

The following terms and conditions are hereby incorporated in and made a part of the: Residential Lease or Month-to-Month Rental Agreement, ("Agreement"), dated ______, on property known as <u>address</u>,

in w	in referred to an ""Tanant"
in w and	nichis referred to as ("Tenant" is referred to as ("Landlord").
	The Tenant will be billed for water service separately from the Rent.
	An estimate of the monthly bill for water service for Premises is \$ This estimate is based on:
	A. The average or median bill for water service for comparative dwelling units at the Property over any three of the past si
	months.
OR	B. The amount of the bill based upon average indoor water use of a family of four of approximately 200 gallons per day, an
	including all other monthly charges that will be accessed. The average family of four uses about 200 gallons of wate
	each day.
3.	Landlord will send Tenant a bill for water services on or before the (date) of each month, (🗌 Other
	Tenant shall pay, in the same manner as provided for the payment of Rent pursuant to the Agreement, by(date
	(ordays thereafter), orOther
4.	(ordays thereafter), or _ Other If Tenant has questions about the water service billing, these questions should be directed to Landlord,
	billing agent at the mailing address, email address or number specified in the Agreement between the hours of
	to on the following days (if the phone number in the agreement is no local or toll-free then, at the following number).
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5.	The monthly bill for water service may only include the following charges:
	A. Payment due for the amount of usage as measured by the submeter and charged at allowable rates in accordance with
	subdivision (a) of Civil Code Section 1954.205.
	 B. Payment of a portion of the fixed fee charged by the water purveyors for water service. C. A fee for the Landlord's or billing agent's costs in accordance with paragraph (3) of subdivision (a) of Civil Code Section 1954.205
	 D. Any late fee, with the amounts and times assessed, in compliance with Civil Code Section 1954.203
6.	The Tenant shall notify the Landlord or Property Manager at the mailing address, email address or toll-free telephone or loca
0.	telephone number specified of any leaks, drips, water fixtures that do not shut off properly, including, but not limited to, a toilet, o
	other problems with the water system, including, but not limited to, problems with water-saving devices. The Landlord is required t
	investigate, and, if necessary, repair these problems within 21 days, otherwise, the water bill will be adjusted pursuant to law.
7.	Landlord shall provide any of the following information if asked by the tenant:
	(i) The location of the submeter; (ii) The calculations used to determine a monthly bill; (iii) The date the submeter was last certifie
	for use; (iv) and the date the submeter is next scheduled for certification, if known.
8.	If the tenant believes that the submeter reading is inaccurate or the submeter is malfunctioning, the Tenant shall first notify th
	Landlord in writing and request an investigation. If an alleged submeter malfunction is not resolved by the Landlord, a tenant ma
	contact the local county sealer as follows and request that the submeter be tested.
	nty Sealer: Mailing address
	il address Phone number
	act information for many County Sealers can be found at the following URL: https://www.cdfa.ca.gov/exec/county/documents
	tycommissionersealercontactinfo.pdf. If not, you may call, visit, or go to the website of, the County Government office where th
	erty is located.
	Addendum only provides a general overview of the laws regarding submeters. The laws themselves can be found at Chapter 2. Immencing with Section 1954.201) of Title 5 of Part 4 of Division 3 of the Civil Code available online or at most libraries.
	foregoing terms and conditions are hereby agreed to, and the undersigned acknowledge receipt of a copy of this document.
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Date	Date
Ten	Ant Landlord
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Ten	ant Landlord
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