

EXPRESS PROPERTY MANAGEMENT

FORM **O-PMA**

5/8/13

AGREEMENT AND AUTHORIZATION THIS IS INTENDED TO BE A LEGALLY BINDING AGREEMENT

(PLEASE READ CAREFULLY) This Express Property Management Agreement and Authorization (this "Agreement") is made this _____ day of ____ by and between RNB PROPERTY MANAGEMENT ("Agent") and the undersigned person identified herein as "Owner" with respect to the following facts. **FACTS** I. Owner represents to have the authority to execute this Agreement with respect to the Property (as described below) as: (Check One) ☐ Owner, Landlord, Lessor, or Sub-lessor: ☐ Assignee (Name of Assignor): _____ ☐ Trustee (Formal Name of Trust): ☐ Receiver (Name of Receivership): ☐ Conservator (Name of Conservatorship): _____ ☐ General Partner of general or limited partnership (Name of Partnership): ☐ President/CEO of a corporation (Name of Corporation): _____ ☐ Officer of a Corporation (Name of Corporation): _____ Authority given by (Circle One): Resolution of Board of Directors, by-laws, custom [with Board of Director knowledge] ☐ Other (Important Details): ____ II. The Property that is the subject of this Agreement is commonly known as: **Street Address:** City, State, and Zip: III. Agent is a duly licensed real estate broker under the laws of the State of California and engages in the business of managing, operating, and maintaining property similar to the Property. Agent's broker's license number is 01900856. IV. Owner desires to engage and appoint Agent as its exclusive managing agent for the Property and Agent desires to accept such appointment, upon and subject to the terms and conditions set forth in this Agreement. THEREFORE, in consideration of the mutual covenants and agreements set forth below, Owner and Agent agree as follows: **TERMS** 1. APPOINTMENT: Owner hereby appoints and grants Agent the exclusive right to perform services in arranging the lease or month-to month rental agreement between Owner and tenant and to operate and manage the Property as described herein. Agent accepts the appointment and grant and agrees to use due diligence in the performance of this Agreement. 2. TERM: This Agreement shall commence on (date) ("Initial Term"), unless terminated for reasons described in Section 8 of this Agreement or any other legally permissible reason. _ (Optional Check Here) After the expiration of the Initial Term, the Agreement will be automatically and perpetually extended for successive terms equal in length to the Initial Term until either party provides written notice of termination to the other party not less than thirty (30) days prior to the expiration of the current extended term.

on other properties that potential tenants may consider, make offers on, or lease through Agent, that are the same or similar to Owner's Property. Owner consents to Agent's representation of other owners' properties before, during, and after the expiration of this Agreement. Owner further consents to Agent acting as dual agent for Owner and tenant(s) in any transaction.

Owner's Initials ()(

3. OTHER PROPERTIES; OTHER TENANTS: Owner recognizes that Agent may have or obtain property management agreements



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4. AGENT AUTHORITY AND POWERS:	Owner grants A	gent the following	g authority and	power, at th	e Owner's expe	nse, to:
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A. ADVERTISING: Advertise the availability of the Property, or any part thereof, for rental or lease and display Agent's FOR RENT signs on the Property. Agent will use information provided by tax and other public records to accurately advertise the property unless Owner provides documentation from a reliable third party. Agent will not misrepresent or omit known information in an attempt to mislead a prospective resident and will not advertise a room as a bedroom unless the room has a functional closet, window, and door of entry. Advertising will be conducted according to the standards of the Department of Real Estate and Agent's firm.

В.	RENTAL; LEASING: Initiate, sign, modify, renew, reinstate, extend, terminate or cancel rental agreements and leases for the
	Property, or any part thereof; collect and give receipts for rents, other fees, charges and security deposits.
	Rent shall be: \$ per month unless Owner authorizes a lower or higher amount.
C.	TENANCY TERMINATION: Terminate, modify, amend, alter, cancel, forfeit tenancies and to sign and serve in the name of the Owner such notices (i.e., Thirty Day Notice of Termination of Tenancy, Sixty Day Notice of Termination of Tenancy, Notice of Termination of Tenancy, Formal Acceptance of Tenant's Offer to Vacate/Notice of Acceptance, Mutual Written Agreement to Terminate Tenancy/Vacate Possession, Notice to Pay Rent or Quit, Notice to Perform Covenant or Quit, Three Day Notice to Quit, etc.) as are appropriate in the discretion and judgment of the Agent and/or its employees. To commence, institute and prosecute actions and/or lawsuits, including but not limited to lawsuits for Unlawful Detainer, to evict tenants and/or to recover possession of said properties in the name of the Owner, and recover rents and other sums due; and when expedient within the discretion of the Agent or any employee of the Agent, to settle, compromise, and release such actions or suits and/or reinstate such tenancies, sign Stipulations and Orders, Stipulations, and/or Stipulations for Entry of Judgment and/or Stipulated Judgments - whether in court or out of court - as well as engage in any and all related conduct that fulfills the expressed and implied purpose of this management agreement. Agent is not responsible for collection of any money judgment obtained against a tenant.
D.	CONTRACTS: Hire, supervise, contract and/or discharge any employees or persons, including utilities, required for the operation and maintenance of the Property. Agent may perform any of the Agent's duties through attorneys, agents, employees, or independent contractors and except for persons working in Agent's firm, shall not be responsible for their acts, omissions, defaults, negligence and/or cost of same. Owner will be billed at bid prices or at hourly rates. Owner may opt to use his/her/its own vendors provided they carry adequate insurance and licenses to perform the service.

E. SERVICES: Make contracts for electricity, gas, fuel, water, sewer, landscaping, telephone, window cleaning, trash-hauling and other services as Agent deems advisable. Owner agrees to immediately assume the obligation of any contract so entered into at the termination of this agreement.

F.	REPAIR AND MAINTENANCE: Make, cause to be made, and/or supervise repairs, improvements, alterations and decorations to
	the Property, including the purchase of supplies and payment for services. Agent shall have the discretion to use Agent's own staff and
	companies to perform the repair and maintenance functions on the Property. Agent shall obtain prior approval from Owner for all
	expenditures over \$ for any one item. Prior approval shall not be required for monthly or recurring operation charges
	or, if in Agent's opinion, emergency expenditures over the maximum are needed to protect the Property from damage, prevent injury to
	persons, avoid suspension of necessary services, avoid penalties or fines, or suspension of services to tenants required by a lease or rental
	agreement or by law, including, but not limited to, maintaining the Property in a condition fit for human habitation as required by Civil
	Code 1941 and 1941.1 and Health and Safety Code 17920.3 and 17920.10 and as described in Section 4G of this Agreement. Agent's
	decision will be without liability except for willful misconduct or recklessness. Agent is not responsible for resident damage to
	property. Agent will bill resident for damages in order to restore, replace, or return personal property or appurtenances, exclusive of
	ordinary wear and tear.

- G. RNB CLEANING AND SANITARY MOVE-IN STANDARD: If in Agent's opinion cleaning services are needed to provide a clean and sanitary property upon move-in, Agent shall have the authority to coordinate services and/or provide a tenant credit up to \$250 without prior approval. Agent will bill resident for the cleaning of the premises upon termination of the tenancy necessary to return the unit to the same level of cleanliness it was in at the inception of the tenancy and/or make necessary adjustments for a cleaning credit.
- H. EXPENSE PAYMENTS: Pay expenses and costs for the Property from Owner's funds held by Agent. Anticipated expenses include, but are not limited to: property management compensation, fees and charges, costs of goods and services, and utilities. Agent shall not advance, and will not be required to advance, Agent's own funds in connection with the Property or this Agreement. Any expenses or costs in excess of the amount held by Agent on behalf of Owner shall be immediately provided to Agent upon request.

Owner's Initials ()	() Agent's Initials () _



EXPRESS PROPERTY MANAGEMENT AGREEMENT AND AUTHORIZATION

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- I. SECURITY DEPOSITS: Receive security deposits from tenants, which deposits shall be placed in Agent's non-interest bearing trust account.
- **J. TRUST FUNDS:** Deposit all receipts collected for Owner, less any sums properly deducted or disbursed, with a national or state financial institution qualified in banking or trust, separate from Agent's personal accounts. Agent shall not be held liable in event of bankruptcy or failure of a depository.
- K. OWNER STATEMENTS: Render monthly statements of receipts, expenses and charges for each Property.
- L. DISBURSEMENTS: Disburse Owner's funds held in Agent's trust account in the following order:
 - (1) Compensation due Agent. (2) All other operating expenses, costs, and disbursements payable from Owner's funds held by Agent.
 - (3) Security deposits held by Agent. (4) Balance to Owner.
- M. OWNER DISTRIBUTION: Remit funds monthly by the tenth day of each month to Owner, subject to Section 4K of this Agreement, and provided that rent is received by Agent in advance of or on the first day of each month. Given the third party involvement in remittance of funds, Agent cannot guarantee when funds will be received by Owner in the mail or post to Owner's account through direct deposit despite Agent's efforts on the tenth day. Agent cannot guarantee how funds will be received by Owner signed up for direct deposit. Owners signed up for direct deposit may receive a paper check despite Agent's efforts. Existence of a third party delay will not be a violation of this Agreement.
- **N. LOCK BOX; REKEY:** Use a lockbox or key safe to allow Agent entry into the Property in times when the Property is vacant. In addition, Agent is authorized to Rekey the Property during the turnover period between residents. Owner may opt to use his/her/its own vendors or self to perform this service if advanced notice is given to Agent.
- O. TELEPHONE CONVERSATIONS DISCLOSURE: Telephone conversations made with/to Agent may be recorded. Owner(s) understand that Agent may share any digitally recorded conversations without further notice or disclosure and without the use of an automatic tone warning device. Agent does not guarantee and assumes no responsibility to make, provide or to retain such recordings.
- P. IMPLIED POWERS: Take any management, coordination, or supervisorial actions necessary to maintain and operate the Property or effectuate the terms of this Agreement. Without limiting the foregoing or any other provision in this Agreement, Agent shall have such powers as are customarily given to property managers of properties which are similar in nature, location, and character to the Property. The use of any implied powers by Agent shall be in good faith and for the preservation of the Property and not inconsistent with any express provision in this Agreement.
- **5. OWNER RESPONSIBILITIES:** Owner shall have the following responsibilities in connection with the Property and the agency relationship with Agent.
 - **A. RENT-UP SERVICES:** Owner shall pay Agent compensation in <u>the amount of 50% of ONE MONTHS' RENT under Section</u> <u>4B or \$600, whichever is GREATER</u>, for the services in arranging the lease or month-to-month rental agreement for a single family home or any one unit in a multi-unit development. These Rent-Up services with Management include the following:
 - 1. Property Signage One Agent For Rent Sign
 - 2. Color Flyers One Flyer Box
 - 3. Property Profile Webpage www.RNB2day.com
 - 4. Virtual Tour
 - 5. Craigslist.org Ad
 - 6. Unlimited Tenant Showings
 - 7. Tenant Screening

- 8. Lease Signing & Negotiating with Owner
- 9. Digital Move-In Inspection
- 10. Normal Maintenance & Repair Coordination with Vendors (House & Carpet Cleaning, Locksmith Service, Pool Service, Painting, Electrical Repair, Roof Repair, Plumbing Repair, Flooring Repair, HVAC Repair, Landscape Clean-Up and Repair, and Handyman services less than or equal to \$500)
- **B. MANAGEMENT SERVICES:** Owner shall pay Agent a monthly management fee of \$90 per month for a single family home or any one unit in a multi-unit development. These Management services include the following:
 - 1. Normal Maintenance & Repair Coordination (please see above, 5A. 10)
 - 2. 24/7 Maintenance Emergency Response
 - 3. Rent Collection
 - 4. Serving Notices
 - 5. One Annual Inspection

- 6. Two annual drive-by inspections (upon request)
- 7. Move-Out Inspection (prorated 21 day management fee)
- 8. Pay Bills Associated with Property (i.e., water, sewer)
 *additional \$5 monthly fee for utility reimbursement
 with processing service
- 9. Monthly Reports & Annual Tax Reports (i.e., 1099)

Owner's Initials ()	() Agent's Initials (·))



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- C. TRANSFERS: In the event that management is transferred to Agent no set up fee will be charged. If Agent conducts a resident move-out inspection within the first 60 days of Owner transferring property to Agent, Owner agrees to pay agent \$200 for this service. Owner agrees to execute a Transfer Management addendum (RNB Form O-TMA) in the event Agent is assuming management of the Property that already has a tenant.
- **D. SPECIAL REQUESTS; COORDINATIONS; INSPECTIONS:** If Owner requests Agent to perform services <u>not included</u> in this Agreement, Owner agrees to pay Agent \$35 per hour for each special request or a 7% coordination fee depending upon the agreed services. Agent reserves the right to refuse any special request or coordination service. Owner also agrees to pay Agent \$55 per City Inspection.
- **E. UNLAWFUL DETAINER:** Owner agrees to pay attorney fees and court costs in connection with any Unlawful Detainer Action for all tenants that are subject to eviction proceedings whether placed by Agent, the Owner, or another. Agent's appearance in court is considered a special request for which Agent will only charge Owner after Owner has received tenant's reimbursement for this fee. If tenant does not reimburse Owner, then Agent will waive fee.
- F. DOCUMENTATION, RECORDS, DISCLOSURES: Owner shall provide all documentation, records, disclosures as required by law or required by Agent to manage and operate the Property, and agrees to immediately notify Agent if Owner becomes aware of any change in such documentation, records, or disclosures, or any matter affecting the habitability of the Property. If Property is managed by a Home Owners Association (HOA), the Owner must provide Agent with a copy of CCR's Use and Restriction section or equivalent within fourteen (14) days of execution of this contract. If Owner requests Agent to obtain CCR's then the Owner agrees to pay Agent a fee of \$35 plus any third party charges.
- **G. INDEMNIFICATION:** Owner shall indemnify, defend, and hold harmless, Agent, and all persons in Agent's firm, regardless of responsibility, from all expenses, suits, liabilities, damages, attorney fees, and claims of every type, including but not limited to those arising out of injury or death of any person, or damage to any real or personal property of any person, including Owner, for: (i) any repairs performed by Owner or by others hired directly by Owner; or (ii) those relating to the management, leasing, rental, security deposits, or operation of the Property by Agent, or any person in Agent's firm, or the performance or exercise of any of the duties, powers, or authorities granted to Agent.
- **H. HABITABILITY:** Owner shall maintain the Property in a condition fit for human habitation as required by Civil Code 1941 and 1941.1 and Health and Safety Code 17930.3 and 17920.10 and other local, state, federal, or other applicable law.
- I. INSURANCE: Owner shall carry and pay for: (i) public and premises liability insurance in an amount of no less than \$500,000; and (ii) property damage and worker's compensation insurance adequate to protect the interests of Owner and Agent. Agent shall be, and Owner authorizes Agent to be, named as an additional insured party on Owner's policies. Owner shall provide Agent with a certificate of insurance showing a minimum of \$500,000 liability coverage within fourteen (14) days of execution of this contract.
- **J. SECURITY DEPOSITS:** Owner shall pay all interest on tenants' security deposits if required by local law or ordinance. Owner shall be responsible to tenant for the return of the security deposit and all interest due on security deposits held by Owner.
- **K.** LATE CHARGES: Owner shall pay any late charges, penalties and/or interest imposed by lenders or other parties for failure to make payment to those parties, if the failure is due to insufficient funds in Agent's trust account available for such payment.
- L. RESERVE ACCOUNT: Owner shall maintain a reserve in the amount of \$________, (minimum \$100) which shall be placed in Agent's trust account. This reserve is to be used to pay operating expenses, costs and disbursements. Owner agrees to immediately replace any funds required if there are insufficient funds in Agent's trust account to cover Owner's responsibilities.
- M. FEES AND CHARGES: Owner shall allow Agent to receive and keep fees and charges from tenants for: (i) requesting an assignment of lease or sublease of the Property; (ii) processing credit applications; (iii) any returned checks (NSF); and (iv) any other services that are not in conflict with this Agreement. Agent may perform any of Agent's duties, and obtain necessary products and services without prior disclosure to Owner/Landlord.
- N. MANAGEMENT: Owner shall allow Agent to manage property in accordance with all federal, state, city and county housing laws, CCR's, Department of Real Estate standards and Agent's firm's policy and procedures.

Owner's Initials ()()) Agent's Initial	s ()



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6.	PERSONAL PROPERTY: Owner shall remove and/or store in a locked area any and all personal property including but not limited to
	rugs, mats, paint cans, tools, lawnmowers, and furniture. Owner shall assume all responsibility for failing to remove and/or lock-up all
	personal property.

7. LEAD	D-BASED PAINT DISCLOSURE: The Pr	coperty was constructed (Check One):
	On or after January 1, 1978.	
	Prior to 1978 (Owner must complete the l	Lead Based Paint Disclosure Form).

- **8. TERMINATION OF MANAGEMENT FOR "GOOD CAUSE":** Notwithstanding the fact that this Agreement has a Term as defined in Section 2 above, this Agreement may be terminated by Agent if:
 - A. Owner has made any misrepresentations of material fact regarding the real property, the tenant, and/or the status of the landlord-tenant relationship, if any; or
 - B. Owner has been or is not acting in strict conformity with the terms of this Agreement; or
 - C. Owner fails to authorize or fund repairs required by any city, county, or state law, regulation or ordinance; or
 - D. Owner engages in any act that is illegal or discriminatory towards the tenant and/or the tenant's guests, visitors, invitees, and/or family members; or
 - E. Owner fails in any way to cooperate with the Agent in managing this real property; or
 - F. Owner engages in any activity giving rise to a legal right to termination.

In the event that a right to terminate for good cause arises, Agent may terminate this Agreement by mailing and/or delivering a written 72 hour Notice of Termination of Express Property Management Agreement and Authorization to Owner. If such a Notice of Termination of Express Property Management Agreement and Authorization is issued to the Owner, the management of the subject property shall be terminated immediately. Said Notice of Termination of Express Property Management Agreement and Authorization may be presented to Owner in any form including but not limited to e-mail notification, fax notification, first class mailing, and/or personal delivery upon Owner.

- 9. CANCELLATION POLICY: In the event Owner cancels contract during the initial 60 day Rent-Up period, the Owner agrees to pay Agent a \$300.00 cancellation fee. This fee is to reimburse the Agent for all fees and costs associated with renting the property, including but not limited to professional rental sign installation/removal, advertising costs, showing of the Property and administrative costs.
- 10. REPRESENTATIONS: This agreement makes no representations regarding any the following: legal or accounting advice, obtaining income tax, debt collection, counseling, advising on proposed new construction, rehabilitation, fire/water or major damage restoration, modernization, counseling, representation before public agencies, attending Owner's Association meetings, property sales, refinancing, preparing Property for sale or refinancing, or on-site management services.
- 11. LEGAL COMPLIANCE: The Property is offered in compliance with federal, state and local anti-discrimination laws.
- **12. SUCCESSORS LIABILITY:** This Agreement shall be binding upon the successors of the Agent, and the heirs, administrators, executors, successors and assignees of the Owner.
- **13. NOTICE:** If it shall become necessary to give any written notice to Owner or Agent required under this Agreement, it shall be served by sending such notice by regular mail to that party at the address below.
- 14. TIME IS OF THE ESSENCE: Time is of the essence for performance of any provision of this Agreement.
- **15. ATTORNEY FEES:** In any action, proceeding, or arbitration between Owner and Agent regarding the obligations under this Agreement, the prevailing party shall be entitled to reasonable attorney fees and costs from the non-prevailing party.

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Owner's Initials ()(Agent's Initials ()
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EXPRESS PROPERTY MANAGEMENT

FORM **O-PMA6**

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- 16. ENTIRE AGREEMENT; MODIFICATION; SEVERABILITY: This Agreement and its written Addenda, if any, specified herein constitute the entirety of the terms of the management agreement; and supersedes any and all prior or contemporaneous verbal agreements and/or understandings. There have been and there are no other representations, promises, or warranties regarding the Agent and Owner duties and responsibilities that have been made by either of the parties hereto. No alteration, supplementation, change or modification of this Agreement will be valid unless it is in writing and signed by all parties hereto. If a provision or paragraph of this agreement is legally invalid, or declared by a court to be unenforceable, such provision or paragraph will be deemed deleted, and the rest of this agreement remains in effect.
- 17. REPRESENTATIONS; ACKNOWLEDGEMENTS: Owner represents that Owner is the owner of the Property or has the authority to execute this contract. Owner acknowledges **Owner has READ, UNDERSTANDS, ACCEPTS** and has received a copy of the Agreement.

Print Owner Name			Date	
Owner Signature				
Mailing Address		City	State	Zip
Telephone ()	Fax ())		
Email		Authorization Code (I	ast four digits of SSN or	DL)
Print Owner Name			Date	
Owner Signature				
Mailing Address		City	State	Zip
Telephone ()	Fax ()		
Email		Authorization Code (I	Last four digits of SSN or	DL)
RNB Property Management (Agent)			_ Date	
RNB Property Management (Agent Signature)			Property Manager I.	D.

5754 Lonetree Blvd. Rocklin, CA 95765

Office: 916.435.2423 916.435.2424

Fax: 916.435.2425

Email: Management@RNB2Day.com

No representation is made as to the legal validity of any provision or the adequacy of any provision in any specific transaction. If you desire legal advice, consult your attorney.