Exclusive Right to Lease Agreement

FLORIDA ASSOCIATION OF REALTORS®

This Exclusive Right to Lease Agreement ("Agreement") is between

			(" Owner") and
	Villiams Realty Treasure Coast		(" Broker ")
persona p.m. the Period,	HORITY TO LEASE PROPERTY: Owner gives Broker the all property ("Property") described below beginning the day of , ("Least Owner and Broker remain obligated to perform under the control of the cont	day of	,, and ending at 11:59
2. DESC	nts that he/she is legally entitled to lease the Property. RIPTION OF PROPERTY: Real Property: Street address: Legal Description:		
(b)			
(c) (Dccupancy: Property Dis Dis not currently occupied. I	If occupied, the lease te	rm expires
(a)	Rental Period and Rate: Yearly \$	Monthly \$	Weekly \$
	Rental Period and Rate: Yearly \$ Seasonally \$ "Season" runs from Specify any services or fees such as water, garbage, asso	aciation dues ats that	to
	specify any services or fees such as water, garbage, asso	ociation dues, etc., that	are included in rent:
	Advanced Rents, Deposits and Fees: Advanced rents of financial institution, if required by Florida Landlord and non-interest bearing account. interest-bearing escrow account, tenant to receit to Owner Broker interest-bearing escrow account, tenant to receit interest rate payable on the account. Any balance of Advanced rent \$	Tenant law, in a(n) ive 5% per year, simple i ive% (at least 75	interest. Any balance of interest will accrue
	Advanced rent \$ Pet deposit ☐ refundable ☑ nonrefundable \$ Credit Report Fee: \$ Other: : \$	D beculty Deposit. 3	
	Credit Report Fee: \$	Association Ap	plication Fee: \$
(c) ·	LJOther:: \$: \$: \$: \$	Otner: o state tax on transient	rentals and to local tax on tourist
	development and impact. The party who receives the re	ent is responsible for tir	nely collecting and remitting said taxes.
(d) 4. BRO	Association Approval: Application must be made (whe (ER OBLIGATIONS: In consideration of Owner's agreen	en) leased is signed nent to enter into this A	greement, Broker agrees to use: diligent
effort to	lease the Property; furnish information to and assist coo	operating brokers in neg	gotiating leases; furnish information to and
	torneys when needed to draft leases; negotiate leases an	_	
	e and terms above; take reasonable precautions to preve or any other broker or sales associate; and to perform th Display appropriate transaction signs, including a "For I Use Owner's name in connection with marketing or a	e following activities au Rent" sign, on the Prope dvertising the Property.	ithorized by Owner (check if applicable): erty.
	Use a lockbox system to access and show the Property. Request a credit check on prospective tenants at Owne information provided by the prospective tenant or as to Execute leases on behalf of Owner (Owner must execu	e <mark>r's</mark> expense. Broker ma the financial integrity o	or fitness and character of the prospective tenant
	on Owner's behalf). Compensate any subagents or cooperating brokers in t Withhold offers to lease Property once Owner enters in Make a final inspection and inventory check of Property Complete lease forms as permitted by law. Complete and sign the lead-based paint/hazards certifi Other	the transaction, except value a binding lease agrey at conclusion of lease.	when not in Owner's best interest. ement.
Owner R		cknowledge receipt of a co	opy of this page, which is Page 1 of 4 Pages.

(a)	the P	ropert	y on t	he Inte		ess limi	ited in (the Propert (ii) below.	y as Brok o	er deems a	dvisable	e including a	dvertising
	☐(i)	Displa	y the	Proper	ty on the	e Interr	et exce			ddress of th		y shall not l	be displa	ayed on the I	nternet.
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(b)	referi	red to	as Vir	bsites tual Off	Som	e real e sites ("\	estate b /OW").	An auto	omated	estimate of	market va	alue or revi	ews and	hese website I comments a Virtual Offic	about a
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	need	ed by	prosp	ective	tenant to	seek A	Associa	tion or	Board ap	oproval.		g providing	вгоке	r with all doc	uments
										sing of the					,
	numl	ber) fo	r purp	oses o	f showin	g and o	deliveri	ng the	Property	/; unit	/ build	ing access		ollowing keys _/ mailbox	/
									ninates a	lease on th	ne Propert	y prior to le	ease exp	oiration date.	.
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(f)														ugh Broker hich may occ	-112
(g)															in or any other
(h)	To prope	ovide o erty (se	comple e Add	eté and endum	accurate	inform entit	ation to led	Broke	r includi	ng disclosin	g all knowr	n facts that r	materiall	y affect the va _) If the Prop	erty was built in
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	Prope	erty. O v	wner a	cknow	ledges th	at Brok	cer will i	ely on (Owner's		ions regard	ding the Pro	perty wl		ated to lease the vith prospective
(i)	To in	demni	fy and	l hold h	armless	Broker	and Br	oker's	officers,	directors, a	gents and	employees	from all	l claims, dem	
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	agree	ement	with	a vendo		existe	nce of ເ	ındisclo						nis contract o paragraph w	r any lease or ill survive
(j)									na tanan	t to take no	nececcion :	and to mak	a tha ra	pairs necessa	ary to
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(k)						-				ether the lo	cal munic	ipality whe	re the P	roperty is loc	cated
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6 COM														on Broker's s	
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					s accept					//	J,			1 -7	
		unt of	Comp	ensati	ion: Owi	ner agr	ees to	oay Bro	ker the	following	fee(s):	_	_		
	닐_				due in ea	ch Ren	tal Peri	od. 🔲 _	%	of the gros	s value of	the lease.		% of the first	month's rent.
	☐ ot	her (sp	pecify)	:											
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Owner			and	Broker/	Sales As:	sociate			acknowl	edge receipt	of a copy of	of this page,	which is	Page 2 of 4 Pa	iges.

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(b) Time and Manner of Payment:
☐ Broker will deduct its fee from rent collected by Broker after said rent becomes due and owing to Owner . If said rent
is insufficient to cover Broker's fee, Owner will remit the balance within calendar days after date on which rent
becomes due.
Owner will pay Broker's fee within calendar days after entering into a lease for the Property. Owner will pay Broker's fee within calendar days from the date on which each rent payment is due from tenant.
Other (specify): Broker will deduct its fee from advanced rent collected by Broker.
(c) New Leases and Renewals: If Owner enters into any new lease or renewal of the original lease with a tenant placed in the Property by or through Broker, Owner agrees to pay Broker as compensation in connection with the new lease(s) or
renewal(s) the amount specified in Paragraph 6(a).
(d) Protection Period: Owner agrees to pay Broker's fee if, within 90 days after the end of the Leasing Period, Owner leases
the Property to any prospects with whom Broker or any other broker communicated during the Leasing Period regarding
leasing the Property. If requested, Broker must provide Owner with a list of said prospects, and entitlement to compensation
under this subparagraph will be limited to the names on that list. The protection period ceases if Owner enters into a good faith
exclusive right to lease contract with another broker after Leasing Period ends.
. COOPERATION AND COMPENSATION WITH OTHER BROKERS: Broker's office policy is to cooperate with all other brokers
except when not in Owner's best interest: 🗹 and to offer compensation in the amount of% of the gross value of the lease o
to tenant's agents, who represent the interest of the tenant, and not the interest of Owner in a transaction; 🗹 and to offer
compensation in the amount of% of the gross value of the lease or \$ to a broker who has no brokerage
elationship with the tenant or Owner ; 🗹 and to of <u>fer</u> compensation in the amount of% of the gross value of the lease or
to transaction brokers for the tenant; None of the above (if this is checked, the Property cannot be placed in the MLS.)
B. EARLY TERMINATION: If Owner decides not to lease the Property and Broker deems Owner's reason acceptable, Owner may
conditionally terminate this Agreement by signing a withdrawal agreement and simultaneously paying a cancellation fee of $\$00.00$ plu
applicable sales tax. However, Owner agrees that if the Property is contracted for lease to a tenant during the time period from conditional
remination to the end of the Leasing and Protection Periods, Broker may void the early termination and Owner will be obligated to pay
Broker the compensation set forth in paragraph 6(a), less the cancellation fee.
D. DISPUTE RESOLUTION: This Agreement will be construed under Florida law. All disputes between Broker and Owner based on his Agreement or its breach will be mediated under the rules of the American Arbitration Association or other mediator agreed upon
by the parties. Mediation is a process in which parties attempt to resolve a dispute by submitting it to an impartial mediator who
acilitates the resolution of the dispute but who is not empowered to impose a settlement on the parties. The parties will equally
divide the mediation fee, if any. In any litigation based on this Agreement, the prevailing party will be entitled to recover reasonable
attorneys' fees and costs at all levels, unless the parties agree <u>that disputes</u> will be settled by ar <u>bitration</u> as follows:
Arbitration:By initialing in the space provided, Owner (), Listing Associate () and Listing Broker () agree
that disputes not resolved by mediation will be settled by neutral binding arbitration in the county in which the Property is located in
accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. Each party to any
arbitration (or litigation to enforce the arbitration provision of this agreement or an arbitration award) will pay its own fees, costs and
expenses, including attorneys' fees at all levels, and will equally split the arbitrators' fees and administrative fees of arbitration.
10. BROKERAGE RELATIONSHIP: Owner authorizes Broker to act as a (check which is applicable):
single agent of Owner.
☑ transaction broker.
single agent of Owner with consent to transition into a transaction broker.
nonrepresentative of Owner.
11. MISCELLANEOUS: This Agreement is binding on Broker's and Owner's heirs, personal representatives, administrators,
successors and assigns. This Agreement is the entire agreement between Broker and Owner . No prior or present agreements or
representations shall be binding on Broker or Owner unless included in this Agreement. Signatures, initials, documents referenced
n this Agreement, counterparts and modifications communicated electronically or on paper will be acceptable for all purposes and will be binding.
12. ADDITIONAL CLAUSES:
No smoking inside the home.
All security deposits must be held in a Florida bank account.
Pets with owner's permission. All security deposits must be held in a Florida bank account. All advanced monies collected by the Broker will be forwarded to the owner less any commissions due.
Dwner and Broker/Sales Associate acknowledge receipt of a copy of this page, which is Page 3 of 4 Pages.

Broker advises Owner to consult an appropriate professional for related legal, tax, property condition, environmental, foreign reporting requirements and other specialized advice. Owner: Tax ID:_____ Date: _____ Tax ID:_____ Owner: Work Telephone: Facsimile: Home Telephone: Address: E-mail: Date: **Authorized Associate or Broker:** Facsimile: 866.315.3437 Work Telephone: 772.288.1765 Home Telephone: Address: 819 S US1 Stuart, Fl 34994 E-mail: eric@palmcityagent.com personal delivery mail E-mail facsimile. Copy returned to Owner on the _____ day of _____, ____, by: This form is available for use by the entire real estate industry and is not intended to identify the user as a REALTOR. REALTOR is a registered collective membership mark that may be used only by real estate licensees who are members of the National Association of R EALTORS and who subscribe to its Code of Ethics. The copyright laws of the United States (17 U.S. Code) forbid the unauthorized reproduction of blank forms by any means including facsimile or computerized forms. and Broker/Sales Associate acknowledge receipt of a copy of this page, which is Page 4 of 4 Pages. Owner