

VIRGINIA ASSOCIATION OF REALTORS® RESIDENTIAL PROPERTY MANAGEMENT AND EXCLUSIVE RENTAL AGREEMENT



(This is a legally binding contract; if not understood, seek competent advice before signing)

PRINCIPALS	This Agreement, entered into this day of,, by and between,
	, (hereinafter called "Owner"), and , (hereinafter called "Agent").
ADDRESS/ TERM	Owner hereby employs the Agent as sole and exclusive Agent to rent and manage Property known as
	hereinafter called "Property"), upon the terms hereinafter set forth, beginning on the date above, and continuing until, as may be extended, and subject to the provisions set forth in Paragraph 37 of this Agreement.
OWNER'S REPRESENTATIONS	Owner represents to Agent that Owner is the fee simple owner of the Property, that no other owner's consent is required to enter into this Agreement, and that neither Owner nor the Property is the subject of any pending or threatened bankruptcy or foreclosure or other legal action affecting the Property, and that all financings and taxes affecting the Property are paid current. Owner is \square OR is not \square a nonresident property owner, and owns number of residential rental units in the Commonwealth of Virginia. Owner agrees to pay the applicable estimated income taxes due to the Commonwealth of Virginia, and/or any Business/Professional/Occupational/Licenses (BPOL) taxes due or any locality, for any Property that is owned by a nonresident owner who owns more than four residential rental units in the Commonwealth. The Property is \square OR is not \square ocated in a homeowner's, condominium, property owner's or similar association. If it is n such an association, any and all dues and/or assessments are paid in full as of the date hereof, and Owner shall be required to timely pay such association dues and/or assessments during the term of this Agreement.
	THE AGENT AGREES TO:
PROCURE TENANT'S LEASE	I. Make all diligent efforts to procure a suitable Tenant as soon as possible at a monthly rent of \$ or other amount as may be agreed upon, or at a rate the Agent determines is the current fair market rental rate, but not less than \$ For multi-family properties or communities, the rent schedule is attached hereto and made a part hereof.
	 Negotiate and execute leases, renewals, or subsequent leases on behalf of the Owner, as in Agent's best judgment provide a fair return to Owner, and are consistent with Owner's instructions. Leases are to be written on the lease form provided by the Agent.
COLLECT RENTS	3. Collect all rents and other charges which become due in accordance with the terms of the Lease Agreement, exercising due diligence in this pursuit, but nothing in this Agreement shall be construed as a guarantee by the Agent of the payment of rents or other charges by Tenant.
SECURITY DEPOSIT	4. Collect from Tenant a Security Deposit equivalent to one month's rent (or such other amount as approved in advance in writing by Owner) and to hold the Security Deposit of Tenant in an escrow account established and maintained in accordance with the regulations of the Virginia Real Estate Board. When Tenant vacates the Property, return to Tenant the Security Deposit with any interest as may be

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required by law, less any and all proper deductions. Any interest earned above the statutory interest payable to Tenant will be retained by Agent to cover administrative costs.

RECORD STATEMENTS

 Keep accurate records of the rent receipts and expenditures for the Property and furnish the Owner with accounting statements and detailed annual statement of receipts and disbursements for tax purposes, with IRS Form 1099 indicating rents received for said Property.

REMIT NET RENT

6. Promptly remit directly to Owner, or to deposit in the account of Owner, as directed by Owner, the balance of all sums due Owner under the terms of this Agreement. This remittance will be forwarded by the _______ of each month, provided the rent and other fees as applicable have been collected by this date. Notwithstanding the preceding, Agent shall have the right to retain rent payments during the last month of a Lease Agreement for a period not to exceed ______ days, in order to pay any outstanding invoices, the costs to prepare the Dwelling Unit for re-rental, and any other costs that may be reimbursable under the terms of this Agreement.

REPAIRS/ MAINTENANCE OF PROPERTY

7. Except as otherwise provided in this Agreement, make or cause to be made all repairs, replacements, alterations, or decorations to the Property. Agent shall enter into agreements in the name of Owner for all necessary repairs, maintenance (to include changing locks as deemed necessary by Agent), minor alterations, utility services, and other services to and for the Property. Agent is hereby authorized to spend up to \$ ______ for any one repair or maintenance item, without Owner's prior consent. Agent is further hereby authorized to pay for repairs, services and any related expenses, in the event of an emergency (as determined by Agent); the repairs are required by the Lease Agreement; federal, state or local laws or regulations; or after reasonable efforts Agent is unable to reach Owner.

FORMS

8. Owner and Agent agree to use the VAR standard document forms, and any and all other forms provided by Agent in Agent's sole discretion. Agent shall provide Owner copies of any forms upon the request of Owner.

INSPECTIONS

9. Make inspections of the Property as Agent feels necessary and report matters concerning the condition of the Property to the Owner. In the event of vacancy, Agent will take reasonable precautions to safeguard the Property, but Agent is not liable for any damages to the Dwelling Unit or the Premises of any kind.

THE OWNER HEREBY DELEGATES TO THE AGENT THE FOLLOWING AUTHORITY AND POWERS (ALL OF WHICH MAY BE EXERCISED IN THE NAME OF THE OWNER) AND AGREES TO ASSUME ALL EXPENSE IN CONNECTION THEREWITH:

ADVERTISE, SIGN, LOCKBOX, MLS, RENT SIGN

10. Advertise the Property, display signs thereon (unless prohibited by local ordinance), place a common key lockbox upon the Property, and make a blanket unilateral offer of cooperation to real estate brokers and participants in any common source information service, including multiple listing service, that Agent deems appropriate. Owner hereby authorizes Agent to advertise the Property on any common source information service including multiple listing service, and on the internet and other media for the purpose of marketing the Property, provided Agent has the proper authority to enter information into such service.

RENEW/ CANCEL

11. Investigate credit references of prospective tenants, sign leases, renew and/or cancel existing leases, and prepare and execute new leases in accordance with terms provided by Owner.

COLLECT RENTS

12. Collect rents and other charges that become due and give receipts therefore, and deposit all funds collected hereunder in the Agent's rental account.

COLLECT OTHER CHARGES

13. Collect from Tenant all or any of the following: charges for late rent payments, bad check and related charges and penalties, credit report fees, subleasing or early termination of lease charges including commission, and any administrative fees authorized by the Lease Agreement or Virginia law. Agent shall be entitled to retain such charges or commission to cover administrative costs.

COLLECT/REFUND SECURITY DEPOSITS PAYMENTS

14. Collect security deposits from Tenants and refund security deposits, less any proper deductions, and pay interest on such security deposits in accordance with the Virginia Residential Landlord Tenant Act ("VRLTA"). Agent shall be entitled to retain, as administrative expense, one-half of any actual damages incurred, as recoverable by law, if applicant is approved and fails to enter into a lease with Owner, or fails to move into the Dwelling Unit on the commencement date of the Lease.

MAKE PAYMENTS

15. Make payments on any trust or mortgage on the Property, to pay any real estate taxes, condominium/association fees, common area utility charges, special assessments or other charges against the Property that may come due, and for which Owner is obligated, and pay for same from Owner's account.

LEGAL PROCEDURES

16. Terminate tenancies and sign and serve such notices as are deemed necessary and appropriate by Agent. Agent shall institute and prosecute actions to evict Tenants, to recover possession of the Property, and to sue for and recover rent. Agent reserves the right to settle, compromise, and release legal actions or reinstate such tenancies, as Agent sees fit or appropriate. Owner hereby appoints Agent as Owner's attorney in fact with full power to do all things appropriate that Owner might do to collect from any Tenant or other party any and all amounts due and owing to Owner in relation to the Property and the matters contemplated by this Agreement, including, without limitation, prosecution of suits and actions for rent, damages, unlawful detainer, eviction, and other legal or equitable actions. Any legal costs incurred by Agent pursuant to this Section 16 shall be paid by Owner.

HIRING CONTRACTORS

17. Hire, discharge and supervise, in the name of Owner, all labor and contractors required for the operation and maintenance of the Property; it being agreed that all contractors shall be deemed contractors of the Owner and not of Agent, and Owner will have all obligations arising from such contracts. Agent may perform any of its duties through Owner's attorneys, agents or contractors and shall not be responsible for their acts, defaults, or negligence if reasonable care by Agent has been exercised in their employment and retention. Owner grants Agent the authority to make decisions under this Agreement in Agent's sole and absolute discretion.

THE OWNER HEREBY AGREES TO PAY THE AGENT:

PROCURRING FEE

18. Charge a fee of \$______ when a Tenant has been procured and the Lease Agreement is executed, or as otherwise agreed by the parties. Such amount may be paid to a cooperating broker or to Agent, as applicable. This procuring fee is separate from the management fee described below in Paragraph 20. This fee is earned when the Lease Agreement is executed.

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SET-UP FEE	19.	A one-time, non-refundable administrative is due at the time of signing this Agreemer	
RENEWAL FEE	20.	Charge an additional fee of \$extension.	upon lease renewal or
MANAGEMENT FEE	€ 21.	For the management services of the percent of all minimum of \$ The during the original term, any renewals, relocations, or new leasings between Ow and assigns, including, without limitation, owned by or under common control or or Property shall release Owner or its success this Agreement. Owner agrees that, at Property will contain a provision incorpondereunder. Agent shall have the right to defees and commissions may be paid in it retained by Agent before remitting the rowner but if any act be done to deprive Agentire amount of its fees and commissions option, become immediately due and payare.	I gross rentals collected by the Agent, or a semanagement fee is payable on all rents extensions, expansions, replacements, where and Tenant, or Owner's successors or any entity affiliated with, controlled or whereship with the Owner. No sale of the sor or assigns from the obligations under the request of Agent, all leases for the orating the commission rights of Agent collect all rents due hereunder so that its installments as the rent is received and rent (less such fees or commissions) to gent of its right to collect the rent, then the searned but then unpaid shall, at Agent's
NON- MANAGEMENT FEES	22.	Charge a fee of \$	ervices may include, without limitation, ent may or may not have an ownership
SALE	23.	In addition to any leasing, management of sales fee equal to	_ if the Property is sold during the lease days following the expiration of the lease or to any entity affiliated with, controlled by
	THE C	WNER HEREBY FURTHER AGREES TO:	:
LIABILITY INSURANCE	24.	Indemnify, defend, and save the Agent he the Property and from liability for damage employee of the Agent or any contractor of at his own expense property damage amount of \$	to Property and injuries to or death of any or other person whomsoever, and to carry insurance with the minimum coverage and liability insurance with the minimum, naming the Owner and Agent as e carrier) on such policies to protect their ory to the Agent, and to furnish the Agent
FIRE INSURANCE	25.	Provide Agent with a copy of the fire and which shall include coverage for rent loss uninhabitable or in the event of vacanci adequate coverage for vandalism.	in the event the Property should become

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INDEMNIFICATION AND RELEASE

26. Indemnify and save Agent harmless against (i) all claims for damages arising out of alleged violations by Agent in a representative capacity, or Owner, or both, of any constitutional provision, statute, ordinance or regulation, federal, state or local, which arise out of the offer to lease, leasing, management or operation of the Property hereunder or otherwise; and (ii) all expenses incurred by Agent in connection with the foregoing, including the reasonable fees and costs of counsel retained to defend Agent; provided, however, that the provisions of this Paragraph shall not apply if a court of competent jurisdiction makes a final determination, which is either upheld on appeal or not appealed within the applicable period of time, that Agent intentionally violated any such constitutional provisions, statute, ordinance, or regulation. Owner hereby releases Agent from any and all claims, liability or loss suffered by Owner as a result of damage to the Property not covered by Owner's hazard insurance. Except as otherwise provided herein, Owner and Agent do hereby release each other from any and all liability, loss, damage or claim resulting from any claim and agree to secure from their insurers acknowledgment of such release and a waiver of any rights of subrogation.

BANKRUPTCY DEPOSITORY

27. Agent shall not be held liable in the event of bankruptcy or failure of the depository bank or savings and loan institution in which the monies due the Owner are deposited in a fiduciary account.

MAINTENANCE ACCOUNT

28. Maintain in Owner's account with Agent an amount equal to one month's normal disbursements for such things as mortgage payments, condominium/association dues, other monthly or regular obligations of Owner, plus \$ _____ for maintenance and repairs. Funds are to be accounted for in Agent's escrow account and are to be used for payment of Owner's obligations as otherwise provided in this agreement.

VRLTA

29. Owner hereby agrees that the landlord tenant relationship and the Lease shall be governed by the VRLTA.

PROPERTY AVAILABILITY

30. Owner will make the Property available for lease and occupancy no later than ______, including removal of all of Owner's personal property with the exception of those items listed on the attached Property Management Information Form that will remain in the dwelling unit or on the premises as part of the rental to tenants. If Owner fails to do so, Agent shall have the right to take all reasonable actions, at Owner's sole cost and expense, to prepare the Property for lease and occupancy as soon thereafter as practicable.

LEAD-BASED PAINT

31. If the Property was constructed prior to 1978, the Owner hereby agrees that it will use a certified lead-based paint renovator for any repairs to the Property.

UTILITIES

32. Owner hereby agrees that the Owner shall keep and maintain all utilities on in Owner's name during any periods of vacancy of the Property.

IT IS MUTUALLY AGREED THAT:

STRUCTURAL CHANGES

33. The Owner expressly withholds from the Agent any power or authority to make any structural changes in any building or make any other major alterations or additions in or to any such building or equipment therein, or to incur any expenses chargeable to the Owner other than expenses related to exercising the express powers above vested in the Agent without the prior written direction of the Owner, except such emergency repairs as may be required because of danger to life or Property or which are immediately necessary for the preservation and safety of the

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Property or the safety of the Tenants and occupants thereof, or are required to avoid the suspension of any necessary service to the Property.

COMPLIANCE WITH LOCAL CODES

34. The Agent does not assume and is given no responsibility for compliance of the building on the Property, or any equipment therein, or for compliance with the requirements of any statute, ordinance, law or regulation of any governmental body or any public authority or official having jurisdiction, except to notify the Owner promptly or forward to the Owner promptly any complaints, warnings, notices or summons received by it relating to such matters. The Owner represents that to the best of its knowledge the Property and equipment comply with all such requirements and authorizes the Agent to disclose the ownership of the Property to any such officials. Owner further agrees to indemnify and hold harmless the Agents, its representatives, servants, and employees, of and from all loss, cost, expense, and liability whatsoever which may be imposed on them or any of them by reason of any present or future violation or alleged violation of any laws, ordinances, statutes or regulations.

MOISTURE AND MOLD REMEDIATION

35. Except as expressly provided in this Agreement, Agent shall have no maintenance obligations with respect to the Dwelling Unit or the Premises relating to the accumulation of moisture or the presence of mold or other fungus. Agent will notify Owner in writing of any mold condition in the Dwelling Unit or the Premises of which Agent has actual knowledge; provided, however, that Agent will have no obligation to inspect for such condition except as set forth below. It is expressly agreed that Agent will hire a contractor to address any mold or moisture condition in the Dwelling Unit or the Premises. Owner agrees to indemnify and hold Agent harmless from and against any and all loss, cost, expense, claim, suit, and liability whatsoever by reason of Owner's failure to perform any maintenance of the Dwelling Unit or the Premises required to prevent harm or injury to any Tenant or the property of any Tenant from mold or other fungus, unless Agent has assumed in this Agreement the obligation to perform such maintenance.

TERMINATION BY AGENT

36. If it is alleged or charged that any building on the Property, or equipment therein, or any act or failure to act by the Owner with respect to the Property, or the sale, rental, or other dispositions thereof, fails to comply with, or is in violation of any of the requirements of any constitutional provision, statute, ordinance, law, or regulation of any governmental body or any order or ruling of any public authority or official thereof having jurisdiction thereover, and the Agent, in its sole and absolute discretion, considers that the act or position of the Owner with respect thereto may result in damage or liability to the Agent, the Agent shall have the right to cancel this Agreement at any time by written notice to the Owner of its selection to do so, which cancellation shall be effective upon the giving of such notice. Such notice may be hand delivered in accordance with Section 55-248.6 of the Code of Virginia (1950), as amended, or given by regular mail, postage prepaid, with the Agent retaining sufficient proof of mailing which may be a U.S. Postal Certificate of Mailing, and if served by mail shall be deemed to have been given when deposited in the U.S. Mail. Owner and Agent may send notices in electronic form. If electronic delivery is used, the sender shall retain sufficient proof of the electronic delivery, which may be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate of service prepared by the sender confirming the electronic delivery. Such cancellation shall not release the indemnities of the Owner to Agent and shall not terminate any liability or obligation of the Owner to the Agent for any payment, reimbursement or other sum of money due and payable to the Agent pursuant to this Agreement.

TERMINATION/ AUTOMATIC RENEWAL

37. This Agreement may be terminated by either party at the later of: (i) the expiration date set forth in the second paragraph of this Agreement; or (ii) at the end of the lease term for any Tenant procured by Agent; upon providing the other party thirty (30) days prior written notice before the applicable termination date. If this Agreement is not terminated in accordance with the preceding sentence, it shall be automatically renewed for the same terms as the original term hereof until terminated by either party by giving the other party written notice of their intention to so terminate in accordance with this Section. Owner shall have no right to re-occupy the Property during any lease term of a Tenant, unless otherwise provided in the applicable lease agreement.

AGENT'S PERFECTED SECURITY LIEN

38. The Owner grants Agent a perfected security interest in the rents collected or to be collected under the Lease Agreement as security for any advances and expenditures made personally by Agent for the benefit of Owner, and not thereafter reimbursed by said Owner.

FAIR HOUSING

39. The Property will be shown and made available to all persons without regard to race, color, creed, religion, national origin, sex, familial status, handicap or elderliness, in compliance with all applicable federal and state and local fair housing laws and regulations.

LEASE PREVAILS

40. If any provision of the Lease Agreement on the Property conflicts with this Agreement, the Lease Agreement shall take precedent over this Agreement.

MISCELLANEOUS:

IRS RULING

41. Owner and Agent acknowledge that neither the United States Congress nor the Internal Revenue Service has established definitive standards for active participation in the management of investment property. Accordingly, while it is the intention of the parties that the Owner shall actively participate in management of the Property, Agent makes no representation or warranty that the provisions of this Agreement shall comply with any requirements for "active participation" by Owner.

NONRESIDENT OWNER

42. Nonresident Landlord (fill in if applicable or N/A). Under Virginia law, a "Nonresident Landlord" is required to file a Nonresident Real Property Owner Registration form with the Virginia Department of Taxation. Landlord, if a nonresident, hereby certifies that such required forms have been properly filed.

43.	Any	individual	nonresident	of	Virginia	who	owns	and	leases	residen	tial	real
	Prop	erty consis	ting of more	thar	ı four uni	ts in ∖	/irginia	shall	have ar	agent	who	is a
	resid	lent of, and	d maintains a	bus	siness off	ice w	ithin, th	ie Co	mmonw	ealth of	Virg	inia.
	The	Landlord d	esignates the	follo	owing inc	lividua	al as the	e Reg	istered <i>i</i>	Agent:		
	Nam	e:										

Address:

Phone:

NOTICE

44. All notices required to be given under the Agreement may be hand delivered in accordance with Section 55-248.6 of the Code of Virginia (1950), as amended, or given by regular mail, postage prepaid, with the party giving notice retaining sufficient proof of mailing which may be a U.S. Postal Certificate of Mailing, and if

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served by mail, shall be deemed to have been given when deposited in the U.S. Mail. Owner and Agent may send notices in electronic form. If electronic delivery is used, the sender shall retain sufficient proof of the electronic delivery, which may be an electronic receipt of delivery, a confirmation that the notice was sent by facsimile, or a certificate of service prepared by the sender confirming the electronic delivery.

FORECLOSURES

45. In the event Agent receives a mortgage default, foreclosure or similar notice from any lender affecting the Property (if the property is a single family residence), Agent shall deliver such notice to the Tenant, unless such notice was delivered by Tenant to Agent in accordance with Section 55-225.10 of the Code of Virginia.

WATER AND SEWER LIENS

46. In the event Agent receives notice of unpaid water and sewer fees by a former tenant that may result in a lien against the Property, Agent shall deliver such notice to Owner.

DRYWALL

47. Agent does ☐ OR does not ☐ have actual knowledge of the existence of defective drywall in the Property.

OPTIONAL PROVISIONS (to be initialed by Owner if checked) 48. ☐ (Owner's Initials)

MORTGAGE, TRUST, REAL ESTATE TAX PAYMENTS, ASSESSMENTS. Make timely payments on any trust or mortgages secured by the Property, real estate taxes, or any other obligations of Owner, when not collected in escrow and paid by mortgage company, as otherwise directed by Owner, provided that there are sufficient funds immediately available in Owner's account with Agent for that purpose. Agent shall not withhold any estimated income taxes from rental payments unless the Agent expressly agrees to do so and so provides in this Agreement. In no event will Agent be expected or obligated to advance or disburse any of its own money, or any money owed as a compensation to Agent for its services hereunder, for that purpose, nor shall Agent be liable or responsible in any manner whatever for the default of any consequences thereof on the terms of any trust or mortgage, the payment of real estate taxes, or any other obligations of Owner. If the Property is a single family residence, Agent shall notify Owner of any new real estate tax assessments received by Agent.

49. Owner's Initials)

Further, for a period of ninety (90) days following the expiration of the lease term, if the Owner lists the Property for sale, Owner agrees that it shall exclusively list the Property with Agent for sale, upon execution of a Listing Agreement, at the commission rate of ______ percent of the sales price of the Property. This provision does not grant the Tenant any right to purchase the Property, nor does it authorize the Agent to offer the Property for sale unless and until a Listing Agreement is executed.

REMEDIATION OF METH LAB

50. Agent shall have no obligation for remediation with respect to the Dwelling Unit or the Premises relating to the cleanup of a methamphetamine laboratory. If it is discovered that the Dwelling Unit or the Premises was or is being used as a methamphetamine laboratory, Landlord is solely responsible to engage a qualified contractor for remediation and cleanup of any contamination. Agent shall have no obligation to lease the Dwelling Unit until proof from a qualified contractor is delivered to Agent that certifies the Dwelling Unit has been cleaned up as required by law. Owner agrees to indemnify and hold Agent harmless from and against any and all loss, cost, expense, claim, suit, and liability whatsoever by reason of Owner's failure to perform the requirements set forth in this Section.

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OTHER PROVISIONS	51.	
ELECTRONIC SIGNATURES	52.	/ If this Paragraph is initialed by both parties, then in accordance with the Uniform Electronic Transactions Act (UETA) and the Electronic Signatures in Global and National Commerce Act, or E-Sign regarding electronic signatures and transactions, the parties do hereby expressly authorize and agree to the use of electronic signatures as an
		additional method of signing and/or initialing this Agreement. The parties hereby agree that either party may sign electronically by utilizing an electronic signature service.

REMAINDER OF PAGE LEFT INTENTIONALLY BLANK

This Agreement is entered into and made with complete understanding, accord, and without reservation, and shall be binding upon the successors and assigns of the Agent, and the heirs, administrators, executors, successors, and assigns of the Owner, and in the event of a sale shall pass to the new Owner, his heirs, administrators, executors, successors and assigns. This Agreement may not be amended or modified, except as agreed to in writing by the parties. In witness whereof, the parties have affixed or caused to be affixed their respective signatures and seals.

OWNER			
Name	/ Date	Name	/ Date
AGENT			
Name	/ Date		

PROPERTY MANAGEMENT INFORMATION FORM

(To be attached with the Property Management Agreement)

Rental Property A	nation: .ddress:					
Broker:			Phone:			
Agent:			Phone:			
Registration Info	ormation:					
Social Security No	0	Social Se				
State of Legal Re	sidence:					
Forwarding Addre	ess:					
Home Phone:	Wor	k Phone:	Fax:			
				Cell Phone:		
Local Contact for	Emergency:		Phone:	Phone:		
When do you exp	ect to return and live in the	his property?				
Premises are in: Project Subdivision	Condominium Don:	Cooperative H	Home Owners Associa	ation:		
Building No.:	on:	inty City of:				
Number of Assign	ned Parking Spaces:	Parking Spa	ce No.(s):			
Storage Bin No.:	Mail B	ox No.:	No. of Keys Prov	ided:		
Smoke Detector le	ocations:					
HOME WARRAN	TY INFORMATION:					
Policy:	☐ Yes	□ No				
If Yes:	Policy Provider:	_				
	Policy Number:					
	Contact Information:					
TERMITE WARR	ANTY INFORMATION:					
Policy:	☐ Yes	□ No				
If Yes:	Policy Provider:					
	Policy Number:					
	Contact Information:					
LEASING INFOR	MATION:					
Term Available:	Maximum:		Minimum:			
Monthly Rent Des						
Will you accept a:	: Dog Cat C			ts:		
Max. Weight of Pe	et:		Smoking allowed	d? 🗌 Yes 🗌 No		
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	OF FUNDS (check if a		.a. □ Na			
	Deed of Trust (mortgage		S NO			
	begin making payments' otify mortgage company		to bondlo novemento	and aumalic naviman		
	and envelopes (if applica		to nanole payments a	and supply paymen		
	ve funds available in the		naka navmanta			
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Amount of Dayme	ent \$	Loan No				
		LUAII INU	U	u c		
Second Deed			Dhono			
			FIIONE			
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, anount of Layine	πιψ		U	uo		

VAR FORM 900 REV. 07/14

☐ Property Taxes:	Due:
☐ Insurance:	Due:
Deposit rent balances in Bank: (Attach voided check	
Bank:	Phone:
Address:	
Name on Account:	
	Account No.:
Accumulate in my Account:	
Special Instructions:	
MEMBERSHIP AND DUES:	(6 8 11)
If Agent is to pay, Landlord must supply: payment books	
Landlord must notify all applicable associations in writing	-
Swimming Pool:	Phone:
Address:	
Tenant to pay: ☐ Yes ☐ No Membership #:	
Fees include:	
Homeowners' Association:	Phone:
Address:	
Agent to pay:	
Fees include:	
Condominium/ Coop Association:	Phone:
Address:	
Agent to Pay: Yes No Payment Schedule:	
Fees include:	
Manager:	
Maintenance/Office/Repair Contact:	
Move In/Out Restrictions/ Fees:	
Building Access or Other Fee:	
Please provide a current copy of your association B	vlaws/Rules and Regulations.
	,
INSURANCE COVERAGE:	
If not attached, a copy of the Insurance policy must be for	<u> </u>
☐ Damage: Insurance Agent:	
Policy No.:	
Personal Liability: Insurance Agent:	Phone:
Policy No.:	Expires:
UTILITIES:	Solar Panel: ☐ Yes ☐ No
	_
Electric Co.:	
· · · · · · · · · · · · · · · · · · ·	
Location of gas meter:	
Water and Sewer Co.:	
Location of main cut off valves:	
Telephone Co.:	

Internet/Cable	Co.:		Phone:	
Trash Co.:				
Recycle Day:_			Trash Day	:
Fuel Oil Co.: _				
	f Tank:			
	on of fuel tank:			
Septic Tank Co	0.:		Phone:	
Attach	copy of septic tank, se	ptic field and distribution	on box locations.	
Date la	ast pumped:			
HEATING ANI	D AIR CONDITIONING	•		No. of Zones:
Type of Heat:	☐ Forced Air ☐ F	lot Water 🔲 Geothe	rmal \square	Gas Oil Electric
☐ Furnace: M	lake:	Model No.:		Gas Oil Electric
Service Contra	act Co.:	Expires:	Phone:	
☐ Heat Pump	: Make:		Model No.:	
Service Contra	act Co.:	Expires:	Phone:	
☐ Central Air:	Make:	Model No.		Gas _ Electric
Service Contra	act Co.:	Expires:	Phone:	
☐ Window/Wa	all Units: No. of Units:	Make(s):	Mode	el No.:
☐ Hot Water I	Heater: Make:	Age:	Ca	oacity:
				Gas Oil Electric
☐ Electronic A	Air Filter: Make:		Location:	
☐ Other Filter	s: Make:		Location:	
☐ Humidifier:	Make:		Model No.:	
☐ Fire Place/	Woodstove: Working: [☐ Yes ☐ No Date	e of Last Service/Cl	eaning:
APPLIANCES	: Provide all instructions	s/care hooklets availah	ale	
	Opener:		No.: (Rem	ote Controls)
			,	
rioingoratori				
Stove:				
	☐ Gas ☐ Electric			
Disposal:				Size:
-				Portable Built-in
	<u></u>		<u> </u>	
Service Contra	act Co :	Evnires:	Phone:	
	Hood: Age:			
Washer:				
Washion				
Dryer:				
·- y 				
Microwave:				
				Counter _ Built-in

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