

EXCLUSIVE RIGHT TO LEASE CONTRACT



REALTOR/BROKER FIRM:	OWNER'S NAME:	
Address of Firm:	Owner's Home Address:	
Phone #:	Phone #:	
, by and between the above mentioned REALTO OWNER(S) ("the OWNER") in consideration of the agreed described and to use the best efforts to find a tenant, the	ment is entered into this day of OR/BROKER ("the REALTOR/BROKER") and the above mentioned ment of the REALTOR/BROKER to market the property hereinafte OWNER grants to the REALTOR/BROKER the exclusive right to lease to 11:59 P.M. on	
☐ Vacant ☐ Other ☐ City of ☐	Condominium	
all buildings, fixtures, built in appliances, shades, shut coverings, attached fireplace doors, screens, gas logs, gar landscaping, fences and mailboxes, all ceiling fans, alarm	(the "Property"). ments & appurtenances, if any, now in or on the premises including tters, window blinds, curtains and drapery rods, attached floor rage door opener and controls, screens, storm windows and doors a system, radio and television antennas, rotors and controls, water uel in tank, incinerator, if any and gas, oil and mineral rights owned	
OWNER excludes the following items:		
3. PRICE/TERMS: OWNER agrees to lease the property for per month; or upon such terms and conditions as \$ REQUIRED.	a period of months at a rent of \$ the OWNER may hereafter accept. SECURITY DEPOSIT OF	

- **4.** <u>COMMISSION:</u> OWNER agrees to pay the REALTOR/BROKER a commission of \$_____ or ____ % of the lease price upon the consummation of the lease. The commission will be due and payable if a tenant is obtained for the Property by anyone, including the OWNER, during the term of this contract at the price and terms set forth herein, or upon any other price and terms agreed upon by the OWNER. FURTHER, said commission will be paid if:
 - a.) the OWNER refuses to lease when a ready, willing and able tenant is produced at price and terms.
 - b.) the OWNER refuses or is unable to complete a lease pursuant to the terms of a duly executed Lease Agreement, Agreement to Lease, Contract of Lease, or such the equivalent agreement signed by OWNER.
 - c.) The OWNER, or anyone, leases (or enters into a contract to lease or receives a deposit within _____ days from the termination or expiration of this contract to anyone to whom the Property has been shown or who has learned of the Property because of the REALTOR/BROKER'S efforts, during the term of this contract.

It is agreed that the word "lease" shall include a trade or exchange and that a commission will be due at the agreed upon amount or percentage of the exchange or trade value, and the case may be, and that in the event of a trade or exchange, the REALTOR/BROKER is authorized to receive a commission or fee from both parties to the transaction provided disclosure thereof is made to all parties.

- 5. <u>DEFAULT:</u> If a lease is not consummated because of the OWNER'S refusal to perform, then the full commission shall be due and payable upon such refusal. If a lease is not consummated because of the LESSEE'S failure to perform and the deposit made is forfeited, OWNER agrees that _______% of the deposit (but not in excess of the amount of the full commission) shall be retained by the REALTOR/BROKER in full payment for services rendered in this transaction.
- **6. OPTION:** The OWNER agrees that the commission will be due and payable to the REALTOR/BROKER if the OWNER enters into an option to lease during the term of this contract or the protection period as provided upon the consummation of the lease pursuant to the option. If the option is exercised and consummated, the afore agreed upon commission will be paid to the REALTOR/BROKER on the option amount.
- 7. <u>CONSIDERATION NEGOTIATION</u>: The OWNER and the REALTOR/BROKER acknowledge that they have negotiated the consideration contracted hereunder between themselves and that the commission to be paid by the OWNER and in consideration for services to be performed by the REALTOR/BROKER in consideration for the commission to be paid was not fixed, controlled, recommended or maintained by any other person(s) or entity not a party to this contract.
- **8.** <u>MULTI-LIST/COOPERATION:</u> The OWNER acknowledges that the services of the Multiple Listing Service(s), and the offering of cooperation and compensation to other Participants has been fully explained and the REALTOR/BROKER is authorized to advertise the Property on the Multiple Listing Service.

The OWNER authorizes the REALTOR/BROKER to provide to the Multiple Listing Service(s) such information as they may require including but not limited to timely notice of the status changes in this contract and lease information including lease price and terms upon the acceptance of an Offer to Lease or at any time after closing. The Multiple Listing Service(s) is authorized to disseminate the information so provided to its Participants according to its rules and regulation, provided, however, that offers to cooperate with cooperating brokers and the compensation of the REALTOR®/BROKER will not be advertised by or through the Multiple Listing Service(s). The OWNER and REALTOR/BROKER release the Multiple Listing Service(s) from any liability for errors and omissions in the listing information disseminated. The OWNER authorizes the REALTOR®/BROKER to offer cooperation to cooperating Brokers, however such offers cannot be made or disseminated through the Multiple Listing Service(s). No fee shall be paid to the cooperating broker by Owner/Seller without Seller's written consent. Owner/Seller authorizes REALTOR®/BROKER to negotiate a cooperative fee in the Buy & Sell Agreement. The compensation to be paid to a cooperating BROKER is completely within the discretion of the REALTOR/BROKER and is not fixed, controlled, recommended, or maintained by any person or entity not a party to this contract, and the REALTOR/BROKER has the authority to change said compensation at any time and further it is understood that compensation paid to a cooperating BROKER will be paid from the commission due the REALTOR/BROKER hereunder unless otherwise agreed upon in writing.

9. SHOWING/SIGNS: REALTOR/BROKER is hereby authorized to photograph the Property and publish such photographs, retain a key, and cause a sign to be erected on the Property and to remove all other "for lease" signs. REALTOR/BROKER shall have access to the buildings on the Property for the purpose of showing the same at reasonable hours.

10. LOCK BOX: The REALTOR/BROKER □ is □ is not authorized key(so) that provide access to the property by authorized		sed for the purposes of storing
11. MARKET: Upon OWNER'S written acceptance of the tennot continue to market the property nor present any other.	•	
12.REFERRAL: The OWNER agrees to refer to the REALTOR period of this contract.	R/BROKER all inquiries received con-	cerning the property during the
13.HEIRS: The covenants herein shall bind the heirs, personation of the respective parties.	al representatives, administrators, e	xecutors, assigns and successors
14. NON-DISCRIMINATION: It is agreed by the REALTOR/BR by law, discrimination because of race, creed, color, nat mental handicap, or familial status, by said parties in res	tional origin, sex, marital status, ag	e, height, weight, or physical or
15. INFORMATION: OWNER agrees to provide REALTOR/BR	OKER or Lessee with all information	required by any law.
16. MARKETABLE TITLE: The OWNER(S) represent and warra hereunder, or that they are the duly authorized agents enter into this contact and to convey the interest set for	of the holders of said interest and	-
17.BINDING CONTRACT/CANCELLATION: This contract shall REALTOR/BROKER or the agent of the REALTOR/BROKE consent of both REALTOR/BROKER and OWNER in writing	R. This contract can be CANCELLE	
18. <u>OTHER:</u>		
19.ACKNOWLEDGEMENT: The OWNER has read, acknowl completed copy of this Contract.	edges, and accepts the terms of th	nis Contract and has received a
REALTOR:	OWNER(S):	
(Dated)		(Dated)
NAME:	NAME:	
(print or type)	(print or type)	
For(REALTOR/BROKER)	Social Security #:	
	(signature)	(date)
	NAME:	
	(print or type)	
	Social Security #:	
	(signature)	(date)

DISCLAIMER: This form is provided as a service of the Greater Metropolitan Association of Realtors to its members. Those who use this form are expected to review both the form and the details of the particular transaction to ensure that each action of this form is appropriate for the transaction. The Greater Metropolitan Association of Realtors is not responsible for the use or misuse of this form, for misrepresentation, or warranties made in connection with this form.