Compensation Agreement – Owner/Listing Broker to Tenant's Broker



1. PARTIES This Owner/Listing Broker to Tenant's Broker Compensation Agreement is between: (CHECK ONE) Owner ____ ____("Owner"); or Listing Broker: ("Listing Broker") and Tenant's Broker: ("Tenant's Broker") 2. PROPERTY Property Address: _____ (insert address) ("Property") listed by _____("Listing Broker"). 3. TERM This Compensation Agreement takes effect when a fully executed copy has been delivered to all parties to this Agreement and will remain in effect for _____ (if left blank, then 30) days ("Term"). In no event shall the Term extend past the termination date of Listing Broker's current listing of the Property, including any extensions or effective protection periods. 4. BROKER COMPENSATION If Tenant's Broker represents the interests of the tenant and that tenant executes a lease of Property during the Term,

If Tenant's Broker represents the interests of the tenant and that tenant executes a lease of Property during the Term, Owner/Listing Broker will compensate them as stated below at the time when Tenant executes a lease with Owner.

Owner/Listing Broker	agrees to comp	oensate Tenant's Br	oker (CHECK ONE):
<u> \$</u>	or	% of month	s rent (select only one); or
□ \$	or	% plus \$	(select only one) of the gross lease value
Compensation for	all other types	of acquisition, see	Other Terms.

	Broker's commissions are not set by law and are fully negotiable.	
Other terms:		

Owner (_____) (_____) and Broker or Authorized Associate (_____) acknowledge receipt of a copy of this page, which is Page 1 of 2.

The Parties acknowledge this form should not be used to share offers of compensation to tenant brokers or other tenant representatives via any field in the Multiple Listing Service.

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Owner acknowledges that compensation paid to Tenant's Broker is for services Tenant's Broker provided to tenant.

5. DISPUTE RESOLUTION

All controversies, claims, and other matters in question between the parties arising out of or relating to this Agreement or the breach thereof will be settled by first attempting mediation with a mediator agreed upon by the parties. If litigation arises out of this Agreement, the prevailing party will be entitled to recover reasonable attorney's fees and costs.

6. MISC. CLAUSES

This Agreement will be construed under Florida law. Electronic signatures will be acceptable and binding. No prior verbal agreements or representations regarding these terms shall be binding on Broker(s) or Owner unless included in this Agreement.

Owner/Listing Broker	Owner/ Listing Broker		
Owner's/Listing Broker's or Authorized Associate's Signature	Owner's/Listing Broker's or Authorized Associate's Signature		
Date:	Date:		
Tenant's Broker			
Broker or Authorized Associate's Signature			
Date:			

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Simplicity