MONTH-TO-MONTH RENTAL AGREEMENT FOR RECREATIONAL VEHICLE TENANTS

Space #	

Tenant(s)		_, Date	
Tenants who are listed above agree to I	•	<u> </u>	-
referred to in the balance of this docum	nent as "Park," according t	o the term set forth in this agr	eement.
TERM: This Rental Agreement shall esta			
However, in no event shall the term of			
than			vacate the space which is the
subject of this Agreement no later than	the date specified herein.		
RENT: Tenant(s) shall pay rent in the an	mount of \$	per month on the	day of each month,
commencing on the start of the term of	f this Rental Agreement. T	he rent and all other charges r	must be paid without
deduction or offset and in advance on t			
in the amount of \$v			
may be assessed by management in the returned unpaid from a bank or financia	al institution.		
All rent and utility charges due and owi check or money order and be delivered			
person and/or address as provided by L	andlord upon notice to Te	enant):	
Park Manager:		()	
Adrs, City, St, Zip			
If rent payment is to be made personall	ly, the Park Office is usuall	y open from:	
m. to	.m. on the following da	vs:	(except holidays).
RENT INCREASES: Notices of rent increase conditions of any law in effect, but no rethe Park. UTILITIES AND OTHER CHARGES: Include	ent increase shall take eff	ect less than thirty days from t	
- TIETTES AND OTHER CHARGES. HICIAG		Titilly charges for.	
In addition, the following utility services	s or other charges will be l	billed by the Park to the Tenar	nt(s) on a monthly basis:
The charges for these services are due a same terms and conditions as the paym quasi-governmental agency, the increas as they become effective.	nent of rent. In the event t	hat these charges are changed	d by any governmental or
The responsibility and payment for any ADDITIONAL SERVICES: Additional serv			e obligation of the Tenant(s).
SECURITY DEPOSIT: Tenant(s) shall pay shall be refunded upon termination of t remedy the Tenant(s)'s default in the p caused by the Tenant(s), not including to the polynomial of the polynomial	the Tenant(s)'s tenancy in erformance of this Rental ordinary wear and tear.		e amount is not necessary to

PARK RULES: The Park Rules are attached as **Exhibit A** and incorporated herein by reference as though fully set forth at this point. Tenant(s) agrees to comply with all Park Rules that now exist and such additional Rules as may be promulgated by the Park from time to time.

CHANGES IN RULES, STANDARDS OF MAINTENANCE, SERVICES, EQUIPMENT OR PHYSICAL IMPROVEMENTS: The Park's rules and regulations, standards of maintenance of physical improvements in the Park, together with services (including utilities), equipment and physical improvements within the Park may be changed from time to time as provided by any law then in effect.

ENTRY UPON RESIDENT'S SPACE: The Park shall have a right of entry upon the land on which a recreational vehicle is situated for maintenance of utilities, maintenance of premises if the occupant fails to do so, and the protection of the Park at any reasonable time. However, such entry shall not be in a manner at a time which would interfere with the occupant's quiet enjoyment. The Park may enter a recreational vehicle without the prior written consent of the occupant in the case of an emergency or when the occupant has abandoned the recreational vehicle.

TERMINATION OF RENTAL AGREEMENT BY TENANT: Tenant(s) understands that this Rental Agreement will remain in effect and Tenant(s) will be liable to pay rent as set forth in this Agreement whether or not the Tenant(s) occupies the space or maintains a recreational vehicle at the space for the term of this Rental Agreement, unless the Tenant sells the recreational vehicle to a purchaser who is approved by the Park and who executes a new Rental Agreement or unless the Tenant removes the recreational vehicle from the Park.

RENTING OR SUBLETTING: Tenant(s) shall not sublease or otherwise rent all or any portion of Tenant(s)'s recreational vehicle or the premises. Tenant(s) shall not assign or encumber his or her interest in this Rental Agreement or the premises. No consent to any assignment, encumbrance, sublease or other renting shall constitute a further waiver of the provisions of this paragraph. If Tenant(s) consists of more than one person, a purported assignment, voluntary, involuntary, or by operation of law, from one person to the other shall be deemed an assignment with the meaning of this paragraph.

PETS: Special permission to keep a house pet in the Park must be obtained from Park Management. A house pet is defined as a pet that spends its primary existence within the RV. Park Management reserves the right to deny a Resident a pet if a proposed pet would pose a threat to the health and safety of Residents of the Park. The Pet Rules are incorporated herein by reference as though fully set forth at this point. Tenant(s) agrees to comply with all Pet Rules that now exist and such additional Rules as may be promulgated by the Park from time to time.

MEGAN'S LAW DISCLOSURE: NOTICE: The California Department of Justice, sheriff's department, police department serving jurisdictions of 200,000 or more, and many other local law enforcement authorities maintain for public access a data base of the locations of persons required to register pursuant to paragraph (1) of subdivision (a) of Section 290.4 of the Penal Code. The data base is updated on a quarterly basis and a source of information about the presence of these individuals in any neighborhood. The Department of Justice also maintains a Sex Offender Identification Line through which inquiries about individuals may be made. This is a "900" telephone service. Callers must have specific information about individuals they are checking. Information regarding neighborhoods is not available through the "900" telephone service.

GOVERNMENTAL RESTRICTIONS: (1) The use	permit issued by the city/coun	ity of	restricts
the occupancy of any recreational vehicle or s	pace in the Park to	persons. Tenant(s) shall not v	iolate these
restrictions by having more than	_persons residing in the recre	ational vehicle or on the space. (2) The use
permit issued by the city/county of	restricts th	he occupancy of any recreational	vehicle or space
in the Park to adults only and prohibits any scl	hool age children to reside in t	the recreational vehicle or on the	space.

USE PROHIBITED: The recreational vehicle and premises shall be used only for private residential purposes and no business or commercial activity of any nature shall be conducted thereon.

WAIVER: The waiver by the Park, or the failure of the Park to take action in any respect because of any breach of a term, covenant or condition contained herein of the violation of a Park Rule or Regulation shall not be a waiver of that term or rule. The subsequent acceptance of rent by the Park shall not be a waiver of any preceding breach of this Rental Agreement by the Tenant(s) or any violation of Park Rules or failure of Tenant(s) to pay any particular rent, regardless of the Park's knowledge of the preceding breach or violation of Park Rules or Regulations or failure to pay rent.

ATTORNEY'S FEES AND COSTS: In any action arising out of Tenant(s)'s tenancy or this Agreement the prevailing party shall be entitled to reasonable attorney's fees and costs. A party shall be deemed a prevailing party if the judgment is rendered in his or her favor or where the litigation is dismissed in his or her favor prior to or during the trial, unless the parties otherwise agree in the settlement or compromise.

INTERPRETATION: Each provision of this Rental Agreement is separate, distinct, and individually enforceable. In the event any provision is declared to be unlawful or unenforceable, the validity of all other provisions shall not be affected.

EFFECT ON THIS AGREEMENT: Tenant agrees that this Rental Agreement contains the entire Agreement between the parties regarding the rental of space within the Park. All prior negotiations or stipulations concerning this matter which preceded or accompanied the execution of this Agreement are conclusively deemed to have been superseded by this written Agreement. This Agreement completely supersedes any prior Agreement of the parties, whether in writing or oral.

SUCCESSORS AND ASSIGNS: This Agreement and each and all of its terms, provisions, covenants, conditions, rights and obligations shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns, heirs, executors, and administrators.

ALTERATION OF THIS AGREEMENT: This Agreement may be altered by Tenant only by written agreement signed by both of the parties or by operation by law. This Agreement may be altered by Owner by written agreement signed by both of the parties, by operation of law or in any manner provided by the Recreational Vehicle Park Occupancy Law or other applicable law.

ACKNOWLEDGMENT: Tenant(s) acknowledges that he and/or she have read, understood and received copies of this Rental Agreement, together with a copy of the Park Rules and Regulations, and further, that he and/or she have read and understand each of these documents. Tenant(s) understands that by executing this Rental Agreement, he and/or she will be bound by the terms and conditions thereof.

	Tenant	 Tenant	
	Park Manag	ement	
INFORMATION CONCERNING THE F IS THE SUBJECT OF THIS RENTAL AG		SENTLY OCCUPIES OR WILL OCCUPY, THE SPACE WHIC	
Make, Model, Year of Recreational	Vehicle		
Vehicle ID #	License #	State of Registration	
Legal Owner's Name		Phone	
Adrs, City, St, Zip			
4.1 O'. O. T			