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NEW JERSEY RESIDENTIAL LISTING AGREEMENT - SALE/LEASE

Listin	ng Agreement Dated:	between
Selle	r/Landlord:	("SELLER/LANDLORD")
Selle	r's/Landlord's Address:	and
Broke	er (Agency):	("BROKER")
Agen	ncy Address:	
	ncy Phone:	
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	Consideration of BROKER listing and attempting to obtain a buyer or tenant for SELLE	
	vn as:(the "Property"), the SELLER/LANDLORD app	
	usive agent and gives BROKER the sole and exclusive non-exclusive agent without	
	he Property for \$ or for any other price and any terms to which	
	e or to lease or rent the Property at an annual rate of \$	
	s to which the SELLER/LANDLORD may agree, and authorizes the BROKER to place BRO	
	e", and "Pending/Under Contract" sign(s) on the Property, removing all others at its so	
	isive Agreement, and to take any other reasonable actions to sell or lease the Property	
-	ement, SELLER/LANDLORD represents that the Property is not subject to a valid listing	-
	od for a listing agreement with another broker. If this is a nonexclusive Agreement, SEL	
	the Property is not presently exclusively listed with any other broker or subject to any	•
exclu	usive listing agreement with another broker that will not terminate upon signing this Ag	greement.
2) TE	ERM: This Agreement shall commence on and shall expire on mi	dnight on
	ect to the period after the expiration or termination of this Agreement that the brokera	
owed	d a commission, with regard to any person who was shown the Property by BROKER as	set forth in the BROKER
prote	ection provision set forth in Section 5 of this Agreement.	
	- -	

a lien on the Property and on the purchase money proceeds If SELLER/LANDLORD defaults in their obligations to sell or lease the Property or any part of it so that a closing does not occur or a lease is not signed or is breached by SELLER/LANDLORD, SELLER/LANDLORD shall pay to BROKER its full commission. If the buyer or tenant defaults in its obligations to buy or lease the Property or any part of it so that a closing does not occur or a lease is not signed or is breached by the tenant, SELLER/LANDLORD shall pay to BROKER fifty (50%) percent of all amounts collected by SELLER/LANDLORD from the buyer or tenant, including but not limited to any deposit money, which amount shall not exceed the amount of the commission due to BROKER.

AS SELLER/LANDLORD, 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 in this Agreement 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.

5) Broker Protection: If this is an exclusive agreement, a commission shall be paid to BROKER if the Property becomes subject to a written agreement of sale or lease or is sold, conveyed, leased, rented or in any way transferred within after the termination or expiration of this Agreement to a buyer or tenant introduced to the Property
during the term of this Agreement regardless of the closing date or lease commencement date. If this is a non-exclusive agreement, a commission shall be paid to BROKER if the Property becomes subject to a written agreement of sale or lease or is sold, conveyed, leased, rented or in any way transferred within after the termination or expiration of this Agreement to a buyer or tenant introduced to the Property by BROKER during the term of this Agreement, provided the BROKER has provided SELLER/LANDLORD written notice including the names of prospective buyers/tenants within thirty (30) days of the termination or expiration of this Agreement. However, the protection period in this section will terminate if the SELLER/LANDLORD signs a valid listing agreement with another broker to sell or lease the Property, whichever is applicable.
6) Other Obligations of Seller/Landlord: If this is an Exclusive Agreement, SELLER/LANDLORD agrees to refer to BROKE every person or entity who contacts SELLER/LANDLORD directly during the term of this Agreement concerning this listing or the sale or lease of the Property and to direct that all negotiations for the sale or lease shall be made through BROKER

SELLER/LANDLORD shall cooperate with BROKER in affording any prospective buyer or tenant the opportunity of a full inspection of the Property. SELLER/LANDLORD states that they are the only owners of the Property, have the legal right to list and sell and/or rent it, can and will sign those documents required to transfer good title at the closing of the sale of the Property or to lease the Property, have disclosed all mortgages and other encumbrances on the Property, and that there will be sufficient assets at the closing to pay the commission to BROKER and are not aware of any environmental hazards or proceedings, threatened or actual, regarding such hazards related to the Property. SELLER/LANDLORD states that the information given and listed in this Agreement, the MLS Property Data/Profile Form and seller property condition disclosure statement is complete and correct and they will reimburse and indemnify and hold harmless BROKER for any expense and/or loss resulting directly or indirectly from SELLER/LANDLORD providing incomplete or incorrect information to BROKER or any buyer or tenant, or their agents or representatives, or from any acts or omissions by SELLER/LANDLORD arising from or related to the marketing or sale of the Property, including but not limited to any injury to any person lawfully at the Property.

SELLER/LANDLORD states that their attention has been called to the Memorandum of the Attorney General regarding discrimination printed on the reverse side of or attached to this Agreement, and that they have read and received a copy of this Agreement and the MLS Property Profile Form. There are no agreements or conditions other than those stated in this Agreement.

7) Agency Disclosure: 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) Transaction Broker C	Only
	3 P

13) Other Contract Provisions:	
12) Binding on Successors: SELLER/LANDLORD understands that the authority conferred upon BROKER by this Agreement cannot be withdrawn during the term of this Agreement and any extension of it, including but not limited the protection period set forth in section 5, and shall be binding upon the heirs, executors, administrators, personal representatives and assigns of the SELLER/LANDLORD.	
11) Exclusions: Any equipment and/or extras listed on the attached MLS Property Profile Form are included in the sa price unless otherwise specified. The following items are specifically excluded:	le
10) Consumer Information Statement: By signing this Agreement, SELLER/LANDLORD acknowledges that they receive the Consumer Information Statement on New Jersey Real Estate Relationships.	/ed
PURCHASE BY TENANT: Subagents: Buyer's Brokers: Transaction Brokers:	_
LEASES: Subagents: Buyer's Brokers: Transaction Brokers:	
If the blank spaces in Section 8 for the commission split are not filled in, the following shall be treated as if written in blank spaces in Section 8 and the commission split that BROKER is authorized by SELLER/LANDLORD to offer to poter cooperating firms shall be as follows: SALES: Subagents: Buyer's Brokers: Transaction Brokers:	
(A) Subagents: Yes No (B) Buyer's Brokers: Yes No (C) Transaction Brokers: Yes No	
9) Cooperating Firm Compensation: For purposes of Section 8, above, SELLER/LANDLORD authorizes BROKER to dear with the following as "cooperating firms" and BROKER to share commission with:	1 1
If SELLER/LANDLORD directs BROKER not to cooperate at all with other brokers, SELLER/LANDLORD must execute a Waiver of Broker Cooperation form.	.1
8) Commission Splits: LISTING AGENTS 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 BROKE 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 OFFERING A COMMISSION SPLIT OF MINUS TO POTENTIAL COOPERATING FIRMS. IF YOU FEEL THIS IS 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 AGREEME THE OWNER(S) ACKNOWLEDGE HAVING READ THIS STATEMENT ON COMMISSION SPLITS.	IS MAY
Agency if the opportunity arises.	
SELLER'S/LANDLORD'S (Circle One) Agent and only Disclosed Dual Agent if the opportunity arises SELLER'S/LANDLORD'S (Circle One) Agent and only Disclosed Dual Agent with Designated Agency if the opportunity a Seller's/Landlord's (Circle One) Agent and either Disclosed Dual Agent or Disclosed Dual Agent with Designated	

14) Property Disclosure:

A) Sale: SELLER/LANDLORD agrees to provide BROKER with a signed property condition disclosure statement filled out by SELLER/LANDLORD that will be provided to potential buyers. SELLER/LANDLORD agrees to disclose to BROKER all material information concerning the physical condition of the Property not otherwise disclosed in the statement. SELLER/LANDLORD agrees to indemnify and hold BROKER harmless from and against any and all claims which may lead to a dispute arising from or related to false or incomplete information provided by SELLER/LANDLORD. Such indemnification shall include but not be limited to reimbursement for BROKER'S attorneys' fees and costs.

B) Lease: SELLER/LANDLORD agrees to provided BROKER with a signed Flood Risk Addendum to the property disclosure statement filled out by SELLER/LANDLORD that will be provided to potential tenants. SELLER/LANDLORD agrees to indemnify and hold BROKER harmless from and against any and all claims which may lead to a dispute arising from or related to false or incomplete information provided by SELLER/LANDLORD related to false or incomplete information provided by SELLER/LANDLORD Flood Risk Addendum to the property disclosure statement. Such indemnification shall include but not be limited to reimbursement for BROKER'S attorneys' fees and costs.

15) Additional Sales Terms:
A) Bank Owned / REO Yes No A property owned by a bank or other lender (collectively a "Lender") may have been acquired through a foreclosure sale.
B) Third-Party Approval Yes No A Lender must approve the sales price and the amount or rate of commission
because the SELLER/LANDLORD does not have the resources to satisfy the outstanding mortgage and other liens, if any.
C) Short Sale Yes No The proceeds will fall short of what the SELLER/LANDLORD still owes on the outstanding
mortgage and other liens, if any. 16) Lockbox Authorization: Supra Electronic Lockbox: Yes No Combination Lockbox: Yes No
SELLER/LANDLORD authorizes BROKER to place a Supra Electronic or Combination Lockbox (as checked above) at the
Property.
SELLER/LANDLORD 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 a 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/LANDLORD 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/LANDLORD or others at the Property and SELLER/LANDLORD 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/LANDLORD'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/LANDLORD will obtain the tenant(s)' consent to this authorization on the attached Exhibit A.

SELLER/LANDLORD 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.

17) This	is a legal binding contract. If SELLER/LANDLORD does not understand any provision(s) in it, to	they should seek
legal adv	rice.	

18) This Agreement constitutes the entire Agreement between SELLER/LANDLORD and BROKER with respect to the **Property.** This Agreement may only be modified or amended by a writing signed by SELLER/LANDLORD and BROKER.

To indicate their Agreement, SELLER/LANDLORD and BROKER or its agent have completed and signed this Agreement. SELLER/LANDLORD represents that all parties necessary to legally convey or lease the Property have signed below.

DO NOT SIGN THIS LISTING AGREEMENT UNLESS PROPERLY DATED.

LISTING AGENT:	Date Signed:
SELLER/LANDLORD:	Date Signed:
Email Address:	Cell Phone:
SELLER/LANDLORD:	
Email Address:	
Home Phone:	Appointment Phone: