

SEASONAL/SHORT TERM RENTAL AGREEMENT

We thank you for choosing SAMPLE COMPANY and hope you enjoy your stay in Florida. If Terms and Conditions are acceptable, please sign this agreement and return to SAMPLE COMPANY. If you are renting the unit sight unseen, your signature on this reservation releases Broker, and its representatives from any deficiencies you may find in the unit upon your arrival. Please bring your copy with you on arrival.

TENANT Name: Sample Tenant

Address: 1234 Sample Street, Sample City, FL 33907

TOTAL # of Occupants: 1

Sample Complex, Address: 1234 Sample Ave., Unit: 101, City: Sample City, FL 33907.

Number of Bedrooms: 4

Check-in Date: March 01, 2026 (After 3:00 p.m.)

Check-out Date: April 30, 2026 (Before 11:00 a.m.)

OWNER'S Name: Sample Owner

RENT FOR TERM: \$5,400.00

SALES/TOURIST TAX: \$675.00
(subject to change by law)

CLEANING/DAMAGE/UTILITY DEPOSIT: \$200.00

CONDO/HOMEOWNERS ASSN APPROVAL FEE: \$0.00

PET FEE: \$0.00

PET DEPOSIT: \$0.00

BOOKING CHARGE: \$50.00

Rent is subject to sales tax. Charges other than rent may also be subject to sales tax.

AMOUNTS ALREADY PAID: \$0.00

TO BE PAID AS FOLLOWS

FIRST PAYMENT OF \$1,200.00 due upon lease signing

FINAL PAYMENT OF \$5,375.00 DUE NO LATER THAN: January 01, 2026

Make checks for items above payable to SAMPLE COMPANY at 456 Sample Ave., Sample City, FL 33123. PHONE: (123) 456-7890, EMERGENCY PHONE: (123) 456-7890 unless otherwise instructed in writing. Taxes are subject to change according to applicable law.

UTILITIES/SERVICES/CHARGES RESPONSIBILITY "T" for TENANT, "O" for OWNER

Electric--O

Gas--N/A

Trash--O

Cleaning Charge (Base)--T

Local Phone--N/A

Internet-- O

Pool Service--N/A

Water--O

Sewer--O

Pest Control--O

Cleaning Charge Amount--\$250.00

Basic Cable-- O

Softener Salt--N/A

Broker will hold Seasonal Cleaning / Damage / Utility Deposit ("Deposit") unless otherwise specified here.

Special Stipulations:

1) Smoking or vaping is NOT permitted on the premises by TENANT, guests or invitees. TENANT understands that smoking or vaping on the premises shall be considered a material default under this lease agreement. In the event the premises are damaged in any way due to smoking or vaping on the premises, TENANT will be fully responsible for eradication of smoke related or vaping related odors and repair of any damage due to the smoking or vaping. TENANT agrees that smoke or vaping related damages will in no way be considered ordinary wear and tear.

This Agreement is intended to be a legal and binding contract and is subject to the approval of any condominium and/or homeowner's association if any is required. Parties signature below signifies their agreement with all terms of this agreement.

CHECK-IN: Check-in time is any time after 3:00 p.m. Upon arrival, you will pick up your keys at the office address listed on the reservation form during business hours until 4:30 p.m. If you plan to arrive after 4:30 p.m., or on the weekend, you will need to call your LEASING ASSOCIATE at least one week in advance to arrange special timing for key pick up. REFUNDS OR ADJUSTMENTS CANNOT BE MADE FOR LATE ARRIVALS OR EARLY DEPARTURES FOR ANY REASON.

CHECK-OUT: Check-out time is any time before 11:00 a.m. TENANT shall be liable for any damages as a result of late check-out.

PAYMENT: All money is due as per the above dates in the form of a cashier's check, money order or travelers check (U.S. Funds). Personal check will be accepted only if received 12 weeks prior to arrival and drawn on a U.S. bank.

OCCUPANTS: Only those designated in this agreement as TENANT shall occupy the unit unless written consent of OWNER or OWNER'S AGENT is obtained. TENANT agrees to abide by all occupancy rules of association or other governing agency.

ASSOCIATION RULES AND REGULATIONS: Anyone occupying a unit governed by a homeowner's or condominium association shall abide by all association rules and regulations. TENANT shall not be permitted to take occupancy unless TENANT has obtained all required association approvals. TENANT shall have sole responsibility for making application to the association and shall do so within the time frame required by association. TENANT agrees to comply with all association requests for information.

ACCOMMODATIONS: Due to circumstances beyond the control of Broker and/or OWNER, if your designated unit is not available for any reason, Broker will use its best efforts to locate a comparable substitute unit. In the event a substitute unit is not available, TENANT agrees to hold OWNER, Broker, its AGENTS and representatives harmless for any damages, costs or inconvenience suffered and TENANT shall receive a full refund of any and all amounts paid.

AMENITIES: TENANT agrees to hold OWNER and Broker harmless in the event of a failure of or non-availability of any amenity.

VEHICLES: No boats, motor homes, trailers, commercial vehicles or motorcycles shall be permitted on the premises unless otherwise provided herein.

PETS: Pets are not permitted and constitute a serious violation. If an exception is made, TENANT agrees to execute a pet addendum and OWNER may charge a non-refundable pet fee and/or a pet Deposit. Non-refundable pet fees are subject to sales and tourism tax. PET ADDENDUM IS ATTACHED.

SEASONAL CLEANING/DAMAGE/UTILITY DEPOSIT: This Deposit is required with all confirmed reservations and shall not be applied to the rent by the TENANT. OWNER may apply Deposit to electric, telephone, cleaning charges, taxes and damages or any charges due under the terms of this agreement as well as consider such deposit a good faith deposit. Deposit balances if any will be refunded after OWNER receives ALL final bills. THIS GENERALLY TAKES UP TO 60 DAYS. Damages caused by TENANT will be deducted from the Deposit but this does not limit the amounts to be charged. TENANT agrees to submit payment for long distance, electric, utility charges as they are submitted to TENANT during the rental term. Any balance of amounts owed left after check-out will be deducted from the Deposit and if any additional sums are due over and above the amount of the Deposit, TENANT agrees to send payment on demand from Broker or OWNER immediately. Utility charges may be prorated by OWNER if billing periods do not correspond to occupancy dates.

RIGHT OF ENTRY: Unit is not currently listed for sale. Upon 24 hours' notice, OWNER or OWNER'S representative has the right to enter the unit for the purpose of showing the unit to prospective purchasers or TENANTS, to make repairs, or to inspect unit. OWNER & Broker and/or its representatives have immediate right of entry in cases of emergency, or to protect or preserve the premises. TENANT shall not alter premises or add locks without prior written consent from OWNER or OWNER'S representative.

PHONE/CABLE: TENANT is responsible for all long distance phone and any additional Cable services if Cable is provided. Phones shall be used for local calls only. Any long distance calls must be made by calling card, collect or credit cards. Do not accept any collect calls or allow any calls to be charged to the phone.

MISCELLANEOUS CHARGES: TENANT shall be assessed Locksmith charges and Association charges, if any, for each key, pass, pool tag, opener, lost or not returned to Broker or OWNER upon check-out date. Such charges will be deducted from the Deposit. TENANT agrees to pay Broker the greater of \$35.00 or actual cost immediately to provide access to the unit in the event of a lock out.

CLEANING CHARGES: TENANT agrees to pay the aforementioned cleaning charges, plus applicable taxes. TENANT shall clean all dishes. Tenant is required to launder all linens/sheets/towels prior to check-out. TENANT shall not be responsible for making up beds at check-out. TENANT authorizes Broker and OWNER to deduct these Cleaning Charges from the Deposit. If Broker determines, in its sole discretion, that excessive dirt, furniture stains, carpet stains or other damage is present, additional charges will be assessed and deducted from Deposit and/or charged in addition to the Deposit.

MAINTENANCE: OWNER shall be responsible for maintaining the unit unless damage is caused by TENANT'S misuse or neglect. TENANT is responsible for replacing dead light bulbs. In the event the light bulbs cannot be replaced with the same type of bulb due to law changes and lack of availability, TENANT agrees to replace the bulbs with an equivalent wattage CFL or LED bulb. TENANT agrees that no rent reduction or abatement will be given unless unit is deemed to be completely uninhabitable. TENANT may not make any changes to the unit and must put furniture back to its original placement if moved. Broker will order repairs in a timely manner once notification is given by TENANT, but Broker has no control over the scheduling availability of vendors. Any work performed by the condo or homeowner's association in the unit or buildings, nearby buildings grounds or common amenities is not reason for refund or cancellation of this agreement after check-in date. Broker shall not be liable for any losses or damages, including incidental or consequential damages, including those caused by OWNER'S failure to perform repairs and maintain the unit.

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

INDEMNIFICATION: TENANT agrees to indemnify and hold harmless OWNER and Broker and their AGENTS from claims, suits or damages of any kind, from or related to any acts or omissions of TENANT or TENANT'S guests. TENANT agrees to indemnify and hold Broker and its AGENTS harmless from damages and losses unless due to Broker's gross negligence. TENANT agrees to look solely to the OWNER in the event of a legal dispute regarding this agreement or the premises.

RISK OF LOSS: Personal property of TENANT and TENANT'S invitees shall be in the unit at the sole risk of TENANT. Broker and OWNER shall not be liable for any damage caused to said personal property arising from fire, accident, acts of God, criminal acts, acts of negligence or bursting or leaking water pipes.

TENANT agrees that in the event there are hurricane or storm shutters on the premises, TENANT will install 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 property manager or OWNER as soon as any storm watch or warning is placed into effect.

ATTORNEY'S FEES: The prevailing party in any litigation between LANDLORD and TENANT concerning enforcement of the terms and conditions of the lease shall be entitled to reasonable attorney's fees and court costs. LANDLORD and TENANT waive the right to demand a jury trial concerning any litigation between LANDLORD and TENANT regarding enforcement of the terms and conditions of this lease.

HAZARDS: It is unknown if there are hazards that affect the premises. Broker does not have the technical expertise to advise you of their significance or to ascertain whether or not they are present. Hazardous substances in the home can include cleaning chemicals, paint, lawn and garden chemicals and a variety of indoor air pollutants that can accumulate in improperly ventilated buildings. Hazardous substances outside the home include those found in contaminated land, water, landfills and other disposal sites, and industrial air and water emissions. Some of the more common hazards are asbestos, ground water contamination, lead base paint, urea formaldehyde, foam insulation (UFFI) mold, mildew and radon gas. Any property built prior to 1978 may contain a lead based paint hazard. TENANT is not permitted to have access to any rooms, storage areas or closets which are designated to be exclusively for the use of the OWNER.

RADON GAS: Radon Gas 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. Broker makes no representations about the existence of radon gas on the subject Premises.

TIME IS OF THE ESSENCE: Time is of the essence with respect to all time periods contained in this agreement.

AGENCY: TENANT understands and agrees that Broker will be compensated by the OWNER.

ACCEPTANCE BY FACSIMILE AND/OR BY ELECTRONIC SIGNATURE BY ANY OF THE PARTIES SHALL CONSTITUTE VALID BINDING ACCEPTANCE OF THIS LEASE AGREEMENT AND ITS ADDENDA:

PET ADDENDUM

SIGNATURE PAGE

_____ TENANT
Sample Tenant

_____ AGENT FOR OWNER

**This lease has been drafted by the Law Offices of Heist, Weisse & Wolk, PLLC 1 800 253 8428
Reference #48279**

SAMPLE

PET ADDENDUM

Consent is hereby granted to Tenant(s) to keep the described pet(s) on the leased premises, provided the below listed conditions are abided by:

1. Additional monthly fee is added to the monthly rent as additional rent in the amount of \$ _____.
2. A **non-refundable fee** is paid by Tenant(s) in the amount of \$ _____.
3. Additional security deposit is paid by Tenant(s) in the amount of \$ _____.
This sum may be used by Landlord to pay for any pet damage or for any other amounts due and owing under the terms of the lease agreement whether pet related or not upon Tenant(s) vacating the premises.

4. ONLY PET(S) SPECIFICALLY ON THIS AGREEMENT ARE ALLOWED AND SUCH PET MUST BE PRE APPROVED PRIOR TO BRINGING PET ON THE PREMISES.

5. Pet(s) must be kept on a leash at all times while it is outside of the premises. PETS ARE NOT ALLOWED TO RUN LOOSE AT ANY TIME. Tenant(s) agree to fully indemnify the Landlord, owner or agent for any damages arising out of injury to another person or to another pet by the pet(s). Pet(s) must not be tied or kept outside door, in the hallways or on the balcony or lanais, if applicable.

6. Pet(s) must weigh under the weight limit of _____ **lbs.** at all times.
In the event any pet(s) have offspring, Tenant(s) will be in breach of this agreement.

7. Tenant(s) may be assigned a designated area to walk pet and Tenant(s) must walk pets in that area only. Tenant(s) are responsible for immediately cleaning up after pet(s) and must do so.

8. Tenant(s) will be responsible for **FULL** replacement and/or repair cost of carpet, walls, blinds, flooring or any other items damaged in any way by pet(s). Tenant(s) also will be responsible for the full cost of any exterminating that may be required because of pet(s).

9. TENANT acknowledges and agrees that if all pets authorized in this addendum are permanently removed from the property, then upon written notification from TENANT any monthly recurring pet fee shall cease being owed effective the month following TENANT's notification, subject to LANDLORD verification. There shall be no refund to TENANT of previously paid monthly pet fees. Upon removal of all pets, all non-refundable pet fees shall be retained by LANDLORD and any pet security deposit shall remain in escrow as security for the faithful performance by TENANT of all terms of this lease agreement.

Tenant(s) agree that approval or denial of all pets(s) is at the sole discretion of owner or agent. Landlord, owner or agent reserves the right to withdraw consent at any time by giving the Tenant(s) 7 days written notice to remove pet(s) from the premises for any reason including but not limited to noise, barking, disturbances, damage, threatening behavior towards other tenants(s) or employees of owner or agent. In the event the pet(s) are not removed after notice, Tenant(s) will be subject to eviction. Tenant(s) agree that keeping a pet on the premises is a revocable privilege and not a right.

DESCRIPTION OF PET(S)

<u>Name</u>	<u>Type</u>	<u>Breed</u>	<u>Color</u>	<u>Weight</u>
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

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