

Contract to Lease

(This is not a Lease. A Lease should be signed before occupancy.)



1.	Parties: owner and Demo Lead		(Prospective "Landlord" (Prospective "Tenant")		
	agree to execute a lease agreement ("Lease") no later than				
2.	Deposit: With the intention of entering into a Leas to	es authorize the deposit holder to	[deposit holder] transfer the Deposit according		
3.	Property Address: 9703 Collins Ave #2500, Bal	arbour, FL 33154			
	The property will be ☑ unfurnished ☐ furnished (attach inventory). The property will be used for only residential purposes and occupied by only Tenant and the following persons:				
4.	Lease Term: The lease will begin on	[date] and end on	[date].		
5.	Money Due before Occupancy: Tenant will pay the sum of \$\(\frac{120,000}{} \) in accordance with this paragraph before occupying the property. Tenant will not be entitled to move in or to keys to the property until all money due before occupancy has been paid. If no date is specified below, then funds will be due before occupancy.				
	First month's rent plus applicable taxes Advance rent for month of	\$ <u>40,000</u> due	e		
	plus applicable taxes				
	Last month's rent plus applicable taxes				
	Security deposit	\$ 40,000 due	e		
	Security deposit for Association	\$ due	9		
	Pet deposit	\$ due	e		
	Other:	\$ due			
	Other:	\$due			
	The Paragraph 2 Deposit will be credited as follows: (Check as applicable)				
	✓ \$40,000 to first month's rent	☐\$ to secur	ity deposit		
	to last month's rent	s other (sp	pecify)		
	(If left blank, the Deposit will be credited to the first amounts due in the following order: 1) security de				
6.	Rent Payments, Taxes, and Charges: Tenant will pay total rent for the Lease Term of \$480,000				
	(excluding taxes). Tenant will also pay total taxes on the rent when applicable in the amount of \$ 0				
	Tenant will pay the rent, including taxes when applicable, as follows: (Check one) ☐ in full on ☐ in the amount of \$				
	☐ in full on[date] in the ☑ monthly, on the _1day (the 1st day if left b	ank) of each month in the amount c	of \$_40,000		
7.	Pets: ☑ prohibited ☐ permitted, as described				
8.	Smoking: ☑ prohibited ☐ permitted				
	spective Landlord and Prospective Tenant 7 Rev 9/19	acknowledge receipt of a copy of	f this page, which is Page 1 of 3. © 2018 Florida Realtors®		

9. Utilities: Tenant will pay for all utility services during the Lease Term, connection charges, and deposits for activating existing utility connections to the property except for <u>Water, Sewer, Garbage</u> which Landlord agrees to provide at Landlord's expense.				
10.	. Maintenance: Landlord will be responsible for maintenance and repair of the property except a Air Filters and minor repairs less then \$150, which Tenant agrees to the second of the property except and the second of			
11.	Association Approval: Where applicable, the lease will be contingent upon condominium/coop association ("Association") approval. ☐ Landlord ☑ Tenant will pay a nonrefundable application \$\frac{100}{2}\$ and make application for Association approval by \$\frac{3}{2}\$ days lease execution approval is not obtained before beginning of Lease Term, either party may terminate the lease be other at any time before Association approval; and Tenant will receive a return of all Deposits patterminated, rent will abate until Association approval is obtained.	ion fee of _ [date]. If such by written notice to the		
12.	. Additional Terms: (Notice to Landlord and Tenant: You or your attorney must make any amer form.) Property will be delivered in Move-In-Ready condition and professionally cleaned prior to			
13.	.Background/Credit/Reference Check: If Landlord determines that Tenant's background, cred is not acceptable, Landlord may terminate this Contract prior to the signing of the Lease by refu Tenant; thereupon, the parties will be released from all obligations under this Contract.			
14.	. Servicemember Status : Is the Prospective Tenant a servicemember as defined in F.S. 250.01? yes, Landlord must provide a written approval or denial of Tenant 's application within seven day Tenant is denied, Landlord must provide a reason for the denial to the Tenant .			
15.	• Failure to Perform: If Tenant fails to perform any of the promises of this Contract, the Deposit be retained by or for the account of Landlord as agreed upon liquidated damages, consideratio this Contract and in full settlement of any claims; and the parties will be released from all obligat Contract. If Landlord fails to perform any of the promises of this Contract, Tenant may elect to Deposit paid without waiving any action for damages resulting from Landlord's breach.	n for the execution of tions under this		
16.	. Brokers: The following real estate licensees ("Brokers") are the only Brokers involved in the pro Contract to Lease:	curement of this		
	Prospective Tenant's Agent's Name: Mayank Prospective Tenant's Brokerage Name: Keller Williams Eagle Realty			
	Prospective Landlord's Agent's Name: Michelle Judd Prospective Landlord's Brokerage Name: Dezer Platinum Realty LLC			
	espective Landlord and Prospective Tenant acknowledge receipt of a copy of this page, volume 7 Rev 9/19	which is Page 2 of 3. 2018 Florida Realtors®		

This Contract is not a Lease. Once the parties enter into a Lease, Lease provisions that conflict with provisions of this Contract will control. This is intended to be a legally binding contract. If not fully understood, seek the advice of an attorney before signing.				
Prospective Tenant	Date			
Prospective Tenant	Date			
Prospective Tenant's Address:				
Telephone and Email: (639) 553-2795 mayank@pe	eregrine-it.com			
Prospective Tenant's Address:				
Telephone and Email:				
Prospective Landlord	Date			
Prospective Landiold	Date			
Prospective Landlord	Date			
Prospective Landlord's Address:				
Telephone and Email: (707) 881-3033, mayankagarwal9119@gmail				

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and Prospective Tenant (

Prospective Landlord CL- 8 Rev 3/2021



Wire Fraud Prevention Notice

Brokerage Name: Keller Williams Eagle Realty

Never trust wiring instructions via email

Criminals/hackers are targeting email accounts of various parties involved in real estate transactions (e.g., lawyers, title agents, mortgage brokers, real estate agents). These emails are convincing and sophisticated. Among other concerns, this has led to fraudulent wiring instructions being used to divert funds to the criminal's bank account. These emails may look like legitimate emails from the proper party. If you receive an email regarding instructions that contains any suspicious information, do not click on any links that may be in the email and do not reply.

Broker strongly recommends that Buyer/Tenant, Seller/Landlord, and their respective attorneys and others working on a transaction, refrain from placing any sensitive personal and financial information in an email, directly or through an email attachment. When there is a need to share Social Security numbers, bank accounts, credit card numbers, wiring instructions or similar sensitive information, Broker strongly recommends using more secure means, such as providing the information in person, over the phone, or through secure mail or package services, whenever possible.

In addition, before Buyer or Seller wires any funds to any party (including Buyer/Tenant's or Seller/Landlord's attorney, title agent, mortgage broker, or real estate broker) personally call them to confirm the information is legitimate (i.e., confirm the ABA routing number or SWIFT code and credit account number). Buyer/Tenant and Seller/Landlord should call them at a number that is independently obtained (e.g., from this Contract, the recipient's website, etc.) and not use the number in the email in order to be sure that the contact is a legitimate party.

buyen renam (Finn). Demo Lead	
(Signature):	Date:
Buyer/Tenant (Print):	
(Signature):	
Buyer/Tenant (Print):	
(Signature):	
Buyer/Tenant (Print):	
(Signature):	
Seller/Landlord (Print): owner	
(Signature):	Date:
Seller/Landlord (Print):	
(Signature):	Date:
Seller/Landlord (Print):	
(Signature):	Date:
Seller/Landlord (Print):	
(Signature):	Date: