

Property Management Agreemen	erty Mana	gement	Agreem	ent
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Ве	etween Owner	and Management Company	, to
	low Management Company Agentelow while Owner is absent.	t to sign Membership Transfer/Rental Registration Form for property	listed
Uı	nit Information:		
		Member Number:	
Riv	ver Strand Address:	Home Phone:	
M	Ianagement Company	Information:	
Na	ame of Contact at Management Co	ompany:	
Ph	none: E-Mai	l Address:	
Ov	wner certifies that he/she has pro	ovided the management company with the following:	
	y contact numbers for community (Mana te access cards	gement Company)	
Tra	ash pick up schedule		
B. C. D.	the starting date of the proposed lease tenant, or the lease, that the Club may Failure to Provide Notice. Upon failure discretion of the Club and in addition to shall have the power to evict the tenant Term. No Lot Owner shall lease less of lease rights by the tenant is allowed the tenant copies of the Governing Doc Occupancy. No person other than the to occupy the home on the Lot. Regulation by the Association. All provoccupying a home on a Lot as a tenant deposit to the Club to be held in an escany Lot shall be deemed to include a conference of the Coverning Documents.	e of a lot Owner to comply with the provisions of Article 10:29A, the Club may, in the sol to all other remedies to which the Club may be entitled, treat the lease as a nullity, and to the summary proceedings without securing consent to such eviction from the Lot Owner than his entire Lot or lease his Lot for a term less than 30 days. No subleasing or as I. No time share or other similar arrangement is permitted. The Lot Owner must make a cuments. Renant and his family within the first degree of relationship by blood, adoption, or marriaxisions of the Governing Documents shall be applicable and enforceable against any perto the same extent as against the Lot Owner. The Club may require tenants to pay a sector of the company of the tenant to comply with, and be fully bound by, the provisions of the part of the tenant to comply with, and be fully bound by, the provisions of the company of the tenant to comply with, and be fully bound by, the provisions of the company of the tenant to comply with, and be fully bound by, the provisions of the company of the tenant to comply with, and be fully bound by, the provisions of the company of the tenant to comply with, and be fully bound by, the provisions of the company of the tenant to comply with, and be fully bound by, the provisions of the company of the company of the tenant to comply with, and be fully bound by, the provisions of the company of the	out the le che Club ner. ssignment tvailable to iage may son turity The lease of of the
Fa		onsible for the tenant and rental agency to follow the rules and regula es is a violation of the Declaration of Covenants and voids Proper wners behalf.	
SI	IGNATURE OF Property Ov	wner:	

Fax to: 941-708-3785 or e-mail to: admin@riverstrandgolf.com. 7155 Grand Estuary Trail, Bradenton FL 34212 Phone: 941-708-3837