## PROPERTY MANAGEMENT AGREEMENT

This a	agreement is made on	(date) between	
This agreement is made on (date) between (Landlord/Owner) who agrees to a Agent promptly of any change of address, telephone number or email address, or any other contact information.  Phones: Home: Office:			
	All Notices will be	mailed to Landlord at:	
and			(Agent/Manager) who agree as
follow			(rigonamanagor) uno agree de
1 <b>T</b> I	he I andlord annoints ar	nd grants Agent the exclusive right to manage:	~
<u></u>			("Premises"), which
is	part of	Owners Assoc	iation. Landlord will provide the Rules and
R	egulations to the Agent. T	The <b>term</b> of this Agreement shall be for an initial per	riod of years (the initial term)
be be	eginning one	; and ending the last day of rom year to year unless/until terminated or the prop	This Agreement shall
De	e automatically reflewed i	Tom year to year unless/until terminated or the prop	berty is solu.
	The NVAR Property Ma	anagement Information Form ("K1005") is attached	and made a part of this Agreement.
	If this box is checand made a part of this	eked, Agent is to lease Premises, and the NVAR Es Agreement.	Exclusive Right to Lease form is attached
		ked, the Landlord agrees to pay the Agent te term of this Agreement.	if the Premises are sold
		t the authority and power at Landlord's expen	se and in Landlord's name to perform
		normal management services:	
A.		accordance with the Leases and to keep records	
		sit all Landlord funds collected by Agent in a separa gent shall not be held liable in the event of a bankru	
В		Security Deposit in escrow for the duration of the	
		nce with the terms of the Lease.	
С		f the Premises at time of occupancy, when Tenant	t vacates, and at such other times as the
_	Agent deems advisable		
D		ords of the receipts, expenditures and charges for	
	all sums due I andlord	To promptly remit to Landle under the terms of this Agreement. To submit a F	Form 1099 to the IRS each calendar year
	with the SS# or Tax ID	# showing the total income.	om 1000 to the inc cach calchad year
E.	. To terminate tenancies	s and to sign service contracts and HOA/Condo A	ssociation proxies and serve Notices, to
	•	actions to evict Tenants and to recover possession	
	•	nise and release such actions or suits, or reinstate	such tenancies using guidelines provided
_		r personal consultation with the Landlord.	wisting loops. The Asset shall sing all
Γ.		and sign all leases, and to cancel or modify each and lord. No Lease shall be in excess of	
	Landlord.	; Landiold. No Lease shall be in excess of	year(s) without approval of the
G		be made all ordinary repairs and replacements ned	cessary to preserve the Premises and to
		necessary to comply with Lease requirements,	
		ge for necessary decorating of the Premises, to	
		utility services and other services to and for the Pi	
		the PMIF. Any cost in excess of \$	must be approved by the Landlord
н	in advance except in a	n emergency. om Tenant all or any of the following: a late or addit	tional rent administrative charge, returned
11		tion fee, lease administration charge. Agent nee	
		Landlord. Landlord hereby waives any right	
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	=		Landlord/

accrue to the benefit of Agent.		•		·		
3. <b>Compensation:</b> As Compensation \$ per month or _ Landlord's account or payable by the Landlord's	management services, Landlord will pay Agent a fee of % of the monthly rent. This fee shall be deducted from the day of the month.					
<ol> <li>Other Service and Fees: For other Agent as follows:</li> </ol>	services beyond the n	ormal manageme	ent duties Landl	ord agrees to compensate		
SERVICE	\$ FEE	% OF MONTH RENT	% TOTAL EXPENSES	OTHER		
Preparing Premises for sale or for rent or for the re-occupancy of Landlord						
Managing during vacancy						
Managing a furnished rental						
Appearing in court						
Insurance claim coordination						
Attending HOA/Condo meetings						
Obtaining multiple bids						
Acting as an Attorney in Fact			•			
Lease renewal or extension						
Making scheduled payments on trust, mortgage, Condo/HOA as shown on PMIF from Landlord's account.						
5. Agent shall not be responsible for the default or any consequence in the terms of any trust or mortgage or payment. In case the disbursements are in excess of the receipts, the Landlord agrees to pay such excess promptly. The Agent is not obligated to advance its own funds on behalf of the Landlord.						
6. <b>Expense reimbursement:</b> Agent sh Landlord. Such services shall include, b duplication, faxing, mileage, duplicate/re	out not be limited to: L	ong distance tele				
A. Landlord will maintain on deposit with reserve account. When Agent is requared to maintain on days advance notice to maintain escrow account which may bear interest.	Landlord and Agent mutually agree that: Landlord will maintain on deposit with the Agent, a minimum balance of \$ in a contingency reserve account. When Agent is required to make payments on mortgages, HOA or Condo fees, taxes or insurance, Landlord is required to maintain on deposit actual amounts due for these expenditures. Landlord shall give Agent days advance notice to make any additional monthly or recurring payments. Landlord deposits are held in an escrow account which may bear interest. Agent shall not be required to pay interest to Landlord.					
3. Landlord will provide the Agent with all current warranties, service contracts, and the names and phone numbers of any tradespeople Landlord wants the Agent to use for routine service. Agent will attempt to use these contractors. Landlord will provide Agent with a list of known defects which may affect habitability.						
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Tenant's Security Deposit and acknowledges that any interest accruing in excess of that paid to Tenant shall

Agent \_\_\_

О.	below the amount required, the Latthe Premises and the rents collected for the benefit of the Landlord and expenses for the Landlord, succession per annum. The contraction of the Landlord is the	andlord shall remit funds to replenish the a ed or to be collected under a Deed of Leas d not reimbursed to Agent by Landlord. If the advance shall be considered a loa the Landlord shall reimburse the Agent, inc	account. Agent reserves a first lien against se for any expenditures made by the Agent the Agent advances any funds to pay any n subject to repayment with interest a cluding interest. The Agent may deduct such es expended to collect unpaid sums and		
D.	interest due agent. Landlord shall be responsible for	obtaining and maintaining any rental lice	nses required by any governmental body.  g and building codes. Smoke detectors are		
E.	attached)  have not been perfo	ormed. Radon tests 🔲 have (copy attac	978. Lead based paint tests ☐ have (copy hed) ☐ have not been performed. y public liability insurance with a minimum		
	coverage of \$ of coverage to the Agent within Coverage for code enforcement,	naming the Agent as additional insured days, the Agent may contract for	d. Unless the Landlord provides a certificate or such coverage at the Landlord's expense and rent replacement are also suggested.		
F.	Landlord shall indemnify and hold every type, unless the Agent is ad from all claims arising from bank judgements, damages, liquidated	I harmless Agent from all costs, expense judicated to have been negligent. Landlor kruptcy or foreclosure against Landlord. damages, penalties, forfeitures, court cos	s, suits, liabilities, damages and claims of d shall indemnify and hold harmless Agent The Landlord shall pay all settlements, sts, collection fees, litigation expenses and		
G.	Landlord shall pay all expenses incorrection or Landlord of any constitutional housing, disability access, or environments the Agent is adjudicated to	provision, statute, law, or regulation pertonmental protection during the Agent's pe	involving an alleged violation by the Agent taining to fair employment, fair credit, fair erformance of duties under this Agreement, tative capacity violated the law, statute or any such proceeding or suit.		
8.	real Property consisting of more		of Virginia who owns and leases residential Agent who is a resident and maintains a es:		
	Address:Phone:		VA,		
	Phone:	as the Resident Agent.			
9.	individuals, the Landlord agrees th	nat the following designated individual sha	ntity, or if Landlord consists of two or more Ill have the authority to act on behalf of the this individual shall constitute notice to		
10.	<b>Tax Reports:</b> Landlord $\square$ is $\square$ is not a nonresident alien. Landlord $\square$ is $\square$ is not a resident of Virginia. Landlord is responsible for filing the appropriate forms with the Internal Revenue Service (IRS) and for non-residential property owners with the Virginia Department of Taxation.				
	This Agreement may be terminated by either Party with days Notice. In the event Landlord terminates thi Agreement during the original term or any subsequent renewal period, or in the event of a foreclosure or sale, Ager shall be entitled to an early termination fee equal to % of all gross rents due under the remaining Leas term as of the effective date of termination. Agent shall forward Tenant's security deposit to Landlord and Notice of mailing to Tenant. As of mailing, Agent shall have no further obligation or liability concerning the security deposit Landlord's reserve account shall be distributed within days after termination, less any outstanding invoice or obligations and the early termination fee, along with an accounting of funds. Should there be any outstanding obligations against the Landlord's account or a deficit in that account, any amounts received by Agent shall be applied first to satisfy those obligations and then disbursed to Landlord. Landlord waives all protest and defenses against Agen for these disbursements. Landlord agrees to remit immediately to Agent all monies due Agent in accordance with this Agreement.				
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B.	Landlord must give days Notice with documentat this Agreement in order to occupy the Premises. This Agre return of the deposit, unless the Agent is requested to prep Tenant fail to depart after receiving proper Notice, this Agreen	ement terminates with the departure of the Tenant and are the Premises for the return of the Landlord. Should					
C.	. All representations of the Parties to this Agreement shall survi						
12.	<b>Applicable Law:</b> The execution, interpretation and performance of this Agreement shall in all respects be controlled and governed by the laws of the Commonwealth of Virginia. If any part of this Agreement shall be declared invalid or unenforceable, the remainder of the Agreement will continue in full force and effect.						
13.	<ol> <li>Fair Housing: Landlord agrees that Agent shall manage the Laws and Regulations and shall not discriminate against any age, familial status, sexual orientation or handicap as currently</li> </ol>	one because of race, color, religion, sex, national origin,					
14.	4. Attorney's Fees: In the event of any dispute, litigation or including non-payment of fees or amounts owed to Agent by all costs, including reasonable attorney's fees, incurred by the	Landlord, the prevailing party shall be entitled to recover					
15.	<ol><li>Headings: The headings in this Agreement are for convenie limit or expand the meaning of any paragraph or provision.</li></ol>	nce and reference only, and shall not be used to define,					
16.	6. Virginia Residential Landlord Tenant Act: Landlord has an properties in Virginia. Landlord's properties ☐ are ☐ are n Landlord ☐ wishes or ☐ does not wish Leases to be add Act.	ot required to be covered under this Act. If not required,					
17.	7. <b>Notices:</b> Any Notice to Landlord or to Agent required under the Notice to the addresses stated in this Agreement, or as later of						
18.	8. Additional Provisions						
Age	gent Date L	andlord Date					
Nar	ame of Managing Company	andlord Date					
Add	ddress	mail					
Pho	hone Fax						
em	mail						



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