Residential Lease for Unit in Condominium or Cooperative

(FOR A TERM NOT TO EXCEED ONE YEAR)

(Not To Be Used For Commercial, Agricultural, or Other Residential Property)

_	RM AND PARTIES. This is a lease ("the Lease") for a period	d of months (the *Lease Ter	m"), beginning
		(number)	[month, day, year]
and	d ending, be [month, day, year]		name of owner of the property)
	d	(In the Le	ase, the owner, whether one or more, of the
rsro	name(s) or person(s) to whom the property is called "Landlord." All persons to whom the property is		
	ROPERTY RENTED. Landlord leases to Tenant unit rio.		, at
P.	ROPERTY RENTED. Landlord leases to remain that no.		(street address)
kno	own as	[ctty]	, Florida [zip code]
	[name of condominium development] gether with the following furniture and appliances:		
tog	gether with the following lumiture and applicances.		
		M014 , 0000	
(Lie	st all furniture and appliances. If none, write "none."] (In the Lea	ase the property leased, including furniture a	and appliances, if any, is called "the Premises."
-	DMMON AREAS. Landlord grants to Tenant permission to us		
	promises are a part.	se, along with others, the common areas t	of the ballating and the development of which
	ENT PAYMENTS AND CHARGES. Tenant shall pay rent for t	the Premises in installments of \$	each on the
rd-m	v of each (Δ "Pe	ental Installment Period." as used in the Le	ease, shall be a month if rent is paid monthly
da	y of each (A "Re	ental Installment Period," as used in the Le	ease, shall be a month if rent is paid monthly
ane	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each	rent payment all taxes imposed on the re	nt by taxing authorities. The amount of texes
and	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the re	nt by taxing authorities. The amount of taxes
and par ren the	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rel for each in sase begins, is \$ all other charges required to be paid under	nt by taxing authorities. The amount of taxes installment. The amount of each installment o Landlord will notify Tenant i
and pay ren the	[month, wook] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rel for each in sase begins, is \$ all other charges required to be paid under	nt by taxing authorities. The amount of taxes installment. The amount of each installment o Landlord will notify Tenant i
and par ren the ore	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rel for each interest begins, is \$ all other charges required to be paid undependent and to perform Landlord's obligations.	nt by taxing authorities. The amount of taxes ristallment. The amount of each installment o Landlord will notify Tenant i er the Lease by cash, valid check, or money
and par ren the ore	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of tandlord will notify Tenant is ser the Lease by cash, valid check, or money the Lease Term. Such fees are \$
and par ren the ore	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of tandlord will notify Tenant is ser the Lease by cash, valid check, or money the Lease Term. Such fees are \$
and par ren the ord Lar	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rent payment all taxes imposed on the rent payment all for each in taxe begins, is \$	nt by taxing authorities. The amount of taxes ristallment. The amount of each installment o Landlord will notify Teriant i er the Lease by cash, valid check, or money g the Lease Term. Such fees are \$ gations shall be a default in payment of rent
and pay ren the ord Las	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rent payment all taxes imposed on the rent payment all taxes begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes. Landlord will notify Terrant if er the Lease by cash, valid check, or money githe Lease Term. Such fees are \$
and participation of the correct of	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rent payment all taxes imposed on the rent payment all taxes begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes. Landlord will notify Terrant if er the Lease by cash, valid check, or money githe Lease Term. Such fees are \$
and particle	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rent payment all taxes imposed on the rent acceptance. It is a series to be paid under the part and to perform Landlord's obligations. In the following address: In pay any such fees that are Tenant's obligation to the Lease Payments described about the taxes.	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes installment. The amount of each installment of the Lease by cash, valid check, or money githe Lease Term. Such fees are \$
and particular particu	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes. Landlord will notify Teriant if er the Lease by cash, valid check, or money githe Lease Term. Such fees are \$
and particular particu	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of the lease by cash, valid check, or money gethe Lease Term. Such fees are \$
and particle	month, work day week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of the control of the Lease by cash, valid check, or money gethe Lease Term. Such fees are \$
and particular particu	[month, work] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rent payment all taxes imposed on the rent payment, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes installment. The amount of each installment of the Lease by cash, valid check, or money get the Lease Term. Such fees are \$
anne par ren the order Lar	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the rent payment all taxes imposed on the rent payment, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes installment. The amount of each installment of the Lease by cash, valid check, or money get the Lease Term. Such fees are \$
and particle	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of taxes installment. The amount of each installment of the Lease by cash, valid check, or money get the Lease Term. Such fees are \$
anne par ren the order Lar	[month, week] d a week if rent is paid weekly.) Tenant shall pay with each yable on the beginning date of the Lease is \$	rent payment all taxes imposed on the release begins, is \$	nt by taxing authorities. The amount of taxes installment. The amount of each installment of rent gations shall be a default in payment of rent [date] ve, Tenant shall pay the following: (check only Periods of

RLCC-1 Rev. 9/92 © 1992 Approved for use under rule 10-2.1(a) of The Rules Regulating The Florida Bar This software is licensed to [Hector Seenz - Floridian Realtons, LLC HECTOR A SAENZ COM.] www.transactiondesk.com.

Heating and air conditioning filters

Other:

If Landlord deposits the money in an interest-bearing account, Landlord must pay Tenant interest of at least 75% of the annualized average interest paid by the bank or 5% per year simple interest, whichever Landlord chooses, Landlord cannot mix such money with any other funds of Landlord or pledge, mortgage, or make any other use of such money until the money is actually due to Landlord; or

B. Landlord must post a surety bond in the manner allowed by law. If Landlord posts the bond, Landlord shall pay Tenant 5% interest per year. At the end of the Lease, Landlord will pay Tenant, or credit against rent, the interest due to Tenant. No interest will be due Tenant if Tenant wrongfully terminates the Lease before the end of the Lease Term.

If Landlord rents five or more dwelling units, then within 30 days of Tenant's payment of the advance rent or any security deposit, Landlord must notify Tenant in writing of the manner in which Landlord is holding such money, the interest rate, if any, that Tenant will receive, and when such payments will be made.

	be made.	andioro io northing and		,,			
VII.	NOTICES			is Landlord's A	gent. All notices to Landford and		
	all Lease Payments must be sent to Land	r					
	all Lease Payments must be sent to cand	noros Agent at		[address]			
	unless Landlord gives Tenant written notice of a change. Landlord's Agent may perform inspections on behalf of Landlord. All notices to Landlord shall be given by certified mail, return receipt requested, or by hand delivery to Landlord or Landlord's Agent.						
	Any notice to Tenant shall be given by c Premises, a notice to Tenant may be given	ertified mail, return receip by leaving a copy of the n	ot requested, or delivered to otice at the Premises.	o Tenant at the Premi	ses. If Tenant is absent from the		
VIII.	USE OF PREMISES. Tenant shall use the laws and any restrictions that apply to the l	Premises only for resident Premises, Landford will giv	ial purposes. Tenant also sho e Tenant notice of any restric	all obey, and require an ctions that apply to the	yone on the Premises to obey, all Premises.		
	The Premises are located in a condominium or cooperative development. The Lease, and Tenant's rights under the lease, shall be subject to all terms, conditions, provisions, and restrictions set out in the Declaration of Condominium, the plat, and restrictions, rules, and regulations as now exist or may be adopted, modified, amended, or repealed by the governing association during the Lease Term.						
	Tenant acknowledges that the governing association may adopt, modify, amend, or repeal rules and regulations for the use of the common areas and the Premises during the Lease Term.						
	Occasional overnight guests are / are not in any calendar month, Landlord's written a	(circle one) permitted. Ar	n occasional overnight gues	t is one who does not	stay more than nights		
	Tenant may / may not (circle one) keep or	approvaris / is not (circie t allow pets or animals on t	he Premises without Landlor	e eise to occupy the re rd's approval of the pet	t or animal in writing,		
	Tonant shall not keep any dangerous or fla	mmable items that might i	ncrease the danger of fire or	damage on the Premis	ses without Landlord's consent.		
	Tenant shall not create any environmental hazards on or about the Premises.						
	Tenant shall not destroy, deface, damage, impair, or remove any part of the Premises belonging to Landford, nor permit any person to do so. Tenant may / may not (circle one) make any afterations or improvements to the Premises without first obtaining Landford's written consent to the						
	alteration or improvement.						
	Tenant must act, and require all other per breach of the peace.	rsons on the Premises to	act, in a manner that does	not unreasonably dist	urb any neighbors or constitute a		
ıx.	MAINTENANCE, Landlord and Tenant agr	ree that the maintenance o	f the Premises must be certe	ormed by the person in	ndicated below:		
174	A. Structural and Building Codes. Landlor						
	by the condominium association as part of the common area maintenance. Landlord shall assure that the association complies with						
	applicable building, housing, and health codes relating to the Premises, If there are no applicable building, housing, or health codes, Landlord shall assure that the association maintains and repairs the roofs, porches, windows, exterior walls, screens, foundations, floors, structural components,						
	and steps and keeps the plumbing in reasonable working order. Landlord will be responsible for the maintenance of any items listed above for which						
	the association is not responsible.	and the state of t	Estate till sa taska area		and the same terminal		
	B. Elective Maintenance, Fill in each blank space in this section with Landlord or Tenant to show who will take care of the item noted. If a space is left						
	blank. Landlord will be required to take	care of that item.					
	Smoke detectors		Running water		Appliances		
	Extermination of ra		Hot water		Fixtures		
	destroying organisr and bedbugs		Lawn		Pool (including filters, machinery, and equipment)		

* Tonant's responsibility, if any, indicated above, shall / shall not (circle one) include major maintenance or major replacement of equipment.

Landlord shall be responsible for major maintenance or major replacement of equipment, except for equipment for which Tenant has accepted responsibility for major maintenance or major replacement in the previous paragraph.

Major maintenance or major replacement means a repair or replacement that costs more than \$ _

Tenant shall be required to vacate the Premises on 7 days' written notice, if necessary, for extermination pursuant to this subparagraph. When vacation of the Premises is required for extermination, Landord shall not be liable for damages but shall abote the rent.

Meat

Air conditioning

Nothing in this section makes Landlord responsible for any condition created or caused by the negligent or wrongful act or omission of Tenant, any member of Tenant's family, or any other person on the Premises with Tenant's consent.

C. Tenant's Required Maintenance. At all times during the Lease Term, Tenant shall:

Locks and keys

of outside areas

Clean and safe condition

Garbage removal and outside garbage receptacles

M PR

- 1. comply with all obligations imposed upon tenants by applicable provisions of building, housing, and health codes;
- 2, keep the Premises clean and sanitary;
- 3. remove all garbage from the dwelling unit in a clean and sanitary manner;
- 4, keep all plumbing fixtures in the dwelling unit clean, sanitary, and in repair; and
- 5. use and operate in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air conditioning, and other facilities and appliances, including elevators.
- X. UTILITIES. Tenant shall pay all charges for hook-up, connection, and deposit for providing all utilities and utility services to the Premises during this lease except

 which Landlord agrees to provide at Landlord's expense,
 (Specify any utilities to be provided and paid for by Landlord such as water, sewer, oil, gas, electricity, telephone, garbage removal, etc.)
- XI. LANDLORD'S ACCESS TO PREMISES. Landlord or Landlord's Agent may enter the Premises in the following circumstances:
 - A. At any time for the protection or preservation of the Premises.
 - B. After reasonable notice to Tenant at reasonable times for the purpose of repairing the Premises.
 - C. To inspect the Premises; make necessary or agreed-upon repairs, decorations, alterations, or improvements; supply agreed services; or exhibit the Premises to prospective or actual purchasers, mortgagees, tenants, workers, or contractors under any of the following circumstances:
 - 1. with Tenant's consent;
 - 2. in case of emergency;
 - 3. when Tenant unreasonably withholds consent; or
 - 4. if Tenant is absent from the Premises for a period of at least one-half a Rental Installment Period. (If the rent is current and Tenant notifies Landlord of an intended absence, then Landlord may enter only with Tenant's consent or for the protection or preservation of the Premises.)

XII. PROHIBITED ACTS BY LANDLORD.

- A. Landlord cannot cause, directly or indirectly, the termination or unreasonable interruption of any utility service furnished to Tenant, including, but not limited to, water, heat, light, electricity, gas, elevator, garbage collection, or refrigeration (whether or not the utility service is under the control of, or payment is made by, Landlord).
- B. Landlord cannot prevent Tenant's access to the Premises by any means, including, but not limited to, changing the locks or using any boot lock or similar device.
- C. Landlord cannot remove the outside doors, locks, roof, walls, or windows of the Premises except for purposes of maintenance, repair, or replacement. Landlord cannot remove Tenant's personal property from the Premises unloss the action is taken after surrender, abandonment, or a lawful eviction. If provided in a written agreement separate from the Lease, upon surrender or abandonment by Tenant, Landlord shall not be liable or responsible for storage or disposition of Tenant's personal property. (For the purposes of this section, abandonment means Tenant is absent from the Premises for at least one-half a Rental installment Period without paying rent or giving Landlord reasonable notice of Tenant's absence.)
- XII. CASUALTY DAMAGE. If the Premises are damaged or destroyed other than by wrongful or negligent acts of Tenant or persons on the Premises with Tenant's consent, so that the use of the Premises is substantially impaired, Tenant may terminate the Lease within 30 days after the damage or destruction and Tenant will immediately vacate the premises. If Tenant vacates, Tenant is not liable for rent that would have been due after the date of termination. Tenant may vacate the part of the Premises rendered unusable by the damage or destruction, in which case Tenant's liability for rent shall be reduced by the fair rental value of the part of the Premises that was damaged or destroyed.

XIV. DEFAULT.

A. Landlord's Default. Except as noted below, Landlord will be in default if Landlord fails to comply with Landlord's required maintenance obligations under Section IX(A) or fails to comply with other material provisions of the Lease and such failure continues for more than 7 days after Tenant delivers a written notice to Landlord that tells Landlord how Landlord has violated the Lease,

If Landlord's failure to comply is due to causes beyond the Landlord's control and if Landlord has made, and continues to make, every reasonable effort to correct the problem, the Lease may be altered by the parties, as follows:

- If Landlord's failure to comply makes the Premises uninhabitable and Tenant vacates, Tenant shall not be liable for rent during the period the Premises remains uninhabitable.
- If Landlord's failure to comply does not make the Premises uninhabitable and Tenant continues to occupy the Premises, the rent for the period of noncompliance will be reduced by an amount in proportion to the loss of rental value caused by the noncompliance.
- B. Tenant's Default. Tenant will be in default if any of the following occur:
 - Tenant fails to pay rent when due and the default continues for 3 days, excluding Saturday, Sunday, and legal holidays, after delivery of written demand by Landlord for payment of the rent or possession of the Premises.
 - 2. Tenant fails to perform its obligations under the Lease, and the failure is such that Tenant should not be given an opportunity to correct it or the failure occurs within 12 months of a written warning by Landlord of a similar failure. Examples of such failures which do not require an opportunity to correct include, but are not limited to, destruction, damage, or misuse of Landlord's or other Tenant's property by an intentional act or a subsequent or continued unreasonable disturbance.
 - Except as provided above, Tenant fails to perform any other obligation under the Lease and the default continues for more than 7 days after delivery of written notice to Tenant from Landford specifying the default.
- C. Waiver of Default. If Landlord accepts rent knowing of Tenant's default or accepts performance by Tenant of any provision of the Lease different from the performance required by the Lease, or if Tenant pays rent knowing of Landlord's default or accepts performance by Landlord of any provision of the Lease different from the performance required by the Lease, the party accepting the rent or performance or making the payment shall not have the right to terminate the Lease or to bring a lawsuit for that default, but may enforce any later default.

XV. REMEDIES AND DEFENSES.

- A. Tenant's Remedies.
 - 1. If Landlord has defaulted under the Lease and if Tenant has given Landlord a written notice describing the default and Tenant's intention to withhold rent if the default is not corrected within 7 days, Tenant may withhold an amount of rent equal to the loss in rental value caused by the default. If Tenant's notice advises Landlord that Tenant intends to terminate the lease if the default is not cured within 7 days and the default is not cured within the 7 days, Tenant may terminate the Lease.
 - 2. If Tenant has given the notice referred to in subparagraph (1) above, and if Landlord has not corrected the default within 7 days. Tenant may, in addition to withholding the applicable amount of rent, file a lawsuit in county court to require Landlord to correct the default and for damages,

t* 5 Selling Sales Assoc	iste/License	A/A		Selling Firm/Brokerage Fee: (\$ or % o	(Durchaen Prica)
o delling dales Assoc	ate/Licerise	140.		Saling Filtropiokaaga ree. (\$ or % c	· Circhase Pricej
3* 7 Listing Sales Assoc	iate/License :	Na.		Listing Firm/Brokerage fee: (\$ or % c	f Purchase Price)
3				DITIONAL TERMS	
20. ADDENDA: applicable):	The follow	ring additional terms are included	in the	attached addenda and incorp	orated into this Contract (ched
i* Lii A. Condo. As: 2* D. B. Homeowno 3* D. C. Seller Finar 4* D.D. Mort, Assu 5* D. E. FHA Financ	ers' Assn. Icing mption cing	© H. As Is w/Right to Inspect © I. Inspections © J. Insulation Disclosure © K. Pre-1978 Housing Stmt. (LBI © L. Insurance	11 (12 (12 (12 (12 (12 (12 (12 (12 (12 (. Sale/Lease of Buyer's Property	
8* 🖸 F. VA Financin ™ 🔁 G. New Mort.		☑ M. Housing Older Persons☑ N. Lease purchase/Lease option		. Rezoning f. Assignment	Other
3 21. ADDITION		,		-	1007-80-
9 *	AL LEMING	√.			
o* *					
<u>.</u> 2 ⁴					
3*					
;• ;•					
*				•	
•					
*					
•					
• •					
•					
· •					
•					
•					
•					
•					
•					
•					
• -					
•					
•				•	
•					
•		•			
•					
•					
•					

FAR-9 4/07 © 2007 Florida Association of REALTORS® All Rights Reserved

This software is licensed to [Hector Saenz - Ploridian Realtors, LLC HECTOR A SAENZ COM.] www.transactiondesk.com.

- 3. If Landlord's default makes the Premises uninhabitable, and if Tenant has given Landlord a notice describing the default and informing Landlord that Tenant intends to Ierminate the Lease, then if Landlord does not cure the default within the 7-day period, Tenant may terminate the Lease at the end of the 7 days.
- 4. If Landlord violates the provisions of section XII, Landlord shall be liable to Tenant for actual and consequential damages or 3 months' rent, whichever is greater, for each violation.
- B. Landlord's Remedies.
 - 1, If Tenant remains on the Premises after expiration or termination of the Lease without Landlord's permission, Landlord may recover possession of the Premises in the manner provided for by law. Landlord also may recover double rent for the period during which Tenant refuses to vacate the Premises
 - 2. If Tenant defaults under the Lease by failing to pay rent, as set forth in section XIV(8)(1), Landlord may terminate Tenant's rights under the Lease and Tenant shall vacate the Premises immediately. If Tenant defaults under the Lease for any other reason, as set forth in sections XIV(8)(2) or (3) above, Landlord may terminate Tenant's rights under the Lease and Tenant shall vacate the Premises within 7 days of delivery of the notice of termination.
 - 3. If Tenant fails to cure a default within the time specified in the notice to Tenant, Landlord may recover possession of the Premises as provided by
 - 4. Landlord shall not recover possession of the Premises except:
 - a. in a lawsuit for possession;
 - b, when Tenant has surrendered possession of the Premises to Landlord; or
 - c. when Tenant has abandoned the Premises. Absent actual knowledge of abandonment, the Premises shall be considered abandoned if Tenant is absent from them for at least one-helf a Rental Installment Period, the rent is not current, <u>and</u> Tenant has not notified Landlord, in writing, of an intended absence.
 - 5. If Tenant has defaulted under the Lease and Landlord has obtained a writ of possession, if Tenant has surrendered possession of the Premises to Landlord, or if Tenant has abandoned the Premises, Landlord may:
 - a. treat the Lease as terminated, rotake possession for Landlord's own account, and any further liability of Tenant will be ended;
 - b. retake possession of the Premises for Tonant's account, Tenant will remain liable for the difference between rent agreed to be paid under the Lease and rent Lendlord is able to recover in good faith from a new tenant; or
 - c. do nothing, and Tenant will be liable for the rent as it comes due.
 - 6. If Landlord retakes possession of the Premises for Tenant's account. Landlord must make a good faith effort to re-lease the Premises. Any rent received by Landlord as a result of the new lease shall be deducted from the rent due from Tenant. For purposes of this section, "good faith" in trying to ro-lease the Premises means that Landlord shall use at least the same efforts to re-lease the Premises as were used in the initial rental or at least the same efforts as Landlord uses in attempting to lease other similar property. It does not require Landlord to give a preference in leasing the Premises over other vacant properties that Landlord owns or has the responsibility to rent.
- C. Other Remedies. Each party also may have other remedies available at law or in equity.
- D. Defenses. In a lawsuit by Landlord for possession of the Premises based upon nonpayment of rent or in a lawsuit by Landlord seeking to obtain unpeid rent, Tenant may assert as a defense Landlord's failure to perform required maintenance, as set forth in Section IX(A) above. Landlord's failure to provide elective maintenance, as set forth in Section IX(B) above, shall not be a defense to any lawsuit by Landlord for possession of the Premises unless otherwise provided by the Lease or applicable law. Tenant may also raise any other defense, whether legal or equitable, that Tenant may have, including the defense or retaliatory conduct.
- E. Payment of Rent to Court. In any lawsuit by Landlord for possession of the Premises, if Tonant raises any defense other than payment. Tonant must pay into the registry of the court the past due rent set forth in Landlord's complaint, or an amount determined by the court, and the rent which comes due during the lawsuit, as it comes due. Failure of Tenant to pay the rent into the registry of the court will be a waiver of Tenant's defenses other than payment.
- F. Attorney's Fees. In any lawsuit brought to enforce the Lease or under applicable law, the party who wins may recover its reasonable court costs and attorneys' fees from the party who loses.
- *XVI. ASSIGNMENT AND SUBLEASING. Tenant may / may not (circle one) assign the Lease or sublease all or any part of the Premises without first obtaining Landlord's written approval and consent to the assignment or sublease.
- *XVII. RISK OF LOSS. Landlord shall / shall not (circle one) be liable for any loss by reason of damage, theft, or otherwise to the contents, belongings, and personal effects of the Tenant. or Tenant's family, agents, employees, guests, or visitors located in or about the Premises, or for damage or injury to Tenant's family, agents, employees, guests, or visitors. Landlord shall not be liable if such damage, theft, or loss is caused by Tenant's family, agents, employees, guests, or visitors. Nothing contained in this provision shall relieve Landlord or Tenant from responsibility for loss, damage, or injury caused by its own negligence or willful conduct.
- XVIII. SUBORDINATION. The Lease is subordinate to the lien of any mortgage encumbering the fee title to the Premises from time to time.
- XIX. LiENS. Tenant shall not have the right or authority to encumber the Premises or to permit any person to claim or assert any lien for the improvement or repair of the Premises made by Tenant. Tenant shall notify all parties performing work on the Premises at Tenant's request that the Lease does not allow any liens to attach to Landlord's interest.
- *XX. APPROVAL CONTINGENCY. The Lease is / is not (circle one) conditioned upon approval of Tenant by the association that governs the Premises.
- XXI. RENEWAL/EXTENSION. The Lease can be renewed or extended only by a written agreement signed by both Landlord and Tenant, but no renewal may extend the term to a date more than 1 year after the lease begins. A new lease is required for each year.
- XXII. MISCELLANEOUS.
 - A. Time is of the essence of the Lease.
 - B. The Lease shall be binding upon and for the benefit of the heirs, personal representatives, successors, and permitted assigns of Landlord and Tenant, subject to the requirements specifically mentioned in the Lease. Whenever used, the singular number shall include the plural or singular and the use of any gender shall include all appropriate genders.
 - C. The agreements contained in the Lease set forth the complete understanding of the parties and may not be changed or terminated orally.
 - D. No agreement to accept surrender of the Premises from Tenant will be valid unless in writing and signed by Landlord.
 - E.. All questions concerning the meaning, execution, construction, effect, validity, and enforcement of the Lease shall be determined pursuant to the laws of Florida.
 - F. The place for filing any suits or other proceedings with respect to the Lease shall be the county in which the Premises is located.
 - G. Landford and Tenant will use good faith in performing their obligations under the Lease.

H. As required by law, Landlord makes the following disclosure: "RADON GAS." Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time, Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county public health unit.

The Lease has been executed by the parties on the dates indicated below:	
Executed by Landlord in the presence of:	Print Landlord Name
Print Name:	By: Landlord's Signature
Print Name:	As:
2 witnesses needed for Landlord	Date:
Executed by Tenant in the presence of:	
Print Name:	Tenant's Signature
	Print Tenant Name
Print Name:	Date:
	Tenant's Signature
Print Name:	Print Tenant Name
Print Name:	Date:
2 witnesses needed for each Tenant	
This form was completed with the assistance of	
Name:	
Address:	
Telephone No.	

Residential Lease for Apartment or Unit in Multi-Family Rental Housing fother than a Duplex) including a Mobile Home FLORIDA AGROCIATION OF REALFORST

THIS FORM WAS COMPLETED WITH THE ASSISTANCE OF:

INSTRUCTIONS:

- Licensee: Give this disclosure to the Landlord prior to your assisting with the completion of the attached Lease. 1.
- Licensee: As the person assisting with the completion of the attached form, insert your name in the first (5) blank 2. "Name" spaces below.
- Licensee: SIGN the disclosure below. 3.
- Landlord/Owner an Tenant: Check the applicable provision regarding English contained in the disclosure and SIGN below. 4.
- Licensee: Retain a copy for your files for at least 6 years. Landlord/Owner and Tenant: Retain a copy for your files. 5. This disclosure does not act as or constitute a waiver, disclaimer or limitation of liability.

Name of Brokerage/Business Licensee Name Phone Number Address DISCLOSURE: _ told me that he / she is a nonlawyer and may not give (Name) legal advice, cannot tell me what my rights or remedies are, cannot tell me how to testify in court, and cannot represent me in court, Rule 10-2.1(b) of the Rules Regulating the Florida Bar defines a paralegal as a person who works under the supervision of a member of the Florida Bar and who performs specifically delegated substantive legal work for which a member of the Florida Bar is responsible. Only persons who meet the definition may call themselves paralegals. informed me that he / she is not a paralegal as defined (Name) by the rule and cannot call himself/herself a paralegal. told me that he/she may only help me type the factual (Name) information provided by me in writing into the blanks on the form. may not help me fill in the form and may not complete (Name) the form for me. If using a form approved by the Supreme Court of Florida, may (Name) ask me factual questions to fill in blanks on the form and may also tell me how to file the form. Landlord/Owner: I can read English. I can read English. I cannot read English but this notice was read to me by I cannot read English but this notice was read to me by which I understand. (Name) (Language) (Licensee Signature) (Landlord Signature) (Tenant Signature)

This form is available for use by the entire real estate inclustry 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 PEAutons 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.

RLAU-2 Rev. 11/07 @ 2007 Florida Association of REALTORS* All Rights Reserved

This software is licensed to [Nector Saenz - Floridian Realtors, TLC NECTOR A SAENZ COM.] www.transectiondenk.co



Residential Lease for Apartment or Unit in Multi-Family Rental Housing fother than a Duplex) including a Mobile Home FORMA ASSOCIATION OF REALIGHS*



(FOR A TERM NOT TO EXCEED ONE YEAR)

(Not To Be Used For Commercial, Agricultural, or Other Residential Property)

ı.	TERM AND PARTIES. This is a lease ("the Lease") for a period of	months (the "Lease Term"), b	eginning				
'-		[number]	[morth: day, year]				
	and ending, betwee	name of c	owner of the property)				
	and	(In the Lease, the	ne owner, whether one or more, of the				
	[name(s) of person(s) to whom the property is property is called "Landlord." All persons to whom the property is least						
II.	PROPERTY RENTED. Landlord leases to Tenant the apartment no.	in the building located at	(street address)				
	known as,	•	, Florida				
	(name of apartment)	[city]	(epocaqis)				
	together with the following furniture and appliances:	LL LLWarry.					
			And the second s				
	[List all furniture and appliances. If none, write "none."] (in the Lease ti	ne property leased, including furniture and ap	pliances, if any, is called "the Premises."				
191.	COMMON AREAS. Landlord grants to Tenant permission to use, a the Premises are a part.						
IV.	RENT PAYMENTS AND CHARGES. Tonant shall pay rent for the F						
	of each (A "Rental Inst	tallment Period," as used in the Lease, sh	all be a month if rent is paid monthly				
	(month, week)						
	and a week if rent is paid weekly.) Tenant shall pay with each rent payment all taxes imposed on the rent by taxing authorities. The amount of taxes payable on the beginning date of the Lease is \$						
	rent plus taxes ("the Lease Payment"), as of the date the Lease be	egins, is \$	Landlord will notify Tenant if the				
	amount of the tax changes. Tenant shall pay the rent and all other of	charges required to be paid under the Lease	e by cash, valid check, or money order				
	Landlord may appoint an agent to collect the Lease Payment and to	perform Landlord's obligations.					
*	The Lease Payments must be peid in advance / in arrears (circle	one) beginning					
	THE ADVANCE BENT AND LATE OURDOOF IS SELECT	- t- th- I O	[dete]				
∗ V.	DEPOSITS, ADVANCE RENT, AND LATE CHARGES. In addition to the Lease Payments described above, Tenant shall pay the following: (check only those items that apply)						
	a security deposit of \$	to be paid upon signing the Lease.					
	advance rent in the amount of \$to be paid upon signing the Lease.	for the Rental Installment Period	ds of				
	a pet deposit in the amount of S	to be paid upon signing the Lease	5.				
	a late charge in the amount of \$ days after the date it is due,	for each Lease Payment made m	ore thannumber o				
	a bad check fee in the amount of \$ greater) if Tenant makes any Lease Payment with a	bad check. If Tenant makes any Lease Pa					

- SECURITY DEPOSITS AND ADVANCE RENT. If Tenant has paid a security deposit or advance rent the following provisions apply:
 - A. Landlord shall hold the money in a separate interest-bearing or noninterest-bearing account in a Florida banking institution for the benefit of Tenant. If Landlord deposits the money in an interest-bearing account, Landlord must pay Tenant interest of at least 75% of the annualized average interest

RLAU-1 Rev. 9/92 @ 1992 Approved for use under rule 10-2.1(a) of The Rules Regulating The Florida Bar

This coftware is licensed to [Hector Sagnz - Floridian Realtors, LLC HECTOR A SAENZ COM.] www.trangactiondesk.com.



paid by the bank or 5% per year simple interest, whichever Landlord chooses. Landlord cannot mix such money with any other funds of Landlord or pledge, mortgage, or make any other use of such money until the money is actually due to Landlord; or

B. Landlord must post a surety bond in the manner allowed by law. If Landlord posts the bond, Landlord shall pay Tenant 5% interest per year.

At the end of the Lease, Landlord will pay Tenant, or credit against rent, the interest due to Tenant. No interest will be due Tenant if Tenant wrongfully terminates the Lease before the end of the Lease Term.

If Landlord rents 5 or more dwelling units, then within 30 days of Tenant's payment of the advance rent or any security deposit, Landlord must notify Tenant in writing of the manner in which Landlord is holding such money, the interest rate, if any, that Tenant will receive, and when such payments will be made.

			is Landford's Agent. All notices to Landlord and			
	(name)					
	all Lease Payments must be sent to Landlord's Agent at	The property of the second sec	[address]			
	unless Landlord gives Tenant written notice of a change. Libe given by certified mail, return receipt requested, or by ha		tions on behalf of Landlord. All notices to Landlord shal			
	Any notice to Tenant shall be given by certified mail, return re Premises, a notice to Tenant may be given by leaving a copy		ant at the Premises. If Tenant is absent from the			
VIII.	USE OF PREMISES. Tenant shall use the Premises only for residential purposes. Tenant also shall obey, and require anyone on the Premises to obey all laws and any restrictions that apply to the Premises. Landlord will give Tenant notice of any restrictions that apply to the Premises.					
•	Landlord may / may not (circle one) adopt, modify, or repeal rules and regulations for the use of common areas and conduct on the Premises during the Lease Term. If adoption, modification, or repeal of additional rules and regulations is not permitted, they must be reasonable and in the best interest of the development in which the Premises are located.					
•	Occasional overnight guests are / are not (circle one) per in any calendar month, Landlord's written approval is / is not					
	Tenant may / may not (circle one) keep or allow pets or ar Tenant shall not keep any dangerous or flammable items th Tenant shall not create any environmental hazards on or abo	rimals on the Premises without Landk at might increase the danger of fire o	ord's approval of the pet or animal in writing.			
	Tenant shall not destroy, deface, damage, impair, or remove	any part of the Premises belonging to	Landford, nor permit any person to do so.			
•	Tenant may / may not (circle one) make any alterations or					
•		improvements to the Premises withou	ut first obtaining Landlord's written consent to the			
ix.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the main. A. Landlord's Required Maintenance, Landlord will comply applicable building, housing, or health codes, Landlord.	improvements to the Premises without nises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, ar shall maintain and repair the roofs,	ut first obtaining Landlord's written consent to the not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations,			
ЕХ.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the main A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the	improvements to the Premises without nises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, ar shall maintain and repair the roofs, plumbing in reasonable working order	ut first obtaining Landlord's written consent to the not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, r.			
EX.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the main A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the B. Elective Maintenance. Fill in each blank space in this set	improvements to the Premises without mises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, as shall maintain and repair the roofs, plumbing in reasonable working orderation with Landlord or Tenant to sho	ut first obtaining Landlord's written consent to the not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, r.			
EX.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the main A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the	improvements to the Premises without mises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, are shall maintain and repair the roofs, plumbing in reasonable working orderation with Landlord or Tenant to shout	ut first obtaining Landlord's written consent to the not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, r.			
EX.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the maint A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the B. Elective Maintenance. Fill in each blank space in this set blank, Landlord will be required to take care of that item Smoke detectors Extermination of rats, mice, roaches,	improvements to the Premises without mises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, as shall maintain and repair the roofs, plumbing in reasonable working orderation with Landlord or Tenant to sho	out first obtaining Landlord's written consent to the not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, r. w who will take care of the item noted. If a space is left			
EX.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the maint A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the B. Elective Maintenance. Fill in each blank space in this set blank, Landlord will be required to take care of that item Smoke detectors	improvements to the Premises without mises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, are shall maintain and repair the roofs, plumbing in reasonable working orderation with Landlord or Tenant to shout the control of t	ut first obtaining Landlord's written consent to the not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, r. w who will take care of the item noted. If a space is left Appliances			
EX.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the main A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the B. Elective Maintenance. Fill in each blank space in this se blank, Landlord will be required to take care of that item Smoke detectors Extermination of rats, mice, roaches, ants, wood-destroying organisms,	improvements to the Premises without nises to act, in a manner that does tonance of the Premises must be per with applicable building, housing, ar shall maintain and repair the roofs, polumbing in reasonable working orderation with Landlord or Tenant to shother applicable.	not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, i. w who will take care of the item noted. If a space is left			
EX.	Tenant may / may not (circle one) make any alterations or alteration or improvement. Tenant must act, and require all other persons on the Prer breach of the peace. MAINTENANCE. Landlord and Tenant agree that the main A. Landlord's Required Maintenance. Landlord will comply applicable building, housing, or health codes, Landlord floors, structural components, and steps, and keep the B. Elective Maintenance. Fill in each blank space in this se blank, Landlord will be required to take care of that item Smoke detectors Extermination of rats, mice, roaches, ants, wood-destroying organisms, and bedbugs	improvements to the Premises without insess to act, in a manner that does tonance of the Premises must be per with applicable building, housing, as shall maintain and repair the roofs, plumbing in reasonable working orderation with Landlord or Tenant to shot in the permises of the permises must be permised by the permises without by the permises must be permised by the permised by t	not unreasonably disturb any neighbors or constitute a formed by the person indicated below: not health codes relating to the Premises. If there are no porches, windows, exterior walls, screens, foundations, r. w who will take care of the item noted. If a space is left			

member of Tanant's family, or any other person on the Premises with Tanant's consent. C. Tanant's Required Maintenance. At all times during the Loase Yerrn, Tanant shall:

responsibility for major maintenance or major replacement in the previous paragraph.

Major maintenance or major replacement means a repair or replacement that costs more than \$ _

1. comply with all obligations imposed upon tenants by applicable provisions of building, housing, and health codes;

testse Gt

of the Premises is required for extermination, Landlord shall not be liable for damages but shall abote the rent,

Landlord shall be responsible for major maintenance or major replacement of equipment, except for equipment for which Tenant has accepted

Tenant shall be required to vacate the Premises on 7 days' written notice, if necessary, for extermination pursuant to this subparagraph. When vacation

Nothing in this section makes Landlord responsible for any condition created or caused by the negligent or wrongful act or omission of Tenant, any

- 2. keep the Premises clean and sanitary:
- 3, remove all garbage from the dwelling unit in a clean and sanitary manner;
- 4. keep all plumbing fixtures in the dwelling unit clean, sanitary, and in repair; and
- 5. use and operate in a reasonable manner all electrical, plumbing, sanitary, heating, ventilating, air conditioning, and other facilities and appliances, including elevators.
- XI. LANDLORD'S ACCESS TO PREMISES. Landlord or Landlord's Agent may enter the Premises in the following circumstances:
 - A. At any time for the protection or preservation of the Premises.
 - B. After reasonable notice to Tenant at reasonable times for the purpose of repairing the Premises.
 - C. To inspect the Premises; make necessary or agreed-upon repairs, decorations, alterations, or improvements; supply agreed services; or exhibit the Premises to prospective or actual purchasers, mortgagees, tenants, workers, or contractors under any of the following circumstances:
 - with Tenant's consent;
 - 2. in case of emergency;
 - 3. when Tenant unreasonably withholds consent; or
 - 4. if Tenant is absent from the Premises for a period of at least one-half a Rental Installment Period, (If the rent is current and Tenant notifies Landlord of an intended absence, then Landlord may enter only with Tenant's consent or for the protection or preservation of the Premises.)

XII. PROHIBITED ACTS BY LANDLORD.

- A. Landlord cannot cause, directly or indirectly, the termination or unreasonable interruption of any utility service furnished to Tenant, including, but not limited to, water, heat, light, electricity, gas, elevator, garbage collection, or refrigeration (whether or not the utility service is under the control of, or payments made by, Landlord).
- 8, Landlord cannot prevent Tenant's access to the Premises by any means, including, but not limited to, changing the locks or using any boot lock or similar device.
- C. Landlord cannot remove the outside doors, looks, roof, walls, or windows of the Premises except for purposes of maintenance, repair, or replacement. Landlord cannot remove Tenant's personal property from the Premises unless the action is taken after surrender, abandonment, or a lawful eviction, if provided in a written agreement separate from the Lease, upon surrender or abandonment by Tenant, Landlord shall not be liable or responsible for storage or disposition of Tenant's personal property. (For the purposes of this section, abandonment means Tenant is absent from the Premises for at least one-half a Rental installment Period without paying rent or giving Landlord reasonable notice of Tenant's absence.)
- XIII. CASUALTY DAMAGE. If the Premises are damaged or destroyed other than by wrongful or negligent acts of Tenant or persons on the Premises with Tenant's consent, so that the use of the Premises is substantially impaired. Tenant may terminate the Lease within 30 days after the damage or destruction and Tenant will immediately vacate the premises. If Tenant vacates, Tenant is not liable for rent that would have been due after the date of termination. Tenant may vacate the part of the Premises rendered unusable by the damage or destruction, in which case Tenant's liability for rent shall be reduced by the fair rental value of the part of the Premises that was damaged or destroyed.

XIV. DEFAULT,

A. Landlord's Default. Except as noted below, Landlord will be in default if Landlord fails to comply with Landlord's required maintenance obligations under Section IX(A) or fails to comply with other material provisions of the Lease and such failure continues for more than 7 days after Tenant delivers a written notice to Landlord that tells Landlord how Landlord has violated the Lease.

If Landlord's failure to comply is due to causes beyond the Landlord's control and if Landlord has made, and continues to make, every reasonable effort to correct the problem, the Lease may be aftered by the parties, as follows:

- 1. If Landlord's failure to comply makes the Premises uninhabitable and Tenant vacates, Tenant shall not be liable for rent during the period the Premises remains uninhabitable.
- 2. If Landlord's failure to comply does not make the Premises uninhabilable and Tenent continues to occupy the Premises, the rent for the period of noncompliance will be reduced by an amount in proportion to the loss of rental value caused by the noncompliance.
- B. Tenant's Default. Tenant will be in default if any of the following occur:
 - 1. Tenant fails to pay rent when due and the default continues for 3 days, excluding Saturday, Sunday, and legal holidays, after delivery of written demand by Landlord for payment of the rent or possession of the Premises.
 - 2. Tenant fails to perform its obligations under the Lease, and the failure is such that Tenant should not be given an opportunity to correct it or the failure occurs within 12 months of a written warning by Landlord of a similar failure. Examples of such failures which do not require an opportunity to correct include, but are not limited to, destruction, damage, or misuse of Landlord's or other Tenant's property by an intentional act or a subsequent or continued unreasonable disturbance.
 - Except as provided above, Tenant fails to perform any other obligation under the Lease and the default continues for more than 7 days after delivery of written notice to Tenant from Landford specifying the default.
- C. Waiver of Default. If Landlord accepts rent knowing of Tenant's default or accepts performance by Tenant of any provision of the Lease different from the performance required by the Lease, or if Tenant pays rent knowing of Landlord's default or accepts performance by Landlord of any provision of the Lease different from the performance required by the Lease, the party accepting the rent or performance or making the payment shall not have the right to terminate the Lease or to bring a lawsuit for that default, but may enforce any later default.

XV. REMEDIES AND DEFENSES.

- A. Tenant's Remedies.
 - If Landlord has defaulted under the Lease and if Tenant has given Landlord a written notice describing the default and Tenant's intention to
 withhold rent if the default is not corrected within 7 days, Tenant may withhold an amount of rent equal to the loss in rental value caused by the
 default. If Tenant's notice advises Landlord that Tenant intends to terminate the lease if the default is not cured within 7 days, Tenant may terminate the Lease.
 - 2. If Tenant has given the notice referred to in subparagraph (1) above, and if Landlord has not corrected the default within 7 days, Tenant may, in addition to withholding the applicable amount of rent, file a lawsuit in county court to require Landlord to correct the default and for damages.
 - 3. If Landlord's default makes the Premises uninhabitable, and if Tenant has given Landlord a notice describing the default and informing Landlord that Tenant intends to terminate the Lease, then if Landlord does not cure the default within the 7-day period, Tenant may terminate the Lease at the end of the 7 days.

- 4. If Landlord violates the provisions of section XII, Landlord shall be liable to Tenant for actual and consequential damages or 3 months' rent, whichever is greater, for each violation.
- B. Landlord's Remedies.
 - 1. If Tenant remains on the Premises after expiration or termination of the Lease without Landlord's permission, Landlord may recover possession of the Premises in the manner provided for by law. Landlord also may recover double rent for the period during which Tenant refuses to vacate the Premises.
 - 2. If Tenant defaults under the Lease by failing to pay rent, as set forth in section XIV(B)(1), Landlord may terminate Tenant's rights under the Lease and Tenant shall vacate the Premises immediately. If Tenant defaults under the Lease for any other reason, as set forth in sections XIV(B)(2) or (3) above, Landlord may terminate Tenant's rights under the Lease and Tenant shall vacate the Premises within 7 days of delivery of the notice of termination.
 - 3. If Teriant fails to cure a default within the time specified in the notice to Tenant, Landlord may recover possession of the Premises as provided by
 - Landlord shall not recover possession of the Premises except;
 - a. in a lawsuit for possession;
 - b, when Tenant has surrendered possession of the Premises to Landlord; or
 - when Tenant has abandoned the Premises. Absent actual knowledge of abandonment, the Premises shall be considered abandoned if Tenant is absent from them for at least one-half a Rental installment Period, the rent is not current, and Tenant has not notified Landford, in writing, of an intended absence.
 - 5. If Tenant has defaulted under the Lease and Landlord has obtained a writ of possession, if Tenant has surrendered possession of the Premises to Landlord, or if Tenant has abandoned the Premises, Landlord may:
 - a. treat the Lease as terminated, retake possession for Landlord's own account, and any further liability of Tenant will be ended;
 - b. retake possession of the Premises for Tenant's account. Tenant will remain liable for the difference between rent agreed to be paid under the Lease and rent Landlord is able to recover in good faith from a new tenant; or
 - do nothing, and Tenant will be liable for the rent as it comes due.
 - 6. If Landlord retakes possession of the Premises for Tenant's account, Landlord must make a good faith effort to re-lease the Premises. Any rent received by Landlord as a result of the new lease shall be deducted from the rent due from Tenant. For purposes of this section, "good faith" in trying to re-lease the Premises means that Landlord shall use at least the same efforts to re-lease the Premises as were used in the initial rental or at least the same efforts as Landlord uses in attempting to lease other similar property. It does not require Landlord to give a preference in leasing the Premises over other vacant properties that Landlord owns or has the responsibility to rent.
- C. Other Remodies, Each party also may have other remodies available at law or in equity.
- D. Defenses, In a lawsuit by Landlord for possession of the Premises based upon nonpayment of rent or in a lawsuit by Landlord seeking to obtain unpaid rent, Tenant may assert as a defense Landlord's failure to perform required maintenance, as set forth in Section VIII(A) above. Landlord's failure to provide elective maintenance, as set forth in Section VIII(B) above, shall not be a defense to any lawsuit by Landlord for possession of the Premises unless otherwise provided by the Lease or applicable law. Tenant may also raise any other defense, whether legal or equitable, that Tenant may have, including the defense or retaliatory conduct.
- E. Payment of Rent to Court. In any lawsuit by Landlord for possession of the Premises, if Tenant raises any defense other than payment. Tenant must pay into the registry of the court the past due rent set forth in Landlord's complaint, or an amount determined by the court, and the rent which comes due during the lawsuit, as it comes due. Failure of Tenant to pay the rent into the registry of the court will be a waiver of Tenant's defenses other than payment.
- F. Attorney's Fees, In any lawsuit brought to enforce the Lease or under applicable law, the party who wins may recover its reasonable court costs and attorneys' fees from the party who loses.
- *XVI. ASSIGNMENT AND SUBLEASING. Tenant may / may not (circle one) assign the Lease or sublease all or any part of the Premises without (irst obtaining Landlord's written approval and consent to the assignment or sublease.
- *XVII. RISK OF LOSS. Landlord shall / shall not (circle one) be liable for any loss by reason of damage, theft, or otherwise to the contents, belongings, and personal effects of the Tenant, or Tenant's family, agents, employees, guests, or visitors located in or about the Premises, or for damage or injury to Tenant or Tenant's family, agents, employees, guests, or visitors. Landlord shall not be liable if such damage, theft, or loss is caused by Tenant, Tenant's family, agents, employees, guests, or visitors. Nothing contained in this provision shall relieve Landlord or Tenant from responsibility for loss, damage, or injury caused by its own negligence or willful conduct.
- XVIII. SUBORDINATION. The Lease is subordinate to the lien of any mortgage encumbering the fee title to the Premises from time to time.
- XIX. LIENS. Tenant shall not have the right or authority to encumber the Premises or to permit any person to claim or assert any lien for the improvement or repair of the Premises made by Tenant. Tenant shall notify all parties performing work on the Premises at Tenant's request that the Lease does not allow any liens to attach to Landford's interest.
- *XX. APPROVAL CONTINGENCY. The Lease is / is not (circle one) conditioned upon approval of Yenant by the association that governs the Premises.
- XXI. RENEWAL/EXTENSION. The Lease can be renewed or extended only by a written agreement signed by both Landlord and Tonant, but no renewal may extend the term to a date more than 1 year after the lease begins. A new lease is required for each year.
- XXII. MISCELLANEOUS:
 - A. Time is of the essence of the Lease.
 - B. The Lease shall be binding upon and for the benefit of the heirs, personal representatives, successors, and permitted assigns of Landlord and Tenant, subject to the requirements specifically mentioned in the Lease. Whenever used, the singular number shall include the plural or singular and the use of any gender shall include all appropriate genders.
 - C. The agreements contained in the Lease set forth the complete understanding of the parties and may not be changed or terminated orally.
 D. No agreement to accept surrender of the Premises from Tenant will be valid unless in writing and signed by Landlord.

 - All questions concerning the meaning, execution, construction, effect, validity, and enforcement of the Lease shall be determined pursuant to the laws of Florida.
 - The place for filing any suits or other proceedings with respect to the Lease shall be the county in which the Premises is located.
 - Landlord and Tenant will use good faith in performing their obligations under the Lease,
 - As required by law, Landlord makes the following disclosure: "RADON GAS," Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county public health unit.

Uijt tpguxbsf jt mjdfotfe up \lifdups Tbfo(. Gmpsjejbo Sfbmupst- MMD | FDUPS B TBFQ DPN/* xxx/usbotbdujpoeftl/dpn/



The Lease has been executed by the parties on the dates indicated below;	
Executed by Landlord in the presence of:	Print Landlord Name
Print Name:	By:Landlord'\$ Signature
Print Name:	As:
2 witnesses needed for Landlord	Date:
Executed by Tenant in the presence of:	
	Tenant's Signature
Print Name:	Print Tenant Name
	Date:
Print Name:	
	Tenant's Signature
Print Name:	
	Print Tenant Name
Print Name:	Date:
2 witnesses needed for each Tenant	
This form was completed with the assistance of	
Name:	
Address:	
Telephone No.	