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Page 1 of 6 Document updated:

Image: Content is a serie of the series	Ρ	ROPERTY		AGREEN	IENI	February 2016
1. Owner:	© _R	association of	Any change in the pre-printed lan No representations are made as to including tax consequences thereo	nguage of this form o the legal validity, a of. If you desire legal,	must be made in a prominent manner. dequacy and/or effects of any provision, tax or other professional advice, please	REALTOR®
2. Broker:		1. PARTIES				
2. Broker:	1	Owner [.]				
2. EMPLOYMENT 3. Over employs and appoints Broker as Owner's sole and exclusive agent to lease, operate and manage the Property located at Property Address: 4. Property Address:						
 3. Owner employs and appoints Broker as Owner's sole and exclusive agent to lease, operate and manage the Property located a Property Address:					SALESPERS	
 4. Property Address:	3.			d exclusive agent to	b lease, operate and manage the Pro	operty located at
 5. City:	4.	Property Address:				
 7. thereon as set forth on the attached addendum or, upon the following terms 8. Addenda Incorporated: The following addenda are attached hereto and incorporated herein by reference: 9	5.	City:	C	ounty:	AZ Zip:	
 Addenda Incorporated: The following addenda are attached hereto and incorporated herein by reference: 	6.	Legal description:			("Property"), and any	personal property
 9	7.	thereon as set forth on the a	ttached addendum or 🗌		, upon th	e following terms
 0	8.				ted herein by reference:	
1. Term: This Agreement shall commence on the	9.	□				
 2. Date") and shall end on the day of months years unless otherwise cancelled or terminate as provided for herein. Broker shall send Owner a reminder notice at least thirty (30) days prior to each renewal date. 5. This Agreement shall be immediately and automatically terminated by: (i) the sale, transfer or ther disposition of legal and beneficie. 6. title to the Property, except for a transfer of the Property to a trust or other legal entity controlled solely by Owner; (ii) condemnation of the Property or (iii) complete destruction of the Property. 8. Cancellation: Either party may cancel this Agreement upon thirty (30) days notice or 9. If Owner cancels this Agreement prior to the Termination Date or any extension thereof, Owner shall pay Broker an earl cancellation fee of 11. Broker may cancel this Agreement immediately by notice to Owner in the event that: (i) a notice of trustee's sale or judicial or forelosure is recorded against the Property; (ii) Owner fails or refuses to comply with any rule, order, determination, code, ordinance or law of any governmental authority; (iii) Owner refuses to correct a hazardous condition on the Property. 4. Either party may cancel this Agreement, Owner shall assume all contractual obligations and payment of all outstanding amounts du expenses previously incurred but not yet invoiced, and to close accounts. Broker shall deliver to Owner the balance of any monie expenses as required by law. 1. Tenant Deposits Upon Termination/Cancellation: If this Agreement is terminated due to trustee's sale, judicial foreclosure or other dispusite with Agreement. Broker may withhold funds as permitted by law. 1. Tenant Deposits Upon Termination/Cancellation: If this Agreement is terminated due to trustee's sale, judicial foreclosure or other dispusite by law. If this Agreement is terminated due to trustee's sale, judicial foreclosure or other dispusite due posits due tenant	10.					
 Agreement shall renew automatically for a period of [] (30) days prior to each renewal date. This Agreement shall be immediately and automatically terminated by: (i) the sale, transfer or other disposition of legal and beneficie title to the Property, except for a transfer of the Property to a trust or other legal entity controlled solely by Owner; (ii) condemnatio of the Property or (iii) complete destruction of the Property. Cancellation: Either party may cancel this Agreement upon thirty (30) days notice or		Term: This Agreement shall	commence on the	day of	,,	("Commencemen
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32. sale, judicial foreclosure or other forfeiture by Owner, any refundable tenant deposits will be forwarded to the Owner after notice has 33. been given to the tenant as required by law. If this Agreement is terminated due to trustee's sale, judicial foreclosure or othe 44. forfeiture by Owner, any refundable tenant deposits due tenant shall be released to the tenant.		pertaining to the Property expenses previously incurr	or arising from this Agreement. ed but not yet invoiced, and to	Broker may withhol close accounts. Bro	d funds as permitted by law to pay a oker shall deliver to Owner the balance	ny amounts due ce of any monies
	32. 33.	sale, judicial foreclosure or been given to the tenant	other forfeiture by Owner, any as required by law. If this Ag	refundable tenant de reement is terminat	eposits will be forwarded to the Owne and due to trustee's sale, judicial for	r after notice has
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			Property Management Agreement	February 2016		>>

OWNER

OWNER

3. BROKER RESPONSIBILITIES

36.	Management and Leasing: Broker shall use its best efforts to: (i) Manage, supervise the maintenance of, and operate the Property.
37.	(ii) Lease or rent the Property, including negotiating for and entering into leases on behalf of Owner, for terms not in excess of:
38. 39. 40.	 days month(s) year(s) and rent in the amount of \$ or as otherwise agreed upon or accepted by Owner; (iii) Collect rents, deposits, and other fees.
43. 44. 45. 46. 47.	regulations or governing homeowners' association. Owner 🗌 does 📄 does not authorize Broker to install and use a lockbox on the Property containing the key to the Property. Owner acknowledges that a lockbox will permit access to the Property by other brokers, with or without potential tenants. Owner further acknowledges that, from time to time, unauthorized persons may have gained access to properties using lockboxes, and Broker is not insuring Owner or any occupant against theft, loss or vandalism resulting from any access. Owner agrees that the Property will not be advertised through MLS unless Owner executes and delivers to Broker a separate written agreement for listing the Property in the MLS.
48.	(OWNER'S INITIALS REQUIRED)
	Tenant Performance: Broker shall make reasonable efforts to screen potential tenant(s) and to collect rents, but does not guarantee future performance of tenant(s) and is not obligated to refund to Owner any compensation or commissions in the event of tenant breach.
52. 53. 54. 55. 56.	Repair and Maintenance: Broker shall assist Owner in the employment and supervision of all labor and contractors required for the repair and maintenance of the Property at Owner's expense. All labor and contractors shall be deemed sub-contractors of the Owner and not the Broker unless otherwise agreed in writing, and Broker shall not be liable or responsible for their acts, defaults or negligence. Owner shall approve all expenditures in excess of \$ for any one item, including repairs to be paid by deductions from tenant's deposits, except that no Owner approval shall be required for recurring operating expenses or emergency repairs if in the sole discretion of the Broker such repairs are necessary to protect the Property from damage or to maintain services to the tenant as required by the lease(s).
59.	Property Management Trust Account: Broker shall deposit all Property rents, miscellaneous income, tenant security deposits and Owner's reserve funds into Broker Property Management Trust Account(s) ("PMTA"), which shall be maintained as required by law. The PMTA may earn interest, which shall be paid to Broker as additional compensation for Broker's services.
62. 63.	Disbursements: Broker shall disburse to Owner by the day of the month or the first business day thereafter, rent and other funds due and collected, after deducting all fees, bills or other amounts due, Broker compensation, commissions, and other operating expenses and funds required to maintain the reserve account. Broker shall not disburse tenant's refundable security deposits, prepaid rent or other prepaid funds to Owner until earned, unless instructed otherwise by Owner.
	Accounting Report: Broker shall issue Owner a report with an accounting of all funds collected and/or disbursed on the Owner's behalf, including the balance of the tenant security deposits
67.	in monthly in quarterly in annually in other or as otherwise required by law.
69. 70.	Tax Reporting: Broker shall report Owner income as required by law and issue Owner an IRS 1099 Miscellaneous Income form for all funds received for tax purposes. Owner agrees to complete a W-9 or other applicable income reporting form with an accurate Social Security Number or Tax Identification Number and address, in addition to any other requested information or required tax reporting form, and to notify Broker if changes require the information to be updated.
	Personal Information: Broker shall comply with all applicable laws concerning the retention and disclosure of personal and financial information obtained from both Owner and tenant.
	4. OWNER REPRESENTATIONS AND RESPONSIBILITIES
75. 76.	Owner Representation: Owner represents that (i) Owner has the legal authority to lease the Property, (ii) no other real estate broker represents Owner in connection with the Property; (iii) there is no pending or anticipated sale, exchange, transfer, foreclosure, bankruptcy or other proceeding that could affect the ability to lease the Property. Owner shall immediately notify Broker of any changes in these representations.
79. 80.	Disclosure: Owner shall disclose in writing all material (important) facts regarding the Property to Broker, including all physical, environmental, and other conditions that affect the Property and any violations of applicable building, zoning, fire, health, and safety codes. Owner shall immediately notify Broker of any changes in the disclosures made herein or otherwise. Owner acknowledges that the failure to make legally required disclosures may result in civil liability. (OWNER'S INITIALS REQUIRED)
JL.	OWNER OWNER
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OWNER

Property Management Agreement >>

83. Lead-Based Paint: Owner shall comply with all lead-based paint laws. If the Property was built prior to 1978, Owner shall notify Broker of any 84. known lead-based paint ("LBP") or LBP hazards in the Property and provide Broker with any LBP risk assessments or inspections of the Property.

85. Further, Owner shall use EPA Lead-Safe certified contractors to perform renovation, repair or painting projects that disturb lead-based paint.

86. Swimming Pool Barrier Regulations: Owner, at Owner's expense, shall comply with all applicable state, county, and municipal 87. swimming pool barrier laws or regulations prior to the Property being occupied.

88. Documentation: Owner shall provide to Broker copies of all relevant documents pertaining to the Property, including but not limited

89. to, covenants, conditions, and restrictions (CC&Rs), homeowners association governing documents, service contracts, leases/rental 90. agreements, notices of pending special assessments, association fees, claims or litigation, personal property lists and any other

91. agreements, documents, studies, or reports relating to the Property.

92. **Responsibility to Tenant:** Owner shall fulfill all Owners' obligations to tenant pursuant to the lease/rental agreement and as 93. required by law.

94. Authorized Access: Owner shall not visit Property or contact tenant without five (5) business days or 🗌 _____ business days prior

95. notice to Broker to allow Broker sufficient time to provide tenant with any legally required notice. Owner shall not enter the property 96. unless accompanied by the Broker.

97. Inquiries/Negotiations: Owner shall refer all inquiries regarding the Property, including inquires regarding lease or lease renewals, 98. to Broker and all negotiations regarding the Property shall be conducted solely by or under the direction of Broker.

99. Sale or Transfer of Property: In the event Owner decides to sell, exchange or transfer the Property, Owner shall notify Broker immediately.

100. **Foreclosure:** Owner shall pay all loan obligations, property taxes, association fees and any other obligations which could lead to a 101. foreclosure action. Owner shall notify Broker and tenant within ten (10) days after receipt of notice of any trustee's sale or judicial 102. foreclosure related to the Property, or as otherwise prescribed by law.

103. **Broker's Employees:** Owner shall not hire or contract with any employee of Broker to do any work or perform any service related to 104. the Property without Broker's written consent.

105. **Registration, Licensure and Tax:** Owner, at Owner's expense, shall register the Property with the County Assessor and, if residing 106. out-of-state, designate a statutory agent who lives in Arizona to accept legal service on behalf of Owner. Owner agrees to purchase 107. any business license or other license required by the applicable governmental authority and pay any fees or taxes when due.

113. **Insurance:** Owner, at Owner's sole expense, shall maintain adequate Property insurance, public liability insurance and any other 114. necessary insurance on the Property, in an adequate amount to protect the interests of Owner and Broker. Owner shall name Broker 115. as co-insured on all insurance policies covering the Property and provide Broker with Certificates of Insurance or copies of the 116. policies. Such insurance shall remain in full force and effect during the term of this Agreement and any renewals thereof.

117. Legal and Tax Advice: Owner recognizes, acknowledges, and agrees that Broker is not qualified or licensed to provide legal or tax 118. advice. Only an attorney is qualified to represent the Owner in court. Owner shall consult with an attorney, professional tax 119. consultant, or other qualified licensed professional to advise Owner with respect to legal or tax issues.

120. **Release of Claims:** Owner hereby expressly releases, holds harmless and indemnifies Broker from any and all claims liability, 121. damages or legal actions arising from the management of the Property, including liability from any injury suffered by an employee or 122. other person on the Property, liability in connection with any trustee's sale or judicial foreclosure of the Property or in connection with 123. prior management of the property and/or any deposits not released to the Broker. Owner agrees to promptly and diligently defend, at 124. Owner's sole expense, any claim, legal action or other proceeding brought against the Broker arising from the management of the 125. Property, except in the case of Broker's willful misconduct and/or gross negligence. Owner agrees to reimburse Broker for any 126. monies which the Broker expends in connection with, or in defense of, any claim, civil or criminal action proceeding, charge or 127. prosecution made, instituted, or maintained against Broker, or Owner and Broker jointly or severally.

128.		VNER'S INITIALS REC	QUIRED)	OWNER	OWNER
	Property Management Agreement • February 2016				>>
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	<u>5.</u> CO	OMPENSATION
	Owner a	agrees to compensate Broker for services rendered as set forth below.
		ement Fees: Management fee(s) will be charged each month during the term of this Agreement regardless of whether or no perty is occupied by a tenant, as follows:
		Owner agrees to pay Broker a management fee of when the Property is leased to a tenant.
•		Owner agrees to pay Broker a management fee of when the Property is vacant.
		Owner agrees to pay Broker
).		
).	Manage	ment fees shall not be charged on sales tax.
2.		J Commission: Owner agrees to pay Broker a commission ofif Broker produces a
3. I.		willing and able tenant, or if a rental of the Property is made by Owner or through any other broker, or otherwise, during the the high sector of the sector
5.		lovers or rental renewal, regardless of whether or not this Agreement has expired.
	Sales C	ommission: Owner agrees to pay Broker a commission of if during the term o se of the Property, including any renewals or holdovers, or within days after lease termination, any tenant o
		heirs, executors or assigns enter into an agreement with Owner to purchase the Property.
		aneous Owner Fees: Owner agrees to pay Broker the following fees for additional services:
).		Initial clean up /Property preparation fee: \$
1.		Set up fee: \$
2.		Marketing and Advertising fee: \$
3.		Insurance coordination fee: \$
4. -		Document duplication fee: \$
5.		Re-key fee: \$
). ,		Statutory agent fee: \$
		Other:
5.		
).	Otherse	
		rofessional service fees shall be established by separate written agreement.
		does does not charge for in-house services. (Explain)
		aneous Tenant/Third Party Fees: Owner agrees that Broker may charge the tenant the following fees, which Broker sha s additional compensation for services:
5.		Application fee: \$
5.		Not Sufficient Funds (returned check) fee: \$
		Service of notice fee: \$
5.		Late fee: \$
).		Other:
	ASSOC	SSIONS PAYABLE FOR THE SALE, LEASING, OR MANAGEMENT OF PROPERTY ARE NOT SET BY ANY BOARD OF IATION OF REALTORS®, OR MULTIPLE LISTING SERVICE, OR IN ANY MANNER OTHER THAN BETWEEN THE
•	BROKE	R AND OWNER.
		>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>>

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6. REMEDIES

173. Alternative Dispute Resolution: Owner and Broker agree to mediate any dispute or claim arising out of or relating to this 174. Agreement. All mediation costs shall be paid equally by the parties. In the event that mediation does not resolve all disputes or 175. claims, the unresolved disputes or claims shall be submitted for binding arbitration. In such event, the parties shall agree upon an 176. arbitrator and cooperate in the scheduling of an arbitration hearing. If the parties are unable to agree on an arbitrator, the dispute 177. shall be submitted to the American Arbitration Association ("AAA") in accordance with the AAA Arbitration Rules for the Real Estate 178. Industry. The decision of the arbitrator shall be final and nonappealable. Judgment on the award rendered by the arbitrator may be 179. entered in any court of competent jurisdiction. Notwithstanding the foregoing, either party may opt out of binding arbitration within 180. thirty (30) days after the conclusion of the mediation conference by notice to the other and in such event either party shall have the 181. right to resort to court action.

182. Attorney Fees and Costs: The prevailing party in any dispute or claim arising out of or relating to this Agreement shall be awarded 183. their reasonable attorney fees and costs. Costs shall include, without limitation: attorney fees, expert witness fees, fees paid to 184. investigators, and arbitration costs.

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199.	
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203.	

# 7. ADDITIONAL TERMS AND CONDITIONS

204. Equal Housing Opportunity: Broker and Owner shall comply with all federal, state and local fair housing laws and regulations.

205. Assignment: Neither Broker nor Owner may assign any rights or obligations pursuant to this Agreement without the prior 206. consent of the other, and any attempted assignment without consent shall be void and of no effect.

207. **Other Owners:** Owner acknowledges and agrees that Broker may now or in the future represent other owners and tenants of 208. other similar properties.

209. Arizona Law: This Agreement shall be governed by Arizona law and jurisdiction is exclusively conferred on the State of Arizona.

210. Notices/Statements/Reports: Unless otherwise provided, delivery of all notices, statements, reports, and disbursements ("Notice")

211. required or permitted hereunder shall be in writing addressed to Owner or Broker as indicated in Sections 8 and 9 and deemed

212. delivered and received when: (i) hand-delivered; (ii) sent via facsimile transmission; (iii) sent via electronic mail, if email addresses 213. are provided herein; (iv) sent by recognized overnight courier service, or (v) sent by U.S. mail, in which case the Notice shall be

214. deemed received when actually received or five (5) days after the notice is mailed, whichever occurs first.

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### Property Management Agreement >>

8. <u>OWNER</u>

215. Days: All references to days shall be deemed to be calendar days unless otherwise provided.

216. Entire Agreement: This Agreement and any addenda and attachments shall constitute the entire Property Management Agreement

217. between Owner and Broker, shall supersede any other written or oral agreements, and can be modified only by a writing signed by

218. Owner and Broker. Invalidity or unenforceability of one or more provisions of this Agreement shall not affect any other provisions of

219. this Agreement. The failure to initial any page of this Agreement shall not affect its validity or terms.

220. The undersigned agree to the terms and conditions set forth herein.

ADDRESS			DRESS			
CITY	STATE	ZIP CODE CI	ΓY	STAT	Ē	ZIP CO
TELEPHONE	FAX	TE	LEPHONE	FAX		
EMAIL		E	IAIL			
EMERGENCY CONTACT AUT	THORIZED TO ACT ON OWNER'S B	EHALF TELEPHONE		EMAIL		
9. <u>BROKER</u>						
BROKER SIGNATURE		MO/DA/YR =	SALESPERSON'S S	GIGNATURE		MO/DA
PRINT SALESPERSON'S NAM			AGENT CODE	-	MO/DA/YR	
	VIE		*	-	MO/DA/TR	
BROKER FIRM NAME			FIRM CODE			
ADDRESS				STATE	ZIP CODE	
TELEPHONE		FAX				
EMAIL						
For Broker Use Only: Brokerage File/Log No	o Manage	r's Initials	Broker's Initial	s	Date	
	Property Management Agr Copyright © 2016 Arizona Associatio	eement ,February 2016 n of REALTORS®. All rights	eserved.	itials>		<b></b>