

Exclusive Property Management FLORIDA ASSOCIATION OF REALTORS®

| This Ev | clusive Property Management Agro | eement ("Aareement") is t | netween | . |
|--|---|--|---|---|
| | | | | (" Owner ") and |
| | CENTUR | RY 21 COMMANDER REAL | ΓY, INC. | ("Owner") and ("Broker") |
| property ending this Agr certifies 2. DESC | HORITY TO MANAGE PROPERTY: (collectively "Property") described at 11:59 p.m. the day reement by giving 30 and represents that he/she has the CRIPTION OF PROPERTY: Real Property: Street Address: | : Owner gives Broker the Ed below beginning the of _SEE PARA 9, ITEM 2_, calendar days written be legal authority and capa | EXCLUSIVE RIGHT TO MA day of except that notice to the other party acity to lease the Property a | NAGE the real and personal either party may terminate by by certified mail. Owner |
| (b) | Legal Description: ☐ See Adde | ndum, Lega | Description of Real Prope | erty. |
| (c) | Personal Property, including ap ⊠ | pliances: See Adden | dum, Invento | ry. |
| (e) 3. BRO | Type of Property (single family he Doccupancy: Property ☐ is ☐ is need to be the Company of the | not currently occupied by a te HORITY: Broker will use | enant. If occupied, the lease to | erm expires |
| Property | γ in accordance with this Agreeme Γenant Matters: Owner authorize γ γ γ γ γ γ γ γ γ γ γ γ γ | nt. | :bl-\- | |
| (b) trad of a pro- cert limit | Secure a tenant for the Prope Enter into a lease/contract to Complete and sign the lead-ba Manage tenant relations, inclurents and other amounts duterminating tenancies and sprosecuting eviction and dam to protect Owner's interests a Property Maintenance: Owner uses to perform relevant repairs on life/safety concern. Additionally, vides the Broker may contract for ified or registered contractor wations set by law, Owner authorized Maintain and repair interior, opurchasing supplies; and supplies obtain prior approval of Owner of monthly or recurring experient the Property from been be provided by law or lease, of Enter into contracts on Owner as Broker deems advisable. Mire, discharge and supervis Property, and to arrange for bother Matters: Owner authorizes | erty, see Addendum | #1, Exclusive Ricif (Owner must execute sion on Owner's behalf (for s of existing leases; collect Owner; handling tenant repriate notices on behalm Owner; and procuring legath the Property. It is required licensed profession of the execute of the execut | special power of attorney). Property built before 1978). ting, holding and disbursing requests and negotiations; If of Owner ; initiating and al counsel when necessary assionals in the construction runder \$1,000 and are not Owner's agent Florida law rent of the Property with a \$5,000. Subject to these raking periodic inspections; on of Property. Broker will a copinion are necessary to sion of services required to the ernmental entity. |
| . , | ☐ Make payments on Owner's t | | | |
| | | - | | |
| | \sqcup insurance \$ | per | to | |
| | □ property taxes \$ | per | to | |
| | ☐ condominium or home | eowners' association dues | and spe \$ per _ | cial assessments as made. |
| |) () and Broker/Sale of 3 Pages. | | | |
| - | 0/06 © 2006 Florida Association of REAL | _TORS® All Rights Reserved | | REALTOR® EQUIAL HOUSENS OF POPULATION TO |

| <u>to</u> | and assessments as made. |
|---|--|
| | ent, labor and attorneys' fees and costs. |
| ☐ state and local sales and service taxe | |
| | and accruals to Owner in connection with managing the Property. |
| Broker will render to Owner itemized financia | al statements (how often) |
| | |
| | receipts less disbursements and accruals for future expenses. |
| ☐ Other Duties: See Addendum, ent | |
| 4. OWNER OBLIGATIONS: In consideration of the obliga | tions of Broker , Owner agrees: |
| (a) To cooperate with Broker in carrying out the purpo | ose of this Agreement. |
| | roperty (specify number): unit2/ building access/ |
| mailbox/ pool/ garage door/opener | _/ other |
| (c) To provide complete and accurate information to E | Broker including disclosing all known facts that materially affect |
| the value of the Property (see Addendum , er | titled). |
| | Il provide Broker with all information Owner knows about lead- |
| | perty and with all available documents pertaining to such paint |
| | derstands that the law requires the provision of this information to |
| | ecome obligated to lease the Property. Owner acknowledges that |
| Broker will rely on Owner's representations regarding the | |
| (d) To carry, at Owner's sole expense, public liabi | lity, property damage and worker's compensation insurance |
| adequate to protect the interests of Owner and B | roker. Said insurance will name both Broker and Owner as |
| insured parties, and will specifically cover the indem | nity and hold harmless provision of subparagraph 4(h). Broker |
| | law or fact or for any loss caused by Broker's negligence, except |
| | or gross negligence. Owner will carry insurance as follows: |
| (1) Perils of fire, lightning, wind, hail, explosion, | smoke, riot, aircraft, vehicles, vandalism, and burglary on the |
| contents of the Property in the amount of \$ | OWNER'S CHOICE . |
| (2) "At Risk" protection on the building in the an | nount of \$OWNER'S CHOICE, and on rental income |
| in the amount of \$OWNER'S CHOICE | |
| (3) Liability for personal injury and property dama | age in the amount of \$ <u>OWNER'S CHOICE</u> (\$500,000 minimum). |
| (e) To inform Broker before conveying or leasing the | |
| | tions of all contracts that Broker entered into on Owner's behalf. |
| | ed expenditures within <u>10</u> calendar days after written notice |
| | Owner fails to promptly reimburse Broker, Owner authorizes |
| Broker to reimburse itself out of rents collected, if app | |
| | ker's officers, directors, agents and employees from all claims, |
| | luding reasonable attorneys' fees at all levels, and from liability |
| | sstatement, negligence, action, inaction or failure to perform the |
| | t with a vendor; (2) the existence of undisclosed material facts |
| | Owner's request, of any task beyond the scope of services |
| | uding Broker's referral, recommendation or retention of any |
| | penses incurred by any vendor. This subparagraph will survive |
| Broker's performance and the transfer of title. | |
| (i) To reasonably inspect the Property before allow | wing the tenant to take possession and to make the repairs |
| necessary to transfer a reasonably safe dwelling unit | to the tenant. |
| | efective conditions upon notice of their existence by the tenant, |
| after the tenant takes possession. | |
| COMPENSATION: Owner agrees to compensate Brol | ker as follows, plus any applicable taxes on Broker's services: |
| (a) For securing a tenant, see Addendum | #1 , Exclusive Right to Lease Agreement. |
| (b) For managing tenant relations, a fee of: | 7 |
| % of the gross lease value | |
| □ \$ ∪ other | |
| | |
| (c) For managing the Property, a fee of: | |
| U \$ to be paid (v | vhen, how) b be paid (when, how) |
| | be paid (when, how) |
| □ other | |
| (d) For supervising alterations, modernization, redeco | rating, or repairs above and beyond normal refurbishment of the |
| Property, a fee of U \$ per hou | r OR 🗆 to be paid |
| (when, how) | Attachment to Property Management Agreement. |
| (e) Other: □ See Addendum | , Attachment to Property Management Agreement. |
| | |
| |) () acknowledge receipt of a copy of this page, which |
| is Page 2 of 3 Pages. | |
| EPM-5x 10/06 © 2006 Florida Association of REALTORS® All Rights | Reserved |

| Owner based on this Agreeme other mediator agreed upon by submitting it to an impartial me settlement on the parties. The Agreement, the prevailing par parties agree that disputes will Arbitration: By initialing in agree that disputes not result of the Property is located in accoupon by the parties. The (including appeals and integrand will equally split the arrow as an escrow agent under the attorneys' fees and costs, to be prevailing party. 8. MISCELLANEOUS. This Agsuccessors and assigns. Sign communicated electronically of particular and particular and particular and successors and assigns. Sign communicated electronically of particular and particular an | ent or its breach will be mediated to the parties. Mediation is a project and the parties will equally divide the parties will be entitled to recover reast be settled by arbitration as follows the space provided, Owner (| —) (), Listing Associate () and Listing Broker () ed by neutral binding arbitration in the county in which the merican Arbitration Association or other arbitrator agreed on tract terms. Each party to any arbitration or litigation costs and expenses, including attorneys' fees at all levels fees of arbitration. Itenant in which Broker is made a party because of acting preciously and charged and awarded as court costs in favor of the land Owner's heirs, personal representatives, administrators renced in this Agreement, counterparts and modifications. | | | | |
|--|---|--|--|--|--|--|
| tenant lease, or as agreed upon by both parties. | | | | | | |
| terraint leades, or all agreed aport | 2) 2011 partico. | | | | | |
| 3. Century 21 Commander Real | ty, Inc. is not responsible for annua | al termite/pest inspections or insurance. | | | | |
| | | | | | | |
| 4. No pets will be allowed other | 4. No pets will be allowed other than those approved by the Owner and/or management. Specifically prohibited are any | | | | | |
| dogs (mixed therof) deemed "dar | ngerous" according to Florida insur | rance companies. Should tenant choose to violate this | | | | |
| clause, sole responsibility of any | damages, injuries, or deaths will liv | w with the tenant along with their immediate eviction | | | | |
| from the property. | | <u> </u> | | | | |
| • • • | to consult an appropriate prof | essional for related legal, tax, property condition, | | | | |
| | | ements and other specialized advice. | | | | |
| Data | 0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | Toy ID/CON. | | | | |
| Date: | Owner: | Tax ID/SSN: | | | | |
| | | | | | | |
| Date: | Owner: | Tax ID/SSN: | | | | |
| | | | | | | |
| | - | | | | | |
| | | Facsimile: | | | | |
| Address: | F-mail: | | | | | |
| | | | | | | |
| Date: | Authorized Licensee or Bro | Century 21 Commander Realty, Inc | | | | |
| | | Century 21 Commander Realty, Inc | | | | |
| Home Telephone: | Work Telephone: | 850.769.5775 Facsimile: 850.769.7808 | | | | |
| Address: 2708 Hwy 77 Panama | City, FL 32405 | | | | | |
| | E-mail:owr | ner@c21commander.com | | | | |
| | . , | | | | | |
| Copy returned to Owner on the | ne day of | , by: \square personal delivery \square mail \square facsimile | | | | |
| in any specific transaction. This form is ava collective membership mark that may be us Ethics. | illable for use by the entire real estate industry sed only by real estate licensees who are men | e no representation as to the legal validity or adequacy of any provision of this form y and is not intended to identify the user as a REALTOR. REALTOR is a registere mbers of the National Association of REALTORS and who subscribe to its Code of ion of blank forms by any means including facsimile or computerized forms. | | | | |
| Owner () () and is Page 3 of 3 Pages. | Broker/Sales Associate () |) () acknowledge receipt of a copy of this page, which | | | | |
| EPM-5x 10/06 © 2006 Florida Associ | ciation of REALTORS® All Rights Reserv | ved | | | | |
| Form generated by: TrueForms ™ www | .TrueForms.com 800-499-9612 | | | | | |