

The following terms and conditions a Agreement, ("Agreement"), dated	re hereby incorporated in and				Month Rental	
in which				is referred to a		
and 1. The Tenant will be billed for water	s continue concretely from the D	ont		is referred to as (Landiord).	
			This setime	to in board on:		
2. 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						
	bill for water service for compa	arative dwelling t	inits at the Prop	erty over any three o	i trie past six	
including all other mont	ased upon average indoor wat hly charges that will be acces					
each day.			<i>(</i>		,	
3. Landlord will send Tenant a bill fo						
Tenant shall pay, in the same ma		ent of Rent pursu	uant to the Agre	ement, by	(date),	
(or days thereafter), o						
4. If Tenant has questions about the						
billing agent at the mailing add						
to on the follo	wing days		(if the phor	ne number in the agre	ement is not	
local or toll-free then, at the follow		_).				
5. The monthly bill for water service						
A. Payment due for the ame subdivision (a) of Civil C	ount of usage as measured by ode Section 1954.205.	the submeter and	d charged at allo	wable rates in accord	lance with	
B. Payment of a portion of t	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 accordan	ce with paragraph	(3) of subdivision	n (a) of Civil Code Secti	on 1954.205.	
D. Any late fee, with the am	ounts and times assessed, in	compliance with	Civil Code Section	on 1954.213.		
6. The Tenant shall notify the Land	llord or Property Manager at	the mailing addr	ess, email addr	ess or toll-free teleph	none or local	
telephone number specified of any leaks, drips, water fixtures that do not shut off properly, including, but not limited to, a toilet, or						
other problems with the water sys	tem, including, but not limited	to, problems with	water-saving d	evices. The Landlord	is required to	
investigate, and, if necessary, rep	air these problems within 21 d	ays, otherwise, th	ne water bill will	be adjusted pursuant	to law.	
7. Landlord shall provide any of the						
(i) The location of the submeter;			ly bill; (iii) The d	ate the submeter was	last certified	
for use; (iv) and the date the sub						
8. If the tenant believes that the submeter reading is inaccurate or the submeter is malfunctioning, the Tenant shall first notify the						
Landlord in writing and request an investigation. If an alleged submeter malfunction is not resolved by the Landlord, a tenant may						
contact the local county sealer as				,		
County Sealer: Mailing address			- .			
Email address			Phone numl	her		
Contact information for many County	Sealers can be found at th	e following URI			//documents/	
countycommissionersealercontactinfo						
Property is located.	, , , , , , , , , , , , , , , , , , ,	, . .	, , , , , , , , , , , , , , , , , , , ,	,		
This Addendum only provides a gene	ral overview of the laws regar	dina submeters. ⁻	The laws thems	elves can be found at	t Chapter 2.5	
(commencing with Section 1954.201)						
The foregoing terms and conditions ar					ment.	
		•				
Date		Date				
Tarant		Lamalland				
Tenant	<u> </u>	Landlord				
Tanant		المسطاميط				
Tenant		Landlord				
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■			Reviewed by	Date		