

## **LEASE LISTING AGREEMENT**

## **EXCLUSIVE AUTHORIZATION TO LEASE OR RENT** (C.A.R. Form LL, Revised 11/13)

1.	EXCLUSIVE RIGHT TO LEASE: hereby employs and grants	Julian C	Julian Clark				
	beginning (date) February 27, 2015	and ending at 11:59 P.M. on (da	rate) February 26, 2016	("Broker") ("Listing Period")			
	the exclusive and irrevocable right to lease or County of	rent the real property in the City of	Long Beach				
	County of	, California, described as	4950 Black Bear F	("Premises").			
2.				,			
	A. RENT AMOUNT: B. SECURITY DEPOSIT: \$1,000.00	One Thousand	Dollars \$ <u>1,000.00</u>	per			
	C. TYPE OF TENANCY: (Check all that apply	v): Month-to-month: X One year Oth	er	·			
	D. ITEMS INCLUDED IN LEASE/RENTAL: All f	ixtures and fittings attached to the Premises a	nd the following items of personal prope	rty:			
	stove						
	E. ITEMS EXCLUDED FROM LEASE/RENT F. ADDITIONAL TERMS:	AL: X Garage/Carport;					
3.	COMPENSATION:						
•	Notice: The amount or rate of real es	state commissions is not fixed by	v law. Thev are set by each E	3roker individually			
	and may be negotiable between Ov						
	to Broker).	(********************************					
	A. Owner agrees to pay to Broker as compen	sation for services, irrespective of agency	relationship(s):				
	(1) For fixed-term leases:						
		nt of the total rent for the term specified in		is executed, of the total			
	base payments due under the leas <b>(b)</b> Owner agrees to pay Broker additi	se); or <b>(ii)</b> ional compensation of	TBD	,			
	if a fixed term lease is executed ar	nd is extended or renewed. Payment is du	e upon such extension or renewal.	·			
	<ul><li>(2) For month-to-month rental: either (i)</li><li>(3) The following terms apply whether to</li></ul>	percent of	; or (ii) 🗌				
	(3) The following terms apply whether	the tenancy is for a fixed term or month	ı-to-month:				
		extension, Broker, cooperating broker, O					
		the Premises on any price and terms is accease rental or is prevented from doing so					
				ilperisation whether any			
	tenancy resulting from such offer begins during or after the expiration of the Listing Period, or any extension.) <b>(b)</b> If Owner, within <b>calendar days</b> after the end of the Listing Period or any extension thereof, enters into a contract to transfer,						
		lease or rent the Premises to anyone ("Prospective Transferee") or that person's related entity: (i) who physically entered and was shown the					
	Premises during the Listing Period or any extension thereof by Broker or a cooperating broker; or (ii) for whom Broker or any cooperating						
		ed, written offer to lease or rent the Premis					
		s, not later than <b>5 calendar days</b> after the	end of the Listing Period or any exte	nsion, Broker has given			
		es of such Prospective Transferees. sent, the Premises are withdrawn from leas	se/rental_are leased_rented_or other	vise transferred or made			
		f Owner during the Listing Period, or any e		vice transferred, or made			
	B. If commencement of the lease or rental is						
	shall be payable only if and when Owner co						
	one-half of the damages recovered or the above compensation, after first deducting title and escrow expenses and the expenses of collection, if a						
	C. In addition, Owner agrees to pay:						
	<b>D.</b> Broker may retain compensation due from						
	E. Owner agrees to pay Broker if Tenant dire						
	whether by sale, exchange or otherwise, d price or total consideration in said transfer,			percent of the selling			
	interest in the Premises and, if there is an		Tenant's direct of indirect acquisition	of arry legal of equitable			
	<b>F.</b> Broker is authorized to cooperate with and		acceptable to Broker.				
	G. (1) Owner warrants that Owner has no ob	ligation to pay compensation to any other	broker regarding the lease or renta	of Premises unless the			
	Premises are leased or rented to:						
	(2) If Premises are leased or rented to anyone listed in 3G(1) during the time Owner is obligated to compensate another broker: (i) Broker is not entitled to compensation under this Agreement; and (ii) Broker is not obligated to represent Owner with respect to such transaction.						
	entitled to compensation under this Ag	greement; and (II) Broker is not obligated to	o represent Owner with respect to su	ch transaction.			
		Owner	r acknowledges receipt of a copy of this pa	age.			
		Ow	vner's Initials () (				
© 2	2013, California Association of REALTORS®, Inc.		viewed by Date	EQUAL HOUSING OPPORTUNITY			
		Re	vicivou by Date				

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**LEASE LISTING AGREEMENT (LL PAGE 1 OF 4)** 

Fax: 888.691.4972

Website

Pro	roperty Address: 4950 Black Bear Rd, Long Beach, CA 90807	_Date:
4.	TENANT PAYMENTS: Broker is authorized to accept and hold from a prospective Tenant, a deposit placed in Broker's trust account. Upon execution of a fixed term or month-to-month lease, payments received from T	
5.	KEYSAFE/LOCKBOX: [ (If checked) Owner authorizes the use of a keysafe/lockbox to allow entry into the keysafe/lockbox addendum (C.A.R. Form KLA).	Premises and agrees to sign a
6.	SIGN: (If checked) Owner authorizes Broker to install a FOR LEASE sign on the Premises.	
7.	MULTIPLE LISTING SERVICE: Information about this listing will (or  will not) be provided to a multiple listing selection. All terms of the transaction will be provided to the selected MLS for publication, dissemination and use be approved by the MLS. Seller authorizes Broker to comply with all applicable MLS rules. MLS rules allow MLS data to ladditional Internet sites unless Broker gives the MLS instructions to the contrary.	by persons and entities on terms
8.	SECURITY AND INSURANCE: Broker is not responsible for loss of or damage to personal or real property, or personal keysafe/lockbox, a showing of the Premises, or otherwise. Third parties, including, but not limited to, inspectors, be may have access to, and take videos and photographs of, the interior of the Premises. Owner agrees: (i) to safeguard and protect valuables that might be accessible during showings of the Premises; and (ii) to obtain insurance Broker does not maintain insurance to protect Owner.	prokers and prospective tenants, take reasonable precautions to
9.	OWNERSHIP, TITLE AND AUTHORITY: Owner warrants that: (i) Owner is the legal owner of the Property; (ii) no other the Property; and (iii) Owner has the authority to both execute this Agreement and lease or rent the Property. Exception:	•
10.	O. LEAD-BASED PAINT DISCLOSURE: The Premises were were not constructed prior to 1978. If the Premises Owner is required to complete a federally mandated and approved lead-based paint disclosure form and pamphlet, who or upon execution of a lease or rental agreement.	
11.	1. OWNER REPRESENTATIONS: Owner represents that, unless otherwise specified in writing, Owner is unaware of: (i affecting the Premises; (ii) any delinquent amounts due under any loan secured by, or other obligation affecting, the insolvency or similar proceeding affecting the Premises; (iv) any litigation, arbitration, administrative action, governme or threatened action that does or may affect the Premises or Owner's ability to transfer it; and (v) any current, pending affecting the Premises. Owner shall promptly notify Broker in writing if Owner becomes aware of any of these items extension thereof.	e Premises; (iii) any bankruptcy, int investigation, or other pending or proposed special assessments
12.	2. TAX WITHHOLDING:	
	<b>A.</b> If Owner is not a California Resident or a corporation or LLC qualified to conduct business in California, Owner a transmit to California Franchise Tax Board ("FTB") 7% of the GROSS payments to Owner that exceed \$1,500 re completes and transmits to Broker FTB form 589, nonresident reduced withholding request, FTB form 588, nonres form 590, withholding exemption certificate.	eceived by Broker, unless Owner
	B. If Owner is a nonresident alien individual, a foreign entity, or other non-U.S. person, (Foreign Investor) Owner a transmit to the Internal Revenue Service (IRS) 30% of the GROSS rental receipts unless Owner elects to tree	

the Foreign Investor Owner will be responsible for making any necessary estimated tax payments.

13. BROKER'S AND OWNER'S DUTIES: Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement. Unless Owner gives Broker written instructions to the contrary, Broker is authorized to advertise and market the Premises in any medium, selected by Broker including MLS and the Internet and, to the extent permitted by these media, including MLS, control the dissemination of the information submitted to any medium. Owner agrees to consider offers presented by Broker and to act in good faith to accomplish the lease or rental of the Premises by, among other things, making the Premises available for showing at reasonable times and referring to Broker all inquiries of any party interested in the Premises subject to 3G. Owner is responsible for determining at what price and terms to list and lease or rent the Premises. Owner further agrees, regardless of responsibility, to indemnify, defend and hold Broker harmless from all claims, disputes, litigation, judgments and attorney's fees arising from any incorrect information supplied by Owner, whether contained in any document, omitted therefrom or otherwise, or from any material

connected income" by submitting to Broker a fully completed IRS form W-8ECI, Certificate of Foreign Person's Claim for Exemption from Withholding on Income Connected With the Conduct of a Trade of Business in the United States. A Foreign Investor Owner will need to obtain a U.S. tax payer identification number and file declaration with the IRS regarding effectively connected income in order to complete the form given to Broker. Further,

14. AGENCY RELATIONSHIPS:

facts that Owner knows but fails to disclose.

- **A. Disclosure:** If the Premises includes residential property with one to four dwelling units, and the listing is for a tenancy in excess of one year, Owner acknowledges receipt of the "Disclosure Regarding Agency Relationships" form (C.A.R. Form AD).
- B. Owner Representation: Broker shall represent Owner in any resulting transaction, except as specified in paragraph 3G.
- C. Possible Dual Agency With Tenant: Depending upon the circumstances, it may be necessary or appropriate for Broker to act as an agent for both Owner and Tenant. Broker shall, as soon as practicable, disclose to Owner any election to act as a dual agent representing both Owner and Tenant. If a Tenant is procured directly by Broker or an associate licensee in Broker's firm, Owner hereby consents to Broker acting as a dual agent for Owner and such Tenant.

Owner acknowledges receipt of a copy of this page.

Owner's Initials (	)(	
Reviewed by	Date _	



Pro	perty Address: 4950 Black Bear Rd, Long Beac	ch, CA 90807		Date:	
	D. Other Owners: Owner understands that Bro on, or lease or rent through Broker, premise and tenants of other properties before, durin E. Confirmation: If the Premises includes residue year, Broker shall confirm the agency resuch lease.	es the same as or similar to C ag and after the end of this Ag lential property with one to fou	wner's Premises. Owner reement. r dwelling units, and the a	consents to Broker's repre agreed-upon lease is for a t	esentation of owners tenancy in excess of
15.	EQUAL HOUSING OPPORTUNITY: The Premi	ses is offered in compliance v	vith federal, state and loc	al anti-discrimination laws.	
16.	ATTORNEY'S FEES: In any action, proceeding Agreement, the prevailing Owner or Broker shexcept as provided in paragraph 20A.				
17.	ADDITIONAL TERMS:				
18.	MANAGEMENT APPROVAL: If a salesperso approve of its terms, Broker/Manager has the rig				
19.	SUCCESSORS AND ASSIGNS: This Agreeme	nt shall be binding upon Owne	er and Owner's successo	rs and assigns.	
20.	DISPUTE RESOLUTION:				
	A. MEDIATION: Owner and Broker agree to m this Agreement, before resorting to arbitration dispute or claim to which this paragraph applior (ii) before commencement of an action, refees, even if they would otherwise be availated THE ARBITRATION PROVISION IS INITIAL B. ARBITRATION OF DISPUTES:  Owner and Broker agree that any dispute under this Agreement which is not settle retired judge or justice, or an attorney with a different arbitrator. The parties shall he respects, the arbitration shall be conducted the arbitrator(s) may be entered into an Federal Arbitration Act. Exclusions from "NOTICE: BY INITIALING IN THE AS PROVIDED BY CALIFORNIA LAD DISPUTE LITIGATED IN A COURT OUR JUDICIAL RIGHTS TO DISCOVERY 'ARBITRATION OF DISPUTES' PROVIDED ROVISION, YOU MAY BE COMPELI PROCEDURE. YOUR AGREEMENT THE MATTERS INCLUDED IN THE 'ABUNDANGE THE MATTERS INCLUDED IN THE 'ABU	n or court action. Mediation feies, any party (i) commences fuses to mediate after a requeable to that party in any such LED. Exclusions from this meteor claim in Law or equity and through mediation, shall that least 5 years of residen ave the right to discovery and in accordance with Title Sty court having jurisdiction. This arbitration agreement at LESPACE BELOW YOUE 'ARBITRATION OF DISW AND YOU ARE GIVIN R JURY TRIAL. BY INITIAND APPEAL, UNLESS/ISION. IF YOU REFUSE LED TO ARBITRATE UNLESTAND THE FOREGOIN	es, if any, shall be divided an action without first attest has been made, then the action. THIS MEDIATION dediation agreement are rising between them reported by neutral, litial real estate Law experim accordance with Confor Part 3 of the Code of Part 3 of the Code of Enforcement of this agrar as pecified in paragral ARE AGREEING TO PUTES' PROVISION GUP ANY RIGHTS ALING IN THE SPACTHOSE RIGHTS AFTO SUBMIT TO ARBUST TO SUBMIT TO ARBUST TO SUBMIT TO ARBUST TO SUBMIT TO ARBUST THE AUTHORITY ROVISION IS VOLUNIG AND AGREE TO	d equally among the parties empting to resolve the matter that party shall not be entitled in PROVISION APPLIES We specified in paragraph 2 regarding the obligation to binding arbitration. The asterience, unless the parties de of Civil Procedure \$12 of Civil Procedure. Judgme the parties of Civil Procedure \$12 of Civil Procedure. Judgme the parties of Civil Procedure \$12 of Civil Procedure. Judgme the parties of Civil Procedure \$12 of Civil Procedure. Judgme the parties of Civil Procedure \$12 of Civil Procedure. Judgme the parties of Civil Procedure \$12 of Civil Procedure \$13 of Civil Proce	s involved. If, for any or through mediation, do to recover attorney WHETHER OR NOT 20C.  pay compensation rbitrator shall be a se mutually agree to 283.05. In all other ent upon the award be governed by the E ARISING OUT LARBITRATION SETO HAVE THE BIVING UP YOUR CLUDED IN THE REEING TO THIS A CODE OF CIVIL RISING OUT OF
	C. ADDITIONAL MEDIATION AND ARBITRA judicial or non-judicial foreclosure or othe defined in Civil Code §2985; (ii) an unlaw within the jurisdiction of a probate, smal pending action, for order of attachmen violation of the mediation and arbitration	ATION TERMS: The following action or proceeding to endure the full detainer action; (iii) the fill claims or bankruptcy court, receivership, injunction,	g matters shall be exc force a deed of trust, m ling or enforcement of a t. The filing of a court a	nortgage or installment lan a mechanic's lien; and (iv action to enable the recor	nd arbitration: (i) a nd sale contract as ) any matter that is ding of a notice of

Owner acknowledges receipt of a copy of this page.

Owner's Initials (	)(	
Reviewed by	Date	



Agreement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter, may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may extended, amended, modified, altered or changed except in writing. This Agreement and any supplement, addendum or modification, including copy, may be signed in two or more counterparts, all of which shall constitute one and the same writing.  Owner acknowledges Owner has read, understands, received a copy of and agrees to the terms of this Agreemen				
Owner			Dat	e
Owner Julian Clark Print Name				
Address 4950 Black Bear Rd		_ City <i>Long Beach</i>	State CA	Zip <b>90807</b>
		Email jclark@yahoo.com		
Owner			Dat	e
Owner Print Name				
		_ City	State	Zip
		Email		
Real Estate Broker (Firm)			Cal B	RE Lic. # <u>01327098</u>
		Charles Chang Cal BRE Lic. # 01327		
Address 5318 E. 2nd St. #326				
Telephone <u>(562)843-8284</u>	Fax <u>(888)691-4972</u>	Email <u>cchang@cmc-realty.</u>	com	

21. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this

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Property Address: 4950 Black Bear Rd, Long Beach, CA 90807

	Reviewed by	Date
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Date: