

Mailing Address: PO Box 3385 Aiken, SC 29802

Physical Address: 205 Barnwell Ave Suite 204 Aiken, SC 29801

Telephone: (803) 643-0104 Email: <u>fineproperties@bellsouth.net</u> Email: <u>cheriespivey@aol.com</u>

Fax: (803) 649-1701 Cell: (803) 645-1568 Cell: (803) 270-0523

Re: Residential Management Documents

Dear Owner,

Upon review, if you would like to move forward with Fine Property Management managing your rental property, please complete the following documents where it says "Owner".

Residential Management Agreement: Initial the bottom of each page with full signature(s) on Page 4. If you have special stipulations (item 15 on Page 4) please complete, e.g. no more than 4 people, no more than 2 unrelated persons, etc. Complete the Owner information on Page 3.

Lead Based Paint: If the property was built prior to 1978 you will initial (a) and if you have records which we need to pass along to the tenant(s), please enclose them and initial (b). If the home was built after 1978, you will only sign this document as the home does not have lead based paint. Your tenant will be acknowledging that they have received the appropriate pamphlets from us as required by law regarding this issue. Please sign your name(s).

Bedbug Addendum: Due to the increase in bedbugs in South Carolina, it is now necessary to implement the attached document. This document will also be signed by each tenant when they move into your rental home. Please sign your name(s).

Rental Property Profile: Please fill out this very important document as much as possible. "Special Features" indicates what you think are the outstanding features of the home. "Special Terms and Conditions" this indicates no pets, pets OK, no more than #? Person's, etc. Please sign your name(s).

W9: Complete and sign.

Dear Landlord: We would appreciate your filling in as much information as possible **as a copy of this document is given to your tenant(s)** to help them with moving into the home and cuts down on repeated telephone calls to you! If you have a repair person you would prefer to use, please be sure you include their name and number of the individual so that I can include this information in your file. If none, the decision will be mine depending upon the type of repair or maintenance needed for the problem.

<u>REMINDER</u>: Please enclose a <u>current</u> copy of the insurance policy for the property when returning your signed documents as I am required to have this document in my file **prior to placing a tenant in the home.** The insurance policy should state Fine Property **Management as an interested 3rd party (more commonly referred to as the "deck page")**. Your insurance agent will be familiar with this request and can also forward a copy to me or you can have insurance agent contact me and I will handle this request through them.

As a courtesy to our homeowners and if you prefer, we will deposit your rental funds into your bank account (which must be located in Aiken such as, Bank of America, Wells Fargo, Security Federal Bank, First Citizens, Regions Bank, SRP, South State Bank or CCNB. Once deposited, you will be sent the deposit slip with a monthly statement. The only requirement for this service, is that you forward twelve (12) pre-printed deposit slips when you return the signed management documents to me (they will be in the back of your check book).

<u>Please be advised that the S.C. Real Estate Commission rules and regulations do</u> not allow me to advertise or place the property on the MLS service or show property to prospective tenant(s) until ALL the documentation is in my file (particularly a current insurance policy listing Fine property Management as an interested 3rd party for the property) as I can be heavily fined by the State if I do.

If you have any questions, please feel free to contact me at any time on at (803) 645-1568 or Cherie Spivey at (803) 270-0523. I look forward to working with you.

Yours truly,

Kulli K. Fine

Debbi Fine Property Manager In-Charge

Cheir Spivey

Cherie Spivey Property Manager

/df

Encl: Residential Management Agreement & Documents



Mailing Address: PO Box 3385 Aiken, SC 29802

Physical Address: 205 Barnwell Ave Suite 204 Aiken, SC 29801

Telephone: (803) 643-0104 Email: <u>fineproperties@bellsouth.net</u> Email: <u>cheriespivey@aol.com</u>

Fax: (803) 649-1701 Cell: (803) 645-1568 Cell: (803) 270-0523

HOMEOWNER CHECK OFF LIST

PLEASE INITIAL EACH ITEM AS YOU SIGN IT.

Residential Management Agreement

Lead Based Paint Agreement

Bedbug Addendum

W9

Insurance Policy (*if not available, please contact your Insurance Agent to mail it to me as quickly as possible*)

Rental Property Profile

Dear Landlord



This agreement is made by and between	Fine Property Management	hereinafter referred to as
BROKER and,		hereinafter referred
to as OWNER to secure the services of BROKE	R in the management of real property known as:	
		hereinafter referred to
as the PREMISES, for a period beginning on	, and ending on	

and subject to the following terms and conditions.

1. APPOINTMENT AND AUTHORITY OF BROKER

a. OWNER hereby appoints BROKER as the sole and exclusive BROKER to rent, lease, manage, collect and receipt for rents and operate the PREMISES. The OWNER, however, retains the right to make all management decisions concerning establishing parameters for new tenants, rental terms, and capital or repair expenditures in excess of \$ _______ in any | < | month |] year and must advise BROKER of these terms at onset of Agreement.

b. BROKER is authorized to secure the services of other real estate agents and conduct other marketing activities for purposes of securing a new tenant.

c. It is agreed that the BROKER is entitled to compensation as provided herein in connection with any lease that may be executed during the term of this agreement, even if said lease was negotiated by the OWNER or any other party. BROKER shall be paid compensation at the rate as provided herein in connection with any lease which is being negotiated at the time of termination of this agreement if the tenant was introduced to the PREMISES by BROKER.

2. TERMS: IN THE EVENT THAT THE PREMISES ARE RENTED OR LEASED THROUGH THE EFFORTS OF BROKER, AND THE LEASE TERM RUNS LONGER THAN THE TERMS OF THE AGREEMENT, BROKER SHALL CONTINUE TO BE COMPENSATED AS STATED IN PARAGRAPH . In the event that the PREMISES is not rented or leased within sixty (60) days of the date of this Agreement, or remains vacant without being subject to a lease for any sixty (60) day period, either party may terminate this Agreement upon thirty (30) days written notice to the other party of such intention to terminate, provided that such written notice is delivered to the other party prior to the rental or lease of the premises through the efforts of BROKER. If the PREMISES contain multiple rental units, the termination provisions of this section will only apply if all units were not rented or leased within sixty (60) days of the date of this Agreement, or all units remained vacant for any sixty (60) day period. Termination of this Agreement shall not adversely affect the rights of tenants under then existing leases.

3. SPECIFIC AUTHORITY FOR REPAIR AND ALTERATIONS

a. OWNER hereby gives BROKER the following authority and powers and agrees to pay promptly on demand all legitimate expenses in connection with the following: to purchase necessary supplies; to contract for such utility services as BROKER may deem advisable; to make necessary repairs to the PREMISES without the express written consent of OWNER, limited to \$ 250.0 in any | ' | month [| year, and to make Owner authorized alterations and decorations. In addition to other authority of BROKER, BROKER may pay or incur without limitation on behalf of OWNER monthly or recurring operating charges and/or emergency repair, if, in the reasonable opinion of the BROKER, such repairs are necessary to protect the property from damage or maintain services to the tenants as called for in state law or Rental Agreement. BROKER is authorized on behalf of OWNER to hire, discharge, supervise and pay any employees or contractors for work performed. All providers of services shall be deemed to be acting on behalf of the OWNER and not the BROKER. BROKER will not be liable to the OWNER or others for any act, default or negligence on the part of such persons, contractors or other workmen, providing BROKER has taken reasonable care in engaging them or their employers.

b. A Reserve Fund	WIII	be established	and maintained fr	om property	proceeds in	the amount of \$	250.00	
to be paid (a)	r	from firs	t rental payments,	or (b)	\$		pe	r
month from rental pi	roce	eds.						

4. BROKER'S RESPONSIBILITIES

In addition to the foregoing, the BROKER will perform the following functions on OWNER'S behalf:

a. Make reasonable efforts to collect all the rents and other fees due from tenants when such amounts become due, and deposit same into an agency account maintained on behalf of the OWNER, but BROKER does not guarantee the payment of any tenant's rent;

b. Withdraw from such account all funds needed for proper disbursements for expenses payable by the OWNER including without limitation, BROKER's compensation; and remit balance of rent to OWNER at OWNER'S address set forth in Paragraph 9 with a written statement within 30 days of rent receipt, indicating said receipts and disbursements; and

[] OWNER, [] OWNER AND [] BROKER HAVE READ THIS PAGE. Form 430 PAGE 1 OF 5

c. Collect and place into escrow accounts, as required by law, security deposits under any lease. BROKER is authorized to disburse the security deposit at such times and to such persons as BROKER shall in good faith believe to be entitled to such funds in accordance with the South Carolina laws governing security deposits. Any interest earned on said deposits, shall with tenant's permission belong to BROKER.

5. BROKER'S COMPENSATION

In consideration of the services rendered by BROKER, OWNER agrees to pay BROKER the following forms of compensation:

c. FOR LEASING - a fee equal to _______ % of the first full month's rent for each new tenant's lease shall be paid to BROKER, in addition to the management fee provided for in paragraph 5b above, but shall not be payable in connection with renewals.

d. CHARGES TO TENANTS - Late Rent Administration Charge, Returned Check Charges, Releasing Administration Charge and application fees paid by tenants under any lease are the property of BROKER to offset expenses in enforcing the respective provisions unless otherwise stipulated in paragraph 15.

e. SALE TO TENANT. If a sale or exchange of the PREMISES to the Tenant, or to anyone acting for or on behalf of a tenant or to any member of a tenant's immediate family is contracted for or effected during the term of this Management Agreement or within ______MA___ months of its termination, the BROKER will be paid by the OWNER promptly a commission of ______% of the sales price, if the BROKER has a valid South Carolina real estate license for the sale of real property in effect on the date such sale or exchange is closed.

f. SUPERVISION OF RESTORATION/IMPROVEMENTS; BROKER shall be paid _____0 of the cost of any and all new construction, substantial repairs and capital improvements made to premises during the term of this agreement in excess of \$______, provided that BROKER receives written authorization from OWNER for each specific project. Any such construction shall be scheduled, coordinated supervised by BROKER on behalf of OWNER. No fee will be charged for routine maintenance and repairs.

g. OWNER further agrees to pay BROKER actual costs for advertising or not more than \$ 0

per <u>**N/A**</u>, and for all long distance phone calls and other out-of-pocket expenses actually and reasonably incurred in connection with said PREMISES.

6. BROKER DISCLAIMER: Parties acknowledge that Broker give no warranties or repre entations of any kind, expressed or implied as to: (1) condition of the Property, including but not limited to termites, radon, mold, asbestos, moisture, environmental issues, water, waste, air quality, HVAC, utilities, plumbing, electrical or structure, etc. (2) condition of the Property, survey or legal matters, square footage (3) off site conditions; (4) schools (5) title including but not limited to easements, encroachments, projections, encumbrances, restrictions, covenants, setbacks, and the like (6) fitness for a particular purpose of the Property or the improvements (7) zoning ordinances and restrictions (7) projected income, value, marketability, taxes, insurance, or other possible benefits to Buyer. Parties consent that their Brokers may communicate with them via any means; and use or disclose information not made confidential by written instruction of Parties.

7. **BROKER LIABILITY LIMITATION:** Parties agree Brokers provided Parties with benefits, services, assistance, and value in bringing about this Contract. In conside ation and ecognition of the risks, rewards, compensation and benefits arising from this transaction to Brokers, Parties each agree that they shall pay Brokers' attorneys ees and that Brokers, shall not be liable to either Party or both, either jointly, severally or individually, in an amount exceeding that Broker's Compensation by reason of any act or omission, including negligence, misrepresentation, errors and omissions, or breach of undertaking, except for intentional or willful acts. This limitation shall apply regardless of the cause of action or legal theory asserted against either Brok r, unless the claim is for an intentional or willful act. This limitation of liability shall apply to all claims, losses, costs, damages or claimed expenses of any nature from any cause(s), except intentional or willful acts, so that the total liability of either Broker shall not exceed the amount set forth herein. Parties will indemnify and hold harmless and pay attorneys fees for Brokers from breach o contract, any negligent or int ntional acts or omissions by any Parties, Inspectors, Professionals, Service Providers, Contractors, etc. including any introduced or recommended by Brokers. Parties each agree that there is valid and sufficient consideration for this limitation of liability and that Brokers are the intended thi d-pa ty beneficiaries of this provision.

8. INDEMNIFICATION

OWNER agrees (a) to indemnify, defend and save the BROKER harmless from all loss, expense, damage, claim suits and costs whatsoever (including without limit attorney's fees and expenses) incurred and arising from performance or attempted performance by BROKER of its duties and powers hereunder whether for personal injury

and/or property damage suffered by any person whomsoever on or about the PREMISES or otherwise, a d (b) to carry at OWNER'S expense liability insurance of at least \$300,000 to protect the interest of the parties heret . Policies shall be so written as to protect the BROKER in the same manner and to the same extent as they protect the OWNER, and will name the BROKER as an additional insured or certified holder of the policy. The ROKER also shall not be liable for any error of judgment or for any mistake of fact or law or for anything which BROKER may do or refrain from doing, hereinafter, except in cases of willful misconduct or gross negligence. The BROKER shall not be responsible for any dama e to the PREMISES, under any circumstance, by the tenant or oth rs.

9. LEGAL PROCEEDINGS

BROKER is empowered to sign and/or cancel leases on OWNER'S behalf, to enforce the provisions of same, to institute legal action or other proper proceedings to collect rents and ot er sums due, and when expedient, to settle, compromise and release such actions and suits, and to dis ossess tenants, and other persons, including without limit institution of evicti n proceedings in the name of an on behalf of OWNER. BROKER may select the attorney of BROKER'S choice to handle any such matte s and incur court costs at owner's expense. BROKER is not responsible for defending owner against any claim brought in a procee ing or court action.

10. BINDING AUTHORITY

This agreement shall be binding upon the successors and assigns of BROKER, and upon the heirs, administrators, executors, successors, an assigns of OWNER.

11. COMMUNICATIONS/NOTICE

Owner agrees to receive any and all communications from Broker at the address, phone and fax numbers and the email address below. Any notice required or permitted to be given pursuant to the provisions of this agreement shall be deemed given (1) when delivered personally, or (2) on the date such notice is deposited in the United States Mail, postage prepaid, certified or registered mail, return receipt requested, at following addresses.

BROKER	OWNER
Fine Property Management	
P.O. Box 3385	
Aiken, SC 29 02	
Phone: Debbie: (803) 645-1568 / Cherie: 803) 270-0523	Phone:
Fax:(803) 649-1701	Email:
Email: _Debbie: fineproperties@bellsouth.net	SS/ID#
herie: cheriespivey@aol.com	(I understand hat by typing my full name am electronically signing this document.)

12. OWNER REPRESENTATIONS AND WARRANTIES

a. OWNER represents and warrants to the BROKER that, t the best of OWNER'S knowledge, the PREMISES are free of hazardous and or toxic wastes and/ r substances (as such terms are defined under applicable federal and state laws); that the PREMISES are fit for human habitation; that there are no hidden or latent defects or conditions on or affecting the PREMISES other than <u>N/A</u>

, that

the PREMISES are not the subject of any order to repair or to demolish or other order of any governmental authority; that the PREMISES comply with all currently applicable laws, statutes and governmental rules and regulations; that the OWNER will at all times during the term of this Agreement fully and promptly comply with the lawful requirements of all applicable governmental authorities.

b. OWNER declares that all mortgage payments have been made and account is current.

c. OWNER wa rants thet there are o erating smoke detectors on the premises.

13. LEAD-BASED PAINT DISCLOSURE

For dwellings built before 1978, and as required by applicable la , a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (the 'Disclosure") mus be signed by OWNER and attached to this agreement. OWNER represents that eithe (1) the improve ents o the property were all s bmitted, co mence , a d constructed after ecember 31, 1977, or (2) the Disclosu e has been fully completed and is attached to this agreement. OWNER agrees to provide BROKER with any such additional information or reports as may come to OWNER'S possession during the term of this agreement. OWNER ackno ledges that BROKER has informed OWNER of the OWNER'S obligations to provide a tenant of the property with the pamphlet "Protect Your Family From Lead in You Home," to provide information to a Tenant of the prop rty with copies of available records and reports with respect to the property and lead-based paint and lead-based paint hazards, all pursuant to 42USC4582 (d), as amended.

14. FORCE MAJEURE

A y delays in the performance of any obligation f BROKER under this Agreement shall be excused to the extent that such delays a e caused by wars, national e ergencies, natural disasters, strikes, labor isputes, utility failures, governmental r gulations, riots, adverse weathe, a d other similar causes not within the control of BRO ER, and any time p riods required for performance shall e extended accordingly.

15. PAYMENT FROM OWNER'S FUNDS

BROKER shall have no duty to expend BROKER's individual funds in fulfillment of BROKER's responsibilities under this agreement. All payments required or permitted to be made by BROKER shall be made from OWNER'S funds. OWNER agrees to deposit with BROKER promptly on demand such funds as may be necessary in BROKER's reasonable judgment for performance by BROKER as provided in this Agreement.

16. AVAILABILITY OF TENANTS

BROKER shall make a good faith effort to obtain tenants for the PREMISES, but BROKER makes no guarantee that tenants can be found.

17. OTHER STIPULATIONS

- 18. **ENTIRE AND BINDING AGREEMENT (MERGER CLAUSE):** Parties agree that this Contract expresses the entire agreement bet een the parties, that there is no other agreement, ral/ therwise, modifying th terms and this Co t act is binding on Parties an principals, heirs, personal r presentatives, su essors, and assigns. Illegal provisions are severable.
- 19. MEDIATION CLAUSE: Mediation is an alternative dispute resolution system nd may help avoi p tentially expensive and lengthy litigation. The mediation participants voluntarily decide their settlement with the mediato facilitating their decisions and documentation of the s ttlement. Mediation is not bin ing arbitration. Th mediator does not decide the outcome. The me iation participants make their own decisions include reaching or not reaching a set lement. Any dispute, claim, breach, o se vices issues r lating to this Contract shall e submitt d to mediation in accordance with the Procedures of the Dispute R solution System of the NATIONAL ASSOCIATION OF REALTORS® (info@SCREA TORS.org 1-80 -772 5206). isputes include representations made by any Party, Broker, person or entity in connection with the sale, purchase, financing, condition or any other aspect of the Property, including without limitation allegations of concealment, mi representation, ne ligence or fraud. Any agreement signed by the Parties pursuant to mediation is binding. This mediation clause shall survive th Closing Date. The following matters are exclu ed from mediation herein: (a) judicial or non-judicial foreclosur or othe actio or proceeding to enforce a deed of trust, mortgage, or land contract; (b) an unlawful detainer action; (c) the filing or enforcement of a mechanic's lien; (d) any matter which is within the jurisdiction of a probate court; (e) the filing of a interpleader action to re olve earnest money disputes. The filing of a judicial action to nable the recording f a otice of pending ac ion, f r order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the right to mediate under this provision, nor shall it constitute a breach of he duty t mediate.

20. SURVIVAL

Indemnification and oth r provisions of this Agr ement hich benefit BROKER shall survive any termination of this Agreement.

21. FACSIMILE AND OTHER ELECTRONIC MEANS

The parties agree that the offer, any counteroffer and/or acceptance of any offer or counteroffer may be communicated by use of a fax or other secure electronic means, including but not limited to electronic mail and the internet, and the signatures, initials and handwritten or type ritten modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as f the org nal signatures, n t als and handwritten or typewr tten modificat ons were present on the documents n the handwr ting of each party.

22. SEX OFFENDER/CRIMINA INFORMATION

Owner agrees that Brokers/Property Managers are not res onsible for obtaining or disclosing information in the SC Sex Offender Reg stry and no course of act on may be brought against any Brokers Property Managers for failure to obtain or d sclose sex offender or crim nal nformat on. Owner agrees that they have sole responsibility to obtain their own sex offen er, death, psychological stigm, cl ndestine laboratory, and crime information from sources (e.g. law enforcement, P.I., eb). The Owner may obtain information about the Sex Offender Registry and persons regis ered with the Registry by contacting the local county Sheriff or o her appropriate la enforcement officials.

WHEREFORE, the parties have executed this Residential Management Agreement or caused the same to be executed by the r author zed representat ve.

THIS AGREEMENT supersedes all prior written or oral agre ments and can be amended only through a written agreement signed by both part es.

	(I under tand that by typing my full name I am electronically signing this document.)
Property Manager	
	(I understand that by typing my fu name I am e ectronica ly signing this document.)
Property Manager in Charge	
	(understand that by typing my ful name I am electronica ly signing this document.)
Owner	
	(I understand that by typing my f II name I am e ectronically signing this document)
Owner	

REALTOR® is the register d collective membersh p mark which may be used only by thos real estate I censees who are members of the NATIONAL ASSOCIATION OF REALTORS® and who subscribe to its strict profess onal Code of Ethics. The So th Carolina Association of REALTORS® (SCR) owns copyright to the content of this form and expressly prohibits the display, di tribution, duplicati n, tra ission, alteration, or reproduction of an part of S R co right ontent as well as th use of the name "South Carolina Association of REALTORS® n connect on w th any wr tten or electronic format w thout the pr or written consent of SCR.

© 2018 South Carolina Association of REALTORS®. 6/2016

Form 430 PAGE 5 OF 5

DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS ADDENDUM FOR RESIDENTIAL RENTAL AGREEMENT

Property Address:						
if not taken care of properly. Lead exposure is especial	t. ead from paint, paint chips, and dust can pose health hazards y harmful to young hildren and pregnant women. Befor renting e of known lead-based paint and lead-based paint hazards in the ed pa phlet on lead poisoning prevention.					
Landlord Disclosure (initial)						
(a) Presence of lead-based paint or lead-based	(a) Presence of lead-based paint or lead-based paint hazards (check one below):					
Known lead-based paint and/or lead-based pain	t hazards are present in the housing (explain).					
Landlord has no knowledge of lead-based paint	and/or lead-based paint hazards in the housing.					
(b) Records and reports available to the landlord	I (check one below):					
	Landlord has provided the tenant with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).					
Landlord has no reports or records pertaining housing.	g to lead-based paint and/or lead-based paint hazards in the					
Tenant's Acknowledgment (initial)						
(c) Tenant has received copies of all information(d) Tenant has received the pamphlet Protect Y						
Agent's Acknowledgment (initial)						
(e) Agent has informed the Landlord of the Land responsibility to ensure compliance.	lord's obligations under 42 U.S.C. 4852d and is aware of his/her					
Certification of Accuracy						
The following parties have reviewed the information information provided by the signatory is true and accura	above and certify, to the best of their knowledge, that the te.					
Landlord (I understand that by typing my full name I am electronically signing this document.)	Landlord (I understand that by typing my full name I am electronically signing this document.)					
Tenant (I understand that by typing my full name I am electronically signing this document.)	Tenant (I understand that by typing my full name I am electronically signing this document.)					
Agent (I understand that by typing my full name I am electronically signing this document.)	Agent (I understand that by typing my full name I am electronically signing this document.)					

BEDBUG ADDENDU

In reference to the Resid ntial Rental Agreement for real property commonly known as: the undersigned Parties, do hereby agree as follows n this day of ______, 2022:

The persons and property of both parties have been free of any known bedbug presence during th ir owner hip or competently treated to remove all known bedbugs and their eggs which can lie do mant for over six months.

The parties recognize that controlling bedbugs requires cooperation and only profess onal treatment. Attempted self treated may spread the bedbugs in the property and to adjacent professional treatment more difficult and expensive. Parties agree **NOT** to perform self treatment on the propert for bedbugs.

The parties agree to notify **Fine Property Management** in writing as soon as possible but not later than 7 calendar days after seeing any sign of bedbugs on the property (personal injuries, sightings, or other evidence). Bedbugs typically live in bedding and feed on sleeper's blood so signs may appear in bedding or on the person. Failure to provide this notice is a breach of this agreement.

The tenant(s) agree to be aware of bedbugs, sign of ed ugs, risks of bedbugs, revention of bedbugs, treatment of be bugs, etc. Bedbugs typically live inside mattresses and box springs. At night, bedbugs follow human exhaled carbon dioxide to feed on sleeper's blood. Bedbugs resembl fleas, ticks, or small roaches duri g t eir life cycle.

The tenant(s) shall cooperate with bedbug prevention and professional treatment proto ols for the property. Tenant(s) shall remove or dispose of their personal property until professio ally t eated and s all obtain professional medical treatment for bite injuries on their person and shall be responsible for these costs. Tenant(s) performing regular vacuuming, regular home cleaning, encapsulating bedding, and hot laundering followed by heated mechanical drying may reduce the risk of bedbugs.

The parties agree not to engage in actions nderstood to be count r to the prevention of bedbugs su h as bringing untreated used personal property onto the property without knowing the perso al property to be free of known bedbug presence. High risk i ems include: used un reated furniture, used n reat d clothing linen, luggage not protected from bedbugs during travels, etc.

The parties agree to make reasonable efforts to ensure that their guests, occupants, employees, agents, contractors, relatives, and invitees comply with these bedbug preventions, reporting, and treatm nt protocols.

Upon notice of bedbugs, **Fine Property Management** shall obtain professional bedbug inspection and necessary treatment of the property in a reasonable time. **Fine Property Management** and the **Homeowner** shall determine the professional treatment providers, the type of treatments, the necessity of treatments, the necessity of repeat treatments, and if common areas or adjacent properties should be noticed and/or treated.

The tenant(s) shall cooperate in the professional bedbug treatment of the property including clearing furniture from baseboards and walls, removing personal property during treatment and obtaining professional bedbug treatment of personal property before return, etc. (tenants will provide a copy of a paid receipt for appropriate company/business). The property may need to be temporarily or permanently vacated of all persons and personal property due to professional treatment. Tenant(s) are responsible for all costs associated with the prevention and extermination of bedbugs and for their own moving, storage, and housing costs during professional treatment.

If the tenant(s) fail to remove or obtain required tre tment of personal property or cooperate with he professional treatment protocol for the property in a reasonable time, the homeowner(s) may terminate the lease with a 30 calendar day notice or seek legal remedies including ejection proceedings for breach of this agreement.

If the tenant(s) are uncooperative or absent for any reason longer than 8 calendar days after confirmed bedbug infestation, tenant(s) consent to allowing the home owners and professional bedbug exterminators to treat any property as required.

If additional treatments are necessary, this agreement remains in full force and effect and all legal remedies remain available including ejectment for failure to comply with any provisions of this agreement.

The parties understand that it may be difficult to determine the cause of the bedbug infestation or require experts. Parties should provide themselves with adequate funds to cover the costs and damages related to bedbugs (bedbug treatment, medical care, temporary housing, temporary storage, time and effort required to comply with this agreement, replacement of personal property, distress, or other proximate damages) in situations where cause cannot be determined.

The parties stipulate that the assertion of bedbug infestation does not constitute a breach of warranty of habitability, a breach of warranty of quiet enjoyment, a violation of any nuisance provision of this lease or law, negligence, harassment, trespass, constructive eviction, infliction or emotional distress, battery, or a violation of housing/health codes.

The parties agree to indemnify any property management brokers, agents, principals, employees, contractors, etc. for any costs, legal fees, damages, fine, judgments, settlements, claims, liabilities, injuries, expenses, and attorney fees arising out of or otherwise related to any assertion of bedbug infestation. TENANTS ARE RESPONSIBLE FOR ANY COSTS TO TREAT OR MOVE OR STORE OR SEAL OR DISPOSE OF OR REPLACE PERSONAL PROPERTY. Any portion of this agreement can be severed to preserve the remainder.

The herein agreement, upon its execution by all parties, is made an integral part of the aforementioned Agreement.

IN WITNESS WHEREOF, this Agreement has been duly executed by the parties.

HOMEOWNER:	Date:
(I understand that by typing my full name I am electronical	lly signing this document.)
HOMEOWNER:	Date:
(I understand that by typing my full name I am electronica	Illy signing this document.)
TENANT:	Date:
(I understand that by typing my full name I am electronica	Illy signing this document.)
TENANT:	Date:
(I understand that by typing my full name I am electronica	Illy signing this document.)
PROPERTY MANAGER:	Date:
(Lunderstand that by typing my full name Lam electronica	Illy signing this document)

(I understand that by typing my full name I am electronically signing this document.)



RENTAL PROPERTY PROFILE

 The Owner whose name appears on the line below will be the party authorized to transact on behalf of all owners any business concerning the property managed by <u>______Fine Property Management</u> _______, Broker. Social Security Number(s) or Tax Identification Number(s) to be used by Broker in filing all returns should appear below.

2.	Name		Business F	hone	
	Address		Home Pho	ne	
	City	State	Zip		1 1 1
3.	All Other Owners:				
	(1)	· · · · · · · · · · · · · · · · · · ·			
	(2)				
4.	Mailing and/or Service Address of Rental P	roperty:			
	County City _		Stat	e Zip	
5.	Rental Rate for Property \$	Is rate nego	tiable?	Range	
6.	Description of Rental Property: House	Townhouse	Condominiu	m Apartment	Duplex
	Furnished Unfurnished Heated S	q. Ft	Garage	No. of vehicles	Carport
	# Bedrooms # Bathrooms /	Air: Central	Inits Hea	t Stove R	efrigerator
	Ice maker Washer Dryer Dis	hwasher Dis	posal Mic	rowave Pool	Porch
	Screened Porch Deck Fenced Y	ard			
	Special Features:				

 <u>UTILITIES & SERVICES</u>

	Talanhana			
	Telephone			
	Water & Sewer			
	Garbage Pickup			
	Cable TV			
	Maintenance of Grounds			
	Gas			
	Other			
8.	If property is furnished, please attach a comp	olete inve	ntory of all furnishings.	
9.	Lock Box: The owner hereby authorizes Broker to \$ for a lock box to be place			deposit of
10.	Owner authorizes Broker to place a "for rent" sign	on the rer	ntal property. Yes No	
11.	Special Terms and Conditions:			
Fine	Property Management			
Prope	erty Management Firm	Owner	(I understand that by typing my full name I am electronically signing this document.)	Date
By:				
Agent	t (I understand that by typing my full name I am electronically signing this document.)	Owner	(I understand that by typing my full name I am electronically signing this document.)	Date

Th foregoing form is vailable for use by the entire r al estate industry. The use of the form is not inten e to iden ify the user as a REA TOR®. REA TOR® is the registere c llective membership m k whic may be use only by real estate licensees who are members of the NATIONAL ASSOCIATION OF REA TORS® and who subscribe to its Code of Ethics. Expressly prohibited is the duplication or repro uction of suc form or the use of the name "South Carolina Association of REALTORS®" in connection with any written form without the pri r written consent of the South Carolina Association of REALTORS®. The foregoing form may not be edited, revised, or changed withou the prior writte consent of the Sou h Carolina Association fREALTORS .

© 2018 South Ca olina Associa ion of EA TORS®. 1 08

Request for Taxpayer Identification Number and Certification

▶ Go to www.irs.gov FormW9 for instructions and the latest information.

	2 Business name/disregarded entity name. if different from above					
s on page 3.	Check appropriate box for federal tax classification of the person whose name is entered on line 1. Chec following seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership single-member L C	only one of the	4 Exemptions (codes apply only to cert in entities, not individuals; see instructions on page 3):			
Print or type ic nstructions on	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partners <i>Note:</i> Check the appropriate box in the line above for the tax classification of the single-member own LC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the ow another LLC that is <i>not</i> disregarded from the owner for U.S. federal tax purposes. Otherwise, a single is disregarded from the owner should check the appropriate box for the tax classification of its owner.	Exempt payee code (if any) Exemption from FATCA reporting code (if any)				
P Specific	Other (see instructions) ►	(Applies to accoun s maintained ou side the U.S.)				
See Sp	5 Address (number. street. and apt. or suite no.) See instructions.	Requester's name a	nd address (option I)			
6 Citv. state. and ZIP code						
	7 List account number(s) here (optional)					
Par	t I Taxpayer Identification Number (TIN)					
backu re ide	your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoi p withholding. For individuals, this is gen rally your social security number (SSN). However, for nt alien, sole proprietor, or di regarded ntity, see th instructions for Part I, later. Fo oth r sit is your melayor identification number (JN) if you do not have a number of the second se	id Social sec r a	urity number			

ntities, it is your mployer identification number (IN). If you do not have a number, see the own to get a TIN, later. **Note:** I the account is in more than one name, see the instructions for line 1. Also see . What the account is in more than one name.

Note: I the account is in more than one name, see the instructions for line 1. Also see What ame and Number To Give the Requester for guidelines on whose number to ent r.

Part I Certification

Under penalties o perjury, I certify that:

- 1. Th number shown on thi form is my cor ct taxpayer identification number (or I am waiting for a nu ber to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding and
- 3. I am a U.S. citizen or other U.S. person (defined below); and

4. The FATCA code(s) entered on this fo m (if any) indicating that I am exempt from FATCA reporting is cor ect.

Certifica ion instruct ons You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withho ding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured pro erty, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signatur of U.S person ►		Date ►
		(I understand that by typing my full name I am electronically signing this document.)	

Genera Instructions

Section refer nces are to the Internal Rev nue Cod unless othe wis noted.

Future deve opments. For the latest information about develoments related to For W-9 and it instructions, such as le islation enacted after they were publihed, go to www.rs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information ret rn with the IRS must obtain your correct taxpayer identification number (TIN which may be your ocial security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information r turn the amount paid to you, or ot er amount reportable on an information return. xamples of information r turns include, but are not limited to, the following.

• Form 10 9-INT (int re tearned or aid)

Form 1099-DIV (dividends, including those from stocks or mutual funds)

 \bullet Form 1099-MISC (various types of income, prizes, awards or gross proceed)

Form 1099-B (stock or mutual fund sales and certain other transactions by brokers

or

Employer identification number

- F rm 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transaction)
- Form 1098 (home mortgage inter st), 1098-E (student loan int rest), 1098-T (tuition)
- F rm 1099-C (canceled debt)
- orm 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you ar $\,$ a U.S. person (in luding a resident alien), to provide your correct TIN.

If you do not ret rn Form W-9 to the requester with a TIN, you might e subject to backup withholding. See hat is backup wi hhol ing, later. Dear Landlord,

To better serve your new tenant it is very important that you complete the solution of the set familiarized with their new home (these are some of the most asked quest ons. The solution of the set given to your tenet when moving into the home.

PLEASE CHECK THE APPROPRIATE BOXES TO ALL ITEMS. THANK YOU.

Electric:	SCG&E (800) 251-7234	
	Aiken Electric Co-op (803) 649-6245	
Gas:	SCE&G (800) 251-7234	
Propane Gas: Pro	vide company name and phone number:	
Company nan	ne:	Phone:
Water Source:	City of Aiken (803) 642-7603	Well Septic
	Breezy Hill Water (803) 663-6455	Valley Water (803) 593-2053
Sewer Source:	City of Aiken (803) 642-7603	Cesspool
Garbage Pickup:	City of Aiken (803) 642-7603	
· · · · ·	fee is included in your water bill if you live within	•

County Residents, please contact Tyler Sanitation at (803) 648-6714. Tenant responsibility for payment is approximately \$18/month.

WHAT DAY IS GARBAGE PICKUP?

IF MAIL IS NOT DELIVERED TO THE HOME, INDICATE BOX NO. & LOCATION OF MAIL PICKUP:

Schools: List schools for this rental property:

Do you have a Home Warranty Program covering repairs in your home?		Yes		No	
--	--	-----	--	----	--

If yes, give company name, phone number and a contract number. We will take the service call fee from your monthly statement.

Name:

Phone:

Do you have a **Pest Control** contract? If yes, provide name & phone number:

Name:

Phone:

Contract #:

Cable/Internet: Is the home cable/internet and wireless ready? Yes No
Floors: Hardwood Tile Can they be waxed? Yes No (If no, the floors will
be mopped or vacuumed.)
Ceramic Terrazzo Tile: Does the tile require any "special" cleaning care?
If yes, please explain:
Do you have your own maintenance/repair/lawn professional that you would like us to contact? Yes No (if yes, please provide name and phone number.) Name: Phone:
Fire Extinguishers: Location(s) in the home:
Smoke Detectors: Location(s) in the home:

If none are I the home, see above.