

This is an out line of out Procedure and forms enclosed:

Agency Representation- We represent YOU as the Homeowner.

Management Agreement- Standard Arkansas Realtor Association form.
We charge 50% of the first full month's rent and 10% of each additional month per new tenant.

Lease Application- We complete a comprehensive credit, rental history and criminal records check at the renters expense before accepting any application.

Lease Agreement- standard Arkansas Realtor Association form with the following provisions: \$10 late fee per day after the 5th, \$27 bad check fee, 30 days written notice to vacate, 15 days abandonment, no smoking, pet deposit required per pet. If a single family home, yard maintenance of weeds, leaf removal, roof and gutters, is the tenants responsibility.

Utilities- all paid by the tenant and in the tenant's name. Please have your water bill send to: % REMAX, 1400 Desoto Blvd Hot Springs Village, AR 71909. Your water bill will be prorated for the renters stay at the beginning and end of the lease.

Move In/Move Out checklist- The tenant will complete a move in checklist that we will check and verify. Tenants will be given a list to complete upon move out and we will perform a move out walkthrough.

Security deposit- is equal to one month's rent and is held in a separate account. Arkansas law clearly states that this cannot be used as rent. Additional pet deposits will be collected if you approve a pet. Upon default of lease the security deposit will be returned to you minus any necessary repairs or cleaning. Under normal conditions the security deposit will be dispersed to the renter after the check out inspection, minus any cleaning and maintenance deemed necessary by management.

Safety Review- one of our maintenance men will do a walkthrough to check for any safety concerns and ensure that everything is operational and safe prior to the first tenant.

Home Requirement- Before the home is considered to be rent ready the property must be clean, inside and out as well as the yard, the home must be completely empty and all fixtures of the home must be operational.

We would love to have your business. Feel free to contact us for any further information or to have us preview your property.

RE/MAX of Hot Springs Village Property Management **Policy**

General: All applicants 18 or older must apply individually and pay a non-refundable fee. Applications require a valid ID and fulfill all RE/MAX guidelines.

Showings: Please call us at (501) 922-9997 to set up a showing. We will gladly work around your schedule. For the safety of our staff, no showings will be scheduled for after dark.

Guidelines for Acceptance

Criminal Background Check: Applicants are preferred to have no criminal history. **If criminal history is present, felony convictions must be five years or older.**

Credit History: A credit check is required for all applicants. A minimum credit score of 640 is expected, with no recent late payments, tax liens, charge-offs, or repossessions.

Rental History: We require five years of positive, verifiable rental history with no prior evictions or broken leases. References cannot be relatives. **Rental history of up to 5 years is required.**

Income: Applicants must show at least three months of verifiable employment and a debt-to-income ratio below 40%. Out-of-state applicants should ideally have employment in a similar field.

Pet Policy: Pets are considered on a case-by-case basis and require homeowner approval. A standard \$250 deposit per pet is required unless the owner specifies otherwise. Service animals are exempt from this policy.

Lease Signing: All final decisions require the homeowner's approval. If approved, we will contact you to schedule a lease signing. All occupants 18 and older must sign the lease.

Security Deposit: A security deposit equal to one month's rent, plus any applicable pet deposits, is due in full at lease signing.

At move-in: Proof of renter's insurance is required at move-in and must be maintained for the entire lease. Minimum coverage: \$100,000 liability and \$20,000 personal property. You are able to purchase renters insurance through us for \$14.50 a month.

Note on Inspections: All properties are inspected every six months or half-way through a 6 month lease. If we cannot coordinate a time with you, we will provide a 24-hour notice before entry for the inspection.

Property Management Agreement

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FORM SERIAL NUMBER: 018863-800177-0996209

This Property Management Agreement is made between _____ **Homeowner**
_____, hereafter called "Owner," and _____
_____, (by and through the Principle Broker) hereafter called "Managing Firm."

WITNESSETH in consideration of the terms, conditions, and covenants hereafter set forth, the parties hereby mutually agree as follows:

- 1. EXCLUSIVE AGENCY:** Owner hereby appoints Managing Firm, and Managing Firm accepts the appointment, to manage the following described Property on the terms and conditions contained in this Property Management Agreement.

Description: _____

Address: _____ **Property address**

- 2. TERM:** The term of this Property Management Agreement is a period of 12 months beginning on the (month) _____ (day) _____, (year) _____, and continuing until the (month) _____ (day) _____, (year) _____, unless otherwise terminated as provided herein.

- 3. CANCELLATION:** Owner may cancel/terminate this Property Management Agreement or any automatic renewals hereof, at any time by giving Managing Firm 30 days advance written notice and by paying a cancellation/termination fee of \$ 0.00 at time of notice. Managing Firm may cancel/terminate the Property Management Agreement or any automatic renewals hereof by giving thirty (30) days written notice. Managing Firm is granted a maximum of sixty (60) days after cancellation/termination of this Property Management Agreement to process all outstanding obligations committed against the Property and to render a final accounting to Owner per Paragraph 14.

- 4. OWNER RESPONSIBILITIES:** Owner agrees the address for notices to Owner from Managing Firm shall be _____ **Homeowner Mailing Address**. Owner assumes sole responsibility for checking for correspondence from Managing Firm at the above address. Any delivery by Managing Firm of correspondence, municipal notices, service of process, or other information shall be deemed effectively delivered to Owner by Managing Firm so long as Managing Firm has, within two (2) business days of receipt, deposited such information in the United States mail, with sufficient postage to ensure delivery, addressed to Owner at the above address. If Managing Firm so performs, Owner agrees that, notwithstanding any statute, rule, regulation or provision of common law, Managing Firm has discharged all fiduciary, contract and other duties to Owner, Managing Firm not having further obligation. In addition, if Owner is not an Arkansas citizen or domestic Arkansas entity, Owner shall deliver to Managing Firm all filings required by Arkansas law to eliminate the need for income tax withholding, including without limitation filings with the Arkansas Department of Finance and Administration pursuant to Act 1982 of 2005 (and regulations thereunder), or, in the alternative, Owner understands, acknowledges, agrees and instructs Managing Firm to withhold for taxation purposes all sums required by law and, in addition, agrees to reimburse Managing Firm for all tax or accounting expenses incurred in determining the withholding amount and for preparation and filing of applicable forms. Owner warrants and represents to Managing Firm that no withholding is required from any rentals or other disbursements to Owner in that Owner has United States citizenship status, pursuant to the Foreign Investment in Real Property Taxation Act (FIRPTA) or otherwise under state and federal law, it being the obligation of Owner to file all state and federal tax returns applicable to Owner and the Property (and income therefrom) and to pay all applicable taxes in connection therewith.

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5. PROPERTY CONDITIONS: There shall be implied in all leases and rental agreements for residential purposes a requirement that a dwelling unit or single-family residence have, both at the time possession is delivered to the tenant or tenants named in the lease or rental agreement and throughout the term of the lease or rental agreement:

- (1) An available source of hot and cold running water;
- (2) An available source of electricity;
- (3) A source of potable drinking water;
- (4) A sanitary sewer system and plumbing that conform to applicable building and housing codes in existence at the time of installation;
- (5) A functioning roof and building envelope; and
- (6) A functioning heating and air conditioning system to the extent the heating and air conditioning system served the premises at the time the landlord and the tenant entered into the lease or rental agreement.

6. RENEWAL: Unless otherwise terminated in accordance with Paragraph 3, this Property Management Agreement is automatically renewed for successive periods of one (1) year each thereafter, until terminated as herein provided.

7. MANAGING FIRM RESPONSIBILITY: Managing Firm agrees to:

- a. Use diligence in the management of the Property and to furnish the usual supervisory service of its organization for renting, leasing, operating, maintaining, and managing the Property upon the terms herein provided;
- b. Render each month, with respect to current month, monthly statements of receipts and disbursements in connection with the operation of the Property; property management fees to be disbursed to Broker within 30 days of receipt.
- c. Provide experienced assistance and recommendations to Owner in connection with annual budgets and analysis of operating results; and
- d. Comply with all Fair Housing laws and provide equal services to all persons regardless of race, color, religion, sex, disability, familial status, sexual orientation, gender identity or national origin.

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- 8. OWNER AGREEMENT:** Owner hereby gives to Managing Firm the following authority and powers and agrees to bear the expenses in connection therewith:
- a. To do and perform or cause to be performed all acts and things necessary, required, or desirable to ensure the proper and efficient rental, management, operation and maintenance of the Property.
 - b. To sign, renew, or cancel leases and/or rental agreements for and in the name of Owner as Owner's exclusive leasing agent for the Property. Owner authorizes Managing Firm to advertise and market the Property as follows:
 - (i) at a monthly rental of \$Low per month; Owner and Managing Firm further agree that no lease or rental agreement at a monthly rent of less than \$High per month shall be executed by Managing Firm without the consent of Owner, or
 - (ii) at rental rates provided on the attached rate list per unit.
 - c. To receive all monthly rents due from tenants of the Property and in connection therewith to request, demand, collect, and receive any and all charges or rents that become due to Owner.
 - d. To advertise the availability of rental of the Property or any part thereof, and display "For Rent" or "For Lease" and other similar signs upon the Property subject to compliance with any ordinances or restrictions applicable to the Property.
 - e. To make or cause to be made and to supervise repairs and alterations, and to do decorating on the Property, including but not limited to exterior and interior cleaning, painting, and decorating, plumbing, carpentry, and other such normal maintenance and repair work as may be necessary. Notwithstanding any other provision of this Property Management Agreement to the contrary, Managing Firm agrees to secure the prior approval of Owner on all expenditures in excess of \$150.00 for any one item except monthly or recurring operating charges and emergency repairs in excess of the maximum, if in the opinion of Managing Firm such repairs are necessary service to the Property and/or tenant.
 - f. To hire, discharge, and supervise all labor and employees required for the operation and maintenance of the Property, it being agreed that all employees shall be deemed employees of Owner or of the contractor retained by Managing Firm for Owner, and not of Managing Firm. Managing Firm may perform any duties through attorneys, agents, or employees hired by Owner and shall not be responsible for their acts, defaults or negligence. Managing Firm shall not be liable to Owner for any error of judgment or for any mistake of fact or law, or for anything that Managing Firm may do or refrain from doing hereafter except in case of willful misconduct or gross negligence.
 - g. To make such contracts for water, electricity, gas, telephone, vermin extermination, furnace and air conditioning repair, waste disposal, labor and other services or such of them as Managing Firm shall deem advisable, and to place purchase orders for such equipment, tools, appliances, materials and supplies as Managing Firm deems necessary. All such contracts and orders so entered into shall be made in the name of Owner.
 - h. Owner acknowledges and agrees that Managing Firm is not responsible for the condition of the property and expressly and unconditionally agrees to release, hold harmless and indemnify Managing Firm for any causes of action arising out of this lease, related to the condition of the property or regarding damage or injury to persons or property, or regarding any suit by any tenant, licensee, invitee or trespasser for damage to persons or property on or about the property.

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8. OWNER AGREEMENT (continued):

Owner agrees to release, indemnify and hold Managing Firm harmless from any act of omission or commission concerning service upon Managing Firm of any papers, notices, subpoenas, summons, or other legal documentation regarding an alleged violation of any state, federal, municipal or other law, regulation or directive, on or about the Property (collectively, a "Code Notice"). Further, Owner agrees to release, indemnify, and hold Managing Firm harmless and not to allege any negligent conduct on the part of Managing Firm if, within two (2) business days after receipt of a Code Notice by Managing Firm, on behalf of Owner, the Code Notice is forwarded to Owner by certified United States mail. Owner assumes sole responsibility for, at all times, furnishing Managing Firm with written notice of a current address for Owner serviced by the United States Post Office, the initial address being: Homeowner Mailing Address

9. **SEPARATE OWNER'S FUNDS:** Managing Firm shall establish and maintain, in a bank, whose deposits are insured by the Federal Deposit Insurance Corporation, a trust account for Managing Firm's Owner's fund with authority to Managing Firm to draw thereon for any payments to be made by Managing Firm to discharge any liabilities or obligations of Owner incurred pursuant to and subject to the limitations of this Property Management Agreement. Owner shall forward funds to Managing Firm in an amount deemed sufficient by Managing Firm to provide for all sums due and payable by Owner as operating expenses authorized to be incurred under the terms of this Property Management Agreement. Managing Firm may make periodic payments to Owner of funds in said owner's fund that are in excess of that amount deemed necessary by Managing Firm to meet operational expenses, subject to the limitations, however, that any such payments shall not affect Owner's obligation hereunder to hereafter furnish sufficient funds to Managing Firm to meet operational expenses should such additional deposits be deemed necessary by Managing Firm.

10. **HOLD HARMLESS AGREEMENT:** Owner agrees, at Owner's expense, to indemnify and hold Managing Firm harmless from any claims or damages, including, but not limited to costs, expenses, and reasonable attorney's fees and accounts thereof, that may be made by anyone in connection with the management of the Property and/or injuries suffered by employees or any person whomsoever, and to carry, at Owner's expense, Comprehensive General Liability Insurance with minimum limits of \$300,000 death or injury, and \$100,000 Property damage. Owner understands such minimal limits may not protect Owner from all liabilities facing owners of rental property. Owner agrees to seek the advice of Owner's legal counsel and insurance agent to determine the appropriate types and amounts of insurance coverage necessary to fully protect Owner. Owner agrees to deliver to Managing Firm an insurance binder naming Managing Firm as an additional insured under Owner's policies at Owner's expense prior to the effective date of this Property Management Agreement. In the event this insurance is ever canceled, a thirty (30) day written notice of cancellation will be sent to the offices of Managing Firm, and Managing Firm is specifically authorized to place, at Owner's expense, liability coverage if a copy of any existing liability policy is not furnished to Managing Firm within thirty (30) days after the effective date of this Property Management Agreement.

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11. **TYPES OF AGENCY:** Owner fully understands the agency options available below and agrees that Managing Firm will be the agent of Owner under the provisions of this Property Management Agreement and all obligations or expenses incurred thereunder shall be for the account, on behalf, and at the expense of Owner. Owner authorizes Managing Firm to lease the Property utilizing the agency options selected below. However, Managing Firm will present to Owner all offers to lease received regardless of agency options selected.

12. In addition to Managing Firm leasing the Property to prospective Lessees, Owner chooses to allow the Managing Firm to use the following options (Choose as many options as desired to lease the Property):
(check all that apply)

- a. **A. Lessor Agency:** Lessor agency is when the Owner is represented exclusively by the Managing Firm and the Lessee is not represented by a separate agent.
- b. **B. Lessee Agency:** Owner acknowledges Managing Firm is employed by Owner and Lessee's agent is employed by Lessee. All licensees associated with Lessee agent's firm are employed by, represent, and are responsible to Lessee.
- c. **C. Dual Agency:** Owner hereby consents that Managing Firm may represent both Owner and Lessee in any transaction to lease the Property. Should this situation arise, Owner and Managing Firm agree to the following:
 - i. (i) The Managing Firm shall not be required to and shall not disclose to either Owner or Lessee any personal, financial or other confidential information about the other party without that party's express written consent. This restriction excludes information related to material Property information that is known to Managing Firm and other information that must at the Managing Firm's discretion be disclosed.
 - ii. (ii) By selecting this option 12C, Owner acknowledges that when Managing Firm represents both Owner and Lessee, a possible conflict of interest exists and Owner agrees to forfeit individual rights to receive the undivided loyalty of the Managing Firm.
 - iii. (iii) Any claim now or hereafter arising out of any conflicts of interest from Managing Firm's representation of both Owner and Lessee is waived.
- d. **D. Non-Agency:** See Non-Representation Disclosure Addendum

13. **BANKRUPTCY/FORECLOSURE:** In the event a petition in bankruptcy and/or foreclosure is filed by or against Owner, or in the event Owner shall make an assignment for the benefit of creditors, take advantage of an insolvency act or otherwise seek some form of debtor relief, Managing Firm may terminate this Property Management Agreement upon three (3) day notice to Owner. If Owner shall breach obligation hereunder and such breach remains uncured for a period of thirty (30) days after receipt by Owner of notice of such breach, then Managing Firm may forthwith terminate this Property Management Agreement.

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- 14. FINAL ACCOUNTING:** Upon termination of this Property Management Agreement, pursuant to the provisions hereof, Managing Firm shall have a maximum of sixty (60) days in which to process all outstanding obligations committed against the Property and to render a final accounting to Owner. It is expressly understood that notwithstanding any termination of this Property Management Agreement, Owner shall account to Managing Firm for any sums payable by Owner and occurring prior to termination.
- 15. WAIVER:** Owner agrees to waive all rights of action of any type against Managing Firm for damages caused or allegedly caused by Managing Firm, its employees, subcontractors, or any other party acting on its behalf.
- 16. MANAGING FIRM'S FEES:** Owner agrees to pay Managing Firm an initial amount of 50% OF FIRST FULL MONTHS RENT. Owner agrees to pay thereafter \$0.00 per month, or ten percent (10%) of monthly rents collected, whichever is greater, throughout the term of this Property Management Agreement. Managing Firm will retain 10% of late fees collected. Managing Firm will keep any insufficient fund fees.
- In the event the Property is sold or exchanged during the term of this Property Management Agreement by any person including Owner, to any person, firm or corporation who has rented or leased the Property, Managing Firm shall be entitled to a professional fee equal to _____ percent (____%) of the gross sales price if allowed by Arkansas Real Estate License Law.
- 17. COOPERATIVE SHARE OF BROKERAGE FEES:** Seller/Buyer/Owner/Tenant and Listing Firm/Selling Firm/Management Firm acknowledge and agree a Multiple Listing Service may no longer be a conduit to make or accept offers regarding cooperative broker compensation. This provision shall replace and amend any provision of the Agency Agreement which may be contrary.
- 18. OTHER PROVISIONS:** See Attachment A
- _____
- _____
- 19. GOVERNING LAW:** This Property Management Agreement shall be governed by the laws of the State of Arkansas.
- 20. SEVERABILITY:** The invalidity or unenforceability of any provisions of this Property Management Agreement shall not affect the validity or enforceability of any other provision of this Property Management Agreement, which shall remain in full force and effect
- 21. MERGER CLAUSE:** This Property Management Agreement, when executed by both Owner and Managing Firm, shall contain the entire understanding and agreement between Owner and Managing Firm with respect to all matters referred to herein and shall supersede all prior or contemporaneous agreements, representations, discussions and understandings, oral or written, with respect to such matters. This Property Management Agreement shall not supersede any agency agreements entered into by Owner and Managing Firm or Selling Firm. This Property Management Agreement may not be modified except in writing executed by both Seller and Managing Firm. Any contract entered into by Seller and Buyer shall not affect this Property Management Agreement.

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22. ATTORNEY'S FEES: Should Owner and Managing Firm initiate any type of administrative proceeding, arbitration, mediation or litigation against the other (or against an agent for the initiating party or agent for the non-initiating party), it is agreed by Owner and Managing Firm (aforementioned agents being third-party beneficiaries of this Paragraph 22) that all prevailing party (or parties if more than one) shall be entitled to an award of all costs and attorney's fees incurred in prosecution or defense of such initiated action against the non-prevailing party (or parties if more than one).

23. COUNTERPARTS: This Property Management Agreement may be executed in multiple counterparts each of which shall be regarded as an original hereof but all of which together shall constitute one in the same.

24. TIME: Owner and Managing Firm agree time is of the essence with regard to all times and dates set forth in this Property Management Agreement. Unless otherwise specified, days as it appears in this Property Management Agreement shall mean calendar days. Further, all times and dates refer to Arkansas Central time and date.

25. LICENSEE DISCLOSURE: Check all that apply:

One or more parties to this Property Management Agreement hold a valid Arkansas Real Estate License:

Owner(s) Managing Firm Both

26. CLASS ACTION WAIVER. THE PARTIES HEREBY WAIVE, WITH RESPECT TO ANY DISPUTE IN ANY FORUM REGARDING THIS AGREEMENT OR ANY TRANSACTION DESCRIBED IN OR CONTEMPLATED BY THIS AGREEMENT: (I) THE RIGHT TO PARTICIPATE IN A CLASS ACTION, PRIVATE ATTORNEY GENERAL ACTION OR OTHER REPRESENTATIVE ACTION IN COURT OR IN ARBITRATION, EITHER AS A CLASS REPRESENTATIVE OR CLASS MEMBER; AND (II) THE RIGHT TO JOIN OR CONSOLIDATE CLAIMS WITH CLAIMS OF ANY OTHER PERSON. THE PARTIES AGREE THAT EACH MAY BRING CLAIMS AGAINST THE OTHER ONLY IN YOUR OR ITS INDIVIDUAL CAPACITY AND NOT AS A PLAINTIFF OR CLASS MEMBER IN ANY PURPOSED CLASS OR REPRESENTATIVE PROCEEDING.

The foregoing waiver is referred to herein as the "class action waiver". The Parties agree that no court or arbitrator shall have authority to conduct any proceedings in violation of the class action waiver or to issue any relief that applies to any person or entity other than the Parties to this Agreement individually. The parties acknowledge that this class action waiver is material and essential to the resolution of any claims and is non-severable from this agreement. The parties jointly acknowledge that the restrictions on the ability to bring a class action lawsuit may result in increased costs and/or reduced remedies.

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THIS IS A LEGALLY BINDING AGREEMENT WHEN SIGNED BY THE PARTIES BELOW. READ IT CAREFULLY. YOU MAY EMPLOY AN ATTORNEY TO DRAFT THIS FORM FOR YOU. IF YOU DO NOT UNDERSTAND THE EFFECT OF ANY PART, CONSULT YOUR ATTORNEY BEFORE SIGNING. REAL ESTATE AGENTS CANNOT GIVE YOU LEGAL ADVICE. THE PARTIES SIGNED BELOW WAIVE THEIR RIGHT TO HAVE AN ATTORNEY DRAFT THIS FORM AND HAVE AUTHORIZED THE REAL ESTATE AGENT(S) TO FILL IN THE BLANKS ON THIS FORM.

THIS FORM IS PRODUCED AND COPYRIGHTED BY THE ARKANSAS REALTORS® ASSOCIATION. THE SERIAL NUMBER BELOW IS A UNIQUE NUMBER NOT USED ON ANY OTHER FORM. THE SERIAL NUMBER BELOW SHOULD BE AN ORIGINAL PRINTING, NOT MACHINE COPIED, OTHERWISE THE FORM MAY HAVE BEEN ALTERED. DO NOT SIGN THIS FORM IF IT WAS PREPARED AFTER DECEMBER 31, 2026.

FORM SERIAL NUMBER: 018863-800177-0996209

REAL ESTATE LICENSEES ARE REGULATED BY THE ARKANSAS REAL ESTATE COMMISSION. IF A LICENSEE HAS NOT PROPERLY REPRESENTED YOU, YOU MAY FILE A COMPLAINT AT AREC.ARKANSAS.GOV

This Property Management Agreement shall be binding upon the successors and the assigns of Managing Firm and the heirs, administrators, executors, successors, and assigns of Owner.

IN WITNESS WHEREOF, the parties hereto have affixed or caused to be affixed their respective signatures this (month) _____ (day) _____, (year) _____.

Signature: _____ Signature: _____

Printed Name: _____ Printed Name: _____
Owner **Owner**

Mailing Address: _____ Mailing Address: _____

e-mail address: _____ e-mail address: _____

Home Phone: _____ Home Phone: _____

Work Phone: _____ Work Phone: _____

RE/MAX OF HOT SPRINGS VILLAGE

Management Firm Name _____

Signature: _____ Signature: _____

Printed Name: _____ Printed Name: _____
Principal or Executive Broker **Managing Firm**



LTR- HomeOwner Attachment A

The owner cannot cancel this agreement as long as the renter that has been obtained by RE/MAX, resides in the home.

Should rent check or ACH returned from the bank after the homeowner has been paid in full for that month, RE/MAX shall retain the full amount of the late and NSF Fees.

Homeowners are required to maintain a minimum reserve of \$500 in the owner portal to cover standard maintenance issues. Additionally, an annual fee of \$50 is required for the property's rental registration.

Per the lease agreement, the tenant must vacate the premises in "Rent Ready" condition (all HVAC filters replaced; interior and exterior cleaned, including yard, gutters, and roof). Should the tenant fail to meet these standards and the remediation costs exceed the held security deposit, the Owner will be responsible for getting the home to "Rent Ready" Conditions. Between tenancies, the Owner is responsible for safety inspection to ensure the home is move-in ready and we require 10 year maintenance free smoke alarms to be installed.

All property owners must maintain up-to-date contact information, including a current phone number, email address and mailing address. RE/MAX must be notified in advance of any extended periods during which the owner will be unavailable or out of reach.

Should an application be submitted for a vacant property and the homeowner remains unavailable for a period exceeding 48 hours, RE/MAX is authorized to act on the owner's behalf. In such cases, the application will be processed and a decision rendered based strictly on RE/MAX's Guidelines for Acceptance.

Will the Owner be furnishing a Washer/ Dryer: YES NO (If yes, do you agree to maintain) YES NO

Other conditions for utilities _____

Signature Date Signature Date