



2/2020

# **Property Management and Exclusive Rental Agreement**

(Washington, DC)

This Ag	reer	nent,	mad	de o	n			by and b										
hereinaft	er	refe	erred	t	o as	"Owner"	who	represents	s that	he			-					located and
					Edwa	rd Lui												and hereinafter
				-	0				0					·	,			vs, ordinances
-		-	-		-	•	-	practices reg							-			
NOW, T parties h						deration of	the pre	mises and th	ne cove	nants	heren	nafter	contain	ed, i	t is here	by ag	reed by an	d between the
prop unles	erty ss oi	upo 1 or b	n the	e te	erms he	ereinafter s days prior to	et forth and e o the date	for the per ending on th e last above n	iod of e nentione	d or a	ny ann	ual rer	12 newal da	mon te afte	ths an er the en-	d ther d of th	eafter for e existing te	bove referenced beginning or annual periods rm, either party
			otify ated.		other i	n writing of	f its inter	ntion to termi	inate thi	s Agro	eement	t at the	e expirat	ion o	f said te	rm in v	which case	this Agreemen
The is wi com	Proj ithir mun	perty the ity, it	will t f appl	be a	vailabl	e for occupa	ancy on	or about							(pri	nt nan	ne of com	. The Property non ownership
Ager and	nt sł exis	nall n ting 1	egotia ental	ate a	and exe nditions	ecute leases s, but not le	in his be ss than \$		to secur	e the	highest	t reaso	nable re	nt att	ainable (	consist	ent with the	e circumstances er Capital Area
Term Max Amo Pets Rese Stora Tena	n Av imu ount Acc ervee age	vailab m Nu of Se ceptec d Parl Unit I Respo	le: M umber curity l: l: king S Numb nsible	finir r of y Do <b>YE</b> Spac ber/l e Fc	Occupa eposit I S N N S Num Locatio or:	ants: Required (no O CASI ber/Locatio on: Water	ot to exce E BY CA n: Gas	eed one mont ASE Please b	h's rent) e specifi Trash/H	: \$ ic: Recycl	ing	Mailb	oox Num	ber:				
fee in and to n <b>NA</b> first Tena	LEASING FEE: Owner agrees to pay Agent a leasing fee when a Tenant has been obtained and a lease agreement consummated. This leasing fee is separate and apart from the property management fee specified in Paragraph MANAGEMENT FEE. The leasing fee shall b    1 month's rent  for a one (1) year lease; and  1 month's rent  for a two (2) year lease    and  1 month's rent  for a three (3) year lease. It is further agreed that in any instance where the Agent is required to negotiate and/or have executed a lease renewal or extension that a fee of  30.000  % of the first month's rent or 100.000    NA																	
leasi per \$ <u>N</u> A tenar from	ng f moi A A ncy i the	ee) a nth, create e effe	fee of which ed her ctive	f heve reur dat	<u>1(</u> er is g nder, th e of sa	<b>0.000</b> greater. The a mont e Agent sha id terminati	% of all e Owner h when ill be pai on to the	l gross rentals r further ago the property d as compens	s charge rees to is vaca sation fo unexpi	d to th pay ant. If or its s red lea	e Tena as con Owne ervices ase ter	ant per mpens er term s an ar m or,	month of ation for inates to nount economic at the above set of the above	or a m or pro his A qual to bsenc	ninimum operty r greemer o e of a le	of \$ <u>1</u> nanage nt prio <u>4.000</u> ease ar	NA ement serv r to the ex % ond/or in the	ices, a fee o piration of any of the rents due event that this
		Thia	r0000	nma	ndad for			e Greater Capita							nd is for 1	ise bu r	nembers only	7

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only. Previous editions of this form should be destroyed.

GCAAR Form # 1207 – Prop Mgmt/Exclusive Rental – DC

Page 1 of 9

- 5. <u>RENTAL LICENSE</u>: Owner is responsible for obtaining and the timely renewal of the Basic Business License. Owner agrees to indemnify and hold Agent harmless from any liability for damages or loss arising out of Owner's failure to maintain the Basic Business License in good standing. Owner will provide Agent with verification of the current Basic Business License at time of execution of this Agreement or as soon as the license is obtained, whichever first occurs, as well as the Rental Accommodation Registration/Exemption Certificate.
  - A. Property is currently licensed Yes No Owner to initial: /
  - **B.** RAD number: BBL number:

The property **X** shall **shall not** be entered into the rental Multiple Listing System of the Metropolitan Regional Information System, Inc. (MRIS).

Owner authorizes Agent to cooperate with Brokers representing Tenants (or buyers) in the rental (or sale) of the property.

# X YES NO

Authorization  $\mathbf{X}$  given  $\mathbf{D}$  is not given to install a Key Box on the door of said property for the convenience and use of any real estate salesperson and/or broker to show the property to prospective Tenants/Purchasers, inspectors, contractors, exterminators, appraisers or other necessary parties. Owner agrees for himself, his heirs and assigns to completely indemnify, save and hold harmless said REALTOR® and its brokers, salespeople, cooperating brokers, Agents, the Greater Capital Area Association of REALTORS®, Inc. and all above parties from any and all claim, loss or liability arising from the use of said Key Box.

Additionally, Broker is authorized to and shall market the Property through various means including, but not limited to, installing a sign and photographing the Property. Owner acknowledges that Broker is bound by the bylaws, policies and procedures, and rules and regulations governing the MLS and the lock box system owner. Except as otherwise provided with the directions therein, Broker, upon election by Broker and in Broker's sole and absolute discretion, is hereby authorized by Owner to submit and market the Property (including street name and house number) by and through:

- 1) Broker's internet website;
- 2) The Internet websites of licensed real estate salespersons or associate real estate brokers affiliated with Broker;
- 3) Any other Internet website in accordance with applicable MLS rules and regulations;
- 4) Print media; and/or
- 5) Any available MLS Program(s) that enable participants to display aggregated MLS active listing information on participants' public websites. Owner further consents to and authorizes Broker, in accordance with the MLS rules and regulations, to allow other MLS participants and authorized users to market the Property by and through the internet website of other such MLS participants and authorized users.

#### This data may include an automated estimate of market value or unedited comments about the property.

- 7. <u>MANAGEMENT INFORMATION</u>: Owner shall complete and return to Agent the Landlord's Property Information Sheet, provided by Agent, which shall be made a part of this agreement; and expressly incorporated by reference herein.
- 8. <u>SECURITY DEPOSITS</u>: Agent is directed to deposit, within thirty (30) calendar days of receipt, all security deposits received under newly executed leases in a federally insured Banking or Savings Institution, authorized to conduct business in the appropriate jurisdiction. This account shall be devoted exclusively to security deposits, labeled Escrow Accounts, and shall bear interest. Interest received is to be paid first to the Tenant in an amount as required by law. And any residual amount may be retained by Agent as compensation for administering and accounting for the payment due Tenant. In the event interest earned on the security deposit is insufficient to meet the minimum amount required by law, Owner agrees to subsidize the amount as needed to bring the balance to the required minimum.

Upon expiration or termination of any lease, or in the event Tenant(s) shall vacate the Property prior to the expiration of the lease, Agent shall inspect the Property for damages and shall determine, in the sole and exclusive judgment of Agent, the amount of deduction for damages to be applied against the rental security deposit pursuant to appropriate jurisdictional law and Owner hereby agrees to be bound by such determination made by Agent.

In the event of a full or partial forfeiture of security deposits by Tenant, Agent shall apply such amount to the oldest charge on Tenant's account first, thereby entitling Agent to any fees earned through the satisfaction of those charges by Tenant, including management fees, late fees and other fees or charges due Agent.

#### ©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this form should be destroyed.

9. COLLECTION OF RENTS/TENANT CHARGES/LEGAL ACTION: Agent shall use Agent's best efforts to collect rents as and when the same become due and payable without recourse to legal action. However, Agent has the right to hire an attorney at the expense of Owner to institute legal action in the name of Owner or Agent in an effort to collect rental and other expense items due from Tenant and/or for repossession of the Property occupied by delinquent Tenants or Tenants in violation of lease covenants. When expedient and in Owner's best interest, Agent shall settle, compromise and release such actions or lawsuits or reinstate such covenants, including non-possessory claims. Any late charges, returned check fees as permitted by law or other fees collected by Agent from the Tenant under the lease shall be retained by Agent as compensation for the additional work, time and administrative expense involved.

All payments from Tenant shall be applied to Tenant's oldest balance first unless such application is prohibited by law.

- 10. <u>PROMPT DEPOSIT OF FUNDS</u>: Agent agrees to deposit all receipts collected for Owner (less any amount which Agent is authorized to deduct there from) in a trust or escrow account in a Federally insured Banking or Savings Institution authorized to conduct business in the appropriate jurisdiction, separate from Agent's personal account. Agent shall not be held liable for any loss caused by the bankruptcy or failure of the bank or institution in which Owner's funds are deposited.
- 11. <u>ACCOUNTING and DISBURSEMENTS</u>: Agent shall keep accurate records of the receipts and expenditures for the Property and shall furnish Owner with such data from time to time as Owner may require. Agent shall make disbursements to Owner **monthly**, **quarterly**. Agent will submit to the Internal Revenue Service and Owner at the conclusion of each year, a Form 1099 indicating rents received for the lease of the Property.
- 12. <u>ADVANCED NOTICE OF DISBURSEMENTS</u>: Owner agrees to furnish advanced notice of any property taxes, special assessments, insurance or other charges against the Property if Agent is to remit such payments and it shall be Owner's responsibility to ensure that Agent has sufficient funds with which to disburse these payments in a timely manner. Agent shall have no obligation to advance funds for said payments, but shall promptly give written notification to Owner if there are not sufficient funds available.
- 13. WARRANTIES, SERVICE CONTRACTS, SERVICE PROVIDERS: Owner Agrees to provide Agent with all current warranties on installed equipment and appliances and the names and phone numbers of any trades people Owner desires Agent to utilize as needed. Agent will call trades people requested whenever possible, but in no event will Agent be held liable should Agent fail to do so. Owner agrees that no contractor, whether employed by Owner or Agent, shall provide services to the Property unless the contractor is properly licensed and first produces an insurance certificate naming Agent as additional insured for liability purposes.

In the event there is a warranty, or Owner subsequently secures a warranty on the Property or any equipment therein, Agent will endeavor to utilize that warranty for repairs, but shall be under no obligation to place service calls through warranty companies. When possible, maintenance calls will be placed to owner's warranty provider. If Agent is unable to reach the warranty provider or the warranty provider cannot perform required work within a reasonable time, which will vary based on the urgency of the task, Agent shall be free to order repairs through its usual vendors and Owner agrees to accept responsibility for payment. Call-back for warranty work will go to non-warranty company vendors.

It shall be the Owner's responsibility to provide Agent with warranty contact information, account numbers and/or terms. If there is a service contract that provides for periodic maintenance, the Owner shall advise Agent when that maintenance is due.

Any heating, air conditioning, electrical or plumbing issues shall be treated as an emergency. Thus, if Owner's warranty provider or preferred contractor cannot or does not perform within a reasonable time, which may be deemed to be only a few hours, Agent shall be free to order necessary repairs through its own vendors in order to satisfy emergency needs.

14. <u>MECHANICAL SYSTEMS</u>: Owner warrants that the electrical, plumbing, heating and air conditioning and any other mechanical systems and related equipment, including kitchen and laundry appliances included as part of the leased premises, shall be in good operating condition at time of Tenant's occupancy. In the event that Tenant finds equipment not to be in good operating condition, the Agent is authorized to have said equipment repaired and to deduct the cost from Owner's funds. If said funds are not sufficient, Owner will promptly pay any bills for repairs presented or paid by Agent.

#### 15. MAINTENANCE:

- A. Except as provided herein, Owner authorizes Agent and Agent agrees to attend to the making of necessary and proper maintenance, repairs, cleaning and decorations in and to the property and the purchase of incidental supplies therefore at the Owner's expense. To this end, Owner agrees to deposit the sum of \$ 500.00 to be held as a minimum balance with Agent to make routine repairs and work above and beyond routine property management duties.
- **B.** Costs of appliances, hot water heaters, HVAC equipment, and other repairs, replacements or improvements shall be billed to Owner at actual contract costs to the Agent plus a \_\_\_\_\_\_\_% fee for administrative work and supervision. A reasonable charge may be made for time or charges made necessary by governmental laws or regulations and compliance with such rules or regulations, or excessive time spent in protecting the Owner's interests in any way, such as legal actions or inspections. This maintenance fund is to be maintained from the balance of rent monies or by additional funds paid promptly by Owner upon request from Agent.

©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this form should be destroyed.

- C. Except in the event of emergencies, expenditures exceeding \$ 500.00 will be made by Agent only after being authorized to do so by Owner. It is agreed and understood that emergency repairs are those which in the opinion of the Agent are expedient, desirable or necessary for the health, comfort and safety of the Tenant or for the protection of the property, for compliance with jurisdictional housing codes or violation notices; or to maintain services to the Tenant as called for by the tenancy, which repairs the Agent is authorized to make. The decision of the Agent will be accepted as final in any of the foregoing instances and charges for the same shall be billed to the Owner.
- 16. <u>UTILITIES/ SERVICES /RECURRING PAYABLES:</u> Owner hereby authorizes Agent to enter into contracts, in Owner's name and at Owner's expense, for electricity, gas, fuel, water, sewer, trash removal and other services to and for the Property, when same are not the responsibility of the Tenant. Owner will notify all utility companies and complete any necessary documentation to authorize agent to communicate on owners behalf. Should utility companies refuse to acknowledge Agent's role then owner will be responsible for utility communications.

Owner to initial: \_\_\_\_\_/

- <u>CARBON MONOXIDE DETECTORS/SMOKE DETECTORS</u>: Owner is responsible for ensuring the CO/Smoke detectors be installed and in operating condition in accordance with jurisdictional laws. Owner may contact local municipal governments for information regarding the specific requirement of the CO/Smoke detectors ordinances and agrees to comply with these requirements.
- 18. <u>PERSONAL PROPERTY:</u> Owner agrees that Agent will not be responsible for Owner's personal possessions left on the Property and Owner is strongly urged to remove all personal possessions from the Property prior to rental.

#### 19. INSURANCE/HOLD HARMLESS:

- A. Owner shall obtain and keep in effect during the term of this Agreement, at his own expense, public/premise liability insurance, known as Owners, Landlords and Tenants Insurance or Extended Premise Liability Insurance, with minimum liability coverage of \$500,000. Owner shall make his best efforts to name Agent as an additional insured or as their interest may appear (ATIMA). Condo owners shall secure separate liability protection as the Condominium Master Policy does not give liability protection to the interior of the unit. Owner shall furnish to Agent a copy of the front page of said policy or certificate(s) (declarations page) evidencing the existence of such public/premise liability insurance in form and substance satisfactory to Agent. Owner shall provide said insurance and furnish said policy/certificate within ten (10) days from the date of this Agreement. Agent shall not be obligated to place said insurance, and charge to Owner the expense therefore. Nothing contained herein, however, shall obligate Agent to procure said insurance, and in the event no insurance naming the Agent as insured is in effect.
- **B.** If for any reason, the Property remains vacant for thirty (30) days or more, Owner shall obtain and keep in effect for said period, at his own expense, adequate vacant property insurance.
- C. Owner agrees to indemnify, defend and save Agent harmless from all suits in connection with the leasing and managing of the Property and from liability for damage to any other Property and for injuries to or death of any person or persons.

Further, Owner agrees to defend promptly and diligently, at Owner's expense, any claim, civil or criminal action, proceeding, charge or prosecution made instituted or maintained against Agent or Agent and Owner, jointly or severally, arising out of the condition, management or use of the Property, or acts or omissions of employees of Owner in connection therewith, or otherwise, and to hold harmless and fully indemnify Agent from any judgment, loss or settlement on account thereof.

#### 20. OWNERS COMPLIANCE:

- A. At all times, Property is to be maintained in compliance with all municipal housing and property standards codes, including but not limited to maintenance condition and rent control/stabilization laws. If, at any time, repairs should become necessary to maintain compliance, Agent may at Agent's sole discretion authorize to cause such repairs to be made and to withhold the cost thereof from Owner's account, if sufficient, or Owner agrees to promptly reimburse Agent, upon request. Should Owner refuse to permit or to pay for any such repairs, Agent shall have the right to cancel this Agreement pursuant to the termination provision of this agreement, Paragraph D.
- B. Except where caused by any negligent act or omission of Agent or Agent's employees, agents or contractors the Agent does not assume and is given no responsibility for compliance of any building on the Premises or any equipment therein with the requirements of any statute, ordinance, law or regulation of governmental body of any public authority or official thereof having jurisdiction, except to notify the Owner promptly or forward to the Owner promptly any complaints, warnings, notices or summons received by it relating to such matters. The Owner represents that to the best of his knowledge the Premises and such equipment comply with all such requirements and authorizes the Agent to disclose the ownership of the Premises to any such officials and agrees to indemnify and hold harmless the Agent, its representatives, servants and employees, of and from all loss, cost, expense and liability whatsoever which may be imposed on them or any of them by reason of any present or future violation or alleged violation of such laws, ordinances, statutes or regulations, except where caused by any negligent act or omission of Agent or Agent's employees, Agents or contractors.

©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this form should be destroyed.

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

- C. If Owner requests and authorizes Agent to make payments on the trusts or mortgages secured by the Property, Owner will keep the account funded with Agent in an amount sufficient to cover the monthly costs of the trusts, mortgages or expenses on the Property. Agent agrees, upon request and authorization by Owner, to make timely payments on any trust or mortgage secured by the said Property in accordance with a schedule of payments and account numbers supplied by Owner to Agent; provided, however, that there are sufficient funds immediately available in Owner's account with Agent for such purpose. Agent will not be expected nor obligated to advance or disburse any money, or any money owed as compensation to Agent for services hereunder for such purpose nor shall Agent be liable in any way to Owner for the default or any consequences thereof in the terms of any trust or mortgage. Agent in its sole discretion may make payments on said trusts or mortgages in the event that there is a deficiency, but is under no obligation to do so. If at any time, for any reason, there is a deficit in Owner's account with Agent; Owner shall reimburse Agent within ten (10) calendar days of notice of said deficit. Owner expressly consents to said payments being advanced and made by Agent without Owner's prior approval. If reimbursement is not made to Agent within the ten (10) calendar day period, then this Agreement may be terminated in the sole discretion of Agent upon written notice to Owner.
- D. In the event that Owner, after having been given ten (10) calendar days notice of monies advanced by Agent, fails to reimburse Agent for said monies advanced on Owner's behalf by Agent, Agent in Agent's sole election and discretion, shall have the option to charge <u>5.000</u> % per month interest on said unpaid balance, as well as the right to apply any of Owner's monies to pay said advancements and/or to pursue any legal and equitable remedies.
- 21. <u>SALES COMMISSION:</u> In the event the Property is sold to the Tenant during the tenancy or any renewal or extension thereof, or within <u>Ninety</u> (<u>90</u>) calendar days after the termination or expiration of any tenancy, Owner agrees to pay Agent a brokerage fee equal to <u>2.000</u> % of the sales price or \$\_\_\_\_\_\_.
- 22. EXCLUSIVE RIGHT TO SELL: Because the efforts of Agent in effectively managing the Property described in this Agreement will enhance its value and contribute to its marketability and because the real estate license law of the State of Maryland requires that a licensee may not show a property for sale or negotiate a sale without having a written listing agreement on the Property, and because Agent may know of opportunities to sell the Property and may wish to show and negotiate offers on the Property when Agent believes that a sale of the Property may be in the best interest of Owner, it is agreed that if Owner decides to sell or exchange the Property to Tenant(s) or to other person(s) during the term of this Agreement or within Ninety (90) calendar days following the expiration or termination of any lease agreement procured by Agent, or any renewal of such lease, Agent shall have the EXCLUSIVE RIGHT TO SELL or exchange the Property at a price and upon terms acceptable to Owner. In the event of such sale or exchange, Owner agrees to pay to Agent a brokerage fee in the amount of **5.000** % of the sale or exchange price or the sum of [\$NA]. Owner agrees to execute a written exclusive right to sell listing agreement containing provisions as required applicable

(\$ <u>NA</u>). Owner agrees to execute a written exclusive right to sell listing agreement containing provisions as required applicable jurisdiction law on such form as shall be provided by Agent. Failure of Owner to execute a written listing agreement shall not relieve Owner from Owner's Obligation to pay such brokerage fee to Agent in the event of a sale or exchange of the Property by Owner.

23. <u>AGENCY / DUAL AGENCY:</u> Owner acknowledges that Agent may represent other owners who have similar properties for rent and that Agent may show other available properties to any prospective Tenant(s). Owner also acknowledges that Agent may work with or represent Tenant(s) who are looking for similar properties to rent, but that a separate Consent for Dual Agency would be presented to Owner before licensees with Agent's firm may show the Property to Tenant(s) who are represented by Agent.

In the event of Dual Agency and either Owner or Agent declines to consent in writing to Dual Agency, Agent may terminate the agency relationship with the Tenant(s) and continue to represent Owner under this Agreement. If there is no consent to Dual Agency and Agent elects to continue to represent the Tenant, the rental listing Agreement shall be terminated. In such event, Owner must either represent him or herself or arrange to be represented by a real estate licensee from another real estate company. Compensation to Agent shall be paid in accordance with the terms hereof and as set forth in the written rental listing agreement.

- 24. <u>MINISTERIAL ACTS</u>: Owner agrees that Agent may perform ministerial acts for Owner and Tenant. A ministerial act is an act that Agent performs on behalf of Owner or Tenant after the execution of a lease or rental application which assists the Tenant to complete or fulfill a lease term; which does not involve discretion or the exercise of Agent's own judgment.
- 25. <u>COMMON OWNERSHIP RULES AND REGULATIONS</u>: Owner is responsible for providing Agent with any and all common ownership community or management rules and regulations, and Declaration, Covenants and Bylaws, where applicable. If none are provided, Agent is authorized to obtain same at Owner's expense.
- 26. <u>ENVIRONMENTAL HAZARDS</u>: Owner is responsible for providing Agent with all information known to Owner regarding hazardous substances and materials in the Property, including but not limited to asbestos, radon, mold and lead-based paint.

©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only. Previous editions of this form should be destroyed.

GCAAR Form # 1207 - Prop Mgmt/Exclusive Rental - DC

DC PM

# 27. LEAD PAINT:

According to the tax assessment records, the Property was constructed in

A. <u>Applicable Law:</u> If the property was constructed prior to 1978, Owner acknowledges that the provisions of the Federal Residential Lead-Based Paint Hazard Reduction Act of 1992 ("the Federal Act") will apply to the lease of the Property.

In addition to the Federal Act, the provisions of the District of Columbia Lead Hazard Prevention and Elimination Act ("the DC program") will apply to the lease of the Property.

# B. Owner's and Agents Compliance Requirements:

- 1) If the Federal Act is applicable:
  - a) Owner shall complete a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards form at the time of execution of this Agreement.
  - b) Agent shall provide the complete disclosure of Information form and required EPA Pamphlet ("Protect Your Family From Lead in Your Home") to tenant(s) at the time a lease is signed or before occupancy, in the event of a verbal lease.
- 2) If the DC Program is applicable:
  - a) Owner shall be responsible for full compliance under the DC Program, including but not limited to, registration, inspections, lead-paint risk reduction and abatement procedures; payment of all fees, costs and expenses; notice requirements and qualified offer requirements.
  - b) Agent shall provide all current tenants of the Property, if any, and all new tenant(s) with the Notice of Tenant's Rights and EPA brochure ("Protect Your Family From Lead in Your Home") required under the Program at the time a lease is signed or before occupancy in the event of a verbal lease and shall provide additional copies of each to the tenant(s) every two (2) years thereafter as required under the DC Program.

Owner shall provide a Clearance Report that is dated no more than twelve (12) months before a lease-start date for any instance where the household has a pregnant women or child who is less than six years old as full or part time occupant of the home.

- C. <u>Limitation of Agent's Undertaking:</u> Except as otherwise stated herein, Agent shall have no further obligation, responsibility or legal liability in connection with any of the requirements as provided under the Federal Act or the Maryland Program. Except for the purposes of registering the property and obtaining required lead based paint test(s) under the Maryland Program, owner understands and acknowledges that Agent is neither authorized to act on behalf of owner, nor does Agent assume any responsibility or obligation to do so in connection with Owner's duties under the Federal Act or the Maryland Program.
- D. Indemnification of Agent: Owner does for Owner, Owner's heirs, personal representatives and assigns, release, indemnify, acquit, exonerate, discharge and hold harmless Agent and all of the stockholders, partners, officers, Agents and employees of Agent of and from all and every manner of action and actions, causes of actions, suits, debts, dues, sums of money, costs, including reasonable attorneys' fees, accounts, contracts, controversies, agreements, promises, variances, trespasses, damages, judgments, claims, and demands, whatsoever, directly or indirectly, at law or in equity, for any failure of Owner to perform or satisfy any of the requirements or provisions of the Federal Act or the Maryland Program DC Program; Agent's management of the Property; or any allegations of lead paint poisoning.

If applicable, Agent will administer Tenant notifications as required for compliance with the Federal and local jurisdictional guidelines. Agent will order required testing for lead contamination by a certified inspector and, if elevated lead levels are found, a cleaning and abatement process will be ordered and completed. A fee of \$ See Handbook per unit shall be paid to Agent prior to for services rendered.

©2020, The Greater Capital Area Association of REALTORS®, Inc. This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only. Previous editions of this form should be destroyed.

GCAAR Form # 1207 – Prop Mgmt/Exclusive Rental – DC

DC PM

The Property was constructed after **1977**. The Federal act does not apply.

E. <u>Renovation, Repair and Painting of Properties Built Prior to 1978:</u> In accordance with the Lead Renovation, Repair and Painting Rule ("RRP") as adopted by the Environmental Protection Agency ("the EPA"), effective April 22, 2010, if the improvement(s) on the Property was built before 1978, contractor(s) engaged by the Owner to renovate, repair or paint the Property must be certified by the EPA to perform such renovation, repair and painting projects that may disturb lead-based paint. Before and during any renovation, repair or painting project on any pre-1978 housing, contractor(s) must comply with all requires of the RRP.

Owner, should Owner personally perform any renovation, repair or painting project which might disturb lead-based paint in pre-1978 rental housing, must also be certified by the EPA prior to such renovation, repair or painting and conduct all renovation, repair or painting in accordance with the EPA lead-safe work practices and the RRP.

Agent, on behalf of Owner, shall not pay, from funds held by Agent, monies to any contractor(s) hired by Owner to renovate, repair or paint pre-1978 rental housing unless Owner provides to Agent written evidence, satisfactory to Agent, that all such contractor(s) to perform such work are certified by the EPA, or state equivalent, and shall perform such work in strict accordance with the RRP.

For detailed information regarding the RRP, Owner should visit http://www2.epa.gov/lead/renovation-repair-and-painting-program .

## Owner acknowledges that Owner has read and understands the provisions of this Section

- 28. <u>PENDING OR ACTUAL BANKRUPTCY AND/OR FORECLOSURE:</u> In the event Owner shall file for protection under the bankruptcy laws of the United States or in the event a lender shall file a Petition of Foreclosure against the Property, Owner shall immediately notify Agent, in writing of such filing, and in such event, Agent, upon written notice to Owner, may elect to terminate this Agreement, which termination shall be effective upon receipt of such written notice by Owner.
- 29. <u>DILIGENCE</u>: Agent covenants and agrees to use diligence in the management of the Property during the term of this Agreement until expiration or termination of same, and to perform the services of Agent's organization in leasing, rental, operation and management of the Property.

Agent agrees to use Agent's best efforts and due diligence to procure a suitable tenant for vacancies as they occur in the Property and to endeavor to collect all rents which become due in accordance with the terms of any lease now in existence on the Property, or which might be executed in the future by Agent for the benefit of Owner. Nothing in this Agreement shall be construed as a guarantee or warranty by Agent of the payment of rents or other charges by the Tenant.

## 30. TERMINATION:

A. In the event that the property is not leased within one hundred twenty (120) days of the execution of this Agreement, or if the property is not re-leased within one hundred twenty (120) days of the termination of a tenancy created hereunder, either the Owner or the Agent may terminate this Agreement. If the Owner exercises this right to terminate this Agreement, the Owner shall pay to the Agent the sum of  $\mathbf{X}$  as compensation for Agent's efforts to lease the property and shall pay the advertising and other costs actually expended by the Agent in attempting to lease the property. If the Agent in attempting to lease the property. Additionally, any leasing fee shall be paid if a tenant has been shown the property prior to the expiration of this Agreement even though the execution of the lease occurs after the expiration.

**B.** Termination notice may be served personally or by registered or certified mail. Termination shall be effective 3 days after same is deposited in the mails or hand delivered to Owner. Such cancellation shall not release the indemnities of the Owner set forth in this Agreement and shall not terminate any liability or obligation of the Owner to the Agent for any payment, reimbursement or other sum of money then due and payable to the Agent hereunder.

C. Owner shall have the right to terminate this agreement with or without cause. If Owner terminates this Agreement without cause, Agent shall be paid as compensation for its services an amount equal to 5.000 % of the rents due from the effective date of said termination to the end of the term of this agreement (initial or subsequent anniversary). In the event the Property is vacant at time of termination, the "rent" shall be determined as that rent most recently charged.

**D.** In the event Owner shall take any action in violation of or fail to take any action as required by law the terms of this Agreement or the terms of the written lease, Agent, in Agents sole and absolute discretion, shall have the right to [cancel] terminate this Agreement at any time by written notice to the Owner of the election so to do.

©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only.

Previous editions of this form should be destroyed.

GCAAR Form # 1207 – Prop Mgmt/Exclusive Rental – DC

ental – DC Page 7 of 9

DC PM

2/2020

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

- 31. <u>FINAL ACCOUNTING/REMITTANCE:</u> Until expiration or termination of this Agreement for any reason whatsoever, Agent agrees to remit to Owner an accounting and all monies due Owner as soon as all obligations regarding Property are satisfied. Owner agrees to remit immediately to Agent all monies due Agent in accordance with the terms of this Agreement upon demand by Agent.
- 32. <u>SURVIVAL</u>: The terms of this Property Management and Exclusive Rental Agreement shall survive the execution and delivery of any lease herein referenced and shall not be merged therein and further, any lease executed under this Agreement shall survive the expiration and/or termination of this Agreement.

## 33. ADDITIONAL PROVISIONS:

Property Manager will require at least 14 days between tenant transitions to conduct proper walkthroughs, cleanings and make-ready work.

Owner to pay \$16/mo for Mars Hill Partner Club - Investor Level.

All terms in the Mars Hill Landlord Handbook supercede the terms of the contract. Owner agrees to all terms in the Mars Hill Landlord Handbook.

Owner must send copy of insurance declarations page (naming "Mars Hill Realty Group, INC"

as additional insured) to property manager before rent can be paid.

Owner will receive a 6 month management fee credit if Broker represents Owner in the home purchase.

# 34. FINAL AGREEMENT:

- A. The terms and provisions of this Agreement shall be construed and interpreted pursuant to the laws of the applicable jurisdiction. If any provision is deemed invalid within this Agreement, it shall not affect the remaining provisions as stated herein which shall be deemed valid and enforceable. Feminine or neuter pronouns shall be substituted for those of the masculine form, and the plural shall be substituted for the singular number, in any place or places herein in which the context may require such substitution.
- B. This Agreement shall be construed as having been entered into for business and commercial purposes.
- **C.** The captions appearing in this agreement are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of any paragraph or section of this agreement nor in anyway affect this agreement.
- D. NOTICES. Notices required to be given to Owner by this Agreement shall be in writing and effective as of the date on which such notice is delivered to the last known address of Owner or when mailed to Owner's address as shown on this Agreement. Notices required to be given to Agent by this Agreement shall be in writing and effective as of the date on which such notice is hand delivered or mailed to the address of Agent as shown on this Agreement.
- E. This Agreement is entered into and made with complete understanding, accord, and without reservation and shall be binding upon any successors, assigns, executors or heirs of the parties hereto.
- 35. ELECTRONIC SIGNATURES: In accordance with the Uniform Electronic Transactions Act (UETA) and the Electronic Signatures in Global and National Commerce Act, or E-Sign (the Act), and other applicable local or state legislation regarding Electronic Signatures and Transactions, the parties do hereby expressly authorize and agree to the use of electronic signatures as an additional method of signing and/or initialing this Contract. The parties hereby agree that either party may sign electronically by utilizing a digital signature service.

Owner: \_\_\_\_ / \_\_\_\_ Agent: \_\_\_\_ / \_\_\_\_

©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only. Previous editions of this form should be destroyed. IN WITNESS WHEREOF, the parties hereto have executed this Agreement in duplicate originals, one of which is retained by each of the parties.

Edward Lui	
BROKER/PROPERTY MANAGER	PRIMARY OWNER
By:	
AGENT	OWNER
Mailing Address	Mailing Address
(571)267-8639	
Telephone Number(s)	Telephone Number(s)
Fax Number(s)	Fax Number(s)
Edward@MarsHillRealty.com	
Email	Email
	Local Person to Contact in Case of Emergency
OWNER REFERRED BY:	
Name	Primary Owner's Social Security or Tax ID number
Company	

©2020, The Greater Capital Area Association of REALTORS®, Inc.

This recommended form is the property of the Greater Capital Area Association of REALTORS®, Inc. and is for use by members only. Previous editions of this form should be destroyed.

GCAAR Form # 1207 – Prop Mgmt/Exclusive Rental – DC

Page 9 of 9