

Link Realty, Inc.

RESIDENTIAL LEASE FOR SINGLE FAMILY HOME AND DUPLEX (FOR A TERM NOT TO EXCEED ONE YEAR) ,20 _____ between This agreement, made this ____ hereinafter referred to as the , hereinafter referred to as the Tenant, concerning the lease of the following I andlord, and described Premises: is agreed to by and shall bind the Tenant, its heirs, estate, or legally appointed representatives. Tenant as herein used shall include all persons to whom this property is leased. Landlord as herein used shall include the record owner(s) of the Premises, its heirs, agents if any, assigns or representatives. **OCCUPANTS:** Only the following individuals shall occupy the Premises unless written consent of the Landlord is obtained: Guests remaining for a period of more than 15 days must have prior written consent from Landlord. MONEY DUE PRIOR TO OCCUPANCY. Tenant shall pay the sum of \$ in accordance with this Paragraph prior to occupying the Premises. Tenant shall not be entitled to move in or to keys to the Premises until all money due prior to occupancy has been paid. If no date is specified below, then funds shall be due prior to tenant occupancy. Any funds designated in this paragraph due after occupancy, shall be paid accordingly. Any funds due under this paragraph shall be payable to Link Realty Inc. at address 1517 Oakfield Drive, Brandon, FL First \square month's \square week's rent plus applicable taxes Prorated rent plus applicable taxes due Advance rent for month week of plus applicable taxes due ____ due Last ☐ month's ☐ week's rent plus applicable taxes due Security deposit Additional security deposit due Security deposit for homeowner's association Non refundable application fee due Non refundable pet fee due ,20 , 20 At 12:00 P.M. If there is a delay in delivery 1. TERM OF LEASE: to of possession by Landlord, rent shall be abated on a daily basis until possession is granted. If possession is not granted within seven (7) days after the beginning day of initial term, Tenant may void this agreement and have full refund of any deposit(s). Landlord shall not be liable for damages for delay in possession. 2. RENT: Tenant agrees to pay the monthly rent amount of \$ on the 1ST day of each month in advance without demand to: Link Realty Inc. 1517 Oakfield Drive, Brandon, FL 33511 Phone number (813) 684-0036 Emergency number (813) 684-0036 Rent must be received by Landlord or its designated agent on or before the due date to be considered paid. A late fee of \$20.00 A DAY shall be due as additional rent if Tenant fails to make rent payments on or before the close of business on the 5TH day of the month. If payment is tendered after the close of business on the 5TH day of the month, no personal checks will be accepted and payment must be in the form of money order or cashiers check. Landlord has the right to refuse any payments which do not include late charges or any other charges owed. If Tenant's check is dishonored, all future payments must be made by money order or cashier's check; dishonored checks will be subject to a \$75.00 Non-Sufficient Fund and charge as additional rent. Third party checks and/or cash are not permitted. Time is of the essence. The imposition of late fees and/or dishonored check charges is not a substitution or waiver of available Florida law remedies. If rent is not received by the 5TH day of each month, Landlord may serve a Three Day Notice on the next day or any day thereafter as allowed by law. All signatories to this lease are jointly and severally responsible for the faithful performance of this lease. All payments made shall first be applied by Landlord to any outstanding balances of any kind including late charges and/or any other charges due under this lease and demand will be made for unpaid rent balance. All notices by Tenant to Landlord shall be sent to Landlord's address above by certified mail. Mailing the rent does not constitute payment. It must be received at the above address to be considered paid. Tenant(s) agrees that failure to pay late fees shall constitute a default under this lease and may subject Tenant(s) to immediate legal action or at the sole option of landlord or its agent, such late fees or any other accumulated charges may be deducted from the security deposit or any advance rents held by owner or agent upon move out. 3. SECURITY DEPOSIT: The security deposit (and advance rent, if applicable) will be held in the following manner: Deposited in a separate non-interest bearing Florida bank with MERCANTILE BANK 1018 W. Lumsden Rd. Brandon, FL 33511. Tenant agrees to all terms of the attached **SECURITY DEPOSIT AGREEMENT**. 4. VACATING: At the expiration of this agreement or any extension, TENANT shall peaceably surrender the premises leaving the premises in good, clean condition, ordinary wear and tear excepted. In the event garage door opener(s) are supplied, TENANT agrees that there will be a mandatory minimum charge of \$100.00 if the opener(s) are not returned upon move out. In the event all keys are not returned upon move out, there will be a minimum charge to be deducted from the security deposit of \$80.00. TENANT agrees to have the carpeting cleaned professionally upon move out or will incur a minimum carpet cleaning charge to be deducted from the security deposit of market rate. The collection of these charges in no way restricts Landlord from making claim against any deposits for damages in excess of these amounts. Refund of any portion of these non-refundable charges is at the discretion of the Landlord. 5. RENEWAL: Lease renewals may be negotiated prior to lease termination date. Either party may terminate this agreement at the end of the

Landlord (_____) (_____) and Tenant (____) (_____) acknowledge receipt of a copy of this page which is page 1 of 4

term by giving the other party thirty (30) days written notice prior to the end of the term, but if no written notice is given by either party, then the agreement will be extended on a month-to-month basis with all terms remaining the same until terminated by either party upon party thirty (30) days written notice. Failure of the Tenant to give written notice of intent to terminate by the first day of the last monthly rent period will obligate the tenant to a full month rent for the following full monthly 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.

- 6. SUB-LET/ASSIGNMENT/HOLDOVER: Tenant may not sub-lease or assign this lease without the express written consent of Landlord. Tenant shall deliver possession of Premises in good order and repair to Landlord upon termination or expiration of this agreement. Double rent may be charged for any hold over period past termination date and eviction may be instituted.
- 7. 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 14 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 hurricanes 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.
- 8. RIGHT OF ACCESS: Landlord and its agent(s) if any shall have right of access to enter the Premises during reasonable hours upon giving a 24 hour notice to Tenant by phone or posting on the Premises to inspect the Premises; make necessary or agreed repairs, decorations, alteration, or improvements; supply agreed upon services; or exhibit the Premises to prospective or actual purchasers, mortgagees, prospective tenants, workmen, or contractors. In case of emergency, Landlord and its agent if any at their discretion may enter at any time, without notice to Tenant, to protect life and prevent damage to Premises. Landlord may enter the Premises to place a "FOR RENT" or "FOR SALE" sign or show Premises at any time, Landlord or its agent if any will attempt to notify Tenant, but have no obligation to do so.
- 9. 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's rules, if applicable. No trailers, campers, vehicles on blocks, motorcycles, boats or commercial vehicles are allowed on or about the Premises without 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:

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VEH#1

10. USE: The Premises shall be used for residential purposes only, not for business including but not limited to any type of day care or child	_
sitting service. The Premises shall be used so as to comply with all state, county, and municipal laws and ordinances, and all rules and	
regulations of any homeowners/condominium association. Tenant shall not use or permit Premises to be used for any disorderly or unlawful	

VEH#2

TAG#

purpose. In the event there are any chemicals, cleaning supplies, paint, or harmful or hazardous substances on the premises, Tenant(s) agree that they will promptly and safely dispose of same or use such items, if safe, at their own risk, holding the property owner and LINK REALTY,

INC., its associates and employees harmless for any injuries, losses, expenses, or damages sustained.

11. PROPERTY LOSS: Landlord shall not be liable for damage to Tenant's property arising from any reason or cause whatsoever including but not limited to criminal acts, fire, storm, flood, rain or wind damage, acts of negligence of any person whomsoever, or from the bursting or leaking of water pipes. Tenant is strongly urged to obtain tenant insurance to protect household goods and personal effects as well as liability insurance and must carry insurance for any flotation bed used on the Premises. Proof of such insurance to be supplied to agent or owner when

- 12. PETS: Tenant shall not keep any animal or pet in or around the rental Premises or allow any pet to enter the Premises without Landlord's prior written approval and a PET REGISTRATION signed by all parties. A minimum amount of \$300 will be kept from the security deposit if the Tenant has pets on the Premises without the Landlord's written permission and Tenant will be in breach of this agreement.
- 13. INDEMNIFICATION: Tenant releases Landlord and its agent if any from liability for and agrees to indemnify Landlord and its agent if any against all losses incurred by Tenant as a result of (a) Tenant's failure to fulfill any condition of this agreement; (b) any damage or injury happening in or about the Premises to Tenant's invitees or licensees or such person's property; (c) Tenant's failure to comply with any requirements imposed by any governmental authority; and (d) any judgment, lien or other encumbrance filed against Premises as a result of Tenant's or Landlord's action or inaction including but not limited to a default in mortgage payments by Landlord.

DISPUTES AND LITIGATION: In the event of a dispute concerning this tenancy or anything arising out of or 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, successors, employees and assigns harmless and shall look solely to the record owner of the Premises in the event of a legal dispute. Landlord and Tenant waive a jury trial in the event of litigation over a dispute arising from this agreement.

- 14. FAILURE TO ACT/REMEDIES CUMULATIVE: Failure of Landlord to insist upon strict compliance with the terms of this agreement shall not constitute a waiver of any violation. All remedies under this Agreement or by law or equity shall be cumulative. If a suit for any breach of this agreement establishes a breach by Tenant, Tenant shall pay to Landlord all expenses incurred in connection therewith, including but not limited to attorney's fees and costs.
- 15. NOTICE: Any notice required by this agreement shall be in writing and delivered in accordance with requirements under Chapter 83 of Flo al se re
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orida Statutes unless special provisions are otherwiservice fee for any legal notices necessary because of ent. 6. APPLIANCES INCLUDED: Landlord shall furnish eplacement if they fail to work for reasons not the resinent if the provided the provided shall furnish the provided shall to work for reasons not the resinence.	f noncompliance with rent payment so the following items as part of the rent ult of Tenant abuse or neglect (UNLE	hedule and other terms of the lease as additionated Premises and will be responsible for repair or
Personal Property, including appliances: Refrigerator Garbage Disposal Stove/Oven Washer Dishwasher Dryer	☐ Garage Door Opener ☐ Window Blinds/Shades ☐ Ceiling Fans ()	☐ Pool Pump ☐ Water Treatment Equipment ☐ Other:
andlord () () and Tenant () () acknowledge receipt of a copy of	this page which is page 2 of 4

Landlord (_____) (_____) and Tenant (____) (_____) acknowledge receipt of a copy of this page which is page 3 of 4

LINK REALTY, INC. Its agents, successors and assigns harmless in the event of any maintenance requests, problems, litigation or disputes arising out of the tenancy or any deposits.

- 26. AGENCY: The parties acknowledge that *LINK REALTY, INC*. currently represents the record owner only and Brokers services are paid for by the record owner. If Tenant and the record owner should enter into a contract for sale of the leased property, Broker will act as a Transaction Broker to facilitate the sale. **TENANT understands and agrees that should TENANT purchase the property hereby leased during the term hereof or any renewal term or within 365 days from the expiration of either, LANDLORD will pay a sales commission to** *LINK REALTY, INC***. in an amount equal to five percent (5%) of the gross sales price.**
- **27. 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."
- 28. HAZARDOUS MATERIALS: It is unknown if there are hazardous materials present 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 hazardous substances are asbestos, ground water contamination; lead base paint, urea formaldehyde foam insulation (UFO) and radon gas. Generally, additional information pertaining to those substances is available from the U.S. Environmental Protection Agency or the Florida Department of Health and Rehabilitation Services. Any property built prior to 1978 may contain a lead paint hazard.
- **29. LEGAL ADVICE:** You should contact your attorney if you have any questions or need assistance in drawing up or reviewing a lease agreement. Real Estate Brokers are not attorneys and they are not permitted to provide this legal service.
- 30. 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.
- 31. WATER QUALITY: LANDLORD and/or its AGENT have made no representations as to the taste, quality, drink ability or use ability of the water whether it is by well or city/county water.

Tenants agree that they are accepting the water as is and agree that no rent set offs or abatements may be taken if the water is or becomes undesirable or unusable.

32. MILITARY /U.S. CIVIL SERVICE. Check if applicable. In the event Tenant, who is in the Military/U.S. Civil Service, should receive government orders for permanent change of duty station requiring Tenant to relocate away from the Premises, then Tenant may terminate the Lease without further liability by giving Landlord 30 days advance written notice and a copy of the transfer order.

33. SPECIAL STIPULATIONS:

(a) Tenant agrees that if smoking is permitted on the premises and the premises are damaged in any way due to smoke, Tenant(s) agree that they will be fully responsible for eradication of smoke-related odors and/or repair of damage due to smoke. Tenant agrees that smoke related damages should in no way be considered ordinary wear and tear.

SMOKING
IS PERMITTED IS NOT PERMITTED AT ANY TIME IN THE RENTAL UNIT OR THE LANAI/BALCONY AREAS IF APPLICABLE.

- (b) Tenant agrees to allow *LINK REALTY, INC*. to market and advertise the property 30 days prior to Tenants vacating the Premises. All showings will be by appointment only with a 24 hour notice to tenant.
- (c) Tenant MUST notify *LINK REALTY, INC*. immediately of any and all homeowners association, county or any other correspondence or notices mailed to the Premises.
- **34. ENTIRE AGREEMENT:** This agreement and any attached addenda constitute the entire agreement between the parties and no oral statements shall be binding. All Tenants acknowledge that they are each jointly and severally responsible for performance of all covenants, terms and conditions of this lease. Landlord and Tenant certify that they have read and agree to the covenants, terms and conditions of this lease.

SIGNATURE PAGE

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

Tenant:	Date:
Tenant:	Date:
Tenant:	Date:
Owner/Agent:	Date:

OCCUPANCY PRIOR TO FULL LEASE EXECUTION: In the event Tenant takes occupancy prior to this agreement being signed by all persons on this signature page, Tenant agrees that the tenancy created is MONTH TO MONTH ONLY until or unless all parties execute this agreement Tenant acknowledges and agrees to the SECURITY DEPOSIT/ADVANCE RENT AGREEMENT attached.

Landlord	()	() &	and Tenant	()	(_) acknowledge receipt of a copy of this page which is page 4 of 4
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