah Barron	

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RCJC 12/19 (PAGE 3 OF 3)



ADDENDUM

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

No. 1		
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				\square Purchase Agreement, X Residential Lease ndment to the TDS may give the Buyer a right
to rescind).	,	ion, in transfer bloodstare		ae to and 120 may give the 2ayor a ngm
,,		, on property known as	71	10 West Lake Blvd. #1
			oma, CA 96142	
in which		El Dorado Coul	ntv	is referred to as ("Buyer/Tenant")
and		Anne Barron, Leah Bar	ron	is referred to as ("Seller/Landlord").
departure. Pay send confirma 2. Tenant will I tenants name. 3. Tenants are integrity of ded 4. No smoking 5. Tenants are 6. Upon termin 7. Tenant has 18. Tenant agre 9. Tenant agre Snow removal	to shovel all dec cks and stairways, harvesting, or g to maintain heat nation of lease, te been advised to es that they will t es to pay a fixed water and sewe ees to pay a non	changeover fee responsibilition to start of lease. To property until the first pools. The property until the property until the first pools. The property until the first pools. The property until the first property until the first pools. The property until the first property until the first pools. The property until the first pr	lity of the tenant and is in ayment is received and the as for the rental unit to pro- mear property. prevent frozen and/or da professional deep cleaning sise ordinance.	
12. LESSEE sh	nall, at all times d	uring the term of this Leas	e and any renewal or exte	ension thereof, maintain, at LESSEE'S sole
				expiration or sooner termination of this
				are in on the date of this Lease, reasonable
		he elements excepted.		,
The foregoing to	erms and condition	ns are hereby agreed to ano	I the undersigned acknowle	edge receipt of a copy of this document.
	cimo ana conalio	is are hereby agreed to, and	_	age receipt of a copy of this document.
Date			Date	
Buyer/Tenant			Seller/Landlord	
	El Dorado Count	'y		Anne Barron
Buyer/Tenant			Seller/Landlord	
,			-	Leah Barron

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Nicole Blair

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ADM REVISED 12/15 (PAGE 1 OF 1)



#211 ski lease

ADDENDUM (ADM PAGE 1 OF 1)



LEASE/RENTAL MOLD AND VENTILATION ADDENDUM

(C.A.R. Form LRM, Revised 6/16)

The following terms an Rental Agreement,		nd made a part of the $\overline{m{\chi}}$ Residential Lease or Month-to-Month
	n property located at (Street Address)	7110 West Lake Blvd #1
(Unit/Apartment)	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `	(01.1.) 01. (7: 0.1.) 001.10 (50.1.)
in which <i>El Dorado C</i>		is referred to as "Tenant" and
	Anne Barron, Leah Barron	
includes Owner and a		
mold and ventila in inspection, Tenant a mildew contamination. Tenant acknowledges accumulate inside the accumulate, it can lea acknowledges and agr Tenant's agreement to Tenant. Accordingly, 1 1. Maintain the Pro 2. Clean any milde 3. Clean and dry a possible; 4. Use reasonable Premises; 5. Use exhaust fa inoperative exhaust 6. Immediately no "sweating pipes 7. Immediately no 9. Allow Landlord, and 10.Release, indem and assigns fro household or Te	agrees that the Premises is being deliver. (If checked, the Premises was prevented agrees that the Premises was prevented agrees that (i) mold can grow if Premises if it is not regularly aired out, and to the growth of mold, and (iv) mold recest that Tenant has a responsibility to o do so is part of Tenant's material conferent agrees to: Temant agr	riate cleaner designed to kill mold; and other surfaces, including personal property as quickly as openings in the Premises to prevent water from entering the chen while using those facilities and notify Landlord of any including but not limited to, roof or plumbing leaks, drips on, kitchen or laundry facilities;
Tenant (Signature)		Date
Tenant (Print name)	El Dorado County Representative	
Tenant (Signature)		Date
Tenant (Print name)		
Landlord (Signature)		Date
Landlord (Print name)	Anne Barron	
Landlord (Signature)		Date
Landlord (Print name)	Leah Barron	
form, or any portion thereof, by p THIS FORM HAS BEEN APPR OR ACCURACY OF ANY PRO	hotocopy machine or any other means, including facsimile COVED BY THE CALIFORNIA ASSOCIATION OF REA	LTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY. ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE

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LRM REVISED 6/16 (PAGE 1 OF 1)

LEASE/RENTAL MOLD AND VENTILATION ADDENDUM (LRM PAGE 1 OF 1)

#211 ski lease



CALIFORNIA ASSOCIATION OF REALTORS® LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS DISCLOSURE, ACKNOWLEDGMENT AND ADDENDUM For Pre-1978 Housing Sales, Leases. or Rentals

(C.A.R. Form FLD, Revised 11/10)

	d conditions are hereby inc Residential Lease or Month-	to-Month Rental Agre	ement, or Other:		
	7110 West Lake Blvd. #				operty") in
which	El Dorado (is referred to a	
Tenant and	Anne Barron	, Leah Barron		_ is referred to a	as Seller or
Landlord.	EMENT (OALE OR RUBOLL	\O F \			
which a residential dwel lead-based paint that may produce permanent neur and impaired memory. It residential real property assessments or inspection assessment or inspection LEAD WARNING STATE from paint, paint chips are young children and pregrapaint and/or lead-based poisoning prevention. EPA'S LEAD-BASED Pand maintenance professional certified; that their employerenovation, repair, or pair square feet of lead-based www.epa.gov/lead for model. SELLER'S OR LANDIA.	ORD'S DISCLOSURE	is notified that such of developing lead prearning disabilities, rea particular risk to prouyer with any informand notify the buyer at hazards is recommendable. Housing built before 1978 housing, less g. Lessees must also the properties of the protective than six square feet the protection of the rule beginning disabilities.	property may prese oisoning. Lead poison duced intelligent quote regnant women. The mation on lead-base of any known lead-bended prior to purchasore 1978 may contain the property. Lead exposusors must disclose the receive federally approper to the preceive federally approperly. The new rule acilities, and schools work practice stand of lead-based paint gins October 1, 2010	ent exposure to ning in young chaing in young chaint, behaviorate seller of any dipaint hazard pased paint hazard pase. In lead-based paroved pamph per requires that is with lead-based ards. The rule in a room or more than a r	e lead from hildren may all problems interest in serious from risk ards. A risk paint. Lead harmful to lead-based let on lead contractors and paint be applies to one than 20 website at
I (we) have no reports	s or records pertaining to lea	d-based paint and/or	lead-based paint ha	zards in the ho	using other
Family From Lead In Guide to Environment For Sales Transaction conduct a risk assess	s an attachment to this adden Your Home" or an equivalent al Hazards and Earthquake S ns Only: Buyer has 10 days ment or inspection for the pre	pamphlet approved to Safety." , unless otherwise a sence of lead-based	for use in the State s greed in the real es paint and/or lead-bas	uch as "The Ho tate purchase o sed paint hazar	contract, to
provided is true and co		ertify, to the best c			nformation
Seller or Landlord <i>Ann</i>			[Date	
Seller or Landlord Leal	n Barron			Date	
Tenant's Initials ()()	Buyer's Initials () ()		
© 1996-2010, California Association	of REALTORS®, Inc.				
FLD REVISED 11/10 (PAG	E 1 OF 2)		Reviewed by D	ate	EQUAL HOUSING
·	D PAINT AND LEAD-BASEI	PAINT HAZARDS	· —		OPPORTUNITY
Tahoe Rental Company, PO Box 7439 Taho Nicole Blair			Phone: 5305837488 Fa	ax: 5305830206	#211 ski lease

purchase contract. If you wish to cancel, you must act within the prescribed period. For Sales Transactions Only: Buyer acknowledges the right for 10 days, unless otherwise agreed in the real estate purchase contract, to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; OR, (if checked) Buyer waives the right to conduct a risk assessment or inspection for the presence

Environmental Hazards and Earthquake Safety." If delivery of any of the disclosures or pamphlet referenced in paragraph 1 above occurs after Acceptance of an offer to purchase, Buyer has a right to cancel pursuant to the

I (we) have reviewed the information above and certify, to the best of my (our) knowledge, that the information provided is true and correct.

Buyer or Tenant	Date	Buyer or Tenant	Date
El Dorado County			

4. COOPERATING AGENT'S ACKNOWLEDGMENT

of lead-based paint and/or lead-based paint hazards.

Agent has informed Seller or Landlord, through the Listing Agent if the property is listed, of Seller's or Landlord's obligations under §42 U.S.C. 4852d and is aware of Agent's responsibility to ensure compliance.

I have reviewed the information above and certify, to the best of my knowledge, that the information provided is true and correct.

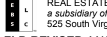
Tahoe Rental Company	Ву	
Agent (Broker obtaining the Offer)	Associate-Licensee or Broker Signature Nicole Blair	Date

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Reviewed by	Date	



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