

Landlord(s) _____

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Realtor/Broker _____

CONSIDERATION NEGOTIATION: The Landlord(s) a contracted hereunder was negotiated between thems is NOT fixed, controlled, or recommended by law, the	selves and that the A	gent/Broker's commission for services rendered
COMPENSATION: Landlord(s) agrees to pay the Re% of the gross lease amount or \$	upon th	e consummation of the lease. The commission
will be due and payable, if a tenant is obtained for the contract at the price and terms set forth herein, or FURTHER, said commission will be paid if:	Property by anyone,	including the Landlord(s), during the term of this
 such other equivalent agreement signed by L Landlord(s) or anyone leases or enters into a 	a lease pursuant to the andlord(s). a contract to lease of atract to anyone to w	e terms of a duly executed Lease Agreement, or receives a deposit within (180) or days hom the Property has been shown or who has
MULTI-LIST / COOPERATION: The Landlord(s) ack offering of cooperation and compensation to the ot authorized to multiple list the Property, and the coo Realtor/Broker. It is understood that compensation p Realtor/Broker, and will be in the amount of \$MLS Listing Ticket, or otherwise agreed in writing.	her Participants have perating Broker may aid to a cooperating l	e been fully explained. The Realtor/Broker is represent the tenant even though paid by the
COMPLIANCE FEE: Seller agrees to pay Broker \$49 and State laws and regulations and for all other relate		
RENEWAL / EXTENSION: If Landlord(s) enters into by or through Realtor/Broker, then Landlord(s) agrees		
LEASE WITH OPTION: In the event the lease conta Landlord(s) agrees to pay Realtor/Broker a commission		
SALE COMPENSATION: If Landlord(s) transfers or exthe term of this contract (2) the term of any lease process; (3) a period of 180 days after the later of (1) and Realtor/Broker (B) any person who occupied or residintroduced to the Property by or through the Realtor/Fof% of the sales price.	ured as a result of thi (2) <u>to</u> (A) tenant or i ed at the Property wi	s contract, including any renewals or extensions relative of said tenant produced by or through the said tenant (C) any person or entity who was
If Landlord enters into an Exclusive Right to Sell Co Property, then Landlord(s) agrees to exclude any of during the time frames referenced in (1), (2) and (3) a	the person(s) or enti	
DEFAULT: If a lease is not consummated because of due and payable upon such refusal. If a lease is not deposit made is forfeited, Landlord(s) agrees that (50° full commission) shall be retained by the Realtor/Brok	ot consummated beca %) or% of th	ause of the Lessee's failure to perform and the e deposit (but not in excess of the amount of the
SHOWINGS: Realtor/Broker shall have access to the reasonable hours. Landlord(s) shall indemnify and hany and all liability for any reason as a result of injury of said Property pursuant to this contract	old harmless Realtor	/Broker and any Agents of Realtor/Broker from
LOCK BOX: The Realtor/BrokerISIS NOT a key(s) that provide access to the Property by author security system and agrees to release and hold harmly whatsoever arising from the use of the lock box to pro-	rized persons. Landl ess Realtor/Broker ar	ord(s) acknowledges that the lock box is not a did any Agents of Realtor/Broker from any liability
SIGNS: The Realtor/BrokerISIS NOT author other "for lease" signs.	rized to cause a sign	to be erected on the Property, and to remove all
MARKETING: Realtor/Broker is hereby authorized Realtor/Broker is authorized to place Property information Upon Landlord(s) written acceptance of the terms of a to market the property nor present any offers received	ation on the Internet a ny Offer to Lease, or	nd to otherwise advertise the Property for lease. equivalent, the Realtor/Broker shall not continue
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REFERAL: Landlord(s) agrees to refer to the Realtor/Broker all inquiries received concerning the Property during the period of the contract

NON-DISCRIMINATION: It is agreed by Realtor/Broker and Landlord(s), that as required by law, discrimination because of race, religion, color, national origin, sex, marital status, age, height, weight, physical or mental disability, and/or familial status by said parties in respect to the lease or sale of the subject Property is PROHIBITED.

AGENCY: Landlord(s) acknowledges that the Realtor/Broker has explained to Landlord(s) the Realtor/Broker policy on agency, disclosed to Landlord(s) the different types of real estate agency relationships, and that Realtor/Broker will be acting as the agent for the Landlord(s). Receipt of an Agency Disclosure is acknowledged by Landlord(s).

DESIGNATED AGENCY: National Realty Centers and Landlord(s) hereby designate _______, as the Landlord(s) Designated Agent. For purpose of this contract, Landlord(s) shall have an agency relationship with only National Realty Centers, designated Agents(s) named above, and the following supervisory Broker(s), Craig Lescoe, Dennis Weese. If a potential tenant is represented by an Agent of National Realty Centers other than the Designated Agent(s) named above, National Realty Centers and all supervisory Broker(s) shall automatically be deemed disclosed consensual dual agents.

DUAL AGENCY: In the event a tenant who has an agency relationship with any of the designated Agent(s) and/or supervisory Broker(s) named above shall become interested in the Property, Landlord(s) consents to the dual agency status of such designated Agent(s) and/or supervisory Broker(s). In this event, the dual Agent(s) will preserve any confidential information obtained during the agency relationship with the tenant and will not use such confidential information to the detriment of that tenant. Landlord(s) acknowledges and agrees that the preservation of this confidential information shall not constitute a breach of any fiduciary duty owed to Landlord. Landlord(s) also understands and agrees that as part of marketing the Property, Landlord's designated Agent(s) may show potential tenants properties other than Landlord's and provide such tenants with information on the lease prices in the area.

EVALUATION: Realtor/Broker shall provide Landlord(s) with an application and/or tenant evaluation report completed by tenant applicants. Realtor/Broker does NOT warrant the accuracy of the information provided by any tenant applicant. Landlord(s) is responsible for independently reviewing and evaluating any application and/or tenant evaluation report and for confirming the validity of all information provided by any tenant applicant. Landlord(s) acknowledge that Realtor/Broker may collect and retain an application fee from each prospective tenant applicant for said Property.

INDEMNIFICATION: Realtor/Broker is NOT an expert in matters of law, tax, financing, surveying, structural conditions, hazardous materials, engineering, etc. Landlord(s) acknowledges that he/she has been advised by Realtor/Broker to seek professional expert assistance and advice in these areas of professional expertise. Landlord(s) recognizes that National Realty Centers, Inc. and their respective agents and employees involved in the leasing of said Property are relying on all information provided herein and/or supplied by Landlord(s). Landlord(s) agrees to indemnify and hold harmless National Realty Centers, Inc. their agents and employees, from any and all claims, demands, damages, lawsuits, liabilities, costs and expenses (including, but not limited to, reasonable attorney's fees) arising out of any negligence, misrepresentation, intentional acts, or concealment of facts by Landlord(s)/Landlord(s) sources and/or any negligence, misrepresentation, intentional acts, or concealment of facts by tenants/tenants sources.

FACSIMILE / ELECTRONIC SIGNATURES: The parties agree that this Agreement, and any counteroffer(s) or acceptance, may be delivered by use of facsimile or electronic means and that signatures, initials, and modifications (if any, and if signed and accepted by the parties) on facsimile or electronically transmitted documents are deemed valid and binding upon the parties as if the documents contained original signatures. The parties waive any Statute of Frauds defense to enforceability as a result of facsimile or electronic signatures. This Agreement may also be executed in counterparts and signed counterparts may be combined to make one Agreement, which shall be binding as if all signatures were on the same document.

INFORMATION: Landlord(s) agrees to provide Realtor/Broker or tenant with all information required by any law

BINDING CONTRACT: This contract shall be binding upon execution by Landlord(s) or Landlord(s) Agent and Realtor/Broker and/or the Agent of the Realtor/Broker. This contract shall also bind the heirs, personal representatives, administrators, executors, assigns and successors of the respective parties

ACKNOWLEDGEMENT: The Landlord(s) has read, acknowledges, and accepts the terms of this Contract and has received a completed copy of this Contract.

Landlord(s):	Date:	
Accepted By, Agent for National Realty Centers, Inc	Date:	