

DELAWARE ASSOCIATION OF REALTORS®

PROPERTY MANAGEMENT AGREEMENT

	("Owner") and
	("Broker") agree as follows
١.	APPOINTMENT OF BROKER: Owner hereby appoints and grants Broker the exclusive right to rent, lease, operate
	and manage the property(ies) known as:
	and any additional property that may later be added to this Agreement ("Property"), upon the terms below, for the period
	beginning (date) and ending (date), at 11:59 PM. (If checked:) \square Either party may terminate this Property Management Agreement ("Agreement") on at least 30 days
	written notice months after the original commencement date of this Agreement. After the exclusive
	term expires, this Agreement shall continue as a nonexclusive agreement that either party may terminate by giving at
	least 30 days written notice to the other.
2.	BROKER ACCEPTANCE: Broker accepts the appointment and grant, and agrees to:
	A. Use due diligence in the performance of this Agreement.
	B. Furnish the services of its firm for the rental, leasing, operation and management of the Property.
3.	AUTHORITY AND POWERS: Owner grants Broker the authority and power, at Owner's expense, to:
	A. ADVERTISING: Display FOR RENT/LEASE and similar signs on the Property and advertise the availability of the
	Property, or any part thereof, for rental or lease.
	B. RENTAL; LEASING: Initiate, sign, renew, modify or cancel rental agreements and leases for the Property, or any
	part thereof; collect and give receipts for rents, other fees, charges and security deposits. Any lease or rental
	agreement executed by Broker for Owner shall not exceed year(s) or ☐ shall be month-to-month. Unless
	Owner authorizes a lower amount, rent shall be: ☐ at market rate; OR ☐ a minimum of \$
	per; OR ☐ see attachment.
	C. TENANCY TERMINATION: Sign and serve in Owner's name notices that are required or appropriate; commence
	and prosecute actions to evict tenants; recover possession of the Property in Owner's name; recover rents and
	other sums due; and, when expedient, settle, compromise and release claims, actions and suits and/or reinstate
	tenancies.
	D. REPAIR; MAINTENANCE: Make, cause to be made, and/or supervise repairs, improvements, alterations and
	decorations to the Property; purchase, and pay bills for, services and supplies. Broker shall obtain prior approval of
	Owner for all expenditures over \$ for any one item. Prior approval shall not be required for
	monthly or recurring operating charges or, if in Broker's opinion, emergency expenditures over the maximum are
	needed to protect the Property or other property(ies) from damage, prevent injury to persons, avoid suspension of
	necessary services, avoid penalties or fines, or suspension of services to tenants required by a lease or rental
	agreement or by law, including, but not limited to, maintaining the Property in a condition fit for human habitation as
	required by Del. Law § 5305 (a).
	E. REPORTS, NOTICES AND SIGNS: Comply with federal, state or local law requiring delivery of reports or notices
	and/or posting of signs or notices.
	F. CONTRACTS; SERVICES: Contract, hire, supervise and/or discharge firms and persons, including utilities, required
	for the operation and maintenance of the Property. Broker may perform any of Broker's duties through attorneys,
	agents, employees, or independent contractors and, except for persons working in Broker's firm, shall not be
	responsible for their acts, omissions, defaults, negligence and/or costs of same.
	G. EXPENSE PAYMENTS: Pay expenses and costs for the Property from Owner's funds held by Broker, unless
	otherwise directed by Owner. Expenses and costs may include, but are not limited to, property management
	compensation, fees and charges, expenses for goods and services, property taxes and other taxes, Owner's
	Association dues, assessments, loan payments and insurance premiums.
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Reviewed by _

Date _

Owi	ner Name:	Date:
	OFOLIDITY DEDOCITO. Deseive accounts describe from	
н.	placed in Broker's trust account and, if held in Broker's tr security deposit account and shall not be commingled w	m tenants, which deposits shall be \square given to Owner, or \square trust account, such account shall be designated as a separat with any other operating funds. The Broker shall disclose t
	tenant the location of the security deposit account as req	
I.		sit all receipts collected for Owner, less any sums properlie deposits are insured by an agency of the United State
	government. The funds shall be held in a trust account se	separate from Broker's personal accounts. Broker shall not b
	liable in event of bankruptcy or failure of a financial institu RESERVES: Maintain a reserve in Broker's trust accoun-	
	DISBURSEMENTS: Disburse Owner's funds held in Brol	
	(1) Compensation due Broker under paragraph 8.	ŭ
	(2) All other operating expenses, costs and disbursement	nts payable from Owner's funds held by Broker.
	(3) Reserves and security deposits held by Broker.	
	(4) Balance to Owner.	able monthly (or \square
L.	OWNER DISTRIBUTION: Remit funds, if any are available to Owner.	
M), statements of receipts
	expenses and charges for each Property.	
		wn funds in connection with the Property or this Agreement.
0.	. KEYSAFE/LOCKBOX: ☐ (If checked) Owner authors Property and agrees to sign a keysafe/ lockbox addendure	rizes the use of a keysafe/lockbox to allow entry into the
4. O	WNER RESPONSIBILITIES: Owner shall:	illi (FOIIII KLA).
		required by law or required by Broker to manage and operat
		ecomes aware of any change in such documentation, record
	or disclosures, or any matter affecting the habitability of t	
В.		persons in Broker's firm, regardless of responsibility, from a
		es and claims of every type, including but not limited to thos ge to any real or personal property of any person, includin
		others hired directly by Owner; or (ii) those relating to the
		ation of the Property by Broker, or any person in Broker's firm
	or the performance or exercise of any of the duties, power	
	Maintain the Property in a condition fit for human habitati	
D.		surance in an amount of no less than \$1,000,000; and (in ceal adequate to protect the interests of Owner and Broke)
	Broker shall be, and Owner authorizes Broker to be, name	
E.	Pay any late charges, penalties and/or interest imposed l	
	those parties, if the failure is due to insufficient funds in E	•
F.	Immediately replace any funds required if there are insuf	fficient funds in Broker's trust account to cover Owner's
- 01	responsibilities.	along other transported to the second of the
		nless otherwise specified in writing, Owner is unaware of: (any delinquent amounts due under any loan secured by, o
-		 insolvency or similar proceeding affecting the Property; (iv.
		investigation, or other pending or threatened action that doe
or	may affect the Property or Owner's ability to transfer it; an	nd (v) any current, pending or proposed special assessment
		writing if Owner becomes aware of any of these items durin
the	term of this Agreement.	
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Own	Owner Name: Date:	
Inverse rental fully Effecto older in order necestrates.	TAX WITHHOLDING: If Owner is a nonresident alien individual, a foreign entity, or other relevator) Owner authorizes Broker to withhold and transmit to the Internal Revenue Service (rental receipts unless Owner elects to treat rental income as "effectively connected income" fully completed IRS form W-8ECI, Certificate of Foreign Person's Claim for Exemption From Effectively Connected With the Conduct of a Trade of Business in the United States. A Foreign to obtain a U.S. tax payer identification number and file a declaration with the IRS regarding effect in order to complete the form given to Broker. Further, the Foreign Investor Owner will be represented to the payments. DISCLOSURE: A. LEAD-BASED PAINT (1) The Property was constructed on or after Jan 1, 1978. OR (2) The Property was constructed prior to 1978. (i) Owner has no knowledge of lead-based paint or lead-based paint hazards in the housing the payments of the payments of the payment of the payments of the payments of the payments of the payment of	(IRS) 30% of the GROSS by submitting to Broker and Withholding on Income in investor Owner will need ectively connected income esponsible for making any
	(ii) Owner has no reports or records pertaining to lead-based paint or lead-based paint except the following, which Owner shall provide to Broker:	
	B. POOL/SPA DRAIN Any pool or spa on the property does (or, ☐ does not) have an approved anti-entrapment desystem.	rain cover, device or
A.	A. Owner agrees to pay Broker fees in the amounts indicated below for: (1) Management: (2) Renting or Leasing: (3) Evictions: (4) Preparing Property for rental or lease: (5) Managing Property during extended periods of vacancy: (6) An overhead and service fee added to the cost of all work performed by, or at the direct	
В.	(7) Other:	tion, obtaining income tax
C.	If Owner requests Broker to perform services not included in this Agreement, a fee shat these services are performed. C. Broker may divide compensation, fees and charges due under this Agreement in any manner. D. Owner further agrees that: (1) Broker may receive and keep fees and charges from tenants for: (i) requesting are sublease of the Property; (ii) processing credit applications; (iii) any returned checks a payments; and (iv) any other services that are not in conflict with this Agreement. (2) Broker may perform any of Broker's duties, and obtain necessary products and so companies or organizations in which Broker may own an interest. Broker may receive profits from these affiliated companies or organizations. Broker has an ownership affiliated companies or organizations:	er acceptable to Broker. n assignment of lease or and/or (if checked) late ervices, through affiliated fees, commissions and/or
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Ow	r Name: Date:
0 le 0 10. N	Broker shall disclose to Owner any other such relationships as they occur. Broker shall not receive any feet commissions or profits from unaffiliated companies or organizations in the performance of this Agreement, without of disclosure to Owner. [3] Other: ENCY RELATIONSHIPS: If permitted by applicable law, Broker may act, and Owner hereby consents to Broking, as dual agent for Owner and tenant(s) in any resulting transaction. Owner understands that Broker may have an property management agreements on other property, and that potential tenants may consider, make offers on, see through Broker, property the same as or similar to Owner's Property. Owner consents to Broker's representation therefore, during and after the expiration of this Agreement. TICES: Any written notice to Owner or Broker required under this Agreement shall be served by sending succeeding the parties may later designate for this purpose. Notice shall be deemed received three (3) calendar days after
	ress the parties may later designate for this purpose. Notice shall be deemed received three (3) calendar days an osit into the United States mail OR \square
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E	MEDIATION: Owner and Broker agree to mediate any dispute or claim arising between them out of this Agreement any resulting transaction before resorting to arbitration or court action, subject to paragraph 11B(2) below applies whether or not the arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any paracommences an action based on a dispute or claim to which this paragraph applies, without first attempting resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. The MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED. ARBITRATION OF DISPUTES: (1) (If checked) ☐ Subject to the exclusions in paragraph 11B(2) below, Owner and Broker agree that any dispute or claim in law or equity arising between them regarding the obligation to paracompensation under this Agreement, which is not settled through mediation, shall be decided by neutral, binding arbitration, as set forth in the arbitration agreement attached hereto and incorporated by reference. (2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from mediation and arbitration hereunder: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed crust or mortgage; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) and matter that is within the jurisdiction of a probate, small claims, or bankruptcy court. The filing of a court action enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the mediation and arbitration provisions.
	UAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local an crimination laws.
13.	TORNEY FEES: In any action, proceeding or arbitration between Owner and Broker regarding the obligation to participal processes and the processes and the processes are stored in paragraph and the processes are from the non-prevailing Owner or Broker, except as provided in paragraph 11A.
	DITIONAL TERMS: ☐ Keysafe/Lockbox Addendum (Form KLA); ☐ Lead-Based Paint and Lead-Based Paint zards Disclosure (Form FLD)
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;	PLICABLE LAW AND PARTIAL INVALIDITY: The execution, interpretation, and performance of this Agreeme all in all respects be controlled and governed by the laws of the State of Delaware. If any part of this Agreement shadeclared invalid or unenforceable, Broker shall have the option to terminate this Agreement by notice to Owner.
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DELAWARE ASSOCIATION OF REALTORS®

Reviewed by

Date

Owner Name:		Date:			
expression of their Agagreement or content the remaining provision may be extended, a addendum or modification one and the same wr	ted in this Agreen greement with responders or a good one will neverthele mended, modified eation, including an iting.	nent. Its terms are pect to its subject n greement. If any press be given full for , altered or change by copy, may be sig	intended by the panatter, and may not ovision of this Agree and effect. Neithed except in writing ned in two or more	ssence. All understanding tries as a final, completed by evident is held to be ineffer this Agreement nor an accounterparts, all of which trity to execute this construction.	te and exclusive ence of any prior ective or invalid, ny provision in it any supplement, n shall constitute
acknowledges Own Owner				copy of the Agreemen Date	
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