

Residential Property

MANAGEMENT AUTHORITY

1. Parties

AGENT:

MyMove Tasman Ltd

OWNER:

2. Premises Address for Tenancy

SUBURB:

CITY:

POSTCODE:

3. Address for Service

OWNER ADDRESS FOR SERVICE:	AGENT ADDRESS	FOR SERVICE:
Physical Address:	Physical Address:	8 McGlashen Avenue,
PO Box:	Suburb / City:	Richmond
	Email: p	ropertymanager@mymove.co.nz

OWNER ADDITIONAL ADDRESS FOR SERVICE:

Physical Address: PO Box: Email:

4. Contact Details

OWNER:	OWNER:	AGENT:	Cyril Collier
Home:	Work:	Office:	8 McGlashen Avenue,
Work:	Mobile:		Richmond
Mobile:	Email:	Mobile:	022 384 9791

5. The Parties Agree as Follows:

The OWNER appoints the AGENT as property manager of the PREMISES and the AGENT accepts the appointment on the TERMS set out in this Agreement at the agreed MANAGEMENT FEES (subject to review if applicable) set out in the FOURTH SCHEDULE. The SCHEDULES **attached** to this Agreement and its contents form part of this Agreement.

6. Execution of Agreement

WARNING (This warning does not form part of this Agreement) This is a binding contract. It is recommended that the OWNER seek professional advice before signing.

SIGNED by the OWNER:	Signed by the OWNER:	Signed by the AGENT: Cyril Collier On behalf of the AGENT
Signature of OWNER	Signature of OWNER	Signature of AGENT
Dated:	Dated	Dated

1. DEFINITIONS AND INTERPRETATIONS

- 1.1. "ACT" means Residential Tenancies Act 1986.
- 1.2. "AGENT" and "OWNER" means where appropriate the executors, administrators, successors and permitted assigns, employees, and contractors of the AGENT and the OWNER.
- 1.3. A reference in this Agreement to any law, legislation or legislative provision includes any statutory modification, amendment or re-enactment, and any subordinate legislation or regulations issued under that legislation or legislative provision.

2. TERM

- This Agreement shall be for an initial fixed term of twelve (12) months from the date of this Agreement ("Term").
- 2.2. During the Term the OWNER shall not be able to terminate this Agreement early, subject to clause 7 of this Agreement.
- 2.3. At the end of the Term either party shall be able to terminate this Agreement by giving one (1) months' notice in writing to the other party to the Address for Service in this Agreement.

3. PAYMENTS

- 3.1. In consideration of the AGENT performing its property management services in accordance with the Terms of this Agreement, the OWNER agrees and undertakes to pay the AGENT for such services in accordance with the MANAGEMENT FEES set out in the FIFTH SCHEDULE.
- 3.2. The AGENT shall be entitled to review the MANAGEMENT FEES by giving one months' notice in writing to the OWNER.
- 3.3. The OWNER is responsible for and shall pay to the AGENT:
 - a) all amounts associated with the maintenance, repairs, and care of the PREMISES as set out in this Agreement and as agreed between the parties;
 - b) the Legal Fees (if any) as set out in the FIFTH SCHEDULE of this Agreement together with any other fees, costs, and expenses associated with the AGENT'S attendance/representation at the Tenancy Mediation, Tenancy Tribunal or any other Court Proceedings, including without limitation the Filing Application Fee;
 - c) any debt collection fees, costs or expenses;
 - d) any other amounts payable or incurred by the AGENT in the performance of its property management services as set out in this Agreement;
 - e) GST on any amounts payable under this Agreement.
- 3.4. The OWNER authorises the AGENT to pay such properly authorised expenditure and disbursements to the relevant parties as set out in the ACCOUNTS TO BE PAID ON MY BEHALF section of the SECOND SCHEDULE and to deduct such amounts from the rent as and when incurred. All charges are subject to variation at one month's notice in writing. The AGENT is to render to the OWNER a statement of monies collected, charges deducted, and accounts paid, and to remit to the OWNER all receipts less disbursements on a monthly basis.
- 3.5. If at any time any disbursements are in excess of the rent collected the OWNER shall pay such excess immediately to the AGENT upon demand. The AGENT may, if in its opinion it is necessary, retain in its Trust Account sufficient funds to meet outstanding or pending

accounts for properly authorised expenditure or disbursements. The AGENT will advise the OWNER of the amount retained and the reason for the retention.

3.6. Failure to reimburse the AGENT for any costs or expenses set out in this Agreement on the due date for payment, shall cause the OWNER to pay the AGENT default interest at the interest rate of two percent (2%) per annum above the AGENT'S bank's commercial bill rate on such unpaid amounts from the due date for payment until the date of payment in full.

4. THE AGENT'S OBLIGATIONS & RIGHTS

- 4.1. When performing its duties under this Agreement, the AGENT shall:
 - a) act solely as the AGENT of the OWNER;
 - b) manage any existing and new TENANTS and Tenancies;
 - c) advertise for TENANTS, as and when necessary;
 - d) sign Tenancy Agreements on behalf of the OWNER as LANDLORD.
- 4.2. In respect of the TENANT and the Tenancy the AGENT shall:
 - a) obtain a credit check on any prospective TENANT and the OWNER agrees to pay the fee for this service as set out in the FIFTH SCHEDULE;
 - b) let the PREMISES for the agreed rent and to receive:
 (i) the letting fee from the OWNER for this service as set out in the FIFTH SCHEDULE; and (ii) rent in advance from the TENANT as set out in the THIRD SCHEDULE of this Agreement;
 - c) collect a Bond (equivalent to three (3) or four (4) weeks rent) as set out in the THIRD SCHEDULE of this Agreement and to pay the same to Tenancy Services (a division of the Ministry of Business Innovation & Employment) within 23 working days of receipt and to refund to the TENANT at the end of the Tenancy any part of the bond that in the AGENT'S judgment is fair and reasonable;
 - d) collect the rent and review the rent regularly in accordance with the Residential Tenancies Act 1986;
 - e) take such reasonable steps to compel payment of outstanding rent and to enforce the other Terms and Conditions of the Tenancy Agreement;
 - f) appoint, at the OWNER'S discretion, a debt collection agency to pursue any outstanding, unsatisfied money orders from the TENANT;
 - exercise the LANDLORD'S right to terminate a Tenancy or Tenancies and serve notices upon the TENANT, and take such reasonable action against the TENANT and do all such things necessary to commence and obtain an order for possession or an order to terminate the Tenancy from the Tenancy Tribunal;
 - resolve any dispute with the TENANT by negotiation or by attending mediation or by attending the Tenancy Tribunal.
- 4.3. In respect of the PREMISES the AGENT shall:
 - a) conduct a hazard and risk assessment of the PREMISES, identifying and logging any health and safety hazards or risks at the PREMISES in the hazard identification form; and
 - b) before each new Tenancy, recheck hazards and risks at the PREMISES and update the hazard identification log accordingly.

- c) carry out a schedule of inspections during the period of the Tenancy as set out in the THIRD SCHEDULE of this Agreement;
- d) effect repairs to the PREMISES through its contractor (in accordance with the terms of the attached Contractors Agreement) as and when these become necessary with the following provisos:
 - i. repairs of any kind may be undertaken up to the amount as set out in the THIRD SCHEDULE of this Agreement or one week's rent, whichever is greater; or
 - ii. as ordered by the Tenancy Tribunal; or
 - iii. in an emergency situation or to protect the PREMISES or to protect the health and safety of the TENANT;
 - iv. repairs exceeding such amount shall require the OWNER'S approval;

For the purposes of this Authority all references to repairs include maintenance.

- 4.4. The OWNER gives approval for the AGENT to arrange cleaning of the PREMISES between tenancies up to a maximum amount as set out in the FIFTH SCHEDULE of this Agreement.
- 4.5. The AGENT is not responsible to arrange Landlord Protection Insurance or any other Insurance in respect of the PREMISES unless instructed in writing to do so by the OWNER.
- 4.6. The AGENT shall use their best endeavours to ensure continuity of rent and maintenance of the PREMISES, but shall not be liable for any default in payment of rent or any damage to the PREMISES, vacant or occupied, by any TENANT or otherwise, whether or not a Tenancy has been arranged by the AGENT.
- 4.7. The AGENT shall not be responsible for any injury to persons and/or damage to the PREMISES arising out of the condition of, or any hazard in or about the PREMISES.

5. THE OWNER'S OBLIGATIONS & WARRANTIES

- 5.1. The OWNER warrants and undertakes to the AGENT that:a) the information provided in this Agreement, including the THIRD SCHEDULE, is true and correct;
 - b) the OWNER is the legal OWNER of the PREMISES;
 - c) the OWNER has the legal capacity, right and authority to enter into this Agreement for itself and/or on behalf of the other OWNERS (if a company or trust);
 - d) the PREMISES is insured in accordance with the details provided in the THIRD SCHEDULE;
 - e) the listed CHATTELS are in reasonable working order and that the OWNER holds the current code of compliance certificate (if any) for such CHATTELS legally requiring the same;
 - f) any contractor works commissioned by the OWNER shall be licensed and qualified:
 - i. such works are to be completed in accordance with legislation.
 - ii. all compliance certificates must be sent to the AGENT.
 - g) at the date of this Agreement and to my/our knowledge the property is not contaminated by any hazardous substance including but not limited to Methamphetamine.
 - h) the OWNER has no knowledge of any health and safety hazards or risks other than what has already been disclosed in the Hazard and Risk Identification log;
 - i) at the date of this Agreement the OWNER has not:

- i. received any notice or demand and has no knowledge of any requisition or outstanding requirement:
 - a. from any local or government authority or other statutory body; or
 - b. under the Resource Management Act 1991; or
 - c. from any TENANT or previous TENANT of the PREMISES; or
 - d. from any other party; or
- given any consent or waiver, which directly or indirectly affects the PREMISES and which has not been disclosed in writing to the AGENT.
- 5.2. The OWNER further warrants and undertakes to the AGENT that after the date of this Agreement that:
 - a) any notice or demand received by the OWNER which directly or indirectly affects the PREMISES:
 - i. from any local or government authority or other statutory body; or
 - ii. under the Resource Management Act 1991; or
 - iii. from any TENANT or previous TENANT of the PREMISES; or
 - iv. from any other party;

shall be immediately delivered to the AGENT for disclosure to the TENANT.

- any health and safety hazards or risks that come to the OWNER'S attention shall be immediately advised to the AGENT in writing;
- c) any knowledge of the presence of any hazardous substance including but not limited to Methamphetamine and Asbestos.

shall be immediately advised to the AGENT in writing.

- 5.3. Where the OWNER has done or caused or permitted to be done on the PREMISES any works:
 - a) any permit, resource consent or building consent required by law was obtained; and
 - b) to the OWNER'S knowledge, the works were completed in compliance with those permits or consents; and
 - c) a code of compliance certificate was issued for such works (if required); and
 - d) if the PREMISES requires a compliance schedule as that term is defined in the Building Act 2004 (e.g. it has a specified system or it has a cable car attached to it or servicing it) that the building has a current building warrant of fitness.
- 5.4. The OWNER agrees to have the PREMISES tested for Methamphetamine as set out in the THIRD SCHEDULE of this Agreement.

6. DISCLOSURE

- 6.1. The OWNER acknowledges and agrees that the AGENT may disclose any information to the TENANT which pertains to:
 - a) health and safety hazards and risks at the PREMISES; and
 - any hazardous substance including but not limited to Methamphetamine contamination of the PREMISES.

7. DEFAULT

7.1. A breach of any of the terms set out in this Agreement shall be a default. The non-defaulting party may issue written notice ("Default Notice") to the defaulting party setting out the default and a reasonable timeframe for rectification of such default or in respect of any unpaid monies within seven (7) working days of the date of the Default Notice. 7.2. Failure by any party to rectify any default to the reasonable satisfaction of the other party and within the timeframe set out in the Default Notice, may cause the other party to issue a Termination Notice in accordance with clause 8 of this Agreement.

8. TERMINATION

- 8.1. A Termination Notice shall be issued to the defaulting party by the non-defaulting party setting out the date of termination of the Agreement.
- 8.2. Any termination of this Agreement shall be without prejudice to the rights and remedies available at law and in equity to the non-defaulting party.

9. PRIOR AND CONTINUING PROVISIONS POST TERMINATION

- 9.1. The parties agree that the expiration or termination of this Authority shall not relieve the AGENT of its prior obligations or impair or prejudice the rights of either party against the other.
- 9.2. The parties agree that the expiration or termination of this Authority shall not affect the obligations set out in this Authority which are intended to continue following expiration or termination of this Authority including clause 11 and without prejudice to any rights which have already accrued to any of the parties.

10. DISPUTES

10.1. If a dispute between the OWNER and the AGENT shall arise, affecting or concerning the safety of the TENANT or the PREMISES, and such dispute cannot be resolved to the satisfaction of the AGENT then the AGENT at the AGENT'S sole discretion shall have the right to terminate this Agreement by giving written notice in terms of this paragraph to the OWNER.

11. INDEMNITY

- 11.1. The OWNER agrees to indemnify the AGENT against all actions / claims / costs and expenses whatsoever, which may be taken or made against the AGENT in the course of and arising out of:
 - a) any information provided under the Agreement that is found to be a breach of any of the warranties contained in clause 5 of this Agreement.
 - b) the proper performance of the AGENT'S duties as the property manager as set out in this Agreement or in the exercise of any powers, duties or authorities contained in this Agreement.

12. ASSIGNMENT

12.1. The OWNER agrees that the AGENT has the right to assign this Agreement to a third party without limiting the OWNER'S rights to terminate this Agreement as set out in this Agreement.

13. TRUST PROVISION

- 13.1. If any person enters into this Agreement as trustee of a trust:
 - a) that person warrants that:
 - i. it has the power to enter into this Agreement under the terms of the trust;
 - ii. it has properly signed this Agreement in accordance with the terms of the trust;
 - iii. it has the right to be indemnified from the assets of the trust and that right has not been lost or impaired by any action of that person including entry into this Agreement; and

- iv. all persons who are trustees of the trust have approved entry into this Agreement.
- b) If that person has no right or interest in the assets of the trust except as a trustee of the trust, that person's liability under this Agreement will not be personal and unlimited but limited to the actual amount recoverable from the assets of the trust from time to time ("limited amount"). If that person has lost or impaired its right to be indemnified from the trust assets, that person's liability will become personal but limited to the extent of that part of the limited amount which cannot be recovered from any other person.

14. COMMISSION

14.1 The OWNER acknowledges that the AGENT may receive discounts, rebates and commissions from certain related product and service providers in the event of a referral, for example but not limited to products and services relating to Landlord Insurance, connection services and smoke alarm services. The AGENT discloses the product and service providers identified in the Eighth Schedule of this Management Authority as those that the AGENT may receive consideration from a third party for making a referral for the benefit of the OWNER.

15. ADDRESS FOR SERVICE

15.1 Any notice to the OWNER or to the AGENT shall be deemed to be sufficiently served if emailed, posted by ordinary mail or faxed to the Address for Service offered as an Address for Service in this Agreement.

16. WHOLE AGREEMENT

16.1 This Agreement is the entire Agreement between the parties. In the event the parties wish to amend any terms or enter into new terms, a written variation to this Agreement must be signed by both parties to be effective.

Second Schedule - Property Owner Details

1. PROPERTY OWNER

Owner(s) Full Name(s) / Company Name / Name of Trust:

Full Name(s) of Company Director(s) / Trustee(s) of Trust: _____

Authority to Act on behalf of all Trustees attached

2. EMERGENCY CONTACT

Suburb & City:		Postcode:
Home Phone:	Work Phone:	Mobile:
Email:		
BANK DETAILS		
Account No:		
Account Name:		
Bank:		
Branch:		
	BE PAID ON MY BEHALF	
Water Rates		Other
Insurance	Body Corporate	



3.

4.

5.

Monthly (first day of each month or first working day thereafter)

Bi-Monthly (first and fifteenth day of each month or first working day thereafter)

Third Schedule – Property Details

Listing Date:

Available Date :

LOCALITY / ASPECT	PROPERTY TYPE	PROPERTY DETAILS	AREA
 Close to schools Close to shops Close to transport Close to park Close to beach North facing East facing South facing West facing 	 House Townhouse / duplex Apartment Unit / flat Lifestyle / Rural Holiday home Retirement living Coastal / beach 	 Total bedrooms Total bathrooms Furnished Unfurnished Partly furnished 	m ² dwelling m ² land Shared driveway
GROUNDS / FENCING	GARAGING / PARKING	SECURITY	OTHER FEATURES
 Fully fenced Partially fenced No fencing Flat Sloped 	 Off-street parking Single carport Double carport Single garage Double garage Tandem garage Internal access Auto door No. of remotes 	 Video Intercom Secure complex Security screens/doors Security gate Alarm code Door code 	 BBQ area Courtyard Sea view City view Lift TV aerial
LIVING ROOM	FAMILY ROOM	DINING ROOM	ADDITIONAL ROOMS
 Formal lounge Open plan Separate 	 Open plan Separate 	 Formal dining Open plan Separate 	 Office / study Conservatory Rumpus room Games room
KITCHEN	LAUNDRY	MAIN BATHROOM	ENSUITE
 Dishwasher Waste disposal Electric cooking Gas cooking Rangehood Microwave Pantry Fridge 	 Separate In bathroom In kitchen In garage Washing machine Dryer 	 Separate bath Separate shower Shower over bath Spa bath Heated towel rail Exhaust fan Separate toilet Total toilets: 	 Bath Shower Spa bath Heated towel rail Exhaust fan Toilet
MASTER BEDROOM	BEDROOM 2	BEDROOM 3	BEDROOM 4
 Double / queen / king Ensuite Built-in wardrobe Walk-in wardrobe Heating / fan Balcony / deck 	 Single / double Built-in wardrobe Heating / fan Balcony / deck 	 Single / double Built-in wardrobe Heating / fan Balcony / deck 	 Single / double Built-in wardrobe Heating / fan Balcony / deck
HOT WATER	GAS	HEATING	AMENITIES
 Gas infinity Gas cylinder Electric cylinder Size of cylinder: 	 Mains Bottled 	 Heat pump Gas (flued) Woodburner / fireplace None Other: 	 Gym Pool / spa / sauna Tennis court

1.	TENANCY DETAILS
1.	TENANCY DETAILS

	What is the weekly rent amount required?	
	What is the bond amount required?Equivalent to 3 x weWhat is the tenancy type required?Periodic Tenancy	eeks rent Equivalent to 4 x weeks rent Fixed Term Tenancy 9 months 12 months Other
2.	INSPECTION DETAILS What is the schedule of inspections required? Quarterly (4 Please be sure to check the requirements of your insurance policy	x per annum)
3.	REPAIRS/MAINTENANCE Repairs and maintenance to be arranged on your behalf up to th	e value of \$
4.	CURRENT TENANT DETAILS <i>if applicable</i> Full Name of Tenant(s):	
	Home Phone:	Work Phone:
	Mobile:	Email:
	Current Rent \$	Bond Held \$
	 Tenant notified in writing Signed Change of Agent Bond Form attached Original Tenancy Agreement attached Copy of Rent Schedule attached 	 Ingoing Property Condition Report attached Furniture Inventory List attached (if applicable) Chattels List attached (if applicable)
5.	BODY CORPORATE DETAILS Body Corporate No:	Copy of Body Corporate Rules attached Yes No
	Body Corporate Chairperson Contact Name:	
	Address for Service:	
	Phone:	Email:
6.	INSURANCE DETAILS OF PROPERTY Policy Number:	Copy of Insurance Policy attached Yes No
	Insurance Company Contact Details:	
		Excess \$
	Do you require information on Landlord Insurance? Yes	No
7.	GROUNDS MAINTENANCE	
		ant Not Applicable
	Who is to maintain the gardens? 🗌 Landlord 🗌 Ter	ant 🗌 Not Applicable
8.	POOL / SPA MAINTENANCE	
	Does the fence surrounding the pool and /or spa comply with the	Tenant Not Applicable Fencing of Swimming Pools Act 1987 and, if required, the No Not Sure Not Applicable
9.	WATER SUPPLY	
	How is water supplied to the property?	Tank 🔲 Both Town and Tank
	If town supply, is the water metered?	No
	If tank supply, what size is the water tank?	Not Sure
	Is the tank full? 🗌 Yes 🗌 No 🗌 Not Sure	
	If no, would you like us to have the tank filled / checked?	/es 🗌 No
	What date was the tank last serviced?	Not Sure

10.	SEPTIC SERVICES		
	Is there a septic tank at the property? 🗌 Yes 🗌 No		
	If yes, what date was it last emptied?	What date was it last serviced?	
11.	PETS		
	Are pets allowed to be kept at the property?	Yes No Negotiable Outside only Dog Cat Other:	
12.	SMOKING		
	Is smoking permitted at the property?] Yes 🔲 No	
13.	METHAMPHETAMINE		
	Has any testing been carried out on the property	Yes 🗌 No 🗌 Not to my / our knowledge	
	If yes, when was the testing carried out and what	-	
	Has the property been cleaned since testing was		
	If yes, has the property been retested since clean		
	If yes, what was the reading?	-	
	METHAMPHETAMINE TESTING BETWEEN TENA	NCIES	
Baseline TestingYesNoTesting is carried out prior to every new tenancy commencing and at the finalisation of the tenancy.			
	□ No tenancy as and when required. This testing can only be carried out		
	nave any testing carried out at the property. nces of not having the property tested between tenancies and I/we commence any tribunal proceedings against a Tenant without the		
	I give permission for the above testing to be a Agreement.	carried out at my cost as indicated in the FIFTH SCHEDULE of this	
	SIGNED by the OWNER:	SIGNED by the OWNER:	
	Signature of OWNER	 Signature of OWNER	
	Dated:	Dated:	
14.	ASBESTOS		
	What year was the building constructed on the pr	operty?	
	Are you aware of any asbestos on the property?	Yes No Not to my / our knowledge	
	Has any testing been carried out on the property?	Yes No Not to my / our knowledge	
	If yes, when was the testing carried out and when	e was it located?	
	Has the asbestos been removed from the propert	y since testing was carried out? 🛛 Yes 🗌 No	
	If yes, has the property been retested since remov	val was carried out? 🗌 Yes 🗌 No	
	If yes, has the retesting confirmed that there is no	asbestos on the property?	
15.	SMOKE ALARMS		
	Are there compliant smoke alarms installed at the	e property? Yes No Not Sure	
	If yes, what type of smoke alarms are installed?	Photoelectric Ionisation Not Sure	

	How many smoke alarms are installed? 1 2 3 4 5+		
	What is the expiry date on existing smoke alarms?	7	
	What date were the smoke alarms last tested?] Not Sure	
	What date were the batteries last changed?] Not Sure	
	Would you like us to engage Smoke Alarm Professionals on your behalf to install and maintain between tenancies at your property?	the smoke alarms in	
16.	HEATING		
Please	If the property has a fireplace, what date was the fireplace last inspected/serviced?	Insurance Policies	
	Is there a Heat Pump at the property?] Yes 🗌 No	
	Do you wish to have the unit/s serviced annually?] Yes 🗌 No	
	Is there Gas services to the property?] Yes 🗌 No	
	Do you wish to have the gas serviced on an annual basis?] Yes 🗌 No	
	If there is no heating provided at the property, would you like us to arrange a quote for heating to be	installed?	
	If yes, what type of heating would you like installed?		
	What area(s) of the Property would like the heating installed?		
17.	INSULATION		
	The tenancy agreement must contain a signed statement from the landlord that details information about the location,		
	type and condition of all insulation in the premises.		
	If you are not sure if the property is insulated would you like us to arrange for an inspection to be carried out?		
	If the Property is not insulated would you like us to arrange a quote for the property to be insulated?		
	If yes, what areas of the property would you like to have quoted? Walls Ceiling Please fill out the 'Landlord insulation statement' and provide documentary evidence if necessary. T include the following points. If you have been unable to obtain information about insulation in a p		
	outline of what you have not been able to obtain and why, and confirmation that you have made all obtain the information.	reasonable efforts to	
18.	GENERAL Is the property on the market for sale? Yes No Does the property have a Code of Compliance for all work done and /or chattels in the property (if ne	ecessary)?	
	Yes No Not Sure Not Applicable		
] Not Applicable	
	What is the maximum allowed number of tenants that can occupy the property?		
	What is the approximate time the property is available for tenanting?		
	Please note any other special conditions or requirements:		

Fourth Schedule – Hazard and Risk Identification Log

PREMISES ADDRESS:		
DATE OF INSPECTION:		
SIGNED by the OWNER:	SIGNED by the OWNER:	
Signature of OWNER	Signature of OWNER	
Dated:	Dated:	

The following hazards are present at the PREMISES:

Internal hazards

	HAZARD	RISK	CONTROL
1			
2			
3			
4			
5			

External hazards

	HAZARD	RISK	CONTROL
1			
2			
3			
4			
5			

All fees are <u>exclusive</u> of GST unless otherwise stated. GST will be payable in addition to these fees at the same time that the Fees are paid.

SERVICES PROVIDED	STANDARD	Premium
Rental appraisals and advice	with our compliments	with our compliments
Management fee	7.95%	8.95%
Repair and maintenance fee	7.95% of invoice	7.95% of invoice
Disbursement fee	with our compliments	with our compliments
Methamphetamine testing	*currently \$109.25 per test carried out	*currently \$109.25 per test carried out
Routine inspection fee	\$40 per inspection	with our compliments
Comprehensive ingoing inspection	\$75 per report	with our compliments
Comprehensive outgoing inspection	\$75 per report	with our compliments
Fixed term tenancy renewal fee	with our compliments	with our compliments
Credit check for new tenant(s)	\$20 per tenant checked	\$20 per tenant checked
Tribunal attendance & evictions Application filing fee (if applicable)	\$20 per hour *currently \$20.44 per application	\$20 per hour *currently \$20.44 per application
Cleaning fee per tenancy	Charged to outgoing tenant	Charged to out going tenant
Insurance claims fee	\$20 per hour	\$20 per hour
Furniture inventory fee	\$100 flat fee	\$100 flat fee
Financial year summary fee	with our compliments	with our compliments
Bond collection and management	with our compliments	with our compliments
Comprehensive digital photo storage	with our compliments	with our compliments
Internet advertising mymove.co.nz havenrealty.co.nz trademe.co.nz - listing fee	with our compliments with our compliments *currently \$90.00 per listing until let	with our compliments with our compliments *currently \$90.00 per listing until let
Letting fee	\$250 + GST	\$250 + GST
Print media advertising	with our compliments	with our compliments
Rent review fee	with our compliments	with our compliments
Postage and petties	with our compliments	with our compliments

Please indicate which package you would like to select by placing a tick or your initials in the appropriate box below and initial at the bottom of the page

• Please note that MyMove Tasman uses a third party provider and the provider may change their terms of service including pricing, from time to time. In such case, MyMove Tasman will notify the OWNER in writing of any changes and the date of effect. Any such changes will form part of these terms and conditions from the date of effect.

Sixth Schedule - Landlord(s) Insulation Statement

This statement will be added to the tenancy agreement in addition to the third schedule.

A. THIS SECTION MUST BE COMPLETED BY ALL LANDLORDS

CEILING INSULATION

Location/coverage

Туре

Segments/Blankets
🗆 Loose-fill
□ Other (specify):
□ Ceiling space is not accessible

Bulk Insulation value (R-value): ______ or minimum thickness: ______ Age of ceiling insulation (if known): _____

Condition

□ Insulation is in at least a reasonable condition (if not, please explain why):

□ Insulation has no gaps other than clearances where required
 □ Ceiling space is not accessible

UNDERFLOOR INSULATION

Location/coverage

Туре

Age of underfloor insulation (if known): _____

Condition

□ Insulation is in at least a reasonable condition (if not, please explain why):

□ Insulation has no gaps other than clearances where required

□ Underfloor space is not accessible

WALL INSULATION

Location/coverage

Complete (all rooms)

Partial (specify areas that are not insulated): ______
None
Unknown as wall insulation is not accessible ______

ADDITIONAL

What steps were taken to ascertain the information regarding insulation status?

- Council plans
- □ Contractor (i.e. Insulation specialist)

- □ Visual inspection
- □ Other (specify): _____

LANDLORD STATEMENT

I/we______(name of landlord(s)) declare that the information contained in this statement is true and correct as of the date of signing, and that all reasonable efforts have been made to obtain information about the location, type and condition of insulation at the property.

Landlord Signature

Date

Seventh Schedule - Key Receipt

Property Address:				
Owner Name(s):				
Commencement Date of Management:				
Security Door/Alarm Details:				

The following keys and devices have been provided to MyMove Tasman for the Management of the above Property. These keys and devices along with any duplicates made during the course of the Management will be returned to the Owner upon the termination of the Management Authority.

Photocopy keys and devices here

Signed by the Agent: _____

_____ Dated: _____

Eighth Schedule – Disclosure of Business Relationships

The AGENT has a business relationship with, and may receive consideration for a successful referral from, the relevant product and service providers listed below:

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- •
- •
- •
- •
- •
- •

Signed by the Landlord: _____ Dated: _____

