

AGREEMENT TO LEASE

This is Agreement to Lease(the “Agreement”) effective [DATE],

BETWEEN: [YOUR COMPANY NAME](the “Lessor”)

corporation organized and existing under the laws
of the [State/Province] of [STATE/PROVINCE],
with its head office located at:

[YOUR COMPLETE ADDRESS]

AND:

[LESSEE NAME](the “Lessee”), an individual
with his main address located at **OR** a corporation
organized and existing under the laws of the [State/
Province] of [STATE/PROVINCE], with its head
office located at:

[COMPLETE ADDRESS]

TERMS:

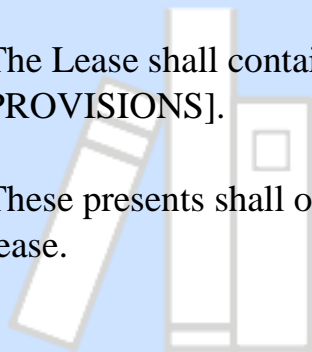
It is agreed that:

1. Lessor does hereby agree to grant, demise and let and Lessee does hereby agrees to take premises situated in [CITY,STATE/PROVINCE] at [ADDRESS] and described as [DESCRIBE] with appurtenances, from Start Date[DATE] to Ending Date[DATE], at the rent or sum of [AMOUNT], to be paid as follows:

[ENTER LEASE TERMS]

2. The parties herin shall execute the lease herein provided for on[DATE].

3. The Lessor shall [ENTER ANY UTILITIES AND/OR MAINTENANCE PAID BY LESSOR].
4. The Lessee shall [ENTER ANY UTILITIES AND/OR MAINTENANCE PAID BY LESSEE]
5. In the event that the Lease herein provided for shall be executed, then and in such case the Lessor shall give, and Lessee shall take possession of said premises on [DATE OF POSSESSION] and the rent shall commence and be payable from last mentioned date.
6. In the event either party hereto shall neglect, refuse or in any way fail to execute the Lease herein provided or at said time and place, then the party in default shall pay to the other party the sum of [AMOUNT] as liquidated damages and not as a penalty.
7. The Lease shall contain the following provisions [ENTER PROVISIONS].
8. These presents shall operate only as an agreement to lease, and not as a lease.



Legality
Viability

BEST SHOT at success !!

IN WITNESS WHEREOF, the parties have executed this Agreement as of date first above written.

LESSOR

LESSEE

AUTHORIZED SIGNATURE

AUTHORIZED SIGNATURE

PRINT NAME AND TITLE

PRINT NAME AND TITLE

