STATEMENT OF DEFICIENCIES ON JOINT PRE-EXPIRATION INSPECTION

NOTE: This form is used by a property manager or landlord when conducting a joint pre-expiration inspection of a leased premises, to provide the tenant an itemized list of repairs and cleaning the tenant needs to remedy or eliminate to avoid a deduction of costs from the security deposit.

		, 20, at, California.	
То	Tenar	ıt:	
Itei	ms left	blank or unchecked are not applicable.	
FΑ	CTS:		
1.		is date, a pre-expiration inspection was conducted by Landlord on the premises and appurtenances which are the ect of a rental or lease agreement	
	1.1	dated, at, California,	
	1.2	entered into by, as the Tenant(s),	
		and, as the Landlord,	
	1.3	regarding real estate referred to as	
	1.4		
	1.5	☐ Tenant was not present and a copy of this statement prepared and signed by Landlord or their agent was left inside the premises.	
2.		The tenancy under the rental or lease agreement expires on, 20, by which date you are vacate the premises.	
3.	NOT	CE TO TENANT:	
	3.1	You have until the date for expiration of your tenancy to remedy or eliminate the repairs and cleaning specified in this Statement of Deficiencies to avoid the deduction from your security deposit of the cost to repair and clean the identified deficiencies.	
	3.2	Unobservable conditions or conditions which occur after the pre-expiration inspection requiring repair and cleaning will be deducted from your security deposit after the final inspection by Landlord or their agent.	
ST	ATEM	ENT OF DEFICIENCIES:	
4.	secu	following itemized list of identified deficiencies in repairs and cleaning will be the basis for deductions from your Trity deposit, unless remedied or eliminated by you prior to vacating and later confirmed by Landlord or their agent g a final inspection after you vacate. Damage to the premises and appurtenances caused by Tenant or their guests, other than ordinary wear and tear,	
		which needs to be repaired are listed as follows:	
	4.2	Cleaning which needs to be performed to bring the premises up to the level of cleanliness which existed on commencement of the tenancy is listed as follows:	
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- 5. The following recitals are excerpts from Civil Code §1950.5 regarding security deposits:
 - 5.1 1950.5(b) As used in this section, "security" means any payment, fee, deposit or charge, including, but not limited to, any payment, fee, deposit, or charge, except as provided in Section 1950.6, that is imposed at the beginning of the tenancy to be used to reimburse the landlord for costs associated with processing a new tenant or that is imposed as an advance payment of rent, used or to be used for any purpose, including, but not limited to, any of the following:
 - (1) The compensation of a landlord for a tenant's default in the payment of rent.
 - (2) The repair of damages of the premises, exclusive of ordinary wear and tear, caused by the tenant or by a guest or licensee of the tenant.
 - (3) The cleaning of the premises upon termination of the tenancy necessary to return the unit to the same level of cleanliness it was in at the inception of the tenancy. The amendments to this paragraph enacted by the act adding this sentence shall apply only to tenancies for which the tenant's right to occupy begins after January 1, 2003.
 - (4) To remedy future defaults by the tenant in any obligation under the rental agreement to restore, replace, or return personal property or appurtenances, exclusive of ordinary wear and tear, if the security deposit is authorized to be applied thereto by the rental agreement.
 - 5.2 1950.5(d) Any security shall be held by the landlord for the tenant who is party to the lease or agreement. The claim of a tenant to the security shall be prior to the claim of any creditor of the landlord.

		Date:, 20 Landlord/Agent: DRE#:
		Signature:Address:
		Phone: Cell: Email:
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