



Opening Doors.

33313 – 1ST WAY SOUTH FEDERAL WAY, WA 98003 BUS. (253) 874-3200 FAX (253) 838-0760

PROPERTY MANAGEMENT AGREEMENT

(Lease Only – No Continued Management)

This AGREEMENT, made this	day of	day of , 2014 between:		
	hereinafter designated as	s "Owner" and Coldwell Banker C	ommercial Danforth &	
Associates, Inc. Property Management	nt, hereinafter designated a	s "Agent". In consideration of the	mutual promises and	
covenants herein contained, Owner an	nd Agent hereby agree as foll	ows:		
1) EXCLUSIVE AGENCY. The Owner	hereby exclusively appoints	Agent as his representative to rent	and lease the property	
known as:		, for a period of one year beg	jinning on the	
day of	, 2014 and thereafter for a	annual periods unless on or before	thirty (30) days prior is	
given by either party, in which case, th	is agreement will be consider	red terminated 30 days from receipt	of said notice. Should	
this Agreement be terminated by the C	wner within the first one hun	dred and twenty days (120) from the	e aforementioned date,	
a set-up fee of \$500.00 will be due to t	he Agent from the Owner up	on cancellation.		

- 2) RENTING OF PREMISES. Agent shall use its best efforts in disposing of vacant space to desirable tenants, and to this end is authorized on behalf of Owner to enlist the services of other real estate brokers. Rents established will be in keeping with comparable rents in the area and in the best interests of the Owner.
- 3) MARKETING. Agent shall pay for such marketing as part of the property leasing service. Owner agrees to Agent's periodic review and adjustment of rental amount to respond to current market conditions.
- 4) AGENT TO NEGOTIATE LEASES. All inquiries for any lease or renewals or agreements for the rental or operation of the premises or any part thereof shall be referred to Agent. All negotiations and signing shall be conducted solely by or under the direction of Agent. Owner authorizes agent to screen applicants personally and/or hire professional services to do same.
- 5) COLLECTION OF RENT. Agent shall **not** manage the property and will **not** collect the rents and other income there from.
- 6) LEGAL PROCEEDINGS. Agent will **not** institute any legal actions or proceedings for the collection of rent or other income from the property or the ousting or dispossessing of tenants or other persons there from, and such expense may include the engaging of counsel for any such matter. This agreement shall be construed under the State of Washington, and choice of jurisdiction and venue for any suit shall be the state and county where the subject property is located.
- 7) MAINTENANCE. Agent will **not** make or cause to be made ordinary repairs and/or alterations to the premises, make contracts for gas, fuel, water, trash collection or other services, and to purchase supplies and material after the commencement date of the lease. It is expressly understood and agreed that all individuals or firms providing maintenance or services are doing so on behalf of Owner only, and not Agent, and Agent is in no way liable to such providers for their compensation, and Agent is in no way liable to Owner or others for any act or omission on the part of any such provider. It is the Agent's policy to use only licensed and insured vendors.
- 8) STATEMENTS. Agent shall render to Owner a final statement of receipts and disbursements, remitting any balance shown to be due Owner. The disbursements shall include the compensation of Agent on the basis hereinafter provided. Agent shall cause all employees of the Agent who handle or are responsible for the safe-keeping of any monies of the Owner to be covered by indemnity insurance in an amount and with a company determined by the Agent.
- 9) OWNER FISCAL RESPONSIBILITIES. Owner shall reimburse Agent promptly for any monies which Agent may elect to advance for the account of Owner. Nothing herein contained, however, shall be construed to obligate Agent to make any such advances.
- 10) SEPARATION OF OWNER'S MONIES. All monies received by Agent for or on behalf of Owner (less any sums properly deducted by Agent pursuant to any of the provisions of this Agreement) shall be deposited in the bank in a General Account maintained by Agent. Agent will not be held liable in event of bankruptcy or failure of a depository.

- 11) SECURITY & DAMAGE DEPOSITS. Agent shall collect but **not** deposit nor disburse tenant's security deposits in accordance with the terms of each tenant's lease. Owner shall pay tenant's interest upon such security deposits only if required by law to do so; otherwise, any interest earned on tenant's security deposits is to be retained by Owner as compensation for administering these funds. Owner shall comply with all applicable state or local laws concerning the responsibility for security deposits and interest, if any.
- 12) RENT SCHEDULE. Rents shall be collected by Owner as follows: All rents prorated to the first of each month, and are due by the 1st business day of each month.
- 13) SAVE HARMLESS. Owner agrees to hold and save Agent free and harmless from damage or injuries to person or property by reason of any cause under the express or implied directions of Owner. Owner will reimburse agent for any fees or legal expenses connected with defense of Owner/Agent against any claim or suit involving an alleged violation by Owner/Agent of any laws or regulations, unless Agent willfully or negligently incurred such violation, in which case Owner has no obligation to reimburse Agent for fees or legal expenses.

The Owner agrees to indemnify, defend, and save the Agent harmless from all claims, investigations and suits, and from all actions based upon Agents reliance of Owner's right, title, custody and possession of said premises with respect to Owner's authority to engage Agent for the purposes of this agreement and Owner hereby warrants his is the only party in title to the property, other than existing mortgage liens.

14) INSURANCE.	Owner agrees to carry at C	Owner's expense, public liabi	lity insurance as may b	e necessary for the
protection of the in	iterest of Owner and Agent. Age	ent shall be named as addition	nal insured and shall be f	urnished a certificate
of insurance within	n twenty (20) days from the da	te of this agreement. All sa	aid policies shall provide	that the Agent shall
receive thirty (30)	days notice prior to cancellatio	on of the policy. Should Agen	t be required to supervis	e and/or arrange for
major repairs due	to fire, flooding, and/or any ot	her major damage, Owner th	en agrees to pay Agent	a service fee of ten
percent of the total	l cost involved.			
Policy #	Company	Agent	Phone	

15) MANAGEMENT FEE. There is no management fee to be collected with this agreement.

- 16) LEASING FEE: Owner agrees to pay to Agent a sum equivalent to one month's rent for up to a one year lease. This agreement shall be effective upon receipt of Owner's payment to Agent of a \$500.00 deposit, in advance.
- 17) OWNER DEPOSIT. There is no owner deposit with this agreement
- 18) APPLIANCES WARRANTED. Owner agrees to maintain all appliances supplied by Owner in accordance with Washington State Law.
- 19) RESIDENTIAL LANDLORD/TENANT ACT OF WASHINGTON STATE, RCW 59.18. Owner acknowledges awareness of this statute and understands Agent will act according to its provisions.
- 20) FAIR HOUSING/DISCRIMINATION LAWS. Owner acknowledges awareness of these statutes and understands Agent will act according to their provisions.
- 21) AGENCY Coldwell Banker Property Management is acting as general agent on behalf of the Owner in regards to this property. Owner hereby acknowledges receipt of the *Law of Agency* pamphlet as required by law.
- 22) HAZARDOUS WASTE. If at any time during or after the term of this agreement, the premises are found to be contaminated with hazardous waste, Owner agrees to indemnify and hold Agent harmless from all claims, demands, actions, liabilities, costs, expenses, damages and obligations of any nature arising from or as a result of said hazardous waste. The foregoing indemnification shall survive the termination or expiration of this agreement.
- 23) LEAD-BASED PAINT. If the property includes housing that was built before 1978, then the Addendum entitled "Disclosure of Information on Lead-Based Paint and Lead-Based Hazards" must be attached to this Agreement unless this lease/rental transaction is exempt from all applicable federal regulations.
- 24) EMERGENCY CONTACT. Owner agrees to provide Agent with an emergency contact that has the written authority to make decisions pertaining to the leasing of the premises in the event Owner cannot be reached.

Emergency Contact Name Phone Relationship

- 25) RENT READY CONDITION. Owner agrees to do the following upon vacating the property:
 - a) Leave utilities **ON** (and thermostat set at 55° October through April to prevent freeze damage) while property is vacant.
 - b) Have smoke alarms installed on each floor or for the existing smoke alarms to be in good working order, to be tested and have fresh batteries and meet other requirements per your local jurisdiction. COLDWELL BANKER

recommends the installation of a Carbon Monoxide detector in all properties with gas heat, oil heat, propane heat, or gas fixtures.

- c) Owner agrees to supply the utility companies with permission slips authorizing them to bill Owner, c/o Coldwell Banker (i.e. water/sewer).
- d) Professionally service gas/oil furnaces.

	_ PROVISIONS/INFORMA						
YEAR BUILT: BEDROOMS: BATHS:				STYLE:		ET:	
RENTAL RANGE		\$		WATERBEDS			
	ITY DEPOSIT AMT.:	NI Flag		PETS:		Case by Case	
	(<u>circle one) Gas C</u> NCE CONTRACTS:	Dil Elec.		SMOKERS:	YES NO	OUTSIDE ONLY	
	INTENANCE PROVIDED	BV (Check one))	Tenant	Landlo	rd	
	RES: Water heater						
	tilities shall be paid as ind						
UTILITY	PROVIDER	O or T Pays		PROVIDER		O or T Pays	
Water			Gas				
Sewer			Phone				
Garbage			Cable				
Electricity	,		Oil				
28) When a hou heat, drainage, retenant creates the following prevent a) Automatic s b) Chimney ins c) Roof and gu d) Annual serv e) Septic Tank 29) Owner agree To improve the seption following, at Owner	es ever freeze? yes / no (se/condo is turned over to oof, etc. The law require e problem. We should be ative maintenance should prinkler systems draining 8 epection and cleaning (yea tter cleaning. Date of last icing of furnace. Date of last icing of furnace bate of last icing of furnace. Oate of last icing of furnace. Cate of last icing of furnace of last icing of furnace. Cate of last icing of	a tenant, it is as es that all system to informed of a be done on a regard with the control of t	esumed that ms function ny problems gular basis a protect from ves and inse ervice: t be supplied es, Regulation o, we recom	all systems are properly and are and they shou and are an Owne freeze. Does the rts). Date of last	in working or re the Owner lid be resolve er's responsible e property ha t cleaning:	der, i.e. plumbing, elect's responsibility, unlested prior to occupancy bility: Eve auto sprinklers? Y in the property	ss the The 'N
yes no yes no	Carpets: Pro Windows: Pro Drapes/blinds: Pro Fumigation: Pro	ofessionally clea ofessionally clea ofessionally clea ofessionally clea ofessionally don stalled on all outs	ined ined ined e if domestio	c animals have li	ved on prem	ses	

yes no Garbage:

yes no Chimneys:

yes no Wall Heaters:

Removed

Inspected & cleaned once a year

Vacuumed and cleaned once a year

INVENTORY LIST -- Items left for Tenants use:

ITEM	YES/NO	BRAND / MODEL / COMMENTS
Refrigerator/Freezer		
Stove/Oven		
Dishwasher		
Microwave		
Garbage Disposal		
Washer		
Dryer		
Hot water Tank/ Serial #		
Furnace: Gas Electric		
Wood stove/Insert/Fireplace		
Curtains/Rods/Blinds		
Chandelier		
Ceiling Fan/Light		
Garage/Carport		
# of Garage Door Openers		
# of Keys		
Fenced Back/Front		
Security System/Sprinkler		
Other		

THIS AGREEMENT shall be binding on the parties hereto, their heirs, executors, administrators, successors, assigns, and contains the final and entire agreement between the parties hereto and neither they nor their agents shall be bound by any terms, conditions, statements, warranties, or representations, oral or written, not herein contained, and may not be changed orally but only in writing signed by both parties. If one or more provisions or clauses of this agreement shall be held invalid or unenforceable, such sections shall be deemed severable and the remainder of this agreement shall be deemed valid and in full force and effect.

OWNER:		DATE:			
	Signature				
PRINT NAME		SS#	SSN required before owner payment can be made		
			SSN required before owner payment can be made		
ADDRESS		01.00.100			
	House Number & Street	City/State/Zip			
	Home Phone	Work Phone	Fax #		
EMAIL					
AGENT:		DAT	ΓΕ: <u> </u>		
	Signature				
Managing Brok	er's Approval:	Byron K. Hiller	Date:		
		Dyfor K. Filler			

ADDENDUM TO CONTRACT

1. Additional Owners:					
	Name:	Telephone:	Email:		
	itial) mitigate the problem until the p	property manager can be read	ur emergency number. A contractor will to shed. The owner agrees to pay the cost o ntained in the owner's account. The numb	f immediate	
			y, or has unconditional authority to execu not subject to current legal actions or fo		
		spection forms and transfer t	nant and lease, and not the management enant information to owner. The Manage		
	Insurance: Owner authorizes Agent to coritial) obtain proof of insurance. Age	ntact Owner's insurance agen nt will recommend to tenant t	t as stated in INSURANCE paragraph (1- nat they secure "Renter's Insurance".	4) of this contract to	
6.	and visits every 6 months. b. Representation at court he c. Rent board hearings. d. Depositions. e. Homeowner meetings. f. Property tax assessment a g. Insurance claim related pa h. Department of building ins i. Other exceptional building	ent of the property. (Agent w) earings. appeal hearings. apperwork and estimates. apection, Director hearingrelated events.	Il complete a move-in visit, a first month visit, a first month visit.		
7.	Normal property management preparing property for rental, s damage restoration projects; o debt collection, counseling, or included in normal property mayork begins.	does not include providing or ale or refinancing; supervisin btaining income tax, account attending Owner's associatio anagement or specified above	hours will be provided to the Owner. n-site management services, property sally and coordinating modernization, rehabing or legal advice; advising on proposed not meetings. If Owner desires Agent to pee, a fee shall be agreed upon for these seen and the owner desires are seen as fee shall be agreed upon for these seen and the owner desires are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for these seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as fee shall be agreed upon for the seen are seen as feel	litation, fire or major new construction, rform service not	

Owner Initial: ______ Date: _____

Agent Initial: _____ Date: ____