

NEW JERSEY 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.

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	RESIDENTIAL LEASE AGREEMEN	Г
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VIII VIII VIII VIII VIII VIII VIII VII	t Cane, Sr. C/O Cane Management LLC	
whose address is/are 819 N Park Ave	Norristown PA 19403	
whose address is/are of the ark Ave	., Nortistowii, 1 A 17403	
AND TEEN AND TO A STATE OF	M 0	
AND TENANT(S): Zoila Alicea, Te	resa M. Ocama	
whose address is/are 3833 ATL BRIG	G Blvd Unit 6, Brigantine, NJ 08203	
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		above listed. In all instances in which the
Landlord may exercise rights or p		
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Tenant's

Landlord's

3. TERM: The Term of this Lease is for	12 months	(months) (years) starting on _	
July, 2023	and ending on		This is referred to
as the "Term". If the Landlord is unable to give			
not have any liability to the Tenant. However,			
the Property to the Tenant. If the Landlord fai			
the Tenant may terminate this Lease by giving			e last day of the Term
shall be adjusted accordingly, so that the Term re	emains for the number of months of	or years above stated.	
. RENT: The rent for the Term of this Leas			
	month. Rent shall be payable to:	Cane Management LLC, 819 N Par	rk Ave., Norristown,
A 19403			<u>.</u>
	(NAME AND ADDRESS)		
. INITIAL DEPOSIT: Tenant has paid an in		received on From Pre	
credited towards the fir		the Security Deposit. The b	
	Due on July 1, 2023	, Security Deposit \$ <u>n/s</u>	a Due or
n/a .			
SECURITY DEPOSIT: The Tenant shall			
aceed one and one-half months rent) to as	•	_	
andlord collects any additional Security Depos			
irrent Security Deposit. Landlord shall comply			
for owner-occupied Property with not more the			consecutive days. Any
tempt to waive the requirements of the Act is pr			
he Act requires depositing the Security Depos			
iting of the name and address of the banking in			
invested (for example, interest bearing or mor			
thin thirty (30) days of each of the following: (a)			
m one institution or fund to another (unless the m			
notice by the Landlord of the merger if the merge			
ce of ownership or control of the Property. Such the Security Deposit shall be paid to the Topo			
n the Security Deposit shall be paid to the Tena ate of this Lease, the renewal of the Term or on Ja			
ie of this lease, the renewal of the Term of on Ja	anuary 51, if the Landford gives the	a renam written nouce that interest Will	be pard on January 31.
e Act also provides that, if the Landlord	sells or conveys the Property /	during the Term of this Lease the	Landlord will transfe
Security Deposit plus the undistributed inte			
ell as the name and address of the new owner			
f title. After acquisition of the Property, the			
ving all notices and returning the Security Do			
Committee and recomming the beauty Di	- Table 10 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	,	
e Landlord shall inspect the Property after the	he Tenant vacates at the end of	the Term. Within thirty (30) days of	the termination of thi
ase, the Landlord shall return the Security D			
d for damages to the Property resulting from			
e Landlord, and shall be forwarded to the Te	enant with the balance of the Sec	curity Deposit by personal delivery, o	r registered or certifie
ail. The Security Deposit may not be used by th			
- ^ -	2 2		
LATE PAYMENT PENALTY: If the Te	enant does not pay the rent by the	e 5th day of the mont	h, the Tenant shall par
		ate charge shall be added to the rent,	
additional rent, which is defined in Section 8			
		, the Landlord reserves the right to o	
syments be made in cash, bank or certified chec		,	
	·		
ADDITIONAL RENT: Landlord may	nerform any obligations under	this Lease which are Tenant's re-	snonsibility and which
ADDITIONAL RENT: Landlord may penant fails to perform. The cost to Landlord			
nd payable with the next installment of month			
andlord has for Tenant's failure to pay monthly			
and the for Tollant's fulfule to pay monthly	This mount that the Dandlore	a may evice remain for future to pay a	warrionar Pont.
POSSESSION AND USE: The Landlord	I shall give nossession of the Dr	conerty to the Tenant for the Term	of this Lease except a
POSSESSION AND USE: The Landlord herwise provided in this Lease. The Tenant s			
isiness, trade or profession. The Tenant sha			
dinary household cleaning materials. The Propo			io rroporty, other than
mary nousehold cleaning materials. The Hope	orey shall not be allowed to be vac	and for any extended period of time.	

Tenant's

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Landlord's

156	of all emergency of it the Tenante is not nome. for more than seven (7) consecutive days. If this lease is not tenewed as per section 27 of this
150	of all efficiency of if the folialit is not findle for more than seven (7) consecutive days. If this found to find betton 27 of this
157 158	show it to prospective buyers, appraisers, contractors or insurers. The Landlord may enter the Property without prior notice in the even of an emergency or if the Tenant is not home for more than seven (7) consecutive days. If this Lease is not renewed as per Section 27 of this
156	(a) inspect the interior and exterior of the Property, (b) make necessary repairs, alterations, or improvements, (c) supply services, and (d
155	17. ACCESS TO THE PROPERTY: The Landlord shall have access to the Property on reasonable notice to the Tenant in order to
154	
153	or inconvenience resulting from delays in making repairs or replacements if due to circumstances beyond Landlord's reasonable control.
152	liable for the cost of such repairs and replacements pursuant to Section 15. The Landlord shall not be liable for interruption of services
150	Property, such as the heating, plumbing and electrical systems, within a reasonable time after notice by the Tenant. The Tenant may be
149 150	16. LANDLORD REPAIRS: The Landlord shall make any necessary repairs and replacements to the vital facilities serving the
148 149	(s) Comply with such rules and regulations that may be published from time to time by the Landlord.
147	(r) Keep the walks and driveway free from dirt, debris, snow, ice and any hazardous objects.
146	(q) Do nothing to cause any damage to any trees or landscaping on the Property.
145	(p) Do nothing which interferes with the use and enjoyment of neighboring properties.
144	Tenant.
143	(o) Promptly comply with all orders and rules of the Board of Health or any other governmental authority which are directed to the
142	(n) Do nothing to destroy, deface or damage any part of the Property.
141	property.
140	(ii) Ose no more electricity than the receptacies, writing or recents to the frozerty can safety carry. (iii) Ose no more electricity than the receptacies, writing or recents to the frozerty carry. (iii) Ose no more electricity than the receptacies, writing or recents to the frozerty carry.
139	(l) Use no more electricity than the receptacles, wiring or feeders to the Property can safely carry.
137 138	containers in accordance with the prescribed pick-up schedule. (k) Not engage in any activity which may cause a cancellation or an increase in the cost of the Landlord's insurance coverages.
136	(j) 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 property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property and place it at the curb (or other designated area) in the property at the curb (or other designated area) in the property at the curb (or other designated area) in the property at the curb (or other designated area) in the curb (or oth
135	(i) Use the electric, plumbing and other systems and facilities in a safe manner.
134	(h) Promptly notify the Landlord of any condition which requires repairs to be done.
133	(g) Keep nothing in the Property which is flammable, dangerous or which might increase the danger of fire or other casualty.
132	(f) Keep the furnace clean, and regularly change the furnace filters, if applicable.
131	(e) Take good care of the Property and all equipment, fixtures, carpeting and appliances located in it.
130	(d) Drive and park vehicles only in designated areas, if any.
129	(c) Cut the grass and maintain the shrubbery.
128	(b) Keep and maintain the Property in a neat, clean, safe and sanitary condition.
120	guests or visitors, which includes but is not limited to sewer and plumbing drainage problems caused by the Tenant.
125 126	15. TENANT'S REPAIRS AND MAINTENANCE: The Tenant shall: (a) Pay for all repairs, replacements and damages caused by the act or neglect of the Tenant, the Tenant's family, domestic employees
124	15 TENANT'S DEPAIRS AND MAINTENANCE: The Tenant shall:
123	Terms of this Lease.
122	14. QUIET ENJOYMENT: The Tenant may occupy the Property without interference, subject to Tenant's compliance with the
121	14 OTHER ENIOVMENT. The Target many of the Decorate Many Late Co. 12 of T. d. C. 12 of T.
120	of the Tenant's eviction or if the Tenant moves out prior to the end of the Term.
119	include loss of rent, the cost of preparing the Property for re-renting and a brokerage commission incurred finding a new tenant as a result
118	13. DAMAGES: The Tenant is liable for all the Landlord's damages caused by the Tenant's breach of this Lease. Such damages may
117	
116	regain possession of the Property.
115	evict the Tenant for any other cause which is permitted by applicable law. When the eviction proceeding is concluded, the Landlord may
114	proceeding known as an eviction. A complaint is served upon the Tenant and the Tenant must appear in court. The Landlord may also
113	violates the terms of this Lease, the Landlord may terminate this Lease and regain possession of the Property. This is done by a cour
111	12. VIOLATION, EVICTION AND RE-ENTRY: The Landlord reserves the right of re-entry. This means that if the Tenan
110	III Landivid 5 Soie and ausolute discretion.
110	in Landlord's sole and absolute discretion.
108 109	11. NO ASSIGNMENT OR SUBLETTING: The Tenant may not assign this Lease, sublet all or any part of the Property, or permi any other person to use the Property without the prior written permission of the Landlord. The Landlord may withhold such permission
107	11 NO ASSICNMENT OD SUBJETTING. The Tenent may not assign this Laces sublet all or any next of the Presents or remain
106	means of control. Any such interruption shall not be grounds for Tenant to reduce or stop paying rent.
105	age or loss caused to Tenant or Tenant's property because of an interruption in utility services over which Landlord has no reasonable
104	not to waste or unreasonably use any utility or appliance that is provided by the Landlord. Landlord shall not be responsible for any dam
103	▼ General Trash Disposal (Other)
102	The Landlord shall provide and pay for the following utility services: Gas Electric Water Heat Sewer
101	Other)
100	sible for paying the following utility services: Gas X Electric Water Heat Sewer General Trash Disposa

Lease Agreement, Landlord shall then be allowed access to the Property at any time prior to the end of the Term for showing of Property to prospective tenants.

- **18. NO ALTERATIONS OR INSTALLATION OF EQUIPMENT:** The Tenant may not alter or change the Property 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;
- (b) Install any locks or chain guards;
- (c) 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 painting must be done in a professional and workmanlike manner. The Tenant shall repair all walls and ceilings which had pictures or fixtures attached, prior to vacating. Any and all changes, additions or improvements made without the Landlord's written consent shall be removed by the Tenant on demand by the Landlord. The Property shall be in substantially the same 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 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 demands that the Tenant remove them. The Tenant shall not allow any construction lien or other claim to be filed against the 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, the Landlord shall be responsible for obtaining such inspections and certificates as well as making the necessary repairs.

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. Landlord's statutory liability insurance requirements are referenced in Section 22 below.

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 ninety (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: 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 Landlord's negligence or omissions. The Landlord represents that, as required by N.J.S.A. 40A:10A-1, effective November 3, 2022, Landlord has liability insurance in an amount no less than \$500,000.00 for combined property damage and bodily injury to or death of one (1) or more persons in any one (1) incident or occurrence, and that, effective February 1, 2023, if Property is a multifamily home that is four (4) or fewer units, one of which is occupied by Landlord, then the liability insurance is in an amount no less than \$300,000.00. Tenant is legally responsible for loss, injury or damage to any person or property caused by the negligence of Tenant, Tenant's family members, domestic employees, guests or visitors.

23. PETS: No dogs, cats or other pets shall be permitted on the Property without the prior written consent of the Landlord, which the Landlord may withhold in the Landlord's sole and absolute discretion. Failure to obtain written permission from Landlord to have, keep, or allow others to bring any type of pet upon the Property will result in a fine of \$25.00 per day that the pet is present without prior written permission and may result in termination of the Lease for breach of the Lease at Landlord's sole 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.

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		Initials:	Initials:

222	not prevent the Landlord from enforcing the obligation at a later time.
223 224	26. SEVERABILITY: If any term or condition of this Lease is contrary to law, the remainder of the Lease shall be unaffected and
225	shall continue to be binding upon the parties.
226	Shari continue to be chang upon the particle.
227	27. RENEWAL OF LEASE: The Tenant must be offered a renewal of this Lease by the Landlord, unless the Landlord has good
228	cause not to do so under applicable law. Reasonable changes may be included in the renewal Lease. Not less than days
229	before the expiration of the Term of this Lease, the Landlord shall notify the Tenant of the proposed terms for the renewal Lease. Within
230	days after the Tenant receives the Landlord's renewal notice, Tenant shall notify Landlord whether Tenant accepts or re
231	jects the proposed renewal Lease. If the Tenant does not notify the Landlord of Tenant's acceptance, then the Landlord's proposal shall
232	be considered to have been rejected. If the Tenant does not accept the renewal Lease, the Tenant must vacate the Property at the end o
233	the Term.
234	20 FUDNITUDE: If the December is lessed in families and ities on if the Lendland lesses according to the used by the
235 236	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 attached to this
237	Lease and signed by the Landlord and the Tenant.
238	Lease and signed by the Landford and the Tenant.
239	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
240	(c) repair any damage including that caused by moving, (d) make arrangements for final utility readings and pay all final utility bills and
241	(e) vacate the Property and return it with all keys to the Landlord in the same condition as it was at the beginning of the Term, except for
242	normal wear and tear.
243	
244	30. ASSOCIATION BYLAWS, RULES AND REGULATIONS: If Property is subject to any Association Bylaws
245 246	and Rules and Regulations, Tenant agrees to comply with such Association Bylaws and Rules and Regulations including any amendments.
246	any amendments.
248	31. BINDING: This Lease is binding on the Landlord and the Tenant and all parties who lawfully succeed to their rights and respon
249	sibilities.
250	
251	32. ENTIRE AGREEMENT: This Lease contains the entire agreement of the Landlord and Tenant. No representations have been
252	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
253	agreement signed by both the Landlord and the Tenant.
254	
255	33. ATTORNEY REVIEW CLAUSE:
256 257	(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
258	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 at
259	attorney for the Tenant or the Landlord reviews or disapproves of the Lease.
260	(2) Counting the Time.
261	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
262	Sundays or legal holidays. The Tenant and the Landlord may agree in writing to extend the three-day period for attorney review.
263	(3) Notice of Disapproval.
264	If an attorney for the Tenant or Landlord reviews and disapproves of this Lease, the attorney must notify the Broker(s) and the other
265	party named in this Lease within the three-day period. Otherwise this Lease will be legally binding as written. The attorney must send the
266	notice of disapproval to the Broker(s) by fax, e-mail, personal delivery, or overnight mail with proof of delivery. Notice by overnight mail will be effective upon mailing. The personal delivery will be effective upon delivery to the Broker's office. The attorney may also, but need not
267 268	inform the Broker(s) of any suggested revision(s) in the Lease that would make it satisfactory.
269	inform the broker(s) of any suggested revision(s) in the lease that would make it satisfactory.
270	34. BROKER'S COMMISSION: The Broker's Commission is earned, due and payable upon signing of a fully executed Lease
271	Agreement and satisfaction of the Attorney Review Period set forth in Section 33 of this Lease. The Commission shall be paid by the
272	X Landlord in accord with previously executed Listing Agreement.
273	Landiold in accord with previously executed Listing Agreement.
274	Tenant and shall be payable as follows:
275	
276	
277	
278	
279	
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New Jersey Realtors® Form-125-10/2022 Page 5 of 8

Tenant's

Initials:

Landlord's

Light House

Initials:

281	Soleil Sotheby's International Realty		
282	Listing Broker		
283	Zioning Zionyi		
284	1012 W Brigantine Ave, Brigantine, NJ 08203		(609)264-5543
285	Address		Telephone #
286	rudicos		relephone "
287	shovehouseteem@gmail.com		
288	shorehouseteam@gmail.com E-mail Address	Cell Phone#	Fax#
	E-mail Address	Cell Phone#	гах#
289			
290			
291 292	Participating Broker		Commission
292			
294			
	A 11		Talanhan a #
295 296	Address		Telephone #
297			
	T 2 A 14	C-11 PL //	F. //
298 299	E-mail Address	Cell Phone#	Fax#
300	35. LEAD-BASED PAINT: (Applies to dwellings buil	t before 1978)	
301	(A) Document Acknowledgement.	t before 1978)	
302	The Tenant acknowledges receipt of the EPA pamphl	et "Protect Your Family From Lead	In Your Home". Moreover, a copy of the
303	document entitled, "Disclosure of Information on Lead-		
304	Tenant, Landlord and Broker(s) and is appended to and ma		J 1 7 2 3
305			
306	(B) New Jersey Lead-Based Paint Inspection Law Ack		
307	Landlord acknowledges that, effective July 22, 2022, all		
308	Jersey Lead-Based Paint Inspection Law, N.J.S.A. 52:27		
309	tenant turnover, whichever is earlier (note: there are sever		
310	six (6) months duration each year by tenants that do not		
311 312	perform or hire, or allow Landlord to directly hire, a certifiand multiple rental dwellings that are covered by the law		
313	depends on the lead levels in children in the municipality		
314	lead-safe certification to new tenants of the Property at		
315	attach a copy of such certification to this Lease, which Ter		
316	**	C	
317	36. WINDOW GUARD NOTIFICATION:		
318	THE OWNER (LANDLORD) IS REQUIRED BY		
319	IN THE APARTMENT IF A CHILD OR CHILD		
320	THE APARTMENT OR IS, OR WILL BE, REG		
321 322	IF THE TENANT GIVES THE OWNER (LANIINSTALLED. THE OWNER (LANDLORD) IS A		
323	TO PROVIDE, INSTALL AND MAINTAIN W		
323	THE TENANT'S UNIT HAVE ACCESS WITHOUT		
325	IS A CONDOMINIUM, COOPERATIVE OR M		
326	APARTMENT IS RESPONSIBLE FOR INSTALI		
327	AND THE ASSOCIATION IS RESPONSIBLE		
328	HALLWAY WINDOWS. WINDOW GUARDS AR		
329	WHERE THE WINDOW SILL IS MORE THAN		
330	CONDITIONS THAT MAKE INSTALLATION O	OF WINDOW GUARDS NECESSA	ARY TO PROTECT THE SAFETY OF
331	CHILDREN.		
332 333	37. MEGAN'S LAW STATEMENT:		
334	UNDER NEW JERSEY LAW, THE COUNTY	PROSECUTOR DETERMINES	WHETHER AND HOW TO PROVIDE
335	NOTICE OF THE PRESENCE OF CONVICTED S		
336	REAL ESTATE LICENSEES ARE NOT ENTIT		
337	MEGAN'S LAW AND ARE UNABLE TO OBTA		
338	PROSECUTOR MAY BE CONTACTED FOR SUCH		
339			
340			

39. DECLARA	ION OF LICENSEE BUSINESS RELATIONSHIP(S):	
A	Soleil Sotheby's International Realty , 1	name of firm
AND	Maria Sacco Handle (name(s)	of licensee(s)
AS ITS AU	HORIZED REPRESENTATIVE(S) ARE WORKING IN THIS TRANSACTION AS	(choose one)
LANDLORI	S AGENTS \square TENANT'S AGENTS $\boxed{\mathbf{X}}$ DISCLOSED DUAL AGENTS \square TRANSACTION	BROKERS
B. INFORMA	ON SUPPLIED BY Soleil Sotheby's International Realty - Maria Sacco Handle (name	of other firm
HAS INDIC LANDLORI	FED THAT IT IS OPERATING IN THIS TRANSACTION AS A (CONTRACT SAGENT ONLY \square TENANT'S AGENT ONLY \square DISCLOSED DUAL AGENT \square TRANSACTION	choose one) ON BROKER
0. ACKNOW	EDGMENT OF TRUTH IN RENTING STATEMENT: (Applies to all Tenants with a renta	ıl term of a
	living in residences with more than two dwelling units or more than three if the Land	
ne.) By signin	below, Tenant acknowledges receipt of the booklet, "Truth In Renting - A guide to the rights and resund landlords in New Jersey".	
1. SMOKE	TECTORS, CARBON MONOXIDE ALARM AND PORTABLE FIRE EXTINGUISHER CO	OMPLIANCE:
	smoke detectors, carbon monoxide alarm and portable fire extinguisher compliance (CSDCMAPFEC),	
	sponsibility of the Landlord. If such alarms are battery operated, the Tenant shall be responsible for their maint	
	VELL TESTING: (This section is applicable if the Property's potable water supply is pr	•
	which testing of the water is not required by any State law other than the Private Well Tes	
	58:12A-26 to 37). By March 14, 2004, and at least once every five years thereafter, the Landlord is requ	
	ply for the Property in accordance with the Act. Within thirty (30) days after receiving the test results, the	
	copy thereof to the Tenant. Also, the Landlord is required to provide a written copy of the most recent the Property. If the Property is for "seasonal use or rental," the Landlord shall either post the tests resu	
	side of the Property or provide a written copy thereof to the tenant. A "seasonal use or rental" means us	
	e than 125 consecutive days for residential purposes by a person having a permanent place of residence	
	nant acknowledges receipt of a written copy of the test results, or in the case of a seasonal rental, if it has	
	nowledges the posting thereof inside of the Property in accordance with the Act.	
3. SECURITY	CAMERAS:	
	ecurity cameras on the Property, including but not limited to what often are called "nanny cams" or	
	ment, the Landlord represents that the security cameras will be disabled and not functioning during the	
	the Tenant has the use of the security cameras and neither the Landlord nor any other party has access to	
	cknowledges that any use or access to the security system by the Landlord or any other party during the	
	on of privacy of the Tenant and subject the Landlord to civil damages and criminal charges. Specifically exc	
	curity cameras in multi-family housing that are in common areas, such as common hallways, the exterior of e building(s), common laundry rooms, or common parking lots or garages.	me building(s)
mance ways to	e ounding(s), common fauntry rooms, or common parking fors of garages.	
4. MEGAN'S	AW REGISTRY: Tenant is notified that New Jersey law establishes an Internet Registry of Sex Offer	nders that may
be accessed at w		
	IPLE DWELLING RENT CONTROL/LEVELING EXEMPTION: If this box is checked, then the Pro	
	or rent leveling for such time as remains in the exemption period as provided in $\overline{\text{N.J.S.A.}}$ 2A:42-84.1, et se	
	Landlord has provided Tenant with a separate written notice about this exemption before Tenant signed t	
	nption shall not exceed the period of amortization of any initial mortgage loan obtained for the multiple dwell	
	e completion of construction, whichever is less. If the box in this section is not checked, then Tenant n	nay contact the
numcipai cierk t	determine if there is any rent control or rent leveling that applies to the Property.	
46. ADDENDA		
	tional terms are included in the attached addenda or riders and incorporated into this Lease (check if applicable	e):
Addendum Pe		,

Tenant's

Initials:

Landlord's

Light House

Initials:

New Jersey Realtors® Form-125-10/2022 Page 7 of 8

401	47. OTHER LEASE PROVISIONS, IF ANY:	
402		
403	No Pets.	
404	No Smoking.	
405	Tenant must provide proof of renters insurance.	
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435	WITNESS:	
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438	Landlord Vincent Cane, Sr. C/O Cane Management LLC	Date
439		
440		
441	Landlord	Date
442		
443		
444	Landlord	Date
445		
446		
447	Landlord	Date
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449		
450	Tenant Zoila Alicea	Date
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452		
453	Tenant Teresa M. Ocama	Date
454		
455		
456	Tenant	Date
457		
458		
459	Tenant	Date
460		
461	•	

New Jersey Realtors® Form-125-10/2022 Page 8 of 8 Tenant's Landlord's Initials: ______ Initials: ______

NEW JERSEY REALTORS

THIS PAGE SHOULD BE KEPT SEPARATE FROM THE LEASE

VERIFICATION OF VERBAL WINDOW GUARD NOTIFICATION

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:

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 THEOWNER (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 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.

Zoila Alicea		
TENANT (Print Name)	TENANT (Signature)	Date
Teresa M. Ocama		
TENANT (Print Name)	TENANT (Signature)	Date
TENANT (Print Name)	TENANT (Signature)	Date
TENANT (Print Name)	TENANT (Signature)	Date
Vincent Cane, Sr. C/O Cane Management LLC		
OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)	Date
OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)	Date
OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)	Date
OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)	Date







WIRE FRAUD NOTICE

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PROTECT YOURSELF FROM BECOMING A VICTIM OF WIRE FRAUD. Wire fraud has become very common. It typically involves a criminal hacker sending fraudulent wire transfer instructions in an email to an unsuspecting buyer/tenant or seller/landlord in a real estate transaction that appears as though it is from a trusted source, such as the victim's broker, attorney, appraiser, home inspector or title agent. The email may look exactly like other emails that the victim received in the past from such individuals, including having the same or a similar email address, accurate loan and other financial information, and the logo of one of those individuals. If the hacker is successful, the victim will follow the bogus instructions to wire money, such as deposit money or payment of an invoice, to the hacker's account. Once this money has been wired, it may not be possible to recover it.

We strongly recommend that, <u>before</u> you wire funds to any party, including your own attorney, real estate broker or title agent, you <u>personally call</u> them to confirm the account number and other wire instructions. You only should call them at a number that you have obtained on your own (e.g., from the sales contract, their website, etc.) and should <u>not</u> use any phone number that is in any email - <u>even if the email appears to be from someone you know</u>.

If you have any reason to believe that your money was sent to a hacker, you must immediately contact your bank and your local office of the Federal Bureau of Investigation, who can work with other agencies to try to recover your money, to advise them where and when the money was sent. You also should promptly file a complaint with the Internet Crime Center at bec.ic3.gov.

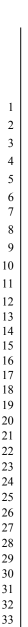
Finally, since much of the information included in such fraudulent emails is obtained from email accounts that are not secure, we strongly recommend that you not provide any sensitive personal or financial information in an email or an attachment to an email. Whenever possible, such information, including Social Security numbers, bank account and credit card numbers and wiring instructions, should be sent by more secure means, such as by hand delivery, over the phone, or through secure mail or overnight services.

By signing below, you indicate that you have read and understand the contents of this Notice:

Seller/Landlord:	Date:
Vincent Cane, Sr. C/O Cane Management LLC	
Seller/Landlord:	Date:
Buyer/Tenant:	Date:
Zoila Alicea	
Buyer/Tenant:	Date:
Teresa M. Ocama	









NEW JERSEY REALTORS® LEASE RIDER REGARDING STEAM RADIATOR NOTICE

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This Lease Rider Regarding Steam Radiator Notice, which applies to any residential property that contains an uncovered steam radiator, must be attached as a rider to any residential lease agreement, and the notice in it must be provided in writing at least annually and maintained in a conspicuous location in the common area where notices are regularly provided to tenants.

STEAM RADIATOR NOTICE

THE OWNER (LANDLORD) IS REQUIRED BY LAW, WITHIN NINETY (90) DAYS OF THE RECEIPT OF A WRITTEN REQUEST BY A TENANT, TO COVER EACH STEAM RADIATOR IN THE TENANT'S UNIT WITH AN INSULATING MATERIAL OR COVER THAT PROTECTS TENANTS, OCCUPANTS, AND OTHER PERSONS ON THE PREMISES FROM RECEIVING BURNS DUE TO CONTACT WITH THE RADIATOR.

Vincent Cane, Sr. C/O Cane Management LLC		
LANDLORD (Print Name)	LANDLORD (Signature)	Date
LANDLORD (Print Name)	LANDLORD (Signature)	Date
LANDLORD (Print Name)	LANDLORD (Signature)	Date
LANDLORD (Print Name)	LANDLORD (Signature)	Date
Zoila Alicea		
TENANT (Print Name)	TENANT (Signature)	Date
Teresa M. Ocama		
TENANT (Print Name)	TENANT (Signature)	Date
TENANT (Print Name)	TENANT (Signature)	Date
TENANT (Print Name)	TENANT (Signature)	Date



NJ REALTORS® Lease Rider Regarding Steam Radiator Notice - 02/2022 Page 1 of 1



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