SHORT-TERM RENTAL AGREEMENT

THIS AGREEMENT, governed by the laws of the State of Florida, is executed this ___ day of ________________, 200__, between Michael Anton, hereinafter referred to as “Owner” and __________________________________________, hereinafter, jointly and collectively called “Guest”. This agreement is only for transient short-term rental of the rental premises listed below, and

FIRST: IN CONSIDERATION of the following terms, covenants, agreements, limitations and conditions entered into by the parties hereto, Owner rents to Guest the property:

______________________________________
on Cruickshank Lane, Cudjoe Key, Florida 33042 to be occupied only for the purpose of a transient, single-family, short-term/vacation dwelling unit for a term commencing:

4:00 p.m., ____________________________, 200__, (check-in arrival date and time)

and ending: 11:00 a.m., ____________________________, 200__, (check-out departure date and time)

with the following rent, taxes, and additional fees to be paid by Guest:

Rent
$_________________________

Cleaning Fee
$_________________________

Other: _______________________

TOTAL RENT AND FEES
$_________________________

Sales Tax (11.5%)

Security Deposit
$_________________________

TOTAL
$_________________________

RESERVATION/SECURITY DEPOSIT _______

Due 60 Days Prior to Check-in _______

Due 30 Days Prior to Check-in _______
SECOND: SECURITY DEPOSITS: Rental Agreement and reservation confirmation will be issued by Owner upon receipt of the above-referenced security deposit, due when the reservation is made. Owner reserves the right to cancel any reservation if the deposit is not promptly received. Guest may not apply the security deposit to rent. Owner shall hold said security deposit to secure Guest’s performance pursuant to this Rental Agreement and applicable law and regulations. Owner may apply said deposit to any damages caused by Guest, Guest’s family, friends, or invited guests, Guest’s agents or employees, including without limitation, unpaid rent, telephone charges, utilities, any excessive cleaning required above and beyond standard post-tenancy cleaning, and any other damages. Owner is not required to apply the deposit towards any rent owed by Guest. The security deposit shall be held by Owner in a non-interest bearing account. Any remaining deposit and/or deposit claim notification shall be mailed to Guest within seven (7) days after cleaning and inventory of the premises subsequent to Guest vacating said premises, and in the case of rentals periods longer than seven (7) days, after the utility bills for rented time period are available. Guest shall return the rental premises and all property included therewith to Owner at check-out time in the same condition it was in when Guest checked in, except for normal wear and tear. Any damaged or missing personal property shall be deducted from the security deposit at replacement value. An inventory list of furnishings in the premises and personal property provided therein shall be provided to the Guest upon check-in. Guest shall immediately notify Owner upon occupancy if any of the furnishings or property are missing or damaged. Otherwise, Guest shall be responsible for maintaining and returning said furnishings and property to Owner at the end of the subject Rental Agreement in the same condition it was in upon occupancy, except for normal wear and tear.

PAYMENT: Security deposit and fifty percent (50%) of the total rent, taxes, and fees shall be paid and received by Owner in the form of a personal check, certified, cashier or bank check or money order sixty (60) days prior to check-in, and the balance of rent, taxes, fees and any unpaid security deposit shall be paid and received by Owner no later than thirty (30) days prior to check-in. The security deposit, rent, taxes, and fees may be paid by personal check conditioned upon Owner’s receipt of same more than thirty (30) days before the above-stated check-in date. ALL CHECKS WILL BE MADE PAYABLE TO “Michael Anton” and mailed to Owner at the following address:

Michael Anton
90 Cruickshank Lane
Cudjoe Key, FL 33042

Time is of the essence as to payment pursuant to this Rental Agreement, and any late payments shall, at the sole option of Owner, cause a forfeiture of Guest’s rights pursuant to this Agreement and immediate cancellation of same without further notice to Guest.

CANCELLATIONS: Reservations may be cancelled by Guest with notice to Owner within seven (7) days of the date of the reservation call, and more than sixty (60) days before check-in and any deposit received by Owner shall be refunded to Guest minus a $45.00 administration fee. After seven (7) days from the date of the reservation call, or less than sixty (60) days before check-in, any deposits, rent and fees paid shall become non-refundable if the reservation is cancelled by Guest. In the event of an emergency, Owner reserves the right at Owner’s
discretion, to refund on a case by case basis only, part of any deposit, rent or fees paid, minus an administrative fee, upon notice of cancellation by Guest. Any deposit, rent or fees retained by Owner pursuant to this provision shall be agreed upon liquidated damages, consideration for the execution of this Rental Agreement and in full settlement of all claims.

**UTILITIES:** Utility fees are included in the rent amount stated above for weekly rentals only. **Utility charges for short-term rentals longer than one week are as follows:** Guest shall pay for electricity and water. Utility charges shall be deducted by Owner from the security deposit at the termination of this Rental Agreement as soon as the bills for rented time period are available.

**THIRD: GUEST COVENANTS AND CONDITIONS:**

The parties agree that the following are material covenants and conditions of this Rental Agreement, the breach of which shall result in immediate forfeiture by the Guest of the subject rental premises in accordance with applicable law:

1. Guest shall not damage the rental premises or any part thereof or any personal property or appurtenance therein or thereto, and if the premises, or any part thereof, or any personal property or appurtenance thereto are damaged, obstructed or rendered inoperable by the misuse or negligence of Guest, Guest’s guests, family, agents or employees, Guest shall pay the cost for repair or replacement of same immediately upon presentation by Owner of a bill for same.

2. Guest shall comply with all applicable federal, state, and county local laws, rules, regulations and ordinances including, but not limited to, the Monroe County, Florida, Special Vacation Rental Permit Regulations and Conditions of Guest’s Agreement which are attached hereto and are specifically incorporated herein and agreed to by Guest.

3. Guest agrees not to commit waste or to use the rental premises or any appliances or appurtenances thereof or thereto for any disorderly or unlawful or offensive purpose.

4. Guest shall permit only the people list in Addendum A, incorporated into this agreement by reference, to use and occupy the subject rental premises.

5. **No pets are allowed in or around the rental premises at any time, unless specifically permitted by Owner in writing, at the time this Rental Agreement is executed.**

6. **Watercraft identified in Addendum A, not to exceed one (1) motorized watercraft, including a jet ski or waverunner, may be stored on a trailer in an approved parking place on the premises.**

No boat launched or stored at the rental premises shall be chartered to any person other than to the Guest registered pursuant to this Rental Agreement, and it shall not be used for living-aboard, sleeping or overnight accommodations at the rental premises.
Vehicles and boat trailers identified in Addendum A, not to exceed two (2) vehicles and (1) boat trailer may be parked on the premises in approved parking places.

Any vehicles, trailers, or watercraft not identified in Addendum A shall be towed or removed from the premises at Guest’s expense.

7. In the event the premises become uninhabitable, due to damage from wind, fire, rain, storm surge, or any other cause, and the Owner, at his sole discretion, shall decide not to repair or rebuild the premises, the term of this lease shall end and rent will be prorated up to the time of the damage.

8. Guest agrees not to charge any long distance telephone calls or other charges to the telephone account(s) located at the rental premises.

9. RADON DISCLOSURE: Pursuant to §404.056(8), Florida Statutes, Radon 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 public health unit.

10. Guest agrees to permit Owner or Owner’s agents to enter the rental premises or any part thereof at any reasonable time for the purpose of examining same, to make necessary repairs, and/or to protect any personal property from damage. Reasonable time for said entry, without further notice to Guest, shall be between the hours of 8:30 a.m. and 8:00 p.m., although the parties may agree to additional hours for Owner’s access. Owner or Owner’s Agent may also enter the rental premises with the consent of Guest, or when necessary in case of an emergency or when the Guest unreasonably withholds consent or access.

11. a. Guest acknowledges and agrees that Owner may remove or cause to be removed from the rental premises any Guest or guest who, while at the rental premises, illegally possesses or deals in controlled substances, violates any of the terms of this Rental Agreement, is intoxicated, profane, lewd or brawling, who indulges in any language or conduct which disturbs the peace and comfort of other guests or neighbors, or which constitutes a nuisance, or which injures the reputation, dignity or standing of the rental premises, or anyone who fails to make payment of rent at the agreed-upon rental rate and fees at the agreed-upon times, or anyone who fails to check-out at the agreed-upon time unless an extension of time is expressly agreed to by the Owner and the Guest prior to check out. Admission to and removal from the rental premises is not and shall not be based upon race, creed, color, sex, physical disability or national origin. Any notice to vacate may be given orally or in writing by Owner to Guest, and if in writing shall be as follows: “You are hereby notified that this establishment no longer desires to entertain you as its guest, and you are requested to leave at once. To remain after receipt of this notice is a misdemeanor under the laws of this State.”
b. If any Guest who is asked to vacate early has paid in advance, Owner shall, at the
time notice is given, tender to the Guest the unused portion of the advance rent and fees
payment without prorating any portion of the day that Guest is noticed to vacate. Owner
may retain any security deposit without further notice as agreed upon liquidated
damages, consideration for the execution of this Rental Agreement and in full settlement
of all claims, or Owner, at Owner’s option, may proceed at law with any damages claim.
Any Guest who remains or attempts to remain in the rental premises after being requested
to vacate shall be guilty of a misdemeanor of the second degree punishable in accordance
with Florida law. If any person is illegally at the subject rental premises, Owner may call
upon any law enforcement officer of this State for assistance. If the Guest is arrested,
Owner shall employ all reasonable and proper means to care for any personal property
which may be left at the rental premises by the guest; however, upon arrest, the
Guest/guest shall be deemed to have given up any right of occupancy and to have
abandoned such rights.

12. Guest agrees that Owner and Owner’s agents shall not be liable for any loss of or
damage to any personal property in or on the rental premises or stored in rooms or places
provided to Guest in connection therewith, nor shall Owner or Owner’s agents or
employees be liable to Guest, Guest’s family, guests, or agents for failure to repair or
maintain any part of the rental premises or property contained therein absent gross
negligence. Guest further agrees that neither Owner, nor Owner’s agents or employees
shall be liable for any damage to the personal property of the Guest, Guest’s family,
guests, or agents arising from theft, vandalism, fire, water, rain, acts of God or
government, interruption of utilities, acts of others or other third party or external causes
whatsoever.

13. **No lifeguard is available on the premises.** Guest shall use pool, water and dock
with great care and in accordance with any posted rules. All children and elderly, frail
adults using said pool, water or dock shall be constantly supervised by a responsible adult
who can swim. If the pool, water, or dock are equipped with any safety features such as a
fence or other pool or water area barrier, a pool cover, a door latch or a door or window
alarm, Guest shall be responsible for correctly operating and using said safety device
every time the pool, water area or dock is used. **Any use of said pool(s), water area or
dock shall be at the sole risk of the user, the responsible adult supervising the user,**
and the Guest.

14. Guest is responsible for and shall indemnify the Owner and Owner’s agents and
hold them harmless from any and all claims, liability, demands, actions, causes of action,
expenses, damages, losses or injuries sustained by any person including Guest, Guest’s
family, agents, guests or invitees as a result of or arising from the Guest’s subject
occupancy and tenancy, including, but in no way limited to claims arising from the use of
any pool, hot tub, spa-pool, water area or dock, which are part of the rental premises.
Guest shall also be liable and indemnify Owner for attorney’s fees and court costs
incurred by Owner in enforcing any of the terms, covenants or conditions of this Rental
Agreement or which are sustained by Owner as a result of or arising from or during
Guest’s subject occupancy and tenancy.
15. Guest may not assign this Agreement or sub-let the rental premises or any portion thereof.

16. Additional terms:

___________________________________________________________________
___________________________________________________________________
___________________________________________________________________

IN WITNESS WHEREOF, the parties execute this Lease effective the day and the year written above.

Guest: ______________________________

Guest: ______________________________

Owner: ______________________________
MONROE COUNTY, FLORIDA
SPECIAL VACATION RENTAL PERMIT REGULATIONS AND CONDITIONS

1. No more than one motorized watercraft, including a jet ski or wave runner, shall be allowed at each vacation rental unit. The watercraft may be moored at either an existing on-site docking facility or stored on a trailer in an approved parking space.

2. Vehicles, watercraft and trailers must not be placed on the street or in yards. All vehicles, watercraft and boat trailers must be parked or stored off-street in parking spaces specifically designated and approved in the special vacation rental permit, and may not exceed a maximum of one vehicle per bedroom or efficiency unit and one boat trailer per vacation rental unit.

3. No boat docked at a vacation rental property shall be chartered to a person other than registered Guests of the vacation rental unit or used for live-aboards, sleeping or overnight accommodations. In addition, recreation vehicles shall not be used for sleeping or overnight accommodations at the vacation rental unit.

4. Amplified sound which is audible on private property beyond the real property boundaries of the vacation rental property is prohibited.

5. All trash and debris on the vacation rental property must be kept in covered trash containers. Each vacation rental unit is equipped with at least four (4) covered trash containers for such purpose. Owners must post, and occupants must comply with, all trash and recycling schedules and requirements applicable to the vacation rental unit. Trash containers must not be placed by the street for pick-up until 6:00 p.m. the night before pick-up and must be removed from the area by the street by 6:00 p.m. the next day.

6. Owner provides the following name, address and telephone number of a contact person who resides locally and who is available twenty-four hours per day, seven days a week, for the purpose of promptly responding to complaints regarding the conduct or behavior of vacation rental occupants or alleged violations of Monroe County Ordinance No. 004-1997: Michael P. Anton 305-745-1990

7. Guest must allow Monroe County Code Enforcement to inspect the rental premises/vacation rental unit at any time concerning compliance with Monroe County Chapter 9.5 (i.e., the Land Development Regulations).

8. Occupancy of vacation rental unit(s) shall be limited to no more than two (2) individuals per bedroom, or no more than two (2) individuals per efficiency unit, when rented as a vacation rental unit subject to the provisions of Monroe County Ordinance No. 004-1997.

9. Guest’s agreement to the foregoing rules and regulations is a material part and condition of the subject Rental Agreement under Florida Statutes Section 509.01 and Monroe County Ordinance No. 004-1997. These and any other vacation rental regulations with which Guest must comply shall also be prominently posted within the rental premises/vacation rental unit.

VIOLATION WARNING

Violations of any of the vacation rental regulations constitutes a violation of Monroe County Code punishable as a second degree misdemeanor and is also grounds for immediate termination of the lease and eviction from the leased premises and criminal penalties under Florida Statutes Section 509.151 (“Defrauding an Innkeeper”), Section 509.141 (“Ejection of Undesirable Guests”), Section 509.142 (“Conduct on Premises”) or Section 509.143 (“Disorderly Conduct on Premises, Arrest”).
## GUEST REGISTRATION

### CONTACT INFORMATION
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<tr>
<th>Last Name</th>
<th>First</th>
<th>Middle</th>
<th>Mr.</th>
<th>Mrs.</th>
<th>Miss</th>
<th>Ms.</th>
<th>Birth Date:</th>
<th>Street Address</th>
<th>City</th>
<th>State</th>
<th>ZIP Code</th>
<th>Social Security</th>
<th>Home Phone No.</th>
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<th>P.O. Box</th>
<th>City</th>
<th>State</th>
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<th>Occupation</th>
<th>Employer</th>
<th>Employer Phone No.</th>
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<th>Driver’s License or Other Identification</th>
<th>Issuing Agency</th>
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### GUESTS (over 18 years old)

For the safety of everyone, unregistered guests or visitors are not allowed on the property at any time.

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<tr>
<th>Last Name</th>
<th>First</th>
<th>Address (if different)</th>
<th>Home Phone No. (if different)</th>
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<tr>
<th>Occupation</th>
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### TEENS/CHILDREN (under 18 years old)

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<th>Last Name</th>
<th>First</th>
<th>Parent or Guardian (if different from top section)</th>
<th>Age</th>
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Check-in: ____________
Check-out: ____________
## ADDENDUM A
### VEHICLE AND WATERCRAFT REGISTRATION

**CONTACT**

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**FOR THE SAFETY OF EVERYONE, ALL VEHICLES AND WATERCRAFT MUST REGISTER WITH OUR OFFICE**

**UNREGISTERED VEHICLES AND WATERCRAFT WILL BE REMOVED FROM THE PREMISES.**

Note: If information is not currently available, e.g. rentals cars, please indicate the number of vehicles, trailers, and watercraft you expect to bring. Then you may complete this form at check-in.

### VEHICLES

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### WATERCRAFT

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