EXCLUSIVE PROPERTY MANAGEMENT AGREEMENT Long-term Rental Property

This Exclus	ive Property Management	Agreement is entered into by and between	een	(40 2)
and		Glenwood Agency		("Owner") ("Agent")
contracts wi	ith Owner, to lease and ma	ovenants and promises set forth herein nage the property described below, as e subject to this Agreement (the "Prons contained herein.	well as any other prop	erty Owner and Agent may from
Street Addre	ess:			Wake , NC
become effer NOT LESS THE OTHE TERMINAT AUTOMAT PARTY GIV 60 DA SHALL TEI	ctive on THAN 60 DAYS F ER PARTY IN WRITING TE AT THE CONCLUSIO TICALLY RENEW FOR WES THE OTHER PARTY TAYS PRIOR TO THE CO RMINATE AT THE CONC	cement shall be binding when it has bee , and shall be for RIOR TO THE CONCLUSION OF TO ITS DESIRE TO TERMINATE OF THE INITIAL TERM. IF NOT SUCCESSIVE TERMS OF WRITTEN NOTICE OF ITS DESIREMENTS OF ANY SUCH RENEW LUSION OF SUCH TERM. If Owner gent a termination fee of \$500	an initial term of	12 months EITHER PARTY MAY NOTIFY IN WHICH CASE IT SHALL D, THIS AGREEMENT SHALL EACH UNLESS EITHER THIS AGREEMENT AT LEAST CH CASE THIS AGREEMENT THEN WITHIN 60 days
Agent may to Owner.	A fee equal to Other (describe method of edduct Agent's Fee from great Note: No fees may be deducted.)	d hereunder, Owner shall compensate A percent (%) of g per month, whichever compensation): 2 months rent for least costs receipts and collections received be acted from any tenant security deposit and from any portion of the security depo	ross rental income rece r is greater. sing and manage, rer fore remitting the balar until the termination of	ntal rate is \$ per month nce of the receipts and collections
limited to, f	Gees to cover the costs of persons and/or returned check fee (Ov	onts reasonable administrative fees perrocessing tenant rental applications. is, such fees, when collected by Agent, when or Agent). Fees for purposes coance with paragraphs 7 and 8 of this Agent.	If, in Agent's discretic shall belong toovered under the Tena	on, tenant leases provide for late owner
5. Authorit (a) (b) (c) (d)	y and Responsibilities of Manage the Property to the OFFER THE PROPERTY HOUSING LAWS, INCIDISCRIMINATION ON FAMILIAL STATUS; Use Agent's best efforts to renew leases in Owner's in Collect all rentals and other Deliver to Owner within 4	Agent: During the time this Agreement be best of Agent's ability, devoting there TO THE PUBLIC FOR LEASING IN LUDING BUT NOT LIMITED TO, ATTHE BASIS OF RACE, COLOR, RESEARCH, secure and maintain tenants, in	at is in effect, Agent shat to such time and attent N COMPLIANCE WITANY STATE AND FELIGION, SEX, NATION Concluding the authority One year at leases and give recein of any rental agreement.	ion as may be necessary; TH ALL STATE AND FEDERAL EDERAL LAWS PROHIBITING EDERAL CONTROL ON THE NEW PROHIBITING TO NAL ORIGIN, HANDICAP OR TO negotiate, execute, extend and To at a time ; pts for amounts so collected; Int an accounting which sets forth
		Page 1 of 6		
REALTOR®	North Carolina Associat Owner Initials	ion of REALTORS®, Inc Agent Initial	EQUAL HOUSING OPPORTUNITY	STANDARD FORM 401 Revised 1/2009 © 1/2011

(1)	Property, and remit to Owner re not constitute a guarantee by A diligence; and (2) if, pursuant to	Agent for rental payments that Agent is una this Agreement or required by law, Agent ei de by a tenant and previously remitted to O	authorized hereunder; provided: (1) this shall able to collect in the exercise of reasonable ither has refunded or will refund in whole or wner, Owner agrees to return same to Agent
(g)	Make or eause to be made any	repairs which, in Agent's opinion, may be ne	ecessary to preserve, maintain and protect the
		not make any repairs that exceed \$	without prior approval of Owner, except
			whatever expenditures on behalf of Owner
	Answer tenant requests and con		on Owner by tenant leases or any local, state es and hire such labor as may be necessary in
(i)	Agent's opinion to accomplish a	ny necessary repairs;	rom time to time to establish and maintain a
	fund on behalf of Owner in the management and operation of th	amount of \$, from which A e Property for which Owner is responsible he	Agent may pay expenses associated with the ereunder;
(j)	been or will be materially and ac	lversely affected as a result of a defect in the	enant's use and enjoyment of the Property has condition of the Property (such as a repair to appliance that cannot be made reasonably and
(k)			ecessary and advisable, in Agent's opinion, to enants and regain possession, including the
(1)	authority, in Agent's discretion,	to settle, compromise and release any and all by owner of property immediately after se	such small claims proceedings; and
		e at time rendered, owner agrees to reinb	
	invoice if not sooner or a 15%	per month fee is added to the invoice un	itil paid.
Agent to (C	heck ALL applicable authorization operate with subagents represent		
A C0	operate with tenant agents repres	enting only the tenant and offer them the following	owing compensation: 50/ 12 month lease
		ents from other firms according to the attache offers compensation to a cooperating agent(s)	
	ng. Owner authorizes Agent to a to: (Check ALL applicable section)		be appropriate in Agent's opinion, including
X place X sub Ag Pro not	be "For Rent" signs on the Proper omit pertinent information conce ent's associates participates and operty authorized in writing by Carify the listing service of the repraisers and real estate brokers.	rty (where permitted by law and relevant coverning the Property to any listing service of vector furnish to such listing service notice of Owner. Owner authorizes Agent, upon executive to the contract of th	which Agent is a member or in which any of f all changes of information concerning the ution of a rental contract for the Property, to including rental price, to the listing service,
ext □ displ Ag ser Pro adv	ent and in such manner as Agent ay information about the Proper ent is a member or in which any vice of which the Agent is a me operty on the Internet in accorda	may decide. ty on the Internet either directly or through a of Agent's associates participates, and to aumber or in which any of Agent's associates nee with the listing service rules and regulative mer MUST complete an opt-out form in account.	a program of any listing service of which the thorize other firms who belong to any listing participates to display information about the ations. If Owner does not authorize Internet cordance with listing service rules. (NOTE:
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	Owner Initials	Agent Initial	STANDARD FORM 401 Revised 1/2009

	sections):	if above, Owner further authorizes the displa	dy of (Check Till applicable
	The address of the Property		
	Automated estimates of the market value	ue of the Property	
	Third-party comments about the Proper		
	The grant of the state of the s	3	
	Consibilities of Owner: During the time this Agreem (a) Be responsible for all costs and expenses associate with the requirements of tenant leases or any long General Statutes Section 42-42, and advance to and expenses; (b) Provide funds to Agent promptly upon Agent's rein Agent's discretion, incurs on Owner's behamintenance and repairs, utilities, property taxe fees; and further, pay interest at the rate of any outstanding balance thereof not paid to Agent (c) NOT TAKE ANY ACTION OR ADOPT ANAGENT FROM OFFERING THE PROPERTY AND STATE LAWS AND REGULATIONS REGULATIONS PROHIBITING DISCRIMIN NATIONAL ORIGIN, HANDICAP OR FAMIL (d) Carry, at Owner's expense, commercial gene coverage) against any and all claims or demand leasing and maintenance of the Property, which the same manner as Owner and which shall be death of one person in each accident or occurrer or occurrence; and provide at least annually a confidence of the property of any way relating to the management of the Property authority set forth herein or hereafter granted.	nent is in effect, Owner shall: ciated with the maintenance and operation ocal, state or federal law or regulations, in Agent such sums as may be necessary from request for any cost or expense for which Oralf, including but not limited to, the cost es, owners' association dues and assessme	cluding but not limited to NC time to time to pay such costs where is responsible that Agent, sts of advertising, emergency ents, court costs and attorney's of per month on the amount of gent's written request therefor; WOULD BE TO PREVENT LL APPLICABLE FEDERAL TO, THOSE LAWS AND COLOR, RELIGION, SEX, PROPERTY; ets and completed operations, connected with, the operation, wable so as to protect Agent in OK for each injury or operty damage in each accident agent upon Agent's request; pexpenses, attorneys' fees, suits, of any injury or death to any nging, including Owner, in any ise of any duty, obligation or
	negligence or willful or intentional misconduct by		
	(f) With security deposit on initial lease signing		
	responsiblity for returing tenant security dep	posit directly to tenant at tenants vacation	n of premises. The
	security deposit would be due full if the prer	mises have not been damaged and are	in good repair and cleaned
	adequately. The owner has 30 days to retur	rn the security deposit to the tenant at le	ase end or vacation of
	property.		
law to se Agent red and loan previousl Security	ant Security Deposits. Agent may, in Agent's discretecure tenants' lease obligations (such security deposite equires Tenant Security Deposits, they shall be place in association. Upon the commencement of this Agesty made Tenant Security Deposits under existing leasy Deposits shall be placed in a trust account in Agenty Deposits experience administered in accordance with this Agreement of the Agenty Deposits shall be placed in a trust account in Agenty Deposits shall be placed in accordance with this Agreement of the Agreement o	sits shall hereinafter be referred to as "Tena ed in a trust account in Agent's name in a N reement, Owner shall deliver to Agent a la ases and the amounts thereof. Simultaneou nt's name in a North Carolina bank or sav	ant Security Deposits"). If the North Carolina bank or savings ist of any current tenants who sly therewith, any such Tenant
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	Owner Initials	Agent Initial	STANDARD FORM 401 Revised 1/2009 © 1/2011

If Owner authorizes Internet Advertising as set forth above, Owner further authorizes the display of (Check ALL applicable

- 10. Trust Account Interest. Agent may, in Agent's discretion, place gross receipts and collections, including Tenant Security Deposits, in an interest bearing trust account in the name of Agent in an insured bank or savings and loan association in N Carolina. Interest on any such amounts shall belong to-(Owner or Agent), except that with respect to any Tenant Security Deposits, tenant leases shall specify, in Agent's discretion, whether such interest shall be payable to Owner or to the tenant. If the lease provides that such interest is payable to the tenant, Agent shall account for the interest in the manner set forth in such lease. If the lease provides that such interest is payable to Owner or as Owner directs, then such interest shall be paid to Owner or Agent as set forth above. Agent may remove any interest payable to Agent from the account at all times and with such frequency as is permitted under the terms of the account and as the law may require.
- 11. Entry by Owner. Owner agrees that neither Owner nor any third party acting at Owner's direction, shall enter the Property for any purpose whatsoever during any time that it is occupied by a tenant in the absence of reasonable notice to Agent or tenant and scheduling by Agent or tenant of an appropriate time for any such entry.
- 12. Lead-Based Paint/Hazard Disclosure. If the Property was built prior to 1978, Landlord understands that Landlord is required under 42 U.S.C. 4852(d) to disclose information about lead-based paint and lead-based paint hazards, and that Agent is required to ensure Landlord's compliance with said law. Landlord agrees to complete and sign a "Disclosure Of Information On Lead-Based Paint And Lead-Based Paint Hazards" form (NCAR form #430-T), photocopies of which will be provided by Agent to prospective tenants. In the alternative, Landlord authorizes Agent, in Agent's discretion, to fulfill Landlord's disclosure obligations by completing and signing said form on Landlord's behalf based on information provided by Landlord to Agent.
- 13. Duties on Termination. Upon termination of this Agreement by either party, each shall take such steps as are necessary to settle all accounts between them, including, but not limited to, the following:
 - (a) Agent shall promptly render to Owner all rents then on hand after having deducted therefrom any Agent's fees then due and amounts sufficient to cover all other outstanding expenditures of Agent incurred in connection with operating the Property:
 - (b) Agent shall transfer any security deposits held by Agent to Owner or such other person or entity as Owner may designate in writing; provided, Owner understands and acknowledges that the Tenant Security Deposit Act requires Owner to either deposit any such deposits in a trust account with a licensed and insured bank or savings institution located in North Carolina, or furnish a bond from an insurance company licensed to do business in North Carolina;
 - (c) Owner shall promptly pay to Agent any fees or amounts due the Agent under the Agreement and shall reimburse Agent for any expenditures made and outstanding at the time of termination;
 - (d) Agent shall deliver to Owner copies of all tenant leases and other instruments entered into on behalf of Owner (Agent may retain copies of such leases and instruments for Agent's records); and
 - (e) Owner shall notify all current tenants of the termination of this Agreement and transfer of any advance rents and security deposits to Owner.
- 14. Sale of Property. In the event Owner desires to sell the Property through Owner's own efforts or those of a firm other than Agent, Owner shall: (a) promptly notify Agent that the Property is for sale and, if applicable, disclose to Agent the name of the listing firm; and (b) promptly notify Agent if the Property goes under contract and disclose to Agent the agreed-upon closing date.
- 15. Entire Agreement; Modification. This Agreement contains the entire agreement of the parties and supercedes all prior written and oral proposals, understandings, agreements and representations, all of which are merged herein. No amendment or modification to this Agreement shall be effective unless it is in writing and executed by all parties hereto.
- 16. Non-Waiver of Default. The failure of either party to insist, in any one or more instances, on the performance of any term or condition of this Agreement shall not be construed as a waiver or relinquishment of any rights granted hereunder or of the future performance of any such term or condition, and the obligations of the non-performing party with respect thereto shall continue in full force and effect.
- 17. Governing Law; Venue. The parties agree that this Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina, and that in the event of a dispute, any legal action may only be instituted in the county where the Property is located.
- 18. Relationsh regular basis ir contractors, and

fulfilling their respective obligations herei	gree that they will actively and materially par under, the parties intend for their relationshi e construed to create a partnership or joint ver	p to be that of independent
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Owner Initials	Agent Initial	STANDARD FORM 401 Revised 1/2009
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19. Exclusivity. Owner agrees that Agent sh Owner, shall offer the Property for rent during third party will be transferred to Agent and the therefrom of any fee due Agent hereunder.	the time this Agreement is in effect. Any r	ent nevertheless received by Owner or any
20. Default. If either party defaults in the performance or by applicable law, the non-defaulting providing the defaulting party with written notice.	g party shall have the right to terminate t	his Agreement if, within thirty days after
21. Costs in Event of Default. If legal proceeding Agreement, the prevailing party shall be entitled expenses and reasonable costs of collection) pair or provisions of this Agreement and/or collect at	d to recover all expenses (including, but no id or incurred by such prevailing party in en	t limited to, reasonable attorney fees, legal deavoring to enforce the terms, conditions,
22. Authority to Enter into Agreement; Prince to enter into this Agreement, and that there is necessary. Either owner principal contact for purposes of making all decay and all persons signing this Agreement as Own purposes set forth in this section.	no other party with an interest in the Program or glenwood agencisions and receiving all notices and rental p	operty whose joinder in this Agreement is cy agents shall serve as Owner's coayments contemplated by this Agreement,
23. Notices. Any notices required or permit appropriate party at the party's address set forth		riting and mailed by certified mail to the
24. Binding Nature of Agreement. This Agr representatives, successors and permitted assign		the benefit of the heirs, legal and personal
25. Assignments by Agent; Change of Owner either assign Agent's rights and responsibilities part of the ownership of Agent's real estate ag continue in full force and effect; provided, that brokerage in the State of North Carolina. In termination rights hereunder, terminate this Agtransferee of Owner's intent to terminate this Ag	hereunder to another real estate agency, or ency, and that in the event of any such as t any assignee or transferee must be licens the event of any such assignment or tran greement without cause on sixty (60) day	r transfer to another person or entity all or signment or transfer, this Agreement shall ed to engage in the business of real estate isfer, Owner may, in addition to all other
26. Other Professional Services. Owner as understands that other professional service princluding but not limited to an attorney, insurance contractor. If Agent procures any such services prosponsibility in connection therewith.	roviders are available to render advice or ce agent, tax advisor, engineer, home inspec	services to Owner at Owner's expense, etor, environmental consultant, architect, or
27. Addenda. Any addenda to this Agreement a property during or after lease term, owner statement of closing.	O 1	•
The parties agree that any such addenda shall a Agreement and any such addenda, the terms of s		nt. In the event of a conflict between this
THE AGENT SHALL CONDUCT ALL BR RESPECT TO THE RACE, COLOR, RELI ANY PARTY OR PROSPECTIVE PARTY TO	IGION, SEX, NATIONAL ORIGIN, HA	
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THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION. OWNER: DATE: ____ _____(SEAL) (SEAL) DATE: (SEAL) DATE: _____(SEAL) DATE: AGENT: Glenwood Agency [Name of real estate firm] ______ Individual license # _____ DATE: ____ [Authorized Representative] Real Estate Agency: Glenwood Agency Address: 700 West Jones Street, Raleigh, NC 27603 Telephone: 9198280077 Fax: 9198280099 E-mail: cabelldtr@glenwoodagency.com Owner: _____ Address: ____ _____Fax: ______E-mail: _____ Telephone: Social Security/Tax ID#: Owner: Address: Telephone: ______ Fax: _____ E-mail: _____ Social Security/Tax ID#: Owner: Address: Telephone: ______Fax: _____E-mail: _____ Social Security/Tax ID# Owner:

Fax: E-mail:

Social Security/Tax ID#:

Address:

Telephone: