



RESIDENTIAL PROPERTY MANAGEMENT AGREEMENT

Property Address						
Is multi-family unit (Yes) ((No) If Yes how many units?					
	PROPERTY MANAGEMENT AGREEMENT ("Agreement"), entered into this					
day of 20, by and between ("Owner") of the property(ies) described in Exhibit						
attached hereto ("Property") and ("Broker"), of (Company Name) by and through its authorized agent						
	(Company Name) by and through its authorized agent					
	("Authorized Agent") Property Management Permit Number					
; who is duly perm	nitted to manage the Property, (each a "Party and collectively "Parties") In					
	erms of this Agreement the parties agree as follows:					
Description of the Property	The Property to be managed under this Agreement is more fully described					
Exhibit(s) attached hereto. In this Agreement such exhibits1. NOTICES. Any not	the event more than one property, or one property with multiple units, is covered shall be enumerated 1, 2, 3 etc.					
Exhibit(s) attached hereto. In this Agreement such exhibits	the event more than one property, or one property with multiple units, is covered shall be enumerated 1, 2, 3 etc. tices, demands, consents and reports necessary or provided for under this Agreem					
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 Exhibit(s) attached hereto. In this Agreement such exhibits 1. NOTICES. Any not shall be in writing and shall b TO OWNER: 	the event more than one property, or one property with multiple units, is covered shall be enumerated 1, 2, 3 etc. tices, demands, consents and reports necessary or provided for under this Agreem addressed as follows: TO BROKER:					
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All notices shall be faxed, emailed, mailed by USPS or other mail carrier, courier or messenger. Notices shall be effective as of the date the notice is faxed, emailed or mailed (whichever is later).

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2. **EMPLOYMENT OF MANAGING BROKER.**

Employment and Acceptance. Owner employs Broker as the sole exclusive Agent of Owner to (A) lease and manage the Property (which includes listing the Property for lease and securing a tenant), upon the terms and conditions provided herein. Broker accepts the employment and shall furnish the services of the Company for the management of the Property. Owner shall pay all of the expenses in connection with the services described 34 herein. Owner understands and agrees that Broker's services will be performed through one or more authorized agents, and any reference to Broker in this Agreement includes such authorized agents.

37 Relationship of Broker to Owner. The relationship of the Parties to this Agreement shall be that **(B)** 38 of principal and agent, and all duties to be performed by Broker under this Agreement shall be on behalf of Owner, 39 in Owner's name and for Owner's account. In taking any action under this Agreement, Broker shall be acting only 40 as agent for Owner, and nothing in this Agreement shall be construed as creating a partnership, joint venture or any 41 other relationship between the Parties or as requiring Broker to bear any portion of losses arising out of or connected 42 with the ownership or operation of the Property. Broker shall not at any time during the period of this Agreement 43 be considered a direct employee of Owner. Neither Party shall have the power to bind or obligate the other except 44 as expressly set forth in this Agreement, except that Broker is authorized to act with such additional power as may 45 be necessary to carry out the spirit and intent of this Agreement. Broker, under this Agreement, shall not be 46 responsible for delays in the performance of any obligation unless there is an intentional delay caused solely by 47 Broker, its agents or employees.

(C) Term. The term of this Agreement shall be for an initial period of ______ year(s) (the "initial term") beginning on ______ 20___ and ending ______ 20___. Unless earlier terminated as provided in Section 20 herein, the Agreement shall renew annually upon its anniversary date for successive periods of one (1) year each.

3. BROKER COMPENSATION AND EXPENSES. As compensation for the services rendered by Broker under this Agreement (and exclusive of reimbursement of the expenses to which Broker is entitled hereunder), Owner shall pay Broker as follows:

(A) Management Services. Broker shall be paid the greater of \$______ per month or ____% of the monthly gross collected rents. Payments due to Broker for periods of less than the scheduled rental periods shall be prorated based on a thirty (30) calendar day. A vacant property fee shall be paid to Broker in the amount of \$______ if the property is vacant.

(B) Leasing Fee. For the procurement of a Tenant(s) for whom a lease is effectuated, Broker shall be paid a leasing fee, the greater of: \$______% of the greater of: \$______% of the annual rent. Additionally, Broker shall be paid a one-time, non-refundable fee of \$______% each time a new tenant is placed in the subject property.

(C) Set-Up Fee. For entering the Property into Broker's property management system, Broker shall be paid a one-time, non-refundable fee of \$_____.

(D) Referral Commission. Owner also authorizes payment of an MLS referral commission to the referring broker not to exceed \$_____. Owner shall pay the commission within thirty (30) days of the commencement of the lease agreement. Owner understands and agrees that such commission will be paid to any real estate Broker (including Broker's leasing staff) who brings a qualified Tenant that results in a signed lease.

(E) Lease Renewals. For Lease renewals, Broker shall be paid a lease renewal fee of

□\$___

] _____ % of the annual scheduled rent

(F) Advertising. Owner agrees to pay in advance for any and all advertisements placed for Property on Owner's behalf. The minimum advertising fee is \$_____. Unless specified by Owner in writing, Owner agrees that all advertising (including choice of media) shall be made in the Broker's sole discretion.

(G) Interest on Unpaid Sums. Any sums due Broker under the terms of this Agreement, and not paid within 30 days after such sums have become due, shall bear interest at the rate of ____% per annum.

(H) Extraordinary Services. An hourly fee of \$______ per hour shall be paid to Broker for all necessary or requested tasks not considered "normal management duties", such normal management duties shall be at the sole discretion of Broker. These extraordinary services may include but are not limited to: attendance at eviction or other court proceedings; HOA meetings, HOA compliance hearings (including Ombudsman hearings) or any other related activity.

(I) Collection Fees. In the event that Broker institutes any action for the collection of amounts due and payable hereunder, Owner shall pay, in addition to the amounts due and payable under this Agreement, all reasonable costs and attorney's fees incurred by Broker in connection with collecting under this Agreement.

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BANK ACCOUNTS.

(A) **Trust Accounts.** Broker shall establish a separate Trust Account, apart from any company or corporate account, for the deposit of collected receipts in an institution whose deposits are insured. Such depository shall be at the sole discretion of Broker. Designated funds relating to the Property in the Trust Account remain the property of Owner subject to disbursement of expenses by Broker as described in this Agreement. Any interest accrued on this account will be retained by Broker.

(B) Initial Deposit and Reserve. Immediately upon commencement of this Agreement, Owner shall remit to Broker the sum of \$______ as a reserve. Owner shall maintain the reserve stated herein at all times in the Trust Account to enable Broker to pay the obligations of Owner under this Agreement as they become due. Broker shall notify Owner if additional funds are required. Owner shall, as soon as practicable, remit such additional funds by Broker.

(C) Security Deposit Trust Account. Broker shall maintain a separate Security Deposit Trust Account of for security and other deposits.

5. COLLECTION OF RENTS AND OTHER RECEIPTS.

(A) **Broker's Authority.** Broker shall collect all rents, charges and other amounts receivable on Owner's behalf in connection with the management and operation of the Property. Such funds shall be deposited in the Trust Account maintained by Broker for the Property.

(B) Special Charges. If permitted by applicable law, Broker may collect from the tenants and retain any and or all, but not limited to the following: an administrative charge for late payment of rent, a charge for returned or non-negotiated checks, interest, a rental application fee and any other fees as determined by Broker.

(C) Security Deposit Trust Account. Broker shall maintain a separate Security Deposit Trust Account for security and other deposits on tenant's behalf. Such Trust Account(s) may hold deposits of multiple tenants Broker shall collect a security deposit and deposit it into the Security Deposit Trust Account and disburse it in accordance with NRS Chapter 118A. Any interest earned on Tenant security deposits shall be retained by Broker.

6. DISBURSEMENTS OF RENTS AND OTHER RECEIPTS.

(A) **Operating Expenses.** From the Trust Account, Broker is hereby authorized to pay for all expenses and costs of operating the Property and for all other sums due Broker under this Agreement, including Broker's compensation.

(B) Debt Service. Owner shall give Broker advance written notice of at least thirty (30) days to make any additional monthly or recurring payments (such as mortgage indebtedness, general taxes, special assessments or insurance premiums) out of Owner's proceeds from the Property. If Owner notifies Broker to make such payments after the beginning of the term of this Agreement, Broker shall have the authority to name a new contingency reserve amount, and Owner shall maintain this new contingency reserve amount at all times in the Trust Account.

46 (C) Net Proceeds. To the extent that funds are available and after maintaining the reserve amount as 47 specified in Section 4(B), Broker shall transmit the cash balances to Owner or as otherwise directed by the client in 48 writing. Net proceeds are defined as the amount after all costs and expenses are deducted by Broker from the gross 49 proceeds from the Property

BROKER IS NOT REQUIRED TO ADVANCE FUNDS. If the balance of the Trust Account is at any 7. time insufficient to pay disbursements due and payable. On Owner's Behalf, Owner shall, not later than 10 days after notice, remit to Broker sufficient funds to cover the deficiency and replenish the reserve. In no event shall Broker be required to use its own funds to pay such disbursements, nor shall Broker be required to advance any monies to Owner or to the Trust Account.

8. FINANCIAL AND OTHER REPORTS.

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Owner/IRS Relationship. Owner is required to file all required Internal Revenue Service (IRS) (A) forms and meet all IRS requirements. Owner agrees to provide Broker with appropriate IRS forms (e.g., W-9) before any funds are disbursed to Owner.

Reports. Broker shall furnish Owner with a statement of cash receipts and disbursements from the **(B)** operation of the Property monthly. In addition, Broker shall, on a mutually acceptable schedule, prepare and submit to Owner such other reports as are agreed on by both parties. Broker shall submit as required by the IRS at the conclusion of each calendar year a Form 1099 indicating the total income received from the Property.

(C) Foreign Investments In Real Property Tax Act (FIRPTA). Pursuant to the Internal Revenue Code (IRC)Section 1441, the deduction of a withholding tax on all fixed or determinable gross income shall be required of any non-resident alien individual, fiduciary, foreign partnership or foreign corporation unless exempt under provisions provided under said IRS Section. If Owner is a non-resident alien individual, fiduciary, foreign partnership or foreign corporation, Broker will require a written statement pursuant to the controlling IRS Code Section.

(is) –OR– (is not) a non-resident alien individual, fiduciary, foreign partnership or Owner foreign corporation.

MULTIPLE LISTING SERVICE (MLS): Broker is a participant of LAS VEGAS REALTORS® (LVR) 9. Multiple Listing Service (MLS), and the listing information will be provided to the MLS to be published and disseminated to its Participants and Subscribers in accordance with its Rules and Regulations and Section 11 herein, unless Owner signs Instructions to Exclude. Broker is authorized to cooperate with other real estate Brokers, and to report the lease, its price and terms for the publication, dissemination, information and use by authorized Association members, MLS Participants and Subscribers.

10. LEASING AND RENTING.

(A) Authority. Broker is authorized to negotiate, prepare and sign all leases, including all renewals and extensions of leases and to cancel and modify existing leases for Owner. All costs of leasing shall be paid out of the Property Trust Account. Leases are to be written on Broker's standard lease forms.

Enforcement of the Leases. Broker is authorized to institute, in Owner's name, all legal actions **(B)** or proceedings for the enforcement of any lease term, for the collection of rent or other income from the Property, or for the eviction or dispossession of the tenants or other persons from the Property. Broker is authorized to sign and serve such notices as Broker deems necessary for lease enforcement, including the collection of rent or other income. If Broker deems it necessary, Broker may retain an attorney of Broker's choice (unless Owner supplies Broker with the name of Owner's attorney). Owner shall pay all attorney's fees and court costs.

Management/Maintenance Review. Broker shall make management/maintenance reviews of the **(C)** Property at the time of occupancy, when the tenant vacates and at such other times as Broker feels necessary or advisable and report matters concerning the condition of the Property to Owner. In the event of vacancy, Broker will take reasonable precautions to secure the Property.

Property Address Property Owner

KEYBOX: Owner **does -OR- does not** authorize Broker to install a keybox (D) /

2 electronic -OR- mechanical) in connection with the showing of the Property. A mechanical keybox 3 is a combination-type box that can be opened by anyone who has access to the combination/code. The MLS requires 4 that a valid working code for a mechanical keybox be included in the listing for ease of showing. The code is a 5 confidential field that is not intended to be available to the public. Owner acknowledges that they have been advised 6 that: 7

a. The purpose and function of the keybox is to permit access to the interior of the Property by all members

- of LVR MLS as well as any licensed professionals necessary to facilitate the sale of the Property;
- b. Owner should safeguard Personal Property and valuables located within the Property;
 - c. It is not a requirement of the LVR MLS for an Owner to allow the use of a keybox;

12 d. Where a Tenant occupies the Property, the Tenant's consent is also required, which shall be obtained by Broker;

does -OR- V does not authorize Broker to issue "One Day Codes" to access the electronic 14 e. Owner 15 keybox installed on the property. A "One Day Code" is an electronic means to allow access to the keybox key 16 compartment. Broker shall only issue such codes to licensed professionals. Broker further agrees to use all 17 reasonable means to verify the identity of said licensed professionals.

18 f. Owner acknowledges that LVR, the MLS, Broker or its Authorized Agent is not insuring owner or 19 occupant against theft, loss or vandalism resulting from such access. Owner is responsible for taking such steps as 20 may be necessary to secure and protect the Property during any time that a keybox is being used and obtaining 21 appropriate insurance. 22

23 **OWNER OPT OUTS:** Owner further understands and acknowledges that MLS will disseminate the 11. 24 Property's listing information to those MLS brokers and agents (and/or their web vendors) who operate Internet 25 sites, as well as other online providers, and that such sites are generally available to the public. Some, but not all, 26 of these websites may include a commentary section where consumers may include reviews and comments about 27 the Property in immediate conjunction with the listing (blogging), or provide a link to the comments. In addition, 28 some, but not all, of these websites may display an automated estimate of the market value of the Property in 29 immediate conjunction with the listing, or provide a link to the estimate. Owner can instruct Broker to have the 30 MLS not display the property on the Internet. Owner also can instruct the MLS to not display the Property address 31 on the Internet. Owner understands that these opt outs would mean consumers searching for listings on the Internet 32 may not see the Property or the Property's address in response to their search. 33

34 Owner may opt-out of any of the following features by initialing the appropriate space(s) below: 35

/ / I/we have advised the Broker that I/we **DO NOT** want a a. **commentary section** displayed or linked to the listed Property (the site operator may indicate that the feature was disabled at the request of the Owner).

b. / / / I/we have advised the Broker that I/we **DO NOT** want an **automated** estimate of value displayed or linked to the listed Property (the site operator may indicate that the feature was disabled at the request of the Owner). *Please note that this automated estimate of value restriction applies to VOW offices only. Virtual Office Websites ("VOWs") are Internet sites operated by MLS Participant Brokers through which they establish relationships and work with clients and customers in cyberspace in ways similar to how real estate professionals interact with clients and customers in a "brick and mortar" environment. This restriction does not apply to automated estimates of value created by non-MLS Participant websites.

/ Owner does **NOT** opt out of any of the above.

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Property Address Property Owner Residential Property Management Agreement Rev. 10.22 © 2022 Greater Las Vegas Association of REALTORS® Page 5 of 14 Authorized Agent for Broker Owner Owner

12. REASONABLE MAINTENANCE AND REPAIR.

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(A) Ordinary/Emergency Maintenance Repair. Broker shall make or cause to be made, through contracted services, employees or otherwise, all ordinary repairs and replacements reasonably necessary to preserve the Property in a habitable condition in accordance with NRS 118a and for the operating efficiency of the Property, and all alterations required to comply with lease requirements, governmental regulations or insurance requirements. Any cost exceeding §_____ must be approved by Owner in advance except that in an emergency where repairs are immediately necessary for the preservation and safety of the Property, to avoid the suspension of any essential service to the Property, to avoid danger or life of property, or to comply with federal, state or local law; such emergency repairs shall be made by Broker at Owner's expense without prior approval.

Owner hereby expressly authorizes Authorized Permitted Property Manager/Broker to assist in scheduling work to repair or maintain the subject property pursuant to Nevada Revised Statute 624.031(11). Both parties acknowledge that the Authorized Permitted Property Manager/Broker will not receive any additional compensation for this assistance. Both parties further acknowledge that this authorization is only valid for work that does not require a building permit or does not exceed \$10,000.00 every six months or a general contractor is required.

(B) Smoke Detectors. At Owner's expense, smoke detectors will be installed on the Property in working condition in accordance with the law prior to the Tenant's occupancy. During the occupancy, it shall be the Tenant's responsibility to maintain all smoke detectors.

13. UTILITIES AND SERVICES. Owner shall, in Owner's name and at Owner's expense, make contracts for electricity, gas or water and such other services as necessary or prudent for the operation of the Property unless Owner designates Broker to contract these services herein. All utility charges and deposits shall be Owner's responsibility. Should, at any time, Tenant fail to maintain utilities and essential services, Owner shall be responsible for any and all related costs to re-establish such services as required by law. Broker shall have the right, but not the obligation, to contract such services.

a. Owner shall maintain the following utilities/services in their name:

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31	Broker hereby advises Owner to maintain Trash and Sewer (unless not applicable) services in thei
32	name for all relevant times while Property is under this Agreement
33	Failure to pay for these services may result in liens against the property.
34	()Trash())Sewer()Electric()Water()Gas()Cable()Internet()Other:
35	Owner Initials [] []
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37	b. Owner hereby authorizes Broker if applicable to communicate with respective utility companie
38	and service providers and makes changes to services, or enter into agreements for service, as Broke
39	deems necessary during the term of this Agreement.
40	Owner [] []
41	S mini []
42	c. Broker hereby advises Owner to have a licensed pool contractor maintain the pool (if applicable)
43	at property during all relevant times. Failure to provide such service could result in damages to th
44	pool if not properly maintained by Tenant. Owner understands any contracted pool service may als
45	be billed to tenant as part of the monthly rent should Owner choose.
46	Owner Initials []] Owner WILL provide pool service.
47	Owner Initials [] Owner will NOT provide pool service.
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49	d. Broker hereby advises Owner to have a licensed landscaping contractor maintain the landscapin
50	(if applicable) at property during all relevant times. Failure to provide such service could result i
51	damages to the landscaping if not properly maintained by Tenant. Owner understands an
52	contracted landscaping service may also be billed to tenant as part of the monthly rent should Owne
53	choose.
	Property Address

Owner Initials [] [] Owner WILL provide landscaping service.
Owner Initials [] [] Owner will NOT provide landscaping service.

14. INSURANCE.

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Owner's Insurance. Owner shall obtain and keep in force adequate insurance against damage and (A) against liability for loss, damage or injury to property or persons which might arise out of the occupancy, management, operation or maintenance of the Property. Said insurance shall comply with applicable Nevada law. The deductible required under such insurance policies shall be the Owner's expense. Broker shall be named as an additional insured on all liability insurance policies maintained with respect to the Property, and Owner shall provide proof of same within fifteen days (15) of the effectuation of this agreement. Liability insurance shall be in form, substance and amounts reasonably satisfactory to Broker, but not less than \$500,000 (five hundred thousand dollars). Owner shall provide Broker with proof of fire insurance policies in force and shall obtain adequate vandalism coverage for the Property. Owner shall furnish Broker with a certificate evidencing fire and liability insurance or with duplicate copies of such policies within fifteen days (15) of the effectuation of this agreement. Such policies shall provide that notice of default or cancellation shall be sent to Broker as well as Owner and shall require a minimum of thirty (30) days written notice to Broker before any cancellation of or changes to such policies. If any of the above-mentioned insurance policies lapse, or if Owner fails to maintain policies in the prescribed amounts, Broker shall have the right, but NOT THE OBLIGATION to obtain insurance policies for the coverage and amounts prescribed above. Broker shall immediately notify Owner of this forced place insurance due to its breach. Within 10 days Owner shall reimburse Broker for the amount Broker paid for

said insurance coverage plus a 10% penalty. Owner Initials [_____]

(B) Tenant's Insurance. Tenants _____ (shall) -OR-_____ (shall not) be required to obtain renter's insurance.

15. HOLD HARMLESS. Owner shall indemnify, defend and hold Broker harmless from any and all loss,
 investigation, suits, damage, cost, expense (including attorney's fees) liability or claims incurred or occurring in,
 on or about the Property.

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 Owner Initials [____]

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35 BROKER ASSUMES NO LIABILITY. Broker assumes no liability for any damages, losses, or acts of 16. 36 omission by the Tenant. Broker assumes no liability for any acts or omissions of Owner or previous Owners or 37 previous brokers. Broker assumes no liability for default by any tenant. Broker assumes no liability for violations 38 of environmental or other regulations which may become known during the term of this Agreement. Any such 39 regulatory violations or hazards discovered by Broker shall be brought to the attention of Owner, and Owner shall 40 promptly cure them. Broker shall not be liable in the event of bankruptcy or failure of the depository bank where 41 Owner's funds are deposited. 42

17. OWNER'S RESPONSIBILITY FOR EXPENSES OF LITIGATION.

45 Litigation and Compliance Expenses. Owner shall pay all fines, penalties, or other expenses in (A) 46 connection with any claim, proceeding or suit involving an alleged violation of any law pertaining to fair 47 employment, fair credit reporting, environmental protection, rent control taxes or fair housing, including illegal 48 discrimination on the basis of race, sex, color, religion, national origin, physical handicap, familial status, elderliness 49 or all other protected classes; provided, however, that Owner shall not be responsible to Broker for any such 50 expenses if Broker is finally adjudged in a court of law to have personally, and not in a representative capacity, 51 violated any such law. Nothing contained in this Agreement shall obligate Broker to employ legal counsel to 52 represent Owner in any such proceeding or suit.

(B) Fees for Legal Advice. Owner shall pay reasonable expenses incurred by Broker in obtaining legal advice regarding compliance with any law affecting the Property. If such expenditure also benefits other principals of Broker, Owner shall pay an apportioned amount of such expense.

18. REPRESENTATIONS

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8 **Owner Representations.** Owner represents and warrants that Owner has full power and authority (A) 9 to enter into this Agreement; that there are no written or oral agreements affecting the Property other than disclosed 10 tenant leases, copies of which have been furnished to Broker; that there are no recorded easements, restrictions, 11 reservations or rights of way which adversely affect the use of the Property for the purposes intended under this 12 Agreement: that the Property is zoned for the intended use: that all permits for the operation of the Property have 13 been secured and are current; that the building and its construction and operation do not violate any applicable 14 statutes, laws, ordinances, rules, regulations, orders or the like; and that the information supplied by Owner is dependable and accurate. OWNER REPRESENTS THAT ANY LOANS, NOTES, MORTGAGES, TAXES, 15 16 DUES, UTILTIES OR TRUST DEEDS ARE PAID AND ARE CURRENT WITHOUT DEFAULTS; and that 17 any future defaults on any loans, mortgages, dues, utilities or trust deeds will be reported to Broker within 14 18 business days of Owner's receipt of Notice of Default (which commences foreclosure proceedings). OWNER 19 FURTHER REPRESENTS THAT NO LIENS OF ANY TYPE (INCLUDING HOA AND OTHER SUPER 20 PRIORITY LIENS) HAVE BEEN RECORDED AGAINST THE PROPERTY. OWNER UNDERSTANDS 21 THAT OFFERING A PROPERTY FOR LEASE WHILE THE PROPERTY IS IN ANY FORECLOSURE 22 PROCEEDINGS, WITHOUT WRITTEN DISCLOSURE, IS A DECEPTIVE TRADE PRACTICE 23 BOTH **PUNISHABLE** BY Α CIVIL FINE AND CRIMINAL **PROCEEDINGS.** 24 **Owner Initials** 1[1 25

26 (B) Multiple Listing Service. No Multiple Listing Service or Association of REALTORS® is a party 27 to this Agreement and no Multiple Listing Service or Association of REALTORS® sets, controls, recommends or 28 suggests the amount of compensation for any service rendered pursuant to this Agreement. 29

30 19. **COMMON INTEREST COMMUNITY.** If the Property is located within a Common Interest Community 31 (CIC), Owner understands and agrees that Broker is not involved in and has no control over the CIC. OWNER 32 UNDERSTANDS THAT THE CIC'S DECLARATION OF COVENANTS, CONDITIONS AND 33 RESTRICTIONS (CC&RS) MAY RESTRICT THE LEASING OF THE PROPERTY, AND IT IS 34 OWNER'S SOLE RESPONSIBILITY TO DETERMINE WHETHER THE PROPERTY IS SO 35 AFFECTED. Broker assumes no liability for any costs associated with a Tenant's move-out. Broker assumes no 36 liability for understanding or complying with the CC&Rs, and has no responsibility for any future amendments or 37 additions to the CC&Rs. Owner remains solely responsible for assessments, violations and fines/fees payable to the 38 CIC, and agrees to reimburse Broker for any such assessments, fines or fees which Broker may pay on Owner's 39 behalf. Any subsequent and separate notice which identifies Broker as Owner's property manager will not affect 40 the terms of this Section. Further, Owner shall provide copies of any CC&Rs for tenant compliance with such rules. 41 Should Owner fail to provide current CC&Rs or copies, of same, Broker reserves the right, but shall not be 42 obligated, to secure such CC&Rs at Owner's expense. **Owner Initials** [] [43

20. TERMINATION.

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46 **Termination/Expiration.** This Agreement may be terminated by Owner before the expiration date (A) specified in Section 2(C) by written notice to Broker not less than 30 days prior to the termination date specified in 47 48 such notice, together with a cancellation fee in the amount equal to the management fee that would accrue over the 49 remainder of the stated term of any existing lease agreement or this Agreement, whichever is greater. For this purpose, the monthly management fee for the remainder of the stated term of the existing lease agreement shall be 50 51 presumed to be the same as that of the last full calendar month prior to service of the notice of cancellation. In the 52 event Owner directs Broker to transfer files and documents to a succeeding management company, Owner will pay 53 Broker a transfer fee of \$. This Agreement may be terminated by Broker before the Property Address

Property Owner

Residential Property Management Agreement Rev. 10.22 © 2022 Greater Las Vegas Association of REALTORS® Page 8 of 14 Authorized Agent for Broker _____ Owner _____ Owner _____

expiration date specified in Section 2(C) upon 30 days written notice to Owner. Within ten days of the termination date, Owner will pay Broker all monies due under this Agreement via certified funds. Should this Agreement be terminated by either party prior to leasing the Property, Broker is entitled to retain the Set-Up Fee, and Owner shall reimburse Broker for the actual cost of any expenses incurred relative to the Property within ten days of receipt of an accounting of said expenses, in certified funds. If Owner terminates this Agreement prior to leasing the Property, Owner agrees to pay an additional cancellation fee of \$ in certified funds.

Owner Responsible for Payments. Upon termination or expiration of this Agreement, Owner **(B)** shall assume the obligations of any contract or outstanding costs incurred by Broker under this Agreement. Broker may withhold funds for thirty (30) days after the end of the month in which this Agreement is terminated or has expired in order to pay bills previously incurred but not yet invoiced and to close accounts. Broker shall deliver to Owner, within thirty (30) days after the end of the month in which this Agreement is terminated, any balance of monies due Owner or tenant security deposits, or both, which were held by the Broker with respect to the Property, as well as a final accounting reflecting the balance of income and expenses with respect to the Property as of the date of termination or withdrawal expiration. If, after termination or expiration Broker receives funds which are payable to the Owner, Broker may deduct an administration fee of \$ -OR-%, whichever is greater, before delivering the balance of the funds to the Owner.

18 Owner Initials][19

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20 **S**(C) Leasing Fee Survives. In addition to the amounts specified in paragraph A of this Section, if Owner terminates this Agreement before the expiration date in Section 2(C) and/or before the Property is leased, 22 and within calendar days of the termination the Property is leased to anyone with whom the Broker has had negotiations or to whom the Property was shown prior to the termination, Broker shall be paid the Leasing 24 Fee set forth in Section 3(B). This paragraph C shall not apply if Owner enters into a valid property management agreement with another licensed real estate Broker after termination of this Agreement.

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27 21. **INDEMNIFICATION SURVIVES.** All representations and warranties of the Parties contained herein 28 shall survive the expiration or termination of this Agreement. All provisions of this Agreement that require Owner 29 to have insured or to defend, reimburse or indemnify Broker shall survive any termination or expiration. If Broker 30 becomes involved in any proceeding or litigation by reason of having been Owner's Broker, such provisions shall 31 apply as if this Agreement were still in effect. 32

22. MISCELLANEOUS.

35 Rights Cumulative: No Waiver. The exercise of any right or remedy provided in this Agreement (A) 36 shall not be an election of remedies, and each right and remedy shall be cumulative. The failure of either party to 37 this Agreement to insist at any time upon the strict observance or performance of any of the provisions of this 38 Agreement, or to exercise any right or remedy provided in this Agreement, shall not be construed as a waiver of 39 such right or remedy with respect to subsequent defaults. Every right and remedy provided in this Agreement may 40 be exercised from time to time and as often as may be deemed expedient by the party exercising such right or 41 remedy. 42

43 **(B)** Agreement to Mediate. Before any legal action is taken to enforce any term or condition under 44 this Agreement, the Parties agree to engage in mediation, a dispute resolution process, through a mediator mutually 45 agreed upon by the Parties. Mediation fees, if any, shall be divided equally among the Parties involved. In any 46 action or proceeding involving a dispute between the Parties arising out of this Agreement, the prevailing Party 47 shall be entitled to receive from the other Party court costs and reasonable attorney's fees to be determined by the 48 court or mediator.

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] Broker Initials []] **Owner Initials**

Headings. All headings and subheadings in this Agreement and in the accompanying List of **(C)** 52 Provisions are inserted only for convenience and ease of reference and are not to be considered in the construction 53 or interpretation of any provision of this Agreement. This Agreement shall be interpreted according to the fair and

Property Address Property Owner

common meaning of its terms and shall not be construed in favor of, or against, either of the Parties hereto by reason of the extent to which this Agreement or any such provision hereof (i) is inconsistent with any prior draft hereof or (ii) was drafted by one Party or the other to this Agreement.

(D) Waiver, Modification and Amendment. No provision of this Agreement may be waived unless in writing, signed by all of the parties hereto. Waiver of any one provision of this Agreement shall not be deemed to be a continuing waiver or a waiver of any other provision. This Agreement may be modified or amended only by a written contract executed by all of the parties hereto.

(E) Assignment; Subcontracting. Neither this Agreement nor any duties or obligations hereunder shall be assigned, transferred, or subcontracted by either Party without the prior written approval of either Party, which approval may be withheld in the sole and absolute discretion of non-assigning party.

(F) Notices. All notices under this Agreement will be in writing and will be delivered by personal service, facsimile, electronic mail, or certified mail, postage prepaid, or overnight courier to such address or email address, as may be designated from time to time by the relevant Party, which initially shall be the addresses set forth on the signature page to this Agreement. Any notice sent by certified mail will be deemed to have been given five (5) days after the date on which it is mailed. All other notices will be deemed given when received. No objection may be made to the manner of delivery of any notice actually received in writing by an authorized agent of a Party.

(G) Partial Invalidity. If any provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force without being

impaired or invalidated in any manner.

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(H) **Publicity.** Neither Party shall make any public announcement concerning this Agreement without the advance approval of the other Party. Notwithstanding the foregoing, if the parties are unable to agree on a a mutually acceptable announcement, a Party may nevertheless issue a press release if it is advised by counsel that such release is necessary to comply with applicable securities or similar laws.

32 (I) Waiver of any default, breach, or failure to perform under this Agreement is not deemed to be a 33 waiver of any subsequent default, breach, or failure of performance. In addition, waiver of any default, breach, or 34 failure to perform is not construed to be a modification of the terms of this Agreement unless reduced to writing 35 as an

amendment to this Agreement.

APPLICABLE LAW. The interpretation of this Agreement shall be governed by the laws of the State of
 Nevada. Any action arising under this Agreement shall be brought in state court in the county where the Property
 is located.

42 COMPLETE AGREEMENT. This Agreement shall be binding upon the Parties, and each of their 24. 43 respective heirs, executors, administrators, successors and assigns. No amendment is valid unless in writing and 44 signed by the parties. There are no warranties or representations not herein contained. This Agreement sets forth 45 the entire agreement between the Parties hereto relating to the subject matters herein, and fully supersedes any and 46 all prior agreements or understanding between the Parties hereto, if any, pertaining to the subject matter hereof. 47 This Agreement represents the entire agreement between the Parties and is entered into freely and voluntarily with 48 full knowledge and understanding of the contents thereof. Further, the signers of this Agreement, and each of them, 49 (a) represent that they have had the opportunity to consult with counsel of their own choosing prior to execution of 50 this Agreement, (b) the contents of this document have been explained to them; and (c) that they sign the Agreement 51 with the intent to be fully bound thereby. 52

25. SIGNATURES: This Agreement may be signed by the Parties manually or digitally and on more than one copy, which, when taken together, each signed copy shall be read as one complete form. Facsimile signatures may be accepted as original.

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