NEW JERSEY RESIDENTIAL LISTING AGREEMENT - SALE/LEASE

	er:
	er's Address:and
	ker(Agency):ency Address:
\ge	ency Phone:
)	In consideration of BROKER listing and attempting to obtain a purchaser or tenant for SELLER'S property known as:the SELLER appoints
	BROKER exclusive agent and gives BROKER the sole and exclusive right to sell the property for \$or for any other price and any terms to which the SELLER may consent; to lease or rent at an annual rate ofsfrom this date until and authorizes the BROKER to place BROKER'S "For Sale", or "For Lease", and "Pending/ Under Contract" on the property, removing all others, and to take any other
	reasonable actions to sell or lease the property.
()	MULTIPLE LISTING SERVICE
	A) Submission: BROKER will electronically input or deliver this Agreement and the MLS Property Profile Form to TRE ND and/orMLS, within forty eight (48) hours of the effective date of the listing, after all necessary signatures of SELLER have been obtained and the listing term has begun. BROKER is required to electronically input or deliver to TRE ND, or other MLS provider within three (3) business days, all changes of status to this Agreement, including the reporting of Under Contract, Pending Contract, Settled (including sale price), Withdrawn or Temporarily Withdrawn. Any change in listing price or other change in the original Agreement shall be made only when authorized, in writing, by the SELLER.
	B) Listing of Address and Display of Property on the Internet:
	1. Seller Does authorize Does not authorize the listed Property to be displayed on the Internet.
	2. Seller Does authorize Does not authorize the address of the listed Property to be displayed on the Internet.
	Seller understands and acknowledges that, if the listed Property is not displayed on the Internet, consumers who conduct searches for listings on the Internet will not see information about the listed Property in response to their search.
	C) Virtual Office Web Site(s): There are many ways of marketing Properties electronically. Some brokers may use a method called a virtual office web site (also known as a VOW), which is governed by specific rules and policies. The has the right to control some elements of how the Property is displayed on a virtual office web site. If the Seller has authorized "B" above to have Property displayed on the Internet, Seller elects to have the following features disabled or discontinued for Seller's listing on a virtual office web site (check all that apply):
	Comments or reviews about Seller's listings, or a hyperlink to such comments or reviews, in immediate conjunction with Seller's listing.
	Automated estimates of the market value of Seller's listing, or a hyperlink to such estimates, in immediate conjunction with the Seller's listing.
	D) MLS Communication: Listing broker shall communicate to the MLS all of Seller's elections made in "B" & "C" above.
	commission on SALE OR LEASE: Seller agrees to pay BROKER a commission of
	and a commission of on each renewal of the lease. If during such tenancy, the tenant at any time purchases the real estate, a commission of shall be paid to the listing BROKER by the SELLER. As Seller You Have The Right To Individually Reach An Agreement On Any Fee, Commission Or Other Valuable Consideration With Any Broker. No Fee, Commission Or Other Consideration Has Been Fixed By Any Governmental Authority Or By Any Trade Association Or Multiple Listing Service. Nothing herein is intended to prohibit an individual BROKER from establishing a policy regarding the amount of fee, commission, or other valuable consideration to be charged in transactions by the BROKER.
	Initials Listing Agent Initials Sallar(s)

4)	BROKER PROTECTION: A brokerage fee shall be paid if the property becomes subject to a written agreement of sale by the buyer and seller or their designees or is sold, conveyed, leased, or in any way transferred within days after the termination or expiration of this Agreement, or any extension of it, to anyone to whom the BROKER has represented this property before final termination or expiration, provided SELLER has received written notice including the names of prospective Buyers before or upon termination or expiration of this Agreement or any extension of it. However, this protection does not apply if the property is subsequently listed with another real estate broker at the time of sale.
5)	OTHER OBLIGATIONS OF SELLER: SELLER agrees to refer to BROKER every person who contacts SELLER directly during the term of this Agreement concerning this listing or the sale or lease of this property and to direct that all negotiations for the sale or lease shall be made through the BROKER named in this Agreement.
	SELLER shall cooperate with BROKER in affording any prospective Buyer the opportunity of a full inspection of this property. SELLER states that they are the only owners of this property, that they have the legal right to list and sell it, and that they can and will sign those documents required to transfer good title at final settlement. SELLER states that the information given and listed on this Agreement and the MLS Property Data/Profile Form is complete and correct and will reimburse BROKER for any expense and/or loss resulting from relying on incomplete or incorrect information. SELLER states that their attention has been called to the Memorandum of the Attorney General regarding discrimination printed on the reverse side of this Agreement, and that they have read and received a copy of the Agreement and the MLS Property Profile Form. There are no agreements or conditions other than those stated in this Listing Agreement.
6)	Real Estate Relationships: I, (Name Of Licensee)
	As An Authorized
	Representative Of (Name Of Firm), Intend, As Of This Time, To Work With You As A: (Indicate One)
	 □ Seller's/Landlord's (Circle One) Agent Only □ Seller's/Landlord's (Circle One) Agent And Disclosed Dual Agent If The Opportunity Arises □ Seller's/Landlord's (Circle One) Agent On Properties On Which This Firm Is Acting As The Seller's Agent And Transaction Broker On Other Properties. □ Transaction Broker Only
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7)	COMMISSION SPLITS: LISTING BROKERS USUALLY COOPERATE WITH OTHER BROKERAGE FIRMS BY SHARING INFORMATION ABOUT THEIR LISTINGS AND OFFERING TO PAY PART OF THEIR COMMISSION TO THE FIRM THAT PRODUCES A BUYER. THIS IS GENERALLY REFERRED TO AS THE "COMMISSION SPLIT."
	SOME LISTING BROKERS OFFER TO PAY COMMISSION SPLITS OF A PORTION OF THE GROSS COMMISSION, USUALLY EXPRESSED AS A PERCENTAGE OF THE SELLING PRICE, LESS A SIGNIFICANT DOLLAR AMOUNT. OTHER LISTING BROKERS OFFER A PORTION OF THE GROSS COMMISSION LESS ONLY A MINIMAL LISTING FEE OR LESS ZERO.
	THE AMOUNT OF COMMISSION SPLIT YOUR BROKER OFFERS CAN AFFECT THE EXTENT TO WHICH YOUR PROPERTY IS EXPOSED TO PROSPECTIVE BUYERS WORKING WITH LICENSEES FROM OTHER BROKERAGE FIRMS.
	ON THIS LISTING, THE BROKER IS OFFERING A COMMISSION SPLIT OF MINUSTO POTENTIAL COOPERATING FIRMS.
	IF YOU FEEL THAT THIS MAY RESULT IN YOUR PROPERTY RECEIVING LESS THAN MAXIMUM EXPOSURE TO BUYERS, YOU SHOULD DISCUSS THOSE CONCERNS WITH THE LISTING SALESPERSON OR HIS/HER SUPERVISING BROKER.
	BY SIGNING THIS LISTING AGREEMENT THE OWNER(S) ACKNOWLEDGE HAVING READ THIS STATEMENT ON COMMISSION SPLITS.
8)	Seller/Landlord (Circle One) Authorizes The Listing Broker To Cooperate And Share Compensation With:
	(A) SubagentsYesNo; (B) Buyer BrokersYesNo; (C) Transaction BrokersYesNo.
1:-	
LIS	ting Broker Offers The Following Commission To Subagents:Buyer Brokers: Transaction Brokers:
9)	CONSUMER INFORMATION STATEMENT : By signing this agreement Sellers/Landlords (CIRCLE ONE) acknowledge that they received the Consumer Information Statement on New Jersey Real Estate Relationships.
	Initials Listing Agent Initials Seller(s)

10)	EXCLUSIONS: Any equipment and /or extras listed on the attached MLS Property Profile Form are included in the sale price unless otherwise specified. The following items are specifically excluded:			
11) BINDING ON SUCCESSORS: SELLER understands that the authority conferred upon the BROKER by this Agreemed cannot be withdrawn during the term of this Agreement and shall be binding upon the heirs, executors, administrators personal representatives, and assigns of the SELLER.				
12) OTHER CONTRACT PROVISIONS:				
13)	SELLER PROPERTY DISCLOSURE: A SELLER-prepared property disclosure form IS/IS NOT (circle one) available for review by prospective Buyers.			
14)	ADDITIONAL SALES TERMS:			
,	A) Bank Owned / REOYesNo A Property owned by a bank or other lender (collectively, a "Lender") may have been acquired through a foreclosure sale.			
	B) Third Party ApprovalYesNo A Lender must approve the sales price and the amount or rate of commission because the owners do not have the resources to satisfy the outstanding mortgage and other liens, if any.			
	C) Short SaleYesNo The proceeds will fall short of what the Seller still owes on the outstanding mortgage and other liens, if any.			
15)	LOCKBOX AUTHORIZATION: Supra Electronic LockboxYesNo Combination LockboxYesNo			
	SELLER authorizes BROKER to place a Supra Electronic or Combination Lockbox (as checked above) at the property			
	SELLER acknowledges that the main differences between Supra Electronic and Combination Lockboxes are as follows			
	(a) a Supra Electronic Lockbox requires a special registered electronic key to open the lockbox and release the shackles allows viewing of showing agent's name and phone number, is capable of receiving showing notice and e-mail when opened, allows viewing of showing activity details on Supra Web, and can be set to control lockbox access hours; and			
	(b) a Combination Lockbox does not require a special registered electronic or any other type of key to open, its combination is set by the listing agent of the BROKER and is given to other showing agents, does not record the showing agent's name and phone number or when the lockbox is opened, and cannot be set to control access hours.			
	SELLER further acknowledges and agrees that Supra Electronic or Combination Lockboxes may be compromised or circumvented resulting in personal injury or property damage or loss by burglary or otherwise. BROKER and associates of the BROKER are not insurers against personal injury or property damage or loss incurred by SELLER or others at the property and SELLER is advised to safeguard or remove valuables now located within the property and to verify the existence of or obtain insurance through an insurance agent of SELLER's choice against the risks of personal injury or property damage or loss of personal property.			
	If a tenant(s) occupies the property, then SELLER will obtain the tenant(s)' consent to this authorization on the attached Exhibit A.			
	SELLER hereby releases and agrees to indemnify, defend and hold BROKER harmless from and against any and all claims or losses arising from or in connection with the use of the Supra Electronic or Combination Lockbox at the property.			
16)	THIS IS A LEGAL BINDING CONTRACT. IF NOT UNDERSTOOD, SEEK LEGAL ADVICE. To indicate their agreement, the SELLER and AGENT and/or BROKER have completed and signed this contract. All parties necessary to legally convey the property must sign.			
DO	NOT SIGN THIS LISTING AGREEMENT UNLESS PROPERLY DATED.			
LIST	FING AGENT: Date Signed:			
	LER: Date Signed:			
	ail Address: Cell Phone:			
	LER: Date Signed: ail Address: Cell Phone:			
	ne Phone: Appointment Phone:			
	rised 04/16/2013 Page 3 of 3			

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Company: REMAX Main St Realty

Provided by: Staff

Exhibit A

Tenant's Consent to Supra Electronic or Combination Lockbox

The owner ("SELLER") of property known as	has authorized			
	e a Supra Electronic or Combination Lockbox at the			
property.				
The undersigned tenant(s) acknowledges and agrees that Electronic or circumvented resulting in personal injury or property damage or loss by the BROKER are not insurers against possible personal injury or property day others at the property.	ourglary or otherwise. BROKER and associates of the			
The undersigned tenant(s) is advised to safeguard or remove valuables now located within the property and to verify the existence of or obtain personal insurance through an insurance agent of the undersigned tenant's choice against the risks of personal injury or property damage or loss of personal property during the period that a Supra Electronic or Combination Lockbox is placed at the property.				
The undersigned tenant(s) has read, understands and approves the provisions of this consent and authorizes placement of a Supra Electronic or Combination Lockbox at the property.				
TENANT:	Date Signed:			
E-Mail Address:				
Home Phone:				
TENANT:	Date Signed:			
E-Mail Address:				
Home Phone:				



CHRIS CHRISTIE

Governor

KIM GUADAGNO Lt. Governor

State of New Jersey OFFICE OF THE ATTORNEY GENERAL DEPARTMENT OF LAW AND PUBLIC SAFETY DIVISION ON CIVIL RIGHTS P.O. BOX 089 Trenton, NJ 08625-0089

JOHN J. HOFFMAN
Acting Attorney General

CRAIG SASHIHARA

Director

TO: Property Owners

FROM: John J. Hoffman, Acting Attorney General, State of New Jersey

Craig Sashihara, Director, Division on Civil Rights

DATE: August 2013

SUBJECT: Housing Discrimination Laws

The rules of the New Jersey Real Estate Commission require every licensed broker or salesperson with whom you are listing your property to give you a copy of this notice. The purpose is to help you comply with the New Jersey Law Against Discrimination (the "LAD") and federal laws that prohibit discrimination in the sale or rental of real property.

In New Jersey, it is illegal to discriminate against a prospective or current buyer or tenant because of race, creed, color, national origin, sex, gender identity or expression, marital status, civil union status, affectional or sexual orientation, familial status, actual or perceived physical or mental disability, ancestry, nationality, domestic partner status, or source of lawful income used for mortgage or rental payments. It is also illegal to place any advertisement or make any statements or utterances that express, directly or indirectly any limitations to offer housing based on any of those characteristics.

State and federal housing laws apply to a wide range of activities such as advertising, selling, renting, leasing, subleasing, assigning and showing property (including open land). Here are some issues that come up frequently in enforcing the LAS:

- Discrimination based on "source of lawful income used for mortgage or rental payments," means, for example, that a land lord cannot reject a prospective tenant because he or she intends to rely on a Section 8 rental voucher, FEMA voucher issued to Superstorm Sandy victims, or other types of rent subsidy.
- A "No Pets" rule cannot be enforced to prevent a person with a disability from using a service animal such as a guide dog. A landlord may not charge a tenant with a disability an extra fee for keeping a service animal.
- Discrimination based on "familial status" prohibits discrimination against families with a child or children under 18 years old, and includes pregnant women.

• Landlords must permit a tenant with a disability, at that tenant's own expense, to make reasonable modifications to the premises if such modifications are needed to give the tenant full enjoyment of the premises.

Penalties. If you commit a discriminatory housing practice that violates the LAD, you may be subject to penalties not exceeding \$10,000 for a first violation, not exceeding \$25,000 for a second violation within five years of the first offense, and not exceeding \$50,000 for two or more violations within seven years.

Other remedies. Victims of discrimination may recover economic damages related to the discrimination (such as having to pay higher rent for another unit) as well as damages for emotional distress, pain and humiliation. In more egregious cases, a victim may also recover punitive damages.

Brokers. The broker or salesperson with whom you list your property must transmit to you every written offer he/she receives on your property. Brokers and salespersons are licensed by the New Jersey Real Estate Commission and their activities are subject to the general real estate laws of the State and the Commission's own rules and regulations. The broker or salesperson must refuse your listing if you indicate an intent to discriminate based on any of the protected classes.

Exemptions. The sale of rental of property (including open land) whether for business or residential purposes, is covered by the LAD. In most cases, the following sales or rentals are exempt from the LAD¹:

- Renting one apartment in a two-family dwelling if the owner lives in the other apartment.
- Renting a room or rooms in a one-family dwelling if the owner lives in the same dwelling.
- A religious organization can give preference to persons of the same religion when selling or renting real property.
- In certain types of housing designated for older persons, it is not unlawful to discriminate based on familial status.

For more information about the LAD and Fair Housing Amendments Act of 1988, of if you have other questions about discrimination in the sale of rental of real property, including how to report a complaint, please review our website www.NJCivilRights.gov or call our Housing Hotline at (866) 405-3050. Please contact us if you would like the Division of Civil Rights to provide training on the subject of housing discrimination. Thank you.

John Jay Hoffman Acting Attorney General

Craig Sashihara
Director, Division on Civil Rights

Discrimination in connection with some of the transactions covered by these exemptions may nevertheless be prohibited under the *Federal Civil Rights Act of 1866*, 42 <u>U.S.C.</u> 1981, 1982.