PMA

PROPERTY MANAGEMENT AGREEMENT

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORS® (PAR).

Broker (Company)	Licensee(s) (Name)	
Company Address	Direct Phone(s)	
Company Phone	Cell Phone(s)	
Company Phone	Email	
Owner		
Owner's mailing address		
Phone E-mail		
Owner understands that this Property Management A Does Owner have a Property Management A If yes, explain: 1. PROPERTY	Agreement for this Property with another b	roker?
Address Municipality (city, borough, township)		ZIP
County	School District	Y
Zoning		
Present Use		
Identification (For example, Tax ID #; Pare	cel #; Lot, Block; Deed Book, Page, Recording	g Date)
(C) Ending Date: This Agreement ends3. RENEWAL TERM(A) This Agreement will AUTOMATICA	LLY RENEW at the Ending Date of this Agree less Broker or Owner gives at least	ement or at the end of any Renewal Term for
	n the Ending Date if no Renewal Term has bee	en selected above.
(C) Any renewal will be according to the 4. AUTHORITY OF BROKER	terms of this Agreement or any written change	es to this Agreement.
☐ Collect all rents and additional char ☐ Collect and account for security de ☐ Draw from the management account ☐ Draw from the management account ☐ Write and amend leases on behalf of ☐ Renew leases on behalf of Owner ☐ Execute and terminate leases on be ☐ Negotiate and settle disputes with to ☐ Institute legal proceedings and carry of ☐ Make inspections of the Property Bord of the	half of Owner enant out eviction proceedings against a tenant before a revoker feels necessary and report the condition intenance (see Maintenance paragraph) es and Expenses paragraph) d and distribute keys; and change locks tenants	om tenants when such amounts become due this Agreement (see Broker Fees paragraph) wher (see Utilities and Expenses paragraph) magisterial district justice (see Legal paragraph)
Broker/Licensee Initials: /	PMA Page 1 of 5	Owner Initials: /

Revised 7/13

	MAINTENANCE
57	(A) If elected in Paragraph 4, Broker may, at Owner's expense, hire contractors to perform any maintenance (upkeep, repairs and ren-
58	ovations) that Broker deems necessary to preserve the Property in its present operating condition, comply with lease requirements
59	governmental regulations and/or insurance requirements. Broker may only contract for the performance of maintenance up to
60	\$ (\$250 if not specified) per single instance without prior permission from Owner. Instances costing more than the
61	amount in this paragraph must have prior approval by Owner.
62	(B) In the case of an emergency, Broker may, at Owner's expense, perform maintenance without prior approval, even if it exceeds the
63	dollar amount in paragraph 5(A). An emergency is an action required to be taken immediately to avoid the suspension of any
64	essential service to the Property, or to avoid, eliminate or remedy a risk of serious bodily harm to an individual lawfully on the
65	Property.
66	(C) Broker will make available to Owner documentation for any maintenance that is performed.
67	(D) Broker's fee for performing maintenance, per instance, is:
68	\$% of the maintenance cost Other
69	% of the maintenance cost
70	☐ Other
71 6.	BROKER FEES
72	(A) Broker's Fee is% of gross rental income, or \$ per month (\$ per year).
73	whichever is greater.
	(D) Drokov's Administrative Fee is
74	(B) Broker's Administrative Fee is
75	(C) Other
76	
77	(D) Owner will reimburse Broker for any expenditures made on behalf of Owner in managing and maintaining the Property. Broker
78	will provide owner with supporting documentation, such as receipts or invoices, where possible.
79	(E) Broker may deduct Broker's Fee and all other fees and reimbursements described in this paragraph from gross receipts and col-
80	lections received before remitting the balance of the receipts and collections to Owner.
82	Owner shall purchase and maintain, at Owner's expense, comprehensive general liability insurance coverage with a minimum com-
83	bined single limit for bodily injury, personal injury and property damage in scope and amounts adequate to protect the interests of
84	Owner and Broker, but not less than \$ Such insurance shall include Broker as an additional insured and shall require at least thirty (30) days advanced written notice of cancellation or non-renewal be given to Broker. Broker has advised
85	shall require at least thirty (30) days advanced written notice of cancellation or non-renewal be given to Broker. Broker has advised
86	Owner to consult with his insurance broker and/or agent to determine additional coverages and amounts of coverage advisable for
87	Owner's protection. Broker cannot institute an insurance claim on Owner's behalf.
	LIABILITY AND INDEMNIFICATION
89	(A) Broker shall not be liable for any act, omission or error of judgment, nor shall Broker be liable for any condition, change, deterio-
90	ration, defect of the property, or failure of any of its systems unless Broker is guilty of gross negligence or intentional misconduct.
91	(B) Owner shall indemnify, defend and hold harmless Broker, its principals, and employees from any liability imposed upon Broker,
92	adjudicated or otherwise, by (a) all claims and suits for damages arising in connection with or in any manner relating to the
93	Property including, but not limited to, the management of the Property, (b) liability for injuries suffered by any person in or about
94	the Property including, but not limited to, adjacent curbs and sidewalks (c) liability for property damage, and (d) all costs and
95	expenses, including counsel fees for attorneys of Broker's choosing, in connection with the foregoing.
96 9.	OWNER REPRESENTATIONS
97	(A) Owner will provide Broker:
98	1. All documents and information that are deemed necessary by the Broker to properly manage the Property including, but no
99	limited to, a survey, building plans and specifications, deed, variance or special exception approval, tenant leases, existing
100	security deposits, rental license, rental registrations documents, permits, and a list of current service providers, as applicable.
101	2. Keys and access to the Property
102	(B) Owner will:
103	1. Complete, amend and deliver to Broker any disclosures or notices required by law or a lease of the Property
104	2. Notify Broker if Owner becomes delinquent in the payment of: any mortgage or other encumbrance secured by the Property
105	property taxes, property insurance and/or Owners' Condominium or homeowner's association fees.
106	3. Refer all communication about property management to Broker.
107	(C) Owner will not:
108	1. Negotiate with any current tenant in the Property concerning any matter related to the management of the Property without
109	Broker's prior written approval
110	2. Enter into a property management agreement with another broker that begins before the Ending Date or the end of any Renewa
111	Term of this Agreement
112	(D) Owner will notify Broker immediately if Owner receives any notice of foreclosure. Owner has not received any foreclosure
	(D) Owner will notify Broker immediately if Owner receives any notice of foreclosure. Owner has not received any foreclosure notice(s), unless otherwise stated here:

Broker/Licensee Initials:____/__

116	10.	RESERVES		
117		(A) At the Start Date of this Agreement, Owner will deposit a Reserve Amount of \$		
118		(0 if not specified) with Broker to be held in a rental management account for Owner.		
119		(B) Broker may, at Broker's discretion, use the reserve to pay any expense related to the leasing and management of the Property.		
120		(C) If the rental management account balance falls below the Reserve Amount, Broker will notify Owner. Within days		
121		(5 if not specified) Owner will restore the rental management account balance to the Reserve Amount.		
122		(D) If Owner does not restore the rental management account balance as required, Broker may deduct and deposit into the account		
123	11	the amount(s) necessary to restore the Reserve Amount. DISBURSEMENT		
124 125	11.	(A) Broker will disburse the Disbursement Amount to Owner on the (last if not specified) day of the month. The		
126		Disbursement Amount is calculated by subtracting any expenses and the Reserve Amount from the balance of the account.		
127		(B) All disbursements will be made by check or electronic transfer, unless stated here:		
128		(D) The disoursements with our made by effect of electronic transfer, amost stated here.		
129	12.	BANKRUPTCY		
130		(A) Broker shall not be held liable in the event of bankruptcy or failure of the depository bank or savings and loan institution in		
131		which the monies due the Owner are deposited.		
132		(B) Broker shall not be held liable in the event of bankruptcy of Owner.		
133	13.	LEGAL		
134		Owner specifically authorizes Broker to send notices to tenants, and institute legal proceedings before a magisterial district justice		
135		to enforce the terms and obligations of the lease, such as collecting past due rent and recovering possession of the property from		
136	1.4	defaulting tenants. UTILITIES AND EXPENSES		
137	14.	Owner and Broker agree to pay for the charges for utilities and services provided for the Property as marked below. If a service is		
139		not marked as being paid by the Broker, it is the responsibility of Owner to pay for that service. Broker will not be responsible for		
140		paying for any utilities or service costs that exceed the balance of the rental management account. Broker is not responsible		
141		for loss of service if interrupted by circumstances beyond the Broker's control. Utility accounts paid by Owner must remain active		
142		in Owner's name until the Ending Date or the end of any Renewal Term. Owner will notify Broker if Owner receives any notices		
143		from utility companies of a pending termination of service. Owner will be in default of this Agreement if all utilities and services for		
144		which Owner is responsible do not remain active.		
145		Broker Owner Broker Owner		
146		pays pays pays		
147		□ □ Cooking Gas/Fuel □ □ Electricity		
148		☐ ☐ Cable/Satellite Television ☐ Internet		
149		☐ ☐ Heat (type) ☐ ☐ Hot Water (type) ☐ ☐ Cold Water		
150 151		☐ ☐ Parking Fee ☐ ☐ Cold Water ☐ ☐ Pest/Rodent Control/Bed Bugs		
152		☐ Recycling Removal ☐ Snow/Ice Removal		
153		☐ ☐ Sewage Fees ☐ ☐ Telephone Service		
154		□ Sewer Maintenance □ Lawn and Shrubbery Care		
155		□ □ Heater Maintenance □ □ Mortgage		
156		□ □ Property Taxes □ □ Licensing Fees		
157		☐ ☐ Condominium/Homeowners Association Fee ☐ ☐ Insurance		
158				
159		Comments:		
160		NOTICE TO DEPOSIT OF STATE OF DEVICE WORKING IN DEPOSIT AND		
	15.	NOTICE TO PERSONS OFFERING TO SELL OR RENT HOUSING IN PENNSYLVANIA		
162 163		Your attention is directed to the provisions of the Pennsylvania Human Relations Act, Act of October 27, 1955, as amended (43 P. S. § 951 et seq.). This law prohibits discrimination because of race, color, sex, religion, ancestry or national origin in the selling,		
164		leasing or financing of residential housing. All housing offered for sale is subject to the provisions of the law. In the rental of hous-		
165		ing, the provisions of the law apply to all residences except (1) single or two-unit buildings in which one of the units is occupied		
166		by the owner or lessee, and (2) rooms in a landlord-occupied rooming house with a common entrance. The only general category		
167		of housing which is exempt from the provisions of the law is housing owned by religious, charitable, educational, private and fra-		
168		ternal organizations, and used to promote the religious principles or the aims, purposes or fraternal principles for which such organ-		
169		izations were established. Note: An amendment to the Real Estate Brokers License Act of May 1, 1929, act of October 11, 1967,		
170		makes it unlawful for a real estate broker or salesman to accept a listing with an understanding that illegal discrimination in the sale		
171		or rental of housing is to be practiced. The rules and regulations of the Pennsylvania Human Relations Commission (16 Pa. Code §		
172		43.21) require that all licensed brokers or salesmen with whom you list your property for sale or rent shall give you a copy of this		
173		notice. The purpose of this notice is to help you comply with the fair housing provisions of the Pennsylvania Law.		
174		The municipality in which the Property is located may have enacted an ordinance or other law that extends the protections for access to housing to additional classes of individuals, such as gay lesbian bicayual and transgender individuals and couples. Broker and		
175		to housing to additional classes of individuals, such as gay, lesbian, bisexual and transgender individuals and couples. Broker and Owner are advised to check with your local municipality, representative from the Pennsylvania Human Relations Commission, or		
176		your own attorney for further guidance.		
177		John own amorney for further Surganice.		

Owner Initials:____/___

178 Broker/Licensee Initials:____/___

RECOVERY FUND

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Pennsylvania has a Real Estate Recovery Fund (the Fund) to repay any person who has received a final court ruling (civil judgment) against a Pennsylvania real estate licensee because of fraud, misrepresentation, or deceit in a real estate transaction. The Fund repays persons who have not been able to collect the judgment after trying all lawful ways to do so. For complete details about the Fund, call (717) 783-3658, or (800) 822-2113 (within Pennsylvania) and (717) 783-4854 (outside Pennsylvania).

184 17. GOVERNING LAW, VENUE AND PERSONAL JURISDICTION

- (A) The validity and construction of this Agreement, and the rights and duties of the parties, will be governed in accordance with the laws of the Commonwealth of Pennsylvania.
- (B) The parties agree that any dispute, controversy or claim arising under or in connection with this Agreement or its performance by either party submitted to a court shall be filed exclusively by and in the state or federal courts sitting in the Commonwealth of Pennsylvania.

18. LEAD PAINT

The Residential Lead-Based Paint Hazard Reduction Act says that any Landlord of property built before 1978 must give the Tenant an EPA pamphlet titled Protect Your Family From Lead in Your Home. The Landlord also must tell the Tenant and the Broker what the Landlord knows about lead-based paint and lead-based paint hazards that are in or on the property being rented. Landlord must tell the Tenant how the Landlord knows that lead-based paint and lead-based paint hazards are on the property, where the lead-based paint and lead-based paint hazards are, the condition of the painted surfaces, and any other information Landlord knows about leadbased paint and lead-based paint hazards on the property. Any Landlord of a pre-1978 structure must also give the Tenant any records and reports that the Landlord has or can get about lead-based paint or lead-based paint hazards in or around the property being rented, the common areas, or other dwellings in multi-family housing. The Act does not require the Landlord to inspect for lead paint hazards or to correct lead paint hazards on the property. The Act does not apply to housing built in 1978 or later.

Owner has no knowledge of the presence of lead-based paint and/or lead-based paint hazards in or about the Property, unless checked ☐ Owner has knowledge of the presence of lead-based paint and/or lead-based paint hazards in or about the Property.

Owner has no reports or records about lead-based paint or lead-based paint hazards on the Property unless stated below:

204 19. OTHER PROPERTIES

Owner agrees that Broker may list, show, rent and manage other properties to prospective tenants.

206 **20. CONFLICT OF INTEREST**

It is a conflict of interest when Broker or Licensee has a financial or personal interest in the property and/or cannot put Owner's interests before any other. If Broker, or any of Broker's licensees, has a conflict of interest, Broker will notify Owner in a timely manner.

MEDIATION

Owner and Broker will submit all disputes or claims that arise from this Agreement to mediation. Mediation fees, contained in the mediator's fee schedule, will be divided equally among the parties and will be paid before the mediation conference. This mediation process must be concluded before any party to the dispute may initiate legal proceedings in any courtroom, with the exception of filing a summons if it is necessary to stop any statute of limitations from expiring. Any agreement reached through mediation and signed by the parties will be binding. Any agreement to mediate disputes or claims arising from this Agreement will survive settlement.

22. THIS AGREEMENT

- (A) This Agreement constitutes the entire agreement of the parties. No prior understandings or representations of any kind shall be binding on either party unless reduced to writing contained within or incorporated and attached to the Agreement Without limiting the foregoing, Broker's services are limited to those specifically set forth in this Agreement and Broker has not been retained to provide (nor shall Broker be responsible to provide) any other services.
- (B) This Agreement may only be modified, altered, amended or assigned in writing by Broker and Owner.

23. **DEFAULT AND TERMINATION**

- (A) Owner is in default if Owner fails to pay Broker's Fees or fails to comply with any term, condition, or obligation contained in __ days (10 if not specified) of being notified by Broker of this breech. this Agreement within
- (B) Broker is in default if Broker fails to perform any of the terms, conditions or obligations set forth in this Agreement within days (10 if not specified) of being notified by Owner of this breech.
- (C) The non-defaulting party may terminate this Agreement if the other party is in default.

27	24. ENDING THIS AGREEMENT
28	(A) This Agreement will end at the Ending Date in paragraph 2, or if:
29	1. This Agreement is terminated according to paragraph 23. All fees will be due to Broker upon termination, or
30	
31	2. At least days (30 if not specified) have passed since Broker has given Owner notice that Broker cannot provide man-
32	agement services for the Property. No future fees will be due to Broker in this circumstance.
33	3. The Property is sold. Broker's Sales Coordination Fee is
34	4. The Property is uninhabitable for days (30 if not specified). All fees will be due to Broker, or

36 Broker/Licensee Initials:	PMA Page 4 of 5	Owner Initials: /	
	Revised 7/13		

237 238 239 240 241 242 243 244 245 246 247 248 249 250 251	1. If it ended during the Term or Renewal Term transfer the Security Deposits (if applicable Owner's broker. Broker shall notify each ten banking institution in which the deposits will 2. Broker will provide keys, documentation and 3. If Broker receives any funds on behalf of Owner's the services (for example, research, accounting, 4. The provisions in paragraph 24(B) will sure 25. SPECIAL CLAUSES (A) The following are part of this Agreement if claused in Change to Property Management Agreement in Rental Property Information Addendum (PA) Multiple Property Addendum to Property Management Agreement in Multiple Property Addendum to Property Management A	d a final accounting to Owner within 7 days of the ending of this Agreement. where after this Agreement ends (for example, rent, damages, past due amounts), rust account and will retain
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268	Owner has received the consumer notice as adopted	by the state real estate commission at 49 Pa. code § 35.336.
269	Broker and Owner acknowledge receipt of a copy of	this Agreement at the time of signing.
270 271		nterparts, each of which shall be deemed to be an original and which coungreement of the Parties.
272	Return of this Agreement, and any addenda and ame	ndments, including return by electronic transmission, bearing the signatures
273		indicates, merading recurs in systems transmission, searing the signatures
274	4 Owner gives permission for Broker to send information	n about this transaction to the fax number(s) and/or e-mail address(es) listed.
275		GREEMENT IS A BINDING CONTRACT. Parties to this transaction are
276	advised to consult a Pennsylvania real estate attorney	before signing if they desire legal advice.
	OWNED	DATE
277		DATE
278		DATE
279		DATE
280	ON BEHALF OF	
		D. (1999)
281		DATE
282		DATE
283		DATE
284	4 ON BEHALF OF	