RENT FORBEA	(Maintenance of Tenancy, Status C		- COVID 19
This Rent Forbearance Agreem	ent ("Agreement") is made effe	ctive this date:	. 202 bv
	("h		
of the mobilehome park:			("Park").
This form is submitted to Mar	nagement within 7 days of the	e date the rents and ot	her charges fall due.
Homeowner Represents, and	Management and Homeowne	er Agree:	
1. This Agreement affords	homeowner an extension of ti	me to pay rents and oth	er charges of tenancy. All
parties are in good standing; m	nanagement is not in default or	r violation of any homed	owner and resident rights.
Homeowner requests forbearan	nce within <b>seven (7) days</b> of the	e date rent and other cha	arges are due.
2 Management shall allow	for homeowner to defer rents a	nd other charges while t	his Aareement is in effect
Management shall deem such p		-	-
estop management's rights whi		-	
notice or invoice; Management n	-		
of this Agreement.			
3 Basic Tenancy Informat	tion Acknowledged: The renta	al agreement states that	rent and other charges are
due on theof the month,	-	-	-
amendments to the rental agree	-		
÷	\$	per month:	
– Pending increase(s):	\$	new month effect	ive, 202
	receding 90 day notice, the se		
acknowledges		··, ··· · · · · · · ·	, , , , , , , , , , , , , , , , , , ,
-	for utilities is also charged, as i	nvoiced.	
– Fixed monthly costs a	-		
Describe:	\$	p	er month.
Describe:	\$	p	er month.
Describe:	\$	D	er month.
Describe:	\$	p	er month.
Describe:	\$ _	p	er month.
4. The TOTAL rent and ot	her charges now due and paya	able:	
A. (As of Date)	, 202:	\$	
		Total rents & charge	es <u>now</u> due and owing
B. Total rents and oth	ner charges now due and owing	g is <b>deferred</b> as follows:	
		<i>(</i> )	
	One Month, to		nust reapply for relief each
month, before p	payment is due, and enter into a	a <b>new</b> agreement);	
		<b>-</b>	
(ii) A Fi	ixed Period Which Expires: _	, 202_	_;
/:::>		<b></b>	
	il Cancellation by Written Not	ice posted at premises of	on or before the 20th of the
calendar month	n preceding cancellation;		
		000	
	n due shall be paid on		All rents and other charges
then due shall be imme	diately paid, without further noti	ce.	

1	D. Partial Payments: Partial payments for: electric gas water other:				
2	shall continue to be invoiced and paid. Partial payments are an exception to management's general rent payment				
3	policy for purposes of this Agreement only; partial payments do not constitute a waiver or release of unpaid amounts				
4	which continue to be due and owing.				
5					
6	5. Due to homeowner's demonstrated qualification based on COVID-19 as defined below, management shall				
7	permit the forbearance of timely payment as described for the period specified <b>only</b> .				
8	₽· ··· · ··· · · · · · · · · · · · · ·				
9	6. Homeownerhas providedshall provide withindays after execution of this Agreement, written				
	documentation that homeowner is unable to pay rent due to financial impact caused by COVID-19:				
10	<b>documentation</b> that noneowner is unable to pay refit due to financial impact caused by COVID-19.				
11					
12	(1) Homeowner is sick with COVID-19,				
13					
14	(2) Homeowner is caring for a household or family member who is sick with COVID-19.				
15					
	(3) Homeowner has experienced a lay-off, or a loss of hours, or other income reduction resulting from a				
16					
17	business closure or other economic or employer impact due to COVID19.				
18					
19	(4) Homeowner closed his/her business and does not know when/if it can reopen, due to COVID-19.				
20					
21	(5) Homeowner is complying with a recommendation from a government health authority to stay home, to				
22	self-quarantine, or to avoid congregating with others during the state of emergency.				
	sell-quarantine, or to avoid congregating with others during the state of emergency.				
23					
24	(6) Homeowner has child-care needs arising from school closures related to COVID-19 (with proof of school				
25	closure, together with proof of job loss or work hours);.				
26					
27	(Applies to ##1-6) When was income impaired or interrupted. Last paid:, 202_;				
28	amount last paid: \$				
	Homeowner to provide written verification from:				
29 20					
30	an employer:(name, address)				
31	a government agency(name, address)				
32	doctor or health care professional (name, address)				
33	7 De Angle On Frankriger Atominstige static Announce the second second second second second second second second				
34	7. <b>Re-Apply On Expiration:</b> At expiration of this Agreement, homeowner may, while any governmental				
35	moratorium on timely payment of rents and other charges is in effect:				
36	(A) Pay all rent and other charges then due and owing as last invoiced; or				
37	(B) Apply for an extension of this Agreement by re-certifying a demonstrated hardship due to the COVID-19 pandemic as provided above.				
38 20					
39 40	Homeowner may apply for further extensions by following this two-step process (pay all rent due or obtain an extension) at expiration: the maximum total deferral issix (6) months; months from this Agreement.				
40 41					
41 42	8. Breach or Default: Previously served default notices to pay or quit, perform covenants or quit and or to				
42 43	terminate tenancy ("notices") remain valid and enforceable in the event of default in payment of rent or other				
44	charges required by this Agreement.				
44 45	(A) Payments made after service of notices are not a waiver of the right to enforce such previously				
46	served notices. Homeowner affirms that served notices are accurate, correct, properly served and received. Part				
47	payments by homeowner are NOT a waiver of rights to enforce previously served notices.				
48	(B) Management further reserves the right to supersede the notices and if so, it is agreed all former				
	notices are then of no further force and effect. Homeowner acknowledges that the following notices have been				
49	notices are then of no future force and check. Fromeowner doknowledges that the following hotices have been				
49 50					
	properly served and received:				
50					

9. **Understandings and Full Disclosure:** Homeowner is in good standing; management is not in default. Homeowner has no existing claims against management which have not been disclosed.

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10. Miscellaneous: This Agreement is for the exclusive benefit of the management and homeowner and 4 not for the benefit of any other person and shall not be deemed to have conferred any rights, express or implied. 5 upon any other person. This Agreement may be executed in counterparts, each of which is deemed to be an 6 7 original, and all such counterparts constitute one and the same instrument. This Agreement, for so long as such agreement is in effect, constitutes the entire agreement between management and homeowner with respect to 8 the subject matter hereof and supersedes all negotiations or previous agreements with respect to all or any part 9 of the terms and conditions mentioned herein or incidental hereto. No parol evidence of any prior of other 10 agreement shall be permitted to contradict or vary the terms of this Agreement. Neither this Agreement nor any 11 of the terms hereof may be terminated, amended or modified except by a written instrument executed by all 12 parties. This Agreement shall be governed by the laws of the State of California, except as provided. As further 13 consideration for this Agreement, all actions or proceedings except unlawful detainer or forcible detainer or 14 injunctive relief, shall, per Civil Code §798.25.5, be subject to arbitration, costs of which to be paid by 15 16 management, pursuant to the Federal Arbitration Act, in lieu of state or federal courts and if arbitration is not enforceable, then pursuant to court decision utilizing Code of Civil Procedure §638 (reference). All agreements 17 which affect your rights should be signed after consultation with your attorney or legal advisor. This agreement is 18 voluntary, it is not a requirement of tenancy. 19

11. Execution: THIS AGREEMENT AFFECTS YOUR RIGHTS. PLEASE READ IT CAREFULLY. By
signing this Rent Forbearance Agreement, homeowner attests, under penalty of perjury under the laws of the
state of California, that all documentation, information provided and statements made to procure this Agreement
including facts about loss of income due to the COVID-19 virus, are true and correct.

## 26 **IN WITNESS WHEREOF**, Lessor and Lessee have executed this Amendment as set forth below.

28	Homeowner Signature: _	Date	e:202
29			
30	Homeowner Signature: _	Date	e:202
31			
32	Management Signature: _	Date	e:202