PROPERTY MANAGEMENT AGREEMENT

This a	agreement is made on	(date	e) betwee	en		
	agreement is made on	((Land	dlord/Owner) who agrees to adv	/ise
Agen	it promptly of any change of addres	s, telephone number o	or email a	ddress, or any o	ther contact information.	
	Phones: Home:					
	Current Address:					
	All Notices will be mailed to	Landlord at:				
and _ follow	we:				(Agent/Manager) who agre	e as
IOIIOW	vs.					
1. T	The Landlord appoints and grants	s Agent the exclusive	right to	manage:		
_					("Premises"), w	hich
is	s part of		Owr	ners Association	. Landlord will provide the Rules	and
F	Regulations to the Agent. The term	of this Agreement sha	ll be for a	ın initial period o	f years (the initial to	erm)
b	peginning on	$_{}$; and ending th	e last day	y of	This Agreement	shall
b	e automatically renewed from year	to year unless/until te	rminated	or the property is	s sold.	
	The NVAR Property Manageme	nt Information Form ("	K1005") i	s attached and r	made a part of this Agreement.	
	If this box is checked, Age and made a part of this Agreem		es, and th	ne NVAR Exclus	sive Right to Lease form is attac	ched
			the Ager	nt	if the Premises are	eold
	or exchanged during the term of		ine Agei	ıt	ii the i femises are	3010
		-				
	andlord grants to Agent the au			d's expense an	nd in Landlord's name to perf	orm
	diligence the following normal m					
Α	A. To collect all rents in accordar					
					scrow account in a federally ins	ured
_	institution in Virginia. Agent sha					
В	3. To retain the Tenant's Security			tion of the Leas	e and any extensions and to re	fund
_	the Deposit in accordance with					
C	C. To make inspections of the Pre	mises at time of occu	pancy, w	hen Tenant vaca	ates, and at such other times as	the :
_	Agent deems advisable.					
	D. To keep accurate records of t					
	statement	To pro	mptly ren	nit to Landlord as	s directed in the PMIF the balanc	ce of
	all sums due Landlord under th	e terms of this Agree	nent. To	submit a Form	1099 to the IRS each calendar	year
_	with the SS# or Tax ID #					
Е	E. To terminate tenancies and to					
	•			•	he Premises; to sue for and rec	
	·				tenancies using guidelines prov	ided
	by the Landlord or after persona					
F	F. To negotiate, prepare and sig					
	<u> </u>	d. No Lease shall be i	n excess	of	year(s) without approval o	f the
	Landlord.					
G	G. To make or cause to be made					
					ernmental regulations or insura	
		, ,		•	er into agreements for all esse	
					es, to purchase supplies and to	
			f \$		_must be approved by the Land	llord
	in advance except in an emerge	-				
H	H. To collect and retain from Tena					
					t account for such charges ar	
	compensation to the Landlo	rd. Landlord hereby	waives	any right to	all interest that may accrue	on
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		- "50			Landlord/_	

Agent ___

Tenant's Security Deposit and a accrue to the benefit of Agent.	acknowledges that an	y interest accrui	ng in excess of	that paid to Tenant shall
3. Compensation: As Compensation \$ per month or Landlord's account or payable by the Lar	0.000	% of the month	ly rent. This fee	rd will pay Agent a fee of shall be deducted from the
Other Service and Fees: For other Agent as follows:	•	-		lord 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 payment. In case the disbursements promptly. The Agent is not obligated to	are in excess of the	ne receipts, the	Landlord agr	
6. Expense reimbursement: Agent shall include, b duplication, faxing, mileage, duplicate/rep	ut not be limited to: L	ong distance tel		
 7. Landlord and Agent mutually agree that: A. 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. B. 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 NVAR - 1017 - 2/01	of known defects which Page 2 of	•	oitability.	Landlord/

Agent __

C.	Agent is not required to advance funds on the Landlord's behalf. If the balance in the Owners reserve account below the amount required, the Landlord shall remit funds to replenish the account. Agent reserves a first lien agent the Premises and the rents collected or to be collected under a Deed of Lease for any expenditures made by the Agent the benefit of the Landlord and not reimbursed to Agent by Landlord. If the Agent advances any funds to pay expenses for the Landlord, such advance shall be considered a loan subject to repayment with intereduced per annum. The Landlord shall reimburse the Agent, including interest. The Agent may deduct amounts from funds due the Landlord. Landlord will pay any attorney fees expended to collect unpaid sums	gainst Agent y any est at such
D.	interest due agent. Landlord shall be responsible for obtaining and maintaining any rental licenses required by any governmental by Landlord represents that the Premises are in compliance with local zoning and building codes. Smoke detector installed as required. The building was or was not built prior to 1978. Lead based paint tests have the based paint tests have the based paint tests.	s are
E.	attached) have not been performed. Radon tests have (copy attached) have not been performed. Landlord will provide Agent with copies of fire insurance policies and carry public liability insurance with a minicoverage of \$ naming the Agent as additional insured. Unless the Landlord provides a certific of coverage to the Agent within days, the Agent may contract for such coverage at the Landlord's expective coverage for code enforcement, water damage, flood or sewer backup, and rent replacement are also suggested.	ficate ense.
F.	Landlord will provide vandalism coverage for any Premises vacant more than 30 days. Landlord shall indemnify and hold harmless Agent from all costs, expenses, suits, liabilities, damages and clair every type, unless the Agent is adjudicated to have been negligent. Landlord shall indemnify and hold harmless A from all claims arising from bankruptcy or foreclosure against Landlord. The Landlord shall pay all settlem judgements, damages, liquidated damages, penalties, forfeitures, court costs, collection fees, litigation expenses	Agent nents,
G.	reasonable attorney's fees for suits initiated or defended on his behalf. Landlord shall pay all expenses incurred by Agent in any proceeding or suit involving an alleged violation by the A or Landlord of any constitutional provision, statute, law, or regulation pertaining to fair employment, fair credit housing, disability access, or environmental protection during the Agent's performance of duties under this Agreer unless the Agent is adjudicated to have personally, and not in a representative capacity violated the law, statu provision. Agent is not required to employ counsel to represent Landlord in any such proceeding or suit.	t, fair ment,
8.	Resident Agent for Non-Resident Landlord: Any individual nonresident of Virginia who owns and leases residereal Property consisting of more than four units in Virginia shall have an Agent who is a resident and maintabusiness office within the Commonwealth of Virginia. The Landlord designates: Name:	
	Address: VA,	
	Phone: as the Resident Agent.	
9.	Contact Person: If Landlord is a partnership, trust, corporation or other entity, or if Landlord consists of two or individuals, the Landlord agrees that the following designated individual shall have the authority to act on behalf centity for all purposes of this Agreement and that notice by Agent to this individual shall constitute notice. Name: Address: Phone:	of the
10.	Tax Reports: Landlord ☐ is ☐ is not a nonresident alien. Landlord ☐ is ☐ is not a resident of Virginia. Landlord responsible for filing the appropriate forms with the Internal Revenue Service (IRS) and for non-residential proowners with the Virginia Department of Taxation.	
	This Agreement may be terminated by either Party with days Notice. In the event Landlord terminated Agreement during the original term or any subsequent renewal period, or in the event of a foreclosure or sale, A shall be entitled to an early termination fee equal to % of all gross rents due under the remaining L term as of the effective date of termination. Agent shall forward Tenant's security deposit to Landlord and Noti mailing to Tenant. As of mailing, Agent shall have no further obligation or liability concerning the security deposit to Landlord's reserve account shall be distributed within days after termination, less any outstanding invor 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 to satisfy those obligations and then disbursed to Landlord. Landlord waives all protest and defenses against Agreement.	Agent Lease ice of posit. oices nding oplied Agent
NV A	Agreement. AR - 1017 - 2/01 Page 3 of 4 Landlord/_	

	this Agreement in order to occupy the Premises. This						
12.		mance of this Agreement shall in all respects be controlled ia. If any part of this Agreement shall be declared invalid or se in full force and effect.					
13.	Fair Housing: Landlord agrees that Agent shall manage the premises in accordance with all applicable Fair Housing Laws and Regulations and shall not discriminate against anyone because of race, color, religion, sex, national originage, familial status, sexual orientation or handicap as currently defined by law.						
14.	Attorney's Fees: In the event of any dispute, litigation or arbitration arising out of or relating to this Agreemen including non-payment of fees or amounts owed to Agent by Landlord, the prevailing party shall be entitled to recover all costs, including reasonable attorney's fees, incurred by the prevailing party.						
15.	5. Headings: The headings in this Agreement are for convenience and reference only, and shall not be used to define limit or expand the meaning of any paragraph or provision.						
16.	5. Virginia Residential Landlord Tenant Act: Landlord has an ownership interest in residential lease properties in Virginia. Landlord's properties \square are \square are not required to be covered under this Act. If not required Landlord \square wishes or \square does not wish Leases to be administered under the Virginia Residential Landlord Tenar Act.						
17.	Notices: Any Notice to Landlord or to Agent required und Notice to the addresses stated in this Agreement, or as la	ler this Agreement shall be served in writing, by sending such ter designated in writing.					
18.	Additional Provisions						
Age	ent Date	Landlord Date					
Nar	ne of Managing Company	Landlord Date					
Add	Iress	email					
Pho	one Fax						
ema	ail						



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Landlord ____/___
Agent _____