## **RENTAL MANAGEMENT CONTRACT**

In co	ns	sideration of the co	ovenants	s herein co	ntained,	, SSN	<u>,</u> and spouse,,		
here	ina	after called "OWN	ER" and	RENTAL I	MANAGEMENT (	COMPANY; hereinat	ter called "AGENT", agree as		
follo	ws	:							
1. 7	The	e OWNER hereby	employ	s the AGE	NT exclusively to	advertise, rent and ı	manage the property known		
as _			in	(	County, North Car	olina, upon the term	ns hereinafter set forth for the period		
of th	ree	e (3) years from _		to	<u>(</u> date).				
				-		earty has given to the other s prior to the expiration of	thirty (30) days written notice of that party's intenti- the existing term.		
		e AGENT agrees to accept the management of the said premises upon the terms herein provided, and does agree to furnish the services of its ganization for the renting and managing of said premises to include:							
A	۱.	into an agency account	maintained	on behalf of C	OWNER. Withdraw from	such account all funds nee	they become due from tenants and deposit same eded for proper disbursements for expenses s incurred under the terms contained herein.		
Е	3.	. To represent the OWNER in any small claims action against tenant or vendor and to so protect the OWNER'S interest as they may occur.							
C	<b>)</b> .	To aid, assist and cooperate in the matter of real property taxes and insurance loss adjustments and to perform such duties in connection therewith a may be requested by the OWNER in writing. AGENT reserves the right to decline such additional services beyond the scope of this agreement for which additional fees are not agreed upon.							
С	).	To utilize the services of housing authorities.	of other real	estate brokers	s, place newspaper adve	rtising, post rental signs on	the premises, and to list the property with military		
E	<u>.</u>	To use diligence in contant pay any employees				er services, and will have th	e recognized right to hire, discharge, supervise		
F	:.				ecords of all receipts and s, along with copies of p		mit at least once a month a summery statement to		
3. 7	The	e OWNER hereby gives the AGENT the following authority and powers:							
A	۸.						o sign, renew and/or cancel leases for the year(s) for a monthly rent from \$to		
E	3.	received from the rer	nting of sai	id property di	uring the term of the le	ease negotiated under th	10% percent of the gross amount of money ne terms of this agreement or within a three ant is under a month-to-month tenancy.		
C	С.	protect the property f Carolina General Sta	from dama atute #42,	ige or to mair Emergency re	ntain services to the to epairs are defined as	enant as called for by his	e AGENT such repairs are necessary to contract and in accordance with North of immediate remedy will damage the		
	Э.	maintenance supp advisable for the p to exceed the sum	lies, verm reservation of <u>\$</u> nstances	nin/termite e on of the pro , withous surrounding	xtermination, trash operty, and to make out the express writ	removal and other se such repairs, alteration ten consent of the OV	maintenance, to include necessary rvices which the AGENT shall deem ons or decorations to the premises not VNERS, unless the AGENT shall an emergency and prior OWNER		
٦	Го	mail all monthly re	ental pro	ceeds to:					
- PPMS	Fo	orm 2			Page <b>One c</b>	f Two	© November 3 <sup>rd</sup> ,2004 All Rights Reserved		

- E. To collect a security deposit from LESEE in the amount up two (2) month's rent for insurance against damage. OWNER ACKNOWLEDGES AND AGREES AGENT MAY PLACE TENANT'S SECURITY DEPOSIT IN AN INTEREST-BEARING ACCOUNT. The interest earned on that deposit shall become the sole property of AGENT. The taxes paid on that account and the necessary accounting work attendant thereto shall be the sole responsibility of RENTAL MANAGEMENT COMPANY.
- F. To insert a military or industry clause in all leases which terminates the lease in the event of the LESEE'S receipt of PCS orders or a job transfer requiring a change of residence outside cited community.
- G. \*\*For homes with Oil Furnaces\*\* to hold the agent free of any responsibility for fuel oil left in tank when property is vacated. If the OWNER leaves the oil tank full, the lease will be based on full to full arrival/departure inspection. OWNER departing with full tanks will so notify AGENT in writing for inclusion in checkout inspection.
- H. OWNER acknowledges that HOMEOWNERS type insurance policies do not provide coverage for tenant occupied property and that the total responsibility to maintain sufficient hazard and personal liability insurance rests with OWNER. OWNER agrees to furnish AGENT the insurance declaration page to identify the insurance company agency in case of loss.

## 4. The OWNER further agrees:

- A. To save the AGENT harmless from all damage suits and costs incurred in connection with the management of properties where the court finds no negligence on the part of the AGENT.
- B. To remove all personal property from premises except for appliances and to save the AGENT harmless from any loss or damage to any personal items (except appliances) so left on premises after departure and to furnish AGENT model & serial numbers of all appliances so remaining.
- C. To recognize the extraordinary work involved in collection of late fees, dishonored checks, summary ejectments, and court proceedings involving tenants. OWNER agrees that AGENT may withhold as expenses all late fees and/or charges collected in excess of the monthly rent.
- D. That whenever a new TENANT is placed in the property, to defer the cost of transportation, showing and all other expenses a one-time charge of Thirty Five Dollars (\$35.00) will be made for each new TENANT.
- E. That it recognizes that simultaneously with the successful leasing of the property by AGENT; that AGENT has earned and is entitled to the entire management fee for the entire term of the lease which AGENT has procured.
- F. The AGENT will not be liable to the OWNERS or others for any act or omission on the part of contracted vendors, employees or other workman hired to perform services for the property if the AGENT has taken reasonable care in their selection and employment.
- G. To allow AGENT to act as exclusive sales agent should OWNER desire to sell said property during the term of any lease negotiated under the terms of this agreement or the period of tenancy of any person so placed by AGENT or within a three (3) month period from the time this agreement is terminated as herein provided for which ever period is longer.
- H. That the property will be offered to any person meeting financial and personal surety without regard to race, color, religion, sex or national origin. The management and offering of the property will be in accordance with applicable State and Federal laws governing landlords and tenants.
- 5. <u>TERMINATION: After the initial term.</u> OWNER and AGENT reserve the right for any reason whatsoever to terminate this agreement upon ninety (90) days written notice to the other, subject to the commissions due the AGENT under the unexpired portion of any and all leases or the whole or any part of any tenancy created by AGENT in existence at the time of the termination of this agreement as mentioned above. Upon termination AGENT and OWNER agree to promptly settle all outstanding accounts including but not limited to disbursement of tenant escrow deposits, any due to OWNER and any vendor invoices owed by OWNER incurred on behalf of the OWNER by AGENT.
- 6. This agreement is entered into by and between OWNER and AGENT, subject to any and all provisions, when properly signed, and shall be binding upon the successor and assigns of the AGENT, and the heir, executors, administrators, successors and assigns of the OWNER.

WITNESS WHERE	EOF the parties hereto have affixed th	eir respective signatures this date:
r:		
Owner	(Seal)	Rental Management Company A division of Showcase Construction Co
Owner	(Seal)	