Exclusive Property Management Agreement

FLORIDA ASSOCIATION OF REALTORS®

This Exclus	ive Property Management Agreemer	nt ("Agreement") is between	
	, ,	·	(" Owner") and
			("Broker"
1. AUTHO	RITY TO MANAGE PROPERTY: (Owner gives Broker the EXC	CLUSIVE RIGHT TO MANAGE the real and personal
property (c	ollectively "Property") described be	low beginning the	day of
ending at 1	1:59 p.m. the day of		, except that either party may terminate this
Agreement	by giving calendar days w	ritten notice to the other part	, except that either party may terminate this ty by certified mail. Owner certifies and represents that
he/she has	the legal authority and capacity to le	ase the Property and improve	rements.
	PTION OF PROPERTY:		
(a) Rea	al Property: Street Address:		
	gal Description: See Addendum	, Legal Description of F	Real Property.
(a) Par	sonal Property, including appliance	on D Soo Addandum	Inventory
	sonal Property, including appliance		, inventory.
_			
(d) Typ	e of Property (single family home	warehouse, etc.):	
			f occupied, the lease term expires
3. BROKE	R OBLIGATIONS AND AUTHORIT	Y: Broker will use due dilig	gence to manage, operate and lease the Property in
	e with this Agreement.		,,
	ant Matters: Owner authorizes Bro	ker to (check if applicable):	
	Secure a tenant for the Property, se		clusive Right to Lease Agreement.
			must execute special power of attorney).
			Owner's behalf (for Property built before 1978).
			leases; collecting, holding and disbursing rents and other
	-		s and negotiations; terminating tenancies and signing and
			ecuting eviction and damages actions on behalf of Owner
			erests and rights in connection with the Property.
(b) Pro	perty Maintenance: Owner unders	tands that Florida law require	es licensed professionals in the construction trades to
perform	relevant repairs on rental properties	unless the repairs can be mad	de for under \$1,000 and are not of a life/safety concern
Additio	nally, Owner understands that when	Broker acts as the Owner's	agent Florida law provides the Broker may contract for
			ertified or registered contractor when labor and materials
togethe	er do not exceed \$5,000. Subject to the	nese limitations set by law, Own	ner authorizes Broker to (check if applicable):
	Maintain and repair interior, exterior	or and landscaping of Proper	rty, including making periodic inspections; purchasing
	supplies; and supervising alteration	is, modernization and redeco	oration of Property. Broker will obtain prior approval o
	Owner for any item or service in a	excess of \$, except for monthly or recurring expenses
	and emergency repairs which,	in Broker's opinio <mark>n a</mark> re ne	ecessary to prevent the Property from becoming
	uninhabitable or damaged, to avo	oid suspension of se <mark>rvice</mark> s re	required to be provided by law or lease, or to avoic
	penalties or fines to be imposed by	3	
		ehalf for utilities, public service	ces, maintenance, repairs and other services as Broke
	deems advisable.		
			ed for the operation and maintenance of the Property
	and to arrange for bonding for emp		
(c) Oth	er Matters: Owner authorizes Brok	er to (check if applicable):	
	er Matters: Owner authorizes Brok Make payments on Owner's behal ☐ mortgage \$	f, including (check all that app	ply):
	□ insurance \$	ner	to
	☐ property taxes \$	per	to
	 made.		and special assessments as
		ers' association dues \$	per
	to		
			and assessments as made.
Owner () () and Broker/Sales Associate () () acknowledge receipt of	f a copy of this page, which is Page 1 of 3 Pages.

and will promptly remit to Owner the balance of receipts less disbursements and accruels for future expenses. Other Dues See Addendum			☐ charges for repairs, mate ☐ state and local sales and aintain accurate records of re roker will render to Owner ite	service taxe eceipts, expe	es. enses and a	accruals to Ov	vner in conn	ection with managing	the Property.
4. OWNER OBLIGATIONS; In consideration of the obligations of Broker, Owner agrees: (a) To coported with Broker in carrying out the purpose of this Agroement. (b) To provide Broker with the following keys to the Property (specify number): unit/ building access/ mailbox _/ pool _/ garge door/opener _/ other _/ (c) To provide complete and accurate information to Broker including disclosing all known tacts that materially affect the value of the Property was built in 1977 or earlier, Owner will provide Broker with all information Owner knows about lead-based paint and lead-based paint had lead-based paint							ements and a	ccruals for future expe	nses.
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Owner () () and Broker/Sales Associate () () acknowledge receipt of a copy of this page, which is Page 2 of 3 Pages		(e) Other:	☐ See Addendum	Attachment	to Property	Management	Agreement.		
	Ow	vner()() and Broker/Sales Associa	t e () () acknowled	dae receint of a c	copy of this pac	ae, which is Page 2 of 3 P	'ages.

this Agreement or its breach will be the parties. Mediation is a process the resolution of the dispute but mediation fee, if any. In any litigatic and costs at all levels, unless the parties and the parties. By initialing in the agree that disputes not reson Property is located in according the parties. The arbitrator may interpleaders) will pay its own arbitrators' fees and administed. ATTORNEYS' FEES: In any escrow agent under this Agreemed costs, to be paid out of the escrops and assigns. Signsuccessors and assigns. Signsuccessors and assigns.	e mediated under the rules of the American in which parties attempt to resolve a dispury who is not empowered to impose a settle on based on this Agreement, the prevailing poarties agree that disputes will be settled by a space provided, Owner () () () () (), Listing Associate () and Listing Broker () eutral binding arbitration in the county in which the tration Association or other arbitrator agreed upon by y to any arbitration or litigation (including appeals and attorneys' fees at all levels, and will equally split the which Broker is made a party because of acting as an inds, Broker will recover reasonable attorneys' fees and ourt costs in favor of the prevailing party. Iner's heirs, personal representatives, administrators, in this Agreement, counterparts and modifications
	to consult an appropriate professional tental, foreign reporting requirements a	al for related legal, tax, property condition, and other specialized advice.
Date:	Owner:	Tax ID/SSN:
Date:	Owner:	Tax ID/SSN:
Home Telephone:	Work Telephone:	Facsimile:
Address:	E-mail:	
	L-IIIaII.	
Date:	Authorized Licensee or Broker:	
	Work Telephone:	
Address:		
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Copy returned to Owner on	the day of, _	by: □ personal delivery □ mail □ facsimile
specific transaction. This form is available form specific transaction. This form is available for mark that may be used only by	or use by the entire real estate industry and is not inter real estate licensees who are members of the National r	on as to the legal validity or adequacy of any provision of this form in any noted to identify the user as a Realton. Realton is a registered collective Association of Realtons and who subscribe to its Code of Ethics. blank forms by any means including facsimile or computerized forms.

Owner (_____) and Broker/Sales Associate (_____) (_____) acknowledge receipt of a copy of this page, which is Page 3 of 3 Pages.

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