# MANAGEMENT SERVICES



RESIDENTIAL PROPERTY MANAGEMENT SPECIALISTS
SERVING
BUCKS, CHESTER, DELAWARE, MONTGOMERY, AND PHILADELPHIA





# **Table of Contents**

Property Management Services	3
Fee Schedule	4
Management Agreement	5



## **Property Management Services**

Management Consultation: A member of Property Management Redefined LLC will meet you to review your needs, our services, and the property.

*Rent:* We handle all rent collection for you via our ePayment solution. We believe communication is key. By maintaining an open dialogue with tenants, we seek to prevent a change in circumstances becoming a collection event. If a problem arises, our procedures seek to minimize income loss.

*Inspection:* Prior to tenant move-in, we compile a report documenting the interior and exterior condition of the property, with photographs of any damage. Interim inspections are conducted throughout occupancy and provided to you via e-mail and portal. A final inspection is made after the tenants have vacated the rental. This is part of our dedication to proactive management and maintenance, helping to keep your home in optimal rental condition for the duration of our management.

Maintenance, Repairs, and Preventative Maintenance: Property Management Redefined LLC provides prompt response to any issues that may develop in the home. This helps to maintain tenant happiness and encourage the swift reporting of maintenance needs by the tenant. We never want a small problem to become a large problem; through regular inspections and tenant maintenance requests, we seek to achieve this philosophy. If a maintenance item beyond tenant responsibility arises, we will facilitate the appropriate vendor to perform the work. We will then pay the bill and charge your account for the work. Any repair over the specified maximum, we will seek your approval for prior to beginning work. We handle everything from scheduling and tenant coordination, offering tracking through our tenant and owner portals.

*Portals:* Online Tenant and Owner portals are provided enabling access to account status, maintenance request and tracking, and documents pertinent to the lease.

Accounting: Property Management Redefined LLC is pleased to offer electronic disbursement of net proceeds monthly. We will initiate a payment to your account on the 15th of each month, provided the day is on a business day. Holidays or weekends may delay payment. We provide a monthly statement for your review, outlining all revenue and expenses associated with your property. At year-end, we provide a summary of the past year's revenue and expenses. All invoices are made available through our owner portal for your review. 1099s are also submitted on your behalf to the IRS, as required.



## Fee Schedule

#### Management Fee:

Single Family Home:

Charged on collected rent, 8-10% of gross collected rent a month per unit, minimum of \$125 a month per unit.

Late Fee: Split 50:50 with Landlord.

Multi Family Home:

Charged on collected rent, 8-10% of gross collected rent a month per unit, minimum of \$85 a month per unit.

4

Late Fee: Split 50:50 with Landlord.



# Management Agreement

# RESIDENTIAL PROPERTY MANAGEMENT AGREEMENT (LANDLORD AGENCY CONTRACT) This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

**PMA** 

I	Broker (Company)	Licensee(s) (Name)
	Company License #	State License #
	Company Address	Direct Phone(s)
- 1	Joinpany Address	Cell Phone(s)
	Company Phone	
	Company Fax	
	Owner	
-		
	Owner's mailing address	*
F	Phone	Cell
	E-mail	
2 <b>D</b>		Management Agreement is between Broker and Owner. nent Agreement for this Property with another broker? ( ☐ Yes ) ( ☐ No )
4 <b>1.</b> 5	PROPERTY Address	ZIP_
6	Municipality (city, borough, township)	
7	County	School District
8	Zoning	
9	Present Use	Lot, Block; Deed Book, Page, Recording Date)
0	Identification (For example, Tax ID #; Parcel #; l	Lot, Block; Deed Book, Page, Recording Date)
2 2.	STARTING & ENDING DATES OF RESIDE	NTIAL PROPERTY MANAGEMENT AGREEMENT ("TERM")
3		nmended the term of this Agreement. Broker and Owner have discussed and agreed
4	upon the term of this Agreement.	
.6	(B) Starting Date: This Agreement starts when s	igned by Broker and Owner, unless otherwise stated here:
7 3.	(C) Ending Date: This Agreement ends at 11:55 RENEWAL TERM	PPM on
8		ENEW at the Ending Date of this Agreement or at the end of any Renewal Term for
9		oker or Owner gives at least days (30 if not specified) written notice before
20	Ending Date or before the end of any Renew	al Term:
21	☐ Month-to-month	*
22	☐ One year	
24	Other  Ot	nding Date if no Renewal Term has been selected above.
2.5		of this Agreement or any written changes to this Agreement.
6 4.		The second secon
.7	(A) No Association of Realtors® has set or recom	mended Broker's Fee. Owner and Broker have negotiated the fee that Owner will pay
.8	Broker.	
29	(B) Broker's Fee is \$ AND	% of gross rental income or \$ per month, whichever
80	is greater. \$ of Broker	's Fee is earned and due (non-refundable) at signing of this Agreement.
81 82		it, Owner will pay a Broker's Fee of \$ for post-management ser-
3	vices as described in Paragraph 14(C).	itures made on behalf of Owner in managing and maintaining the Property. Broker
34	will provide Owner with receipts or invoices	
35	1	's Fee owed to Broker from a rental management account maintained as required by
16		Rental Management Account) before other expenses and disbursements.
37 <b>O</b>	wner Initials:	PMA Page 1 of 6 Broker/Licensee Initials:
	Pennsylvania Association of REALTORS®	COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 2018 rev. 9/18: rel. 1/19
	•	104. 5/10, 101. 1/15



## 230 S. BROAD STREET FLOOR 17 PHILADELPHIA, PA 19102

38	5.	BRC	KER'S	SERVICES		
39		(A)	Broker i	s authorized by Owner to per	form the following services:	
40	Collect all rents and additional charges (including but not limited to late fees and returned check fees) paid by tenants when					
41		such amounts become due and deposit such amounts into the Rental Management Account				
42		[			leposits in accordance with applicat	
43		[	☐ Drav	v from the Rental Manageme	nt Account to pay all compensation of	lue to Broker under this Agreement (see Broker Fees para-
44			grap	h)		
45		[	⊐ Drav	v from the Rental Manageme:	nt Account to pay utilities and exper	nses on behalf of Owner (see Utilities and Expenses para-
46			grap			
47		[	□ Writ	e and amend leases on behal	of Owner	
48		[	☐ Rene	ew leases on behalf of Owner		
49		[	☐ Exec	cute and terminate leases on b	ehalf of Owner	
50		[	☐ Nege	otiate and settle disputes with	tenants	
51					out eviction proceedings against a tenar	
52		[	☐ Inspension	ect the Property and report th	e condition of the Property to Own	er as deemed necessary unless otherwise stated here:
53						
54					naintenance (see Maintenance paras	graph)
55					ties and Expenses paragraph)	
56		ļ	⊒ Keeլ	o and use lock boxes; copy, h	old and distribute keys, change loc	ks 🚛 🔝
57				ept rental applications from a	nd screen potential tenants	
58		l	☐ Other	er		
59		(B)	Broker v	vill establish a Rental Manage	ment Account for the Property, whi	ch Broker will use to record expenses relating to the leas-
60				management of the Property.	• • • • • • • • • • • • • • • • • • • •	•
61		(C)	Broker r	nav provide services to a tena	nt for which Broker may accept a fee	Such services may include, but are not limited to, doc-
62				reparation or copying and ser		, and a second s
63	6.			AND EXPENSES		
	U.				1 0 4:11:4:	71.1C 4 D 4 11.1 TC 11.1
64						royided for the Property as marked below. If a service is
65						to pay for that service. Payments made by Broker will
66			be paid v	with funds in the Rental Mana	gement Account. Broker will not	be responsible for payment of any utilities or service
67						egardless of which party is responsible for payment,
68		1	even if f	allure to pay may create a li	en on the Property. Broker is not	responsible for loss of service if interrupted by circum-
69			stances	beyond Broker's control, inc.	uding nonpayment by a tenant.	
70			Broker	Owner	Broker	Owner
71				☐ Cooking Gas/Fuel		☐ Electricity (unit)
72				☐ Cable/Satellite Televis	ion 🗆	☐ Electricity (common area)
73				☐ Heat (unit)	(type)	☐ Internet
74				☐ Heat (common area)	(type)	Hot Water(type)
75				☐ Parking Fee		Cold Water
76			Ц	☐ Trash Removal		☐ Pest/Rodent Control/Bed Bugs
77			닏	☐ Recycling Removal		☐ Bed Bug Remediation
78			닏	Snow/Ice Removal		Condominium/Homeowners Association Fee
79			닏	Sewage Fees		☐ Telephone Service
80			닏	☐ Sewer Maintenance		☐ Lawn and Shrubbery Care
81			Η	Heater Maintenance	. 📙	☐ Mortgage
82 83			H	Air Conditioning Mair	tenance $\Box$	☐ Licensing Fees
84				Property Taxes		Insurance
		C				
85		Com	ments:		,	
86		- T		C 1 392	. 1 1	1.15.175. 0.1.75
87						asic services to ensure habitability of the Property prior
88 89						or utility accounts during periods of vacancy, unless indi-
90						notify Broker if Owner receives any notices from utility
				ies of a pending termination	of service.	
91	7.			AND DISBURSEMENTS		
92		(A)	The Res	erye Amount is \$	, which Owner will de	eposit with Broker no later than the Starting Date of this
93			Agreem	ent.		
			~~0000000000000000000000000000000000000			
				#		
0.4	Own	ner Init	ials:		PMA Page 2 of 6	Broker/Licensee Initials:
94	OWI					

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



## 230 S. BROAD STREET FLOOR 17 PHILADELPHIA, PA 19102

95 96 97 98 99 100 101 102	1. If the account falls below the Reserve Amount specified above, Broker will immediately notify Owner. Within
103 <b>8.</b>	MAINTENANCE
104 105 106 107 108	(A) If elected in Paragraph 5, Broker may, at Owner's expense, hire contractors to perform any maintenance (upkeep, repairs and renovations) that Broker or Owner deem necessary to preserve the Property in its present operating condition, maintain habitability, and to comply with lease requirements, governmental regulations and/or insurance requirements. Broker may only contract for the performance of maintenance up to a cost of \$ (\$250 if not specified) per single instance without prior permission from Owner. Maintenance costing more than the amount in this Paragraph must have prior approval of Owner.
109 110 111 112 113 114 115 <b>9.</b>	(B) In the case of an emergency, Broker may, at Owner's expense, perform maintenance without prior approval, even if it exceeds the dollar amount in Paragraph 8(A). An emergency is an action required to be taken immediately to avoid the suspension of any essential service(s) to the Property, or to avoid, eliminate or remedy a risk of serious bodily harm to an individual lawfully on the Property. While Broker may perform maintenance in an emergency, nothing in this Agreement establishes an obligation or duty of Broker to respond to and remediate emergencies at the Property or to undertake, in any capacity, the services of an emergency or first responder.  INSURANCE
116	Owner shall purchase and maintain, at Owner's expense, comprehensive general liability insurance coverage with a minimum com-
117 118 119 120 121	bined single limit for bodily injury, personal injury and property damage in scope and amounts adequate to protect the interests of Owner and Broker, but not less than \$ Such insurance shall include Broker as an additional insured and shall require at least thirty (30) days advanced written notice of cancellation or non-renewal be given to Broker. Broker has advised Owner to consult with an insurance broker and/or agent to determine additional coverages and amounts of coverage advisable for Owner's protection. Broker cannot institute an insurance claim on Owner's behalf.
122 10.	OWNER'S DUTIES AND REPRESENTATIONS
123	(A) Owner will provide Broker:
124	1. All documents and information that are deemed necessary by Broker to properly manage the Property, including but not limited
125 126	to a survey, building plans and specifications, deed, variance or special exception approval, tenant leases, existing security deposits, rental license, rental registration documents, permits and a list of current service providers, as applicable.
127	2. Keys and access to the Property.
128	3. Any licenses and permits required by the municipality where the Property is located. Further, Owner represents that Owner has
129 130	obtained, or will obtain by the Starting Date of this Agreement, all necessary licenses and permits. Owner is responsible for keeping all necessary licenses and permits up to date and will pay all fines that result from Owner's failure to comply with this
131	provision.
132	4. If the Property is part of a Condominium or Homeowner Association, copies of all relevant rules and regulations regarding
133	rentals and approval of tenants.
134 135	<ul><li>(B) Owner will immediately:</li><li>1. Complete, amend and deliver to Broker any disclosures or notices required by law or a lease of the Property.</li></ul>
136	2. Notify Broker of any and all liens on the Property.
137	3. Notify Broker if Owner defaults in the payment of any mortgage or other obligation or lien on the Property, real estate taxes,
138 139	property insurance and/or Owner's condominium or homeowners' association fees.  4. Notify Broker if any judgment is entered against Owner.
140	5. Refer all communication about property management to Broker.
141	(C) Owner will not:
142	1. Negotiate with any current tenant in the Property concerning any matter related to the management of the Property without
143 144	Broker's prior written approval.  2. Enter into a property management agreement with another broker that begins before the Ending Date or the end of any Renewal
145	Term of this Agreement.
146	(D) Owner will notify Broker immediately if Owner receives any notice of foreclosure. Owner has not received any foreclosure
147	nofice(s), unless otherwise stated here:
148 149	(E) Owner will notify Broker immediately if Owner files an action in bankruptcy. Owner has not filed an action in bankruptcy, unless otherwise stated here:
150 Own	pmA Page 3 of 6 Roker/Licensee Initials:



152

153

154

155

156

157

158

159

160

161

162

164

165

166

167

168

169

170

171 172 173

174

175 176

177

183

184 185

186

187

188

189

190

191

192

196

197

203

204

205

206

#### 230 S. BROAD STREET FIDDR 17 PHILADELPHIA, PA 19102

#### 151 11. LIABILITY AND INDEMNIFICATION

- (A) Broker shall not be liable for any act, omission or error of judgment, nor shall Broker be liable for any condition, change, deterioration, defect of the Property, or failure of any of its systems unless Broker commits gross negligence or intentional misconduct. Broker's rental agents, salespeople, employees, officers or partners are not legally responsible for damages or repairs to the Property or for a tenant's failure to meet the terms of a lease.
- (B) Owner shall indemnify, defend and hold harmless Broker, its principals and employees from any liability imposed upon Broker, adjudicated or otherwise, from the following:
  - 1. All claims and suits for damages arising in connection with or in any manner relating to the Property, including but not limited to, the mangement of the Property;
  - 2. Liability for injuries suffered by any person in or about the Property, including but not limited to, adjacent curbs and sidewalks;

3. Liability for property damage; and

4. All costs and expenses, including reasonable attorney's fees, if awarded by a court.

#### 163 12. NOTICE TO PERSONS OFFERING TO SELL OR RENT HOUSING IN PENNSYLVANIA

- (A) Your attention is directed to the provisions of the Pennsylvania Human Relations Act, as amended (43 P.S. §951, et seq.). This law prohibits discrimination because of race, color, familial status, religious creed, ancestry, age, sex, national origin, handicap or disability, use of guide or support animals because of the blindness, deafness or physical handicap of the user or because the user is a handler or trainer of support or guide animals in the selling, leasing or financing of residential housing. All housing offered for sale is subject to the provisions of the law. In the rental of housing, the provisions of the law apply to all residences except (1) single or two-unit buildings in which one of the units is occupied by the owner or lessee, and (2) rooms in a landlord-occupied rooming house with a common entrance. The only general category of housing which is exempt from the provisions of the law is housing owned by religious, charitable, educational, private or fraternal organizations, and used to promote the religious principles or the aims, purposes or fraternal principles for which such organizations were established. Note: an amendment to the Real Estate Brokers License Act of May 1, 1929, Act of October 11, 1967, makes it unlawful for a real estate broker or salesperson to accept a listing with an understanding that illegal discrimination in the sale or rental of housing is to be practiced. The rules and regulations of the Pennsylvania Human Relations Commission (16 Pa. Code §43.21) require that all licensed brokers or salespersons with whom you list your property for sale or rent shall give you a copy of this notice. The purpose of this notice is to help you comply with the fair housing provisions of the Pennsylvania Law
- 178 (B) The municipality in which the Property is located may have enacted an ordinance or other law that extends the protections for access to housing to additional classes of individuals, such as gay, lesbian, bisexual and transgender individuals and couples. Broker and Owner are advised to check with the local municipality, a representative from the Pennsylvania Human Relations 179 180 181 Commission, or their own attorneys for further guidance.

#### 182 13. LEAD PAINT

- (A) The Residential Lead-Based Paint Hazard Reduction Act says that any landford of property built before 1978 must give the tenant an EPA pamphlet titled "Protect Your Family From Lead in Your Home." The landlord also must tell the tenant and the broker what the landlord knows about lead-based paint and lead-based paint hazards that are in or on the property being rented. The landlord must tell the tenant how the landlord knows that lead-based paint and lead-based paint hazards are on the property, where the lead-based paint and lead-based paint hazards are, the condition of the painted surfaces, and any other information the landlord knows about lead-based paint and lead-based paint hazards on the property. Any landlord of a pre-1978 structure must also give the tenant any records and reports that the landlord has or can get about lead-based paint or lead-based paint hazards in or around the property being rented, the common areas, or other dwellings in multi-family housing. The Act does not require the landlord to inspect for lead paint hazards or to correct lead paint hazards on the property. The Act does not apply to housing built in 1978 or later.
- 193 Owner has no knowledge of the presence of lead-based paint or lead-based paint hazards in or about the Property, unless (B) 194 checked. 195
  - Owner has knowledge of the presence of lead-based paint or lead-based paint hazards in or about the Property
    - Owner has no reports or records about lead-based paint or lead-based paint hazards on the Property unless stated below:

#### 198 14. DEFAULT AND TERMINATION

- 199 (A) Broker shall have the option to terminate this Agreement prior to the Ending Date in Paragraph 2 in the following circumstances: 200
- The Property is sold, transferred or otherwise conveyed.

  The Property is uninhabitable for \_\_\_\_\_\_ days (30 if not specified). 201 202
  - Owner defaults on any obligations under this Agreement and fails to cure the default as set forth below.
  - If either party fails to comply with any term, condition, or obligation contained in this Agreement, the non-defaulting party shall provide written notification of the default to the other party. If the defaulting party does not take steps to comply with the terms, conditions or obligations of this Agreement within days (10 if not specified) of notification, then the non-defaulting party may terminate this Agreement by written notification to the other party.

207 Owner Initials:	PMA Page 4 of 6	Broker/Licensee Initials:
	-	



264 Owner Initials:

#### 230 S. BROAD STREET FLOOR 17 PHILADELPHIA, PA 19102

208	(C) Upon termination of this Agreement:
209	1. If Broker is holding security deposits, Broker will transfer the remaining security deposits, and any interest accrued thereon,
210	from Broker's escrow account to the Owner's escrow account or to Owner's new broker, if any. Broker shall notify each tenant
211 212	from whom Broker received a security deposit of the name and address of the banking institution in which the deposits will
213	be held following termination and the amount of the deposits, if any.
214	2. Broker will provide all keys in Broker's possession, documentation and a final accounting of the Rental Management Account to Owner within days (15 if not specified) of the termination of this Agreement.
215	3. If Broker receives any funds on behalf of Owner after this Agreement has been terminated. Broker will forward the funds to
216	Owner or Owner's new broker, if any, within days (3 if not specified) of receipt.
217	4. The provisions in Paragraph 14(C) will survive this Agreement.
	DUAL AGENCY
219	Owner agrees that Broker and Broker's Licensees may also represent the tenant(s) of the Property. A Broker is a Dual Agent when a
220	Broker represents both a tenant and Owner in the same transaction. A Licensee is a Dual Agent when a Licensee represents a tenant
221	and Owner in the same transaction. All of Broker's licensees are also Dual Agents UNLESS there are separate Designated Agents for
222 223	a tenant and Owner. If the same Licensee is designated for a tenant and Owner, the Licensee is a Dual Agent. Owner understands that
	Broker is a Dual Agent when a tenant who is represented by Broker is viewing properties listed by Broker.
224 10.	DESIGNATED AGENCY Designated Agency is applicable, unless checked below. Broker designates the Licensee(s) above to exclusively represent the interests
226	of Owner. If Licensee is also the tenant's agent, then Licensee is a DUAL AGENT.
227	Designated Agency is not applicable.
	OTHER PROPERTIES
229	Owner agrees that Broker may list, rent, and manage other properties, and that Broker may show other properties to prospective ten-
230	ants.
	TRANSFER OF THIS CONTRACT
232	(A) Owner agrees that Broker may transfer this Agreement to another broker when:
233	1. Broker stops doing business, OR
234 235	2. Broker forms a new real estate business, OR
236	3. Broker joins his business with another.
237	(B) Broker will notify Owner immediatey in writing if Broker transfers this Agreement to another broker. Owner will follow all requirements of this Agreement with the new broker.
	RECOVERY FUND
239	Pennsylvania has a Real Estate Recovery Fund (the Fund) to repay any person who has received a final court ruling (civil judgment)
240	against a Pennsylvania real estate licensee because of fraud misrepresentation, or deceit in a real estate transaction. The Fund repays
241	persons who have not been able to collect the judgment after trying all lawful ways to do so. For complete details about the Fund, call
242	(717) 783-3658.
	GOVERNING LAW, VENUE AND PERSONAL JURISDICTION
244	(A) The validity and construction of this Agreement, and the rights and duties of the parties, will be governed in accordance with the
245	laws of the Commonwealth of Pennsylvania
246	(B) The parties agree that any dispute, controversy or claim arising under or in connection with this Agreement or its performance by
247	either party submitted to a court shall be filed exclusively by and in the state or federal courts sitting in the Commonwealth of
248	Pennsylvania.
	MEDIATION
250	Owner and Broker will submit all disputes or claims that arise from this Agreement to mediation. Mediation fees, contained in the
251	mediator's fee schedule, will be divided equally among the parties and will be paid before the mediation conference. This mediation
252 253	process must be concluded before any party to the dispute may initiate legal proceedings in any courtroom, with the exception of filing
	a summons if it is necessary to stop any statute of limitations from expiring. Any agreement reached through mediation and signed by
254	the parties will be binding. Any agreement to mediate disputes or claims arising from this Agreement will survive termination.
255 <b>22</b> .	
256 257	It is a conflict of interest when Breker has a financial or personal interest in the Property and/or cannot put Owner's interests before
	any other. If Broker, or any of Broker's licensees, has a conflict of interest, Broker will notify Owner in a timely manner.
259 <b>25.</b>	ENTIRE CONTRACT  (A) The Assument constitutes the entire correspond of the parties. No prior understandings or representations of any kind shall be
260	(A) This Agreement constitutes the entire agreement of the parties. No prior understandings or representations of any kind shall be binding on either party unless reduced to writing and contained within or incorporated and attached to the Agreement. All changes
261	to this Agreement must be in writing and signed by Broker and Owner.
262 263	(B) Without limiting the foregoing, Broker's services are limited to those specifically granted by Owner and set forth in this
203	Agreement, Any duty not expressly granted to Broker shall not be implied.

PMA Page 5 of 6 Br

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

Broker/Licensee Initials: \_



## 230 S. BROAD STREET FLOOR 17 PHILADELPHIA, PA 19102

	SPECIAL CLAUSES	
266	(A) The following are part of this Residential Property Management Agreement if cl	hecked:
267	☐ Property Description Sheet for Rental (PAR Form XLRA)	
268	☐ Single Agency Addendum (PAR Form SA)	
269	<u> </u>	
270		
271	(B) Additional Terms:	
272		
273		
274 275		
276		
277		
278		
279		
280		
281		***************************************
282		
283		
284		
285 <b>Ow</b>	ner has received the Lead-Based Paint hazards Disclosure form and agrees to	complete and return to Broker in a timely man-
286 ner	, if required.	
287 <b>Ow</b>	ner has read the consumer Notice as adopted by the State Real Estate commi	ssion at 49 Pa. code §35.336.
	ker and Owner acknowledge receipt of a copy of this Agreement at the time o	
<sup>289</sup> Thi <sup>290</sup> terp	s Agreement may be executed in one or more counterparts, each of which sh parts together shall constitute one and the same Agreement of the Parties.	all be deemed to be an original and which coun-
<sup>292</sup> of a	urn of this Agreement, and any addenda and amendments, including return l ll parties, constitutes acceptance by the parties.	
<sup>293</sup> Ow <sup>294</sup> ed.	ner gives permission for Broker to send information about this transaction to	the fax number(s) and/or e-mail address(es) list-
295 <b>NO</b>	TICE TO PARTIES: WHEN SIGNED, THIS AGREEMENT IS A BINDIN	NG CONTRACT. Parties to this transaction are
<sup>296</sup> adv	ised to consult a Pennsylvania real estate attorney before signing if they desir	e legal advice.
297 <b>OW</b>	NER	DATE
298 OW	NER	DATE
299 OW	NER	DATE
300 EX	ECUTED BY AUTHORIZED BROKER/ASSOCIATE BROKER	
301		DATE
	**************************************	
	w w w w w w w w w w w w w w w w w w w	

PMA Page 6 of 6

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