exclusive management authority for residential premises







Lessor 1 Primary Contact? Raijnder Kaur Address: 19 Bordeaux Parade, Piara Waters, WA, 6112 Telephone Work Mabile 0411571028 Farsimile Farsimi					Schedule							
Address: 19 Bordeaux Parade, Plara Waters, WA, 6112 Telephone: Work: Home: Ho	ITEM 1	Lessor 1 (Primary	· Contact	Rajinder Kaur								
Mobile: 0411571028	Lessors				a Waters, WA, 61	12						
Lessor1 prefers to be contacted by		Telephone:	Work:				Home:					
Lessor 1 prefers to be contacted by email telephone post sms			Mobile:	0411571028			Facsimile:					
Lessor 2 Gurmail Singh Section			E-mail:	rockingham@sign	arama.com.au							
### Address 19 Bordeaux Parade, Piara Waters, WA, 6112												
Address 19 Bordeaux Parade, Plara Waters, WA. 6112 Telephone: Work: Horne: Horne:	For extra Lessors	Lessor 2	Gurmai	l Singh								
Mobile: 0411 571 076	schedule page	Address:	19 Boro	deaux Parade, Piar	a Waters, WA, 6	112						
Trading Name: Yaran Realty Property Manager Trading Name: Yaran Realty Pty Ltd as trustee for the Yaran Realty Trust Abi: 75 439 553 374 Abi: 75 439 553 374 Address: 23 Lyall Street, South Perth, WA, 6151 Telephone: Business: 94668888 Facsimile: E-mail: rentals@yaran.com.au Premises Premises Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Garcey/Strata/Generates/Floan/Glaguam (S078412) Volume/Folio 2972/923		Telephone:	Work:				Home:					
Trading Name: Varan Realty OTHER CONTACTS: Trading Name: Varan Realty Property Manager ABN: 75 439 553 374 Triennial No: RA79923 Address: 23 Lyall Street, South Perth, WA, 6151 Telephone: Business: 94668888 Facsimile: E-mail: rentals@yaran.com.au ITEM 3 Premises Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Deposited/Filan/Giogram S078412 Volume/Folio 2972/923												
Trading Name: Yaran Realty			E-mail:	gurmaildhillon2@g	ımail.com							
Trading Name: Yaran Realty		Lessor 3										
Trading Name: Yaran Realty		Address.										
Trading Name: Yaran Realty				1								
Trading Name: Yaran Realty		Telephone.	Work.				Home.					
Trading Name: Yaran Realty			Mebile:				l assimile:					
Trading Name: Yaran Realty			- Mali.									
Property Manager Licensee: Yaran Realty Pty Ltd as trustee for the Yaran Realty Trust ABN: 75 439 553 374 Triennial No: RA79923 Address: 23 Lyall Street, South Perth, WA, 6151 Telephone: Business: 94668888 Facsimile: E-mail: rentals@yaran.com.au ITEM 3 Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Gurvey/Strata/Deposited/Plan/Diagram S078412 Volume/Folio 2972/923		OTHER CONTACT	TS:									
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ABN: 75 439 553 374 Triennial No: RA79923 Address: 23 Lyall Street, South Perth, WA, 6151 Telephone: Business: 94668888 Facsimile: E-mail: rentals@yaran.com.au ITEM 3 Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Deposited/Plan/Diagram S078412 Volume/Folio 2972/923	Property	_		-	trustee for the Ya	aran Re	ealty Trust					
Address: 23 Lyall Street, South Perth, WA, 6151 Telephone: Business: 94668888 Facsimile: E-mail: rentals@yaran.com.au Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Gurvey/Strata/Deposited/Plan/Diagram S078412 Volume/Folio 2972/923	Manager							RA79923	<u> </u>			
Telephone: Business: 94668888 Facsimile: E-mail: rentals@yaran.com.au Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Deposited/Plan/Diagram S078412 Volume/Folio 2972/923					erth, WA, 6151							
Facsimile: E-mail: rentals@yaran.com.au Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Beposited/Plan/Biagram S078412 Volume/Folio 2972/923		Telephone:										
Premises Address: 27/14 Westralia Gardens, Rockingham, WA, 6168 Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Beposited/Plan/Biagram S078412 Volume/Folio 2972/923			Facsir	nile:								
Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Beposited/Plan/Biagram S078412 Volume/Folio 2972/923		E-mail:	renta	ls@yaran.com.au								
Local Council: City of Rockingham Lot No: 27 on Survey/Strata/Beposited/Plan/Biagram S078412 Volume/Folio 2972/923	ITEM 3	Premises Addres	s: 27/14	Westralia Gardens	s, Rockingham, V	VA, 616	68					
Volume/Folio 2972/923	Premises											
		Lot No:			rata/ Deposited /F	Yan/Di	agram S07841	2				
initials: Property Manager VK Lessor 1 Kk Lessor 2 CS Lessor 3		Volume/Folio	2972	/923								
		initials:	Prope	erty Manager KK	Lessor 1	rk.	Lessor 2	GS	Lessor 3			







ITEM 4	Strata Title:	Yes 🗸 No 🗌	
Strata	Strata Mana	ger Yaran Strata Management Telephone 94668888	
	Address	23 Lyall Street, South Perth, WA, 6151	
	Registered F	By-Laws (Notification) Yes ✓ No If Yes then see attachment	
ITEM E	Rent range:		
ITEM 5 Rental	_	\$ 500.00 to \$ 550.00 for this property \$ 500.00 for th	
		e preferred Minimum Term 6 to 12 months or periodic	
	Maximum Te	erm 6 to 12 months or periodic Refer to clause 5.11	Terms and Conditions
ITEM 6		this Agreement is	
Term of Management	from 05	/ 08 / 24 until 30 / 09 / 24	
Agreement	apply) to ext	usion of the Term the Lessor AGREES / BOES NOT AGREE (cross out whichever does not end the Term until twenty-eight (28) days written notice of termination is given by either r the Property Manager to the other.	
ITEM 7		charged by the Property Manager are not fixed by law, and are to be agreed between the	Lessors Initials
Property Manager's		he Property Manager. s of identification of Property Managers in advertisements	1 2 3
Fees for	(a)	Pursuant to clause 8 of the REIWA Members' Code of Practice, REIWA members who are Property Managers are required in all advertisements to clearly show the Property	rk GS
Services		Manager's full trading name, together with the telephone number of the Property Manager's principal licensed office or relevant branch office.	
(GST inclusive	(b)	The Owner AGREES / DOES NOT AGREE (cross out whichever does not apply) to pay for	Select Option
unless		the advertising costs otherwise payable under this agreement associated with the Property Manager complying with the requirements of clause 8 of the REIWA Members'	
otherwise stated)	7.2 Mark	Code of Practice.	
	7.2 Mark (a)	reting and Advertising Expenses The Lessor AGREES / BOES NOT AGREE (cross out whichever does not apply) to pay to	Select Option
	(b)	the Property Manager separate marketing costs and/or expenses. The Property Manager is authorised on each occasion, when letting is required to	
	(3)	advertise the Premises for letting, at the Lessors expense:	
		(i) on the internet up to a maximum of \$ Included for realestate.com.au	rk GS
		(ii) in print media up to a maximum of \$ At cost	rk GS
	7.3 The f	(iii) in other media up to a maximum of \$ At cost	rk GS
	(a)	following Property Manager's Fees have been agreed: Leasing Fee	
		For each new tenancy *(i) The Leasing Fee is % of the annual Gross Rental of the tenancy.	ul 95
		For example if the Gross Rental is \$	Rk GS
		then the Leasing Fee will be \$	
		OR *(ii) The fixed Leasing Fee for each new tenancy will be \$	rk GS
		OR *(iii) The Leasing Fee is equivalent of weeks rent plus GST.	rk GS
		For example weeks rent at \$ per week is \$	
		*Cross out whichever does not apply	
	(b)	Management Fee (i) The Management Fee is 16.5 inc GST % of Gross Collections	
		For example if the Gross Collections are \$ 26,000	rk GS
		then the Management Fee is \$ 4,290	
		OR (ii) A fixed Management Fee of \$ per month/annum	rk GS
	(c)	(cross out whichever does not apply) Property Condition Report Fee at the commencement of each tenancy	
	(L)	\$ Included or	
		\$ per hour up to a maximum of \$	rk GS
		(cross out whichever does not apply)	
	initials:	Property Manager Lessor 1 Lessor 2 Lessor 3	3

exclusive management authority for residential premises







ITEM 7 Property Manager's		(d) Final Bond Inspection at the termination of the tenancy including a final property condition report \$ Included or	Lessors Initials 1 2 3
Fees for			ek GS
Services (GST		(cross out whichever does not apply)	
inclusive) (continued)		(e) Ingoing Inventory Report (at the commencement of each tenancy where the premises are furnished)	
		\$ Included within the Condition Report or	
		(cross out whichever does not apply)	ek GS
		Outgoing Inventory Report (at the termination of each tenancy where the premises are furnished)	
		\$ Included with the Condition Report or	
		per hour up to a maximum of \$	ek GS
		(cross out whichever does not apply)	
		(f) Routine Inspection Reports Fee: \$ Included (up to 4 per year) per inspection	
			ek GS
		commencement of each tenancy then every 3-4 months.	
		(g) Attendance Fee For each attendance: \$ 110 including GST per hour, see ITEM 13(3) below	
			ek GS
		(h) Meeting Attendance \$\[110 \] including GST \text{per hour up to a maximum of } \text{no cap, seelTEM13(3)} \]	25
		per meeting.	ek 65
		(i) Lease Renewal	
		For each Lease Renewal :	
		*(i) The Lease Renewal is	ek GS
		For example if the Gross Rental is \$	
		then the Lease Renewal / Negetiation Fee is \$	
		OR *(ii) A fixed Lease Renewal / Negotiation Fee of: \$ Included	
			ek GS
		(cross out whichever does not apply)	£ [65]
		(j) Rent Review Fee For each rent review, a fixed Rent Review fee of: \$ NA	ek GS
		(k) Annual Financial Summary required ✓ YES NO	
		\$ NA per report.	ek 65
		(I) Court / Tribunal / Commissioner Determination Preparation and Attendance \$ 110 including GST per hour up to a maximum of	ek GS
		\$ no cap, see ITEM 13(3) below per claim against the relevant tenant.	ek GS L
		(m) Administration Fee \$ NA per month	ek GS
		(a) Title County For C NA	
		(exclusive of disbursements)	ek GS
		(a) Title Convel For dishursements at cost surrently CNA	ek GS
		(p) All Bank Fees disbursements at cost, currently \$ NA	sk GS
			ek GS
		(r) All postage, petties, telephone, facsimile email and other costs at cost, but not	£ 65
		overeding C NA	sk GS
		(t) Centrelink/Centrepay charges the landlord \$0.99 cents per transaction/deposit, which	Ek GS L
		is deducted by Centrepay from the payment to Lessor.	ek GS
			ek GS
	7.4	If Item 7 is not applicable and an Annexure is attached to this Authority, then the fees set out in that Annexure will apply.	ek GS
	initials	Essor 1 Lessor 2 GS Lessor 3	







Annual	7.5 All of the a	above agreed Fees, excluding	items at cost, in items 7.	.3 and 7.4 will be	reviewed on	Lessors Initials
Review of	the	day of	e	each year of the	Term or any	1 2 3
Property	extension	or renewal by an increase of		•	, see clause 6.6.	Rk GS
Managers		le if a Property Manager Fee v				
Fees	would be			app		
		or disputes the Property Mana fer the dispute to the Commiss				
ITEM 8 Outgoings	✓ Council Rates	authorises the Property Mana (see clause 4.1)	ger to make payments or Landlord Protection Insu Gardening/Lawn Mowin	urance		lowing Outgoings: RCD Annual Service
	Water Consur		Land Tax			
	✓ Strata Levies	(includes gas/electricity)	Repairs/Maintenance			
	Building and ((including Stra	Contents Insurance ata)	Pest Control Gas/Electricity			
ITEM 9 Maintenance Limit		iture (inclusive of GST) allowed rade quotes) without the Lesso ance contactors:		repairs and	\$ 500	
	Programmed				Tel:	
					Tel:	
ITEM 10 Water Consumption	towards the cost of the Lessor acknow	to contribute NA of water consumed annually at vledges that the relevant auth to pay for any cost associated	the Premises. ority may from time to ti		\$ NA o perform a mete	er reading.
ITEM 11 Payment to Owner	Funds to be paid to Payment method: Bank account	•	Other			
	A/C Name: R Ka	ur and G Sing	Institution	n ANZ		
	BSB: 0162		Account N	lo: 643554488		
	Other		/\ccount iv			
	Other					
	STATEMENTS St	atements and correspondence	e are to be sent to: Ema	ail: 🗸 Yes	No	
	AS PER EMAIL A	DDRESS(ES) OF THE LESS	SOR(S) OF THE PROPE	RTY, LISTED IN	I ITEM 1 ABOVE	
ITEM 12 Insurance	Pursuant to Condit the period of this a	tion 4.2.4 it is the Lessor's resp agency.	ponsibility to adequately	insure the Prem	ises at the Lesson	's expense throughout
Cover	Perils Insured	Company	Policy No.	Amo	unt Exc	cess Due Date
	Public Liability	Please provide copies of	insurance if organised	l		
	Workers Compensation	Please provide copies of	insurance if organised	ı		
	Landlord Protection	Please provide copies of	insurance if organised	i		
	Building Insurance	Please provide copies of	insurance if organised	1		
	Contents Insurance	Please provide copies of	insurance if organised	i		
ITEM 13 Additional		Not Applicable	✓ As detailed belo		annexure(s)	
Conditions	2. The Lessor is a inspections, pick unot limited to brea 3. For ITEM 7(g), visits in ITEM 13(3)	ns can be processed at the re aware and accepts that if the F up keys, manage renovations aches and meeting a bailiff, a (h) and (l) - Attendance, Meet 2), the hourly rate will be char ST per hour (minimum 60 min	Property Manager is request, or meet contractors out fee of \$110 including GS ting Attendance and Courged from leaving the office.	uired to attend extend to attend the terms of the terms o	xtraordinary visits of this management of charged. of and	s to the property, re- ent, including but e, and Extraordinary
	initials:	Property Manager VV	l essor 1	Lessor 2	l essor	<u> </u>

exclusive management authority for residential premises







Terms and Conditions APPROVED BY THE REAL ESTATE INSTITUTE OF WESTERN AUSTRALIA INCORPORATED FOR THE EXCLUSIVE USE OF REIWA MEMBERS 1 Appointment The Lessor appoints and authorises the Property Manager as the Lessors Property Manager on a sole exclusive basis to provide the Services in respect of the Premises for the Term in accordance with the terms and conditions of this Agreement and the Property Manager accepts this appointment. 2 Definitions and In this Agreement, unless a contrary intention appears: Interpretation "Act" means the Residential Tenancies Act 1987 and the Residential Tenancies Regulations 1989; "Administration Fee" means a fee charged for administration services; "Annual Financial Summary" means an annual report of all revenue and expenses for the Premises that have been received or paid by the Property "Attendance Fee" means a fee for attendances at the Premises for purposes other than routine inspections; "Bank Fees" means any proper account keeping fee, transaction fee or any other charge of a like nature imposed by any bank or financial institution in respect of an account in which money is held including dishonoured cheque fees; "Essential Services" means electricity; gas; a functioning refrigerator, but only if supplied with the premises; sewerage, septic tank, or other waste management treatment, and water, including supply of hot water; "Expenses" means the items of cost specified in Item 7; "Gross Collections" means the total dollar value of all monies collected by the Property Manager or Lessor from the tenants or other sources; "Gross Rental" means the total dollar value of all rental revenue collected or to be collected by the Property Manager from the tenants before any deductions; "GST" means any goods and services tax or similar or comparable tax imposed by and defined in the GST Law; "GST Law" means A New Tax system (Goods and Services Tax) Act 1999 or any other act or regulation pursuant to, associated with, amending or replacing that Act; "Lease Renewal Fee" means a fee charged for negotiating the terms and conditions of a new lease with the same Tenant; "Leasing Fee" means a charge specified in Item 7.3(a) by the Property Manager to the Lessor for services in connection with finding a tenant, including arranging advertising, interviewing and checking the credentials of prospective tenants; "Lessor" means the person or organisation specified in Item 1 and includes any executor, administrator, attorney, director or any other person authorised to act on behalf of the Lessor: "Maintenance Limit" means the amount specified in Item 9; "Management Fee" means the charge and fee referred to in Item 7.3(b); "Outgoings" means the payments specified in Item 8; "Premises" means the property specified in Item 3; "Primary Contact" means the person who the Property Manager will contact on all matters and receive instructions from. The Primary Contact will be responsible for relaying all matters to other person named as Lessor or other persons with an interest in the Premise; "Property Manager" means the licensed Real Estate Agent specified in Item 2; "Property Manager's Fees" means all of the amounts specified in Item 7; "Property Condition Reports" describe the condition of the Premises; "RCD" means Residual Current Device; "Rent Negotiation Fee" means a fee charged for negotiating a new rent that is not associated with a new lease or a fixed increase rent that is incorporated into a lease; "Rental" means the amount charged to a tenant for rental of the Premises; "Rent Review Fee" means a fee charged a review of rent during the term of a periodical or fixed term tenancy that does not amount to a renegotiated Residential Tenancy Agreement or a fixed increase of rent. Examples of when this fee applies are CPI rent reviews and market rent reviews. It does not apply to rental increases where the dollar amount or percentage of the increase is specified within the Residential Tenancy Agreement: "Routine Inspection" is used in the same context as section 46(2)(6) of the Act; "Routine Inspection Fee" means a fee for a Routine Inspection; "Security Bond" has the same meaning as in the Act; "Services" means the services specified in Item 7; "Tenant Enquiry" means an enquiry to determine if a prospective tenant is listed on any relevant database; "Tenant Enquiry Fee" means the cost associated with the Property Manager making a Tenant Enquiry; "Term" means the period specified in Item 6 or any extension. The singular includes the plural and vice versa and references to natural persons include corporations and vice versa. Where more than one person is a party to this Agreement, the terms and conditions to be performed by them bind each party jointly and severally. A reference to an Item is a reference to that Item in the Schedule. 3 Termination 3 1 This Agreement may be terminated by: **Lessors Initials** the Lessor if the Property Manager fails to substantially perform its obligations under this Agreement and such failure continues for twenty eight (28) days after a written notice of default is given by the Lessor to the Property Manager; or the Lessor without giving prior written notice if the Property Manager is found guilty of an offence that 3.1.2 is a fundamental breach of the terms of this Agreement; or the Property Manager giving not less than twenty eight (28) days notice in writing to the Lessor if the 313 Lessor has given instructions that are unlawful or a breach of any Act or Code or are unreasonable. initials: Lessor 3

Lessor 1

Lessor 2

Property Manager

Docusign Envelope ID: 748D09BD-E090-4A65-99EC-84F61BD3278D

exclusive management authority for residential premises



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THE REAL ESTATE INSTITUTE
OF WESTERN AUSTRALIA (INC.)
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FOR USE BY REIWA MEMBERS
OCCUPANCE ATALA?



3	Termination
	(continued)

In the event that this Agreement is wrongfully terminated by the Lessor during the Term (including a sale of the Premises before the end of the Term), the Lessor will pay to the Agent as and by way of liquidated damages a sum equivalent to fifty percent (50%) of the Management Fee which was last payable to the Property Manager or if none was payable then the Management Fee based on the lowest rent range set out in Item 5, for the unexpired period of the Term. The Lessor agrees that payment of the liquidated damages in this clause is a fair and reasonable pre-estimate of the damages likely to be sustained by the Property Manager if this Agreement is terminated prior to the expiry of the Term and reflects the real loss or damage likely to be suffered by the Property Manager.

L	essors Ini	tials
1	2	3
Rtz	65	

3.3 The Real Estate Institute of Western Australia (Inc) considers that the liquidated damages rate of 50% referred to in sub-clause 3.2 above provides an accurate calculation of the actual damages that would usually be suffered if an agreement is terminated in a manner that attracts liquidated damages.

4 Lessor's Obligations and Acknowledgments

Lessor Obligations

- 4.1 The Lessor acknowledges that it is a requirement of the relevant authority that supply of water remains the responsibility of the Lessor and that accounts will be issued in the Lessor's name. Payment for consumption is made by the Lessor and invoiced and reimbursed by the tenant as appropriate.
- 4.2 The Lessor warrants that
 - 4.2.1 the Lessor is the registered proprietor of the Premises or has the written authority of the registered proprietor to enter into this Agreement and has the legal capacity to enter into this Agreement;
 - 4.2.2 all information and/or descriptions provided to the Property Manager in relation to the Premises are true and correct and the Lessor undertakes to promptly advise the Property Manager of any change to that information;
 - 4.2.3 the whole of the Premises comprise residential premises and is to be used for residential accommodation;
 - 4.2.4 the Lessor holds appropriate insurance in respect of the Premises as specified in Item 12 and will provide evidence of such cover to the Property Manager within seven (7) days from the date of execution of this Agreement and will maintain such insurance during the Term;
 - 4.2.5 there is no other residential management agreement relating to the Premises;
 - 4.2.6 the Property Manager will be informed in writing of any changes to the ownership of the Premises;
 - 4.2.7 the Premises comply with the Building Amendment Regulations 2009 for smoke alarms and have at least two RCDs fitted to protect the power point and lighting final sub-circuits to comply with the Electricity Regulations 1947.
 - 4.2.8 if the Lessor is notified of the need for an urgent repair to the premises as to which section 43 of the Act applies, the Lessor will ensure that the necessary repairs are carried out by a suitable repairer as soon as practicable.
 - 4.2.9 the minimum standards of security will be provided and maintained at the Premises as prescribed in the Act.
- 4.3 The Owner acknowledges its obligation under the Residential Tenancies Act 1987 to comply with all building, health and safety laws.

Lessor Indemnities

- 4.4 The Lessor indemnifies and will keep indemnified the Property Manager against all liability or loss arising directly or indirectly from, and any costs, charges, late fees and expenses (including, but not limited to any loss of Property Manager's Fees and Expenses) incurred in connection with or attributable to:
 - 4.4.1 any breach of this Agreement by the Lessor;
 - 4.4.2 the failure by the Lessor to provide adequate instructions to the Property Manager in respect of any matter arising under this Agreement or to provide adequate monies to the Property Manager to enable the Property Manager to properly carry out the Property Manager's obligations under this Agreement;
 - 4.4.3 any loss or damage whatsoever to the Premises or to any goods and chattels on the Premises, or injury to any person accessing the Premises;

except to the extent such liability is attributable to the negligence or default of the Property Manager.

4.5 The indemnities contained in clause 4.4 survive the expiration or termination of this Agreement.

Lessor Acknowledgments

- 4.6 The Lessor acknowledges that:
 - 4.6.1 the Property Manager may receive an offer of or receive a commission, fee or reward from another party in regard to the performance of the duties or functions to be carried out by the Property Manager and the Lessor consents to the Property Manager receiving such commissions, fees or rewards as notified by the Property Manager in writing;
 - 4.6.2 the Property Manager's duties and obligations are limited to those contained in this Agreement or as otherwise agreed in writing by the parties;
 - 4.6.3 the Property Manager gives no warranty or other assurance as to the credit worthiness or financial status of any tenant;
 - 4.6.4 the Property Manager is expressly authorised by the Lessor to carry out the duties and obligations attributed to the Property Manager pursuant to this Agreement including, but not limited to, authority to carry out the activities outlined in clause 5 below;
 - 4.6.5 the Property Manager is expressly authorised to deduct from the Property Manager's Trust Account any monies due and payable by the Lessor to the Property Manager pursuant to this Agreement including but not limited to, the Property Manager's Fees, the Expenses, the Outgoings and any payments due under clause 3, from any monies received by the Property Manager for and on behalf of the Lessor.
 - 4.6.6 the Property Manager is not responsible for any damage caused by any tenant,
 - 4.6.7 the Lessor is responsible for the payment to service providers of repairs and maintenance that the Property Manager has issued instructions to on the Lessor's behalf.
 - 4.6.8 It is the Lessor's obligation to ensure a smoke alarm and at least two RCDs are installed to the Premises and maintained in accordance with the statutory regulations.

4.6.9	It is the Lessor's obligation to ensure that action is taken as soon as practicable to organise urgent repairs to which section 43 of the Act apply.
4.6.10	It is the Lessor's obligation to ensure that the Premises have the minimum level of security as prescribed in the Act.
4.6.11	The Property Manager may transfer, sell or assign the Property Manager's rights under this Agreement to a third party with the written consent of the Lessor (if it is an assignment) the third party agrees to comply with the terms and conditions of this Agreement.
initials:	Property Manager K Lessor 1 K Lessor 2 GS Lessor 3
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exclusive management authority for residential premises



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5 Property Manager's Obligations

Property Letting

- 5.1 Unless otherwise specified in the Schedule, the Property Manager will:
 - 5.1.1 use reasonable endeavors to let or re-let the Premises (as applicable) as and when they become vacant, at the Rental range and for the preferred term specified in Item 5, or at such other rental as the Lessor from time to time may nominate in consultation with the Property Manager but in accordance with market conditions;
 - 5.1.2 at the Lessor's expense, advertise the Premises to let in an appropriate manner;
 - 5.1.3 interview prospective tenants and conduct any necessary checks (as determined by the Property Manager);
 - 5.1.4 negotiate the terms and conditions of tenancy with any prospective tenants;
 - 5.1.5 at the Lessor's expense, prepare a residential tenancy agreement, and execute such an agreement and any other documents which may be required under the Act on behalf of the Lessor.
- 5.2 Where it is agreed that certain letting obligations will not apply to this Agreement, the corresponding sub-clause of clause 5.1 will not apply.

Property Management

- 5.3 Unless specified otherwise in the Schedule, the Property Manager will:
 - 5.3.1 negotiate and sign leases on behalf of the Lessor;
 - 5.3.2 use reasonable endeavors to collect the Gross Rental and other monies (if any) from the tenants;
 - 5.3.3 pay Outgoings from monies collected by the Property Manager, upon receiving accounts from or for the Lessor. Subject to the Property Manager holding sufficient funds in trust the Property Manager is authorised to pay the Property Manager's Fees, Expenses and the Outgoings listed in Items 7, 8, 9 and 10 relating to the Premises on behalf of the Lessor;
 - 5.3.4 account and render statements in writing to the Lessor for all monies received, paid or appropriated and to pay all remaining monies due to the Owner as specified in Item 11;
 - 5.3.5 inspect the Premises from time to time when deemed necessary by the Property Manager and, if requested by the Lessor, will report in writing to the Lessor on the general condition of the Premises;
 - 5.3.6 advise the Lessor of any major damage to or accident occurring in or on the Premises as soon as reasonably practicable upon the Property Manager becoming aware of the same;
 - 5.3.7 If the Property Manager is unable to contact the Lessor, or if the Property Manager and the Lessor agree then despite clause 5.3.6, at the expense of the Lessor, effect any maintenance or repairs to the Premises whatsoever (without regard to limits specified in item 9 of the schedule) where in the reasonable opinion of Property Manager, such maintenance or repair relates to:
 - (a) repairs necessary for the supply or restoration of an essential service being electricity, gas, functioning refrigerator, sewerage, septic tank or other waste water management treatment, and water including the supply of hot water; and/or
 - (b) urgent repairs to avoid exposing a person to the risk of injury, exposing property to damage or causing the tenant undue hardship or inconvenience.

provided that the Property Manager will use reasonable endeavours to contact and gain the approval of the Lessor to engage such maintenance and repairs prior to authorising such expenditure;

- 5.3.8 at the expense of the Lessor, arrange for any device or keys to the Premises to be provided to the Tenant for the purposes of entering the Premises;
- 5.3.9 assist the Lessor in relation to insurance claims and other insurance matters in respect of the Premises as and when require to do so;
- 5.3.10 advise the Lessor if the Premises are or are to become vacant as soon as practicable after the Property Manager becomes aware of it and will seek the Lessor's instructions as to re-letting;
- 5.3.11 advise the Lessor as and when tenancies become due for renewal and/or expiry;
- 5.3.12 negotiate the terms and conditions of extensions or renewals of residential tenancy agreements with tenants;
- 5.3.13 assess and determine any application for assignment or subletting of a tenancy;
- 5.3.14 use reasonable endeavors to advise the Lessor of any known breach of terms of any residential tenancy agreement as soon as reasonably practicable upon the Agent becoming aware of it;
- 5.3.15 complete, sign on behalf of the Lessor and serve all application forms and notices required which may be served by the Property Manager on behalf of the Lessor under the Act;
- 5.3.16 at the Lessor's expense, present the Lessor's case before the Magistrates Court or any other relevant authority on behalf of the Lessor;
- 5.3.17 insert the date on the form "Authorisation for an Agent to Present a Party's Case";
- 5.3.18 attend at the Premises as reasonably required and complete and serve any documentation, as required under the Act;
- 5.3.19 receive, lodge and disburse from the Security Bond and pet bond (if applicable) in accordance with the lease and the Act;
- 5.3.20 make Tenant Enquiries before any letting
- 5.4 In performing its obligations under this Agreement, the Property Manager agrees to act with due care and diligence.
- Where it is agreed that certain management obligations will not apply to this Agreement, the relevant sub-clause of clause 5.3 will not apply.

6 Property Managers Fees and Expenses

6.1 In consideration of the Property Manager performing its obligations under this Agreement, the Lessor must pay the Property Manager the Property Manager's Fees, and reimburse the Property Manager for the Expenses and the Outgoings (if any) pursuant to this Agreement including, but not limited to, those specified in Items 7, 8, 9 and 10. They are payable immediately upon the entitlement arising. In the event that the rental is paid by a third party including but not limited to an insurer, the Management Fee is payable on the portion of that rental that relates to the Term of this Management Agreement including any extension thereof, regardless of whether the payment is made to the Lessor, Property Manager or to a third party.

Payment of Property Manager's Fees

6.2 Subject to clause 6.4, where the Property Manager introduces or otherwise procures for the Lessor a tenant and the Lessor then enters into an agreement to let the Premises to that tenant or to that tenants nominee', or if the Premises are let by any other means during the Term the Lessor must at that time pay to the Property Manager the Property Manager's Fees for letting the Premises.

initials:	Property Manager K	Lessor 1	Lessor 2 GS	Lessor 3	
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6 Property
Managers
Fees and
Expenses
(continued)

Payment of Expenses

- 6.3 The Lessor agrees that if any residential tenancy agreement between the Lessor and a tenant introduced by the Property Manager pursuant to this Agreement is terminated or lapses by reason of the Lessor's breach or default or the Lessor being unwilling to proceed with the residential tenancy agreement, then such conduct by the Lessor will be a breach of the Lessor's obligations under this Agreement. In such circumstances the Lessor will, in addition to any other monies payable under this Agreement, be liable to pay the Property Manager as liquidated damages an amount equal to 50% of the Property Manager's Fees for letting and management which would have been payable if the residential tenancy agreement had not lapsed or terminated. The parties acknowledge that this is a genuine pre-estimate of the loss the Property Manager would incur in relation to such a breach.
- 6.4 The Lessor will not be required to pay the Property Manager's Fees to the Property Manager where, during the period in which the Premises are let, this Agreement has been properly terminated.
- 6.5 The Lessor must pay to the Property Manager the amount of the Expenses specified in Item 7 and actually incurred by the Property Manager.

Review of Property Managers Fee

The Property Managers Fees will be reviewed on the dates set out in Item 7.5 of the Schedule. Unless agreed otherwise, on the review dates the Property Managers Fees will be increased by the percentage referred to in Item 7.5 or if no figure is stated then it will be increased by multiplying the Property Managers Fee payable immediately prior to the review date ("Current Fee") by a fraction obtained by dividing the Consumer Price Index All Groups (Perth) for the quarter last published prior to the review date ("Current CPI") by the Consumer Price Index All Groups (Perth) for the quarter last published prior to the commencement of the Term (in the case of the first review) or the previous review date (in the case of each other Property Manager's Fee review).

New fee=Current Fee x [(Current CPI-Previous CPI)/Previous CPI] Where in this clause

Current Fee means the Property Manager's Fee payable immediately prior to the Review Date

Current CPI means the Consumer Price Index All Groups (Perth) for the quarter last published prior to the Review Date

Previous CPI means the Consumer Price Index All Groups (Perth) for the quarter last published prior to the commencement of the Term or the previous Review Date

Fee Disputes

6.7 If the Lessor disputes the fee payable to the Property Manager on the grounds that it is unjust the Lessor may refer the dispute to the Commissioner for Consumer Protection for assistance or the Real Estate Institute of Western Australia (Inc.) for arbitration.

7 Goods and Services Tax (GST)

The Property Manager and the Lessor acknowledge and agree that:

- 7.1 If GST applies to any supply made under or in connection with this Agreement by either the Property Manager, the Lessor or a third party:
 - 7.1.1 the Property Manager may, in addition to any amount or consideration expressed as payable in respect of the supply, recover from the Lessor an additional amount on account of GST; and
 - 7.1.2 the Lessor will pay to or reimburse to the Property Manager or to a third party (as the case may be), any additional amount on account of any GST that is or was incurred, paid or payable by the Property Manager and/or the Lessor in respect of that supply; and
 - 7.1.3 the amount payable by the Lessor to the Property Manager or to a third party in respect of that supply will be increased by the product of:
 - 7.1.3.1 the rate at which GST is imposed at that time; and
 - 7.1.3.2 the amount or consideration payable for the relevant supply.
 - 7.1.4 the Lessor will pay any additional amount on account of GST at the same time as the payment for the relevant supply is payable or at another time as directed by the Agent.
- 7.2 The Lessor agrees to pay and indemnify the Property Manager against any taxation penalties and/or interest that may be charged or levied against the Property Manager in respect of any GST liability under or in connection with this Agreement.
- 7.3 If for any reason any supply made under or in connection with this Agreement is not GST free or input taxed (as the case may be) as contemplated by the parties, then the Lessor will on demand pay to the Property Manager by way of further consideration for the supply, an amount calculated in the manner specified in clause 7.1 including any penalties and/or interest incurred by the Property Manager under the GST Law.
- 7.4 Clause 7 shall survive the expiration or termination of this Agreement.

8 Information Collection Notice Privacy Act 1988 Australian Privacy Principle 5

The Agent (whose contact details appear on this form) collects the personal information provided in this form in compliance with the provisions of the *PrivacyAct*1988 and the Australian Privacy Principles. The Agent collects this information to enable it to provide the services and benefits the subject of this form and to enable it to conduct its business. This includes the uploading of information to third party websites such as reiwa.com which may themselves use and/ordisclose that information to the data collection agencies such as RPData PtyLtd. Further details regarding the purposes for which the information is collected, the disclosures that are usually made of personal information collected by the Agent, the situations where the Agent is required to collectinformation bylaw, and any disclosure of information that may be made by the Agent overseas, can be obtained from the more detailed collection notice on the Agent's website. The Agent's privacy policy may also be accessed on that website. If the information collected in this form is not provided, the Agent may not be able to provide its services as effectively. Individuals who wish to access or correct information held about them or who wish to make any complaint regarding privacy should contact the Agent's privacy officer.

9 Disputes

The Lessor has the right to refer any dispute that arises with the Property Manager to a number of different institutions. Depending upon the nature of the dispute these institutions may include the Commissioner for Consumer Protection, the civil and criminal legal systems, the Western Australian Department of Consumer and Employment Protection and the Australian Competition and Consumer Commission.

10 Additional Conditions

This Agreement includes the additional terms and conditions as specified in Item 13 and any annexures.

11 General

- 11.1 This Agreement is governed by and construed in accordance with the laws from time to time in force in Western Australia and the parties submit to the non-exclusive jurisdiction of the Courts of that State.
- 11.2 If any provision of this Agreement is found by a court of competent jurisdiction to be invalid or unenforceable in law, then in such case the parties hereby request and direct such court to sever that provision from this Agreement.

initials: Property Manager | K | Lessor 1 | K | Lessor 2 | G | Lessor 3 |

initials:

Property Manager

exclusive management authority for residential premises





Annexure to Schedule APPROVED BY THE REAL ESTATE INSTITUTE OF WESTERN AUSTRALIA INCORPORATED FOR THE EXCLUSIVE USE OF REIWA MEMBERS

This Annexure page is to be used only if there is insufficient space in the Schedule.

Please insert the relevant corresponding Item number and heading.

List items, with appropriate sub-headings and cross reference with terms of the Agreement

List items, with appropr	iate sub-headings and cross reference with terms of the Agreement.
ITEM	Description:
1	The Lessor shall obtain landlord, building and public liability insurance, with their preferred insurance provider prior to a lease being signed. Failure to do so may result in financial and content loss, which the Property Manager is not responsible for.
2	All maintenance above \$500 must be approved in writing via email confirmation by the Lessor to the Property Manager prior to any maintenance being carried out. However, where the Lessor is not able to be contacted and/or in times of an emergency, then the Property Manager will approve and carry out the emergency or necessary maintenance.
3	All contractors engaged by the Property Manager are on behalf of the Lessor, and the Lessor is liable for payment to the contractors.
4	The Management Fee applies to any rent recovered through an insurance claim processed by the Property Manager or the Lessor.
5	In pursuant to Items 7.2 above, in the event of a break lease (tenant ending the lease earlier than agreed on the lease agreement, and thus requiring to re-lease the property), then the online advertisement fee will be charged to the Lessor at cost, of which the Lessor may recover the cost from the tenant, subject to the agreed terms of the break lease between both parties.
6	An online listing advertised on realestate.com.au will after 30 days be downgraded, automatically. The cost to re-advertise with a new listing for better placement on realestate.com.au will be payable by the Lessor at cost.
7	Item 3.2 of this Authority is deleted and replaced with: In the event that this Agreement is wrongfully terminated ltem 3.2 of this Authority is deleted and replaced with: In the event that this Agreement is wrongfully terminated by the Lessor during the Term (including a sale of the Premises before the end of Term), the Lessor will pay to the Agent as and by way of liquidated damages a sum equivalent to fifty percent (50%) of the Management Fee based on the market rent at the time of the notice of termination, for the unexpired period of the Term. The Lessor agrees that payment of the liquidated damages in this clause is a fair and reasonable pre-estimate of the damages likely to be sustained by the Property Manager if this Agreement is terminated prior to the expiry of the Term and reflects the real loss or damage likely to be suffered by the Property Manager.
8	If the Lessor requires the Property Manager to pay any bills or invoices, or make any payments on their behalf with the rental income, including if it is stated above in Item 8 on "Outgoings", the Lessor shall inform the Property Manager of the bills required to pay on the Lessor's behalf in writing via email, and inform the relevant bodies or contractors such as Water Corporation or the Strata Company to redirect or also email a copy of the bills or invoices to the Property Manager.

Lessor 1

Lessor 2

Lessor 3

exclusive management authority for residential premises





Annexure to Schedule

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This Annexure page is to be used only if there is insufficient space in the Schedule. Please insert the relevant corresponding Item number and heading.

List items, with appropriate sub-headings and cross reference with terms of the Agreement.

ITEM

9

Description:

The Lessor warrants that the following items at the property are compliant as stated in the Terms and conditions that form part of this contract under clause 4.6.8 above:

A. Swimming Pool/Spa

- The swimming pool/spa mechanical and electrical plant and equipment, including the pool/spa barriers/fences, will be in good working order and are in compliance with the requirements, including safety requirements of all relevant authorities and their requirements.

B. Smoke Alarms

- The Lessor confirms that smoke alarms fitted in the property are:
- i. In good working order; ii. No more than 10 years old; and
- iii. Are permanently connected to consumer mains power; unless:
- The Building Regulations allows installation of battery-powered smoke alarms in certain circumstances. Battery operated smoke alarms must have a 10 year life and non-removable battery. In these circumstances, local government approval is required unless:
- i.Building regulations allow for battery-powered alternatives due to specific circumstances (e.g., no available wiring, no mains power connection).
- ii.In such cases, the battery-powered alarms must have a 10-year lifespan and non-removable batteries, with local government approval obtained if required.

C. Residual Current Devices (RCDs)

- The Lessor confirms that the property complies with all relevant legislation and government/council requirements regarding RCDs for residential properties, and that there are at least 2 RCDs protecting power and lighting circuits.
- Should the property be found non-compliant with RCD regulations and/or other relevant regulations/legislations, the Lessor is solely responsible for rectifying any non-compliance at their own expense.
- The Lessor acknowledges that failure to address non-compliance could result in penalties or other legal

	repercussions, such as a fine.		•		·	
,						
initials:	Property Manager	Lessor 1	Rkz	Lessor 2	Lessor 3	
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			'INFORM	ATION					
For the Property at 27. Date of Handover	/14 Westralia Gardens, R	ockingham, WA, 61	68	Settlement					
Currently: Vacant	Tenanted Fixed Te	erm Periodic		Settlement					
Expiration date of fixed									
Current Property Mana									
Keys and remotes House	Duplex	Villa		Townhouse	Δn:	artment			Unit
Furnished	Unfurnished	Villa		Townhouse		urtinent			Offic
Single Level	Two storey		No in	complex					
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Facilities:	Security gates	Gym	<u> </u>			Pool		Tennis	Court
Bedrooms 2	Bath 2	Toilets		Areas					
Kitchen	Kitchen/meals	Kitch/meal/fam							
Hot plates:	Gas Electric	Induction			Oven:	Gas		E	lectric
Make,model & serial no			Make	model & serial no.					
Dishwasher	Make, model & serial no.								
Gas bayonet:	Located in:								
Patio	Enclosed yard								
Pool	Below ground	Above ground		Saltwater		Chlorine		In-pool c	leaner
Pool pump/filter make	, model & serial no.								
Parking	1	2		3		On road			
Garage	Carport	Undercover		Car bay			Door: re	emote/m	nanual
Hot water system:	Gas storage	Electric		Solar	Неа	at Pump	Inst	antaneoi	us gas
Make, model & seri	al no.				Warrant	ty:	5 years	10	years
Air conditioner:	Ducted	Split System		Reverse cycle	Cool	ing only		Ceilin	g fans
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	Gardening Yes	No							
	Pool Service Yes	No							
F	ool Chemicals Yes	No 🗌							
Items under warranty									
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	y pets are not permitted a	t the property?							
Smokers:	Yes	No	Inside	Out	tside				
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For the Property at 27/14 Westralia Gardens, Rockinghan	n, WA, 6168												
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