220(10/14)

ADD/REMOVE ROOMMATE ADDENDUM



DA	TE:		, –		ASTIVACA
TE	NANT NAME(S):				EST 1927
RE	NTAL ADDRESS:				JNIT#
CIT	ΓΥ:		STATE:		
1.					(the "Landlord") and
	-				the "Tenant(s)") (list
	all original Tenants listed in the rental agreement) for the premi	ises described above. The purpose of this Amend	lment is to (check one or	both): O add a new Tenant (s), or	Odelete an existing
2	Tenant(s) who is moving or has already moved out. NEW TENANT(S):	/"na…	Towart (a) ") in	the the coming of Toward (a) and an	the Deutel Assessment
2.	* *	,	.,,,	***	•
3.	OLD TENANT (S):	O is or O is not released from the obligation t ment if the new or remaining Tenants fail to perfo	o perform under the Rent rm their obligations unde	al Agreement. If the old Tenant(s) is r the Rental Agreement.	not released, he or she
4.	REMAINING TENANT(S): The Tenant(s) who earlier signed the	Rental Agreement and are not moving out ("rema	ining Tenant(s)") will con	tinue to be obligated to perform unde	er the Rental Agreement.
5.	CHANGEOVER DATE: New Tenant(s) may move in on	("changeover date"). Old Tenant(s) will n	nove out b <mark>efo</mark> re that date		
6.	SECURITY DEPOSIT: The security deposit will be handled as follows:	ows (check one or more as appropriate):			
	O Old Tenant(s) will transfer his or her share of the existing security deposit to new Tenant(s), and new Tenant(s) will be entitled to old Tenant(s) undivided share of any security deposit refund at the end of the Rental Agreement term or renewal period, less lawful deductions.				
	Old Tenant(s) will be entitled to a refund of \$ of the existing security deposit within 31 days after old Tenant(s) moves out (less lawful deductions), and such amount will be mailed to old Tenant(s) at the forwarding address below. New Tenant(s) agrees to replenish the security deposit refunded the to old Tenant(s) within 30 days of the date of the refund.				
	O Old Tenant(s) will not transfer his or her share of the existing security deposit to new Tenant(s). Old Tenant(s) will be entitled to be co-payee of any security deposit refund, less lawful deductions within 31 days after all Tenants move out at the end of the Rental Agreement term.				
	O New Tenant(s) will pay \$ to Landlord as an extra general security deposit, in addition to existing security deposits being held by Landlord.				
7.	GUARANTORS: New Tenant(s) will (check one) O have the following guarantor(s) guarantee the Rental Agreement:; or O not have any guarantor guarantee the Rental Agreement. Any guarantor for old Tenant(s) will (check one of the following if old Tenant(s) has a guarantor): O continue to be liable under the Rental Agreement until the end of the original Rental Agreement term; or O is released from liability under the guaranty when this Amendment becomes effective.				
8.	DAMAGES AND CHARGES: New Tenant(s) accepts the dwelling in the condition existing at the beginning of the Rental Agreement term according to the move-in inventory signed by the original Tenant(s). Security deposit deductions, if any, will be made at the end of the Rental Agreement term and upon delivery of possession back to the landlord in accordance with applicable law regardless of whether damages or charges occurred before or after the changeover date and regardless of which Tenant(s), occupant, or guest may have been at fault.				
9.	EXISTING KEYS: Old Tenant(s) (check one) O has turned over or O will turn over his or her key(s) and access devices to (check one) O new Tenant(s), O remaining Tenant(s), O Landlord, or O not applicable.				
10.	REKEYING: Landlord is not required to rekey keyed locks when roommates are added or changed; but new Tenant(s) and remaining Tenant(s) can request rekeying at their expense. New Tenant(s) and remaining Tenant(s) (check one) O do not request that exterior door(s) be rekeyed when old Tenant(s) moves out. If neither is checked, no rekeying is requested. If requested, the rekeying charge will be \$				
11.	EFFECTIVE DATE: This Amendment becomes effective when all of the following occur (except to the extent that Landlord has waived any requirement in writing): (a) new Tenant(s) has completed and signed a Rental Application; (b) any guarantors required under paragraph 7 have completed, signed, and returned a Rental Agreement Guaranty to Landlord; (c) Landlord has approved the Rental Application of new Tenant(s) and the Guaranty by any guarantor; (d) new Tenant(s) complies with paragraph 6 regarding security deposits; and (e) this Amendment is signed by all parties.				
12.	SIGNATURES ON RENTAL AGREEMENT UNNECESSARY: When this Amendment becomes effective, new Tenant(s) name and signature will be deemed as inserted in paragraph 1 and on the last page of the Rental Agreement. Therefore, it will not be necessary for anyone to sign or initial the Rental Agreement itself. Signature of a Tenant who has already moved out in violation of the Rental Agreement is not necessary.				
13.	BINDING AGREEMENT: New Tenant(s) and any guarantor acknowledge(s) that he or she has received a copy of the Rental Agreement or has read it. New Tenant(s) agrees to be bound by the Rental Agreement just as if he or she signed the Rental Agreement at the beginning of the Rental Agreement term.				
14. OTHER PROVISIONS:					
	You are entitled to receive	a copy of this Rental Agreement Amendm	ent after it is fully sig	ned. Keep in a safe place.	
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A— Land	dlord/Owner/Agent Date	XRemaining Tenant (not moving out)		maining Tenant (not moving ou	t) Date
.,		g (-,
X_ Rem	naining Tenant (not moving out) Date	New Tenant (who is moving in)	X_ Date Ne	w Tenant (who is moving in)	Date
.1011	Date		Date Ne	c.mit (who is moving iii)	Date
		XOld Tenant (who is moving out)	Date Old	I Tenant (who is moving out)	Date
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