

## PROPERTY MANAGEMENT AGREEMENT

(C.A.R. Form PMA, Revised 6/17)

Date	Pre	pared:
		("Owner"), and
_	ADD	("Broker"), agree as follows:
1.		OINTMENT OF BROKER: Owner hereby appoints and grants Broker (hereinafter "Property Manager") the exclusive right to rent, e, operate and manage the property(ies) known as
	leas	e, operate and manage the property (les) known as
		and any additional property that may later be added to this Agreement ("Property"),
		the terms below, for the period beginning (date) and ending (date), at 11:59 PM.
		necked:) Either party may terminate this Property Management Agreement ("Agreement") on at least 30 days written noticethis after the original commencement date of this Agreement. After the exclusive term expires, this Agreement shall continue as a non-exclusive
		ement that either party may terminate by giving at least 30 days written notice to the other.
2.		PERTY MANAGER ACCEPTANCE: Property Manager accepts the appointment and grant, and agrees to:
		Use due diligence in the performance of this Agreement.
•		Furnish the services of its firm for the rental, leasing, operation and management of the Property.
3.		HORITY AND POWERS: Owner grants Property Manager the authority and power, at Owner's expense, to:  ADVERTISING: Display FOR RENT/LEASE and similar signs on the Property. Advertise the availability of the Property, or any part thereof, for
	Λ.	rental or lease in the Multiple Listing Service and other online media.
	В.	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 Property Manager 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
	C.	of \$ per; OR _ see attachment.  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. If Landlord permits Tenant to pay rent by direct deposit such as
		wire or electronic transfer or other online method, Landlord should discuss with a Landlord-Tenant attorney the implications of doing so in the
	D.	event Tenant defaults and an eviction becomes necessary.  REPAIR; MAINTENANCE: Make, cause to be made, and/or supervise repairs, improvements, alterations and decorations to the Property;
	υ.	purchase, and pay bills for, services and supplies. Owner agrees that state and local water use restrictions will supersede any obligation by
		Property Manager or any Tenant to water/maintain gardens, landscaping trees or shrubs. Property Manager 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 Property Manager'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 Civil Code §§ 1941 and 1941.1 and Health and Safety Code §§ 17920.3 and 17920.10.
	E.	REPORTS, NOTICES AND SIGNS: Comply with federal, state or local law requiring delivery of reports or notices and/or posting of signs or
	F.	notices.  CONTRACTS; SERVICES: Contract, hire, supervise and/or discharge firms and persons, including utilities, required for the operation and
		maintenance of the Property Property Manager may perform any of Property Manager's duties through attorneys, agents, employees, or
		independent contractors and, except for persons working in Property Manager'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 Property Manager, 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.
	Н.	SECURITY DEPOSITS: Receive security deposits from tenants, which deposits shall be given to Owner, or placed in Property Manager's
		trust account and, if held in Property Manager's trust account, pay from Owner's funds all interest on tenants' security deposits if required by
		local law or ordinance. Owner shall be responsible to tenants for return of security deposits and all interest due on security deposits held by
	I.	Owner.  TRUST FUNDS: Deposit all receipts collected for Owner, less any sums properly deducted or disbursed, in a financial institution whose
		deposits are insured by an agency of the United States government. The funds shall be held in a trust account separate from Property
		Manager's personal accounts. Property Manager shall not be liable in event of bankruptcy or failure of a financial institution.
	J.	RESERVES: Maintain a reserve in Property Manager's trust account of \$
	K.	DISBURSEMENTS: Disburse Owner's funds held in Property Manager's trust account in the following order:
		<ul><li>(1) Compensation due Property Manager under paragraph 8.</li><li>(2) All other operating expenses, costs and disbursements payable from Owner's funds held by Property Manager.</li></ul>
		(3) Reserves and security deposits held by Property Manager.
		(4) Balance to Owner.
Owr	er's I	nitials () ()
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PROPERTY MANAGEMENT AGREEMENT (PMA PAGE 1 OF 4)

Ow	ner Na	ame:	Date:
	L.	OWNER DISTRIBUTION: Remit funds, if any are available, monthly (or	), to Owner.
	М.	OWNER STATEMENTS: Render monthly (or Quarterly or	), and year end statements of receipts, expenses and
	N.	PROPERTY MANAGER FUNDS: Property Manager shall not advance Prop	erty Manager's own funds in connection with the Property or this
		Agreement.	
	Ο.	KEYSAFE/LOCKBOX: (If checked) Owner authorizes the use of a keysa	afe/lockbox to allow entry into the Property and agrees to sign a
4.	ow	keysafe/ lockbox addendum (C.A.R., Form KLA).  NER RESPONSIBILITIES: Owner shall:	
86		Provide all documentation, records and disclosures as required by law or rec	quired by Property Manager to manage and operate the Property,
	1	and immediately notify Property Manager if Owner becomes aware of any	change in such documentation, records or disclosures, or any
	В.	matter affecting the habitability of the Property.  Indemnify, defend and hold harmless Property Manager, and all persons in Pro	nerty Manager's firm, as permitted by law from all costs, expenses
		suits, liabilities, damages, attorney fees and claims of every type, including but	
1		damage to any real or personal property of any person, including Owner, (i)	경기 (1 - ) 등에 가는 그리아들이 남아이지 않아보다 일이보다 아이를 하면 하는 것이다. 그리아는 그리아는 그리아를 그리아지면 그는 바라를 하는 것이다. 그러워 그리아를 다시다고 하는데 그래아를
		Owner; (ii) for those acts relating to the management, leasing, rental, security person in Property Manager's firm, or the performance or exercise of any of the	
		from any incorrect or incomplete information supplied by Owner, or from an	
	20	dangerous or hidden conditions on the Premises.	
	C.	Maintain the Property in a condition fit for human habitation as required by 17920.3 and 17920.10 and other applicable law.	Civil Code §§ 1941 and 1941.1 and Health and Safety Code §§
	D.	Pay all interest on tenants' security deposits if required by local law or ordinar	nce.
	E.	Carry and pay for: (i) public and premises liability insurance in an amount of	no less than \$1,000,000; and (ii) property damage and worker's
		compensation insurance adequate to protect the interests of Owner and Prop	
	F.	Property Manager to be, named as an additional insured party on Owner's po Pay any late charges, penalties and/or interest imposed by lenders or other p	
	565	due to insufficient funds in Property Manager's trust account available for suc	
		Immediately replace any funds required if there are insufficient funds in Prope	erty Manager's trust account to cover Owner's responsibilities.
5.	72.57	NER REPRESENTATIONS: Owner represents that, unless otherwise specified in writing, Owner is unawa	re of: (i) any recorded Notice of Default affecting the Property: (ii)
	Λ.	any delinquent amounts due under any loan secured by, or other obligation	
		proceeding affecting the Property; (iv) any litigation, arbitration, administrative	
		action that does or may affect the Property or Owners ability to transfer it; affecting the Property. Owner shall promptly notify Property Manager in writing	
		of this Agreement.	ig it Owner becomes aware of any of these items during the term
	В.	Owner represents that any and all residential rental unit(s) on the Property	contain all permits and government approvals needed to lawfully
•	TAV	lease or rent any such unit as a dwelling, except:	
6.		WITHHOLDING:  If Owner is not a California Resident or a corporation or LLC qualified to cond	uct business in California, Owner authorizes Property Manager to
	Distance	withhold and transmit to California Franchise Tax Board ("FTB") 7% of the	있다. Parly Mill City City City City City City City City
		Property Manager, unless Owner completes and transmits to Property Manager	
	В.	form 588, nonresident withholding waiver, or FTB form 590, withholding exemulation of the second sec	
		withhold and transmit to the Internal Revenue Service (IRS) 30% of the GRO	이 가게 되었다면 하는데 그는데 이번에 나가 아이를 하는데 하는데 아이를 하는데 하는데 하는데 하는데 하는데 이번에 되었다면 하는데 아이들이 아이들이 아이들이 아이들이 되었다면 하는데 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들
		"effectively connected income" by submitting to Property Manager a fully co	
		for Exemption From Withholding on Income Effectively Connected With the investor Owner will need to obtain a U.S. tax payer identification number ar	- : : : : : : : : : : : : : : : : : : :
		income in order to complete the form given to Property Manager. Further,	(1) [2] [2] [2] [2] [2] [2] [2] [3] [3] [3] [3] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4
_		necessary estimated tax payments.	
7.		NER DISCLOSURE: LEAD-BASED PAINT:	
	Α.	(1) The Property was constructed on or after January 1, 1978.	
	OR	(2) The Property was constructed prior to 1978.	
		(i) Owner has no knowledge of lead-based paint or lead-based paint haza	ards in the housing except:
		(ii) Owner has no reports or records pertaining to lead-based paint or lead	. Lhased paint hazards in the housing, except the following, which
		Owner shall provide to Property Manager:	-based paint nazards in the nodsing, except the following, which
		POOL/SPA DRAIN: Any pool or spa on the property does (or, _ does not) ha	
	C.		for elevated levels of mold which was previously detected in the
		following location(s): Owner has no reports or records pertaining to elevated levels of mold in the	e Property excent:
		Owner has no knowledge of elevated levels of mold currently in the	
	D.	ASBESTOS: Asbestos was removed from the Property in	(month) (year) in the following location(s):
Ow	ner's I	nitials () ()	

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Own	ner N	nme:		Date:
		Owner has no reports or r	ecords pertaining to asbestos in the Prop	erty, except:
		. I	ge of asbestos currently in the Prop	
	_			
	E.		the notice originally given to owner by the	pest control treatment of the Property. Owner, within 3 days, will provide
	F.			ealth official prohibiting occupancy of any part of the Property because of
				Property Manager a copy of the order. Contamination specified in the
		order has or has not be	en remedied.	
	G.			y 1, 2017, for new tenants and by January 1, 2018, all tenants must be
	1			ther acknowledges that it is unlawful to show, rent, or lease a property if
	ш		bug infestation. Owner knows of a cul	
	H.			served by a single water meter and Owner has installed a submeter to January 1, 2018, Owner agrees to comply with Civil Code §§ 1954.201
				quired Water Submeter Addendum (C.A.R. Form WSM).
	1.		BAS SEC EN MED E EN EUR EN EL COMPANY EN EL CONTROL DE CONTROL DE CONTROL DE CONTROL DE CONTROL DE CONTROL DE C	el burning heater, appliance, or an attached garage. Landlord has has
			le detector devices in accordance with le	
	J.			(s) in each bedroom, in the hallway outside of each bedroom and on each
	<b>V</b>		om is located on the floor in compliance w	INTERNITY IN THE REPORT OF THE PARTY OF THE
	K.			built prior to January 1, 1994. The Owner has has not installed water urinals) as per Civil Code section 1101.1 et seq effective as of 1/1/2017
		그 아이들은 이 시에 있어요? 하는 이 전투에 된 이 이번 사람이 되고 있어서 되었다는 것이 되었다. 살이 아이를 보다 했다.	roperties and 1/1/2019 for multifamily res	
	L.			nchored or strapped to resist falling or horizontal displacement due to
		earthquake motion.		
			CE: Landlord has $\square$ has not posted a pro	position 65 warning notice on the Property.
8.	35	IPENSATION:	P. 65	
	A.	(1) Management:	ty Manager fees in the amounts indicated	below for:
		(2) Renting or Leasing:		
		(3) Evictions:		
		(4) Preparing Property for	rental or lease:	
			ing extended periods of vacancy:	
		() [20] [20] [20] [20] [20] [20] [20] [20]	e fee added to the cost of all work perfor	med by, or at the direction of, Property Manager:
	В.	(7) Other:	dudo providina on cito management con i	ces, property sales, refinancing, preparing Property for sale or refinancing,
	Ь.			ning income tax, accounting or legal advice, representation before public
		- 10 J		unseling, attending Owner's Association meetings or
				<del></del>
			Manager to perform services not included	I in this Agreement, a fee shall be agreed upon before these services are
	C.	performed.	e compensation fees and charges due u	nder this Agreement in any manner acceptable to Property Manager.
	D.	Owner further agrees that:	s compensation, lees and charges due d	nder this Agreement in any mariner acceptable to Property Manager.
		5 100 To	receive and keep fees and charges fro	m tenants for: (i) requesting an assignment of lease or sublease of the
		Property; (ii) processin	g credit applications; (iii) any returned cl	necks and/or ( if checked) late payments; and (iv) any other services
		that are not in conflict v	10 APP ( T. P. P. A. P.	
			N. S.	duties, and obtain necessary products and services, through affiliated
		1일: 기계 에게 (1) 5 (1) 시시 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	[19] 이 경기 (1), 이 10 (19) 이 12 (19) 이	on an interest. Property Manager may receive fees, commissions and/or Manager has an ownership interest in the following affiliated companies
		or organizations:	ted companies or organizations. Propert	wanager has an ownership interest in the following anniated companies
		or organizations.		
		(I):		
				ationships as they occur. Property Manager shall not receive any fees,
		H 프라일어 보고 있는 바로 하는 보고 있습니다. 그 사람이 보고 있습니다.	from unaffiliated companies or organiza	ations in the performance of this Agreement, without prior disclosure to
		Owner. (3) Other:		
9.	AGE		perty Manager may act, and Owner her	eby consents to Property Manager acting, as dual agent for Owner and
			[ • 하는 이번 이름에 있었다면 하는 것으로 독일하면 하는 것으로 들어 보고 있었다면 하는 것으로 되었다면 하는데	property with one-to-four dwelling units and this Agreement permits a
	tena	ncy in excess of one year,	Owner acknowledges receipt of the "D	isclosure Regarding Agency Relationships" (C.A.R. Form AD). Owner
		이 것이 없었다는 그리고 이름이 되었다.		gement agreements on other property, and that potential tenants may
				he same as or similar to Owner's Property. Owner consents to Property
10		[14] [15] [15] [15] [15] [15] [15] [15] [15	r owners' properties before, during and at	d under this Agreement shall be served by sending such notice by
10.				ne address below, or at any different address the parties may later
				(3) calendar days after deposit into the United States mail OR
		- nervanto (1986) (1986) (1986)   Mir (1986)	recentemental (# 60 control of a control of security of processing of the control	Control Contro
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OWI	ier S	nitials () (		

					30
resulting transactif, for any disputhrough mediation entitled to recovary agreement are  B. ADDITIONAL Middle Substitution of the Jurisdiction pending action violation of the C. ADVISORY: If their agreement their agreement ATTORNEY FEES: If Agreement, the prevent Property Manager, expenses the substitution of the ADDITIONAL TERM.	owner and Property Manage ction before resorting to arbite or claim to which this part on, or (ii) before commenced or attorney fees, even if the specified in paragraph 11E MEDIATION TERMS: The form of a probate, small claims, for order of attachment mediation provisions.  Owner and Property Manage by attaching and signing opportunity: The Propert of any action, proceeding or alling Owner or Property Manage of the paragraph of	tration or court action. Maragraph applies, any parament of an action, refusely would otherwise be available.  Collowing matters shall be discovered in the filing of action; (iii) the filing of action; (iii) the filing of a court, receivership, injuncting ger desire to resolve desire to resolve desire to an Arbitration Agreement in the solution of	lediation fees, inty (i) commendes to mediate a ailable to that pure excluded eed of trust, more enforcement. The filling of on, or other pure (C.A.R. For e with federal, sher and Proper to reasonable into the commend of the commen	aim arising between them out of this Agreement, of any, shall be divided equally among the parties involves an action without first attempting to resolve the infer a request has been made, then that party shall not party in any such action. Exclusions from this mediator and arbitration: (i) a judicial or nortgage or installment land sale contract as define to a mechanic's lien; and (iv) any matter that is we a court action to enable the recording of a notion provisional remedies, shall not constitute a waive growth between them rather than court, they can docum ARB). State and local anti-discrimination laws. By Manager to enforce the compensation provisions of attorney fees and costs from the non-prevailing Owner and Paint and Lead-Based Paint Hazards Disclosure	natter not be ation non- ed in within ce of er or ment
(C.A.R. Form FLD)					
Agreement. Its terms and may not be controlled be ineffective or invalous extended, amended any copy, may be signowner warrants that read, understands, and REPRESENTATIVE CAS specified in the attached identified in the RCSD appropriate in an individual capacitation beliver to Broker, within 3 portion thereof, letters testation.  Owner  Owner  Print Name	are intended by the parties radicted by evidence of any lid, the remaining provisions ed, modified, altered or charged in two or more counterput Owner is the owner of the accepts and has received a PACITY: This Property Mand Representative Capacity Sear on this Agreement or any ty, unless otherwise indicated Days After Execution of this amentary, court order, power	as a final, complete and prior agreement or content will nevertheless be given aged except in writing. The arts, all of which shall content age of the Agreement agement Agreement is being a copy of the Agreement agement Agreement is being attracted documents, it shall content to a Agreement, evidence of attorney, corporate residence of attorney, corporate residence.	exclusive expression of the control	inderstandings between the parties are incorporated in the session of their Agreement with respect to its subject may also a greement. If any provision of this Agreement is her deffect. Neither this Agreement nor any provision in it and any supplement, addendum or modification, including the same writing.  The cute this Agreement. Owner acknowledges Owner of the same writing.  The cute this Agreement. Owner acknowledges Owner of the same writing in a Representative Capacity. Wherever the signature or initials of the represent to be in a representative capacity for the entity described which the individual is signing already exists and (ii) act (such as but not limited to: applicable trust document ation documents of the business entity).  Date  Social Security/Tax ID # (for tax reporting purposes State Zip	r has pacity tative d and shall ent, or
releprione	rax	Email			8
Owner				Date	
Print Name			City	Social Security/Tax ID # (for tax reporting purposes  State Zip	2000 No.
Address Telephone	Fax		Oity	State zip	
	3			DRE Lic. #:	
Address		E:	City	DRE Lic. #: Date State	
Telephone	Fav			State Zip	(a)
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Owner Name:



Date: