## SUPERIOR COURT OF NEW JERSEY APPELLATE DIVISION

	`	
CHARLES KRAVITZ, DAWN	)	
JOHANSON-KRAVITZ, and LITTLE	)	
HARRY'S LLC; MARGARITA	)	
JOHNSON, JOHN JOHNSON, and	)	
TWO BEARS PROPERTY	)	
MANAGEMENT; and ANDREW VAN	)	
HOOK and UNION LAKE	)	Docket No. 001584-20T4
ENTERPRISES, LLC,	)	
Appellantss,	)	CIVIL ACTION
	\	
V.	)	On Petition to Review
PHILIP D. MURPHY, in his official	)	On Petition to Review  Executive Order 128
	)	
PHILIP D. MURPHY, in his official	) ) )	
PHILIP D. MURPHY, in his official capacity as Governor of New Jersey;	) ) ) )	
PHILIP D. MURPHY, in his official capacity as Governor of New Jersey; GURBIR S. GREWAL, in his official	) ) ) ) )	
PHILIP D. MURPHY, in his official capacity as Governor of New Jersey; GURBIR S. GREWAL, in his official capacity as New Jersey Attorney General;	) ) ) ) ) )	
PHILIP D. MURPHY, in his official capacity as Governor of New Jersey; GURBIR S. GREWAL, in his official capacity as New Jersey Attorney General; and JUDITH M. PERSICHILLI, in her	) ) ) ) ) ) )	
PHILIP D. MURPHY, in his official capacity as Governor of New Jersey; GURBIR S. GREWAL, in his official capacity as New Jersey Attorney General; and JUDITH M. PERSICHILLI, in her official capacity as Commissioner of the	) ) ) ) ) ) ) )	

## APPELLANTS' APPENDIX (Aa1 - Aa58)

## ZIMOLONG, LLC

WALTER S. ZIMOLONG (Attorney ID 025262002) 16 North Center Street Merchantville, NJ 08109 (609) 932-8836 Wally@ZimolongLaw.com

### **NEW CIVIL LIBERTIES ALLIANCE**

JARED MCCLAIN (*Pro Hac Vice*)
HARRIET HAGEMAN (*Pro Hac Vice*)
KARA ROLLINS (Attorney ID 107002014)
1225 19th St. NW, Suite 450
Washington, DC 20036
(202) 869-5210
Jared.McClain@NCLA.Legal

Counsel for Appellants

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## Civil Case Information Statement

### Case Details: CUMBERLAND | Civil Part Docket# L-000774-20

Case Caption: KRAVITZ CHARLES VS MURPHY PHILIP

Case Initiation Date: 12/15/2020

Attorney Name: WALTER S ZIMOLONG

Firm Name: ZIMOLONG LLC

Address: 353 WEST LANCASTER AVE STE 300

WAYNE PA 19087 **Phone:** 2156650842

Name of Party: PLAINTIFF : KRAVITZ, CHARLES

Name of Defendant's Primary Insurance Company

(if known): None

Case Type: CIVIL RIGHTS

**Document Type:** Complaint with Jury Demand

Jury Demand: YES - 12 JURORS

Is this a professional malpractice case? NO

Related cases pending: NO If yes, list docket numbers:

Do you anticipate adding any parties (arising out of same

transaction or occurrence)? NO

Are sexual abuse claims alleged by: CHARLES KRAVITZ? NO

Are sexual abuse claims alleged by: DAWN J KRAVITZ? NO

Are sexual abuse claims alleged by: JOHN JOHNSON? NO

Are sexual abuse claims alleged by: MARGARITA JOHNSON? NO

Are sexual abuse claims alleged by: ANDREW VAN HOOK? NO

#### THE INFORMATION PROVIDED ON THIS FORM CANNOT BE INTRODUCED INTO EVIDENCE

CASE CHARACTERISTICS FOR PURPOSES OF DETERMINING IF CASE IS APPROPRIATE FOR MEDIATION

Do parties have a current, past, or recurrent relationship? NO

If yes, is that relationship:

Does the statute governing this case provide for payment of fees by the losing party? YES

Use this space to alert the court to any special case characteristics that may warrant individual management or accelerated disposition:

Do you or your client need any disability accommodations? NO If yes, please identify the requested accommodation:

Will an interpreter be needed? NO If yes, for what language:

Please check off each applicable category: Putative Class Action? NO Title 59? NO Consumer Fraud? NO

## NEW CIVIL LIBERTIES ALLIANCE Kara Rollins (Attorney ID 107002014) Litigation Counsel 1225 19th Street NW, Suite 450 Washington, DC 20036 (202) 869-5210 kara.rollins@ncla.legal

Gurbir S. Grewal Attorney General of New Jersey 25 Market Street P.O. Box 112

Trenton, NJ 08625 Counsel to Defendants

Counsel to Plaintiffs

By: Stuart M. Feinblatt (ID: 018781979)

Assistant Attorney General

(609) 376-3192

Stuart.Feinblatt@law.njoag.gov

CHARLES KRAVITZ, DAWN
JOHANSON-KRAVITZ, and LITTLE
HARRY'S LLC; MARGARITA
JOHNSON, JOHN JOHNSON, and
TWO BEARS PROPERTY
MANAGEMENT; and ANDREW VAN
HOOK and UNION LAKE
ENTERPRISES, LLC,

Plaintiffs,

v.

PHILIP D. MURPHY, in his official capacity as Governor of New Jersey; GURBIR S. GREWAL, in his official capacity as New Jersey Attorney General; and JUDITH M. PERSICHILLI, in her official capacity as Commissioner of the New Jersey Department of Health,

Defendants.

### ZIMOLONG, LLC

Walter S. Zimolong (Attorney ID 025262002) 16 North Center Street Merchantville, NJ 08109 (609) 932-8836 wally@zimolonglaw.com Counsel to Plaintiffs

SUPERIOR COURT OF NEW JERSEY CUMBERLAND COUNTY LAW DIVISION

Docket No. CUM-L-000774-20

**CIVIL ACTION** 

CONSENT ORDER TRANSFERRING JURISDICTION
TO THE SUPERIOR COURT OF NEW JERSEY – APPELLATE DIVISION

**THIS MATTER**, having come before this Court on a consent order by Plaintiffs Charles Kravitz, *et al.*, and Defendants Philip D. Murphy, *et al.*, and the parties having agreed that jurisdiction in this matter should be transferred to the Superior Court of New Jersey – Appellate Division pursuant to Rules 1:13-4 and 2:2-3(a)(2), see Perth Amboy Bd. of Ed. v. Christie, 413 N.J. Super. 590, 597 n.5 (App. Div. 2010) (applying Rule 2:2-3(a)(2) to an executive order because "the Governor is the State's chief executive officer");

IT IS on this 26thday of January, 2021;

**ORDERED** that jurisdiction in this matter shall immediately be and hereby is transferred to the Superior Court of New Jersey – Appellate Division.

/s/Timothy W. Chell, P.J.Cv.

CUCUM L 000774-20 Pg 3 of 3 Trans ID: LCV2021190922 21 01/26/2021

The parties hereby stipulate and consent to the form, content and entry of this Order:

NEW CIVIL LIBERTIES ALLIANCE

FILED, Clerk of the Appellate Division, April 10, 2021, A-001584-20

ZIMOLONG, LLC

/s/ Walter Zimolong

Counsel to Plaintiffs

Dated: 1/24/21

Walter S. Zimolong (Attorney ID 025262002)

/s/ Kara Rollins

KARA ROLLINS (Attorney ID 107002014)

Counsel to Plaintiffs

Dated: 1/24/21

Gurbir S. Grewal Attorney General of New Jersey

By: /s/ Stuart M. Feinblatt

Stuart M. Feinblatt Assistant Attorney General Counsel to Defendants

Dated: 1/25/21

Aa4

CHARLES KRAVITZ, DAWN JOHANSON-KRAVITZ, AND LITTLE HARRY'S LLC; MARAGRITA JOHNSON, JOHN JOHNSON, AND TWO BEARS PROPERTY MANAGEMENT; AND ANDREW VAN HOOK AND UNION LAKE ENTERPRISES, LLC V.

PHILIP D. MURPHY, IN HIS OFFICIAL CAPACITY; GURBIR S. GREWAL, IN HIS OFFICIAL CAPACITY; AND JUDITH M. PERSICHILLI, IN HER OFFICIAL CAPACITY

SUPERIOR COURT OF NEW JERSEY APPELLATE DIVISION DOCKET NO. A-001584-20T4

#### SUA SPONTE ORDER (Corrected)

THIS MATTER HAVING BEEN DULY PRESENTED TO THE COURT ON ITS OWN MOTION AND IT APPEARING THAT THIS APPEAL, OPENED BY THE JANUARY 26, 2021 ORDER OF TRANSFER FROM CUMBERLAND COUNTY AND DOCKETED FEBRUARY 16, 2021, CHALLENGES THE EXECUTIVE ORDER 128 ISSUED APRIL 24, 2020, AND IN LIGHT OF THE IMPORTANCE OF THE ISSUES AND THE COMPELLING NEED FOR PROMPT RESOLUTION, AND FOR GOOD CAUSE SHOWN,

IT IS ON THIS 18th DAY OF February, 2021, HEREBY ORDERED THAT:

The appeal is accelerated in accordance with the following schedule:

Statement of Items March 4, 2021 Appellants' Brief April 5, 2021 Respondents' Brief April 26, 2021 Reply Brief, if any May 7, 2021

All dates are peremptory. The appeal shall be placed on a calendar this term. Any request for oral argument shall be filed within seven (7) days of the date of this order.

FOR THE COURT:

CARMEN MESSANO, P.J.A.D.

PREPARED BY:
Preparer signature no longer required by NJSA 46:26A-3

### DEED

THIS DEED is made on the 1th day of 1eb. 2019 between Delivered on 7cb. 22, 2019

Grantor(s)

AND

### CHARLES KRAVITZ and DAWN JOHANSON-KRAVITZ,

611 Heston Road Glassboro, New Jersey 08028

Grantee(s)

In return for the payment to the Grantor(s) by the Grantee(s) of ONE HUNDRED EIGHTY THOUSAND DOLLARS (\$180,000.00), the Grantor(s) Grant and convey to Grantee(s) all that certain parcel of land situate in the Borough of Glassboro, County of Gloucester and State of New Jersey and being further described as follows:

BEGINNING at a point in the Northwesterly line of Heston Road, said point being distant North 51 degrees 13 minutes 40 seconds East, 347.64 feet measured along the said line of Heston Road from the Northeasterly end of a curve having a radius of 30.00 feet connecting the said Northwesterly line of Heston Road with the Northeasterly line of Carpenter Street, said beginning point being in the division line between Lots 5 and 6, Block 390-A, Plan of Glen Lake Estate; thence

- (1) Along the division line between Lots 5 and 6, said Plan, North 40 degrees 35 minutes 40 seconds West, 110.45 feet to a point in the line of said Lot 13, said Plan; thence
- (2) Along the line of same and partly along the line of Lot 12, said Plan, North 49 degrees 24 minutes 20 seconds East, 70.75 feet to the division line between Lots 6 and 7, said Plan; thence
- (3) Along said division line between Lots 6 and 7, said Plan, South 40 degrees 35 minutes 40 seconds East, 112.70 feet to a point in the Northwesterly line of said Heston Road; thence
- (4) Along same, South 51 degrees 13 minutes 40 seconds West, 70.78 feet to the point and place of BEGINNING.

BEING Lot 6, Block 390.01 as shown on the Official Tax Map of the Borough of Glassboro.

BEING the same land and premises which became vected in

dated June 9, 2008, recorded June 13, 2008 in Deed Book 4547, Page 291.

## RESIDENTIAL LEASE AGREEMENT

THIS LEASE: August 3, 2019

## **BETWEEN:**

Charles Kravitz &

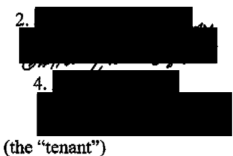
Dawn Johanson-Kravitz

Operating as Little Harry's LLC

(the "Landlord")

-And-





(individually the "Party" and

Collectively the "Parties")

In consideration of the Landlord leasing certain premises to the Tenant and other valuable consideration, the receipt and sufficiency of which consideration is hereby acknowledged, the Parties agree as follows:

INITIALS:

## **Leased Property**

- The Landlord agrees to rent to the Tenant(s) the property, municipality described as: 611 Heston Road Glassboro, New Jersey 08028 for use as residential premises only.
- No guests of the Tenants may occupy the Property for longer than one week without the prior written consent of the Landlord. Violation of this will constitute a breach of this lease.
- No animals are allowed to be kept in or bout the property.
- Subject to the provisions of this lease, the Tenant(s) is/are entitled to the use of parking on the property including garage.
- Any notice to terminate this lease must comply with the applicable legislation of the State Of New Jersey.

### **TERM**

 The term of the lease commences at 12:00 noon on August 15, 2019 and ending at 12:00 noon on June 1, 2020.

### RENT

- Subject to the provisions of this lease, the rent for the property is \$2000.00 per month ("Rent").
- All rent most be postmarked on or before the first of the month of this lease
   There will be a late fee \$100.00 any late payment.
- The Tenant will pay the Rent on or before the first day of each every month
  of the term of this Lease to the Landlord at 173 Ewan Road Mullica Hill,
  New Jersey 08062 or Republic Bank Glassboro
- Forms of payment may be:
  - Cash (US Dollars)
  - Personnel Check
  - Cashier's Check
  - Or Direct deposit
- The Landlord agrees to maintain the rent listed above for the duration of this Lease.

INITIALS:

## Security Deposit

- On execution of this lease, the tenant will pay the Landlord a Security deposit of \$2000.00 (the "Security Deposit")
- The Landlord will hold the Security Deposit at an interest bearing account solely devoted to security deposits at
- The Landlord will return the Security Deposit at the end of this tenancy, less such deductions as provided in this Lease but no deduction will be made for damage due to reasonable wear and tear nor for any deduction prohibited by law.
- During the term of this Lease or after its termination, the Landlord may charge the Tenant or make deductions from the Security Deposit for any or all of the following:
  - Repair of walls due to plugs, large nails or any unreasonable number of holes in the walls including the repainting of such damaged walls;
  - Repainting required to repair the results of any other improper use or excessive damage by the Tenant
  - · Unplugging toilets sinks and drains
  - Replacing damaged or missing doors, windows, screens, mirrors or light fixtures
  - Repairing cuts, burns or water damage to floors, rugs or other areas
  - Any other repairs or cleaning due to any damage beyond normal wear and tear caused or permitted by the Tenant(s) or by any person whom the Tenant(s) is responsible for.
  - The cost of extermination where the Tenant(s) guest(s) have brought or allowed insects into the property or building
  - Repairs and replacement required where windows are left open which have caused plumbing to freeze, or rain or water damage to floors or walls.
  - Replacement of locks and/or lost keys to the Property and any administrative fees associated with the replacement as a result of the Tenant(s) misplacement of the keys: and
  - Any other purpose under this Lease or Act.









 All carpeting must be professionally cleaned at the end of the lease.

For the purpose of this clause, the Landlord may charge the Tenant(s) for professional cleaning and repairs if the Tenant(s) has not made alternate arrangements with the Landlord.

- The Tenant(s) may not use the Security Deposit as payment for Rent.
- Within the time period required by law and after termination of this tenancy, the Landlord will deliver or mail the Security Deposit less any proper deductions or with further demand for payment to any such address as directed in writing by the Tenant(s).

## Inspections

- The Parties will sign an inspection report at the beginning and end of this tenancy.
- At all reasonable times during the term of this Lease and any renewal of this Lease, the Landlord and its agents may enter the Property to make inspections or repairs. Or to show the Property to prospective tenant(s) or purchasers in compliance with the law.

### Renewal of Lease

- Upon giving written notice no later than 90 days before the expiration of term of this Lease, the Tenant(s) may renew this Lease for additional term.
   All terms of the renewed lease will be the same except for this renewal clause and the amount of the Rent.
- The tenant(s) may not make any improvements to the Property.

## **Utilities and Other Charges**

- The Landlord is responsible for the payment of Sewer, Water Utilities and Property taxes.
- The Tenant(s) is responsible for the payment of the following utilities and other charges in relation to the Property: electricity, internet, cable, telephone and natural gas.



### Insurance

- The Tenant(s) is hereby advised and understands that the personal property
  of the Tenant is not insured by the Landlord for either damage or loss, and
  the Landlord assumes no liability for any such loss.
- The Tenant is responsible for insuring The Landlord's contents and furnishings in or about the Property for either loss or damage for the benefit of the Landlord.
- The Tenant is not responsible for insuring the Property for either damage or loss to the structure, mechanical or improvements to the building of the property, and the Tenant assume no liability for any such loss.
- The Tenant(s) is **NOT** responsible for insuring the Property for liability insurance, and the Tenant(s) assume **NO** liability for any such loss.
- The tenant(s) will provide proof of insurance to the Landlord or sign a letter assuming liability for items that would be covered.

## **Attorney Fees**

In the event that any action is filed in relation to this Lease, the
unsuccessful Party in the action will pay to the successful Party, in addition
to all the sums that either Party may be called on to pay, a reasonable sum
for the successful Party's attorney fees.

## Governing Law

 This Lease will be construed in accordance with and exclusively governed by the laws of the State of New Jersey.

## Severability

 If there is a conflict between any provision of this Lease and laws of the State of New Jersey, the current laws will prevail and such provisions of the Lease will be amended or deleted as necessary in order to comply with the laws. Further, any provisions that are required by the law are incorporated into this lease.



 The invalidity or unenforceability of any provision of this Lease will not affect the validity or enforceability of any provisions of this Lease. such other provisions remain in full force and effect.

### Amendment of Lease

 This Lease may only be amended or modified by a written document executed by all Parties.

## Assignment and Subletting

 The Tenant will not assign this Lease or sublet or grant any concession or license to use the Property or any part of the Property. Any assignment, subletting, concession, or license, whether by operation of law or otherwise, will be void and will, at the Landlord's option, terminate this lease.

### Additional Clauses

• The Tenant(s) is to conduct themselves in a legal and respectful manor. The Tenant agrees to follow all laws and ordinances for the **Borough of Glassboro**, **New Jersey**. The tenant(s) are responsible for any fines leveled against the Landlord for violations. The Landlord will notify the Tenant(s) in writing of such violations. Any additional violations will result in immediate termination of this Lease.

## THE TENANT(S) AGREES TO PAY A FEE THAT EQUALS TWICE THE AMOUNT OF ONE MONTH'S RENT.

• The Tenant will obey all Federal, State, and local laws and or ordinances, any convictions for the violation(s) will result in the immediate termination of this Lease. The Tenant(s) will be responsible for any and all fines assessed to the Landlord.

# THE TENANT(S) AGREE TO PAY A FEE THAT EAUALS TWICE THE AMOUNT OF ONE MONTH'S RENT.

 THE TENANT(S) ARE RESPONSIBLE TO PAY ANY AND ALL LEAGAL OR COLLECTION FEES USED TO ENFORCEMENT OF THIS LEASE.

INITIALS:



Upon vacating this Property, the Tenant(s) is to return the Property in the
condition that it was received. The carpeting must be professionally
cleaned. In the event this is not done any fees needed to correct this will be
deducted from the Security Deposit.

## Damage to Property

• If the property should be damaged by the negligence or willful act(s) or that of the Tenant's employee, agent, or visitor(s), and the Landlord decides not to rebuild or repair the Property, the Landlord may end this Lease by giving appropriate notice.

### Maintenance

- The Tenant(s) will, at its sole expense, keep and maintain the Property and appurtenances in good and sanitary condition and repair during the term of this Lease and renewal of this Lease.
- Major maintenance and repair of the Property involving anticipated or actual
  costs in excess of \$100.00 per incident not due to the Tenant(s) misuse,
  waste, or neglect or that of the Tenant(s) employee, family, agent or visitor,
  will be the responsibility of the Landlord or the Landlord's assigns.
- In the event the repair of a major appliance such as Heating, Air Conditioning, water heater, stove or dishwasher will be covered in full by the Landlord, as long as it is not due to misuse, waste or neglect.

## Care and Use of Property

- The Tenant(s) will promptly notify the Landlord of any damage, or of any situation that may significantly interfere with the normal use of the Property or to any furnishing supplied by the Landlord.
- The Tenant will not engage in any illegal trade or activity on or about the Property.
- The parties will comply with all standards of health, sanitation, fire, housing and safety as required by law.
- The Parties will use reasonable efforts to maintain the Property in such a condition as to prevent the accumulation of moisture accumulation that occurs or of any visible evidence of mold discovery by the Tenant(s). The Landlord will promptly respond to any such written notices from the

INITIALS:

Tenant(s).

- If the Tenant is absent from the Property and the is unoccupied for a period
  of 7 consecutive days or longer, the Tenant(s) will arrange for regular
  inspection by a competent person. The Landlord will be notified in
  advance as to the name, address and phone number of the person doing the
  inspections.
- At the expiration of the term of this Lease, the Tenant(s) will quit and surrender the Property in as good a state and condition as they were at the commencement of this Lease, responsible use and wear and tear excepted.

## **Rules and Regulations**

• The Tenant(s) will obey all rules and regulations of the Landlord regarding the Property.

### Mediation and Arbitration

• If any dispute related to this Lease between the Parties is not resolved through informal discussion within 14 days from the date the dispute arises, the Parties agree to submit the issue first before a non-binding mediator and to an arbitrator in the event the mediation fails. The decision of the arbitrator will be binding on the Parties. Any mediator or arbitrator must be a neutral party acceptable to both Parties. The cost of any mediations or arbitrations will be paid by the Tenant(s).

### Address for Notification

 For any matter relating to this tenancy, the Tenant(s) may be contacted at the Property or through the phone number(s) below:



 For any matter relating to this tenancy, whether during or after this tenancy has been terminated, the Landlord's address for notice is:

	i
	i
	i
	i
	,
Phone:	
Email address:	
Eman audress.	

### **General Provisions**

- All monetary amounts stated or referred to in this Lease are based on United States currency.
- Any waiver by the Landlord of any failure by the Tenant(s) to perform or
  observe the provisions of this Lease will not operate as a waiver of the
  Landlord's rights under this Lease in respect of any subsequent defaults,
  breaches or non-performance and will not defeat or affect in any way the
  Landlord's rights in respect of any subsequent default or breach.
- This Lease will extend to and be binding upon and insure to the benefit of the respective heirs, executors, administrators, successors and assigns of each party. All covenants are to be construed as conditions of this Lease.
- All sums payable by the Tenant(s) to the Landlord pursuant to any provision
  of this Lease will be deemed to be additional rent and will be recovered by
  the Landlord as rental arrears.
- Where there is more than one Tenant executing this Lease, all Tenants are
  jointly and severally liable for each other's acts, omissions and liabilities
  pursuant to this lease.
- Locks may not be added or changed without the prior written agreement of both Parties, or unless the changes are made in compliance with the law.
- The Tenant(s) will be charged an additional amount of \$75.00 for each N.S.F. check or checks returned by the Tenant's financial institution. If there are more than three (3) instances by any or all tenant(s), the Tenant(s) will be restricted to payment by cash, cashier's check or direct deposit for the remainder of the current lease.
- If the Tenant(s) moves out prior to the natural expiration of this Lease, a re-rent levy of two (2) times the amount of the current rent being charged to the Tenant(s).

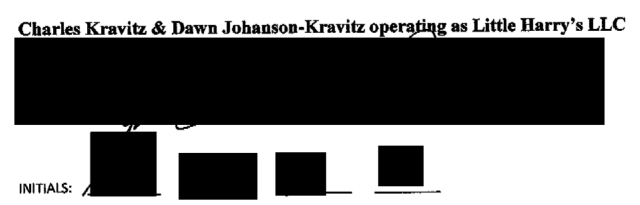


- Heading are inserted for the convenience of the Parties only and are not to be considered when interpreting this Lease. Words in the singular mean and include the plural and vice versa.
- This Lease may be executed in counter parts. Facsimile signatures are binding and are considered to be original signatures.

## This Lease constitutes the entire agreement between the Parties

- During the last 90 days of this Lease, the Landlord or the Landlord's agents
  will have the privilege of displaying the usual "for Sale" or "for Rent" or
  "Vacancy" signs on the Property.
- Time is of the essence in this Lease.

Property: 611 Heston Road Glassboro, NJ 08028



## Landlord's Disclosure

The Landlord(s) CERTIFIES THAT:

- The Landlord has <u>NO</u> knowledge of any lead-based paint and/or lead-based paint hazards in or about the **Property**.
- The Landlord has <u>NO</u> records or reports relating to lead-based paint and/or lead-based paint hazards in or about the Property.

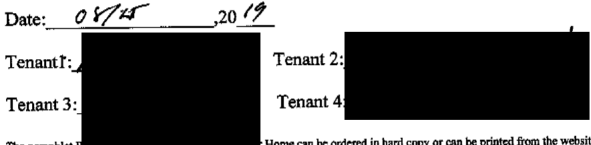
Date: 08/15/,20/9.

Landlord: Charles Kravitz: Dawn Johanson-Kravitz: Dawn Johanson-Kravitz: Dawn Johanson-Louis

## Tenant's disclosure

The Tenant's acknowledge receipt of:

- The information contained in the above Landlord's Disclosure including the above-mentioned reports and records; and
- The pamphlet Protect your family from lead in your home (EPA-747-K-99-001) or equivalent pamphlet that has been approved for use in the state by the Environmental Protection Agency.



The pamphlet Protect your ranning from Lead in Four Home can be ordered in hard copy or can be printed from the websits: http://www2.epa.gov/lead/protect-your-family-lead-your-home.

INITIALS:

## ASBESTOS DISCLOSURE

## Property: 611 HESTON ROAD GLASSBORO, NJ 08028

Landlord: Charles Kravitz and Dawn Johanson-Kravitz

### Landlord's Disclosure

The Landlord CERTIFIES THAT:

- The Landlord has investigated and there is <u>NO</u> asbestos in or about the Property.
- The Landlord has **NO** records or reports with respect to asbestos in or about the property.

Date: (98/15/2019

Landlord: Charles Kravitz:

Landlord: Dawn Johanson-Kravitz: Dawn Johanson - Laury

Tenant's Disclosure

The Tenant ACKNOWLEDGES receipt of the information contained in the above Landlord's Disclosure including any reports and records.

Date: 08/15/2019

Tenant 1:

Tenant 2:

Tenant 3:

Tenant 4:\_

INITIALS:

### **RECORDING INFORMATION SHEET**

CUMBERLAND COUNTY CLERK'S OFFICE

			60 WEST BROAD STREET BRIDGETON NJ 08302
INSTRUMENT NUMBER:		DOCU	MENT TYPE:
587339		DEE	O - Exempt
Official Use Only	Return Address (	for recorded docu	uments)
CELESTE RILEY, COUNTY CLERK CUMBERLAND COUNTY, NJ			
INSTRUMENT NUMBER 587339 RECORDED ON	No. of Pages (exclusive)	uding Summary	7
11/12/2019 01:40:27 РМ воок: 04186 раде: 8394 GH	Recording Fee (ex Tax)	cluding Transfer	\$103.00
Consideration: \$1.00	Realty Transfer Ta	x	\$0.00
	Amount Charged		\$103.00
	Parcel Information	Block: 726 Lot: 7 Municipality: VII	NELAND
MAIL COPY	First Party Name	MARGARITA JOHNSON	
NVELOPE	Second Party Name	ЈОНИ О ЈОНИ	SON SR
ADDITIONAL STAMPINGS	Payment(s)	Check (1184)	
	Α	dditional Informa	ation (Official Use Only)
COVER SHEET (DOCUMENT S	UMMARY FORM) IS PAR	T OF CUMBERLA	**************************************
**************************************	TAIN THIS PAGE FOR F	UTURE REFEREI	VCE ***********

NOTE: If the document data differs from this cover sheet, the document data always supersedes the cover page. COVER PAGE DOES NOT INCLUDE ALL DATA. PLEASE SEE INDEX AND DOCUMENT FOR ANY ADDITIONAL INFORMATION.

Cumberland County Recording Data Page Honorable Celeste M. Riley Cumberland County Clerk	Official Use Only – Barcode
Official Use Only – Record & Return	Official Use Only – Realty Transfer Fee
Date of Document:	Type of Document:
10/16/2019	DEED
First Party Name: JOHNSON, MARGARITA	Second Party Name: JOHNSON SR., JOHN O. & JOHNSON, MARGARITA, TRUSTEES, OR THEIR SUCCESSORS IN TRUST, UNDER THE JOHNSON FAMILY TRUST
Additional Parties:	

THE FOLLOWING SECTION IS REQUIRED FOR DEEDS ONLY				
Block:	Lot:			
726	7			
Municipality:				
VINELAND				
Consideration:				
\$1.00				
Mailing Address of Grantee:				
2773 MAGNOLIA ROAD, VINELAND,	NJ 08361			

DEED

Prepared by: Michael D. Bonfrisco, Esquire

This Deed dated 10 14 2019,

### **BETWEEN**

### **MARGARITA JOHNSON**

whose address is 2773 Magnolia Road, Vineland, NJ 08361

referred to as the Grantors,

#### AND

JOHN O. JOHNSON, SR. AND MARGARITA JOHNSON, Trustees, or their successors in trust, under the JOHNSON FAMILY TRUST, dated April 01, 2019, and any amendments thereto with a life estate interest to JOHN O. JOHNSON SR. AND MARGARITA JOHNSON.

whose address is 2773 Magnolia Road, Vineland, NJ 08361

referred to as the Grantees

The words Grantor and Grantee shall mean all Grantors and all Grantee listed above,

**Transfer of Ownership**. The Grantor grants and conveys and transfers ownership of the property described below to the Grantee. This transfer is made for the sum of **ONE DOLLAR (\$1.00) AND NO CENTS.** 

The Grantor acknowledges receipt of this money.

**Tax map reference**. (N.J.S.A. 46:15-2.1) Municipality of City of Vineland Block: 726 Lot: 7

**Property**. The property consists of the land and all the buildings and structures on the land located in city of Vineland, and in the County of Cumberland, State of New Jersey. The legal description is:

### SEE ATTACHED LEGAL DESCRIPTION

**BEING** the same land and premises which Mildred Woodson, by Deed dated August 30, 2004, and recorded in the Office of the County Clerk in and for the County of Cumberland in deed book 2769, page 54 granted and conveyed unto MARGARITA JOHNSON.

**BEING** commonly known as 728 South 6<sup>th</sup> Street, Vineland, New Jersey.

All that certain land and premises situate in the City of Vineland, County of Cumberland and the State of New Jersey bounded and described as follows:

BEGINNING at a corner on the westerly side of Sixth Street at the distance of 100 feet Northwardly from the intersection of the Westerly side of Sixth Street with the Northerly side of Washington Avenue; thence

- 1) North 82 degrees West, 100 feet to a corner; thence
- 2) North 08 degrees East, 47 feet to a corner; thence
- 3) South 82 degrees East, 100 feet to a corner on the westerly side of Sixth Street; thence
- 4) Along the Westerly side of Sixth Street, South 08 degrees West, 47 feet to the place of BEGINNING.

BEING know as Lot 7, Block 726 as shown on the City of Vineland tax map.

COMMONLY known as 728 South 6th Street.



## State of New Jersey

GIT/REP-3 (9-2015)

## SELLER'S RESIDENCY CERTIFICATION/EXEMPTION

(Please Print or Type)

(Flease Fillit of Type)			
SELLER'S INFORMATION			
Name(s)			
MARGARITA JOHNSON			
Current Street Address			
2773 MAGNOLIA ROAD			
City, Town. Post Office Box		State	Zip Code
VINELAND		NJ	08361
PROPERTY INFORMATION			· ·
Block(s)	Lot(s)	Quali	tier
726 Street Address	7		
728 South 6th Street			
City, Town, Post Office Box		State	Zip Code
VINELAND	Total Consideration	NJ	08360
Seller's Percentage of Ownership  100%	Total Consideration \$1.00	Owner's Share of Consideration \$1.00	Closing Date
	· ·	tes 2 through 14 apply to Residents a	and Nonresidents)
		- 1000 100	
		ate of New Jersey pursuant to the New Jers icable taxes on any gain or income from the	
property.			
		ncipal residence as defined in 26 U.S. Code	
<ol> <li>Seller is a mortgagor conveying additional consideration.</li> </ol>	ing the mortgaged property to a moi	rtgagee in foreclosure or in a transfer in lieu	of foreclosure with no
	ee is an agency or authority of the U	Inited States of America, an agency or author	ority of the State of New
	Mortgage Association, the Federal F	Home Loan Mortgage Corporation, the Gove	
5. Seller is not an individual, es	tate, or trust and is not required to r	nake an estimated gross income tax payme	int.
<b>=</b>	·	seller is not required to make an estimated i	
7. The gain from the sale is not	recognized for federal income tax p	ourposes under 26 U.S. Code section 721,	1031, or 1033 (CIRCLE
		ultimately apply to this transaction, the selle	er acknowledges the
Seller did not receive non-like		the sale and report the recognized gain.	
		trator of a decedent to a devisee or heir to e	effect distribution of the
		dent's will or the intestate laws of this State.	
		by the mortgagee, whereby the seller agreededs paying off an agreed amount of the mor	
10. The deed is dated prior to Au	igust 1, 2004, and was not previous	sly recorded.	
`	,	ry transaction where a trustee of the relocat	ion company buys the
	then sells the house to a third party		
12. The real property is being tra	insferred between spouses or incide	ent to a divorce decree or property settleme	nt agreement under 26
U.S. Code section 1041.			
13. The property transferred is a 14. The seller is not receiving ne		eds from the sale means the net amount du	ie to the seller on the
settlement sheet.	t proceeds well the bare. (ver proce	and the sale means the flet amount as	
SELLER'S DECLARATION		other description of the New Japan Philippin of	Touction and that any falco
<u> </u>		closed or provided to the New Jersey Division of furthermore declare that I have examined this de	· · · · · · · · · · · · · · · · · · ·
		x  I certify that a Power of Attorney to represe	nt the seller(s) has been
previously recorded or is being recorded	ed simultaneously with the deed to which	n this form is attached.	
1011(21/20)	4 Mina	round Lohnson	
Date		Signature	:- F
		(Seller) Please indicate if Power of Attorney or Attorney	in Fact
Date		Signature	
	d.	(Seller) Please indicate if Power of Attorney or Attorney	
			Aa23

RTF-1 (Rev. 7/14/10)

MUST SUBMIT IN DUPLICATE STATE OF NEW JERSEY AFFIDAVIT OF CONSIDERATION FOR USE BY SELLER (Chapter 49, P.L.1968, as amended through Chapter 33, P.L. 2006) (N.J.S.A. 46:15-5 et seq. BEFORE COMPLETING THIS AFFIDAVIT, PLEASE READ THE INSTRUCTIONS ON THE REVERSE SIDE OF THIS FORM. FOR RECORDER'S USE ONLY Consideration SS. County Municipal Code CUMBERLAND. 0614 COUNTY Ву MUNICIPALITY OF PROPERTY LOCATION VINELAND "Use symbol "C" to indicate that fee is exclusively for county use (1) PARTY OR LEGAL REPRESENTATIVE (Instructions #3 and #4 on reverse side) MARGARITA JOHNSON Deponent, duly sworn according to law upon his/her oath. (Name) deposes and says that he/she is the Grantor transferring in a deed dated (Grantor, Legal Representative, Corporate Officer, Officer of Title Company, Lending Institution, etc.) real property identified as Block number 726 located at Lot number 7 728 South 6th Street, Vineland and annexed thereto (Street Address, Town) (2) CONSIDERATION \$\_ 1.00 (Instructions #1 and #5 on reverse side) \_\_\_\_ no prior mortgage to which property is subject (3) Property transferred is Class 4A 4B 4C (circle one). If property transferred is Class 4A calculation in Section 3A below is required. (3A) REQUIRED CALCULATION OF EQUALIZED VALUATION FOR ALL CLASS 4A (COMMERCIAL) PROPERTY TRANSACTIONS: (Instructions #5A and #7 on reverse side) Total Assessed Valuation + Director's Ratio = Equalized Assessed Valuation If Director's Ratio is less than 100%, the equalized valuation will be an amount greater than the assessed value. If Director's Ratio is equal to or in excess of 100%, the assessed value will be equal to the equalized valuation. (4) FULL EXEMPTION FROM FEE (Instruction #8 on reverse side) Deponent states that this deed transaction is fully exempt from the Realty Transfer Fee imposed by C. 49, P.L. 1968, as amended through C. 66, P.L. 2004, for the following reason(s). Mere reference to exemption symbol is insufficient. Explain in detail. (a) For consideration less than \$100; OTHER: N.J.A.C. 18:16-5.11(a): A transfer of realty to a grantee in trust to hold the property for the exclusive use and benefit of the grantor is not subject to a realty transfer fee (5) PARTIAL EXEMPTION FROM FEE (Instruction #9 on reverse side) NOTE: All boxes below apply to grantor(s) only. ALL BOXES IN APPROPRIATE CATEGORY MUST BE CHECKED. Failure to do so will void claim for partial exemption. Deponent claims that this deed transaction is exempt from State portions of the Basic, Supplemental, and General Purpose Fees, as applicable, imposed by C. 176, P.L. 1975, C. 113, P.L. 2004, and C. 66, P.L. 2004 for the following reason(s): SENIOR CITIZEN
BLIND PERSON
DISABLED PERSON
Grantor(s)
Grantor(s)
Grantor(s)
Grantor(s)
Grantor(s)
Fermanently and totally disabled receiving disability payments not gainfully employed\* <u>Senior citizens, blind persons, or disabled persons must also meet **all of the following** criteria:</u> Resident of State of New Jersey Owned and occupied by grantor(s) at time of sale. One or two-family residential premises. Owners as joint tenants must all qualify. IN CASE OF HUSBAND AND WIFE, PARTNERS IN A CIVIL UNION COUPLE, ONLY ONE GRANTOR NEED QUALIFY IF TENANTS BY THE ENTIRETY. LOW AND MODERATE INCOME HOUSING (Instruction #9 on reverse side) Affordable according to H.U.D. standards Reserved for occupancy Meets income requirements of region. Subject to resale controls. (6) NEW CONSTRUCTION (Instructions #2, #10, #12 on reverse side) Entirely new improvement.

Not previously used for any purpose Not previously occupied. "NEW CONSTRUCTION" printed clearly at top of first page of the deed. (7) RELATED LEGAL ENTITIES TO LEGAL ENTITIES (Instructions #5, #12, #14 on reverse side) No prior mortgage assumed or to which property is subject at time of sale No contributions to capital by either grantor or grantee legal entity. No stock or money exchanged by or between grantor or grantee legal entities (8) Deponent makes this Affidavit to induce county clerk or register of deeds to record the deed and accept the fee submitted herewith in ordance with the provisions of Chapter 49, P.L. 1968, as amended through Chapter 33g P.L. 2006 MARGARITA JOHNSON Subscribed and sworn to before me e of Dep Grantor Name 3 MAGNOLIA RD VINELAND 2773 MAGNOLIA RD VINELAND Grantor Address at Time of Sale Deponent Address Angelina B Fean Notary Public three digits in Grantor's Social Security Number Name/Company of Settlement Officer **New Jersey** FOR OFFICIAL USE ONLY My Commission Expires 3-31-2022 Instrument Numbe Deed Number No. 50057702 Deed Dated

County recording officers shall forward one copy of each RTF-1 form when Section 3A is completed to STATE OF NEW JERSEY PO BOX 251

TRENTON, NJ 08695-0251
ATTENTION: REALTY TRANSFER FEE UNIT

FILED, Clerk of the Appellate Division, April 10, 2021, A-001584-20 RTF-1 (Rev 7/14/10)

MUST SUBMIT IN DUPLICATE

STATE OF NEW JERSEY

AFFIDAVIT OF CONSIDERATION FOR USE BY SELLER

(Chapter 49, P.L. 1968, as amended through Chapter 33, P.L. 2006) (N.J.S.A. 46:15-5 et seq. BEFORE COMPLETING THIS AFFIDAVIT, PLEASE READ THE INSTRUCTIONS ON THE REVERSE SIDE OF THIS FORM STATE OF NEW JERSES FOR RECORDER'S USE ONLY Consideration SS. County Municipal Code RTF paid by COUNTY CUMBERLAND 0614 ∐ Ву MUNICIPALITY OF PROPERTY LOCATION VINELAND to indicate that fee is exclusively for county use (1) PARTY OR LEGAL REPRESENTATIVE (Instructions #3 and #4 on reverse side) MARGARITA JOHNSON Deponent. duly sworn according law upon his/her oath (Name) deposes and says that he/she is the Grantor in a deed dated transfernna (Grantor, Legal Representative, Corporate Officer, Officer of Title Company, Lending Institution, etc.) real property identified as Block number 726 Lot number 7 located at 728 South 6th Street, Vineland thereto (Street Address, Town) (2) CONSIDERATION \$ 1.00 (Instructions #1 and #5 on reverse side)  $\square$  no prior mortgage to which property is subject (3) Property transferred is Class 4A 4B 4C (circle one). If property transferred is Class 4A, calculation in Section 3A below is required. (3A) REQUIRED CALCULATION OF EQUALIZED VALUATION FOR ALL CLASS 4A (COMMERCIAL) PROPERTY TRANSACTIONS: (Instructions #5A and #7 on reverse side) Total Assessed Valuation + Director's Ratio = Equalized Assessed Valuation % = \$ if Director's Ratio is less than 100%, the equalized valuation will be an amount greater than the assessed value. If Director's Ratio is equal to or in excess of 100%, the assessed value will be equal to the equalized valuation. (4) <u>FULL EXEMPTION FROM FEE</u> (Instruction #8 on reverse side) Deponent states that this deed transaction is fully exempt from the Realty Transfer Fee imposed by C. 49, P.L. 1968, as amended through C. 66, P.L. 2004, for the following reason(s). Mere reference to exemption symbol is insufficient. Explain in detail. (a) For consideration less than \$100; OTHER: N.J.A.C. 18.16-5.11(a): A transfer of realty to a grantee in trust to hold the property for the exclusive use and benefit of the grantor is not subject to a realty transfer fee (5) PARTIAL EXEMPTION FROM FEE (Instruction #9 on reverse side) NOTE: All boxes below apply to grantor(s) only. ALL BOXES IN APPROPRIATE CATEGORY MUST BE CHECKED. Failure to do so will void claim for partial exemption. Deponent claims that this deed transaction is exempt from State portions of the Basic, Supplemental, and General Purpose Fees, as applicable, imposed by C. 176, P.L. 1975, C. 113, P.L. 2004, and C. 66, P.L. 2004 for the following reason(s). Grantor(s) 62 years of age or over \*(Instruction #9 on reverse side for A or B) SENIOR CITIZEN В. BLIND PERSON Grantor(s) legally blind or: DISABLED PERSON Grantor(s) permanently and totally disabled receiving disability payments into gainfully employed. Senior citizens, blind persons, or disabled persons must also meet all of the following criteria:

Owned and occupied by grantor(s) at time of sale.

Resident of State of New Jersey Owned and occupied by grantor(s) at time of sale. One or two-family residential premises Owners as joint tenants must all qualify IN CASE OF HUSBAND AND WIFE, PARTNERS IN A CIVIL UNION COUPLE, ONLY ONE GRANTOR NEED QUALIFY IF TENANTS BY THE ENTIRETY. LOW AND MODERATE INCOME HOUSING (Instruction #9 on reverse side) Affordable according to H U.D. standards. Reserved for occupancy Meets income requirements of region Subject to resale controls (6) NEW CONSTRUCTION (Instructions #2, #10, #12 on reverse side) Not previously occupied.

"NEW CONSTRUCTION" printed clearly at top of first page of the deed. Entirely new improvement. Not previously used for any purpose. (7) RELATED LEGAL ENTITIES TO LEGAL ENTITIES (instructions #5, #12, #14 on reverse side) No prior mortgage assumed or to which property is subject at time of sale No contributions to capital by either granter or grantee legal entity No stock or money exchanged by or between granter or grantee legal entities (8) Deponent makes this Affidavit to induce county clerk or register of deeds to record the deed and accept the fee submitted herewith in cordance with the provisions of Chapter 49, P.L. 1968, as arrended through Chapter 33; P.L. 2006 MARGARITA JOHNSON Grantor Name day of ()(+, be, -20 of Dec 2773 MAGNOLIA RD VINELAND M<u>AƘANO</u>LIA<u>RD VIN</u>ELAND Deponent Address Grantor Address at Time of Sale Angelina B Fean XXX-XXX-**Notary Public** Grantor's Social Security Number Name/Company of Settlement Officer three digits in New Jersey EOR OFFICIAL USE ONLY My Commission Expires 3-31-2022 Instrument Numb County No. 50057702 Deed Dated STATE OF NEW JERSEY County recording officers shall forward one copy of each RTF-1 form when Section 3A is completed to

> TRENTON, NJ 08695-0251 ATTENTION: REALTY TRANSFER FEE UNIT

**PO BOX 251** 

**TOGETHER** with all and singular buildings, improvements, ways, trees, waters, water courses, rights, liberties, privilege, tenements, hereditaments and appurtenances thereto belonging or in any way appertaining.

**SUBJECT** to all easements, reservations and restrictions of record, such state of facts as would be disclosed by a policy of title, accurate survey and or inspection of the premises and subject to all laws, ordinances and regulations affecting the premises.

**Promises by Grantor.** The Grantor promises that the Grantor has done no act to encumber the property. This promise is called a "covenant as to grantor's acts" (N.J.S.A. 46:4-6). This promise means that the Grantor has not allowed anyone else to obtain any legal rights which affect the property (such as by making a mortgage or allowing a judgment to be entered against the Grantor).

Date: 10 14 2019

' ()

STATE OF NEW JERSEY

SS

**COUNTY OF CAMDEN** 

I CERTIFY that on 10 10 2019. MARGARITA JOHNSON, personally came before me and acknowledged under oath, to my satisfaction, that this person (or if more than one, each person):

- (a) is named in and personally signed this Deed:
- (b) signed, sealed and delivered this Deed as his or her act and deed; and
- (c) made this Deed for \$1.00 as the full and actual consideration paid or to be Paid for the transfer of title. (Such consideration is defined in N.J.S.A.

46:15-5.)

Ingelia B. tai

Angelina B Fean
Notary Public
New Jersey
My Commission Expires 3-31-2022
No. 50057702

## Residential Lease

### APARTMENT - CONDOMINIUM - HOUSE

BY THIS AGREEMENT made and entered into on 31 July 2017, between John & Margarita Johnson, herein referred to as Lessor, and herein referred to as Lessoe. Lessor leases to Lessee the premises situated at 728 South 6th Street. Unit A, in the City of Vineland, County of Cumberland, State of New Jersey, and more particularly described as follows: together with all appurtenances, for a term of one year, to commence on 1 August 2017, and to end on 31 July 2019 at 11:59 o'clock p.m. Prior to the natural expiration of this lease, Lessee agrees to either sign a new lease or surrender the property without delay.

- 1. Rent. Lessee agrees to pay, without demand, to Lessor as rent for the demised premises the sum of Eight Hundred Twenty Dollars (\$820.00) and utilities specified in Item 37 and other rents per month by the 1st day of each calendar month beginning 1 August 2017, at 728 South 6th Street. Unit A, City of Vineland, State of New Jersey, or at such other place as Lessee may designate.
- Form of Payment. Lessee agrees to pay rent each month in the form of one personal check, OR one cashier's check, OR one money order made out to Margarita Johnson.
- **3.** Late Payments. For any rent payment not paid by the date due and received by Lessor after the 7<sup>th</sup> of the month, Lessee shall pay a late fee in the amount of Fifty Dollars (\$50.00). Payments that are mailed will be considered late if the post mark is after the 7<sup>th</sup> day of the month. Payments will be late if the check or money order is not signed or the instrument of payment is returned to the Lessor by the bank for any reason.
- 4. Returned Checks. If, for any reason, a check used by Lessee to pay Lessor is returned by the bank without having been paid, Lessee will pay a return check service fee of Thirty Dollars (\$30.00) to cover the return check fee AND pay the late fee in the amount of Fifty Dollars (\$50.00) IN ADDITION TO the past due rent(s) and utilities. After the second time a Lessee's check is returned, Lessee must thereafter secure a cashier's check or money order for payment of rent. If the Lessee pays and a third time and the payment is rejected by the bank, Lessee will pay with cash and a receipt will be provided as proof of payment.
- **5. Security Deposit.** On execution of this lease, Lessee deposits with Lessor One Thousand Two Hundred Thirty Dollars (\$1230.00), the sum equal to one and one-half (1.5) months rent, receipt of which is acknowledged by Lessor, as security for the faithful performance by Lessee of the terms hereof, to be returned to Lessee, with interest, except where required by law, on the full and faithful performance by them of the provisions hereof.
- **6. Quiet Enjoyment.** Lessor covenants that on paying the rent and performing the covenants herein contained, Lessee shall peacefully and quietly have, hold, and enjoy the demised premises for the agreed term. The Lessee will not play a radio, television, stereo, other entertainment device or other device that will make loud noise before 7 am or after 11 pm, in order that the neighbors shall not be disturbed. This clause will also apply to any parties the Lessee may host at the premises, and comply with the 7am to 11pm noise restriction.

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2017-Errera residential Lease.rtf

Date & Lessee Initials

- 14. Assignment and Subletting. Lessee shall not assign this lease, or sublet or grant any concession or license to use the premises or any part thereof. Consent by Lessor to one assignment, subletting, concession, or license shall not be deemed to be a consent to any subsequent assignment, subletting, concession, or license. Lessee will not allow any one to use the address for the purpose of proof of residency to get federal, state or local benefits to include schooling of minor children. An assignment, subletting, concession, or license without the prior written consent of Lessor, or an assignment or subletting by operation of law, shall be void and shall, at Lessor's option, TERMINATE THIS LEASE IMMEDIATELY.
- 15. Alterations and Improvements. Lessee shall make no alterations to the buildings on the demised premises or construct any building or make other improvements on the demised premises without the prior written consent of Lessor. All alterations, changes, and improvements built, constructed, or placed on the demised premises by Lessee, with the exception of fixtures, shall be removable without damage to the premises and movable personal property, shall, unless otherwise provided by written agreement between Lessor and Lessee, be the property of Lessor and remain on the demised premises at the expiration or sooner termination of this lease. Any improvements removed by the Lessee shall be replaced by the Lessee, at Lessees' sole expense, of equal or better quality to the original fixture removed and make the premise tenable and left in good repair and aesthetically pleasing. Any painting necessary to achieve this will be at the Lessee's expense.
- 16. Damage to Premises. If the demised premises, or any part thereof, shall be partially damaged by fire or other casualty not due to Lessee's negligence or willful act or that of their employee, family, agent, or visitor, the premises shall be promptly repaired by Lessor and there shall be an abatement of rent corresponding with the time during which, and the extent to which, the leased premises may have been inhabitable; but, if the leased premises should be damaged by Lessee's negligence or willful act or that of their employee, family, agent, visitor or animal brought to the property by the afore mentioned to include the extent that Lessor shall decide not to rebuild or repair, the term of this lease shall end immediately and the rent shall be paid by the Lessee until the end of this Lease.
- **16A.** Damage to Premises. (Financial Responsibility) Lessee shall be responsible for and paying the cost of all damages; to include materials, labor and any applicable taxes, caused by the Lessee or Lessee's negligence or willful act or that of their employee, family, agent, visitor or animal brought to the property by the afore mentioned. These costs will be added to the Lessee's account and become rent. The cost of repairs will not be added to the Lessee's rent IF the Lessee is able to have the responsible entity pay the full cost of repairs to the Landlord, the Landlord's agent or repairman directly. A valid receipt of funds needs to be in the Lessee's possession to remove the charges from the rent account.
- **17. Dangerous Materials.** Lessee shall not keep or have on the leased premises any article or thing of a dangerous, inflammable, or explosive character that might unreasonably increase the danger of fire on the leased premises or that might be considered hazardous or extra hazardous by any responsible insurance company.
- **18. Utilities.** Lessee shall be responsible for arranging for and paying for all utility services including Electric, Gas and Water required on the premises, except that Sewer and Solid waste shall be provided by Lessor. A copy of the water bill will be given to the Lessee and the bill total added to the rent, payable to the Lessor.

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20B. Maintenance and Repair. (Billing) Lessee will be billed at the following rates.

- Commercial Tradesman Face values of commercial bill.
- Two Bears Agent One time Service Call.
  - o One time \$65.00 (USD) per incident
  - Hourly Rate .\$10.00 per hour
- **21. Painting.** Lessor reserves the right to determine when the dwelling will be painted unless there is any law to the contrary.
- **22. Insurance.** Lessor has obtained insurance to cover fire damage to the building itself and liability insurance to cover certain personal injuries occurring as a result of property defects or Lessor negligence. Lessor's insurance does not cover Lessee's possessions or Lessee's negligence. Lessee shall obtain a renters insurance policy to cover damage or loss of personal possessions, as well as losses resulting from their negligence.
- 23. Pets. A Pet shall be allowed with the prior written consent of the Lessor. At the time of signing this lease, Lessee has no pets. Lessor is held solely responsible for all damages and illegal issues caused by the animal. Lessee is required to have a pet rider to the renter's insurance to cover the liability of owning an animal. All mammal pets will be house broken. All pets will urinate and defecate outside of the house. If their authorized animal dies, Lessee must get a Letter of authorization for a new pet. If Lessee buys a replacement mammal pet and does not comply with this section, the lease will terminate AND Lessee will leave the property immediately AND Lessee will be responsible for the rent until the property can be rented to a new Lessee.
- **24. Display of Signs.** During the last 60 days of this lease, Lessor or their agent shall have the privilege of displaying the usual "For Sale" or "For Rent" or "Vacancy" signs on the demised premises and of showing the property to prospective purchasers or tenants.

  Lessee agrees to allow prospective tenants to enter to view the property, when given reasonable notice. The property will be in a clean and presentable condition.
- **25.** Rules and Regulations. Lessor's existing rules and regulations, if any, shall be signed by Lessee, attached to this agreement and incorporated into it. Lessor may adopt other rules and regulations at a later time provided that they have a legitimate purpose, not modify Lessee's rights substantially and not become effective without notice of at least two (2) weeks.
- **26. Subordination of Lease.** This lease and Lessee's leasehold interest hereunder are and shall be subject, subordinate, and inferior to any liens or encumbrances now or hereafter placed on the demised premises by Lessor, all advances made under any such liens or encumbrances, the interest payable on any such liens or encumbrances, and any and all renewals or extensions of such liens or encumbrances.

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Date & Lessee Initials\_\_\_\_\_\_

- **32. Binding Effect.** The covenants and conditions herein contained shall apply to and bind the heirs, legal representatives, and assigns of the parties hereto, and all covenants are to be construed as conditions of this lease.
- **33. Radon Gas Disclosure.** As required by law, Landlord makes the following disclosure: "Radon Gas" is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in every state. Additional information regarding radon and radon testing may be obtained from your county public health unit.
- **34.** Lead Paint Disclosure. "Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips, and dust can pose health hazards if not managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, Lessors must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a federally approved pamphlet on lead poisoning prevention."
- **35. Severability.** If any portion of this lease shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this lease is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed and enforced as so limited.

### 36. Legal Actions.

- 1. Lessee is made aware, if the rent is not paid in full the 20th day of the month, or arrangements made, Lessor will file with the Landlord / Tenant Court.
  - a. Lessee will be responsible for:
    - i. The cost of filing.
    - ii. Mailing of notices.
    - Legal fees of Two Hundred Dollars (\$200.00) per court appearance the Lessor must attend.
    - iv. These fees will be added to the rent balance.
- Lessee will comply with the number of occupants on the occupancy permit.
  - a. Willfully Allowing persons other than those listed in the lease, to use the address for receiving federal, state or local benefits will cause the termination of the lease.
  - This does not apply to parties hosted by the Lessee.
  - c. Parties will not last longer than 48 hours.
  - d. If additional persons are to be added, while complying with state maximum occupancy laws, a written addendum will be entered into and signed by Lessor & Lessee.
  - Lessee will be responsible for any and all fines associated with the property occupied by the Lessee.

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Date & Lessee Initials

- Lessee is made aware, if the property is damaged by the Lessee or agent, guest or visitor, Lessor will file with the appropriate Court to reclaim the cost for repair.
  - a. Lessee will be responsible for:
    - i. All repair costs to include materials, labor and estimates if applicable.
    - ii. All court costs of filing.
    - iii. All costs for Mailing of notices.
    - Legal fees of Two Hundred Dollars (\$200.00) per court appearance the Lessor must attend.
    - v. All cost of filing eviction.
    - vi. All Cost of eviction by the Sheriff.
    - Lessee will be liable for all rent due until the natural expiration of this lease or when a new tenant is installed. Which ever comes first
    - viii. All items A-i thru A-vii, will be added to the rent balance.
- 7. Lessee is made aware, if the property is damaged by the Lessee, their employee(s), agent(s), guest(s) or visitor(s), Lessor will file with the Landlord / Tenant Court to document the dispute and /or request eviction. Lessor will file with the appropriate Court to reclaim the cost for repair.
  - a. Lessee will be responsible for:
    - i. All repair costs to include materials, labor and estimates if applicable.
    - ii. All court costs of filing.
    - iii. All costs for Mailing of notices.
    - Legal fees of Two Hundred Dollars (\$200.00) per court appearance the Lessor must attend.
    - v. All cost of filing eviction.
    - vi. All Cost of eviction by the Sheriff.
    - vii. Lessee will be liable for all rent due until the natural expiration of this lease or when a new tenant is installed. Which ever comes first
    - viii. All items A-i thru A-vii, will be added to the rent balance.
- 8. Lessee is made aware, if the property is abandoned is responsible:
  - a. Lessee's abandoned property will be placed in storage for only one month.
    - i. All repair costs to include materials, labor and estimates if applicable.
    - ii. All court costs of filing.
    - iii. All costs for Mailing of notices.
    - Legal fees of Two Hundred Dollars (\$200.00) per court appearance the Lessor must attend.
    - v. All cost of filing eviction.
    - vi. All Cost of eviction by the Sheriff.
    - vii. All costs of packing, moving and storage.
    - viii. Lessee will be liable for all rent due until the natural expiration of this lease or when a new tenant is installed. Which ever comes first
    - ix. All items A-i thru A-viii, will be added to the rent balance.
- 9. Lessee is made aware, if the contract is made void by any actions of the Lessee:
  - a. Lessee will be responsible for:
    - All items contained within Item 36 subsection 5.
    - ii. All items contained within Item 36 subsection 6.
    - iii. All items contained within Item 36 subsection 7.
    - Lessee will be liable for all rent due until the natural expiration of this lease or when a new tenant is installed. Which ever comes first.

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LF310 • Rev. 05/04

2017-Errera residential Lease.rtf

Date & Lessee Initials

- Lessee will change the utilities (electric and gas) to the lessee's name within 48 hours of signing the lease.
  - a. Since the Gas & Electric bills are leans against the property:
    - If balances are not kept current, a combined balance of less than \$100.00, by the end of the month, Lessor has the right to exercise Item 36 sub 5 and Item 36 sub 9 when applicable.
- Lessee will call the Lessor immediately if there is a change of status for the property. To include damaged appliances or malfunctioning fixtures.
- Lessee WILL call the Lessor immediately if mail for the Lessor arrives. Lessee will not open said mail, which would be a breach of Federal Postal laws.

- Addendum to Item 19.
  - Lessee will maintain the kitchen to keep the stove, oven & refrigerator clean & spill free

- b. Lessee will maintain the kitchen to keep the counters, cabinets & floor clean & spill free
- c. Lessee will maintain the kitchen sinks clean.
- d. Lessee will maintain the bathroom(s) counters, cabinets & floor clean & spill free.
- e. Lessee will maintain the bathroom(s) sinks & tubs clean.
- (When applicable) Lessee will maintain the water system.
- g. (When applicable) Lessee will maintain the septic system.
- 7. Addendum to Item 20.
  - a. Lessee will maintain the lawn; front, back and sides, to be between 4" (the length of adult fingers) to 8" (the long length of an adult hand) or less.
  - Where Applicable: Lessee will maintain the shrubs/bushes between fifty-four (54) to sixty six (66) inches high.
  - c. Lessee will remove leaves and any trash from the lawn; front, back and sides,
  - d. Lessee will keep the sidewalks clean of debris and free of ice and snow, so two adults may pass each other without one person being completely walking in snow.
  - Lessee will keep the sidewalks clean and free of ice and snow to the edges of the sidewalks so the mail carrier or emergency workers can reach the property doors easily.
  - Lessee will keep the lawn; front, back and sides, free of pet feces.

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LF310 • Rev. 05/04

2017-Errera residential Lease.rtf

Date & Lessee Initials\_

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RECORDING INFORMA	TION SHEET	CUMBERLAN	ND COUNTY CLERK'S OFFIC 60 WEST BROAD STREE BRIDGETON NJ 0830		
INSTRUMENT NUMBER:		DOCUMENT TYPE	:		
257404	DEED				
Official Use Only GLORIA NOTO, COUNTY CLERK	Return Address (for				
CUMBERLAND COUNTY, NJ INSTRUMENT NUMBER	No. Of Pages (excludi				
257404 RECORDED ON		* "	3		
October 26, 2006 08:22 am BOOK:4012 PAGE:1230	Recording Fee (excluding		\$60.00		
KT	Realty Transfer Tax	·	\$544.00		
	Amount Charged	(Check # 2001)	\$604.00		
	Parcel Information	Block 268  Lot 11			
	First Party Name				
CONSIDERATION (R) \$135,681.79	Second Party Name	UNION LAKE ENTERPR	ISES LLC		
MAIL COPY NO COPY ENVELOPE	Ado	litional Information (Officia	l Use Only)		
ADDITIONAL STAMPINGS					
COVER SHEET (DOCUMENT S	UMMARY FORM) IS I	VE THIS PAGE.******** PART OF CUMBERLAND C R FUTURE REFERENCE.**	OUNTY FILING RECORD		

#### Deed

This Deed is made on the 20<sup>th</sup> day of October in the Year of our Lord Two-Thousand Six (2006).

Between:

Whose post office address is:

Millville, NJ 08332

referred to as Grantor

**Union Lake Enterprises, L.L.C.** a Limited Liability Company formed and existing by virtue of the Laws of the State of New Jersey having its main business address at:

120 N High Street PO Box 189 Millville, NJ 08332-0189

referred to as Grantee

The words "Grantor" and "Grantee" shall mean all Grantors and all Grantees listed above.

Transfer of Ownership. The Grantor grants and conveys (transfers ownership of) the property described below to the Grantee. This transfer is made for the sum of One Hundred Thirty-Five Thousand Six-Hundred Eighty-One Thousand Dollars and Seventy-Nine Cents (\$135,681.79).

The Grantor acknowledges receipt of this money.

Tax Map Reference. (N.J.S.A. 46:15-2.1) Municipality of MILLVILLE Block No. 268 Lot No. 11 Account No.

Property. The property consists of the land and all the buildings and structures on the land in the CITY of MILLVILLE, County of CUMBERLAND and State of New Jersey. The legal description is:

BEGINNING at a nail set in a asphalt driveway, and being at an angle point in the Northeasterly line of Whitaker Avenue (width varies). Said point also being more particularly shown on map entitled "Plan of Survey, Land to be acquired by John R. and Patricia Haer, Block 268, Lot 11 (Tax Map Nos.), City of Millville, Cumberland County, New Jersey." Prepared by Gleissner-Noon Associates, P.C. Professional Land Surveyors and Planners, 411 North High Street, Millville, N.J. 08332; thence (l) Along the Northeasterly line of said Whitaker Avenue, South 45 degrees, 22 minutes, 00 seconds East, 119.72 feet to an iron pin set; thence: (2) Along the Northwesterly line of land of Walter Luertzing, North 22 degrees, 45 minutes 00 seconds East, 259.42 feet to an iron pin set: thence; (3) Along the southwesterly line of land of Lillian McCaw, North 58 degrees 10 minutes 00 seconds West, 112.50 feet to an iron pin set; thence (4) Along the southeasterly line of other land of Said John R. and Patricia Haer and also along the Southeasterly line of said Whitaker Avenue, South 22 degrees 45 minutes 00 seconds West, 232.56 feet to the place of Beginning.

Prenared Ry



Being the same land and premises conveyed to Ian G. S. Roberts from John R. Haer, Jr. and Margaret Malone Haer, his wife by deed dated June 9, 1999 and in the Office of the Clerk of Cumberland County Book 2367, Page 163 on June 16, 1999

"Subject to All Rights and Restrictions of Public Record including but not limited to Taxes, Utility Easements, Private Easements, Liens and/or other Recorded Restrictions."

Promises by Grantor. The Grantor promises that the Grantor has done no act to encumber the Property. This promise is called a "Covenant as to grantor's acts" (N.J.S.A. 46:4-6). This promise means that the Grantor has not allowed anyone else to obtain legal rights which affect the property (such as by making a mortgage or allowing judgment to be entered against the Grantor

This address is known as 726 Whitaker Avenue, Millville, NJ 08332

Signatures. The Grantor signs this Deed as of the date at the top of the first page.

Witnessed by:

Andrew P. Van Hook

STATE OF NEW JERSEY

: SS

COUNTY OF CUMBERLAND

I CERTIFY that on October 20, 2006,

Ian G. S. Roberts, personally known to be or satisfactorily proven came before me and acknowledged under oath, to my satisfaction, that this person (or if more than one, each person):

a. is named in and personally signed this deed;

b. signed, sealed, and delivered this Deed as his or her act and deed; and

c. made this Deed for \$135,681.79 as the full and actual consideration paid or to be paid for the transfer.

Andrew P. Van Hook

Notary Public of the State of New Jersey My Commission Expires June 2, 2010

Record and Return to: Four Seasons Realty, Inc. PO Box 189 Millville, NJ 08332-0189

State of New Jersey

#### SELLER'S RESIDENCY CERTIFICATION/EXEMPTION

(C.55, P.L. 2004)

(Please Print or Type)

SELLER(S) INFORMATION (See Instruction	s, Page 2)		
Name(s)			
Current Resident Address:	:		
Street: 726 WHITAKER AVENUE City, Town, Post Office		State	Zip Code
•		NJ	•
MILLVILLE PROPERTY INFORMATION (Brief Property I	Description)	140	08332
Block(s)	Lot(s)		Qualifier
268	11		
Street Address:			
726 WHITAKER AVENUE			
City, Town, Post Office		State	Zip Code
MILLVILLE Seller's Percentage of Ownership	Consideration	NJ	08332
			Closing Date
100% SELLER ASSURANCES (Check the Appropriate Check the	135681.79	h 8 apply to NO	10/20/2006 N-residents)
<ol> <li>I am a resident taxpayer (individual, estat will file a resident gross income tax retur property.</li> </ol>	te, or trust) of the State of New n and pay any applicable taxes	Jersey pursuant to l on any gain or inco	N.J.S.A. 54A:1-1 et seq. and me from the disposition of this
The real property being sold or transferre of the federal Internal Revenue Code of 1		ncipal residence with	hin the meaning of section 121
I am a mortgagor conveying the mortgagon of additional consideration.	ed property to a mortgagee in fo	oreclosure or in a tra	ansfer in lieu of foreclosure with
Seller, transferor or transferee is an agen of New Jersey, the Federal National Mort National Mortgage Association, or a priva	gage Association, the Federal I	lome Loan Mortgag	
5. Seller is not an individual, estate or trust N.J.S.A.54A:1-1 et seq.	and as such not required to ma	ke an estimated pay	yment pursuant to
<ol> <li>The total consideration for the property is payment pursuant to N.J.S.A. 54A:5-1-1</li> </ol>		e seller is not requir	red to make an estimated
<ol> <li>The gain from the sale will not be recogn cemetery plot. (CIRCLE THE APPLICAB seller acknowledges the obligation to file</li> </ol>	LE SECTION). If such section	does not ultimately	apply to this transaction, the
8. Transfer by an executor or administrator accordance with the provisions of the dec			ion of the decedent's estate in
SELLER(S) DECLARATION			
The undersigned understands that this declaration and its false statement contained herein could be punished by fir to the best of my knowledge and belief, it is true, correct a	ne, imprisonment, or both. I further		
10/20/06			
Date	(Seller) Please	Indicate if Power of Attorn	ney or Attorney in Fact
		e.	and the second
Date	/O-II\ DI	Signature	any or Atternay in Fort
	(Seller) Please	ndicate if Power of Attorn	ney or Attorney in Fact

GIT/REP-3 (3-06)



## NEW JERSEY REALTORS® STANDARD FORM OF RESIDENTIAL LEASE

©2001 NEW JERSEY REALTORS®, INC.

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.

TAF	SLE OF CONTENTS		
	IONS OR INSTALLATION OF EQUIP	MENT 35.	LEAD-BASED PAINT DOCUMENT ACKNOWLEDGMENT
<ol><li>INSPECTION</li></ol>			
			MEGAN'S LAW STATEMENT
		38.	CONSUMER INFORMATION STATEMENT
	LANDLORD & TENANT		ACKNOWLEDGEMENT
		39.	DECLARATION OF LICENSEE BUSINESS
			RELATIONSHIP
		40.	ACKNOWLEDGMENT OF TRUTH IN RENTING
			STATEMENT
	LEASE	41.	SMOKE DETECTORS, CARBON MONOXIDE ALARM
			AND PORTABLE FIRE EXTINGUISHER COMPLIANCE
			PRIVATE WELL TESTING
	BYLAWS, RULES & REGULATION		
	The services		MEGAN'S LAW REGISTRY
		45.	OTHER LEASE PROVISIONS
		ENT	
this Lease mear	s all of the landlord:	s above	listed. In all instances in which th
rform obligations	under this Lease, it	may do	so through its authorized agents o
se means all of the t	enants above listed.		
RIGHT OF	TERMINATION: (The	followi	ng statement generally, as require
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	18. NO ALTERATI 19. INSPECTION 20. INSURANCE 21. FIRE AND OTH 22. LIABILITY OF 23. PETS 24. NOTICES 25. NO WAIVER 26. SEVERABILIT 27. RENEWAL OF 28. FURNITURE 29. END OF TERM 30. ASSOCIATION 31. BINDING 32. ENTIRE AGRE 33. ATTORNEY R 34. BROKER'S CO  RESIDENT ake Enterprises, LL  Box 189, Millville, I  this Lease mean rform obligations se means all of the terms of the cooperative. A BUYER WHO COOPERATIVE. A BUYER WHO COOPERATIVE. A BUYER WHO COOPERATIVE. A BUYER WHO COOPERATIVE.	19. INSPECTION 20. INSURANCE 21. FIRE AND OTHER CASUALTY 22. LIABILITY OF LANDLORD & TENANT 23. PETS 24. NOTICES 25. NO WAIVER 26. SEVERABILITY 27. RENEWAL OF LEASE 28. FURNITURE 29. END OF TERM 30. ASSOCIATION BYLAWS, RULES & REGULATION 31. BINDING 32. ENTIRE AGREEMENT 33. ATTORNEY REVIEW CLAUSE 34. BROKER'S COMMISSION  RESIDENTIAL LEASE AGREEME ake Enterprises, LLC  Box 189, Millville, NJ 08332-0189  this Lease means all of the landlord from obligations under this Lease, it see means all of the tenants above listed.  RIGHT OF TERMINATION: (The case for a condominium or cooperative are for a con	18. NO ALTERATIONS OR INSTALLATION OF EQUIPMENT 35.  19. INSPECTION 36.  20. INSURANCE 37.  21. FIRE AND OTHER CASUALTY 38.  22. LIABILITY OF LANDLORD & TENANT  23. PETS 39.  24. NOTICES  25. NO WAIVER 40.  26. SEVERABILITY  27. RENEWAL OF LEASE 41.  28. FURNITURE  29. END OF TERM 42.  30. ASSOCIATION BYLAWS, RULES & REGULATIONS 43.  31. BINDING 44.  32. ENTIRE AGREEMENT 45.  33. ATTORNEY REVIEW CLAUSE  34. BROKER'S COMMISSION  RESIDENTIAL LEASE AGREEMENT  ake Enterprises, LLC  this Lease means all of the landlords above rform obligations under this Lease, it may do see means all of the tenants above listed.

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39	3. TERM: The Term of this Lease is for	23 Months	(months) (years) starting on	1st
40		and ending on	June 30, 2020	. This is referred to
41	as the "Term". If the Landlord is unable to give			
42	not have any liability to the Tenant. However, th	e Tenant shall not be liable for	the payment of rent until the Landlor	d gives possession of
43	the Property to the Tenant. If the Landlord fails	to give possession of the Prop	perty within 30 days of the start date	set forth above, then
44	the Tenant may terminate this Lease by giving			last day of the Term
45	shall be adjusted accordingly, so that the Term rem	ains for the number of months o	r years above stated.	
46				
47	4. RENT: The rent for the Term of this Lease			
48		nonth. Rent shall be payable to:	Union Lake Enterprises, LLC, 211 B	uck St, PO Box 189,
49	Millville, NJ 08332-0189			<u> </u>
50		(NAME AND ADDRESS)		
51	5. INITIAL DEPOSIT: Tenant has paid an ini			
52	be credited towards 0 the first	month's rent or 2175	the Security Deposit. The balance	
53	lows: First month's rent \$ 1,450.00 Du	e on	August 1, 2018	, Security Deposit
54	\$ Due on		•	
55				
56	6. SECURITY DEPOSIT: Tenant shall pay to			
57	not exceed one and one-half months rent) to			
58 59	Landlord collects any additional Security Depos			
60	current Security Deposit. Landlord shall comply			
61	is for owner occupied Property with not more that attempt to waive the requirements of the Act is pro-			onsecutive days. Any
62	The Act requires depositing the Security Deposit			otifying the Tenant in
63	writing of the name and address of the banking ins			
64	or invested (for example, interest bearing or mone	1 7	**	
65	within 30 days of each of the following: (a) the La			
66	from one institution or fund to another (unless the			
67	of notice by the Landlord of the merger if the merg			
68	ance of ownership or control of the Property. Such			
69	on the Security Deposit shall be paid to the Tenan			
70	date of this Lease, the renewal of the Term or on I	anuary 31, if the Landlord gives	the Tenant written notice that interest w	vill be paid on January
71	31.			
72	The Act also provides that, if the Landlord s			
73	the Security Deposit plus the undistributed inter			
74	well as the name and address of the new owner.			
75	of title. After acquisition of the Property, the ne			
76	giving all notices and returning the Security Dep			
77	The Landlord shall inspect the Property after			
78	Lease, the Landlord shall return the Security De			
79	lord for damages to the Property resulting from			
80	the Landlord, and shall be forwarded to the Ten			
81	mail. The Security Deposit may not be used by the	renant for the payment of rent	without the written consent of the Land	ora.
82	W. V. AND DANGERS DESIGNATION OF THE PROPERTY		fat down of the mounts	d- m
83 84	7. LATE PAYMENT PENALTY: If the Ten a late charge of \$45.00 +5/dayuntil the rent			the Tenant shall pay
85	as additional rent, which is defined in Section 8.			
86			the Landlord reserves the right to de	
87	payments be made in cash, bank or certified check		the Landiord reserves the right to de	mand that ruthre rent
88	payments be made in easi, bank of certified encek	•		
89	8. ADDITIONAL RENT: Landlord may p	erform any obligations under	this Lease which are Tenant's reco	onsibility and which
90	Tenant fails to perform. The cost to Landlord			
91	and payable with the next installment of month			
92	Landlord has for Tenant's failure to pay monthly r	•		
93				
94	9. POSSESSION AND USE: The Landlord	shall give possession of the Pr	operty to the Tenant for the Term of	this Lease except as
95	otherwise provided in this Lease. The Tenant sh			
96	business, trade or profession. The Tenant shall	l not store any flammable, dar	ngerous or hazardous materials at the	
97	ordinary household cleaning materials. The Prope	rty shall not be allowed to be vac	ant for any extended period of time.	
98				

New Jersey Realtors® Form-125-4/17 Page 2 of 8

Tenant's Initials:

Landlord's Initials:

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99	10. UTILITIES: The Tenant shall arrange to have the utilities transferred into Tenant's name prior to occupancy, and shall be respon-
00	sible for paying the following utility services: X Gas X Electric Water Heat Sewer General Trash Disposal (Other) Excess Water & Sewer, Cable, Telephone, Etc.
02	The Landlord shall provide and pay for the following utility services: Gas   Electric   Water   Heat   Sewer
03	General Trash Disposal X (Other) Basic Water  The Tenant agrees
04	not to waste or unreasonably use any utility or appliance that is provided by the Landlord. Landlord shall not be responsible for any dam-
05	age or loss caused to Tenant or Tenant's property because of an interruption in utility services over which Landlord has no reasonable
06	means of control. Any such interruption shall not be grounds for Tenant to reduce or stop paying rent.
07	
80	11. NO ASSIGNMENT OR SUBLETTING: The Tenant may not assign this Lease, sublet all or any part of the Property, or permit
09	any other person to use the Property without the prior written permission of the Landlord. The Landlord may withhold such permission
10	in Landlord's sole and absolute discretion.
11	
12	12. VIOLATION, EVICTION AND RE-ENTRY: The Landlord reserves the right of re-entry. This means that if the Tenant
13	violates the terms of this Lease, the Landlord may terminate this Lease and regain possession of the Property. This is done by a court
14	proceeding known as an eviction. A complaint is served upon the Tenant and the Tenant must appear in court. The Landlord may also
15	evict the Tenant for any other cause which is permitted by applicable law. When the eviction proceeding is concluded, the Landlord may
16	regain possession of the Property.
17	
18	13. DAMAGES: The Tenant is liable for all the Landlord's damages caused by the Tenant's breach of this Lease. Such damages may
19	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
21	of the Tenant's eviction or if the Tenant moves out prior to the end of the Term.
22	14. QUIET ENJOYMENT: The Tenant may occupy the Property without interference, subject to Tenant's compliance with the
23	Terms of this Lease.
24	Territo VI tilis Dease.
25	15. TENANT'S REPAIRS AND MAINTENANCE: The Tenant shall:
26	(a) Pay for all repairs, replacements and damages caused by the act or neglect of the Tenant, the Tenant's family, domestic employees,
27	guests or visitors, which includes but is not limited to sewer and plumbing drainage problems caused by the Tenant.
28	(b) Keep and maintain the Property in a neat, clean, safe and sanitary condition.
29	(c) Cut the grass and maintain the shrubbery.
30	(d) Drive and park vehicles only in designated areas, if any.
31	(e) Take good care of the Property and all equipment, fixtures, carpeting and appliances located in it.
32	(f) Keep the furnace clean, and regularly change the furnace filters, if applicable.
33	(g) Keep nothing in the Property which is flammable, dangerous or which might increase the danger of fire or other casualty.
34	(h) Promptly notify the Landlord of any condition which requires repairs to be done.
35	(i) Use the electric, plumbing and other systems and facilities in a safe manner.
136	(j) Promptly remove all garbage and recyclables from the Property and place it at the curb (or other designated area) in the proper
137	containers in accordance with the prescribed pick-up schedule.
138	(k) Not engage in any activity which may cause a cancellation or an increase in the cost of the Landlord's insurance coverages.
139	(1) Use no more electricity than the receptacles, wiring or feeders to the Property can safely carry.
140 141	(m)Obey all instructions, written or otherwise, of the Landlord for the care and use of appliances, equipment and other personal
142	property. (n) Do nothing to destroy, deface or damage any part of the Property.
143	(a) Do nothing to desirely, delace of damage any part of the Froperty.  (b) Promptly comply with all orders and rules of the Board of Health or any other governmental authority which are directed to the
144	Tenant.
145	(p) Do nothing which interferes with the use and enjoyment of neighboring properties.
146	(q) Do nothing to cause any damage to any trees or landscaping on the Property.
147	(r) Keep the walks and driveway free from dirt, debris, snow, ice and any hazardous objects.
148	(s) Comply with such rules and regulations that may be published from time to time by the Landlord.
149 l	
150	16. LANDLORD REPAIRS: The Landlord shall make any necessary repairs and replacements to the vital facilities serving the
151	Property, such as the heating, plumbing and electrical systems, within a reasonable time after notice by the Tenant. The Tenant may be
152	liable for the cost of such repairs and replacements pursuant to Section 15. The Landlord shall not be liable for interruption of services
153	or inconvenience resulting from delays in making repairs or replacements if due to circumstances beyond Landlord's reasonable control.
154	
155	17. ACCESS TO THE PROPERTY: The Landlord shall have access to the Property on reasonable notice to the Tenant in order to
156	(a) inspect the interior and exterior of the Property, (b) make necessary repairs, alterations, or improvements, (c) supply services, and (d)
157 158	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 renewed as per Section 27 of this
100	of an emergency of it the remain is not notice for more than seven consecutive days, if this Lease is not renewed as per Section 27 of this

New Jersey Realtors® Form-125-4/17 Page 3 of 8

Tenant's Initials:

Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com

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 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 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.
- 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.
- 27. RENEWAL OF LEASE: The Tenant must be offered a renewal of this Lease by the Landlord, unless the Landlord has good cause not to do so under applicable law. Reasonable changes may be included in the renewal Lease. Not less than 45 days

New Jersey Realtors® Form-125-4/17 Page 4 of 8

Tenant's Initials:

726 Whitaker Ave

Landlord

220	days after the Tenant receives the Landlord			
221	jects the proposed renewal Lease. If the Tenant does not no	•		•
222 223	be considered to have been rejected. If the Tenant does not a the Term.	ccept the renewal Lease, the Te	nant must vacate the Property a	t the end of
224	the Term.			
225	28. FURNITURE: If the Property is leased in furnished	condition, or if the Landlord le	eaves personal property to be a	ised by the
226	Tenant, the Tenant shall maintain the furniture and furnishing			
227	Lease and signed by the Landlord and the Tenant.	_		
228				
229	29. END OF TERM: At the end of the Term, the Tenant			
230 231	<ul><li>(c) repair any damage including that caused by moving, (d) r</li><li>(e) vacate the Property and return it with all keys to the Land</li></ul>			
232	normal wear and tear.	ford in the same condition as it v	vas at the beginning of the Term	i, except for
233	normal would like tout.			
234	30. ASSOCIATION BYLAWS, RULES AND REG	ULATIONS: If Property is	subject to any Association	on Bylaws
235	and Rules and Regulations, Tenant agrees to comply	with such Association Bylaw	s and Rules and Regulation	s including
236	any amendments.			
237	24 PINIDING This I am is blad and do I am it is	d - 77 t t - 11' d 1 '		
238 239	31. BINDING: This Lease is binding on the Landlord and	the Tenant and all parties who	lawfully succeed to their rights	and respon-
240	sibilities.			
241	32. ENTIRE AGREEMENT: This Lease contains the ent	ire agreement of the Landlord	and Tenant. No representations	have been
242	made by the Landlord or its real estate broker or agents excep			
243	agreement signed by both the Landlord and the Tenant.			
244				'
245	33. ATTORNEY REVIEW CLAUSE:			
246 247	(1) Study by Attorney.	or study this I sees If an attenue	and the appropriate of the attenues and	
248	The Tenant or the Landlord may choose to have an attorned his or her review of the Lease within a three-day period. This			
249	attorney for the Tenant or the Landlord reviews or disapproves of		it the end of this three-day pend	ou uniess an
250	(2) Counting the Time.	Tillo Doubo.		
251	You count the three days from the date of delivery of the	signed Lease to the Tenant and	the Landlord. You do not coun	t Saturdays,
252	Sundays or legal holidays. The Tenant and the Landlord may agr			
253	(3) Notice of Disapproval.			
254 255	If an attorney for the Tenant or Landlord reviews and disa			
256	party named in this Lease within the three-day period. Otherw notice of disapproval to the Broker(s) by fax, email, personal de-			
257	be effective upon mailing. The personal delivery will be effec			
258	inform the Broker(s) of any suggested revision(s) in the Lease th		omeon the unomey may also, t	at nood not,
259				
260	34. BROKER'S COMMISSION: The Broker's Commission	on is earned, due and payable	upon signing of a fully exe	cuted Lease
261	Agreement and satisfaction of the Attorney Review Period set for		e Commission shall be paid by the	•
262	X Landlord in accord with previously executed Listing Agree	ment.		
263				
264	Tenant and shall be payable as follows:			
265				
266				
267				
268	Porreca Real Estate			
269	Listing Broker			
270				
271	2439 W Main St, Millville, NJ 08332-5212		(856)327-8404	
272	Address		Telephone #	
273				
274				
275	Email Address Cell	Phone#	Fax#	
276				
277				
278	Participating Broker		Commission	1
		_		1/1/
	New Jersey Realtors® Form-125-4/17 Page 5 of 8	Tenant's	Landlora	
		Initials:	Initials:	6XI
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Address			Telephone #	
			-	
Email Address	Ce	ll Phone#	Fax#	
35. LEAD-BASED PAINT DO	OCUMENT ACKNOWLED	GMENT: (Applies to c	wellings built before 1978)	
			From Lead In Your Home". Moreover, a co	opy of the
			ed Paint Hazards" has been fully completed,	
Tenant, Landlord and Broker(s)	and is appended to and made a	a part of this Agreement	•	
36. WINDOW GUARD NOT		AN TO PROVIDE	INICEALL AND MAINTAIN WITHOUT	CYLLDD
			INSTALL AND MAINTAIN WINDOW E OR YOUNGER IS, OR WILL BE, LI	
			ERE FOR A SUBSTANTIAL PERIOD (	
			QUEST THAT THE WINDOW GUARD	
			HE WRITTEN REQUEST OF THE TEN	
PROVIDE, INSTALL AND	MAINTAIN WINDOW G	UARDS IN THE HA	ALLWAYS TO WHICH PERSONS IN T	HE TEN
			E BUILDING, IF THE BUILDING IS A	
-		-	OWNER (LANDLORD) OF THE APA	
			GUARDS IN THE APARTMENT AND	
			G WINDOW GUARDS IN HALLWAY W RST FLOOR WINDOWS WHERE THE	
			THER HAZARDOUS CONDITIONS THA	
INSTALLATION OF WINDO				
37. MEGAN'S LAW STATE				DD 0414D1
			RMINES WHETHER AND HOW TO I N AREA. IN THEIR PROFESSIONAL CA	
			ON BY THE COUNTY PROSECUTOR	
			ON FOR YOU. UPON CLOSING, THE	
			ON AS MAY BE DISCLOSABLE TO YOU.	
** ************************************				_
			: By signing below, the Landlord and T Real Estate Relationships from the brokerage	
volved in this transaction prior to			Real Estate Relationships from the brokerage	, ming m
		•		
39. DECLARATION OF LIC				
A. AND		a Real Estate Opperman	(name(s) of	e of firm
			IN THIS TRANSACTION AS (cho	
			DUAL AGENTS TRANSACTION B	
B. INFORMATION SUPPLI			(name of	
HAS INDICATED THA				
LANDLORD'S AGENT OF	NLY TENANT'S AGEN	I ONLY   DISCLE	DSED DUAL AGENT  TRANSACTION	BRUKER
40. ACKNOWLEDGMENT	OF TRUTH IN RENTIN	NG STATEMENT: (	Applies to all Tenants with a rental to	erm of a
least one month living in	residences with more tha	an two dwelling uni	ts or more than three if the Landlord	d occupie
		the booklet, "Truth In	Renting - A guide to the rights and respons	sibilities o
residential tenants and landlords	in New Jersey".			
41 SMOKE DETECTORS	CARRON MONOVIDE	ALADM AND DOL	RTABLE FIRE EXTINGUISHER COM	PLIANCE
			tinguisher compliance (CSDCMAPFEC), as r	
			e Tenant shall be responsible for their maintenar	
			· · · · · · · · · · · · · · · · · · ·	
			operty's potable water supply is provi	
			law other than the Private Well Testing five years thereafter, the Landlord is required	
			(30) days after receiving the test results, the Lan	
remain man supply for the l			Control of the contro	
				_
New Jersey Realtors® Form-125-4/17		Tenant's	Landlord	1/1

provide a written copy thereof to the Tenant. Also, the Landlord 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 Landlord 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, 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. SECURITY CAMERAS:

If there are any security cameras on the Property, including but not limited to what often are called "nanny cams" or other video or audio taping equipment, the Landlord represents that the security cameras will be disabled and not functioning during the Term of this Lease unless only the Tenant has the use of the security cameras and neither the Landlord nor any other party has access to or the use of it. The Landlord acknowledges that any use or access to the security system by the Landlord or any other party during the tenancy may constitute an invasion of privacy of the Tenant and subject the Landlord to civil damages and criminal charges. Specifically excluded from this Section are such security cameras in multi-family housing that are in common areas, such as common hallways, the exterior of the building(s), entrance ways to the building(s), common laundry rooms, or common parking lots or garages.

44. MEGAN'S LAW REGISTRY: Tenant is notified that New Jersey law establishes an Internet Registry of Sex Offenders that may be accessed at <a href="https://www.njsp.org">www.njsp.org</a>.

#### 45. OTHER LEASE PROVISIONS, IF ANY:

Managing Member of the landlord LLC is a licensed real estate broker.

Tenant shall be responsible for the maintenance of the lawn and shrubbery. Tenant shall also be responsible for small ordinary maintenance while the landlord will be responsible for major repairs.

Landlord recommends that the tenant maintains renter/tenant insurance for the protection of tenants' contents.

Tenant agrees that if carpet replacement is necessary as a result of the tenant or tenant's animals, the cost of same shall not pro-rated and shall not be considered ordinary wear and tear.

Tenant acknowledges receipt of the booklet entitled "Truth in Renting" as published by NJ DCA.

Tenant acknowledges receipt of the booklet entitled "Protect your Family from Lead in Your Home" as published by the United States Environmental Protection Agency.

If any pets are permitted by landlord, they man not be on the landlord's insurance carrier's list of aggressive pets that would result in cancellation of landlord's insurance policy. Tenant shall be responsible for any damage caused by said pet(s). Landlord grants permission for the tenant to have one small "Maltipoo" dog.

Landlord will hold tenants' security deposit in an interest-bearing account at OceanFirst Bank, N.A. unless landlord notifies tenant otherwise. Tenant agrees that it is the tenant's responsible to inquire as to the balance and that interest may be withdrawn only by written notice by January 1 of each year.

Pro-rated first month rent. The property is projected to be available on or about July 4, 2018 pending the replacement of carpet. Once the property is available and the tenant has been notified, the rental term will commence early and continue for the term in addition to the time that is available early in July of 2018. At such time, the tenant shall pay rent based on the pro-rated amount of \$46.77 per day commencing on the date after the property is available. For example. If the unit is ready on July 3, 2018, the tenant will pay \$1,309.56 on July 4, 2018 and gain possession for the remainder of the month.

New Jersey Realtors® Form-125-4/17 Page 7 of 8

Tenant's Initials:

Initials:

726 Whitaker A

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	E PROVISIONS, IF ANY	•			
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V			,		Jate
	by: Andrew	P. Von H	ook, Monagin	1 nember	
	Landlord		,	2	Date
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	Tenant				Date Date Date



#### 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 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 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.

TENANT (Print Name)	(TENANT (Signature)	6 26 X
TENANT (Print Name)	TENANT (Signature)	Date
TENANT (Print Name)	TENANT (Signature)	Date
TENANT (Print Name)  Union Lake Enterprises, LLC	TENANT (Signature)	Date 6/56/18
OWNER/REPRESENTATIVE (Print Name)  OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)  OWNER/REPRESENTATIVE (Signature)	Date Date
OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)	Date
OWNER/REPRESENTATIVE (Print Name)	OWNER/REPRESENTATIVE (Signature)	Date







1 2

Andrew Van Hook

#### ADDENDUM

#### DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT ABOUT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS LEASES

#### I. LEAD PAINT WARNING

Housing built before 1978 may contain lead-based paint. Lead from paint, paint chips and dust can pose health hazards if not

managed properly. Lead exposure is especially harmful to young children and pregnant women. Before renting pre-1978 housing, lessors
must disclose the presence of known lead-based paint and/or lead-based paint hazards in the dwelling. Lessees must also receive a
federally approved pamphlet on lead poisoning prevention.
II. PROPERTY ADDRESS: 726 Whitaker Ave
Millville, NJ 08332
III. LESSOR'S DISCLOSURE (initial) (To be completed and signed at time of listing)
(Initial) (10 be completed and signed at time of listing)  Presence of lead-based paint and/or lead-based paint hazards (check one below):
Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
X Lessor has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
(b) Records and Reports available to the lessor (check one below):
Lessor has no reports or records pertaining to lead-based paint and/or lead-based hazards in the housing.
Lessor has the following reports or records pertaining to lead-based paint and/or lead-based paint hazards in the
hous ing, all of which lessor has provided to its listing agent, and has directed its listing agent to provide lessee or
lessee's agent with these records and reports prior to lessor accepting any offer to lease (list documents below):
-All
(c) If there is any change in the above information prior to lessor accepting an agreement from the
lessee to lease, lessor will disclose all changes to the lessee prior to accepting the lease.
IV. LESSOR'S CERTIFICATION OF ACCURACY
Lessor(s) have reviewed the Lessor's Disclosure in Section III and certify, to the best of his/her/their knowledge, that the
Lessor Date Union Lake Enterprises, LLC
Lessor Date
Lessor by Andrew C. Van Hook Date Lessor Date
Lessor D. Marrew C. Van 14000 Date
Lessor by Andrew C. Van 1400k Date Lessor Date  V. LISTING AGENT'S CERTIFICATION OF ACCURACY
Listing Agent certifies that he/she has informed the lessor of the lessor's obligations under 42 U.S.C. 4852d and is aware of his/her
responsibility to ensure compliance A A
responsibility to ensure compliance
responsibility to ensure compliance
Listing Agent Date 6/11/18
Listing Agent
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV and the Listing Agent's Certification in Section V to be completed and signed prior to lessee signing this Addendum.)
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV and the Listing Agent's Certification in Section V to be completed and signed prior to lessee signing this Addendum.)  a) Lessee has received copies of all information listed in Section III above.
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV and the Listing Agent's Certification in Section V to be completed and signed prior to lessee signing this Addendum.)
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV and the Listing Agent's Certification in Section V to be completed and signed prior to lessee signing this Addendum.)  a) Lessee has received copies of all information listed in Section III above.
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV and the Listing Agent's Certification in Section V to be completed and signed prior to lessee signing this Addendum.)  a) Lessee has received copies of all information listed in Section III above.
VI. LESSEE'S ACKNOWLEDGMENT (initial) (The Lessor's Disclosure in Section III and Certification in Section IV and the Listing Agent's Certification in Section V to be completed and signed prior to lessee signing this Addendum.)  a) Lessee has received copies of all information listed in Section III above.





New Jersey Realtors® Addendum Regarding Leases 7/16 Page 1 of 2

Lessee		Date 6 26	Lessee		Date
Lessee		Date	Lessee		Date
VIII. LEASING/LESSEI	E'S AGENT'S C	CERTIFICATIO	ON OF ACCURACY	,	
Leasing/Lessee's Ager	at certifies that the	he lessee has rece	eived the information in	section VI (a) and	(b).
Leasing/Lessee's Agent	21/	14//			Date 6/26
	$\nu$				
	¥	/			
					1
					*
se;					

THIS IS A LEGALLY BONDING CONTRACT THAT WILL BECOME FINAL THTHIN THREE BUSINESS DAYS.

DURING THIS PERIOD, YOU MAY CHOOSE TO CONSULT AN ATTORNEY WHO CAN REVIEW AND CANCEL

THIS CONTRACT. SEE SECTION ON ATTORNEY REVIEW IN ORIGINAL LEASE FOR DETAILS.

#### ADDENDUM TO LEASE AGREEMENT

WHEREAS, landlord Union Lake Enterprises, LLC and tenant Allison D. Tarlton entered into a residential lease dated June 26, 2018 for the property at 726 Whitaker Ave, Millville, NJ 08332, and

WHEREAS, the parties wish to extend the lease as follows:

- The term of the lease shall continue for an additional twelve (12) months until June 30, 2021
- The rent for the additional term shall be \$17,400 payable at the rate of \$1,450 per month due on the first of each month.

In all other respects, the original lease is ratified.

y: Andrew P. Van Hook, managing member	6/22/2020 Date
	6/16/20



I will allow my landlord Chuck Kravitz to take my \$500 security deposit as a payment for my \$1000 back rent issue for the month of April and May. I will be paying the other half of the \$500 with a money order.



# CUM-L-000774-20 12/15/2020 6:56:40 PM Pg 2 of 2 Trans ID: LCV20202283972 fthe Appellate Division, April 10, 2021, **A-001584-20**

	Experiment/Subject	ct	Date	91
		Lab Partner	Locker/ Desk No.	Course & Section No.
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# ${\it CUM-L-000774-20} \quad 12/15/2020 \; 6:56:40 \; PM \; \; Pg \; 2 \; of \; 2 \; Trans \; ID: \; LCV20202283972$ ${\it FILED, Clerk of the Appellate Division, April 10, 2021, } {\it A-001584-20}$

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Two Bears Property Management P. O. Box 862 Vineland, NJ 08361

### **Statement**

Date 4/1/2021

To:
South 6th Street, Unit A
Vineland, NJ 08360

24	Astro Art		8	Amount Due	Amount Enc.
				\$13,999.50	
Date		Transaction		Amount	Balance
06/30/2019	Balance forward	<u> </u>			3,849.50
07/01/2019	INV #1040.			820.00	4,669.50
07/04/2019	PMT Cash Receipt # 43650			-800.00	3,869.50
08/01/2019	INV #1047.			820.00	4,689.50
08/03/2019	PMT Cash Receipt #43680			-800.00	3,889.50
09/01/2019	INV #1054.			820.00	4,709.50
09/07/2019	PMT Cash Receipt #43715			-800.00	3,909.50
10/01/2019	INV #1061.			820.00	4,729.50
10/13/2019	PMT CASH RECEIPT #4375	51		-820.00	3,909.50
11/01/2019	INV #1068.			820.00	4,729.50
11/03/2019	PMT CASH RECEIPT #4377	<b>71</b>		-500.00	4,229.50
12/01/2019	INV #1074.			820.00	5,049.50
01/01/2020	INV #1083.			820.00	5,869.50
01/06/2020	PMT Cash Receipt # 43836			-1,050.00	4,819.50
02/01/2020	INV #1090.			820.00	5,639.50
02/05/2020 03/01/2020	PMT Cash Receipt # 43866			-800.00	4,839.50
03/09/2020	INV #1099.			820.00	5,659.50
03/09/2020	PMT Cash Receipt #43899 - 1	This Receipt Superceeds A	NY others.	-820.00	4,839.50
04/01/2020	INV #1108.			820.00	5,659.50
05/01/2020	PMT Cash Receipt #43935 INV #1115.			-500.00	5,159.50
06/01/2020	INV #1113.			820.00	5,979.50
07/01/2020	INV #1123. INV #1131.			820.00	6,799.50
08/01/2020				820.00	7,619.50
08/01/2020	INV #1139. PMT		ľ	820.00	8,439.50
09/01/2020	INV #1147.			-1,000.00	7,439.50
10/01/2020	INV #1147.			820.00	8,259.50
11/01/2020	INV #1163.			820.00	9,079.50
12/01/2020	INV #1103. INV #1171.			820.00	9,899.50
01/01/2021	INV #1179.			820.00	10,719.50
02/01/2021	INV #1187.		6	820.00	11,539.50
03/01/2021	INV #1195.			820.00	12,359.50
04/01/2021	INV #1203.			820.00	13,179.50
01/01/2021	1111 11205.			820.00	13,999.50
CURRENT	1-30 DAYS PAST DUE	31-60 DAYS PAST DUE	61-90 DAYS PAST DUE	OVER 90 DAYS PAST DUE	Amount Due
820.00	0.00	1,640.00	820.00	10,719.50	\$13,999.50

#### EXECUTIVE ORDER NO. 128

WHEREAS, in light of the dangers posed by Coronavirus disease 2019 ("COVID-19"), I issued Executive Order No. 103 (2020) on March 9, 2020, the facts and circumstances of which are adopted by reference herein, which declared both a Public Health Emergency and State of Emergency; and

WHEREAS, to further protect the health, safety, and welfare of New Jersey residents by, among other things, reducing the rate of community spread of COVID-19, I issued Executive Order No. 104 (2020) on March 16, 2020, the facts and circumstances of which are also adopted by reference herein, which established statewide social mitigation strategies for combatting COVID-19; and

WHEREAS, on April 7, 2020, I issued Executive Order No. 119 (2020), the facts and circumstances of which are adopted by reference herein, which declared that the Public Health Emergency declared in Executive Order No. 103 (2020) continues to exist; and

WHEREAS, in accordance with N.J.S.A. App. A:9-34 and -51, I reserved the right to utilize and employ all available resources of State government to protect against the emergency created by COVID-19; and

WHEREAS, on March 21, 2020, I issued Executive Order No. 107 (2020), the facts and circumstances of which are adopted by reference herein, which recognized that social mitigation strategies for combatting COVID-19 require every effort to reduce the rate of community spread through person-to-person contact, and ordered greater social distancing throughout New Jersey by limiting the unnecessary movement of individuals in and around their communities, reducing person-to-person interactions in accordance with Centers for Disease Control (CDC) and Department of Health (DOH) guidance; and

WHEREAS, tenants may be suffering from one or more financial hardships that are caused by or related to the COVID-19 pandemic, including but not limited to a substantial loss of or drop in income, and additional expenses such as those relating to necessary health care; and

WHEREAS, as of April 13, 2020, there were 856,528 unemployment claims filed by New Jerseyans over the previous five weeks; and

WHEREAS, on March 19, 2020, in anticipation of many New Jersyans experiencing substantial loss of income as a result of business closures, reductions in hours, or layoffs related to COVID-19, impeding their ability to keep current on rent and mortgage payments, and pursuant to Assembly Bill No. 3859 and Senate Bill No. 2276, I issued Executive Order No. 106 (2020), the facts and circumstances of which are also adopted by reference herein, which recognized the importance to public health of housing security and stability and enacted a moratorium on the removal of individuals from residential properties pursuant to evictions or foreclosure proceedings; and

WHEREAS, Executive Order No. 106 (2020) stays enforcement of all judgments for possession, warrants of removal, and writs of possession while in effect, unless the court determines on its own motion or motion of the parties that enforcement is necessary in the interest of justice, but does not stop foreclosure or eviction proceedings from being initiated or continued; and

WHEREAS, such families struggling to pay rent due to financial hardship during the ongoing Public Health Emergency and the State of Emergency may also remain at increased risk for eviction upon the termination of Executive Order No. 106 (2020), which under the terms of the Order must happen no later than two months after the

end of the Public Health Emergency or State of Emergency established by Executive Order No. 103 (2020); and

WHEREAS, in addition to eviction proceedings being initiated and the continued risk of eviction upon termination of the Order, individuals may face other consequences from a late payment of rent, including interest and late fees, which they may be unable to satisfy in light of their substantial loss of income, as well as negative credit reports that may affect their ability to find housing options in the future; and

WHEREAS, pursuant to  $\underline{\text{N.J.S.A.}}$  46:8-19, a security deposit and the accumulated interest and earnings on the investment of such deposit remain the property of the tenant; and

WHEREAS, enabling individuals to pay portions of their rent with the security deposit they own will allow those individuals to mitigate the consequences regarding evictions and accumulation of interest and late fees upon termination of Executive Order No. 106 (2020), and thus is plainly in the public interest; and

WHEREAS, the Constitution and statutes of the State of New Jersey, particularly the provisions of N.J.S.A. 26:13-1 et seq., N.J.S.A. App. A: 9-33 et seq., N.J.S.A. 38A:3-6.1, and N.J.S.A. 38A:2-4 and all amendments and supplements thereto, confer upon the Governor of the State of New Jersey certain emergency powers, which I have invoked;

NOW, THEREFORE, I, PHILIP D. MURPHY, Governor of the State of New Jersey, by virtue of the authority vested in me by the Constitution and by the Statutes of this State, do hereby ORDER and DIRECT:

1. Upon written request from a tenant, including electronic communication, a security deposit governed by the provisions of N.J.S.A. 46:8-19 et seq., as well as the tenant's portion of the

interest and/or earnings accumulated thereon, shall be applied to or credited towards rent payments due or to become due from the tenant during the Public Health Emergency established in Executive Order No. 103 (2020) or up to 60 days after the Public Health Emergency terminates.

- 2. When a tenant applies or credits such deposit, interest, or earnings to pay rent pursuant to Paragraph 1 of this Order, the following additional provisions shall apply for the duration of the tenant's current contract, lease, or license agreement:
  - a. The landlord may recoup from the tenant any monies the landlord expended that would have been reimbursable by the security deposit and interest or earnings thereon, at the time that such reimbursement from the deposit and interest or earnings thereon would have taken place; and
  - b. The tenant shall otherwise be without obligation to make any further security deposit relating to the current contract, lease, or license agreement. If, however, the tenant and landlord extend or renew their contract, lease, or license agreement following the date of this Order, then the tenant shall be obligated to replenish the security deposit in full either on the date six months following the end of the Public Health Emergency established by Executive Order No. 103 (2020), which was extended by Executive Order No. 119 (2020), or on the date on which the current contract, lease, or license agreement is extended or renewed, whichever is later.

- 3. Use of a security deposit for the purposes outlined in this Order shall not be considered a violation of N.J.S.A. 46:8-19 et seq. Any provisions of N.J.S.A. 46:8-19 et seq. that are not inconsistent with this Order remain in full force and effect.
- 4. Penalties for violations of this Order may be imposed under, among other statutes, N.J.S.A. App. A:9-49 and -50.
- 5. This Order shall take effect immediately and remain in effect until 60 days following the end of the Public Health Emergency established by Executive Order No. 103 (2020), which was extended by Executive Order No. 119 (2020). Nothing shall prevent the Governor from revoking or modifying this Order before it expires as described above.

GIVEN, under my hand and seal this  $24^{\rm th}$  day of April, Two Thousand and Twenty, and of the Independence of the United States, the Two Hundred and Forty-Fourth.

[seal]

/s/ Philip D. Murphy

Governor

#### Attest:

/s/ Matthew J. Platkin
Chief Counsel to the Governor