

## **RESIDENTIAL LEASE AGREEMENT**

	L		Prepared by: Agent Broker			Phone	 
re pı	ntal-ra	ate basis f	or a specific period of time	to grant the tenancy	and set the a	en leasing a residential property on a fixe mount of rents to be paid, identify who w and their costs between the landlord ar	ill
						, Califorr	nia.
		blank or t	unchecked are not applica	ble.			
	CTS:						
1.	I his i	lease agre	eement is entered into by _			, as the Landlo	ird, (e)
	1.1	regardin	g residential real estate ref	erred to as		, as the Tenant	, ,
	1.2	including	g the following:				
			ge/parking space #				
		-	ge space # shings				
	1.3		owing checked attachment	s are part of this agre	ement:		
		□ Rent o	control disclosures e/Building rules	, ,	□ Option to	Renew/Extend Lease [See <b>RPI</b> Form 5 sed Paint Disclosure [See <b>RPI</b> Form 557	
		□ Broke	rage Fee Addendum [See	<del>-</del>	□ Credit Ap	oplication [See <b>RPI</b> Form 553]	J
			tion of Premises Addendu	•	-	1	
			tion/Inventory of Furnishin to Report Positive Rental F	-	-		
				•	-		
٩G	REEN						
2.	DEP						
	2.1	Landlord	d acknowledges receipt of	\$	as a security	deposit.	
	2.2	The deposit is security for the diligent performance of Tenant's obligations, including payment of rent, repair of damages, reasonable repair and cleaning of premises on termination, and any loss, damages or excess wear and tear on furnishings provided to Tenant.					
	2.3	No interest will be paid on the deposit and Landlord may place the deposit with their own funds, except where controlled by law.					
	2.4	Within 21 days after Tenant vacates, Landlord to furnish Tenant with a security deposit statement itemizing any deductions, with a refund of the remaining amount.					
3.	<b>TERN</b> 3.1	M OF LEA This leas		, 20, an	nd continue un	ntil, 20	
	3.2	The leas	se terminates on the last da	ay of the term withou	t further notice	e.	
	3.3	Landlord's acceptance of rent after expiration of the lease term creates a month-to-month tenancy.					
	3.4	If Tenant	t holds over, Tenant to be l	iable for rent at the d	aily rate of \$_	<del>.</del>	
1.	REN	Т:					
	4.1	Tenant t	o pay, in advance, \$	rent	monthly, on t	the day of each mor	ıth.
	4.2	Rent to I	be paid by:				
a. $\ \ \Box$ cash, $\ \Box$ check, or $\ \Box$ cashier's check, made payable to Landlord or his						ord or his agent and delivered to:	
		(Name)					
		(Address)					
	(Pł	hone/Email)					

-------PAGE 1 OF 4 — FORM 550 ------

		Personal delivery of rent to be accepted at Landlord's address during the hours of to of the						
		following days:						
		following days: b. □ credit card #//issued by,						
		which Landlord is authorized to charge each month for rent due.						
		c.   deposit into account number at						
	(Financia	I Institution)						
		(Address)						
	4.3	d. □  Tenant to pay a charge of □ \$, or □% of the delinquent rent payment, as an additional amount of rent, due on demand, in the event rent is not received within □ five days, or □,						
		after the due date.						
	4.4	If any rent or other amount due Landlord is not received within five days after its due date, interest will thereafter accrue on the amount at 18% per annum until paid. On receipt of any past due amount, Landlord to promptly make a written demand for payment of the accrued interest which will be payable within 30 days of the demand.						
	4.5	Tenant to pay a charge of \$ as an additional amount of rent, due on demand, for each rent check returned for insufficient funds or stop payment, in which event Tenant to pay rent when due for each of the three following months by cash or cashier's check.						
5.	POS	SESSION:						
	5.1	Tenant will not be liable for any rent until the date possession is delivered.						
	5.2	If Landlord is unable to deliver possession, Landlord will not be liable for any damage, nor will this lease terminate.						
	5.3	Tenant may terminate this lease if Landlord fails to deliver possession within five days of commencement.						
	5.4	Only the above-named Tenant(s) are to occupy the premises along with the following individuals:						
	5.5	Tenant will not assign this lease agreement or sublet, or have boarders or lodgers.						
	5.6	Tenant(s) will have no more than guests staying the greater of no more than 10 consecutive days or 20 days in a year.						
	5.7	Tenant agrees the premises, fixtures, appliances, furnishings and smoke and carbon monoxide detectors are in satisfactory and sanitary condition, except as noted in an addendum. [See <b>RPI</b> Form 561]						
	5.8	Landlord to make any necessary repairs as soon as possible after notification by Tenant. If Landlord does timely make necessary repairs, Tenant may have the repairs made and deduct the cost, not to exceed of month's rent.						
6.	TEN	ANT AGREES:						
	6.1	To comply with all building rules and regulations and later amendments or modifications.						
	6.2	To pay for the following utilities and services:						
		a. Landlord to provide and pay for:						
	6.3	To keep the premises clean, well ventilated, free of mold contaminating moisture buildup and sanitary.  a. Tenant acknowledges receipt of the Information on Dampness and Mold for Renters in California booklet.  [See <b>RPI</b> Form 564-1 and 564-2]						
		b. Tenant to promptly notify Landlord of unabated moisture buildup in the premises for prevention of mold contamination.						
	6.4	<ul><li>c. Tenant to properly dispose of all garbage and waste.</li><li>To routinely check and properly maintain smoke and carbon monoxide detectors.</li></ul>						
	6.5	To properly operate all electrical, gas and plumbing fixtures and pipes, and keep them clean and sanitary.						
	6.6	☐ Yard maintenance included in Tenant obligations.						
	6.7	To make the premises available on 24 hours' notice for entry by Landlord to make necessary repairs, alteration or services, or to exhibit the premises to prospective purchasers, tenants, employees or contractors.  a. In case of emergency or Tenant's abandonment of premises, Landlord may enter the premises at any time.						
	6.8	Not to disturb, annoy, endanger or interfere with other occupants of the building or neighboring buildings.						
	6.9	Not to use the premises for any unlawful purpose, violate any government ordinance, or create a nuisance.						

		PAGE 3 OF 4 — FORM 550			
	6.10	Not to destroy, damage or remove any part of the premises, equipment or fixtures or commit waste, or permit any person to do so.			
	6.11	Not to keep pets or a waterbed on the premises without Landlord's written consent.  a. See attached □ Pet Addendum [See <b>RPI</b> Form 563], □ Waterbed Addendum. [See <b>RPI</b> Form 564]			
	6.12	Not to make any repairs, alterations or additions to the premises without Landlord's written consent.  a. Any repairs or alterations become part of the premises.			
	6.13	Not to change or add a lock without written consent.			
	6.14	Smoking is prohibited in the following area(s)			
7. GENERAL PROVISIONS:					
	7.1	Tenant agrees to indemnify and hold Landlord harmless from claims, demands, damages or liability arising out of the premises caused by or permitted by Tenant, Tenant's family, agents, employees and guests.			
· · ·		If the property contains an exercise or recreation facility, Tenant agrees to indemnify and hold Landlord harmless			
		Landlord to maintain the premises and common areas in a safe and sanitary condition and comply with all applicable ordinances and regulations.			
		Waiver of a breach of any provision does not constitute a waiver of any subsequent breach. Landlord's receipt of rent with knowledge of Tenant's breach does not waive Landlord's right to enforce the breached provision.			
	7.5	In any action to enforce this agreement, the prevailing party will receive attorney fees.			
	7.6	Notice: Pursuant to Calif. Penal Code §290.46, information about specified registered sex offenders is made available to the public via an Internet Web site maintained by the Department of Justice at <i>www.meganslaw.ca.gov</i> . 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.			
	7.7 Notice: ☐ Landlord has actual knowledge the property is located in a special flood hazard area or of potential flooding. Tenant may obtain information about flood and other hazards at <a href="http://myhazard.ca.gov/">http://myhazard.ca.gov/</a> . Landlord's insurance does not cover Tenant's possessions. Tenant may purchase renter's insurflood insurance to insure their possessions from loss. Landlord is not required to provide additional in about flood hazards beyond this notice.				
	7.8	□ See attached addendum for additional terms and conditions. [See <b>RPI</b> Form 550-1]			
	7.9	If lease exceeds one year, Tenant and Landlord acknowledge receipt of the Agency Law Disclosure. [See RPI Form 550-2]			
	7.10 Landlord may terminate this lease agreement if they, their spouse, domestic partner, children, grandchildren, parents or grandparents, unilaterally decide to occupy the residential property.				
8.	DES	DESTRUCTION:			
	8.1	If the premises are totally or partially destroyed and uninhabitable, either Landlord or Tenant may terminate the lease upon written notice.			
		a. If the lease is not terminated, Landlord will repair the premises and rent will be prorated based on a 30-day month for the period the premises was uninhabitable.			
9.	TEM	TEMPORARY DISPLACEMENT:			
	9.1 Tenant agrees to temporarily vacate the premises on Landlord's written demand to allow for invasive refumigation of the premises which will render the premises uninhabitable, subject to local rent control in RPI Form 588]				
		<ul> <li>a. Tenant to comply with instructions provided by Landlord to accommodate the work needed.</li> <li>b. Tenant to receive rent credit equal to the per diem rent for the duration of the displacement.</li> <li>c. Landlord to provide written notice to Tenant prior to days before the date of displacement.</li> </ul>			
10.	. JUST	Γ CAUSE AND RENT CAP NOTICE:			
	for m lawfu	fornia law limits the amount your rent can be increased. See Section 1947.12 of the Civil Code nore information. California law also provides that after all of the tenants have continuously and ally occupied the property for 12 months or more or at least one of the tenants has continuously lawfully occupied the property for 24 months or more, a landlord must provide a statement ause in any notice to terminate a tenancy. See Section 1946.2 of the Civil Code for more			

------PAGE 3 OF 4 — FORM 550 ------

information.

PAGE 4 OF	4 — FORM 550		
10.1 □ This property is not subject to the rent	limits imposed by Section 1947.12 of the Civil Code uirements of Section 1946.2 of the Civil Code. This ons 1947.12 (c)(5); (d)(5) and 1946.2 (e)(7); (e)(8) o of the following: (1) a real estate investment trust, as venue Code; (2) a corporation; or (3) a limited liability		
11			
I agree to let on the terms stated above.	I agree to occupy on the terms stated above.		
Date:, 20	Date:, 20		
Landlord:	Tenant:		
	Signature:		
Signature:			
Landord's Broker:			
Broker's DRE #:	Tenant's Broker:		
is the broker for: □ Landord	Broker's DRE #:		
□ both Tenant and Landlord (dual agent)	is the broker for: □ Tenant		
Landord's Agent:	□ both Tenant and Landlord (dual agent)		
Agent's DRE #:	Tenant's Agent:		
is □ Landord's agent (salesperson or broker-associate)	Agent's DRE #:		
□ both Tenant's and Landlord's agent (dual agent)	is □ Tenant's agent (salesperson or broker-associate)		
	□ both Tenant's and Landlord's agent (dual agent)		
Signature:	Signature:		
Address:	Address:		
Dhane: Call:			
Phone: Cell: Email:	Phone: Cell:		
Linaii	Email:		
EOPM 550 03 25 @2025 PDI Poolts	Publications Inc. P.O. BOX 5707 RIVERSIDE CA 92517		

©2025 **RPI — Realty Publications, Inc.**, P.O. BOX 5707, RIVERSIDE, CA 92517

## OFFER TO REPORT POSITIVE RENTAL PAYMENT INFORMATION

(Calif. Civil Code § 1954.07)

**NOTE:** This form is used by a leasing agent, property manager or landlord when entering into a rental or lease agreement or to annually advise the tenant of their option to have their positive rental payment history reported to at least one nationwide consumer reporting agency, to provide the tenant the ability to establish or alter their rental payment reporting preferences. DATE: , 20 , at , California. To Tenant: Items left blank or unchecked are not applicable FACTS: 1. You are a Tenant under a rental or lease agreement 1.1 dated \_\_\_\_\_\_, at \_\_\_\_\_, California, \_\_\_\_\_, as the Tenant, 1.2 entered into by 1.3 and , as the Landlord, 1.4 regarding the premises referred to as \_\_\_\_\_ NOTICE: Tenant may choose to have their positive rental payment information reported to at least one nationwide consumer reporting agency by Landlord. The reporting of positive information includes only complete and timely rental payments. The reporting of positive rental payment information may improve Tenant's credit score. The reporting of positive rental payment information is optional and may be altered at any time by Tenant with this form. Additional copies of this form are available from Landlord upon request. AGREEMENT: 2. Tenant: \( \precedef{\text{does}} \) does want their positive rental payment information reported. □ does not want their positive rental payment information reported. □ previously elected to have their positive rental payment information reported and would like Landlord to stop. Tenant may not resume reporting for at least six months after this election to opt out. 3. Positive rental information to be reported to: □ Equifax, □ Experian, □ TransUnion, □ Tenant agrees to pay Landlord \$ for the reporting. After failure to pay reporting fee for 30 days, Landlord may stop reporting and Tenant may not resume reporting for at least six months from the date the unpaid reporting fee first became due. Tenant may opt into or out of reporting at any time by returning this form to Landlord at: I agree to the terms stated above. I agree to the terms stated above. Date: \_\_\_\_\_\_, 20\_\_\_\_\_ Landlord/Agent: \_\_\_\_\_ Tenant: Signature: Tenant: Signature: