1800 Mountain Road PO Drawer 539 Stowe, Vermont 05672



Main (802) 253.9771 Fax (802) 253.9993 Toll Free (800) 253.2700 www.pallspera.com

RENTAL LISTING CONTRACT NON-EXCLUSIVE RIGHT AND AUTHORITY

	CT (this "Contract") is made and entered into on {Insert Date} Chris Tagatac
	Pall Spera Company
	ble consideration, LANDLORD hereby grants to BROKER the exclusive right ring the following street address:675 Putnam Farm Rd. Stowe, VT
(#), and to which LANDLO	ng Space(s) (#), Garage(s) (#) (#), Storage Locker(s) RD has an non-exclusive right of use and the right to rent (collectively, the lows:
of time commencing on9/6/201 and terminating on9/6/2019. Commencement Date shall be the date is inserted. The Termination Date shall be the date inserted. LANDLORD agrees to pay the Premises (or portion thereof) process.	shall have the non-exclusive right and authority to rent the Premises for a period [8] ("Contract Commencement Date") [9] ("Termination Date"). The Contract te this Contract is signed by LANDLORD if no Contract Commencement Date hall be one (1) year from the Contract Commencement Date if no fixed date is BROKER the agreed upon rental commission compensation for all rentals for occured under and during the time of this Contract, including rentals between ations, renewals, assignments, and transfers outside the Termination Date of this
amount and terms, or upon any other	S non-exclusive right and authority to rent shall be for the following rental rental amount or terms to which LANDLORD may hereafter consent: owTo:
	per month, plus all sales and service taxes imposed by any taxing authority.
B. Off-Season Rent: From:	To: \$_1000.00 - 1500.00 per sales and service taxes imposed by any taxing authority.
C. Annual Rent: \$n/a	
D. Security Deposit: \$	to be held in accordance with Vermont law.
E. Advance Rent Requested: \$	
	available AT ALL TIMES during the RENTAL LISTING CONTRACT between LANDLORD and BROKER or unless otherwise set forth in this
	[SELECT ONE. IF NO SELECTION IS MADE, (1) SHALL APPLY]: \(\frac{1}{2} \) rmitted.
(2) Pets are [SELECT ONE. IF permitted.	NO SELECTION IS MADE, (1) SHALL APPLY]: \Box (1) prohibited or \Box (2)
Type of permitted pets:	(3) Other:

H. Furnishings: The Premise APPLY]:	s are offered [SELECT ONE. IF N	O SELECTION	IS MADE, (1) SHA	LL
□ (1) unfurnished or (2) furnis	hed. If the Premises are offered furn	nished, LANDLO	RD	
(1) SHALL APPLY]: (1) agree (1)	these or \Box (2) does not agree to provide the notation of this Contract.	le BROKER with	a copy of the inventor	y within
	nses: Fill in each blank space in this ANDLORD will be required to pay			
TEM A S	ITEM	A S	ITEM	A S
Electric	Long Distance and Toll Calls		Basic Cab	ole
Exterior Pest Control	Pre-Occupancy Cleaning		Sewer	
Plowing	Post-Occupancy Cleaning		Water	
Propane Pool Heat	Internet		Trash	
Heat & A/C Filters Local Phone	Lawn Care Credit Application Fee		erior Pest Control	
	TION IS MADE, (1) SHALL APPI nection and deposit for the above ut			
4. LANDLORD'S OBLIGATIO	NS: LANDLORD AGREES:			
A. To pay BROKER co	mpensation of [FILL IN THE APPR	ROPRIATE % AN	D/OR AMOUNT]:	
B. If a Tenant procured hereund agreement(s) of the Premises who be deemed the procuring cause and C. If the Premises are seen as the control of the Premises are seen as t		ment, extension a rmination Date of ensation as per Par rental or any rene	greement or new rental this Contract, BROK agraph 4.A.	al ER shall
6	% of the purchase price	of the Property		
D. TO PAY THE COMPENSAT	TION TO BROKER WHEN TENAI	NT IS SECURED	BY BROKER.	
	buyer other than Tenant during the too ompensation for the entire term of t		to pay at closing all u	ınpaid
F. To provide BROKER access and/or buyers at reasonable hor	to the Premises for the purpose of ir	respection or prese	nting it to prospective	tenants
screens, foundations, floors, str conditioning systems and applia maintenance. LANDLORD sha health codes including, but not at the commencement of each	_	d steps, and to kee re Tenant has agre aply with all applic smoke detector de	ep the plumbing, heati ed to provide such cable building, housing vice is installed in the	ing, air ng, and Premises
H. To comply with the procedu handling of the Security Depos	res contained in, Vermont Statutes, it.	as amended or su	perseded, regarding th	ie

I. To provide Tenant such condominium, cooperative and/or homeowners' association documents as may be

customary in the community so that Tenant may (1) make prompt application with the respective association(s) for

approval, if required, and (2) otherwise comply with the rules of said association(s).

J. To permit interior and exterior photographs and/or videos of the Property to assist the BROKER in marketing the Property.

K. To acknowledge that BROKER shall retain all rights, including, but not limited to any copyright or other intellectual property rights, to any materials or content developed by BROKER, or by third parties acting on Broker's behalf, for use in marketing the Property, including, but not limited to, any photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, remarks, narratives, pricing information, and other copyrightable elements relating to the Property ("Marketing Materials"). LANDLORD further grants to BROKER a royalty-free, perpetual, and irrevocable license to use, sublicense, publish, display and reproduce any and all Marketing Materials supplied by LANDLORD to Broker for use in marketing the Property. LANDLORD warrants that any such Marketing Materials provided by LANDLORD to BROKER do not violate or infringe upon the intellectual property or other rights of any other person or entity. L. LANDLORD warrants to BROKER that all financial obligations for the Property are paid currently and up to date and will remain so during the Contract. M. "Cautionary note regarding audio and/or video surveillance and recording devices: There are Federal and Vermont laws governing use of such devices. In many instances, consent of ALL parties to such surveillance is required in order for the activity to comply with the law. Seller agrees to inform broker in the event such devices are in active use on the property."

- 5. BROKER'S OBLIGATIONS: BROKER AGREES:
- A. To become informed about the Premises.
- B. To promote the Premises for rent as BROKER deems advisable.
- C. To distribute such information regarding this Contract as BROKER deems advisable to other real estate brokers, and to cooperate with other brokers in procuring a Tenant for the Premises.

owned, in whole or in part by such organizations, as well as any members, participants or subscribers of any such organizations, from any liability for any injuries, losses, costs, or expenses suffered or incurred by LANDLORD by reason of unauthorized access to the Premises resulting from the availability of the lockbox.

E. To keep LANDLORD informed as to the progress being made on renting of the Premises.

F. INTERNET OPTIONS: [SELECT ONE OPTION IN EACH CHOICE BELOW. IF NO SELECTION IS MADE, (1) SHALL APPLY IN EACH CASE]: LANDLORD agrees that the Property (1) may or (2) may not be displayed on the internet. LANDLORD acknowledges that if (2) above is selected, consumers who search the internet will not see information about the Property in response to their search. If the LANDLORD selects option (1) above, LANDLORD further agrees as follows: that the address of the Property (1) may or (2) may not be displayed on the internet;. Real estate brokers or selling licensees participating in, or subscribing to, the MLS who operate internet websites accessible to consumers, customers or clients (1) may not or (2) may display an automated estimated valuation of the Property on such websites, and (1) may not or (2) may enable users of their websites to post comments or reviews ("blogging") about the Property that are accessible to other users of the websites.

6. AUTHORIZATION TO HANDLE FUNDS/DEFAULT: BROKER is authorized to accept money deposited by

Tenant, and if said deposit shall be forfeited by the prospective Tenant, BROKER is entitled to one-half of said deposit, but not exceeding the total amount of BROKER's compensation, as BROKER's compensation.

- 7. RENTAL NOT GUARANTEED: LANDLORD understands that this Contract does not guarantee the rental of the Premises, but that it does 1 guarantee that BROKER will make an earnest and continued effort to rent same until this Contract is terminated.
- 8. MISCELLANEOUS: LANDLORD acknowledges that LANDLORD has received a copy of this Contract. The laws of the State of Vermont shall control with respect to the interpretation and enforcement of the provisions of this Contract. If any litigation or dispute arises out of this Contract, venue for resolution shall be in the county in which the Premises are located, with the prevailing party entitled to recover reasonable attorneys' fees and court costs relating thereto. This Contract constitutes the entire agreement between the parties and shall be binding upon and inure to the benefit of the parties hereto, their respective heirs, administrators, successors and assigns. This Contract shall be enforceable upon execution by 109 LANDLORD and BROKER. Thereafter, this Contract cannot be modified in any manner, except by an agreement in writing signed by LANDLORD and BROKER. The headings contained herein are for reference purposes only and shall not affect in any way the meaning or interpretation of this Contract. References to singular parties shall include the plural where applicable.
- 9. LIMITATION OF LIABILITY: Except in the case of gross negligence or illegal acts by BROKER, LANDLORD agrees to hold BROKER harmless from all liability, damages, suits or claims in connection with any and all matters arising from or related to this Contract including, but not limited to, (A) injuries to person(s) or property suffered or sustained by any person(s), (B) if applicable, handling of the Security Deposit, rents, and payment of expenses and (C) if applicable, inspection of the Premises for damages caused by Tenant. If BROKER acts as Escrow Agent with respect to any funds hereunder, LANDLORD agrees to hold BROKER harmless from any negligent act or delivery, non delivery or misdelivery of said escrow funds, and BROKER shall be liable only for gross negligence. In any suit between the LANDLORD and any tenant procured hereunder, BROKER may interplead the escrow funds into the registry of the Court, and BROKER shall be entitled to reasonable attorneys' fees and court costs incurred, which fees and court costs shall be charged against the non-prevailing party. Nothing in this Contract shall make BROKER responsible for any condition created or caused by any act or omission of LANDLORD, Tenant or any other person on the Premises with or without Tenant's consent.
- 10. FAIR HOUSING: The Premises shall be offered, shown and made available for rent to all persons without regard to race, religion, color, sex, familial status, national origin, disability, or sexual orientation, in full compliance with the federal, state and local fair housing laws.
- 11. OWNERSHIP OF PREMISES: LANDLORD represents that all signatures representing full ownership of the Premises appear on this Contract and that there are no other owners.
- 13. BROKERAGE RELATIONSHIP: BROKER, or licensee of BROKER, has informed and disclosed to LANDLORD the brokerage relationship between BROKER and LANDLORD. The brokerage relationship is __Non Designated_______. (If left blank,Non Designated broker relationship shall apply.)
- 14. MULTIPLE LISTING SERVICE(S) DATABASE COMPILATIONS: If the listing is entered into MLS, LANDLORD authorizes BROKER to provide MLS with (A) factual data about the physical characteristics of the Premises; (B) timely notice of status changes relating to the listing; (C) pending rental information (excluding rental terms), and (D) the closed renting terms upon the lease of the Premises. LANDLORD grants to BROKER the right to authorize MLS to incorporate the aforementioned information into its database. LANDLORD and BROKER acknowledge and agree that all database compilations are owned exclusively by MLS, which shall have the sole and exclusive right to license access to the data in the database, including data about the Premises, as MLS deems appropriate.
- 15. NO MANAGEMENT AGREEMENT: LANDLORD ACKNOWLEDGES THAT THIS CONTRACT DOES

NOT CONSTITUTE A MANAGEMENT AGREEMENT. BROKER SHALL HAVE NO PROPERTY MANAGEMENT DUTIES. ANY ARRANGEMENTS FOR PROPERTY MANAGEMENT SHOULD BE SET FORTH IN A SEPARATE AGREEMENT. IF NO PROPERTY MANAGEMENT AGREEMENT IS ENTERED INTO BETWEEN LANDLORD AND BROKER, LANDLORD SHALL DEAL DIRECTLY WITH TENANT WITH RESPECT TO REPAIR AND MAINTENANCE ISSUES.

16. OTHER TERMS AND CONDITIONS:_Rates Christmas and New years \$3000.00 per night. February Vacation - \$2000.00 per night _ Thanksgiving \$1500.00 per night Easter \$1000.00 per night Weekly September - April (minus Columbus Day, Thanksgiving, Christmas and Easter) \$7000.00 May - August \$10,000. BEFORE SIGNING, LANDLORD HAS REVIEWED THE TERMS AND CONDITIONS ON ALL PAGES OF THIS CONTRACT. (Date) (Landlord's Signature) (Date) (Landlord's Signature) (Landlord's Printed Name) (Landlord's Printed Name) Landlord's Mailing Address___ Landlord's Contact: (Home) ______(Office) _____ _____ (Fax) _____ Email Address: Property Telephone: (Authorized Broker's Signature) (Date) Leslie Rollins (Listing Licensee's Printed Name) Brokerage Firm Name: _____Pall Spera Company_____