LIMITED POWER OF ATTORNEY [LPOA]

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BE	IT K			
		(Grantor-2) Pri	nt / Spell Client's Name(s) above as it appears on driver's license or id.	
(he	reafte	er "Grantor"), do hereby grant thi	s Limited Power of Attorney (hereafter "LPOA") to:	
			ons [Las Vegas Landlord], Eviction Manager, Nazrudeen Abdool ce : 2840 S Jones Blvd, Ste-1, Las Vegas, NV 89146	
and	its a	agents as my attorney-in-fact/agen	t (hereafter "Attorney-In-Fact/Agent"), pertaining to the property located at:	
Ado	dress	3:		
		Print / Spell Rental Property Street Add	ress, City, State, Zip Code	
1.	My Attorney-In-Fact/Agent shall have full power and authority to undertake, perform and execute the following on rebehalf, (regardless whether I am an Owner, Broker, Property Manager, Agent, Tenant, etc.) to include but not be limited to a specific act, authority, documentation, procedure, statement or request for: Notices, Justice Court Evictions, District Court Eviction Appeals, Support for US Bankruptcy Court Tenant Protection/Landlord Lift Automatic Stay Cases, Lockouts, Property Access, Security, Tenant Property Documentation, Coordination of Inventory / Moving / Storage / Removal, Preparation for Small Claims, Coordination for Inspections, Collection of funds for Landlord, Consultations, Negotiations and Mediations.			
2.	My	Attorney-In-Fact/Agent shall have	re the right, regardless of whether specifically or generally indicated here, to:	
	i)	substitute another company repre	esentative in the event that the current company representative is unavailable;	
	ii)	hearings, evictions, appeals, land documentation / inventory / mov	hake decisions for all meetings, consultations, negotiations, mediations, court flord lift of automatic stays, lockouts, property access, security, tenant property ring / storage / removals, small claims, collections, inspections and any other flour not specifically indicated here within, on my behalf;	
	iii)	managers, management compani	any documents from and provide any documents to, any attorneys, property ies, handymen, contractors, insurance companies, homeowners associations, are also representing me or involved with the care of the property, on my behalf	
	iv)	consult with an attorney, pay for	attorney services and retainer on my behalf;	
	v)	start, initiate, turn on, end, cease	and turn off any utilities for the property on my behalf;	
	vi)	pay for any deposits or utilities a behalf;	and receive refund from any deposits or over paid utilities for the property on my	
	vii)	schedule, coordinate and pay for	any security officers or protection services to protect the property on my behalf;	
	viii		ss to the property and secure the property, for any person or company having the onal or business property from the property on my behalf;	
	ix)	prepare, issue, sign, serve and ex declarations and legal notes on n	ecute all legal documents, contracts, agreements, settlements, notices, affidavits, ny behalf;	
	x)	issue all receipts, notices, docum	nents, reports and receive all receipts, notices, documents, reports on my behalf;	
	xi)	pay for any fees, bills, expenses,	penalties or services I owe, on my behalf;	

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xii) demand, collect, settle, receive fees, refunds or monies owed to me, on my behalf;

- xiii) wait for payment before performing or paying for any services, fees, penalties, expenses I owe; and
- xiv) be either reimbursed within ten (10) business days, from the date of notice or invoice to me, my representative or my estate, or if my credit or debit card information was provided and its use authorized by me, regardless of the amount, by payment authorization or any other form of authorization (to include but not be limited to paper, electronic, email, text, facsimile and verbal authorizations), charge my credit or debit card, for any and all of the following performed on my behalf, to include but not be limited to: fees, services rendered (including service charges to perform tasks or requirements), consultations, negotiations and mediations (regardless of via face-to-face, phone calls, texts, emails or facsimiles), bills, expenses, penalties or monies paid for.
- 3. My Attorney-In-Fact/Agent agrees to accept this appointment subject to its terms and agrees to act and perform in said fiduciary capacity consistent with my best interests, as he/she in his/her discretion deems advisable.
- 4. My Attorney-In-Fact/Agent is not an Attorney, Judge, Law Enforcement Officer, Government Agency, or any other associated Government Office or Official.
- 5. My Attorney-In-Fact/Agent shall be held legally and liable harmless:
 - from any misinterpretation, translation or misunderstanding, of any verbal or written instructions, documents or otherwise (handwritten, electronic generated or typed) that may cause or have caused an error, regardless of language;
 - ii) from any errors (information, data, documents, etc.) regardless of whom provides it (grantor, owner, landlord, agent, tenant, etc.) and/or as a result production of documents from those errors;
 - iii) from any issues as a result of his/her decisions;
 - iv) from any Court decisions regardless of outcome;
 - v) from any decisions deemed by the Court that an attorney or mediation or a formal eviction is warranted for the case;
 - vi) if Court dismisses or denies the case for any reason;
 - vii) from any damages, pain and suffering issues, loss of wages, and third-party actions; and
 - viii) from any other action or issue not listed or indicated here in pertaining to an action or decision taken by my Attorney-In-Fact/Agent.
- 6. This LPOA shall be in effect upon its date of execution, and I hereby revoke all previous LPOA pertaining to the property indicated above.
- 7. This LPOA may be revoked by me at any time, provided any person relying on this LPOA shall have full rights to accept the authority of my attorney-in-fact/agent, until receipt of actual written notice of revocation.
- 8. This LPOA, whether the original or a copy of the original, shall be deemed in full effect and enforceable, if the copy has not been altered.
- 9. This LPOA: i) have typed and electronic generated format provisions that can NOT be altered or revised; ii) has certain sections that are handwritten infill, and manual signature execution; and iii) once manual Signed, can NOT be changed.
- 10. This LPOA and its terms will be governed by and constructed in accordance with the laws of the State of Nevada. Any action regarding jurisdiction to enforce and any litigation regarding venues arising out of this LPOA shall be filed with the appropriate Courts in the County of Clark, State of Nevada.

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	2	(initial)	(initial)

- 11. In the event of litigation relating to the subject matter of this LPOA and/or any legal action to protect the attorney-in-fact/agent, the Grantor shall pay for and/or reimburse the appointed attorney-in-fact/agent, indicated in this LPOA, for all reasonable attorney fees and costs.
- 12. If the appointed Attorney-In-Fact/Agent should, for any reason, change his/her contact information (to include but not be limited to address, phone, facsimile, email, manager name, dba, and any other means of contact) or forget to initial the bottom of each page, then that forgetfulness and/or change shall not void any section of this LPOA.
- 13. If any provision of this LPOA is held unenforceable, then all remaining provisions of this LPOA shall remain in full.

BY SIGNING THIS LPOA, I / We certify that I / We have read, understand, and have the full authorize and execute this LPOA, on behalf of myself and any other Grantor, in its entirety, regardless of the State or Country I / We reside in, and I / We was / were given the opportunity to seek advice from my own legal counsel before executing this LPOA.

In Witness Whereof, I have hereunto set my hand this date ________.

	mm / dd / yyyy	
XSIGNATURE of Grantor-1	XSIGNATURE of Grantor-2	
SIGNATURE OF Grantor-1	SIGNATURE 01 Grantor-2	
PRINT / SPELL Name of Grantor-1	PRINT / SPELL Name of Grantor-2	
State of }		
SS. County of		
The above Grantor(s) acknowledged this instrument be	efore me on this date,	
NOTARY SEAL	mm / dd / yyyy	
	XSIGNATURE of Notary	
	PRINT / SPELL Name of Notary	

This notary section follows Nevada SOS Standards. If the above notary language or format is not in compliance with your State or Country Notary standard, please have your State or Country Notary attached and notarize according to their State or Country Notary standard, referencing this LPOA.

1) FILL IN PG-1 and PRINT. 2) TAKE to NOTARY. INITIAL EACH PAGE. 3) MAIL or DROP OFF or EMAIL or FAX to LVL.

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	3	(initial)	(initial)

^{**} This page is part of the Limited Power Of Attorney (LPOA).