NOTICE TO BUYER AND SELLER READ THIS NOTICE BEFORE SIGNING THE CONTRACT

The Law requires real estate brokers to give you the following information before you sign this contract. It requires us to tell you that you must read all of it before you sign. The purpose is to help you in this purchase or sale.

1) As a real estate broker, I represent: \Box the seller, not the buyer; \Box the buyer, not the seller; \Box both the seller and the buyer; \Box neither the seller nor the buyer. The title company does not represent either the seller or the buyer.

2) You will not get any legal advice unless you have your own lawyer. Neither I nor anyone from the title company can give legal advice to either the buyer or the seller. If you do not hire a lawyer, no one will represent you in legal matters now or at the closing. Neither I nor the title company will represent you in those matters.

3) The contract is the most important part of the transaction. It determines your rights, risks, and obligations. Signing the contract is a big step. A lawyer would review the contract, help you to understand it, and to negotiate its terms.

4) The contract becomes final and binding unless your lawyer cancels it within the following three business days. If you do not have a lawyer, you cannot change or cancel the contract unless the other party agrees. Neither can the real estate broker nor the title insurance company change the contract.

5) Another important service of a lawyer is to order a survey, title report, or other important reports. The lawyer will review them and help to resolve any questions that may arise about the ownership and condition of the property. These reports and survey can cost you a lot of money. A lawyer will also prepare the documents needed to close title and represent you at the closing.

6) A buyer without a lawyer runs special risks. Only a lawyer can advise a buyer about what to do if problems arise concerning the purchase of this property. The problems may be about the seller's title, the size and shape of the property, or other matters that may affect the value of the property. If either the broker or the title company knows about the problems, they should tell you. But they may not recognize the problem, see it from your point of view, or know what to do. Ordinarily, the broker and the title company have an interest in seeing that the sale is completed, because only then do they usually receive their commissions. So, their interests may differ from yours.

7) Whether you retain a lawyer is up to you. It is your decision. The purpose of this notice is to make sure that you have the information needed to make your decision.

Seller

Seller

Buyer

Buyer

Date

Date

Selling Broker

Date

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NEW JERSEY ASSOCIAT		
REALTOR® STANDARD FORM OF REA ©1996 New Jersey Associati THIS FORM MAY BE USED ONLY IN THE SALE OF A ONE	ion of REALTORS®, Inc.	
VACANT ONE FAMILY LOTS. THIS FORM IS SUITABLE F PREVIOUSLY EXECUTED A WRITTEN LISTING AGREEM	FOR USE ONLY WHERE THE SELLER	
THIS IS A LEGALLY BINDING CONTRACT THAT BUSINESS DAYS. DURING THIS PERIOD YOU MA CAN REVIEW AND/OR CANCEL THE CONTRACT. DETAILS.	Y CHOOSE TO CONSULT AN AT SEE SECTION ON ATTORNEY	TORNEY WHO
CONTRACT 1. PURCHASE AGREEMENT AND PROPERTY DES		
		Darmon
whose address is		, Buyer,
AGREES TO PURCHASE FROM		
		Seller.
whose address is THROUGH THE BROKER(S) NAMED IN THIS AGR BELOW, THE FOLLOWING PROPERTY:		, ,
Property Address:Shown on the municipal tax map of		
County As Lot Block Approv		
THE WORDS "BUYER" AND "SELLER" INCLUDE ALL 2. PURCHASE PRICE: THE TOTAL PURCHASE PRICE		зоvе. 5
 3. MANNER OF PAYMENT: (A) Deposit paid by Buyer on signing of this Agreement to Broker, by a cash or check, for which this is a receipt: (B) Additional deposit to be paid by Buyer on or before 		S
All deposit monies paid by the Buyer shall be held in escret TRUST ACCOUNT of title, at which time all monies shall be paid over to the Seller over to the Seller prior to the closing of title, unless agreed in wr event the Buyer and Seller cannot agree on the disbursement of place the deposit monies in Court requesting the Court to resolve	, Escrowee, until closing of er. The deposit monies shall not be paid iting by both the Buyer and Seller. In the these escrow monies, the Escrowee may	
(C) IF PERFORMANCE BY BUYER IS CONTINGENT The Buyer agrees to apply immediately for a mortgage loa Buyer's choice or the office of the Listing Broker or the Partic furnished by the Buyer in writing on an application form prescrib application shall be submitted. Buyer shall also furnish, in a tir information as is usually required by said lending institution, foregoing, in good faith, shall be deemed a breach of this Contra required by the Buyer is \$ and will be what is [] (V.A.) [] (Conventional) [] (A.R.M.) year direct re- than % and not more than than Points. Seller agrees to pay not more the MORTGAGE LOAN HAS NOT BEEN ARRANGED, OR ID SELLER OF BUYER'S DECISION TO COMPLETE OBTAINING A MORTGAGE COMMITMENT, ON OR BE	In through any lending institution of the ipating Broker. The application shall be bed by the lending institution to which the mely manner, such other documents and . Failure of Buyer to comply with the act of Sale. The amount of mortgage loan s commonly known as the [] (F.H.A.) eduction plan with interest at not more Points. Buyer agrees to pay not more han Points. IF THE F THE BUYER HAS NOT NOTIFIED THE TRANSACTION WITHOUT	
 (Date) THEN EITHER BUYER OR SELLER MAY VOID NOTICE TO THE OTHER PARTY. The method of notifyin with Section 21 of the Agreement. (D) BALANCE OF PURCHASE PRICE. 	ng the other party shall be in accordance	
The balance of the purchase price shall be paid by cash, certified on delivery of a	ns or rights of others, except as described the full legal description of the Property. very of the deed and affidavit of title by efore, at	
the office of and the Buyer may agree.		\$
TOTAL PURCHASE PRICE:		\$
NJAR form-118-11/05 Page 2 of 8	Buyer's Initials:	Seller's Initials:

67 4. BUYER FINANCIALLY ABLE TO CLOSE:

68 Buyer represents that Buyer has sufficient cash available (together with the mortgage referred to in Section 3) to complete this purchase.
70

71 5. ACCURATE DISCLOSURE OF SELLING PRICE:

The Buyer and Seller certify that this Contract accurately reflects the gross sale price as indicated on line
sixty-three (63) of this Contract. The Buyer and Seller UNDERSTAND AND AGREE that THIS INFORMATION
SHALL BE DISCLOSED to the Internal Revenue Service as required by law.

75 76 6. TENANTS, IF ANY:

This sale is made subject to the following tenancies. The Seller warrants that these tenancies are not in violation of existing Municipal, County, State or Federal rules, regulations or laws.

79	NAME	LOCATION	RENT	SECURITY DEPOSIT	TERM
80					

81 82

83 7. QUALITY OF TITLE:

This sale will be subject to easements and restrictions of record, if any, and such state of facts as an accurate
 survey might disclose. Generally, an easement is a right of a person other than the owner of Property to use a portion
 of the Property for a special purpose. A restriction is a recorded limitation on the manner in which a Property owner
 may use his/her/their Property. The Buyer does not have to complete the purchase, however, if any easement,
 restriction, or facts disclosed by an accurate survey would substantially interfere with the use of the Property for
 residential purposes. The sale will also be made subject to applicable zoning ordinances.

90 Title to the Property shall be good, marketable and insurable, at regular rates, by any title insurance company 91 licensed to do business in the State of New Jersey, subject only to the claims and rights described in this section and 92 Section 6. Buyer agrees to order title insurance commitment (title search) and survey if necessary and to furnish 93 copies to Seller. In the event Seller's title shall contain any exceptions other than as set forth in this paragraph, Buyer 94 shall notify Seller and Seller shall have 30 days within which to eliminate those exceptions. If Seller cannot remove 95 those exceptions, Buyer shall have the option to void this Contract or to proceed with closing of title without any 96 reduction in the purchase price. If Buyer elects to void this Contract, as provided in the preceding sentence, the 97 deposit money shall be returned to Buyer and Seller shall reimburse Buyer for search and survey expenses not 98 exceeding dollars. 99

100 8. BUILDING AND ZONING LAWS:

The Buyer intends to use the Property as a ________ family home. The Seller states, to the best
 of the Seller's knowledge, that this use does not violate any applicable zoning ordinance, building code or other law.
 The Seller will pay for and obtain Certificate of Occupancy, Certificate of Land Use Compliance or other similar
 document required by law and will arrange and pay for all inspections required to obtain such document. SELLER
 AGREES TO CORRECT ALL VIOLATIONS, AT THE SELLER'S OWN EXPENSE, PRIOR TO THE
 CLOSING OF TITLE.

108 9. ITEMS INCLUDED IN SALE:

109 Gas and electric fixtures, cooking ranges and ovens, hot water heaters, linoleum, T.V. antenna, screens, storm sash,
110 shades, blinds, awnings, radiator covers, heating apparatus and sump pump, if any, except where owned by tenants,
111 are included in this sale. All of the appliances shall be in working order as of the closing of title. This provision shall
112 not survive closing of title. This means that the Seller DOES NOT GUARANTEE the condition of the appliances
113 AFTER the deed and affidavit of title have been delivered to the Buyer at the "Closing". The following items are
114 also specifically included:

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119 10. ITEMS EXCLUDED FROM SALE: 120

122 123 11. ASSESSMENTS:

All confirmed assessments and all unconfirmed assessments which may be imposed by the municipality for public improvements which have been completed as of the date of Closing are to be paid in full by the Seller or credited to the Buyer at the Closing. A confirmed assessment is a lien (legal claim) against the Property. An unconfirmed assessment is a potential lien (legal claim) which, when approved by the appropriate governmental body, will become a legal claim against the Property.

130 12. FINAL INSPECTION:

Seller agrees to permit the Buyer or the Buyer's duly authorized representative to examine the interior and exterior of the Property at any reasonable time immediately before Closing.

134 13. NEW JERSEY HOTEL AND MULTIPLE DWELLING HEALTH AND SAFETY ACT:

If the New Jersey Hotel and Multiple Dwelling Health and Safety Act applies to the Property, the Sellerrepresents that the Property complies with the requirements of the Act.

137 138 14. NO ASSIGNMENT:

139 This Agreement shall not be assigned without the written consent of the Seller. This means that the Buyer may140 not transfer to anyone else his/her/their rights under this Agreement to buy the Property.

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Buyer's	
Initials:	

Seller's Initials:

142 | 15. RISK OF LOSS:

143 The risk of loss or damage to the Property by fire or otherwise, except ordinary wear and tear, is on the Seller until the Closing.
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146 16. ADJUSTMENTS AT CLOSING; RIGHTS TO POSSESSION:

Rents, water charges, sewer charges, real estate taxes, interest on any existing mortgage to be assumed by Buyer,
and fuel are to be apportioned as of the date of actual closing of title. The Buyer shall be entitled to possession of the
Property and any rents or profits from the Property, immediately upon the delivery of the deed and closing of title.
The Seller shall have the privilege of paying off any person with a claim or right affecting the Property from the
proceeds of this sale at the time of Closing.

152

153 17. MAINTENANCE AND CONDITION OF PROPERTY:

154 The Seller agrees to maintain the grounds, buildings and improvements, in good condition, subject to ordinary wear and tear. The premises shall be in "broom clean" condition and free of debris on the date of Closing. Seller 155 156 represents that all electrical, plumbing, heating and air conditioning systems (if applicable), together with all fixtures 157 included within the terms of the Agreement now work and shall be in proper working order at the time of Closing. 158 Seller further states, that to the best of Seller's knowledge, there are currently no leaks or seepage in the roof, walls or 159 basement UNLESS OTHERWISE INDICATED IN THE ADDITIONAL CONTRACTUAL PROVISIONS 160 SECTION (Section 35) OF THIS AGREEMENT. ALL REPRESENTATIONS AND/OR STATEMENTS 161 MADE BY THE SELLER, IN THIS SECTION, SHALL NOT SURVIVE CLOSING OF TITLE. This means that the Seller DOES NOT GUARANTEE the condition of the premises AFTER the deed and affidavit of title have 162 been delivered to the Buyer at the "Closing". 163 164

165 18. LEAD-BASED PAINT DOCUMENT ACKNOWLEDGMENT: (Applies to dwellings built before 1978)

Buyer acknowledges receipt of the EPA pamphlet entitled "Protect Your Family From Lead In Your Home."
Moreover, a copy of a document entitled "Disclosure of Information and Acknowledgment Lead-Based Paint and
Lead-Based Paint Hazards" has been fully completed and signed by Buyer, Seller and Broker(s) and is appended to
this Agreement as Addendum "A" and is part of this Agreement.

170 171 19. LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARD CONTINGENCY CLAUSE:

(This paragraph is applicable to all dwellings built prior to 1978. The law requires that unless the Buyer
and Seller agree to a longer or shorter period, Seller must allow Buyer a ten-day (10) period within which to
complete an inspection and/or risk assessment of the Property. Buyer, however, has the right to waive this
clause in its entirety.)

176 This Agreement is contingent upon an inspection and/or risk assessment (the "Inspection") of the Property by a 177 certified inspector/risk assessor for the presence of lead-based paint and/or lead-based paint hazards. The Inspection 178 shall be ordered and obtained by the Buyer at the Buyer's expense, within ten (10) calendar days after the termination 179 of the Attorney Review period set forth in Section 24 of this Agreement (the "Completion Date"). If the Inspection 180 indicates that no lead-based paint or lead-based paint hazard is present at the Property, this contingency clause shall 181 be deemed to be null and void. If the Inspection indicates that lead-based paint or lead-based paint hazard is present at 182 the Property, this contingency clause will terminate at the time set forth above unless within (5) days from the Completion Date, the Buyer delivers a copy of the inspection and/or risk assessment report to the Seller and Broker(s) 183 184 and (a) advises Seller and Broker(s), in writing, that Buyer is voiding this Agreement; or (b) delivers to Seller and Broker(s) a written amendment (the "Amendment") to this Agreement listing the specific existing deficiencies and 185 186 corrections required by the Buyer. The Amendment shall provide that the Seller agrees to (a) correct the deficiencies; 187 and (b) furnish the Buyer with a certification from a certified inspector/risk assessor that the deficiencies have been corrected, before the date of Closing. The Seller shall have days after receipt of the Amendment to sign and 188 return it to Buyer or send a written counter-proposal to Buyer. If Seller does not sign and return the Amendment or 189 190 fails to offer a counter-proposal, this Agreement shall be null and void. In the event Seller offers a counter-proposal, 191 Buyer shall have days after receipt of the counter-proposal to accept it. If the Buyer fails to accept the

192 counter-proposal within the time limit provided, this Agreement shall be null and void.193

194 20. INSPECTION CONTINGENCY CLAUSE:

195 (a) Responsibilities of Home Ownership

196 The Buyer and Seller acknowledge and agree that because the purchase of a home is one of the most 197 significant investments a person can make in a lifetime, all aspects of this transaction require considerable analysis 198 and investigation by Buyer before closing title to the Property. While the Broker(s) and Salesperson(s) who are 199 involved in this transaction are trained as licensees under the License Law of the State of New Jersey, they readily 200 acknowledge that they have had no special training or experience with respect to the complexities pertaining to the 201 multitude of structural, topographical and environmental components of this Property. For example, and not by way 202 of limitation, the Broker(s) and Salesperson(s) have no special training, knowledge or experience with regard to 203 discovering and/or evaluating physical defects including structural defects, roof, basement, mechanical equipment such as heating, air conditioning, electrical systems, sewage, plumbing, exterior drainage, termite and other types of 204 205 insect infestation or damage caused by such infestation. Moreover, the Broker(s) and Salesperson(s) similarly have no 206 special training, knowledge or experience with regard to evaluation of possible environmental conditions which might 207 affect the Property pertaining to the dwelling such as the existence of radon gas, formaldehyde gas, airborne asbestos 208 fibers, toxic chemicals, underground storage tanks, lead, mold or other pollutants in the soil, air or water.

(b) Radon Testing, Reports and Mitigation

(Radon is a radioactive gas which results from the natural breakdown of uranium in soil, rock and
water. It has been found in homes all over the United States and is a carcinogen. For more information on
radon go to www.epa.gov/iaq/radon/pubs/hmbyguid.html or www.nj.gov/dep/rpp/radon or call the NJ Radon
Hot Line at 1-800-648-0394 or 1-609-984-5425)

215 If the Property has been tested for radon prior to the date of this Agreement, Seller agrees to provide to the **216** Buyer, at the time of the execution of this Agreement, a copy of the result of the radon test(s) and evidence of

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209 210

Buyer's	
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Initials:	

Seller's Initials:

219 subsequent radon mitigation or treatment of the Property. In any event, Buyer shall have the right to conduct a radon 220 inspection/test as provided and subject to the conditions set forth in subparagraph (C) below. If any test results 221 furnished or obtained by Buyer indicate a concentration level of 4 picocuries per liter (4.0 pCi/L) or more in the subject dwelling, Buyer shall then have the right to void this Agreement by notifying the Seller in writing within 222 223 seven (7) calendar days of the receipt of any such report. For the purposes of this Paragraph 20, Seller and Buyer 224 agree that in the event a radon gas concentration level in the subject dwelling is determined to be less than 4 picocuries per liter (4.0 pCi/L) without any remediation, such level of radon gas concentration shall be deemed to be 225 226 an acceptable level ("Acceptable Level") for the purposes of this Agreement. Under those circumstances, the Seller shall be under no obligation to remediate, and this contingency clause as it relates to radon shall be deemed fully 227 228 satisfied.

229 If the Buyer's qualified inspector reports that the radon gas concentration level in the subject dwelling is four 230 picocuries per liter (4.0 pCi/L) or more, Seller shall have a seven (7) calendar day period after receipt of such report 231 to notify Buyer in writing that the Seller agrees to remediate the gas concentration to an Acceptable Level (unless the 232 Buyer has voided this Agreement as provided in the preceding paragraph). Upon such remediation, the contingency in 233 this Agreement which relates to radon shall be deemed fully satisfied. If Seller fails to notify Buyer of Seller's 234 agreement to so remediate, such failure to so notify shall be deemed to be a refusal by Seller to remediate the radon 235 level to an Acceptable Level, and Buyer shall then have the right to void this Agreement by notifying the Seller in 236 writing within seven (7) calendar days thereafter. If Buyer shall fail to void this Contract within the seven (7) day 237 period, the Buyer shall have waived his right to cancel this Contract, and this Contract shall remain in full force and 238 effect, and Seller shall be under no obligation to remediate the radon gas concentration. If Seller shall agree to 239 remediate the radon to an Acceptable Level, such remediation and associated testing shall be completed by Seller 240 prior to the closing of title. 241

(c) Buyer's Rights To Inspections

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243 The Buyer acknowledges that the Property is being sold in an "AS IS" condition and that this Agreement is 244 entered into based upon the knowledge of the Buyer as to the value of the land and whatever buildings are upon the 245 Property, and not on any representation made by the Seller, the named Broker(s) or their agents as to character or 246 quality. Therefore, the Buyer, at the Buyer's sole cost and expense, is granted the right to have the dwelling and all 247 other aspects of the Property, inspected and evaluated by "qualified inspectors" (as the term is defined in paragraph 248 (f) below) for the purpose of determining the existence of any physical defects or environmental conditions such as 249 outlined above. If Buyer chooses to make the inspections referred to in this paragraph, such inspections must be 250 completed, and written reports must be furnished to the Seller listed in Section 1 and Broker(s) listed in Section 26 of 251 calendar days after the end of the Attorney Review Period set forth in Section 24 of this this Agreement within Agreement. If Buyer shall fail to furnish such written reports to the Seller and Broker(s) within the time period 252 253 specified in this paragraph, this contingency clause shall be deemed waived by Buyer, and the Property shall be 254 deemed acceptable by Buyer. The time period for furnishing the inspection reports is referred to as the "Inspection 255 Time Period." 256

(d) **Responsibilities to Cure**

258 If any physical defects, or environmental conditions (other than radon) are reported by the inspectors to the 259 Seller within the Inspection Time Period, the Seller shall then have seven (7) calendar days after the receipt of such reports to notify the Buyer in writing that the Seller shall correct or cure any of the defects set forth in such reports. If 260 261 Seller shall fail to notify Buyer of Seller's agreement to so cure and correct, such failure to so notify shall be deemed 262 to be a refusal by Seller to cure or correct such defects. If Seller shall fail to agree to cure or correct such defects 263 within said seven (7) day period, or if any part of the dwelling is found to be located within a flood hazard area, or if 264 the environmental condition at the Property (other than radon) is incurable and is of such significance as to unreasonably endanger the health of the Buyer, the Buyer shall then have the right to void this Contract by notifying 265 266 the Seller in writing within seven (7) calendar days thereafter. If Buyer shall fail to void this Contract within the seven (7) day period, the Buyer shall have waived his right to cancel this Contract and this Contract shall remain in 267 268 full force, and Seller shall be under no obligation to correct or cure any of the defects set forth in the inspections. If 269 Seller shall agree to correct or cure such defects, all such repair work shall be completed by Seller prior to the closing 270 of title. Radon at the Property shall be governed by the provisions of Paragraph (b), above. 271

(e) Flood Hazard Area (delete if not applicable)

273 Buyer acknowledges that the Property is within a flood hazard area, and Buyer waives Buyer's right to void this274 Agreement for such reason.

(f) Qualifications of Inspectors

277 Where the term "qualified inspectors" is used in this Contract, it is intended to refer to persons who are licensed
278 by the State of New Jersey for such purpose or who are regularly engaged in the business of inspecting residential
279 properties for a fee and who generally maintain good reputations for skill and integrity in their area of expertise.
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281 21. NOTICES:

All notices as required in this Contract must be in writing. All notices shall be by certified mail, by telegram,
telefax or by delivering it personally. The telegram, certified letter or telefax will be effective upon sending. The
personal delivery will be effective upon delivery to the other party. Notices to the Seller shall be addressed to the
address that appears on line eleven (11) of this Contract. Notice to the Buyer shall be addressed to the address that
appears on line five (5) of this Contract.

288 22. MEGAN'S LAW STATEMENT:

UNDER NEW JERSEY LAW, THE COUNTY PROSECUTOR DETERMINES WHETHER AND HOW
TO PROVIDE NOTICE OF THE PRESENCE OF CONVICTED SEX OFFENDERS IN AN AREA. IN
THEIR PROFESSIONAL CAPACITY, REAL ESTATE LICENSEES ARE NOT ENTITLED TO
NOTIFICATION BY THE COUNTY PROSECUTOR UNDER MEGAN'S LAW AND ARE UNABLE TO
OBTAIN SUCH INFORMATION FOR YOU. UPON CLOSING, THE COUNTY PROSECUTOR MAY BE
CONTACTED FOR SUCH FURTHER INFORMATION AS MAY BE DISCLOSABLE TO YOU.

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Buyer's Initials: Initials:

296 23. NOTICE ON OFF-SITE CONDITIONS: (Applicable to all resale transactions)

PURSUANT TO THE NEW RESIDENTIAL CONSTRUCTION OFF-SITE CONDITIONS DISCLOSURE
ACT, P.L. 1995, C. 253, THE CLERKS OF MUNICIPALITIES IN NEW JERSEY MAINTAIN LISTS OF
OFF-SITE CONDITIONS WHICH MAY AFFECT THE VALUE OF RESIDENTIAL PROPERTIES IN
THE VICINITY OF THE OFF-SITE CONDITION. PURCHASERS MAY EXAMINE THE LISTS AND
ARE ENCOURAGED TO INDEPENDENTLY INVESTIGATE THE AREA SURROUNDING THIS
PROPERTY IN ORDER TO BECOME FAMILIAR WITH ANY OFF-SITE CONDITIONS WHICH MAY
AFFECT THE VALUE OF THE PROPERTY. IN CASES WHERE A PROPERTY IS LOCATED NEAR
THE BORDER OF A MUNICIPALITY, PURCHASERS MAY WISH TO ALSO EXAMINE THE LIST
MAINTAINED BY THE NEIGHBORING MUNICIPALITY.

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309 310 24. ATTORNEY REVIEW CLAUSE:

311 (1) Study by Attorney

312 The Buyer or the Seller may choose to have an attorney study this Contract. If an attorney is consulted, the attorney must complete his or her review of the Contract within a three-day period. This Contract will be legally binding at the end of this three-day period unless an attorney for the Buyer or the Seller reviews and disapproves of the Contract.
316

(2) Counting the Time

318 You count the three days from the date of delivery of the signed Contract to the Buyer and Seller. You do not count Saturdays, Sundays or legal holidays. The Buyer and the Seller may agree in writing to extend the three-day period for attorney review.

(3) Notice of Disapproval

323 If an attorney for the Buyer or the Seller reviews and disapproves of this Contract, the attorney must notify the 324 REALTOR®(S) and the other party named in this Contract within the three-day period. Otherwise this Contract will 325 be legally binding as written. The attorney must send the notice of disapproval to the REALTOR®(S) by certified 326 mail, by telegram, or by delivering it personally. The telegram or certified letter will be effective upon sending. The 327 personal delivery will be effective upon delivery to the REALTOR®(S) Office. The attorney may also, but need not, 328 inform the REALTOR® (S) of any suggested revision(s) in the Contract that would make it satisfactory.

330 25. ENTIRE AGREEMENT; PARTIES LIABLE:

This Agreement contains the entire agreement of the parties. No representations have been made by any of the parties, the Broker(s) or his/her/their agents except as set forth in this Agreement. This Agreement is binding upon all parties who sign it and all who succeed to their rights and responsibilities.

335 26. BROKER'S COMMISSION:

The commission, in accord with the previously executed listing agreement, shall be due and payable at the time of
actual closing of title and payment by Buyer of the purchase consideration for the Property. The Seller hereby
authorizes and instructs the Buyer's attorney, or the Buyer's title insurance company or whomever is the disbursing
agent to pay the full commission as set forth below to the below mentioned Broker/Brokers out of the proceeds of sale
prior to the payment of any such funds to the Seller. Buyer consents to the disbursing agent making the said
disbursements.

342 343 344		COMMISSION IN ACCORD WITH PREVIOUSLY EXECUTED LISTING AGREEMENT, LESS PARTICIPATING BROKER'S COMMISSION (IF ANY)
344 345	Listing Broker	
346		
	Address and Telephone #	
348		
349	Participating Broker	Commission

349 Participating Broker **350**

351Address and Telephone #

353 27. FAILURE OF BUYER OR SELLER TO SETTLE:

In the event the Seller willfully fails to close title to the Property in accordance with this Contract, the Buyer may
commence any legal or equitable action to which the Buyer may be entitled. In the event the Buyer fails to close title
in accordance with this Contract, the Seller then may commence an action for damages it has suffered, and, in such
case, the deposit monies paid on account of the purchase price shall be applied against such damages. In the event the
Seller breaches this Contract, Seller will, nevertheless, be liable to the Broker for commissions in the amount set forth
in this Contract.

361 28. CONSUMER INFORMATION STATEMENT ACKNOWLEDGMENT:

By signing below the sellers and purchasers acknowledge they received the Consumer Information Statement on
 New Jersey Real Estate Relationships from the brokerage firms involved in this transaction prior to the first showing
 of the property.

- 365 366
- 367
- 368 369 370
- 372 NJAR form-118-11/05 Page 6 of 8

Buyer's Initials: Seller's Initials:

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75	(a), (name of firm) ANI
76 77	(name(s) of licensee(s)), AS ITS AUTHORIZEI
8	REPRESENTATIVE(S), ARE WORKING IN THIS TRANSACTION AS (choose one) SELLER'S
9	AGENTS D BUYER'S AGENTS DISCLOSED DUAL AGENTS TRANSACTION BROKERS
Ó	
1	b) INFORMATION SUPPLIED BY (name of
$\overline{2}$	other firm) HAS INDICATED THAT IT IS OPERATING IN THIS TRANSACTION AS A (choose one)
3	□ SELLER'S AGENT □ BUYER'S AGENT □ DISCLOSED DUAL AGENT □ TRANSACTION
4	BROKER
5	
6	30. NEW CONSTRUCTION RIDER:
7	If the property being sold consists of a lot and a detached single family home (the "House") to be constructed
8	upon the lot by the Seller, the "Rider To Contract of Sale of Real Estate - New Construction" has been signed by
9	Buyer and Seller and is appended to and made a part of this Agreement.
0	
- 1	31. PRIVATE WELL TESTING:
2	(This section is applicable if the property's potable water supply is provided by a private well located on th
3	property (or the potable water supply is a well that has less than 15 service connections or does not regularly
	serve an average of at least 25 individuals daily at least 60 days a year).)
5	Pursuant to the Private Well Testing Act (<u>N.J.S.A.</u> 58:12A-26 to 37) and regulations (<u>N.J.A.C.</u> 7:9E - 3.1 to 5.1), i
7	analytical results of prior water tests no longer are valid, a test on the water supply must be performed by a laborator
	results to Buyer within seven (7) calendar days after receiving the report(s). Seller shall order the new test or, i applicable, provide Buyer with the valid prior water test within seven (7) calendar days after the end of the Attorne
	Review Period set forth in Section 24 of this Agreement. The test shall cover the parameters set forth in the Act and
	have received and read a copy of the water test results.
~	If any of the water tests do not meet applicable standards at the time Seller provides the water test results to the

405 Buyer, Seller shall notify Buyer, in writing, that Seller agrees to cure or correct said conditions in the water test 406 results. If Seller shall fail to notify Buyer of Seller's agreement to cure or correct, such failure to so notify shall be 407 deemed to be a refusal by Seller to cure or correct. If Seller shall fail to agree to cure or correct any of the conditions 408 set forth in the water test results within seven (7) calendar days or if the condition is incurable and is of such significance as to unreasonably endanger the health of the Buyer, the Buyer shall then have the right to void this 409 410 Contract by notifying the Seller in writing within seven (7) calendar days thereafter. If Buyer shall fail to void this Contract within the seven (7) day period, the Buyer shall have waived his right to cancel this Contract and this 411 412 Contract shall remain in full force, and the Seller shall be under no obligation to correct or cure any of the conditions 413 set forth in the water test results. If Seller shall agree to correct or cure such conditions, all such remediation shall be completed by Seller prior to the closing of title. 414 415

416 32. MEGAN'S LAW REGISTRY:

417 Buyer is notified that New Jersey law establishes an Internet Registry of Sex Offenders that may be accessed at
 418 www.njsp.org .

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422 The Certificate of smoke detectors, carbon monoxide alarm and portable fire extinguisher compliance423 (CSDCMAPFEC) as required by law, shall be the responsibility of the Seller.

425 34. NOTICE TO BUYERS CONCERNING INSURANCE

Buyers should obtain appropriate casualty and liability insurance for the Property. Your mortgage lender will
require that such insurance be in place at time of closing. Occasionally there are issues and delays in obtaining
insurance. Be advised that a "binder" is only a temporary commitment to provide insurance coverage and is <u>not</u> an
insurance policy. You are therefore urged to contact a licensed insurance agent or broker to assist you in satisfying
your insurance requirements.

431 432 35. ADDITIONAL CONTRACTUAL PROVISIONS (if any):

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	35. ADDITIONAL CONTRACTUA	L PROVIS	IONS (concluded):		
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497 498	36. INDEX1. PURCHASE AGREEMENT &	14. NO ASSI	GNMENT	26. BROKER'S COMMISSION	
499	PROPERTY DESCRIPTION 2. PURCHASE PRICE	15. RISK OF	LOSS	27 FAILURE OF BUYER OR SELLER TO SETTLE	
500	 MANNER OF PAYMENT BUYER FINANCIALLY ABLE TO 	16. ADJUSTMENTS AT CLOSING; RIGHTS TO POSSESSION 17. MAINTENANCE & CONDITION OF		28. CONSUMER INFORMATION STATEMENT ACKNOWLEDGMENT	
501 502	 5. ACCURATE DISCLOSURE OF SELLING 	PROPER		29. DECLARATION OF LICENSEE BUSINESS RELATIONSHIP	
503	PRICE	ACKNOV	WLEDGEMENT	30. NEW CONSTRUCTION RIDER	
504 505	 TENANTS, IF ANY QUALITY OF TITLE DUU DDUG & ZONDUG LAWS 	CLAUSE		31. PRIVATE WELL TESTING 32. MEGAN'S LAW REGISTRY	
506	 8. BUILDING & ZONING LAWS 9. ITEMS INCLUDED IN SALE 10. ITEMS EVEN UPED FROM GALLE 	21. NOTICE		33. SMOKE DETECTORS, CARBON MONOXIDE ALARM AND PORTABLE	
507 508	10. ITEMS EXCLUDED FROM SALE 11. ASSESSMENTS	23. OFF-SIT	S LAW STATEMENT E CONDITIONS	FIRE EXTINGUISHER COMPLIANCE: 34. NOTICE TO BUYERS CONCERNING	
509	12. FINAL INSPECTION 13. NJ HOTEL AND MULTIPLE DWELLING	25. ENTIRE	IEY REVIEW CLAUSE AGREEMENT;	INSURANCE 35. ADDITIONAL CONTRACTUAL	
510 511	HEALTH & SAFETY ACT	PARTIES	SLIABLE	PROVISIONS (if any): 36. INDEX	
511 512	IN THE PRESENCE OF:				
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514 515				(L.S	.)
516			Date	BUYER	
517 518				(L.S	.)
519			Date	BUYER	
520 521				<u>(</u> L.S	.)
522			Date	SELLER	
523 524				(L.S	.)
52 4 525			Date	SELLER	
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