

Lease/ Rental Mold & Ventilation Addendum

ental Ag	reement, Dated			, On Property Located at	
(Street Address)			(Unit/Apartment)		
City)			, California (Zip Code)	("Premises"), In Which	
				Is referred to as "Tenant" and	
enant agontaming cknowle iside the an lead to grees the	grees that the premises ation. (If checked, the dges and agrees that (I) Premises if it is not regule to the growth of mold; and at Tenant has a responsible part of Tenant's material of	is being dene Premises mold can grand can grand out of the fight of the first of th	GREEMENT: Except as may belivered free of known dar was previously treated for elements ow if the Premises is not put, especially in coastal commany grow even in a small amain the premises in order to	rd" (the term"Landlord" includes Owner and age be noted at the time of Tenant's move in inspecting or wet building materials ("mold") or milelevated levels of mold that were detected.) Te properly maintained; (II) Moisture may accumulate munities; (III) if moisture is allowed to accumulate nount of moisture. Tenant further acknowledges inhibit mold growth and that Tenant's agreement or rent the Premises to Tenant. Accordingly, Tenant the Premises to Tenant.	
			lebris and moisture that can		
	·		ears with an appropriate clea on windows, wall and other s		
J.	property as quickly as p		windows, wan and other s	a	
4.			dows and other openings in	the Premises to prevent water	
5.	from entering the prem Use exhaust fans, if any		room(s) and kitchen while us	sing those facilities and notify	
	Landlord of any inopera	tive exhaust	fans;		
6.	Immediately notify Land leaks, drips or "sweating	•	water intrusion, including bu	ut not limited to, roof or plumbing	
7.	•		flows from bathroom, kitche	en or laundry facilities;	
8.		-	significant mold growth on s		
9.	regarding mold and ven		tice, to enter the Premises t	to make the inspections	
10	D. Release, indemnify, hol	d harmless a	nd forever discharge Landloi	rd and Landlord's employees,	
		-	n any and all claims, liabilities nt's household or Tenant's gu	•	
	any time against Landlo	rd or Landlo	rd's agents resulting from th	ne presences of mold due to	
	Tenant's failure to com	oly with this	Lease/Rental Mold and Vent	tilation Addendum.	
	Tenant Initials -	 Date	Tenant Initials - Date	Tenant Initials - Date	
	Sm	oke Dete	ctors and Carbon Mon	noxide Detectors	
wner/La	indlord and Tenant(s) agre	e as follows:	:		
2. Te O th m	enant(s) acknowledges the wner/Landlord at the time nat time. Tenant shall performations are open	smoke and of initial oc orm the mar erating prop	carbon monoxide were teste cupancy and that the detecte outacturers recommended teerly at least once a month.	nal smoke and carbon monoxide detector device ed; their operation explained by the cors in the unit/home were working properly at ests to determine if the smoke and carbon	
	enant(s) shall inform the C etectors.	wner/Landlo	ord immediately in writing of	f any defect or malfunction or failure of any	
4. <u> </u>	nderstands that device(s)	are battery o		TED: By Initialing as provided, each Tenant pe each Tenant's responsibility to:	
	b. Replace batteri	es as needed	l (unless otherwise provided	by law); cing the battery, the device(s) does/do not work.	
th	nat all required smoke and	carbon mor	noxide detectors are in place	ess to the premises for the purpose of verifying and operating properly or to conduct	
	laintenance service, repair enant will be charged for a	•		nonoxide detectors including batteries	
J		,551116	The state of surport in	and a state of more and particular	

LEAD BASED PAINT DISCLOSURE

(Disclosure of Information on Lead-based Paint and Lead-Based Paint Hazards)

Lead Warning Statement Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, landlords must disclose the presence of known lead-based paint and lead-based paint hazards in the dwelling. Tenants must also receive a Federally approved pamphlet on lead poisoning prevention.

Lessor's Disclosure (initial)

Lessor/Tenant

 Man	(a) Presence of lead-based paint or lead-based paint hazards (check one below):				
X	Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).				
	Buildings Constructed prior to 1978 are likely to have lead-based paint present.				
	Lessor has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.				
 Man	(b) Records and reports available to the Lessor (check one below):				
	Lessor has provided the lessee with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).				
X	essor has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.				
	Lessee's Acknowledgment (initial)(c) Lessee has received copies of all information listed above(d) Lessee has received the pamphlet Protect Your Family from Lead in Your Home Tenant Initial				
	Agent's Acknowledgment (initial)				
(e) Agent has informed the lessor of the lessor's obligations under 42 U.S.C. 4852(d) and is aware Mgr Initial					
	responsibility to ensure compliance.				
	Certification of Accuracy				
The	following parties have reviewed the information above and certify, to the best of their knowledge, that the information provided by the signatory is true and accurate.				
ssor	/Tenant Date Lessor/Tenant Date				

Date

Owner/Landlord/Agent

Date