



NEW JERSEY ASSOCIATION OF REALTORS® STANDARD FORM OF RESIDENTIAL LEASE

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THIS IS A LEGALLY BINDING LEASE THAT WILL BECOME FINAL WITHIN THREE BUSINESS DAYS.

DURING THIS PERIOD YOU MAY CHOOSE TO CONSULT AN ATTORNEY WHO CAN REVIEW AND CANCEL THE LEASE. SEE SECTION ON ATTORNEY REVIEW FOR DETAILS.

TABLE OF CONTENTS

1. CONTROLOGOUR BIGHT OF TERMINATION. 13 ACCESS TO THE BEOGRAPHY.

1. INDIVIDED.

	<ol> <li>CONDO/CO-OP RIGHT OF TERMINATION PROPERTY</li> </ol>	18. NO ALTERATIONS OR INSTALLATION OF	
	3. TERM	EQUIPMENT	33. ATTORNEY REVIEW CLAUSE
			34. BROKER'S COMMISSION 35. LEAD-BASED PAINT DOCUMENT ACKNOWLEDGMENT
	5. INITIAL DEPOSIT	21 FIRE AND OTHER CASHALTY	36. WINDOW GUARD NOTIFICATION
	5. INITIAL DEPOSIT 6. SECURITY DEPOSIT 7. LATE PAYMENT PENALTY 8. ADDITIONAL REPORT	20. INSURANCE 21. FIRE AND OTHER CASUALTY 22. LIABILITY OF LANDLORD & TENANT 23. PETS	37. MEGAN'S LAW STATEMENT
	8. ADDITIONAL RENT	23. PETS	38. CONSUMER INFORMATION STATEMENT
	<ol><li>POSSESSION AND USE</li></ol>	24. NOTICES	ACKNOWLEDGMENT
	10. UTILITIES 11. NO ASSIGNMENT OR SUBLETTING 12. VIOLATION, EVICTION & RE-ENTRY 13. DAMAGES	25. NO WAIVER	39, DECLARATION OF LICENSEE BUSINESS
	11. NO ASSIGNMENT OR SUBLETTING	26. SEVERABILITY	RELATIONSHIP
	12. VIOLATION, EVICTION & RE-ENTRY	27. KENEWAL OF LEASE	40. ACKNOWLEDGMENT OF TRUTH IN RENTING STATEMENT
	14. QUIET ENJOYMENT	29. END OF TERM	41. SMOKE DETECTORS, CARBON MONOXIDE ALARM
	15. TENANT'S REPAIRS AND MAINTENANCE		AND PORTABLE FIRE EXTINGUISHER COMPLIANCE
	16. LANDLORD REPAIRS	REGULATIONS	42. PRIVATE WELL TESTING
			43. MEGAN'S LAW REGISTRY
			44. OTHER LEASE PROVISIONS
1		RESIDENTIAL LEASE AGREE	EMENT
3	BETWEEN LANDLORD:		
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9	AND TENANT:		
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17			ords above listed. In all instances in which the it may do so through its authorized agents or
	representatives.	erioriii obligations under tins Lease,	it may do so through its authorized agents or
20	representatives.		
21	The word "Tenant" as used in t	his Lease means all of the tenants abov	ve listed.
22	The World Tellant as assessment	mo zence means an or me tenant aco	
23			ON: (The following statement generally, as
			cooperative unit.) THIS BUILDING IS BEING
			R TENANCY CAN BE TERMINATED UPON 60
			EEKS TO PERSONALLY OCCUPY IT. IF YOU
			THE LANDLORD ARBITRARILY FAILS TO
28	COMPLETE THE SALE, THE LAN	DLORD SHALL BE LIABLE FOR TRE	PER E DAMAGES AND COLIRT COSTS
~~			EBLE DAMAGLS AND COURT COSTS.
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30	2. PROPERTY: The Tenant agree	es to lease from the Landlord and the I	Landlord agrees to lease to the Tenant (the single
30 31	family home) (apartment #	es to lease from the Landlord and the I	
30 31 32	family home) (apartment #	es to lease from the Landlord and the I ) (condominium unit #) (tow	Landlord agrees to lease to the Tenant (the single valuouse unit #) having a street address
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30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	family home) (apartment #	ese to lease from the Landlord and the I	Landlord agrees to lease to the Tenant (the single vinhouse unit #
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NJAR® Form-125-4/07 Page 1 of 6

55 56 57 58 59 60 61 62 63	cannot exceed one and one-half months rent) to assure that Landlord shall comply with the Rent Security Deposit Act (K Security Deposit and the Security Deposit and the Security Deposit and the security Deposit and the name of the Security Deposit of (i) the name of the Security Deposit is deposit (iii) the amount of the Security Deposit and (iv) the current recash to Tenant of all interest earned on the Security Deposit up this Lease. At such time, or at the time of a change in the type company, Landlord shall again notify Tenant of (i) the name a the type of account in which the Security Deposit is deposite	Tenant performs a J.S.A. 46:8-19 et s'any in New Jersey ne and address of the definition of the fitted or invested (for ate of interest for the on the anniversary de e of account or a chand address of the bad or invested; (iii)	all of Tenant's ol seq.; the "Act").  and notifying the ebanking institute example, intereste account. The Act of this Lease, ange in the bank miking institution the amount of Se	This includes de Tenant in writin tion or investmen t bearing or mon act also requires or the renewal of ing institution or or investment oc ecurity Deposit a	this Lease. positing the g within 30 at company; ey market); payment in the term of investment impany; (ii) nd; (iv) the
65 66 67	The Landlord may deduct from the Security Deposit any co terms of this Lease. If the Landlord makes any such deduct Security Deposit to its original amount. The Security Deposit m	ions, then upon der	nand, the Tenan	t shall promptly	restore the
68 69 70 71 72	The Landlord shall inspect the Property after the Tenant vac this Lease, the Landlord shall return the Security Deposit plus to by the Landlord for damages to the Property resulting from	he undistributed into the Tenant's occup	erest to the Tenan cancy. The interes	t, less any charge est and deductio	s expended ns shall be
73 74 75 76 77	If the Landlord sells or transfers the Property during the Te plus the undistributed interest to the new owner. Landlord sha and address of the new owner. The notice shall be given by reg	ll notify the Tenant istered or certified m	of the sale and to nail within five da	ransfer, as well a sys after conveya	s the name nce of title.
78 79 80 81	shall have no further responsibility.  7. LATE PAYMENT PENALTY: If the Tenant does not p			lay of the month,	the Tenant
82 83 84	late charge shall be added to the rent, and shall be considered a rent check is returned unpaid due to insufficient funds, the Tena In such event, the Landlord reserves the right to demand that fu	nt agrees to pay the	hich is defined in Landlord a <u>\$</u>	process	e event any ing charge.
85 86 87 88 89 90 91	8. ADDITIONAL RENT: Landlord may perform any oblivable. Tenant fails to perform. The cost to Landlord for such pishall be due and payable with the next installment of monthly incurred by Landlord because of Tenant's failure to perform ur failure to pay additional rent as Landlord has for Tenant's failur Tenant for failure to pay additional rent.	erformance may be rent. The additionander this Lease. Lan	charged to Tenar l rent may includ dlord has the san	nt as "additional n le reasonable atto ne rights against	ent" which orney's fees Tenant for
93 94 95	9. POSSESSION AND USE: The Landlord shall give possession of the Property to the Tenant for the Term of this Lea except as otherwise provided in this Lease. The Tenant shall occupy the Property only as a private residence, and will not use the Property for any business, trade or profession. The Tenant shall not store any flammable, dangerous or hazardous materials the Property, other than ordinary household cleaning materials. The Property shall not be allowed to be vacant for any extended period of time.			not use the naterials at	
99 100 101	be responsible for paying the following attity services.		Tenant's name p	rior to occupancy	, and shall
102 103	☐ General Trash Disposal ☐ (Other)  The Landlord shall provide and pay for the following utility serv ☐ Sewer ☐ General Trash Disposal ☐ (Other)		☐ Electric	Water	☐ Heat
104 105 106 107 108	be responsible for any damage or loss caused to Tenant or Ten	ant's property becau	ise of an interrup	tion in utility se	rvices over
109 110 111 112	11. NO ASSIGNMENT OR SUBLETTING: The Tenant or permit any other person to use the Property without the prior such permission in Landlord's sole and absolute discretion.				
113 114 115	12. VIOLATION, EVICTION AND RE-ENTRY: The I Tenant violates the terms of this Lease, the Landlord may term done by a court proceeding lanown as an eviction. A complaint The Landlord may also evict the Tenant for any other cause whi is concluded, the Landlord may regain possession of the Property	ninate this Lease an is served upon the ' ch is permitted by a	d regain possessi Tenant and the To	on of the Proper enant must appea	ty. This is r in court.
119 120	13. DAMAGES: The Tenant is liable for all Landlord's da may include loss of rent, the cost of preparing the Property for result of Tenant's eviction or Tenant moves out prior to the end of	re-renting, brokera	ge commission in	finding a new t	enant as a
123	14. QUIET ENJOYMENT: The Tenant may occupy the with the terms of this Lease.	Property without is	nterference, subje	ect to Tenant's c	ompliance
126 127 128 129	15. TENANT'S REPAIRS AND MAINTENANCE: The 1 (a) Pay for all repairs, replacements and damages caused by employees, guests or visitors, which includes but is not lim Tenant.	the act or neglect of ited to sewer and p	olumbing drainag	e problems caus	
	NJAR® Form-125-4/07 Page 2 of 6	Tenant's Initials:		ndlord's tials:	

- Keep and maintain the Property in a neat, clean, safe and sanitary condition.
- Cut the grass and maintain the shrubbery.

  Drive and park vehicles only in designated areas, if any. 132
- 133 134 135 Take good care of the Property and all equipment, fixtures, carpeting and appliances located in it. Keep the furnace clean, and regularly change the furnace filters, if applicable.
- Keep nothing in the Property which is flammable, dangerous or which might increase the danger of fire or other 136
  - Promptly notify the Landlord of any condition which requires repairs to be done.
  - Use the electric, plumbing and other systems and facilities in a safe manner
- 138 139 140 141 Promptly remove all garbage and recyclables from the Property and place it at the curb (or other designated area) in the
  - proper containers in accordance with the prescribed pick-up schedule.

    Not engage in any activity which may cause a cancellation or an increase in the cost of the Landlord's insurance
- 142 143 144 145 Use no more electricity than the receptacles, wiring or feeders to the Property can safely carry.

  Obey all instructions, written or otherwise, of the Landlord for the care and use of appliances, equipment and other personal property.
- 146 147 Do nothing to destroy, deface or damage any part of the Property.

  Promptly comply with all orders and rules of the Board of Health or any other governmental authority which are 148 149 directed to the Tenant.
  - Do nothing which interferes with the use and enjoyment of neighboring properties
- 150 151 Do nothing to cause any damage to any trees or landscaping on the Property. Keep the walks and driveway free from dirt, debris, snow, ice and any hazardous objects.
- 152
  - Comply with such rules and regulations that may be published from time to time by the Landlord.
- 16. LANDLORD REPAIRS: The Landlord shall make any necessary repairs and replacements to the vital facilities serving the Property, such as the heating, plumbing and electrical systems, within a reasonable time after notice by the Tenant. The Tenant may be liable for the cost of such repairs and replacements pursuant to Section 15. The Landlord shall not be liable for interruption of services or inconvenience resulting from delays in making repairs or replacements if due to circumstances beyond Landlord's reasonable control.
- 17. ACCESS TO THE PROPERTY: The Landlord shall have access to the Property on reasonable notice to the Tenant in order to (a) inspect the interior and exterior of the Property, (b) make necessary repairs, alterations, or improvements, (c) supply services, and (d) show it to prospective buyers, appraisers, contractors or insurers. The Landlord may enter the Property without prior notice in the event of an emergency or if the Tenant is not home for more than seven consecutive days. If this Lease is not 162 renewed as per Section 27 of this Lease Agreement, Landlord shall then be allowed access to the Property at any time prior to 164 the end of the Term for showing of Property to prospective tenants. 165
- 18. NO ALTERATIONS OR INSTALLATION OF EQUIPMENT: The Tenant may not alter or change the Property 168
  - without first obtaining Landlord's written consent. By way of example, the Tenant may not:

    (a) Install any improvement such as carpeting, paneling, floor tiles, or any other improvement which is nailed or tacked down, cemented or glued in;
    - Install any locks or chain guards;

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- Wallpaper, affix wall coverings or other permanent type decorations;

(d) Install or change the electrical, plumbing, heating or air cooling system.

When painting (whether interior or exterior), the Tenant must have the Landlord's permission regarding paint colors. All 175 painting must be done in a professional and workmanlike manner. The Tenant shall repair all walls and ceilings which had 176 pictures or fixtures attached, prior to vacating. Any and all changes, additions or improvements made without the Landlord's 177 written consent shall be removed by the Tenant on demand by the Landlord. The Property shall be in substantially the same 178 condition at the end of the Term as it was at the beginning of the Term, reasonable wear and tear excepted.

All permitted changes, additions and improvements shall become the property of the Landlord when completed, shall be fully lab paid for by the Tenant, and shall remain as part of the Property at the end of the Term of this Lease, unless the Landlord 181 demands that the Tenant remove them. The Tenant shall not allow any construction lien or other claim to be filed against the 182 Property. If any such lien or claim is filed against the Property, the Tenant shall have it promptly removed.

- 19. INSPECTION: If the municipality requires a continued use inspection or certificate of occupancy prior to occupancy, 185 the Landlord shall be responsible for obtaining such inspections and certificates as well as making the neces
  - 20. INSURANCE: The Tenant shall be responsible for obtaining, at Tenant's own cost and expense, a tenant's insurance policy for the Tenant's furniture, furnishings, clothing and other personal property. The Tenant's personal property shall not be the responsibility of the Landlord, and will not be insured by the Landlord. The Tenant's insurance policy must also include liability coverage. Upon request, the Tenant shall periodically furnish Landlord with evidence of Tenant's insurance policy.
  - 21. FIRE AND OTHER CASUALTY: Immediate notice shall be given by the Tenant to Landlord of any fire or other casualty which occurs at the Property. If the Property is uninhabitable, Tenant's obligation to pay rent shall cease until the time that the Property is restored by the Landlord. If only a part of the Property is uninhabitable, then the rent shall be adjusted proportionately.

    If only part of the Property is damaged, the Landlord shall repair the Property within a reasonable period of time. Landlord

shall not be obligated to repair or restore any improvements that Tenant has made to the Property.

Either party may cancel this Lease if the Property is so damaged by fire or other casualty that the Property cannot be repaired

within 90 days. The Landlord's determination in such regard shall be final, conclusive and binding on both parties.

The Lease shall end if the Property is totally destroyed. The Tenant shall pay rent to the date of destruction.

If the fire or other casualty is caused by the act or neglect of the Tenant, the Tenant's family, domestic employees, guests or

visitors, the Tenant shall pay for all repairs and other damages.

22. LIABILITY OF LANDLORD AND TENANT: The Landlord is not legally responsible for any loss, injury or damage to any person or property unless such loss, injury or damage is directly caused by the Landlord's negligence. The Tenant is legally responsible for loss, injury or damage to any person or property caused by the negligence of the Tenant, the Tenant's

,,,, g		
	Tenant's	Landlord's
NJAR® Form-125-4/07 Page 3 of 6	Initials:	Initials:

- 23. PETS: No dogs, cats or other pets shall be permitted on the Property without the prior written consent of the Landlord, 210 which the landlord may withhold in the Landlord's sole and absolute discretion.
  - 24. NOTICES: All notices given under this Lease must be in writing in order to be effective. Delivery of notices may not be refused. If any notice is refused, it shall be considered to have been effectively given. Notices shall be given by (a) personal delivery, or (b) certified mail, return receipt requested, unless applicable law requires a different means of notice. Notices to the Landlord shall be at the address on the first page of this Lease, and to the Tenant at the Property.
  - 25. NO WAIVER: The Landlord's failure to enforce any obligation of the Tenant contained in this Lease in any one instance shall not prevent the Landlord from enforcing the obligation at a later time.
  - 26. SEVERABILITY: If any term or condition of this Lease is contrary to law, the remainder of the Lease shall be unaffected and shall continue to be binding upon the parties.
- 222 27. RENEWAL OF LEASE: The Tenant must be offered a renewal of this Lease by the Landlord unless the Landlord has 223 good cause not to do so under applicable law. Reasonable changes may be included in the renewal Lease. Not less than 224 days before the expiration of the Term of this Lease, the Landlord shall notify the Tenant of the proposed terms for the renewal Lease. Within \_\_\_\_ days after the Tenant receives the Landlord's renewal notice, Tenant shall notify Landlord whether Tenant accepts or rejects the proposed renewal Lease. If the Tenant does not notify the Landlord of Tenant's acceptance, then the Landlord's proposal shall be considered to have been rejected. If the Tenant does not accept the renewal Lease, the Tenant must 225 227 vacate the Property at the end of the Term. 229
- 28. FURNITURE: If the Property is leased in furnished condition, or if the Landlord leaves personal property to be used by the Tenant, the Tenant shall maintain the furniture and furnishings in good condition and repair. A list of such items shall be 231 attached to this Lease and signed by the Landlord and the Tenant. 233
- 234 29. END OF TERM: At the end of the Term, the Tenant shall (a) leave the Property clean, (b) remove all of the Tenant's property, (c) repair any damage including that caused by moving, (d) make arrangements for final utility readings and pay all final utility bills and (e) vacate the Property and return it with all keys to the Landlord in the same condition as it was at the 235 237 beginning of the Term, except for normal wear and tear. 238
- 239 30. ASSOCIATION BYLAWS, RULES AND REGULATIONS: If Property is subject to any Association Bylaws and 240 Rules and Regulations, Tenant agrees to comply with such Association Bylaws and Rules and Regulations including any amendments. 242
  - 31. BINDING: This Lease is binding on the Landlord and the Tenant and all parties who lawfully succeed to their rights and responsibilities.
- 246 32. ENTIRE AGREEMENT: This Lease contains the entire agreement of the Landlord and Tenant. No representations have been made by the Landlord or its real estate broker or agents except as set forth in this Lease. This Lease can only be changed in writing by an agreement signed by both the Landlord and the Tenant.

# ATTORNEY REVIEW CLAUSE:

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(1) Study by Attorney.

The Tenant or the Landlord may choose to have an attorney study this Lease. If an attorney is consulted, the attorney must complete his or her review of the Lease within a three-day period. This Lease will be legally binding at the end of this three-day period unless an attorney for the Tenant or the Landlord reviews or disapproves of the Lease.

(2) Counting the Time.
You count the three days from the date of delivery of the signed Lease to the Tenant and the Landlord. You do not count Saturdays, Sundays or legal holidays. The Tenant and the Landlord may agree in writing to extend the three-day period for attorney review.
(3) Notice of Disapproval.

If an attorney for the Tenant or the Landlord reviews and disapproves of this Lease, the attorney must notify the Broker(s) and the other party named in this Lease within the three-day period. Otherwise this Lease will be legally binding as written. The attorney must send the notice of disapproval to the Broker(s) by certified mail, by telegram, or by delivering it personally. The telegram or certified letter will be effective upon sending. The personal delivery will be effective upon delivery to the Broker's office. The attorney may also, but need not, inform the Broker(s) of any suggested revision(s) in the Lease that would make it satisfactory.

34. BROKER'S COMMISSION: The Broker's Commission is earned, due and payable upon signing of a fully executed Lease Agreement and satisfaction of the Attorney Review Period set forth in Section 33 of this Lease. The Commission shall be naid by the Landlord in accord with previously executed Listing Agreement.

271 272	☐ Tenant and shall be payable as follows:
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277	Listing Broker
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280	Address and Telephone #
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283	Participating Broker Commission
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286	Address and Telephone #

NJAR® Ferm-125-4/07 Page 4 of 6

Tenant's	Landlord's		
Initials:	Initials:		

35. LEAD-BASED PAINT DOCUMENT ACKNOWLEDGMENT: (Applies to dwellings built before 1978) The Tenant acknowledges receipt of the EPA pamphlet, "Protect Your Family From Lead In Your Home". Moreover, a copy of the document entitled, "Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards" has been fully completed, signed by Tenant, Landlord and Broker(s) and is appended to and made a part of this Agreeme 36. WINDOW GUARD NOTIFICATION: THE OWNER (LANDLORD) IS REQUIRED BY LAW TO PROVIDE, INSTALL AND MAINTAIN WINDOW GUARDS IN THE APARTMENT IF A CHILD OR CHILDREN 10 YEARS OF ACE OR YOUNGER IS, OR WILL BE, LIVING IN THE APARTMENT OR IS, OR WILL BE, REGULARLY PRESENT THERE FOR A SUBSTANTIAL PERIOD OF TIME IF THE TENANT GIVES THE OWNER (LANDLORD) A WRITTEN REQUEST THAT THE WINDOW GUARDS BE INSTALLED. THE OWNER (LANDLORD) IS ALSO REQUIRED, UPON THE WRITTEN 298 REQUEST OF THE TENANT, TO PROVIDE, INSTALL AND MAINTAIN WINDOW GUARDS IN THE 299 HALLWAYS TO WHICH PERSONS IN THE TENANT'S UNIT HAVE ACCESS WITHOUT HAVING TO GO OUT HALLWAYS TO WHICH PERSONS IN THE TENANT'S UNIT HAVE ACCESS WITHOUT HAVING TO GO OUT OF THE BUILDING. IF THE BUILDING IS A CONDOMINIUM, COOPERATIVE OR MUTUAL HOUSING BUILDING, THE OWNER (LANDLORD) OF THE APARTMENT IS RESPONSIBLE FOR INSTALLING AND MAINTAINING WINDOW GUARDS IN THE APARTMENT AND THE ASSOCIATION IS RESPONSIBLE FOR INSTALLING AND MAINTAINING WINDOW GUARDS IN HALLWAY WINDOWS. WINDOW GUARDS ARE ONLY REQUIRED TO BE PROVIDED IN FIRST FLOOR WINDOWS WHERE THE WINDOW SILL IS MORE THAN SIX FEET ABOVE GRADE OR THERE ARE OTHER HAZARDOUS CONDITIONS THAT MAKE INSTALLATION OF WINDOW GUARDS NECESSARY TO PROTECT THE SAFETY OF CHILDREN. 305 MEGAN'S LAW STATEMENT: UNDER NEW JERSEY LAW, THE COUNTY PROSECUTOR DETERMINES WHETHER AND HOW TO
10 PROVIDE NOTICE OF THE PRESENCE OF CONVICTED SEX OFFENDERS IN AN AREA. IN THEIR
11 PROFESSIONAL CAPACITY, REAL ESTATE LICENSEES ARE NOT ENTITLED TO NOTIFICATION BY THE
12 COUNTY PROSECUTOR UNDER MEGAN'S LAW AND ARE UNABLE TO OBTAIN SUCH INFORMATION FOR 313 YOU. UPON CLOSING, THE COUNTY PROSECUTOR MAY BE CONTACTED FOR SUCH FURTHER 314 INFORMATION AS MAY BE DISCLOSABLE TO YOU. 316 38. CONSUMER INFORMATION STATEMENT ACKNOWLEDGMENT: By signing below, the Landlord and 317 Tenant acknowledge they received the Consumer Information Statement on New Jersey Real Estate Relationships from the 318 brokerage firms involved in this transaction prior to the first showing of the Property. 320 39. DECLARATION OF LICENSEE BUSINESS RELATIONSHIP(S): (name of firm) 322 AND (name(s) of licensee(s)) 323 AS ITS AUTHORIZED REPRESENTATIVE(S) ARE WORKING IN THIS TRANSACTION AS (choose of 324 LANDLORD'S AGENTS TRANSACTION BROKERS. TENANT'S AGENTS DISCLOSED DUAL AGENTS 326 B. INFORMATION SUPPLIED BY HAS INDICATED THAT IT IS OPERATING IN THIS TRANSACTION AS A (choose one) LANDLORD'S AGENT ONLY TENANT'S AGENT ONLY \_ DISCLOSED DUAL AGENT TRANSACTION BROKER. 330 40. ACKNOWLEDGMENT OF TRUTH IN RENTING STATEMENT: (Applies to all Tenants with a rental term of 331 at least one month living in residences with more than two dwelling units or more than three if the Landlord occupies one.) By signing below, Tenant acknowledges receipt of the booklet, "Truth In Renting - A guide to the rights and responsibilities of residential tenants and landlords in New Jersey". SMOKE DETECTORS, CARBON MONOXIDE ALARM AND PORTABLE FIRE EXTINGUISHER COMPLIANCE: The Certificate of smoke detectors, carbon monoxide alarm and portable fire extinguisher compliance (CSDCMAPFEC), as required by law, shall be the responsibility of the Landlord. If such alarms are battery operated, the Tenant shall be responsible for their maintenance 42. PRIVATE WELL TESTING: (This section is applicable if the Property's potable water supply is provided by a private well for which testing of the water is not required by any State law other than the Private Well Testing Act (the "Act" - N.J.S.A. 58:12A-26 to 37). By March 14, 2004, and at least once every five years thereafter, the Landlord is required to test the potable water supply for the Property in accordance with the Act. Within thirty (30) days after receiving the test results, the Landlord shall provide a written copy thereof to the Tenant. Also, the Landlord is required to provide a written copy results, the Landiord shall provide a written copy increor to the Fenant. Also, the Landiord is required to provide a written copy of the most recent test results to any new tenant at the Property. If the Property is for "seasonal use or rental," the Landiord shall either post the tests results in a readily visible location inside of the Property or provide a written copy thereof to the tenant. A "seasonal use or rental" means use or rental for a term of not more than 125 consecutive days for residential purposes by a person having a permanent place of residence elsewhere. By signing below, Tenant acknowledges receipt of a written copy of the test results are in the cost of a seasonal static lift has not readily due to the test results are in the cost of a seasonal static lift has not readily due to the seasonal static. the test results, or in the case of a seasonal rental, if it has not received the test results, acknowledges the posting thereof inside of the Property in accordance with the Act 43. MEGAN'S LAW REGISTRY: Buyer is notified that New Jersey law establishes an Internet Registry of Sex Offenders that may be accessed at <u>www.njsp.org</u>. 44. OTHER LEASE PROVISIONS, IF ANY:

Landlord's

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44. OTHER LEASE PROV	SIONS, IF ANY (concluded	l):		
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	Landlord		Date	
	Landlord		Date	
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## THIS PAGE SHOULD BE KEPT SEPARATE FROM THE LEASE

### VERIFICATION OF VERBAL WINDOW GUARD NOT FICATION

This will verify that the below window guard notification was provided verbally at the time of lease signing to the undersigned tenant by the owner, lessor, agent, or other person who manages or controls the unit ("owner/representative") and that the tenant was made aware of his/her right to request installation of window guards and understands this notification.

#### WINDOW GUARD NOTIFICATION:

WINDOW GUARD NOTIFICATION:

THE OWNER (LANDLORD) IS REQUIRED BY LAW TO PROVIDE, INSTALL AND MAINTAIN WINDOW GUARDS IN THE APARTMENT IF A CHILD OR CHILDREN 10 YEARS OF AGE OR YOUNGER IS, OR WILL BE, LIVING IN THE APARTMENT OR IS, OR WILL BE, REGULARLY PRESENT THERE FOR A SUBSTANTIAL PERIOD OF TIME IF THE TENANT GIVES THE OWNER (LANDLORD) A WRITTEN REQUEST THAT THE WINDOW GUARDS BE INSTALLED. THE OWNER (LANDLORD) IS ALSO REQUIRED, UPON THE WRITTEN REQUEST OF THE TENANT, TO PROVIDE, INSTALL AND MAINTAIN WINDOW GUARDS IN THE HALLWAYS TO WHICH PERSONS IN THE TENANT'S UNIT HAVE ACCESS WITHOUT HAVING TO GO OUT OF THE BUILDING. IF THE BUILDING IS A CONDOMINIUM, COOPERATIVE OR MUTUAL HOUSING BUILDING, THE OWNER (LANDLORD) OF THE APARTMENT IS RESPONSIBLE FOR INSTALLING AND MAINTAINING WINDOW GUARDS IN THE APARTMENT AND THE ASSOCIATION IS RESPONSIBLE FOR INSTALLING AND MAINTAINING WINDOW GUARDS ARE ONLY REQUIRED TO BE PROVIDED IN FIRST FLOOR WINDOWS WINDOW GUARDS ARE ONLY REQUIRED TO BE PROVIDED IN FIRST FLOOR WINDOWS WHERE THE WINDOW SILL IS MORE THAN SIX FEET ABOVE GRADE OR THERE ARE OTHER HAZARDOUS CONDITIONS THAT MAKE INSTALLATION OF WINDOW GUARDS NECESSARY TO PROTECT THE SAFETY OF CHILDREN.

Dated:	Tenant (Signature)
Dated:	Tenant (Print Name)
Dated:	Tenant (Signature)
Dated:	Tenant (Print Name)
Dated:	Owner/Representative (Signature)
Dated:	Owner/Representative (Print Name)