Exclusive Property Management Agreement

FLORIDA ASSOCIATION OF REALTORS®

This Exclusive Property Management Agreement ("Agreement") is between

			(" Owner") and
		THE SOOLS, LLC	("Broker")
1. AUTHO	RITY TO MANAGE PROPER	TY: Owner gives Broker the	EXCLUSIVE RIGHT TO MANAGE the real and personal
property (co	ollectively "Property") describe	d below beginning the	day of,,
ending at 1	1:59 p.m. the day	of	,, except that either party may terminate this party by certified mail. Owner certifies and represents that
Agreement	by giving calendar da	ays written notice to the other p	party by certified mail. Owner certifies and represents that
he/she has	the legal authority and capacity	y to lease the Property and imp	rovements.
2. DESCRI	PTION OF PROPERTY:		
(a) Rea	l Property: Street Address: _		
<u></u>			
		dum, Legal Description	of Real Property.
_ LJ _		liances: 🗆 See Addendum	
			, inventory.
(d) Typ	e of Property (single family h	ome, warehouse, etc.):	
			t. If occupied, the lease term expires
			diligence to manage, operate and lease the Property in
	e with this Agreement.		angenee to manage, operate and lease the roperty in
	-	Broker to (check if applicable):
			Exclusive Right to Lease Agreement.
X			er must execute special power of attorney).
X			n on Owner's behalf (for Property built before 1978).
X	· ·		ing leases; collecting, holding and disbursing rents and other
	÷		iests and negotiations; terminating tenancies and signing and
		÷ .	osecuting eviction and damages actions on behalf of Owner;
	and procuring legal counsel whe	en necessary to protect Owner's	interests and rights in connection with the Property.
(b) Pro	perty Maintenance: Owner un	nderstands that Florida law rec	quires licensed professionals in the construction trades to
perform	n relevant repairs on rental prope	erties unless the repairs can be r	made for under \$1,000 and are not of a life/safety concern.
	-		r's agent Florida law provides the Broker may contract for
			a certified or registered contractor when labor and materials
-	-		Owner authorizes Broker to (check if applicable):
X	-		pperty, including making periodic inspections; purchasing
			ecoration of Property. Broker will obtain prior approval of
			.00 , except for monthly or recurring expenses
			e necessary to prevent the Property from becoming
			es required to be provided by law or lease, or to avoid
	penalties or fines to be impos	, ,	The second state of the se
X		r's benait for utilities, public sei	rvices, maintenance, repairs and other services as Broker
	deems advisable.		ined for the execution and resistances of the Descent.
X			uired for the operation and maintenance of the Property,
(a) Oth	5 5	Broker to (check if applicable):	ish on behalf of Owner and Broker .
		behalf, including (check all that	
		per lair, il iciduli ig (check all that	appiy). to
			to
	property taxes \$	per	to
	 mado		and special assessments as

made.

condominium or homeowners' association dues \$_____ per _____

_____ and assessments as made.

Owner (____) (____) and Broker/Sales Associate (____) (____) acknowledge receipt of a copy of this page, which is Page 1 of 3 Pages.

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Scharges for repairs, materials, equipment, labor and attorneys' fees and costs.

□ state and local sales and service taxes.

Maintain accurate records of receipts, expenses and accruals to **Owner** in connection with managing the Property. **Broker** will render to **Owner** itemized financial statements (how often) **MONTHLY**

and will promptly remit to **Owner** the balance of receipts less disbursements and accruals for future expenses. • Other Duties: See **Addendum**, entitled

4. OWNER OBLIGATIONS: In consideration of the obligations of Broker, Owner agrees:

(a) To cooperate with Broker in carrying out the purpose of this Agreement.

(b) To provide Broker with the following keys to the Property (specify number): unit <u>1</u> / building access <u>1</u> / mailbox <u>1</u> / pool _____/ garage door/opener _____/ other _____

(c) To provide complete and accurate information to **Broker** including disclosing all known facts that materially affect the value of the Property (see **Addendum** _____, entitled _____). If the

Property was built in 1977 or earlier, **Owner** will provide **Broker** with all information **Owner** knows about lead-based paint and lead-based paint hazards in the Property and with all available documents pertaining to such paint and hazards, as required by federal law. **Owner** understands that the law requires the provision of this information to **Broker** and to prospective tenants before the tenants become obligated to lease the Property. **Owner** acknowledges that **Broker** will rely on **Owner's** representations regarding the Property when dealing with prospective tenants.

(d) To carry, at **Owner's** sole expense, public liability, property damage and worker's compensation insurance adequate to protect the interests of **Owner** and **Broker**. Said insurance will name both **Broker** and **Owner** as insured parties, and will specifically cover the indemnity and hold harmless provision of subparagraph 4(h). **Broker** will not be liable for any error of judgment or mistake of law or fact or for any loss caused by **Broker's** negligence, except when the loss is caused by **Broker's** willful misconduct 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 \$_____.

(2) "At Risk" protection on the building in the amount of \$_____, and on rental income in the amount of \$______.

(3) Liability for personal injury and property damage in the amount of \$_____ (\$500,000 minimum).

(e) To inform **Broker** before conveying or leasing the Property.

(f) Upon termination of this Agreement, to assume obligations of all contracts that Broker entered into on Owner's behalf.

(g) To pay all amounts billed by **Broker** for authorized expenditures within _____ calendar days after written notice of the expense is placed in the mail by **Broker**. If **Owner** fails to promptly reimburse **Broker**, **Owner** authorizes **Broker** to reimburse itself out of rents collected, if applicable.

(h) To indemnify and hold harmless **Broker** and **Broker's** officers, directors, agents and employees from all claims, demands, causes of action, costs and expenses, including reasonable attorneys' fees at all levels, and from liability to any person, to the extent based on

(1) Owner's misstatement, negligence, action, inaction or failure to perform the obligations of this contract or any lease or agreement with a vendor; (2) the existence of undisclosed material facts about the Property; (3) Broker's performance, at Owner's request, of any task beyond the scope of services regulated by Chapter 475, F.S., as amended, including Broker's referral, recommendation or retention of any vendor; or (4) services or products provided and expenses incurred by any vendor. This subparagraph will survive Broker's performance and the transfer of title.

(i) To reasonably inspect the Property before allowing the tenant to take possession and to make the repairs necessary to transfer a reasonably safe dwelling unit to the tenant.

(j) To exercise reasonable care to repair dangerous defective conditions upon notice of their existence by the tenant, after the tenant takes possession.

5. COMPENSATION: Owner agrees to compensate Broker as follows, plus any applicable taxes on Broker's services:

(a) For securing a tenant, see Addendum <u>**IMONTH**</u>, Exclusive Right to Lease Agreement.

(b) For managing tenant relations, a fee of:

	% of the gross lease value	е 🛛 🗶	8	_% of rent of	due in e	each rental period	
□\$	-	Of	ther _				_
The abov	e fee is to be paid (wher	ı, how)					_
(c) For manag	ing the Property, a fee of:						
□ \$		to be paid (wher	ı, hov	/)			_
X 8	% of rent due in each	rental period to	be pa	id (when, I	how) _	MONTHLY	_
🚺 other		1/2 MONTH RENT	AL CC	MMISSION	FOR L	EASE RENEWAL	_
(d) For super	vising alterations, modern	ization, redecora	ting, c	or repairs a	above	and beyond normal refurbishment of the	Э
Property,	a fee of 🖵 \$	per hour	OR 🗆	l		to be paid	b
(when, h	OW)AS NE	EDED DEPENDING	ON N	ECESSARY	REPAI	RS INQUIRED BY TENANT	
(e) Other: 🖵 S	See Addendum, A	Attachment to Prov	perty N	Managemer	nt Agre	ement.	
Owner () (_) and Broker/Sales Associate	() () ackn	iowledg	le receipt of a	а сору о	f this page, which is Page 2 of 3 Pages.	

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6. DISPUTE RESOLUTION: This Agreement will be construed under Florida law. All disputes between Broker and Owner based on this Agreement or its breach will be mediated under the rules of the American Arbitration Association or other mediator agreed upon by the parties. Mediation is a process in which parties attempt to resolve a dispute by submitting it to an impartial mediator who facilitates the resolution of the dispute but who is not empowered to impose a settlement on the parties. The parties will equally divide the mediation fee, if any. In any litigation based on this Agreement, the prevailing party will be entitled to recover reasonable attorneys' fees and costs at all levels, unless the parties agree that disputes will be settled by arbitration as follows:

Arbitration: By initialing in the space provided, **Owner** (____) (____), Listing Associate (____) and Listing Broker (____) agree that disputes not resolved by mediation will be settled by neutral binding arbitration in the county in which the Property is located in accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. The arbitrator may not alter the Contract terms. Each party to any arbitration or litigation (including appeals and interpleaders) will pay its own fees, costs and expenses, including attorneys' fees at all levels, and will equally split the arbitrators' fees and administrative fees of arbitration.

7. ATTORNEYS' FEES: In any action between Owner and a tenant in which Broker is made a party because of acting as an escrow agent under this Agreement, or if Broker interpleads escrowed funds, Broker will recover reasonable attorneys' fees and costs, to be paid out of the escrowed funds and charged and awarded as court costs in favor of the prevailing party.

8. MISCELLANEOUS. This Agreement is binding on Broker's and Owner's heirs, personal representatives, administrators, successors and assigns. Signatures, initials, documents referenced in this Agreement, counterparts and modifications communicated electronically or on paper will be acceptable for all purposes and will be binding.

9. ADDITIONAL CLAUSES: ONE MONTH COMMISSION WILL BE CHARGED FOR RENTING THE PROPERTY, AS PER THE LISTING AGREEMENT.

MANAGEMENT FEE WILL NOT BE CHARGED AS LONG AS PROPERTY IS VACANT. OWNER'S FUNDS FROM RENT COLLECTED WILL BE PAID ONE MONTH BEHIND.

Broker advises Owner to consult an appropriate professional for related legal, tax, property condition, environmental, foreign reporting requirements and other specialized advice.

Date:	Owner:		Tax ID/S	SN:	
Date:	Owner:		Tax ID/S	SN:	
Home Telephone:	Work Telephone:				
Address:	E-mail:				
Date:	Authorized Licensee or Broker	:			
Home Telephone:	Work Telephone:	954-640-9111	Facsimile:	954-640-9110	
Address: 6304 POWERLINE	RD, FT. LAUDERDALE, FL. 33309				
	E-mail:	RENT@FLORIDA-BROKERS.COM			
Copy returned to Owner	on the <u>3RD</u> day of <u>DECEMBER</u>	, 2015 _ by: 🖵 p	personal deliver	y 🛿 mail 🗅 facsimile	

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Owner (_____) (_____) and Broker/Sales Associate (_____) (_____) acknowledge receipt of a copy of this page, which is Page 3 of 3 Pages.