EXCLUSIVE LEASING/MANAGEMENT AGREEMENT



2011 Printing

State law prohibits Broker from representing Owner as a client without first entering into a written agreement with Owner under O.C.G.A. § 10-6A-1 et. seq.

TH	IIS AGREEMENT made and	entered into this	date of		03/21/1	.2	by and between _	BILL SMITH	
		(herein	nafter refer	red to as "	Owner") ar	nd	JOHN SUAREZ &	ASSOCIATES, LLC	_
(he	ereinafter referred to as "Bro	ker").							
W	HEREAS, Owner owns that c	ertain real estate	property lo	ocated at_	123	MAIN	STREET		_,
	MARIETTA		Georgia_	30068	TAXID/I	PIN#	16-0123-0-123	-0 and described below	N:
	gal Description . The full le								
[S	elect A, B or C below. The se	ections not mark	ed shall n	ot be a pa	rt of this A	greement	.]		
	☐ A. attached as an exhi	bit hereto;							
	☐ B. identical to the legal	description for th	e property	contained	d in the dee	ed recorde	d in Deed Book	, Page	_,
	et. seq.,		y, Georgia	a records;					
	C. described below:								
	Land Lot(s)	123	of the _	16	Dis	strict,	2 Dhaas/Sa	ection 0 Subdivision/Developmer ccording to the plat recorded County, Georgia record	n/
	of	L, DIOCK	HON	METOWN U	_, Unii ISA		, Phase/Se	Subdivision/Developmer	— nt
			СОВВ				_ County, Georgia a	ccording to the plat recorded	in
	Plat BookTBD	, Page	TBD	, et. s	eq.,		СОВВ	County, Georgia record	S.
	HEREAS, Owner desires to							age Property for and on beha	
of	Owner;								
NO	OW THEREFORE, in conside	eration of the pre	emises an	d mutual o	covenants	herein se	t forth, the parties ag	gree as follows:	
1	Lease Broker is authorized	l to enter into a le	ase of Pro	nerty on C)wner'e he	half if it is	for a term of no more	than12 months no	or
٠.	less than 12 months a	at a monthly renta	al of at leas	st\$. P	roperty m	ay be occupied by a t	tenant obtained by Broker as	of
	the date of			Any such	lease will	be in writ	ing on Broker's stan	dard lease form then in use.	
2.	Term. Broker shall have the	exclusive right t	o lease an	d manage	Property fo	or an initia	I term of 15 M	ONTHS beginning on th	ne
	date of			_ and end	ing on (and	l including) the date of		
								n of the Lease extends beyon xpires at the same time as th	
								v for an additional period	
	15 MONTHS	unle	ss either E	Broker or C	Owner prov	rides writte	en notice to the other	of their intent not to renew th	iis
								ates this Agreement or if Broke	
								missions it would have earne ve. Broker may deduct the fu	
	amount of such fees and co								<i>,</i> 111
2	Security Denosit With res	noot to any soon	rity donoci	t to bo pai	d by topont	nurcuant	to the Lease of Prop	perty, Owner either [Select on	
J.								eposit in Broker's trust accou	
								security deposit in accordance	
								of tenant on Property, which	
								real estate broker in Georgia	
								eing given, Broker shall with	
								consent to such a transfer ar Iner does not designate a ne	
								t agreement with Broker, the	
	Owner shall be obligated to	pay Broker a mo						hich Broker acts as the escro	
	agent with respect to the se	curity deposit.							



4.	an	arges. Broker is hereby and credit reports and such ner, these charges shall	other fees and charges	s as Broker n	nay reasona	all rent, additional r	ent, late charges ate. Other than i	s, fees for returned checks rent, which shall belong to
			be the property of the	party identii	iled below.	0		Duelsen
		Additional Rent		_	Х	Owner	X	Broker
		Late charges		_	X	Owner	X	Broker
		Fees for Returned Chec	cks	_		Owner	X	Broker
		Credit Reports		_		Owner	X	Broker
		Witness and Production				Owner	X	_ Broker
	F.	Other:DISPOSE	SSORY FEE \$175.00	<u> </u>		Owner	X	Broker
5.	Co	mpensation. Broker sha	all be compensated on	the following	g basis:			
		Tenant Procurement:				percent (%) of	f _1_ month(s)	rent.
		For Management:	\$			percent (%) of		
		Renewal Fee:	\$				f <u>1</u> month(s)	rent
			Ψ	01		percent (70) 0	1 111011111(3)	Tent.
		For Refinancing:	φ	 ' .	100	1 (0/)	r 111	
		For Modernization:	\$ 30 / HOUR	plus		percent (%) of		
		Restoration:	\$		3		f expenditures.	
	G.	For Repairs:	\$ 45 1ST HR/\$35/	/HR_ plus	100	percent (%) of	f expenditures.	
	Н.	For Sale:	\$	or	3.0	percent (%) of	sale price.	
	I.	Other: BI	ROKER TO PERFORM	ALL AUTHO		. ,		IN HOUSE
	••	Out	MORELLE TO TELL OILL	1101110				
	В.	with offices in Georgia. Broker's Right to Deb account(s) amounts ne commissions and other including, without limitat costs associated with eventhe extent approved in weapy utility bills for which	it Trust Account. Owneded to pay the followants owing to Brotion, copying costs, powering tenants, etc.; (3) writing by Owner or to the Owner is responsible for	ner hereby e owing expen oker; (2) Bro stage, milear all costs to n ne extent the or under any	expressly aunses (collectoker's out-orge expense maintain, repsense same have lease of the	uthorizes Broker to tively referred to f-pocket expenses s at the IRS maxin air and improve the been approved els Property; and (5)	o deduct from On as "Expenses") associated with num rate, costs e Property includes sewhere herein;	wner's funds in said trust (1): (1) management fees, h managing the Property to conduct credit checks, ding emergency repairs to (4) all amounts needed to ded to pay for those items
		selected below (any item Mortgage pay late fees or o				oloyees taxes	☐ Prope	erty Insurance
		☐ Community as and dues	o ,					
		–		ш			⊔	
	C.	required balance of \$N/notice from Broker, Own have fallen below or has be sent to Broker shall at trust account(s). Broker the trust account(s). If B (fifteen) days of Broker's for each such occurrence advanced in an amount Broker has Expenses the of the Expenses. Owner charges and out-of-pock exceed the funds of Own	der agrees to immediate actually fallen below the tleast be sufficient to pashall have the right but broker funds such deficies notice to Owner, Broker ewhere Broker has advor 12 at exceed Owner's fundar expressly consents to the expenses of Broker ner in Broker's trust according to the expenses of Broker ner in Broker's trust according to the expenses of Broker ner in Broker's trust according to the expenses of Broker ner in Broker's trust according to the expense of Broker ner in Broker's trust accor	so that Brokely send fund the minimum ray the actual not the oblig it or shortfall er shall have vanced funds % per annuds in the escross Broker pay it is owed be count, Brokel	ker has sufficed by the comment of t	cient funds to pay forwhenever the balar ance because of pe Expense(s) plus re I any deficit or shore ceiving payment of charge Owner an a form that portion of (s), Broker may in its funds being held other Expenses he	for the above-refered in the trust a cending or actual lestore the minimutfall from the mired function the required function timely repairs a year(s) that the sole discretion by Broker in trustereunder. In the center in the sole in the sereunder.	s trust account a minimum ferenced Expenses. Upon account(s) is anticipated to Expenses. The amount to um required balance in the nimum required balance in nds from Owner within 15 e of \$10.00 d plus interest on the funds he funds remain unpaid. If a pay all, some or a portion st the commissions, fees, event Expenses of Owner uthorized, in Broker's sole
	.	discretion, to pay the old				hlu nana : :#:	un alo (m - t l : t = t)	an 00 days -##
	υ.							an 30 days after the end of
								in excess of the minimum
	_	required balance, if any,						
	Ē.					ccount(s). Howeve	er, such amount	ts will not be disbursed to
		Owner (less Expenses)						_
	F.	Form 1099. Broker shall Broker.	l prepare and file on O	wner's beha	lf all 1099 fo	rms of the IRS req	luired by law rela	ative to Expenses paid by
	G.							s the funds of Owner are ims, causes of action and



damages arising out of or relating to any failure by such lending institution(s).

8. Marketing.

- A. Advertisements: Broker may advertise Property for lease in all media and reproduce and distribute images of Property in connection therewith. Owner agrees not to place any advertisements on Property or to advertise Property for lease in any media except with the prior written consent of Broker and reimburse Broker for any advertising expenses that are specifically directed by Owner to be incurred by Broker. Broker is hereby authorized to place Broker's "For Rent" sign on Property. Broker is authorized to procure tenants to lease Property in cooperation with other real estate brokers and their affiliated licensees and to share Broker's commission with any cooperating Broker who procures a tenant ready, willing and able to lease the Property by paying said cooperating Broker \$20% 1MONTH. Broker may distribute leasing information (including the rent to be paid) to them and other members of the multiple listing service(s), and said cooperating brokers and their licensees may with permission of Broker (which permission may be granted or denied in the sole discretion of Broker) republish such information in other media. Broker and other real estate brokers and their affiliated licensees may show the Property without first notifying Owner.
- B. Lockboxes: Owner does hereby authorize Broker to place a lockbox on the Property to be used in connection with the marketing, inspection and leasing of the Property by Broker, Broker's affiliated licensees, other real estate brokers and their affiliated licensees and others who may need access to the Property. There have been isolated instances of crimes occurring against property and persons where a key from the lockbox was alleged to have been used for a criminal purpose. In order to minimize the risk of such crimes occurring, Owner is encouraged to (a) remove all valuables or put them in a secure place, (b) not permit lockboxes on door handles that can be unscrewed from the outside or on other parts of the building from which a lockbox can be easily removed, (c) place a separately keyed or internally locking deadbolt lock on the door serviced by lockbox that is locked at all times when the occupant of the Property is present in the Property and (d) take any other measures Owner believes are appropriate to protect Owner's property and all persons occupying the Property.
- 9. Broker's Authority. Owner agrees to be responsible for the expenses associated with and hereby gives Broker the authority to:
 - A. advertise exclusively Property for rent and to display "for rent" signs thereon; to sign, renew and cancel leases for Property; to collect rents that become due and give receipts; to terminate tenancies and to sign and serve in the name of the Owner such notices as are appropriate; to sue in the name of the Owner and recover rents and other sums due; and when expedient, to settle, compromise, and release such actions or lawsuits or reinstate such tenancies.
 - B. make, contract and/or supervise repairs, alterations, and/or decorations to Property; to purchase supplies and pay bills therefore; Broker agrees to secure the prior approval of the Owner on all expenditures estimated to be in excess of \$___100.00__ for any one item, except monthly or recurring operating charges and/or emergency repairs in excess of the maximum, if in the opinion of the Broker such repairs are necessary to protect the Property from damage or to maintain services to the tenants as called for in their leases.
 - **C.** hire, discharge and supervise all contractors and/or employees required for the operation and maintenance of Property; it being agreed that any employees hired shall be deemed employees of Owner and not Broker, and that Broker may perform any of its duties through Owner's attorneys, agents, or employees and shall not be responsible for their acts, defaults, or negligence if reasonable care has been exercised in their appointment and retention.
 - **D.** make contracts for electricity, gas, fuel, water, telephone, window cleaning, trash or rubbish hauling and other services as Broker shall deem advisable; Owner shall assume the obligations of any contract so entered into prior to the termination of this Agreement.
 - E. contract with others, including affiliates of broker, in-house staff or companies owned by Broker, to perform services including, but not limited to repairs, maintenance, accounting, data processing, record keeping, legal fees and court costs. Any such arrangement with affiliates or companies owned by Broker will be on terms fair and reasonable to Owner and no less favorable than could reasonably be realized with unaffiliated persons or companies. Owner is hereby aware that Broker may deduct these expenses from the monies coming to Broker that are due to Owner.
 - **F.** institute and prosecute legal actions and proceedings in Owner's name and behalf, terminate leases for cause, remove tenants from Property, recover from damage to Property, and for such purposes, Broker may employ attorneys and incur court costs and litigation costs at Owner's expense for any and all of these things. Broker, at its discretion, is also authorized to settle or compromise any such legal actions or proceedings.
- 10. Limits on Broker's Authority and Responsibility. Owner acknowledges and agrees that Broker:
 - A. may show other properties to prospective tenants who are interested in Owner's Property;
 - B. shall not be responsible to advise Owner on any matter including but not limited to the following: any matter which could have been revealed through a survey, title search or inspection of Property; the condition of Property, any portion thereof, or any item therein; building products and construction techniques; the necessity or cost of any repairs to Property; mold; hazardous or toxic materials or substances; termites and other wood destroying organisms; the tax or legal consequences of this transaction; the availability and cost of utilities or community amenities; the appraised or future value of Property; any condition(s) existing off Property which may affect Property; the terms, conditions and availability of financing; and the uses and zoning of Property whether permitted or proposed. Owner acknowledges that Broker is not an expert with respect to the above matters and that, if any of these matters or any other matters are of concern, Owner should seek independent expert advice relative thereto. Owner acknowledges that Broker shall not be responsible to monitor or supervise any portion of any construction or repairs to Property and that such tasks clearly fall outside the scope of real estate brokerage services:



- C. shall owe no duties to Owner nor have any authority to act on behalf of Owner other than what is set forth in this Agreement;
- **D.** shall make all disclosures required by law;
- E. may disclose all information about Property to others; and
- **F.** shall, under no circumstances, have any liability greater than the amount of the real estate commission paid hereunder to Broker (excluding any commission amount paid to a cooperating real estate broker, if any) or, if no real estate commission is paid to Broker, than a sum not to exceed one hundred dollars.

11. Disclosures.

- **A.** Broker agrees to keep confidential all information which Owner asks to be kept confidential by express request or instruction unless the Owner permits such disclosure by subsequent word or conduct or such disclosure is required by law. Owner acknowledges, however, that tenant and tenant's broker may possibly not treat any offer made by Owner (including its existence, terms and conditions) as confidential unless those parties have entered into a confidentiality agreement with Owner.
- **B.** Broker may not knowingly give customers false information.
- **C.** In the event of a conflict between Broker's duty not to give customers false information and the duty to keep the confidences of Owner, the duty not to give customers false information shall prevail.
- **D.** Unless specified below, Broker has no other known agency relationships with other parties that would conflict with any interests of Owner (except that Broker may represent other buyers, sellers, landlords, and tenants in buying, selling or leasing property).
- E. Broker may provide assistance to prospective tenants and buyers without violating any duties to Owner.
- F. Broker may show alternative properties to tenants and buyers and provide information to same.

12.	Broker's Policy on Agency . Unless Broker indicates below that Broker is not offering	g a specific agency relationship, the types of agency
	relationships offered by Broker are seller agency, buyer agency, designated agency	y, dual agency, owner agency, and tenant agency
	The agency relationship(s), if any, not offered by Broker include the following:	TENANT

- 13. <u>Dual Agency Disclosure</u>. [Applicable only if Broker's agency policy is to practice dual agency] If Owner and a prospective tenant are both being represented by the same Broker, Owner is aware that Broker is acting as a dual agent in this transaction and consents to the same. Owner has been advised that:
 - A. In serving as a dual agent, Broker is representing two clients whose interests are or at times could be different or even adverse;
 - **B.** Broker will disclose all adverse, material facts relevant to the transaction and actually known to the dual agent to all parties in the transaction except for information made confidential by request or instructions from another client which is not otherwise required to be disclosed by law;
 - **C.** Owner does not have to consent to dual agency and, the consent of Owner to dual agency has been given voluntarily and Owner has read and understands the brokerage engagement agreement.
 - **D.** Notwithstanding any provision to the contrary contained herein, Owner hereby directs Broker, while acting as a dual agent, to keep confidential and not reveal to the other party any information, which could materially and adversely affect Owner's negotiating position.
 - E. Broker or Broker's affiliated licensees will timely disclose to each client the nature of any material relationship with other clients other than that incidental to the transaction. A material relationship shall mean any actually known personal, familial, or business relationship between Broker and a client, which would impair the ability of Broker to exercise fair and independent judgment relative to another client. The other party whom broker may represent in the event of dual agency may or may not be identified at the time a tenant enters into this Agreement. If any party is identified after the Agreement and has a material relationship with Broker, then Broker shall timely provide to Owner a disclosure of the nature of such relationship.
- 14. <u>Designated Agency Disclosure</u>. [Applicable only if Broker's agency policy is to practice designated agency.] Owner hereby consents to Broker acting in a designated agency capacity in transactions in which Broker is representing Owner and a prospective tenant. With designated agency, Broker assigns one or more of its affiliated licensees exclusively to represent Owner and one or more of its other affiliated licensees exclusively to represent the prospective tenant.
- 15. <u>Independent Contractor Relationship</u>. This Agreement shall create an independent contractor relationship between Broker and Owner. Broker shall at no time be considered an employee of Owner. If there is an affiliated licensee of Broker directly assisting Broker in marketing and selling the Property, said licensee shall be an:

[Select all which apply. Any section not selected shall not be a part of this Agreement.]

[Se	riect all which apply. Any section not selected shall not be a par
X	Independent contractor of Broker
	Employee of Broker

16. Owner's Responsibility.

- A. Owner certifies that unless provided otherwise herein, all systems and furnished appliances are in good working order and repair. Owner certifies that Property is in good and habitable condition and Owner, will at all times, be responsible for the maintenance of Property in: (1) a good habitable condition; and (2) compliance with all applicable laws, ordinances and regulations of all government authorities. Upon the execution of this agreement, Owner will provide to Broker two sets of keys for Property and ensure that Property is clean and the grounds are in good condition.
- **B.** Owner shall maintain adequate fire and extended coverage insurance on Property, and will, at all times, maintain landlord's liability insurance for Owner and will cause Broker to be named as additional insured under such liability insurance. Owner will provide Broker with evidence of such insurance coverage prior to date of occupancy by tenant and thereafter, within seven (7) days of Broker requesting the same. Owner further certifies to Broker that Owner is unaware of any environmental contamination, or hazardous, toxic, dangerous or unsafe conditions or products on or in Property.



- C. To keep all mortgage obligations, property taxes, association fees, or any other obligations which could lead to a foreclosure action against the property current and paid in full as required. Should Broker be notified that a foreclosure action has been initiated against the subject property then Owner authorizes Broker to freeze all of the Owner's funds related to that property and Broker will make no further disbursement to Owner. Owner will have thirty (30) days to correct and make current the obligation that initiated the foreclosure action. Should Owner fail to make current the obligation, and thereby stop the foreclosure action, Owner authorizes Broker to refund the security deposit to the Tenant and to deduct from Owner's funds on hand with Broker all amounts due to broker or Tenant including, but not limited to, any refund to tenant of prorated rent or expenses and all of the management fees that would be due to Broker through the end of the current lease term. Owner and Broker agree that the tenant is not a third party beneficiary and nothing in this paragraph shall limit Broker's other legal remedies to collect from Owner any unpaid fees due to Broker.
- 17. Owner's Property Disclosure Statement. Owner' Property Disclosure Statement is or is not attached to this Agreement. If Owner's Property Disclosure Statement is attached hereto. Broker is authorized to provide a copy thereof to prospective tenants. Owner shall review and update Owner's Property Disclosure Statement so that the Tenant is fully aware of the then current conditions affecting the Property prior to signing a Lease.
- 18. Emergency Repairs. Broker is authorized to make emergency repairs to Property as Broker reasonably believes to be necessary to protect Property from damage or to maintain services to a tenant for which a lease provides. Owner has paid to and will maintain with Broker the sum of \$_____ 100.00 as a deposit for the cost of emergency repairs, but expenditures for repairs are not limited to that amount if for reasons of necessity Broker must spend more. Owner acknowledges that the cost of making emergency repairs may be significantly higher than the cost of making repairs on a non-emergency basis. Owner understands that Broker is under no duty to make expenditures in excess of the amount of the deposit. The deposit money shall be deposited in Broker's escrow account with Broker retaining the interest if the account is interest-bearing. In the event any check is not honored, for any reason, by the bank upon which it is drawn, Owner shall deliver good funds to Broker within three banking days of receipt of notice. In the event Owner does not timely deliver good funds, Broker, in his sole discretion, shall have the right to terminate this Agreement by giving written notice to Owner. Owner shall promptly reimburse Broker for the cost of all emergency repairs which Broker pays for or for which Broker is obligated. Owner acknowledges and agrees that any need for repairs noted by a housing code inspector or for which a housing code inspector has warned Owner and/or Broker that a citation will be issued if not repaired or for which Owner and/or Broker has received a citation may be treated by Broker as an emergency need for repairs for which Broker is hereby authorized to immediately correct.
- 19. Notice of Propensity of Flooding. In accordance with O.C.G.A. § 44-7-20, Owner hereby certifies to Broker the following: some portion or all of the living space or attachment thereto on Property has OR has not been flooded at least three times within the last 5 (five) years immediately preceding the execution of this Management Agreement. Flooding is defined as the inundation of a portion of the living space caused by an increased water level in an established water source such as a river, stream, or drainage ditch, or as a ponding of water at or near the point where heavy or excessive rain fell.
- 20. <u>Credit Report Disclosure</u>. Owner understands and agrees that all credit report information provided to Broker from Tenant or Credit reporting agency is strictly confidential and is the sole property of Broker and Broker has no duties to provide said information to Owner unless written permission is granted by Tenant.
- 21. <u>Assignment</u>. This Agreement may be assigned by Broker to another real estate broker licensed in the State of Georgia upon notice to Owner. Any assignee shall fulfill all the terms and conditions of this Agreement.
- Lead-Based Paint. If any part of a dwelling located on Property was built before 1978 or if Owner does not know when the property was built, Owner agrees to provide the following to broker for review prior to entering into this agreement.
 A. a written disclosure by Owner of the presence of known lead-based paint and/or lead-based paint hazards, if any, in the dwelling.
- **23.** Time of Essence. Time is of the essence of this Agreement.
- **24.** <u>Terminology</u>. As the context may require in this Agreement, the singular shall mean the plural and vice versa and all pronouns shall mean and include the person, entity, firm, or corporation to which they relate.
- 25. Indemnity. Owner agrees to hold Broker harmless from all injuries, damages, suits and claims arising out of or in connection with the leasing and management of Property and to carry, at Owner's own expense, necessary public liability and worker's compensation insurance adequate to protect the interest of the parties hereto, which policies shall be written to protect Broker in the same manner and to the same extent they protect the Owner, and will name the Broker as additional insured. Broker shall not be liable for any error of judgment or for any mistake, fact of law or for anything which Broker may do or refrain from doing hereinafter, except in cases of intentional wrongdoing or misconduct. Notwithstanding any other provisions to the contrary, Broker shall under no circumstances have any liability greater than the compensation actually paid to Broker hereunder including commissions. Owner acknowledges that there is a risk of damage to or theft of any personal property Owner leaves in or on Property and Owner does hereby release Broker with regard to the same. For the purpose of this section, the term "Broker" shall specifically include Broker and Broker's affiliated licensees and employees.
- **26.** Nondiscrimination. Owner and Broker hereby agree to fully comply with all state and federal fair housing laws and regulations and shall not unlawfully discriminate on the basis of race, color, creed, national origin, sex, age, handicap, or familial status.



- 27. No Imputed Knowledge. Owner acknowledges and agrees that with regard to any property in which Owner intends to rent, there shall be no knowledge imputed between Broker and Broker's licensees or between the different licensees of Broker. Broker and each of Broker's licensees shall be deemed to have only actual knowledge of such properties.
- 28. Governing Law. This Agreement may be signed in multiple counterparts and shall be governed by and interpreted pursuant to the laws of the State of Georgia.
- 29. <u>Entire Agreement</u>. This Agreement constitutes the sole and entire agreement between the parties. No representation, promise or inducement not included in this Agreement shall be binding upon any party hereto. This Agreement and the terms and conditions herein may not be amended, modified or waived except by the written agreement of Owner. The failure of the parties to adhere strictly to the terms and conditions of this Agreement shall not constitute a waiver of the right of the parties later to insist on such strict adherence.
- 30. Responsibility to Cooperate. All parties agree to take all actions and do all things reasonably necessary to fulfill in good faith and in a timely manner the terms and conditions of this Agreement.
- 31. <u>Exhibits and Addenda</u>. All exhibits and/or addenda attached hereto, listed below, or reference herein are made a part of this Agreement. If any such exhibit or addenda conflicts with any preceding paragraph (including any changes thereto made by the parties), said exhibit or addenda shall control.
- 32. GAR Forms. The Georgia Association of REALTORS®, Inc. ("GAR") makes certain standard real estate forms available to its members. These GAR forms are frequently provided to the parties in real estate transactions by the REALTORS® with whom they are working. No party is required to use any GAR form. Since these forms are generic and written with the interests of multiple parties in mind, they may need to be modified to meet the specific needs of the parties using them. If any party has any questions about his or her rights and obligations under any GAR form he or she should consult an attorney. The parties hereto agree that the GAR forms may only be used in accordance with the licensing agreement of GAR. While GAR forms may be modified by the parties, no GAR form may be reproduced with sections removed, altered or modified unless the changes are visible on the form itself or in a stipulation, addendum, exhibit or amendment thereto.

33. Notices.

- A. Communications Regarding Real Estate Transactions. Client acknowledges that many communications and notices in real estate transactions are of a time sensitive nature and that the failure to be available to receive such notices and communications can have adverse legal, business and financial consequences. During the term of this Agreement, Client agrees to remain reasonably available to receive communications from Broker.
- B. Notices between Broker and Client Regarding this Agreement. Client and Broker agree that communications and notices between them regarding the terms of this Agreement (and excluding real estate transactions with which the parties may be involved) shall be in writing, signed by the party giving the notice, and may be delivered in person or to any address, e-mail address and/or facsimile number to the person to whom the communication or notice is being given specifically set forth in this Agreement. It is the intent of the parties that those means of transmitting notices for which a party has not provided an address or number shall not be used for receiving notices and communications. For example, if a party has not provided an e-mail address in this Agreement, it shall mean that the party is not accepting notices or communications sent by this means.
- C. Client Contact Information.

The contact information of Client(s) is set forth below:

BILL SMITH	Business Telephone:			
Client Name	Home Telephone: 770 591-0799			
Address for Receiving Notice	Cell Phone: 770 591-9876			
	Facsimile Number:			
	E-mail Address: BILLSMITH@YAHOO.COM			
Client Name	Business Telephone:			
	Home Telephone:			
Address for Receiving Notice	Cell Phone:			
	Facsimile Number:			
	E-mail Address:			

Client agrees to immediately update Broker of any changes to the above referenced information.



SPECIAL STIPULATIONS: The following Special Stipulations, if co	onflicting with any exhibit, addendum, or preceding paragraph, shall
CONTrol: 1. LANDLORD AGREES TO RE-IMBURSE BROKER FOR ANY COSTS ASSOCIATED WITH TH 2. IF LANDLORD ALLOWS TENANT TO GO MONTH TO MONTH THE RE-LEASING FEE SHA	
TERM. 3. BROKER WILL DISBURSE RENTAL PROCEEDS TO THE OWNER ON THE 10TH OF EVER IS A BUSINESS DAY. THE BROKER MUST WAIT 10 BUSINESS DAYS TO DISBURSE REN 4. LANDLORD AGREES TO PAY \$2.50 PER MONTH FOR ANY ELECTRONIC DIRECT DEPO OF HIS/HER CHOICE.	TAL PROCEEDS TO OWNER THAT ARE PAID BY PERSONAL CHECKS.
5. LANDLORD AGREES TO PAY \$25.00 FOR ANY DUPLICATE STATEMENTS OR MORE TH 6. LANDLORD AGREES TO PAY ALL BILLS DUE IN A TIMELY MANNER. FAILURE TO P 7. A MANAGEMENT FEE WILL NOT BE CHARGED IN A MONTH THAT A LEASING FEE IS FEE IS PAID.	AY NET 30 WILL RESULT IN A 5% SURCHARGE BEING ADDED TO THE AMOUNT OWED.
S. IF LANDLORD USES A HOME WARRANTEE COMPANY, MANAGEMENT COMPANY WILL CH UNLESS THE HWA IS THE COPMANY USED.	ARGE A FLAT \$40.00 FEE FOR EACH WARRANTEE ISSUE THAT MUST BE HANDLED
ONLESS THE HAW IS THE COFFMANT OBES. 9. LANDLORD AGREES TO PAY MANAGEMENT COMPANY \$100 FOR EVERY 30 DAYS, OR AGREEMENT WITHOUT JUST CAUSE. "If we do something that we say we will no do, this is also Just Cause."	
10. NO PORTION OF THE LEASING FEE IS REFUNDABLE IF THE TENANT PAYS AT LE 11. THE MANAGEMENT FEE DOES NOT START UNTIL THE SECOND MONTH OF THE INIT 12. OWNER ACKNOWLEDGES AND AGREES TO ALLOW BROKER TO STRIKE CLAUSE 25, P. CLAUSE.	TAL LEASE TERM.
13. OWNER ACKNOWLEDGES AND AGREES TO ALLOW BROKER TO USE A CONTRACTOR LO 14. THE OWNER IS FULLY AWARE THAT THE MORTGAGE MUST REMAIN CURRENT WHILE CHARGES AGAINST LANDLORD	
15. THE LANDLORD WILL ALLOW THE TENANT TO HAVE A PET: YES, 16. IF LANDLORD HAS 5 OR MORE HOMES OR REFERS 4 MORE LANDLORDS TO JOHN S BE REDUCED TO 7% FOR ALL IF THIS OWNERS PROPERTIES.	NO. DOG(S), CAT(S) UAREZ & ASSOCIATES, LLC FOR MANAGEMENT, THE MONTHLY MANAGEMENT FEE WILL
Additional Special Stipulations are \square or are not \square attached.	
(2) OWNER UNDERSTANDS ALL SUCH PROVISIONS AND D	HAT: (1) OWNER HAS READ ALL PROVISIONS MADE HEREIN; DISCLOSURES AND HAS ENTERED INTO THIS AGREEMENT RENT LEASING/MANAGEMENT AGREEMENT WITH ANY OTHER
BROKER.	
RECEIPT OF A COPY OF THIS AGREEMENT IS HEREBY ACKNO	OWLEDGED BY OWNER
The above Agreement is hereby accepted, o'clock	
The above rigidement is hereby accepted, o clock	init, on the date of
JOHN SUAREZ & ASSOCIATES, LLC Broker	Owner's Signature
Address: 4080 Indian town road	Print or Type Name
	Tillit of Type Name
MARIETTA GA 30066-2202	Owner's Signature
	Owner's dignature
JJSA01 H 31176 MLS Office Code Brokerage Firm License Number	Print or Type Name
MEG Gille Gode Brokerage Film Electise Namber	Time of Type Name
Broker's Phone#_770 591-0799_& FAX#_770 591-7319_	
By:	
Broker or Broker's Affiliated Licensee	
JOHN J. SUAREZ, III, GRI	
JOHN J. SUAREZ, III, GRI Print or Type Name 154552	
JOHN J. SUAREZ, III, GRI Print or Type Name	
JOHN J. SUAREZ, III, GRI Print or Type Name 154552	
JOHN J. SUAREZ, III, GRI Print or Type Name 154552 Agent's Georgia Real Estate License Number	

