PROPERTY MANAGEMENT AGREEMENT (KENTUCKY)

THIS AGREEMENT made effective as of the day of					
BETWEEN:					
[NAME OF PROPERTY MANAGER] a Kentucky corporation with a head office in the City of, Kentucky (the "Agent")					
- and -					
[NAME OF PROPERTY OWNER] (the "Owner")					
THIS AGREEMENT WITNESSES that in consideration of the mutual covenants and agreemer contained in this Agreement, the parties hereby agree as follows:					
1. <i>Engagement and Grant of Authority</i> . The Owner hereby retains the Agent on an exclusive basis, at the Agent accepts the retainer, to rent, lease and otherwise manage the residential property located at:					
[insert address of rental property] (the "Premises")					
as more particularly described in the Addendum to this Agreement. The Owner grants the Agent to authority and power to perform its duties and responsibilities under this Agreement, and the Ownshall pay the Agent's expenses in connection with such performance.					
2. Term and Termination. The term of the Agreement shall be for a period of year(commencing on the day of and terminating on the day and continuing thereafter on a monthly basis until terminated by either part upon thirty (30) days' written notice to the other party. Upon termination of this Agreement, the Ownshall recognize the Agent as the broker in any negotiations involving all or part of the Premises if su negotiations were initiated by the Agent during the term hereof. In the event that such negotiations a consummated, the Owner shall pay the Agent the compensation hereinafter provided for.					
3. Management Fees. For finding and screening qualified tenants, preparing the rental agreement and establishing new tenant records, the Owner shall pay the Agent a fee of% of the first month gross collections from the tenant. For all other ongoing management services, a management fee of of the monthly gross rental income will be paid, commencing the second month and continuing ea month of the tenancy thereafter. If the Owner rents the Premises to a tenant procured by the Agent, the Agent shall be entitled to the management fee for such rental for the term of the rental contract.					
4. Additional Fees.					
(a) In the event that the Owner requests the Agent to undertake work outside of the duties at responsibilities of the Agent hereunder, the parties shall agree upon an appropriate hourly f before the work begins. Such work would include such tasks as improvements to the Premise major restoration after fire, flood or other damage, and similar work.					
(b) In the event that the Owner sells the Premises at any time to a tenant placed by the Agent, to Owner agrees to pay the Agent a finder's fee of% of the sale price. The Agent shall release to Owner from contract at the close of escrow.					
(c) The Owner agrees that the Agent may be compensated by the party requesting an assignment lease for services rendered in negotiating the consent to the assignment.					
5. Duties and Responsibilities of Agent. At all times during the term of this Agreement, the Ageshall:					
Owner Initials Agent Initials					

- (a) diligently perform its obligations hereunder;
- (b) prepare monthly statements of receipts, expenses and charges and provide the Owner with all such statements. Agent is authorized to retain all late fees and returned check charges;
- (c) collect monthly rents, security deposits and other charges from tenants with respect to the Premises, and deposit the same into separate trust accounts maintained for that purpose. The Agent must maintain separate trust accounts for operating expenses ("Operating Trust Account") and security deposits ("Security Deposit Trust Account"). The Agent will hold all security deposit funds in the Security Deposit Trust Account. The Agent will pay expenses involved in the operation of the Premises from funds on hand in the Operating Trust Account;
- (e) immediately notify the Owner if the reserve in the Operating Trust Account drops below _____% of monthly rental revenue;
- (f) sign, renew or cancel leases and rental contracts for the Premises. No lease shall be in excess of _____ years without the Owner's written consent;
- (g) refund security deposits in accordance with the lease or rental agreement and KRS 383.580;
- (h) establish a competitive rental rate for the Premises in accordance with existing market conditions, and change the rental rate as necessary to stay competitive, with the objective of maximizing the Owner's return, but in no account to represent the market rent at less than \$______ per month;
- (i) conduct or arrange for inspections of the Premises prior to a tenant moving in and again when a tenant moves out;
- (j) advertise the availability of the Premises for rent or lease;
- (k) perform reference background checks on prospective tenants, including employment, financial, prior eviction and criminal background checks;
- (l) terminate tenancies, and sign and serve in the name of the Owner such notices as are appropriate;
- (m) coordinate with legal representatives to institute actions to evict tenants and recover possession of the Premises, and to recover rent and other charges due. The Agent shall pay all legal fees (up to a maximum of \$_____) in the event an eviction is necessary, but only if the tenant was recommended and placed by the Agent;
- (n) when expedient, and with the Owner's consent, settle, compromise and release actions or suits against tenants, and/or reinstate tenancies which have been terminated;
- (o) make or arrange for repairs to the Premises, and provide 24-hour repair service for after-hours emergencies;
- (p) make contracts for utilities and services to the Premises as the Agent shall deem advisable. The Owner agrees to assume the obligation of any such contract at the termination of this Agreement;
- (q) purchase supplies and pay all bills with respect to the Premises, including without limitation, utilities, garbage collection, mortgage loan payments, ground lease rent, condominium or homeowner fees, management fees, property taxes, special assessments and levies, and State and Federal revenue taxes (if applicable). The Agent shall not be liable for late fees assessed unless

Owner Initials Agent Initials		•	71	.) 1	late fees assessed unles	
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due to the Agent' negligence. The Agent agrees to secure the prior written approval of the Owner on all expenditures in excess of \$_____ for any one item except for:

- (i) monthly or recurring operating charges,
- (ii) emergency repairs if, in the opinion of the Agent, such repairs are necessary to prevent damage and to protect the Premises, the occupants, the Owner and/or the Agent,
- (iii) charges which must be paid to avoid suspension of services or the assessment of penalties or fines,
- (iv) turn-over maintenance expenses to prepare the Premises for move-in of tenants;
- (r) within __ days after the end of each calendar year, prepare and submit to the Owner a complete report of receipts and disbursements relating to the Premises for the preceding year;
- (s) submit to the IRS at the conclusion of each calendar year a Form 1099 indicating the total income from the Premises and provide a copy thereof to the Owner;
- (t) arrange, pay for and supervise labor and employees required for the maintenance of the Premises, including maintenance and janitorial staff, and an on-site licensed property manager. The Agent shall have the right to perform any of its duties through the Owner's attorneys, agents or employees, and shall not be responsible for the acts, defaults or negligence of such parties if reasonable care has been exercised in their appointment and retention.

THIS IS AN 8-PAGE DOCUMENT.

Owner Initials	Agent Initials