## Exclusive Right to Lease Listing Agreement



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

Diana Alvarez Padron and Joseph F	adron ("C	Owner") and
LUXE PROPERTIES		("Broker")
1. AUTHORITY TO LEASE PROPERTY: Owner gives Broker the EXCLU- personal property ("Property") described below beginning the 8 de 28 day of February, 2022 ("Listing Period"). If the Proper Broker remain obligated to perform under this Agreement until the Listing is legally entitled to lease the Property.	SIVE RIGHT TO SECURE A TENANT for the rea ay of December, 2021, and ending at 11: ty becomes vacant during the Listing Period, <b>Ow</b>	al and 59 p.m. the ner and
2. DESCRIPTION OF PROPERTY:		
(a) Real Property: Street address: 12022 SW 1	10 STREET CIR E, MIAMI, FL 33186	
Legal Description: DEVON-AIRE VILLAS SEC 3 PB 107-13 LOT 6		ENTS LOT S
(b) Personal property, including appliances:		
(c) Occupancy: Property ☐ is not currently occupied <b>x</b> is currently occupied term expires:	upied by x Landlord ☐ Tenant. If tenant occupie	ed, the lease
3. RENTAL RATE AND TERMS:	50 500 00	
(a) Rental Period and Rate: Teally \$   Mic	to	
(a) Rental Period and Rate: Yearly \$ X Mo Seasonally \$ "Season" runs from Specify any services or fees such as water, garbage, association of	dues, etc., that are included in rent:	
(b) Advanced Rents, Deposits and Fees: Advanced rents and depo financial institution, if required by Florida Landlord and Tenant law non-interest bearing account.  interest-bearing escrow account, tenant to receive 5% to Owner Broker	in a(n) per year, simple interest. Any balance of interest	will accrue
interest-bearing escrow account, tenant to receive		/erage
interest rate payable on the account. Any balance of inter		
Advanced rent \$5,000.00	Security Deposit: \$ 2,500.00	
X Pet deposit refundable x nonrefundable \$ 250.00	)	
▼Credit Report Fee: \$50.00 Other:	: \$	
■ Association Application Fee: \$ 100.00 ☐ Othe		
(c) Taxes: Leases for a term of 6 months or less are subject to state t development and impact. The party who receives the rent is respo		
(d) <b>Association Approval:</b> Application must be made (when)	15 days prior to move in	<i>‡</i> 5.
4. BROKER OBLIGATIONS: In consideration of Owner's agreement to er effort to lease the Property; furnish information to and assist cooperating assist attorneys when needed to draft leases; negotiate leases and renewand terms above; take reasonable precautions to prevent damage to the any other broker or sales associate; and to perform the following activitie  and Display appropriate transaction signs, including a "For Rent" sign Use Owner's name in connection with marketing or advertising Use a lockbox system to access and show the Property.	brokers in negotiating leases; furnish information wals of existing leases in accordance with the reresponderty when the Property is being shown by <b>B</b> is authorized by <b>Owner (check if applicable):</b> n, on the Property.	n to and nt schedule
Request a credit check on prospective tenants at <b>Owner's</b> experiments of information provided by the prospective tenant or as to prospective tenant.		
Execute leases on behalf of Owner (Owner must execute a Sponton Owner's behalf).	ecial Power of Attorney authorizing Broker to lea	se Property
x Compensate any subagents or cooperating brokers in the transf	action, except when not in Owner's best interest	
Withhold offers to lease Property once Owner enters into a bind	ling lease agreement.	
Make a final inspection and inventory check of Property at conc	usion of lease.	
Complete lease forms as permitted by law.		
Complete and sign the lead-based paint/hazards certification on	Owner's behalf (for Property built before 1978).	
TOther For Rent sign above only if association allows	& Request credit/backgrounds at tenant expense	е
Owner (DAP) (JP) and Broker/Sales Associate (AB () acknowledge	receipt of a copy of this page, which is Page 1 of 4	Pages
owner () train brokensales Associate ( o o ) () acknowledge	receipt of a copy of this page, which is rage 1 of 4	rayes.

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(a)	<b>Advertising: Broker</b> agrees to use diligent effort to advertise the Property as <b>Broker</b> deems advisable including advertising the Property on the Internet unless limited in (4)(a)(i) or (4)(a)(ii) below.
	(Owner opt-out) (Check one if applicable)
	i) Display the Property on the Internet except the street address of the Property shall not be displayed on the Internet.
	(ii) <b>Owner</b> does not authorize <b>Broker</b> to display the Property on the Internet.
	Owner understands and acknowledges that if Owner selects option (ii), consumers who conduct searches for
	listings on the Internet will not see information about the listed property in response to their search.
41	Initials of Owner.
(D)	Virtual Office Websites: Some real estate brokerages offer real estate brokerage services online. These websites are referred to as Virtual Office Websites ("VOW"). An automated estimate of market value or reviews and comments about a property may be displayed in conjunction with a property on some VOWs. Anyone who registers on a Virtual Office Web site may gain access to such automated valuations or comments and reviews about any property displayed on a VOW. Unless limited below, a VOW may display automated valuations or comments/reviews (blogs) about this Property.
	Owner does not authorize an automated estimate of the market value of the listing (or hyperlink to such estimate)
	to be displayed in immediate conjunction with the listing of this Property.
	Owner does not authorize third parties to write comments or reviews about the listing of the Property (or display a
5 OWNE	hyperlink to such comments or reviews) in immediate conjunction with the listing of this Property.  R OBLIGATIONS: In consideration of the obligations of Broker, Owner agrees:
	To cooperate with <b>Broker</b> in carrying out the purpose of this Agreement, including providing <b>Broker</b> with all
(/	documents needed by prospective tenant to seek Association or Board approval.
(b)	To refer immediately to <b>Broker</b> all inquiries regarding the leasing of the Property.
(c)	To make Property available for <b>Broker</b> access during reasonable times and furnish <b>Broker</b> with the following keys (specify
	number) for purposes of showing and delivering the Property; unit/ building access/ mailbox/ pool
	/ garage door/opener/ other
	To notify <b>Broker</b> in the event <b>Owner</b> or a tenant terminates a lease on the Property prior to lease expiration date.
	To inform <b>Broker</b> before conveying the Property.
(f)	That the lockbox, if utilized, will be for the benefit of <b>Owner</b> and to release those working by or through <b>Broker</b> and <b>Broker's</b> local Board of Realtors from all liability and responsibility in connection with any loss which may occur.
(g)	Not to restrict the rental of the Property according to race, color, religion, sex, handicap, familial status, national origin or any other classes protected by state or local law, and not to ask or expect <b>Broker</b> to impose such restrictions on the rental of the Property.
(h)	To provide a written approval or denial of any applicant who is a servicemember as defined in F.S. 250.01 within seven (7) days after the receipt of a rental application. If denied, <b>Owner</b> will provide a reason for the denial.
(i)	To provide complete and accurate information to <b>Broker</b> including disclosing all known facts that materially affect the value of the Property (see <b>Addendum</b> , entitled) If the Property was built in 1977
	or earlier, <b>Owner</b> will provide <b>Broker</b> with all information <b>Owner</b> knows about lead-based paint and lead-based paint hazards in
	the Property and with all available documents pertaining to such paint and hazards, as required by federal law. <b>Owner</b>
	understands that the law requires the provision of this information to Broker and to prospective tenants before the tenants
	become obligated to lease the Property. <b>Owner</b> acknowledges that <b>Broker</b> will rely on <b>Owner's</b> representations regarding the
	Property when dealing with prospective tenants. Owner will immediately inform Broker of any material facts that arise after
	signing this Contract.
(j)	To indemnify and hold harmless <b>Broker</b> and <b>Broker's</b> officers, directors, agents and employees from all claims, demands,
	causes of action, costs and expenses, including reasonable attorneys' fees at all levels, and from liability to any person, to the extent based on <b>Owner's</b> misstatement, negligence, action, inaction or failure to perform the obligations of this contract or any lease or agreement with a vendor; or the existence of undisclosed material facts about the Property. This subparagraph
41	will survive <b>Broker's</b> performance and the transfer of title.
(K)	To reasonably inspect the Property before allowing the tenant to take possession and to make the repairs necessary to transfer a reasonably safe dwelling unit to the tenant.
<b>(I)</b>	To perform any independent investigations to determine whether the local municipality where the Property is located adopted
	an ordinance that prohibits property owners from renting to sexual offenders/predators. For information regarding these types
	of ordinances in your county, search county records and/or log on to www.municode.com. Owner acknowledges that it is Owner's responsibility to research the local ordinances to determine whether or not such ordinance exists and to determine
	whether a tenant is suitable for rental if such ordinance exists. Owner understands this is not a warranty of any kind and is
	not intended to be a substitute for any independent investigations Owner may wish to make.
6. COMP	ENSATION: Owner agrees to compensate Broker as follows, including paying any applicable taxes on Broker's services,
	enters into a lease of the Property with a tenant during the Listing Period, regardless of whether the tenant fulfills the terms of
	; or if, during the Listing Period, <b>Broker</b> procures a tenant who is ready, willing, and able to lease the Property under the

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terms of this Agreement, or terms acceptable to Owner:

	(a)	Amount of Compensation: Owner agrees to pay Broker the following fee(s): % of the rent due in each Rental Period% of the gross value of the lease 100 % of the first month's rent. other (specify):
	(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 within5_ 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):
1	(c)	New Leases and Renewals: If Owner enters into any new lease or renewal of the original lease with a tenant placed in the
7)	<b>'</b>	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 0 days after the end of the Listing Period, Owner
B		leases the Property to any prospects with whom <b>Broker</b> or any other broker communicated during the Listing Period
		regarding leasing the Property. If requested, <b>Broker</b> must provide <b>Owner</b> 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 <b>Owner</b> enters
		into a good faith exclusive right to lease contract with another broker after Listing Period ends.
		PERATION AND COMPENSATION WITH OTHER BROKERS: Broker's office policy is to cooperate with all other brokers
		hen not in <b>Owner's</b> best interest xand to offer compensation in the amount of % of the gross value of the lease, of the first month's rent or \$ to tenant's agents, who represent the interest of the tenant, and not the
	interest o	of Owner in a transaction; <b>X</b> and to offer compensation in the amount of % of the gross value of the lease, 25 % of
	the first r	nonth's rent or \$ to a broker who has no brokerage relationship with the tenant or <b>Owner</b> : X and to offer
	compens	cation in the amount of% of the gross value of the lease,25 % of the first month's rent or \$ to
	transacti	on brokers for the tenant; None of the above (if this is checked, the Property cannot be placed in the MLS.)
	8. EARL	Y TERMINATION: If Owner decides not to lease the Property and Broker deems Owner's reason acceptable, Owner may
		ally terminate this Agreement by signing a withdrawal agreement and simultaneously paying a cancellation fee of \$ 0.00
		licable sales tax. However, <b>Owner</b> agrees that if the Property is contracted for lease to a tenant during the time period from
		al termination to the end of the Listing and Protection Periods, <b>Broker</b> may void the early termination and Owner will be
		I to pay Broker the compensation set forth in paragraph 6(a), less the cancellation fee.
		ITE RESOLUTION: This Agreement will be construed under Florida law. All disputes between <b>Broker</b> and <b>Owner</b> based on ement or its breach will be mediated under the rules of the American Arbitration Association or other mediator agreed upon
		arties. Mediation is a process in which parties attempt to resolve a dispute by submitting it to an impartial mediator who
		s the resolution of the dispute but who is not empowered to impose a settlement on the parties. The parties will equally divide
		ation fee, if any. In any litigation based on this Agreement, the prevailing party will be entitled to recover reasonable attorneys'
1	fees and	costs at all levels, unless the parties agree that dispute will be settled by arbitration as follows:
	Ark	costs at all levels, unless the parties agree that dispute will be settled by arbitration as follows: <b>pitration:</b> By initialing in the space provided, <b>Owner</b> () ( <u>JP</u> ), Listing Associate ( <u>AB</u> ) and Listing Broker ( <u>AB</u> )
	agr	ee that disputes not resolved by mediation will be settled by neutral binding arbitration in the county in which the Property is
	loca	ated in accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. Each
	par	ty to any arbitration (or litigation to enforce the arbitration provision of this agreement or an arbitration award) will pay its own
		s, costs and expenses, including attorneys' fees at all levels, and will equally split the arbitrators' fees and administrative fees
		arbitration.
	10. BRO	KERAGE RELATIONSHIP: Owner authorizes Broker to act as a (check which is applicable):
	□s	ingle agent of <b>Owner.</b>
	×tı	ansaction broker.
	□s	ingle agent of <b>Owner</b> with consent to transition into a transaction broker.
		onrepresentative of Owner.
:	successo represen	<b>CELLANEOUS:</b> This Agreement is binding on <b>Broker's</b> and <b>Owner's</b> heirs, personal representatives, administrators, ors and assigns. This Agreement is the entire agreement between <b>Broker</b> and <b>Owner</b> . No prior or present agreements or tations shall be binding on <b>Broker</b> or <b>Owner</b> unless included in this Agreement. Signatures, initials, documents referenced in
	tnis Agre binding.	ement, counterparts and modifications communicated electronically or on paper will be acceptable for all purposes and will be
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Broker advises		related legal, tax, property condition, environmenta
	foreign reporting requirements an	d other specialized advice.
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