## RESIDENTIAL LEASE

Royal Palm Property Management and all representatives of tol cannot tell me what my rights or remedies are, cannot tell me	how to testify in court, and cannot represent me in court. This
agreement, made thisb	Herainefter referred to as the TENANT
LANDLORD, through its agent and	
concerning the lease of the following described property TENANT, its heirs, estate, or legally appointed representatives.	
property is leased. LANDLORD as herein used shall include the	
and/or any agent(s) designated by the owner(s).	le owner(s) of the premises, its news, assigns of representatives
and/or any ageni(s) designated by the owner(s).	
TERM OF LEASEtoIf for any r TENANT by the beginning date, the beginning date may be ex	
without LANDLORD being liable for any expenses caused by LANDLORD'S option, upon sale of or contract for sale entered days written notice from LANDLORD.	· · · · · · · · · · · · · · · · · · ·
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<b>OCCUPANTS:</b> Only the following individuals shall occupy the a reasonable number of guests may occupy the premises without p	•
PRORATED RENT: TENANT agrees to pay the sum of _\$	prorated rent for the period ondue on
ADVANCE RENT: TENANT agrees to pay the sum of \$	as advance rent representing payment for the last month of lease
term or any renewal.	(D)
	N.
<b>RENT:</b> TENANT agrees to pay the monthly rent amount of <u>\$</u>	
each month in advance without demand at Royal Palm Propert number 239 223 2116. Emergency Contact Number 239 223 2 agent on or before the due date. A late fee of \$100.00 plus \$5.0 fails to make rent payments on or before the 4 <sup>TH</sup> day of each modishonored, all future payments must be made by money order or of 5% of the check amount or a \$35.00 charge as additional rent funds to cover a check, rent will be considered unpaid, LANDLO be required to deposit the check. Third party checks are not perropered ishonored check charges is not a substitution or waiver of availate each month, LANDLORD may serve a Three Day Notice on signatories to this lease are jointly and severally responsible for first be applied to any outstanding balances of any kind including notices by TENANT to LANDLORD shall be sent to LANDLORD.	2116 Rent must be received by LANDLORD or its designated 200 per day thereafter shall be due as additional rent if TENANT onth. Cash payments are NOT accepted. If TENANT'S check is cashier's check; dishonored checks will be subject to the greater. If LANDLORD has actual knowledge that there are insufficient ORD may serve TENANT with a Three Day Notice and will not mitted. Time is of the essence. The imposition of late fees and/or ble Florida law remedies. If rent is not received by the 1 <sup>ST</sup> day of the next day or any day thereafter as allowed by law. All the faithful performance of this lease. All payments made shall glate charges and/or any other charges due under this lease. All D'S address above by certified mail.
and a PET ADDENDUM signed by all parties.	
SECURITY DEPOSIT: TENANT agrees to pay LANDLORD TENANT of all terms, covenants and conditions of this lease. To owed by TENANT under the lease or Florida law, physical day TENANT's failure to fulfill the terms of the lease and any madefault. TENANT cannot dictate that this deposit be used for surrendering or being evicted from the rental premises prior to TENANT will be responsible for unpaid rent, physical damages, under the terms of the tenancy or Florida law. The security deposition deposited in a separate non-interest bearing account 83.49(3) provides:  (3)(a) Upon the vacating of the premises for termination	This deposit may be applied by the LANDLORD for any monies mage to the premises, costs, and attorney's fees associated with onetary damages incurred by LANDLORD due to TENANT's any rent due. If TENANT breaches the lease by abandoning, to the lease expiration date (or the expiration of any extension) future rent due, attorney's fees, costs and any other amounts due sit (and advance rent, if applicable) will be held in the following
(3)(a) Open the vacating of the premises for termination	or the rease, it the fanctora aces not intena to impose a ciaim on

the security deposit, the LANDLORD shall have 15 days to return the security deposit together with interest if otherwise required, or the landlord shall have 30 days to give the TENANT written notice by certified mail to the TENANT last known mailing

address of his intention to impose a claim on the deposit, and the reason for imposing the claim.

The notice shall contain a statement in substantially the following form: This is a notice of my intention to impose a claim for damages in the amount of <u>TBD</u> upon your security deposit, due to <u>TBD</u>. It is sent to you as required by s. 83.49(3), Florida Statutes. You are hereby notified that you must object in writing to this deduction from your security deposit within 15 days from the time you receive this notice or I will be authorized to deduct my claim from your security deposit. Your objection must be sent to (<a href="https://www.royalpalmpm.com/security-deposit">https://www.royalpalmpm.com/security-deposit</a> or certified mail to 813 Lake McGregor Dr. Fort Myers, FL 33919). If the LANDLORD fails to give the required notice within the 30-day period, he forfeits his right to impose a claim upon the security deposit.

Unless the TENANT objects to the imposition of the landlord's claim or the amount thereof within 15 days after receipt of the landlord's notice of intention to impose a claim, the LANDLORD may then deduct the amount of his claim and shall remit the balance of the deposit to the TENANT within 30 days after the date of the notice of intention to impose a claim for damages.

If either party institutes an action in a court of competent jurisdiction to adjudicate his right to the security deposit, the prevailing party is entitled to receive his court costs plus a reasonable fee for his attorney. The court shall advance the cause on the calendar.

Compliance with this subsection by an individual or business entity authorized to conduct business in this state, including Florida-licensed real estate brokers and salespersons, shall constitute compliance with all other relevant Florida Statutes pertaining to security deposits held pursuant to a rental agreement or other landlord-tenant relationship. Enforcement personnel shall look solely to this subsection to determine compliance. This subsection prevails over any conflicting provisions in chapter 475 and in other sections of the Florida Statutes. Security deposit refunds if any shall be made by mail only, as provided by law, made out in names of all TENANTS in one check, and may not be picked up in person from LANDLORD.

**ASSIGNMENTS:** TENANT shall not assign this lease or sublet the premises or any part thereof. Any unauthorized transfer of interest by the TENANT shall be a breach of this agreement.

**APPLICATION:** If TENANT has filled out a rental application, any misrepresentation made by the TENANT in same will be a breach of this agreement and LANDLORD may terminate the tenancy.

**FIXTURES AND ALTERATIONS:** TENANT must obtain prior written consent from LANDLORD before painting, installing fixtures, making alterations, additions or improvements and if permission granted, same shall become LANDLORD'S property and shall remain on the premises at the termination of the tenancy.

**USE OF PREMISES:** TENANT shall maintain the premises in a clean and sanitary condition and not disturb surrounding residents or the peaceful and quiet enjoyment of the premises or surrounding premises. TENANT shall install window shades or draperies (no foil, sheets, paper etc. allowed) within 15 days of taking occupancy if not already provided. Premises are to be used and occupied by the TENANT for only residential, non business, private housing purposes only. TENANT shall not operate any type of day care or child sitting service on the premises. TENANT shall secure insurance immediately for any water filled devices with a loss payable clause to LANDLORD. No trampolines, athletic equipment, recreational equipment, or any items or activities which can cause interference with the insurance coverage on the premises will be permitted. **Smoking is not permitted inside the unit at any time.** 

RISK OF LOSS: All TENANTS' personal property shall be at the risk of the TENANT or owner thereof and LANDLORD shall not be liable for any damage to said personal property of the TENANT arising from criminal acts, firestorm, flood, rain or wind damage, acts of negligence of any person whomsoever, or from the bursting or leaking of water pipes. TENANT is REQUIRED to secure insurance for personal property.

**DEFAULT:** (1) Failure of TENANT to pay rent or any additional rent when due, or (2) TENANT'S violation of any other term, condition or covenant of this lease (and if applicable, attached rules and regulations), condominium by-laws or neighborhood deed restrictions or (3) failure of TENANT to comply with any Federal, State and/or Local laws, rules and ordinances, or (4) TENANT'S failure to move into the premises or tenants abandonment of the premises, shall constitute a default by TENANT. Upon default, TENANT shall owe LANDLORD rent and all sums as they become due under the terms of this lease and any addendums attached hereto and any and all amounts owed to LANDLORD as permitted by Florida law. If the TENANT abandons or surrenders possession of the premises during the lease term or any renewals, or is evicted by the LANDLORD, LANDLORD may retake possession of the premises and make a good faith effort to re-rent it for the TENANT account. Retaking of possession shall not constitute a rescission of this lease nor a surrender of the leasehold estate. If TENANT (s) breach

this lease agreement, in addition to any other remedies available by law and this lease agreement, TENANT(s) shall be responsible for any leasing fee or commission charge which OWNER may incur in attempting to re-lease the premises through a licensed real estate company. If TENANT'S actions or inactions result in any fines, attorney's fees, costs or charges from or imposed by a condo association or homeowners association if in place, TENANT shall be in default of this lease and shall be immediately required to pay such sums as additional rent.

**ATTORNEY'S FEES:** If LANDLORD employs an attorney due to TENANT's violation of the terms and conditions of this lease, TENANT shall be responsible for all costs and reasonable attorney's fees as incurred by the LANDLORD whether or not suit is filed. LANDLORD and TENANT waives the right to demand a jury trial concerning any litigation between LANDLORD and TENANT.

UTILITIES: LANDLORD is responsible for providing the following utilities only:

\_\_\_\_\_\_\_ The TENANT agrees to pay all charges and deposits for all other utilities and TENANT agrees to have all accounts for utilities immediately placed in TENANT name with accounts kept current throughout occupancy. Garbage and or trash removal is considered a utility under this lease. If the utilities which TENANT is responsible for are still in LANDLORD's name at the time TENANT takes occupancy, TENANT agrees that LANDLORD shall order such utilities to be terminated.

UTILITY & MAINTENANCE REDUCTION PROGRAM: A portion of the Resident's total amount due will be used to have HVAC filters delivered to their home approximately every TBD days under the Utility & Maintenance Reduction Program. Resident shall properly install the filter that is provided within two (2) days of receipt. Resident hereby acknowledges that the filters will be dated and subject to inspection by Landlord upon reasonable notice to verify replacement has been timely made. If at any time Resident is unable to properly or timely install a filter, the Resident shall immediately notify the Landlord in writing. Resident's failure to properly and timely replace the filters is a material breach of this agreement and Landlord shall be entitled to exercise all rights and remedies it has against Resident and Resident shall be liable to Landlord for all damages to the property, A/C or heating system caused by Resident's neglect or misuse.

**VEHICLES:** Vehicle(s) must be currently licensed, owned by TENANT, registered, operational and properly parked. TENANT agrees to abide by all parking rules established now or in the future by LANDLORD or condo /homeowner association rules, if applicable. No trailers, campers, vehicles on blocks, motorcycles, boats or commercial vehicles are allowed on or about the premises without the Landlord's prior written approval. TENANT is not to repair or disassemble vehicles on the premises. Vehicles not meeting the above requirements and additional rules of LANDLORD are unauthorized vehicles subject to being towed at TENANT expense. Parking on the grass is prohibited. TENANT agrees to indemnify LANDLORD for any expenses incurred due to the towing of any vehicle belonging to the guest or invitee of TENANT. TENANT agrees that only the following vehicles will be Parked on the premises:

MAINTENANCE/INSPECTION: TENANT agrees that they have fully inspected the premises and accepts the condition of the premises in "as is" condition with no warranties or promises expressed or implied. TENANT shall maintain the premises in good, clean and tenantable condition throughout the tenancy, keep all plumbing fixtures in good repair, use all electrical, plumbing, heating, cooling, appliances and other equipment in a reasonable manner, removing all garbage in a clean and sanitary manner. In the event TENANT or TENANT'S guests or invitees cause any damage to the premises, LANDLORD may at its option repair same and TENANT shall pay for the expenses of same on demand or LANDLORD may require TENANT repair same, all charges incurred as additional rent. TENANT shall be fully responsible for, and agrees to maintain and repair at TENANT'S expense, the following: AIR CONDITIONING, A/C FILTERS, HEATING, DISHWASHER, WASHER, DRYER, EXTERMINATION, GARBAGE DISPOSAL, LAWN/SHRUBBERY, LOCKS/KEYS, MICROWAVE, RANGE, REFRIGERATOR, SCREENING, POOL SERVICE, POOL EQUIPMENT, HOT TUB, WATER CONDITIONER, WATER HEATER, SMOKE ALARM(S), WINDOWS, . In the event a major repair to the premises must be made which will necessitate the TENANT'S vacating the premises, LANDLORD may at its option terminate this agreement and TENANT agrees to vacate the premises holding LANDLORD harmless for any damages suffered if any. TENANT shall notify LANDLORD immediately of any maintenance needed or repair in writing. TENANT agrees that they shall immediately test the smoke detector and shall maintain the same.

**VACATING:** At the expiration of this agreement or any extension, TENANT shall peaceably surrender the premises and turn in all keys and any other property owned by LANDLORD leaving the premises in good, clean condition, ordinary wear and tear excepted.

**RENEWAL**: If LANDLORD consents to TENANT remaining in the premises after the natural expiration of this lease, and no new lease is signed, the tenancy will be extended as a month-to-month tenancy and may be terminated by TENANT giving written notice not less than **15** days prior to the end of any monthly payment period OR LANDLORD giving written notice not less than 15 days prior to the end of any monthly payment period. Termination of the tenancy shall occur on the last day of the month. Notice from TENANT to LANDLORD must be made by certified mail. All other conditions of this lease shall remain in effect. Failure to give 60 days' notice by TENANT prior to the end of the lease will result in additional liability of TENANT for the following full monthly rental period in addition to security deposit forfeiture. If TENANT fails to vacate after the initial term, or any successive consensual periods after termination, TENANT shall additionally be held liable for holdover (double) rent.

**RIGHT OF ENTRY:** LANDLORD, upon reasonable notice by telephone, hand-delivery or posting to TENANT, has the right of entry to the premises for showing, repairs, appraisals, inspections, or any other reason. LANDLORD has immediate right of entry in cases of emergency, or to protect or preserve the premises. TENANT shall not alter or add locks without prior written consent. If consent is given, TENANT must provide LANDLORD with a key to all locks. LANDLORD may place "For Sale" or "For Rent" signs on the premises at any time.

CONDEMNATION, DAMAGE TO PREMISES, ACTS OF GOD and TERMINATION: If for any reason the premises are condemned by any governmental authority, destroyed, rendered uninhabitable, rendered dangerous to persons or property, and/or damaged through fire, water, smoke, wind, flood, act of God, nature or accident, or, if it becomes necessary, in the opinion of LANDLORD or its agent, that TENANT must vacate the premises in order for repairs to the premises to be undertaken, this lease shall, at LANDLORD'S option and upon 7 days written notice to TENANT, cease and shall terminate, TENANT agrees to and shall vacate and TENANT, if not in default of the lease, shall owe no further rent due under the terms of the lease. In such case, TENANT hereby waives all claims against LANDLORD for any damages suffered by such condemnation, damage, destruction or lease termination. TENANT agrees that in the event there are hurricane or storm shutters on the premises, TENANT will install the same if there is a hurricane or tropical storm watch or warning in effect and/or at the request of the property manager or owner. If TENANT is unable to perform this task for any reason, TENANT agrees to notify the property manager or owner as soon as any storm watch or warning is placed into effect.

**WAIVERS:** The rights of the LANDLORD under this lease shall be cumulative, and failure on the part of the LANDLORD to exercise promptly any rights given hereunder shall not operate to forfeit any other rights allowed by this lease or by law.

**INDEMNIFICATION:** TENANT agrees to reimburse LANDLORD upon demand in the amount of the loss, property damage, or cost of repairs or service (including plumbing trouble) caused by the negligence or improper use by TENANT, his agents, family or guests. TENANT at all times, will indemnify and hold harmless LANDLORD from all losses, damages, liabilities and expenses which can be claimed against LANDLORD for any injuries or damages to the person or property of any persons, caused by the acts, omissions, neglect or fault of TENANT, his agents, family or guests, or arising from TENANT's failure to comply with any applicable laws, statutes, ordinances or regulations.

**DISPUTES AND LITIGATION:** In the event of a dispute concerning the tenancy created by this agreement, TENANT agrees that if the premises are being managed by an agent for the record owner TENANT agrees to hold agent, its heirs, employees and assigns harmless and shall look solely to the record owner of the premises in the event of a legal dispute.

**INTEGRATION:** This lease and exhibits and attachments, if any, set forth the entire agreement between LANDLORD and TENANT concerning the premises, and there are no covenants, promises, agreements, conditions, or understandings, oral or written between them other than those herein set forth. If any provision in this agreement is illegal, invalid or unenforceable, that provision shall be void but all other terms and conditions of the agreement shall be in effect.

**MODIFICATIONS:** No subsequent alteration, amendment, change or addition to this lease shall be binding upon LANDLORD unless reduced to writing and signed by the parties.

RADON GAS: State law requires the following notice to be given: "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." ABANDONED PROPERTY: BY SIGNING THIS RENTAL AGREEMENT, THE TENANT AGREES THAT UPON SURRENDER, ABANDONMENT, OR RECOVERY OF POSSESSION OF THE DWELLING UNIT DUE TO THE DEATH OF THE LAST REMAINING TENANT, AS PROVIDED BY CHAPTER 83, FLORIDA STATUTES, THE LANDLORD SHALL NOT BE LIABLE OR RESPONSIBLE FOR STORAGE OR DISPOSITION OF THE TENANT'S PERSONAL PROPERTY.

## **ADDITIONAL STIPULATIONS:**

- 1) TENANT, at TENANT'S expenses, is responsible for all reasonable costs related to restoring walls because of holes caused by pictures, frames, scuff marks, or other sources.
- 2) TENANT acknowledges they will incur the cost of a service call and related repairs if A/C is found to have a dirty filter or no filter in A/C unit.
- 3) TENANT agrees not to pour bleach, drain cleaner, powder laundry soap, grease, or wipes down the drains including septic systems. TENANT is responsible for any clogged drains, garbage disposals, and plumbing backups attributable to TENANT, at TENANT's expense (mechanical defect excepted).
- 4) If a service call is due to a hair in the drain (sink or tub), TENANT at TENANT's expense is responsible for service call.
- 5) TENANT acknowledges if washer and/or dryer have been left at premises by former TENANT, LANDLORD will not maintain, repair or replace should they become inoperable, but TENANT will be financially responsible if damage attributable to TENANT.
- 6) TENANT acknowledges attached OPT in texting/SMS is incorporated into this lease
- 7) TENANT acknowledges inspections are provided to this property with reasonable notice to TENANT, in addition to any other inspection deemed necessary via phone, hand delivery, email or posting.
- 8) If Tenant fails to fulfill the terms and obligations set out within this lease, a negative credit report reflecting the Tenant's credit may be submitted to all credit reporting agencies.
- 9) TENANT is responsible for up to \$100 of repairs unless due to TENANT'S negligence, in which case TENANT will be responsible for 100% of repair cost.
- 10) TENANT acknowledges that a mandatory fee of \$250 will be charged at move out for routine cleaning and \$150 mandatory fee (add \$25 per room) will be charged for carpet cleaning unless receipts otherwise provided and approved by Royal Palm that these items have been professionally done, as part of the moveout charges the tenant also acknowledges that if they fail to turn in keys there will be a re-key charge for that as listed on the tenant fee addendum.

Communication With Landlord Prohibited: TENANT IS NOT AUTHORIZED TO COMMUNICATE DIRECTLY WITH LANDLORD. TENANT SHALL COMMUNICATE WITH LANDLORD SOLELY THROUGH ROYAL PALM PROPERTY MANAGEMENT. Tenant expressly acknowledges and agrees that all of Tenant's inquiries, requests, demands, notices, or other communications intended for Landlord shall be communicated solely to and through ROYAL PALM PROPERTY MANAGEMENT the Landlord's agent under the Lease. This means that Tenant, or anyone acting on behalf of Tenant, is prohibited from attempting any direct contact with the Landlord through any communication medium or in person contact. Tenant understands that Landlord has retained ROYAL PALM PROPERTY MANAGEMENT to exclusively lease and manage the Property and desires to have all communications concerning the Property or Lease handled through ROYAL PALM PROPERTY MANAGEMENT. Tenant further acknowledges and agrees that any violation of this provision shall be considered an obstruction of ROYAL PALM'S leasing and management duties and responsibilities and Tenant shall be charged an administrative fee of \$125.00 per occurrence.

ACCEPTANCE BY FACSIMILE BY ANY OF THE PARTIES SHALL CONSTITUTE VALID BINDING ACCEPTANCE OF THIS LEASE AGREEMENT.

1/2	_TENANT	DATE SIC	SNED:
601.	_TENANT	DATE SIC	GNED
	AGENT	WITNESS	DATE SIGNED: