Exclusive Right to Lease – Commercial



This Exclusive Right to Lease Agreement ("Agreement") is between _____ ("**Owner**") and 1 ("Broker") 2 1. AUTHORITY TO LEASE PROPERTY: Owner gives Broker the EXCLUSIVE RIGHT TO SECURE A TENANT for 3 the real and personal property ("Property") described below beginning the _____ and ending at 4 ("Leasing Period"). If the Property becomes vacant during the Leasing 5 11:59 p.m. _____ ("Leasing Period"). If the Property becomes vacant during the Leasing Period, **Owner** and **Broker** remain obligated to perform under this Agreement until the Leasing Period expires. 6 Owner certifies and represents that he/she is legally entitled to lease the Property. 7 2. DESCRIPTION OF PROPERTY: 8 (A) Street address: 9 Legal Description: 10 11 (B) Personal Property (including machinery, inventory, supplies and/or equipment): 12 13 14 (C) Occupancy: Property ☐ is ☐ is not currently occupied. If occupied, the lease terms ends: 15 16 17 3. RENTAL RATE AND TERMS: per square foot for a term acceptable to Owner. (A) Rental Rate: \$_____ 18 (B) Additional Terms: 19 20 21 4. BROKER OBLIGATIONS: Broker agrees to use diligent effort to lease the Property: furnish information to and 22 assist cooperating brokers in negotiating leases; furnish information to and assist attorneys when needed to draft 23 leases; negotiate leases and renewals of existing leases in accordance with the rent schedule and terms above; 24 take reasonable precautions to prevent damage to the Property when the Property is being shown by **Broker** or 25 any other broker or sales associate; and to perform the following activities authorized by Owner (check if 26 applicable): 27 Display appropriate transaction signs, including "For Rent" sign, on the Property. 28 Use **Owner's** name in connection with marketing or advertising the Property. 29 Use a lockbox system to access and show Property. 30 Request a credit check on prospective tenants at **Owner's** expense. **Broker** makes no representations as to the 31 truth or falsity of information provided by the prospective tenant or as to the financial integrity or fitness and 32 character of the prospective tenant. 33 Execute lease on behalf of **Owner** (**Owner** must execute a Special Power of Attorney authorizing **Broker** to 34 lease Property on Owner's behalf). 35 Compensate cooperating brokers in the transaction, except when not in **Owner's** best interest. 36 Withhold offers to lease Property once **Owner** enters into a binding lease agreement. 37 Make a final inspection and inventory check of Property at conclusion of lease. 38 Other: __ 39 40 (a) Advertising: Broker agrees to use diligent effort to advertise the Property as Broker deems 41 advisable including advertising the Property on the Internet unless limited in 4(a)(i) or 4(a)(ii) 42 43 (**Owner** opt-out)(Check one if applicable): 44 (i) Display the Property on the Internet except the street address of the Property shall not be 45 displayed on the Internet 46 (ii) Owner does not authorize Broker to display the Property on the Internet. Owner 47 understands and acknowledges that if Owner selects option (ii), consumers who conduct 48 searches for listings on the Internet will not see information about the listed property in response 49 to their search. 50 Initials of Owner 51 5. OWNER OBLIGATIONS: In consideration of the obligations of Broker, Owner agrees: 52 _) (____) and Broker/Sales Associate (____) (____) acknowledge receipt of a copy of this page, which is Page 1 of 3 Pages.

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53 54 55 56 57 58			To cooperate with Broker in carrying out the purpose of this Agreement, including providing Broker with all documents needed by prospective tenant, including but not limited to, financial statements, appraisals, records, and documents pertaining to the property/business. Owner warrants the accuracy of the information provided to Broker with respect to the Property and agrees to indemnify Broker from any liability or damages arising out of incorrect or undisclosed information. To immediately refer to Broker all inquiries regarding leasing of the Property.
59			To make Property available for Broker access during reasonable times and furnish Broker with any access
60		(D)	devices, including but not limited to keys and access codes.
61 62		(D)	To notify Broker in the event Owner or a tenant terminates a lease on the Property prior to lease expiration date.
63		(E)	To inform Broker before conveying the Property.
64 65 66 67 68			To indemnify and hold harmless Broker and Broker's 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 Owner's misstatement, negligence, action, inaction or failure to perform the obligations of this contract or any lease or agreement with a vendor. This subparagraph will survive Broker's performance.
69	6.	СО	MPENSATION: Broker's fee is earned when Owner agrees to sell, lease or exchange all or part of the
70			perty to anyone ready, willing and able to on the Terms of this Agreement or any other terms acceptable to
71			ner.
72 73 74 75 76 77 78 79 80		(A)	Owner agrees to compensate Broker as follows:
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82 83 84 85 86 87		(B)	Broker's fee is due: ☐ in the full amount per paragraph 6(A) upon execution of lease, sales contract or other transfer agreement. ☐ in ½ of the amount per paragraph 6(A) upon execution of lease, sales contract or other transfer agreement with the remaining ½ due upon ☐ commencement or closing of said agreement, ☐ occupancy ☐ see attached custom commission rider ☐ other:
89		(0)	
90 91 92		(C)	Renewal and/or Extension: Owner shall also pay Broker a commission in an amount equal to% of the net aggregate rent or% of the gross rent or% of month's rent on all renewals and/or extensions of such Lease upon exercise of any such renewal and/or extension.
93 94 95		(D)	Expansion: In the event any Lease amendment is executed, expanding the area covered by the Lease, Owner shall pay to Broker a commission in the amount equal to% of compensation option selected in paragraph 6(A) of this Agreement for such expansion, as additional leasing commission.
96 97		(E)	Protection Period: Owner agrees to pay Broker's fee if, within days after the end of the Leasing Period, Owner leases the Property to any prospects with whom Broker or any other broker communicated with during
98 99			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 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 agreement with another broker after the Leasing Period ends.

(F) Commercial Real Estate Leasing Commission Lien Act: The Florida Commercial Real Estate Leasing

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- (F) Commercial Real Estate Leasing Commission Lien Act: The Florida Commercial Real Estate Leasing Commission Lien Act provides that when a broker has earned a commission by performing licensed services under a brokerage agreement with you, the broker may claim a lien against your interest in the property for the broker's commission. The broker's lien rights under the act cannot be waived before the commission is earned. F.S. 475.803(6).
- (G) Commercial Real Estate Sales Commission Lien Act: The Florida Commercial Real Estate Sales Commission Lien Act provides that when a broker has earned a commission by performing licensed services under a brokerage agreement with you, the broker may claim a lien against your net sales proceeds for the broker's

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Owner () (_) and Broker/Sales Associate () () acknowledge receipt of a copy of this page, which is Page 2 of 3
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	commission. The	broker's lien rights unde	er the act cannot be wait	ved belote the co	Timilocion lo carriour i													
, CO	475.703(5).	H OTHER BROKEPS.	It is Broker's policy to c	connerate with all	other brokers as Brok													
		ept when not in Owner		ooperate with all	OUICI DIONEIS AS DION													
			Il be construed under FI	lorida law. All disc	outes between Broker													
			n will be mediated under															
			the parties. Mediation															
			ial mediator who facilita															
			e parties. The parties wil															
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 that disputes will be settled by arbitration 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								
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	fees at all levels, and will equally split the arbitrators' fees and administrative fees of arbitration.																	
			ng on Broker or Owner this Agreement, counter															
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