RF //AX [®]	Property Management		Management	
	Agreement		1820 8th street east, Saskatoon, SK, CANADA	
THIS AGREEMENT made this	day of	by	S7H 0T6	
and between Remax Saskatoon- Prop and:	erty Management (referred to as the	e AGENT)	(306)665-2222	
NAME:	(Referred by:)		
ADDRESS:				
CITY:				
POSTAL CODE:				
(referred to as the OWNERS) to secur	e the services of the AGENT in the	managemen	t of the real property located at:	
ADDRESS:				
CITY:				
POSTAL CODE:				

(hereinafter referred to as the PREMISES), subject to the following terms and conditions:

- The above Owner is the Registered Owner/Power of Attorney of the Registered Owner of the above described property/properties and desires to appoint the Agent as his/her Property manager to rent/manage the property on the terms and conditions herein after set forth.
- The Agent has agreed to become the Owners Agent in respect to the management of the property, for the purpose of rental management on the terms and conditions contained herein.
- Therefore, in consideration of the Mutual Covenants and Agreements herein contained, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. EMPLOYMENT AND AUTHORITY OF AGENT

- a) The owners hereby appoint Re/Max Saskatoon, PROPERTY MANAGEMENT DIVISION, as their sole and exclusive agent to rent, lease, manage and operate the premises for a monthly/annual rent as approved by the owner from time to time.
- b) For this purpose, the AGENT is authorized to place newspaper advertising as required, to be reimbursed by the owner from rental funds.
- c) The AGENT is empowered to sign leases, rental agreements during the term of this contract on the Owner's behalf, and to enforce the provisions of same, and to institute legal action or other proceedings to collect of rents and sums due, and to dispossess tenants and other persons from the premises on behalf of the owner.
- d) It is understood and agreed that Remax Saskatoon- Property Management is the sole and procuring cause of any lease/tenancy, written or oral that may be negotiated either directly or indirectly by the Owners themselves.

Initials:

Remax Saskatoon Property

2. SPECIFICAUTHORITY

- b) The Owner will be responsible for the payment of the goods and services tax and any other applicable taxes, charges, rates and levies payable by the Owner in connection with the property covered in this agreement, including, without limitation to, that payable in connection with the management to the property.
- c) The AGENT may withhold from the Owner net rental revenue and remit to Revenue Canada or any other relevant authority any amount required to be withheld or remitted in respect of the goods and services tax, withholding tax or any other applicable tax, charge, rate or levy which the AGENT is required to withhold or remit by law.

3. RESPONSIBILITIES OF THE AGENT

- a) Collect all the rents and income due from the tenants when such amounts become due, and deposit same into an agency trust account maintained on behalf of the Owners. Withdraw from such account all funds needed for proper disbursements for expenses by the Owner including, without limitation, the AGENT'S compensation.
- b) Collect security deposits under any lease or tenancy and place same into interest bearing trust accounts.
- c) Collect pet deposits under any lease or tenancy and place same into interest bearing trust accounts.
- d) Maintain accurate and complete accounting records of all receipts and disbursements; and to submit a monthly written statement to the Owners indicating all collections and expenses, along with copies of paid bills.
- e) The AGENT is NOT responsible for obtaining a new tenant after receiving legal notice of termination of this contract by the Owner.
- f) The Agent will request all tenants to purchase a tenant's package insurance policy and to advise the AGENT of the name and insurer, the AGENT will provide a copy to the Owner's insurance agent.
- g) Any fixed term tenancy for a term greater than twelve months must first be approved by the Owner prior to acceptance by the AGENT.
- h) The AGENT will remit to the Owner on a monthly basis all rents collected net of the AGENT'S compensation and receipted expenses authorized by this Agreement or otherwise agreed to by the Owner.

4. COMPENSATION OF THE AGENT

In consideration of the services to be rendered by the AGENT, the Owners agree to pay the AGENT and or all of the following forms of compensation as may be applicable:

a) FOR MANAGEMENT – a fee equal to TEN (10%) PERCENT of all rent from the premises or a flat of \$100.00 per unit month whichever is greater. The minimum

Initials:

administration fee shall be \$50.00 per month per unit whenever vacant. It is agreed and understood that the Owners shall be responsible for the payment of water and sewer charges, property taxes, insurance fees, mortgage payments and other expenses relating to the premises unless otherwise agreed upon in writing between the parties. PLACEMENT ONLY – A fee of a month's rent will be charged for finding a tenant for those Owners who would prefer to manage their own property but prefer to not deal with finding tenants.

- b) SPECIAL SERVICES any special services that are conducted for the Owner will be subject to a mutually agreeable fee for the benefit of the AGENT. Such special services may call for the disposal or sale, on behalf of the Owners, of items of furniture, vehicles. Firewood or to dispossess problem tenants placed in a tenancy prior to the inception of this contract, located on the property and other events on a ONE-TIME BASIS.
- c) LEGAL REPRESENTATION ON BEHALF OF THE OWNER In circumstances when the AGENT needs to attend to a Rentalsman hearing or lawsuit, a service fee of \$300 per incident shall be charged.

5. INDEMNIFICATION

The Owner shall save the AGENT harmless from all suits for damages in connection with the management of the premises if the AGENT was not negligent and if the suit did not result from an intentional act or omission by the AGENT. The Owner shall carry, at the Owner's expense; sufficient public liability insurance with the AGENT designated an additional insured.

6. DUE AGENT AMOUNTS

In the event that the AGENT advances personal funds to make payment for expenses incurred on the Owner's behalf, and said funds are not reimbursed by the Owners, then the AGENT will be entitled to a fee of 2% per month of the monies expended and not reimbursed within 15 days after written submission by the AGENT to the Owner of the amount due.

7. TERM OF AGREEMENT

THIS AGREEMENT SHALL BECOME EFFECTIVE ON ______AND SHALL CONTINUE IN FULL FORCE AND IN EFFECT UNTIL AND INCLUDING ______. THEREAFTER, IT SHALL CONTINUE IN FULL FORCE AND IN EFFECT UNLESS EITHER PARTY SHALL SERVE WRITTEN NOTICE OF CANCELLATION SENT BY REGISTERED MAIL OR IN PERSON TO THE OTHER PARTY, IN WHICH EVENT THIS AGREEMENT SHALL TERMINATE 2-MONTHS AFTER THE SERVICE OF SUCH NOTICE ON OR BEFORE THE LAST DAY OF THE MONTH. In the absence of said notice, this Agreement will renew itself automatically for an additional term of ONE YEAR and so on from YEAR to YEAR until the expiration of the then current term. In the event of any cancellation of the Agreement, the AGENT is to receive the balance of any commissions due under this Agreement during the term of the existing lease/tenancy.

8. VOLUNTARY CANCELLATION BY AGENT

Notwithstanding any other provisions of the Agreement, the AGENT may elect to cancel this Agreement upon the occurrence of any of the following circumstances:

- a) In the event of a bona fide sale or demolition of the premises.
- b) If a Petition for Bankruptcy is filed by either the Owners of the AGENT, or if either shall make an assignment for the benefit of creditors or take advantage of any insolvency act.
- c) If the Owners shall fail to comply with any rule, order, determination, ordinance or law of any federal, provincial or local authority, relating to the operation of the premises. Notice of voluntary cancellation by the AGENT must be sent to the Owner in writing at least (30) days prior to cancellation.

9. VOLUNTARY CANCELLATION BY THE OWNER

Initials:

Notwithstanding any other provisions of the Agreement, the Owner may elect to cancel this Agreement upon the occurrence of any of the following circumstances:

- a) If a Petition for Bankruptcy is filed by the AGENT, or if the AGENT shall make an assignment for the benefit of creditors or take advantage of any insolvency act.
- b) If the AGENT shall fail to comply with any rule, order, determination, ordinance or law of any federal, provincial or local authority, relating to the operation of the premises.
- c) If the AGENT fails to provide monthly an accounting record of all receipts and disbursements along with the copies of paid bills, applicable for months in which rent is collected.
- d) If the AGENT fails to remit net rent proceeds collected to the Owner on a monthly basis. Voluntary cancellation upon the occurrence of any of the circumstances contemplated under a) only: otherwise notice of voluntary cancellation by the Owner must be sent to the AGENT in writing at lease thirty (30) days prior to cancellation showing bon fide cause for termination. Should the AGENT be able to rectify to the owners satisfaction the cause within 10 days of receipt of notice the said notice shall become null and void.
- **10.** The Owner hereby certifies that he/she is/is not Resident of Canada for the purpose of the income Tax Act of Canada and agrees to inform the AGENT immediately of any change of Residency Status of the Owner.

11. BINDING AUTHORITY

- a) This Agreement shall be binding upon the successors and assigns of the AGENT, and the heirs, administrators, executors, successors and assigns of the Owners.
- b) This Agreement will be construed according to the laws from time to time in force in the Province of Saskatchewan.
- c) All amounts payable by either party to the other under this agreement will be payable in Canadian Funds.
- d) The Agreement constitutes the entire agreement between the parties and will not be modified or amended except by an instrument in writing dated and signed by all the parties to this agreement.
- 12. PRIVACY POLICY- At Re/Max Saskatoon protecting your privacy is very important to us. Our goal is to treat the Personal Information you provide to us with the utmost respect in accordance with this Privacy Policy. Any information provided to us will be held in the strictest confidence.

IN WITNESS WHEREOF, the parties have set their hands and seals on the day and year first above written.

REGISTERED OWNER(S):	Signature	Date
Witness	Signature	Date
Property Manager:	Signature	Date
Witness	Signature	Date