McNamara Realty Agreement to Lease

This rental agreement is made and entered into this 31st day of October 2017 by and between **McNamara Realty**, known as Landlord, **Jane Doe and John Doe**, known as Tenant(s).

agreement.

Basic Rental Provisions.

- 1. **Property Address:**
- 2. Agent(s) of Landlord:

Payee of Rent:

Address of Payee:

Security Deposit:

3. Lease Term:

Rent:

4.

5.

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McNamara Realty, 390 Higuera St. San Luis Obispo, CA 93401

Tenant hereby offers to rent from owner of the premises situated in the City of San Luis Ohspo, County of San Luis Obispo, State of California, described and commonly known a **1234 Alphabet Rd.**, subject to the terms, conditions and covenants set out herein, which are a material part of the consideration for this

The term of this agreement shall commence on December 1, 2017 at 12:00 noon, and sontinue until November 30, 2018 at 12:00 noon.

The pro-rated rent for August 2017 shall be One Thousand Nine Hundred Sixty dollars (\$1,960.00). Thereafter, the monthly rent for the premises shall be Two Thousand One Hundred dollars (\$2,100.00), due and payable in advance upon the 1st day of each month, without notice, offset or depand. If ent is not received by the 3rd day of the month by **5.00 pm**, regardless of whether the 3rd day falls on a weekend or holiday, Tenant shall pay a late charge of \$50.00 and for each day thereafter until paid an additional \$5.00 late charge per day. Monthly rental payments shall be presented in only one check epresenting the total monthly rent for the household. Separate checks will not be accepted. Separate payments will be accepted in electronic formats only. Rent may be paid using personal checks, cashier's checks, money orders or lectronic payments. No cash will be accepted. Tenant shall also pay \$35.00 service charge for each returned bank check or electronic payment, as well as the above mentioned late charges. Such charges shall be deemed additional rent for such rental month and Landlord may deduct such charges from the Tenant's deposit.

390 Higuera Street., San Luis Obispo, CA 93401.

McNamara Realty

Landlord hereby acknowledges receipt of Security Deposit in the amount of Two Thousand Five Hundred dollars (\$2,500.00) and a pet deposit of Four Hundred Dollars (\$400.00) for a total deposit of Two Thousand Nine Hundred Dollars (\$2,900.00) which, when combined with all other advanced deposits herein, does not exceed two months' rent for an unfurnished unit or three month's rent for a furnished unit. The breach Security Deposit shall cover the following of this agreement: including nonpayment of rent, damage to the premises caused by Tenant or any person on the premises with Tenant's consent, cleaning of the premises, including carpet cleaning by a licensed professional (Tenant shall provide Landlord with a receipt for services). Flea fumigation will be required if deemed necessary. No portion of this deposit shall be used toward last month's rent without prior written consent of Landlord. Within twenty one (21) days from vacating the premises and surrendering possession of the said premises to Landlord, Landlord shall refund the entire security deposit, or in the case of Co-Tenants, to the last remaining Co-Tenant, or if deductions have been made, a written itemization of all deductions stating the reason therefore and the amount thereof along with the remainder of the Security Deposit, if any. Tenant is liable to Landlord for any cost hereunder in excess of the Security Deposit.

8. Use of Property:

9. Utilities:

10. Entry and Inspectionsz

11. Damage to the Premises:

Fire or Casualty;

12.

13. Alterations or Signs:

The premises shall be used exclusively as a private residence for no more than four people and for no other purpose without the prior written consent of the Landlord. Occupancy of guests staying more than fourteen (14) days without written consent of Landlord shall constitute a breach of this agreement. The premises shall be occupied by only the following named **Jane Doe and John Doe and two (2) minors.** Tenant(s) agrees not to allow any excessive noise or activity on the premises or commit any other nuisance or act which disturbs or interferes with the peace and quiet of neighnors. Tenant agrees to keep the dwelling unit in a clean and sanitar condition, to keep the premises char of debris, rubbish and unsightly materials, and not to allow the commission of waste upon the premises. Tenant shall not iolate any governmental law or ordinance relating to the use of the premises. Tenant agrees that the above language appries to the practice of utilizing Airbub and/or any amilar guesting service, regardless of the length of any non-tenant stay. (See Section 17: Subletting or tssignment)

Tenants shall be responsible for **all utilities and services** and agrees to make payment for same, except **NONE**, which shall be paid by Landlord. Tenant shall hold Landlord narmless from all cost or expenses from Tenant tailure to pay utility bills. Tenant agrees to maintain a policy of personal hability insurance at their sole expense for the duration of their lease term as the landlords insurance does not cover Tenant's personal property. (See Section 32: Indemnity)

Landlord may over the tenant's unit with convent of Tenant or one (1) day oral or written notice of any entry for the purpose of making repairs, alterations or additions; installing, repairing, testing or maintaining smoke and or Carbon Monoxide retectors; to do a routine inspection of the condition of the premises or to exhibit the premises to prospective or actual buyers, mortgages or prospective tenants. Entry shall be made during regular business neurs of 8:00 am to 000 pm, except that if an emergency exists, Landlord may enter without notice. Landlord shall have duplicate or master keys to all locks upon the premises.

Renant(s) shall be liable for the cost of repairs of any damages to the premises caused by Tenant or any invitees of Penant. Except as provided by law, such repairs shall be made by Tenant at their own expense within ten (10) days after notice of repair by Landlord, or at Landlord's option, caused such repairs to be made at the Tenant expense. The cost of such repairs may, at the option of Landlord be deducted by Landlord from any security deposit made by Tenant; and Tenant expense. The cost of such repairs under this section shall be completed in a reasonable amount of time, for a reasonable cost and to the satisfaction of Landlord. Without exception, no repairs, decoration, or alterations shall be done without the landlord and/or agents prior written permission. Decoration includes, but is not limited to: painting, wall papering, hanging of murals or posters, the use of double-sided tape, nails, screws or hools.

If the premises shall be damaged or destroyed by fire or other causes as to render them untenantable, then either party shall have the right to terminate this lease as of the date on which such damage or destruction occur, by written notice to the other party, to be given within fifteen (15) days after occurrence of such damage; except that should such damage or destruction occur as the result of the abuse or negligence of Tenant or any invitees of Tenant, then Landlord only shall have the right to termination. Should this right be exercised by either Landlord or Tenant, then rent for the current month shall be prorated between the parties as of the date the damage occurred and any prepaid rent and unused security deposit shall be refunded to Tenant. If Landlord does not elect to cancel and terminate this lease as herein provided, Landlord shall repair and restore the premises with reasonable promptness.

Tenant shall not make any alterations in or additions to the premises without Landlord's prior written consent in each and every instance. No signs, lettering, picture, notice or advertisement shall be placed on any outside window or in a position to be visible from outside the building without Landlord's prior written consent.

(____)

14. Multiple Occupancy:

15. Holdover:

16. Keys/Locks:

18.

Defaults:

17. Subletting or Assignment

Tenant acknowledges that this agreement is between the Landlord and each Tenant executing this agreement jointly and severally, whether or not in actual possession of the premises. In the event of default by any one, each and every remaining Tenant shall be responsible for payment of rent and all other provisions of this agreement.

If Tenant(s) hold over at the expiration of the termination date of the tenancy herein, the following actions must occur: Landlord must give permission to Tenant to holdover and Landlord accepts rental payment, then this Agreement shall remain in full force and effect except that the term of this tenancy shall become month to month at the monthly rental them in effect, unless otherwise agreed by the parties in writing. Should Tenant holdover property with or without Landlord permission, Tenant shall pay Landlord pro-rated rent for each day held over.

Tenant shall pay \$25.00 for each replacement house or mail key. Any replacement feets) for other lost keys may vary depending on the type of key and shall be at the Tenants expense. If Tenant is locked out of the premises after normal busines, hours and requests an emergency maintenance call to be let in by the Property Manager, Tenant agrees to pay a lock-out fee of \$100.00. All original keys and key copies must be returned to Property Manager upon termination of the occupancy. Itall keys are not received in our office, possession is not returned on lease expiration date or date tenancy ends and management deems the unit vacated, Tenant shall be responsible for all costs related to rekeying entire unit (minimum\$175.00 for one set of locks and \$250.00 for two sets). Price shall be dependent upon the total number of locks needed to be changed at the property.

Tenant shall not, without Dandlord's prior written consent to assign or convey this lease or any interest under it; sublet the premises or any part thereof; permit the occupancy of the premises or any part thereof by anyone other than Tenant. If Tenant desires to assign the lease or enter into any sublease of the premises, Tenant shall deliver written notice thereof to Landlord at least thirty (30) days prior to the effective date of the proposed assignment, or the proposed commencement date of the term of the proposed sublease. In making its determination as whether to consent to any proposed assignment or sublease, Landlord will consider the credit-worthiness of the proposed assignee or subtenant. Subject to the foregoing, Landlord's consent to any assignment or subletting shall no unreasonably be withheld; Tenant will be financially responsible until possession is delivered to assignee or subtenant. Tenant will be subject to charges by Landlord in connection with a new lease document. Charges for these administrative fees are as follows: \$250 tenant addition/change/sublease or \$500 early termination fee both with approved applicant(s) by McNamara Realty. No permitted assignment shall be effective and no permitted sublease shall commence unless and until any default by Tenant hereunder shall have been cured. Tenant agrees that the above language applies to the practice of utilizing Airbnb and/or any similar guesting service, regardless of the length of any non-tenant's stay. (See Section 8: Use of Property)

Tenant further agrees that any one or more of the following events shall be considered events of default as said term is used herein, that is to say, if: 1.) Tenant shall abandon the premises or vacate the same during the term hereof; or 2.) Tenant shall default in any payments of rent required to be made by Tenant hereunder when due as herein provided and such default shall continue for three (3) days after notice thereof in writing to Tenant; or 3.) Tenant shall repeatedly be late in the payment of rent required to be paid hereunder or shall repeatedly default in the keeping, observing, or performing of any other covenants or agreements herein contained to be kept, observed or performed by Tenant.

(____)

19. **Remedies for Defaults:**

20. Physical Possession:

21. Legal Fees, Claims and Disputes:

22. Notices:

23

Rules and Regulations:

24. Smoke & Carbon Monoxide Detectors:

25. **Pets:**

Upon the occurrence of any one or more events of default, Landlord, at his option may terminate all rights of Tenant thereunder, unless Tenant, within said time shall cure such default. If Tenant abandons or vacates the premises while in default, Landlord may re-enter the premises to remove fixtures or chattels therefrom, and Landlord may consider the fixtures or chattels therefrom abandoned, and may dispose or dispard of the same in any manner allowed by the law and shall not be liable for any damages resulting therefrom; all chattels on the premises shall be subject to a lien for the benefit of Landlord securing the payment of all sums due hereunder, to the maximum extent allowed by the law; upon happenings of any one or more of the above-mentioned events of default, Landlord may elect to continue the lease in effect and enforce all his rights and remedies hereunder, including the right to repover the rental payments as it becomes due or at any time, terminate all of Tenant's right hereunder and recover from Tenant all damages he may incur by reason of the breach of the lease, including the cost of recovering the premise, and including the worth at the time of such termination, or at the time of an award if suit be instituted to enforce this provision, of the amount by which the unpaid rent for the balance of the term exceeds the amount of such rental loss which the Tenant proves could be reasonably avoided.

If Landlord is unable to deliver possession of the premises at the commencement hereof, Landlord shall not be liable for any damage caused thereby, nor shall this agreement be void or voidable, but Tenan shall not be liable for any cent until possession is delivered. Tenant may terminate this agreement if possession is not delivered within five (5) days of the commencement of the term hereof, unless possession is not delivered to Tenant tue to Tenant's failure to provide proof of personal liability insurance, Tenant's failure to provide proof of utility service, or Tenant's personal choice to move in at alater time.

In the event that Landlord is required to employ an attorney to enforce the terms, covenants and conditions of this Agreement, or to recover possession of the premises from Tenant, Tenant shall pay to Landlord reasonable attorney's tees whether or not a legal action is filed or a judgment is obtained. Furthermore, Landlord shall be entitled to Attorney's fees, cost and expenses incurred in the preparation and service of Notices of Default and consultation in connection therewith, whether or not legal action is subsequently commenced in onnection with such Default or resulting Breach (\$200 is a reasonable minimum per occurrence for such services and consultation). In the event of any dispute, of any kind whatsoever, the parties of this agreement expressly agree that the venue of the preceeding shall be laid in the San Luis Obispo Judicial District, County of San Luis Obispo and State of California.

Any notices which either party may give, or is required to give, should be in writing and delivered to the parties as follows: To Tenant at the leased promises.

To Landlord by service to:

McNamara Realty, Inc., 390 Higuera Street, San Luis Obispo, ØA 93401

Tenant agrees to comply with all rules and regulations which are applicable to all Tenants and are existence at the time of execution of this Lease, (parking rules are part of the rules & regulations). Tenant shall also comply with any such rules and regulations adopted from time to time by Landlord as long as they don't create a substantial change in the provisions of this Lease.

The premises is equipped with at least one (1) smoke detector and one (1) carbon monoxide detector. The Tenant acknowledges that the smoke and carbon monoxide detectors were tested and their operation can be explained to the Tenant should they ask. Tenant agrees to inspect and test the smoke and carbon monoxide detector monthly or as needed; to replace the battery as needed; to notify the Landlord promptly in writing of any defects or malfunctions; and to not remove, dismantle or otherwise render the smoke or carbon monoxide detector inoperable.

Absolutely no pets, including any animal, bird, fowl or reptile, and no aquariums in excess of two and a half (2.5) gallons, are allowed on the premises without exception. This includes visiting animals.

26. Liquid Furniture:

No liquid furniture of any kind is allowed on the premises without exception.

(_____)

27. Noise, Nuisances and Disturbances:

Tenant(s) is or are aware that the City of San Luis Obispo maintains and enforces various nuisance abatement ordinances, associated with sounds, noise, music and other public and/or neighborhood disturbances (collectively "Disturbance Ordinances"). Each Tenant hereby agrees to abide by the same and strictly conduct themselves at all times during the term of this agreement in a fashion which does not result in the issuance of any warnings or citations, under any applicable Disturbance Ordinances including by way of example and not limitation, any Disturbance Advisement Card(s) or Noise Citation(s) under the applicable noise ordinance. Tenant has read and understands the Noise Guidelines attached hereto as Exhibit "B".

Landlord's costs and expenses will be directly and adversely effected by either the failure of Tenant to conduct themselves in a fashion which does not result in a public disturbance; or, the actions of Tenant which result in the issuance of warnings or citation to Tenant and/ or Landlord, by the San Luis Obispo Police Department, or other similar police or sheriff's affiliate, agency or department within the County of San Luis Obispo. In the event that following the date Tenant takes possession of the premises there is any such warning or citation issued to Tenant, and/or Landlord, as a result of any actions of Tenant which are construed as constituting a public nuisance, disturbance, or other similar disrupting or unacceptable behavior, and which results in Landlord being fined or penalized by the City or County of San Luis Obispo, Landlord may, by giving Tenant seven (7) days written notice, elect to terminate this agreement effective immediately following the seven (7) day notice period. Additionally, any fine, penalty or fee issued against Landlord by a public agency based upon Tenant's conduct in violation hereurder shall be immediately due and paid by Tenant as additional rent due hereunder within five (5) days of written notice to Tenant by Landlord, in addition to the LIQUIDATED DAMAGES hereafter provided for.

LIQUIDATED DAMAGES \$700.00: LANDLORD AND TENANT FURTHER GREE THAT IF AT ANY TIME DURING THE TERM OF THIS AGREEMENT THE TENANT IS ISSUED A DISTURBANCE ADVISORY advisement card ("dacz) as described in exhibit "b", or if ANDLORD AND/OR TENANT ARE CITED FOR VIOLATION OF ANY DISTURBANCE ORDINANCE AS A RESULT OF ANY ACTIONS BY TENNIN, THAT THE DAMAGES TO LANDLORD WOULD BE EXTREMELY DIFFICULT AND IMPRACTICABLE TO ASCERTAIN, AND THAT THEREFORE, IN SUCH EVENT THE ADDITIONAL SUM OF **BOLLARS** (\$700.00) REPRESENTS SEVEN HUNDRED REASONABLE ESTIMATE OF THE DAMAGES TO LANDLORD (AROVE AND BEYOND THE AMOUNT OF ANY ACTUAL FINE OR FEE ASSOCIATED WITH A SITATION) THAT WOULD BE INCURRED BY LANDLORD. SUCH RAMAGES INCLUDE BUT ARE NOT LIMITED TO THE COSTS OF CLEANING COMMON AND PARKING AREAS, TRASH REMOVAL, DEALING WITH AND DISPOSING OF and waste` NEIGHBOR S COMPLAINTS, REPAIRING LANDSCAPING, ADDITIONAL ADMINISTRATIVE COSTS AND THE LOSS OF FUTURE RENTS ASSOCIATED WITH NEIGHBORING TENANTS WHO CHOOSE TO VACANE, LOST OPPORTUNITY COSTS, AND OTHER COSTS INCURRED IN CONNECTION HEREWITH. ACCORDINGLY, TENANT AND LANDLORD AGREE THAT THIS ADDITIONAL PAYMENT OF SEVEN HUNDRED DOLLARS (\$700.00), AS LIQUIDATED DAMAGE, SHALL BE PAID BY TENANT TO LANDLORD AS ADDITIONAL RENT DUE HEREUNDER UPON THE ISSUANCE OF ANY SUCH "D.A.C." OR CITATION, ABOVE AND BEYOND ANY OTHER RENT FEE OR FINE DUE HEREUNDER, IN THE EVENT OF ANY SUCH BREACH OR DEFAULT BY TENANT AS AFORESAID. IF EITHER PARTY SEEKS TO ENFORCE THE PROVISIONS OF THIS AGREEMENT THE PREVAILING PARTY SHALL BE ENTITLED TO COLLECT FROM THE OTHER PARTY ALL COSTS OF SUCH ENFORCEMENT, INCLUDING BUT NOT LIMITED TO ATTORNEYS' FEES. THE LIQUIDATED DAMAGES HEREIN PROVIDED FOR ARE NOT INTENDED AS A FORFEITURE OR PENALTY WITHIN THE MEANING OF CALIFORNIA CIVIL CODE SECTIONS 3275 OR 3369, BUT ARE INTENDED TO CONSTITUTE LIQUIDATED DAMAGES TO LANDLORD PURSUANT TO CALIFORNIA CIVIL CODE SECTIONS 1671.

(____,___)

28. Lead-Base Paint Disclosure:

LANDLORD AND TENANT ACKNOWLEDGE THAT THEY HAVE READ AND UNDERSTAND THE PROVISIONS OF THIS SECTION, AND BY THEIR INITIALS IMMEDIATELY BELOW AGREE TO BE BOUND BY ITS TERMS. (_____, ___)

Any residential property built prior to 1978 is notified that such property may present exposure to lead from paint, paint chips and dist. Lead can pose health hazards if not taken care of properly. Young children may be placed at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The Landred is required by law to disclose any known lead-based vaint or lead-based hazards present on or within the property. For more information, please visit www.epa.gov/lead or call the National Lead Information Center (1.800.424.LEAD).

Landlord discloses to Tenant that some things simply wear out in the normal course of use. For example, earpets, garbage disposals or draperies wear out We define this as wear and tear." Landlord and Tenant understand that some things are beyond "ordinary wear and tear." Broken windows; stains in carpets; dirty carpets; stained, dirty, or torn draperies; damaged blinds; dirty or greasy appliances; dirty rooms; dirty or scratched or tobacco stained walls/woodwork; dirty, stained, or scratched floors; excessive nail holes or other holes in walls; are not the result of "ordinary wear and tear." When a Terant rents a freshly painted apartment, it is expected with ordinary care that the paint should las three years. If a Tenant moves in less than one year and painting is required, the outgoing Tenant will be charged sixty-six percent, 66 % of the cost of the painting. If a Tenant moves after the first year but less than two years and painting is required, the outgoing Tenant will be charged thirty-three percent, 33 % of the cost of the painting. If the Tenant remains more than two years, Landord will not charge for painting unless there is clear evidence of Tenant abuse in the unit Likewise, if at the termination of tenancy, the unit is left damaged or dirty beyond the ordinary wear and tear defined in this paragraph, Tenant will be charged up to a maximum of three (3) days rent for the time required for cleaning and repairs, plus the cost of the cleaning and repairs.

The California Department of Justice, sheriff's departments, police departments saving jurisdictions of 200,000 or more, and many other local law enforcement authorities maintain for public access. data base **regarding registered sex offenders** of the locations of persons required to register pursuant to paragraph (1) of subdivision (a) of section 290.4 of the Penal Code. The database is updated on a quartery 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 <u>not</u> available through the ''900'' telephone service.

All personal property or chattel belonging to the Tenant or any occupant of the premises that is in or on any part of the property shall be there at the risk of Tenant of such other person only, and Landlord shall not be liable for any damages thereto or for the theft or misappropriation thereof. Tenant waives all claims they may have against Landlord for damage to property sustained by Tenant or any persons claiming through Tenant or by an occupant on the premises, or by any other person, resulting from any part of the property or resulting from any accident on or about the property or resulting directly or indirectly from any act or neglect of any Tenant or occupant of any part of the property or of any other person, including Landlord to the extent permitted by law. This shall include, but not by limitation, damage caused by water, frost, steam, excessive heat or cold, sewage, gas, odors or noise, or caused by bursting or leaking pipes or plumbing fixtures, and shall apply equally whether any such damage results from the act or neglect of Tenant or of other Tenants, or occupants of any part of the property, or of any other person, including Landlord to the extent permitted by law.

(____)

29. Ordinary Wear and Tear:

30. Data Base Disclosure:

Vaiver:

32. Indemnity:

Tenant agrees to protect, indemnify and save Landlord harmless from and against all liabilities, obligations, claims, damages, penalties, causes of action, cost and expenses imposed upon or incurred by or asserted against Landlord by reason of (a) any accident, injury to or death of persons or loss of or damage to property occurring on or about the previses and alleged to be due to any act or failure to act or any negligence or default under this Lease by Tenant; (b) any failure on the part of the Tenant to perform or comply with any of the terms of this Lease. Tenant agrees to muntain a policy of personal liability insurance at their sole expense for the duration of their lease term as the landlords insurance does not cover Tenant's personal property. (_____, ____)

If any terms or provision of this Lease shall to any extent be held invalid or unenforceable, the remaining terms and conditions of this Lease shall not be affected thereby, but each term and provision of this Lease shall be valid and be

The term "Dandlord" as used in this Lease, so far as ovenants or obligations on the part of the Landlord are concerned, shall be limited to mean and include only the owner or owners at the time in question of the premises.

Time is of the essence of this Lease, and all provisions relating thereto shall be strictly construed. In the event that Tenam may leave their respected unit for a period of time exceeding seven (7) consecutive calendar days, the Tenant must

All negotiations, considerations, representations and understanding between Landlord and Tenant are incorporated herein. This Lease may be modified or altered only by agreement in writing between Landlord and Tenant.

Submission of this instrument for examination or signifure by the Tenant does not constitute a reservation of or option for the Lease. This instrument becomes effective as a Lease upon execution and delivery by both Landlord and Tenant.

purposes of interpretation of this Lease, the masculine shall include the

The cost of clogged toilets, clogged garbage asposals and/or sewer blockages can ed by disposal of paper towels, sanitary napkins/wipes, grease, food, hair or other items, into the sewer system shall be charged to the tenant at a rate of \$65/hour during regular business tours and \$110/hour for after hour cleanouts. Any item that the Tenant discovers that requires a repair must be brought to the Landlord's immediate attention of as to effectively limit damages to the property, such as, but not limited to: leaking pipes, leaking or running toilets, dripping faucet, electrical issues (not pertaining to interior light bulbs), loose

make the Landlord's Agent aware of such an extended absence.

enforced to the fullest extent permitted by law

- 33. Severability:
- 34. Landlord Means Owner:
- 35. **Time & Extended Absences:**
- 36. Modification of Lease;
- 37. Execution of Lease by Landlord:
- 38. Miscellaneous;
- 39. Additional Terms Repairs

- 41. Non-Smoking Units:
- 42. Exhibit "A":
- 43. **Exhibit "B":**
- 44. **Exhibit "C":**
- 45. Exhibit "D":

Equipment and the like. Tenan understands and agrees that the premises are non-smoking and that ANX smoking in the unit shall cause the forfeiture of their security deposit. Furthermore, in consideration of other tenants, there is NO smoking within 20

feminine and the singular shall include the plural.

feet of all doors and/or windows.

Noise Guidelines from City of San Luis Obispo

Move Out Guidelines and Procedures / Cleaning Checklist

Acknowledgment of Personal Liability Insurance Addendum

Wherefore, we, the undersigned, do hereby execute and agree to this Lease.

Landlord/Agent:

Signature

Date

JANE DOE

Tenant:

DATE

JOHN DOE
