

K KENOYER REAL ESTATE CORP.

PLEASE SIGN, ENTER SS# & FAX
BACK. THANK YOU

R

SPECIALIZING IN PROPERTY MANAGEMENT

FAX#- 239-472-0079

E

SALES & RENTAL

EXCLUSIVE RENTAL AGREEMENT

OWNER: NAME _____

ADDRESS _____

CITY _____ STATE _____ ZIP _____

PHONE: HOME _____ BUSINESS _____

SOCIAL SECURITY# _____ (REQUIRED BY LAW - IRS FORM 1099)
(NON-RESIDENT ALIENS MUST PROVIDE A US IDENTIFYING NUMBER OR COMPLETE FORM 4224)

RESORT NAME	FOR YEAR OF	APT NUMBER	WEEK NUMBER

CONDITIONS OF RENTAL LISTING AGREEMENT

IN CONSIDERATION OF THE EFFORTS AND SERVICES OF THE UNDERSIGNED, Kenoyer Real Estate Corp. (herein "KRE") is granted the exclusive right to rent the week(s) listed above. the owner(s) understand that he/she/they **MAY NOT USE, EXCHANGE, LIST WITH ANOTHER AGENCY, OR MAKE ANY OTHER ARRANGEMENT FOR THE OCCUPANCY OF THE ABOVE APARTMENT(S)** during the period of this agreement. This agreement may be terminated with written notice **ONLY AFTER** it has been confirmed by "KRE" that there is **NO RESERVATION OR PENDING RESERVATION** on the week(s). The status of a week may be checked by calling Kenoyer Real Corp.

The Owner(s) agrees to rent the week(s) listed above at the published rate or best available rate and for the greatest number off days "KRE" is able to secure, unless otherwise noted.

Upon the rental of this property within the terms of this agreement, the Owners hereby agrees to pay:

1. Kenoyer Real Estate Corp. 30% of the gross rental amount OR
2. Kenoyer Real Estate Corp. and a travel agency or broker a total of 30% commission.

The Owner(s) understands:

1. Any fees due the Condominium Association will be deducted from the Owner's rental proceeds.
2. If the apartment is occupied by more than one party during the week, the additional cleaning expense will be deducted from the Owner' rental proceeds.
3. In event a reservation is cancelled within 30 days prior to occupancy and the apartment is not re-rented, the deposit monies will be divided equally between the Owner and "KRE".
4. Any interest accrued from rental deposit monies is retained by "KRE".
5. A new rental agreement must be completed each year and may not be accepted more than one year in advance of the week(s) listed.
6. This rental agreement must be fully completed, including signatures of all Owners on the deed and the correct social security numbers, before it will be accepted by "KRE".
7. Although every effort will be made to rent the Owner's week(s), "KRE" does not guarantee the rental of the week(s).

OWNER(S): _____ **ACCEPTED BY KENOYER REAL ESTATE CORP.**
DATE: _____ **BY:** _____

_____ **DATE:** _____ **DATE:** _____