SUBLEASE

General Information

You may wish to consult your attorney regarding rights and duties under your lease. In general, please note that under a sublease agreement, the Principal Tenant (who signed the original rental agreement) normally remains responsible to the Landlord for all terms and conditions of the lease. For example, if the Subtenant does not pay rent or causes damages, the Principal Tenant remains liable to the Landlord for these damages. For these reasons, it is recommended Principal Tenants require a security deposit from their Subtenant, and have the Subtenant pay the rent to them rather than to the Landlord. The Principal Tenant stands in the relationship to the subtenant as a landlord and has the right to terminate the tenancy of the Subtenant with proper legal notice.

Also note that this form of agreement anticipates that permission to sublet is required by the Landlord or his agent and is valid only if signed by the Landlord.

1. PARTIES					
The parties to this Agreement are:					
	hereinafter called "Landlo	hereinafter called "Landlord,"			
	hereinafter called "Princip	hereinafter called "Principal Tenant," hereinafter called "Subtenant."			
	hereinafter called "Subtena				
2. PROPERTY					
The Principal Tenant hereby sublets, according to the hereto, the following property to the Subtenant: a) the rental premises at the following address:	terms of the original rental agreement	attached			
Street		Apt. #			
City	State	Zip			
b) the following furniture and appliances on said prop	perty:				
(A more complete description of the premises is record CHECKLIST hereto attached.)	rded on the CONDITION OF RENT	AL PROPERTY			
3. TERM (Choose one)					
This Agreement shall commence on	Date and re	emain in effect			
until unle	ess terminated by one of the parties. T	his Agreement is			
subject to termination at any time upon thirty (30) day OR	vs WRITTEN notice from one party to	each other party.			
This Agreement shall commence on	Date				
and remain in effect until					
and remain in effect until					
Date		day of each			

5. UTILITIES The following service	es are includ	ed in the rent	as part of this Agre	ement:	
		iter 🗆 Gar	_		
6. DEPOSITS Type A	mount	Date paid	Paid by	Paid to	To be refunded by
Last month's rent _					
Security deposit					
Other:					
as if set out in fi Pricipal Tenant ag Tenant, including	ull. During the grees to assume an accounting an accounting the state of the state	he term of the ne all of the olding and return	is sublease, and sub oligations of Landlor of any deposit paid	ject to any express med under said agreement to	1 1
Any waiver or m writing.	odification o	f the condition	ons of this Agreeme	nt or the underlying a	greement shall be in
made available to the ca.gov. Depending or	public via an n an offende ne community	Internet Wel r's criminal hi	o site maintained by t story, this information	the Department of Jus	gistered sex offenders is stice at www.meganslaw. the address at which the
		e(s) receipt of	"Disclosure of Info	ormation on Lead-Ba	sed Paint or Lead-Based
	landlord/ag	ent. (Required		fore 1978.) Available	
Tenant(s) for homes built befo http://www.epa.gov	re 1978.) Lai	ndlords may c	all 1-800-424-LEAD	O or go to	in Your Home. (Required
ATTACHMENTS:	☐ Origina	al Lease Agree	ement		
	☐ Condit	ion of Rental	Property Checklist		
We, the undersigned	, agree to the	foregoing:			
Subtenar	nt:	I	Principal Tenant:	L	andlord:
Name			Name		Name
Signatur	re		Signature	S	ignature
Date			Date		Date