

Please provide me with copies (only) of the following for the condo/co-op

□ Deed
□ Survey
□ Management Company
☐ Certificate of occupancy (C/O) or Existing Use
□ Copy of Prospectus (Offering Plan)
□ Tax Bill-Most Recent
☐ The Name of Your Real Estate Attorney

Thank You!

## CONDO-COOP-HOA PROPERTY DATA SECTION (PDS)

Means Required			ker Load (Y		*ML	Leavening	St Suffix.
Street #		et Dir:	]*Street Na	me:[	'Zone	7:7:0	Zip + 4
Jnit#	*Town				zone [		JZIP 1 4 L
Sec/Area. Cross St	***************************************			*Development			
'School District Nan	no:[			J	hool District #	District	
Section:	Bloc	·k·[		Lot:	THOOLDISTRICT #	Building	
Tax Unit #		rop (Yet N)	-Waterfro		Vaterfront Desc	Journal	'Waterview (Yor N)
Bulkhead (Y or N)	Docking Rights	,		each Rights (Yer		mmunity (Yor N)	Mınimum Age
Gated Property (Y or		xposure:					Assessment Control of the Control of
'Listing Price		*Taxes	(w/o Exempt )		Additio	nal Village Taxes	
Taxes with tyasic. Star Exemption	HAN OPP TO BUILDING THE BUILDING THE BUILDING		common Charg	jes:		Maintenance	An an annual and the second of
Deductible %:	Heating:			Manageme	nt		
Insurance		Sewer.		E	ectric.		
Reserve		Fees		OII	ner Fees		
Listing Date:			'Exp Date:				
*Type Ownership (C	ondo, Co-up. Homeow	ner's Assac)					
'Model Name			Detac	hed/Att @el-Ail-Sd	# F	loors in Building	Unit on Floor #
# Floors in Unit.	'Rooms:		Bedrooms [	'Baths-F	'ull: Ba	hs-Half	MBR 11 Floor (You M)
Kitchen Type (None.	Combo, Eik, Eff)		Dining Roo	m.	].E	lasement (Crawl Fo	ll-Part None-Opti
Finished Bsmt (P-Y-N)	Approx Int. Se	quare Foota	ge	# Fireplaces	W/W Ca	rpet (Y-)r N) W	ood Floors Cable (For I
Elevator (Y or N) 'Approx Year Built 'New Construction (Y or N) Skylight Appearance:							
Handicap Access (Y	or NJ Handi	cap Access	Desc:		·		
'Smoking (Yar N) Doorman (Yer N):							
1st Floor Description 2nd Floor Description	Later and the state of the stat						
			Garage	Gar. Type:	Parkin	g (YorN)	
*Construction		5	Patio	Terrace (Yor N)	Pool (AG-IG	-W)	
	Parking Charges	-					
Parking Spaces	Parking Charge			Amenities:			
Construction Parking Spaces Pool Description Auxiliary Rooms	Parking Charge			Amenities	'Pets (Yar N)	Pet Type (30	lact up to 21 Cat Dog



## CONDO-COOP-HOA PROPERTY DATA SECTION (PDS)

ń	Means Required Information *Broker Load (Y or I	V)*ML#						
	*Stove: *Refrigerator: *Washer 'Dryer: 'Dis	shwasher:						
	*Fuel: *Heat: *A/C # or CAC):	CAC # Zones:						
NEERIN		en Certification Type:						
रवः	*Owner: Status/S	Showing Phone #: **Broker / Agent Owned (Y or N).						
OWNER/EROKER	*Seller Agency Compensation: *Buyer Agency Compensation:	1: Broker Agency Compensation:						
NEV	Agency (Enlar A Il Agency): *Exclusions (Y or N). *Negotia	ate Direct (Y or N). Occupancy						
ö	Show Instructions:	Lockbox (Yor N). Owner Financing (Yor N).						
	Remarks:							
ARKS	*Directions:							
NEB.	Property Desc.: (No Cantact inle, Stalus, etc.)							
υ <sub>0</sub>	*Also For Rent (Y or N). Rental Price: *Lis	ting Broker Compensation (For Rental):						
NEO.	Personal Property Exclusions:	The desired state of the state						
A LE	*Supersedes (Y or N) Supersedes ML #:	*REO (Y or N):						
9511	President Board/Managing Agent:							
	Managing Agent Phone #:	Bylaws Attached (Y or N):						
		Broker Open House End Date:						
	The state of the s	oker Open House Note: Consumer Open House End Date:						
	Consumer Open House Start Date:							
	Consumer Open House Time: Consumer Open House Note:							
Owner Signature Owner Signature								
HES	Address	Email Address						
SIGNATURE	Home Phone	Other Phone						
Sic	Date	MLS Office Name						
	Listing Agent	Go-Listing Agent						
	CONDO-COOP-HOA PROPERTY - LI-10 REV. 5/2014 Page	Subsidiary of Long Island Board of Realtors, Inc. 2 of 2						



MI.	# Property Address
i.ist	Price
	LISTING AGREEMENT FOR REAL PROPERTY
	EXCLUSIVE RIGHT TO SELL
	Commission Rates for the Sale, Lease or Management of Property Shall be Negotiated between the BROKER and the Owner EMPLOYMENT
	The BROKER agrees to act as a special limited agent for the Owner(s) for the sole purpose of finding a Purchaser and/or Tenant to buy and/or rent the property described the PROPERTY DATA SECTION hereinafter called PDS at the price and conditions set in the PDS. The PDS is incorporated herein by reference.
2.	The parties agree that the BROKER represents the owner as seller's agent and shall cooperate with other licensed real estate brokers who are Participants in the Multiple List Service of Long Island, Inc. (MLSLI) (Cooperating Brokers). The owner acknowledges the BROKER must cooperate with agents who represent buyers. Such buyer's age represent the interests of the prospective buyers only. In addition to cooperating with buyer's agents the owner authorizes the BROKER to work with seller's agents and broker's agents as indicated by the compensation offered in paragraph 6. The compensation to be paid to a cooperating broker representing a buyer should be inserted paragraph 6 of this agreement.
3.	BROKER agrees to use its experience and knowledge to determine the appropriate marketing plan for the property. The Owner(s) grants to the BROKER full discretion determine an appropriate marketing plan for the property.
<b>-1</b> .	The owner shall not offer nor show their property for sale or rent to any prospective buyers or tenants but shall refer all such prospective buyers or tenants to the BROKER participates in such negotiate the sale or rental of the property with a buyer nuless the BROKER participates in such negotiations.  COPYRIGHT NOTICE
5.	The Owner(s) authorizes the BROKER to enter the information set forth in the PDS, and any photographs, images, graphics and video recordings of the owner's proper whether taken by BROKER'S agent, supplied by owner or otherwise (listing content), into a listing content compilation owned by MLSLI. The Owner understands and agon that said compilation is exclusively owned by MLSLI who alone possesses the right to publish said compilation in any media form it deems appropriate, including the Wo Wide Web. MLSLI may license, sell, lease and commercially utilize its compilation. Among other uses MLSLI may license or sell the listing content to aggregators who aggregate the listing content and resell the same. Such aggregated content shall not contain any personal information about the owner other than the owner's name. If photograph, image, graphics or video recording Clmages') are delivered by Owner to the BROKER for use in the MLSLI Compilation, by virtue of such delivery and execution of this agreement, the Owner hereby represents and warrants that the Owner either: (1) holds all intellectual property rights including the copyrights of Inna
	or (2) has a nonexclusive, perpetual, royalty-free, worldwide license to copy, distribute, display, create derivative works, and publicly perform the Images and the right to grant the same license to MLSLI.
	COMPENSATION  A The Observed A bands of the BROKER and described in the second of the Confederation of the Confede
•••	A. The Owner(s) hereby agrees to pay the BROKER a total commission in the amount ofG of the selling price Or_S or in the case of a rental by separ agreement. Said commission shall be shared with Cooperating Brokers as follows:  If the Cooperating Broker is a Seller's Agent G of the selling price Or_S  If the Cooperating Broker is a Broker's Agent G of the selling price Or_S
	If the Cooperating Broker is a Buyer's Agent — % of the selling price Or S — This commission is offered to MLSLI Participants only.
7	B.Said total commission shall be earned and payable under any of the following conditions:  (a) If the BROKER or Cooperating Broker produces a buyer ready, willing and able to purchase the property on the terms and conditions set forth in the PDS;  (b) If through the BROKER's or Cooperating Broker's efforts a buyer and the owner(s) reach an agreement upon all the essential terms of a transaction.  (c) If the property is sold or rented during the term of this Agreement whether or not the sale or rental is a result of the BROKER's efforts and even if the property is sold a result of the efforts of the Owner(s) or any other broker or agent not acting under this agreement.  (d) If the BROKER or Cooperating Broker is the procuring cause of a transaction.  The above compensation shall be paid to the BROKER in the event that the owner enters into a contract of sale to sell the property or actually sells the property within a per
5.00	ofdays after the termination of the agreement to any person (buyer) who has been shown the property during the term of this agreement. This paragraph should apply if the Owner(s) has in good faith relisted the property with another broker after the expiration of this Agreement and Owner(s) affirms there are no current negotiation the property.
	Owner Intials GOOD FAITH
K.	In the event the Owner(s) signs a binder/contract of sale during the term of this employment agreement, the parties agree that the expiration date set forth below shall be extend until the time that said contract of sale is fully performed or until such time as said contract fails to be performed either by its terms or because of the default of one of
9,	parties. Nothing herein contained is intended to reduce the term of this Agreement.  The Owner(s) agrees at all times to act in good faith to assist the BROKER in the performance of the BROKER'S obligations and to fully cooperate with the BROKER in BROKER'S efforts to find a buyer for the property and complete the transaction contemplated by this agreement.
0,	RENTAL OF THE PROPERTY  Should the Owner(s) desire to rent the property or any portion thereof during the term of this agreement, the parties shall modify this agreement so as to specify the amount the rent desired by the Owner(s): the terms of the rental; the amount of commission to be paid to the BROKER.
١.	In the event the tenant purchases the real property described in the PDS during the term of the tenanty or during the occupancy of the tenant where such occupancy exceed the original term, the Owner(s) agrees to pay the BROKER the total commission set forth in paragraph 6 hereof.
2.	TERM OF AGREEMENT  This agreement shall commence on the date set forth below and shall terminate at midnight on
	PATRICIA DEBUGA
M	LSTLECT ALABBI 2/2014 (Multiple Listing Service of Long Island line). PAGE 1 OF 2 Subsidiery of Long Island Board of Realists. If



#### MISCELLANEOUS PROVISIONS

- 13. Any notices required to be given under this agreement shall be in writing and may be given to the party by hand delivery of such notice, confirmed facsimile or by certified or ordinary mad.
- ALL ORAL OR PRIOR AGREEMENTS BETWEEN THE PARTIES ARE HEREBY MERGED INTO THIS AGREEMENT AND THE PARTIES AGREE THAT THEIR RELATIONSHIP SHALL BE GOVERNED SOLELY BY THIS AGREEMENT AND NOT BY ANY OTHER PRIOR ORAL OR WRITTEN REPRESENTATIONS OR AGREEMENTS. The parties agree that no change, amendment, modification or termination of this agreement shall be binding on any party unless the same shall be in writing and signed by the parties hereto subsequent to the date of this agreement.
- Any change to this listing agreement which would make the property unavailable for sale through the MLS, including but not limited to any withdrawal, cancellation, reduction in term of listing term or termination thereof, must be in writing signed by the BROKER in order to have any binding legal force and effect.
- The Owner(s) understands and agrees that neither the Long Island Board of Realtons, Inc. nor the MLSLI are parties to this agreement and that the BROKER is not an agent for either of said organizations and has no authority to make any representation, agreement or commutation with respect to either of said corporations other than those contained in the printed portions hereof.

#### REAL PROPERTY LAW 294-6 NOTICE

17. (a) Effective January 1, 2009. Broker Shall have the rights set forth in Real Property Law Section 294-b, Notice is hereby given to the seller that:

AT THE TIME OF CLOSING, YOU MAY BE REQUIRED TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT THAT YOU DO NOT PAY THE BROKER HIS OR HER COMMISSION AS SET FORTH HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK MAY BE WAIVED BY THE BROKER.

(b) In the event the Broker waives his or her rights under Real Property Law Section 294-b for any reason (including, but not limited to, not filing or serving an Affidavit of Entitlement specified in said Law), the parties agree that any dispute between the parties with respect to the commission earned by the Broker shall be resolved by arbitration before National Arbitration and Mediation (NAM). The arbitration shall be governed by the rules of the National Arbitration and Mediation and judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof.

(c) In any dispute submitted to arbitration pursuant to Section 17(b) above, the Owner shall establish an escrow account with a title insurance agent or company or with a party mutually agreeable to Broker and Owner, and shall place into said escrow account an amount equal to the compensation set torth herein or the disputed amount, as the case may be. The escrow monies shall be held in escrow until the parties rights to the escrow monies have been determined either (i) by the written agreement signed by both of the parties, (ii) by an award of an arbitrator, (iii) by judgment or (iv) by some other process to which the parties agree in writing. In any action, proceeding, or arbitration to enforce this Arbitration provision, the prevailing party shall be entitled to reasonable attorney's fees, costs, and related expenses,

#### INDEMNITY

- 18. In the event any claim or action is commenced against the BROKER or a cooperating broker as a result of the BROKER or cooperating broker obeying the lawful instructions of the Owner(s), then, and in such event, the Owner(s) hereby agrees to defend, indemnify and hold harmless the BROKER or cooperating broker in any such claim or action. Owner shall have the right to select counsel in such event, subject to the approval of the BROKER and/or cooperating broker, which approval shall not be unreasonably
- With respect to the provisions of this agreement relating to compensation (Paragraph 6) and indemnity (Paragraph 18) cooperating brokers shall be third party beneficiaries of this agreement.

#### PROPERTY CONDITION DISCLOSURE

- 20. The Seller is required by law to complete and sign a Property Condition Disclosure Statement and cause it, or a copy thereof, to be delivered to a buyer or buyer's agent pnor to the signing by the buyer of a binding contract of sale.
- 21. A copy of the Property Condition disclosure Statement containing the signatures of both the buyer and the seller must be attached to the real estate purchase contract.
- If prior to closing or possession by the buyer the seller acquires knowledge which renders materially inaccurate a Property Condition Disclosure Statement previously provided, the seller must deliver a revised Property Condition Disclosure Statement to the buyer as soon as practicable,
- 23. If the seller fails to so deliver a Property Condition Disclosure Statement, the buyer will be entitled to a credit in the amount of \$500 against the purchase price of the property upon the transfer of title.

AUTHORIZATION	Ė

- 24. Agent \_\_\_ (is) \_\_\_ (is not) hereby authorized to use a lockbox. (Check one)
- 25. Agent [ (is) [ (is not) authorized to place a "For Sale" sign on the property, (Check one)
  26. Owner(s) [ (gives permission) [ (does not give permission) to the Agent to share the keys to the property with Cooperating Brokers, (Check one)

#### EXPLANATIONS

- 27. An "EXCLUSIVE RIGHT TO SELL," listing means that if you, the Owner(s) of the property find a buyer for your house, or if another broker finds a buyer, you must pay the agreed commission to the present broker.
- An "EXCLUSIVE AGENCY" listing means that if you, the Ownerts) of the property find a buyer, you will not have to pay a commission to the broker. However, if another broker finds a buyer, you will owe a commission to both the selling broker and your present broker.

### EQUAL OPPORTUNITY IN HOUSING

- 29. The parties agree that the above listed property is to be marketed in compliance with all Federal, State, Municipal and Local Laws concerning discrimination in housing.
- Wherever the word broker is capitalized (BROKER) in this agreement, it is intended to describe the real estate broker who is a party and signatory to this agreement and no other hnoker.

Owner Signature \_\_ Owner Signature Owner Resident Address CityTown State Zip Home Phone \_\_\_ Ölher Phone Email Address \_\_\_\_\_ MLS Office Name Listing Agent Co-Listing Agent

MLS LECK LA-ARB 92/2016 (Woltake Listing Service of Long Island Inc.)

PAGE 2 OF 2

Subsidiary of Long Island Board of Realtons, Inc.





Customer Service: (518) 474-4429

www.dos.state.ny.us

### New York State Disclosure Form for Buyer and Seller

### THIS IS NOT A CONTRACT

New York State law requires real estate licensees who are acting as agents of buyers or sellers of property to advise the potential buyers or sellers with whom they work of the nature of their agency relationship and the rights and obligations it creates. This disclosure will help you to make informed choices about your relationship with the real estate broker and its sales agents.

Throughout the transaction you may receive more than one disclosure form. The law may require each agent assisting in the transaction to present you with this disclosure form. A real estate agent is a person qualified to advise about real estate.

If you need legal, tax or other advice, consult with a professional in that field.

# Disclosure Regarding Real Estate Agency Relationships

### Seller's Agent

A seller's agent is an agent who is engaged by a seller to represent the seller's interests. The seller's agent does this by securing a buyer for the seller's home at a price and on terms acceptable to the seller. A seller's agent has, without limitation, the following fiduciary duties to the seller: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A seller's agent does not represent the interests of the buyer. The obligations of a seller's agent are also subject to any specific provisions set forth in an agreement between the agent and the seller. In dealings with the buyer, a seller's agent should (a) exercise reasonable skill and care in performance of the agent's duties; (b) deal honestly, fairly and in good faith; and (c) disclose all facts known to the agent materially affecting the value or desirability of property, except as otherwise provided by law.

# **Buyer's Agent**

A buyer's agent is an agent who is engaged by a buyer to represent the buyer's interests. The buyer's agent does this by negotiating the purchase of a home at a price and on terms acceptable to the buyer. A buyer's agent has, without limitation, the following fiduciary duties to the buyer: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A buyer's agent does not represent the interest of the seller. The obligations of a buyer's agent are also subject to any specific provisions set forth in an agreement between the agent and the buyer. In dealings with the seller, a buyer's agent should (a) exercise reasonable skill and care in performance of the agent's duties; (b) deal honestly, fairly and in good faith; and (c) disclose all facts known to the agent materially affecting the buyer's ability and/or willingness to perform a contract to acquire seller's property that are not inconsistent with the agent's fiduciary duties to the buyer.

### **Broker's Agents**

A broker's agent is an agent that cooperates or is engaged by a listing agent or a buyer's agent (but does not work for the same firm as the listing agent or buyer's agent) to assist the listing agent or buyer's agent in locating a property to sell or buy, respectively, for the listing agent's seller or the buyer agent's buyer. The broker's agent does not have a direct relationship with the buyer or seller and the buyer or seller can not provide instructions or direction directly to the broker's agent. The buyer and the seller therefore do not have vicarious liability for the acts of the broker's agent. The listing agent or buyer's agent do provide direction and instruction to the broker's agent and therefore the listing agent or buyer's agent will have liability for the acts of the broker's agent.

## **Dual Agent**

A real estate broker may represent both the buyer and seller if both the buyer and seller give their informed consent in writing. In such a dual agency situation, the agent will not be able to provide the full range of fiduciary duties to the buyer and seller. The obligations of an agent are also subject to any specific provisions set forth in an agreement between the agent, and the buyer and seller. An agent acting as a dual agent must explain carefully to

both the buyer and seller that the agent is acting for the other party as well. The agent should also explain the possible effects of dual representation, including that by consenting to the dual agency relationship the buyer and seller are giving up their right to undivided loyalty. A buyer or seller should carefully consider the possible consequences of a dual agency relationship before agreeing to such representation. A seller or buyer may provide advance informed consent to dual agency by indicating the same on this form.

## **Dual Agent with Designated Sales Agents**

If the buyer and seller provide their informed consent in writing, the principals and the real estate broker who represents both parties as a dual agent may designate a sales agent to represent the buyer and another sales agent to represent the seller to negotiate the purchase and sale of real estate. A sales agent works under the supervision

of the real estate broker. With the informed consent of the buyer and the seller in writing, the designated sales agent for the buyer will function as the buyer's agent representing the interests of and advocating on behalf of the buyer and the designated sales agent for the seller will function as the seller's agent representing the interests of and advocating on behalf of the seller in the negotiations between the buyer and seller. A designated sales agent cannot provide the full range of fiduciary duties to the buyer or seller. The designated sales agent must explain that like the dual agent under whose supervision they function, they cannot provide undivided loyalty. A buyer or seller should carefully consider the possible consequences of a dual agency relationship with designated sales agents before agreeing to such representation. A seller or buyer may provide advance informed consent to dual agency with designated sales agents by indicating the same on this form.

This form was provided to me by	(print name of licensee) of
(print name of company, firm or brokerage), a licensed real estate	broker acting in the interest of the:
() Seller as a (check relationship below)	() Buyer as a (check relationship below)
() Seller's agent	() Buyer's agent
() Broker's agent	() Broker's agent
() Dual age	ent
() Dual age	ent with designated sales agent
For advance informed consent to either dual agency or dual agen	cy with designated sales agents complete section below:
() Advance informed consent dual agency	
() Advance informed consent to dual agency w	rith designated sales agents
If dual agent with designated sales agents is indicated above:	is appointed to
represent the buyer; and	is appointed to represent the seller in this transaction.
(I) (We)	acknowledge receipt of a copy of this disclosure
form: signature of { } Buyer(s) and/or { } Seller(s):	
\$ <del>************************************</del>	· · · · · · · · · · · · · · · · · · ·
Date:	Data



### SALES - DISCLOSURE FOR PRE-1978 HOUSING SALES DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS

Seller's Name:				Property Address:		
City/State/Zip/Ph	one:					
notified the of develop including poisoning required to in the sell	chase at suc ping le learni also provi er's u	r of any interest in in the property may present poisoning. Let one disabilities, reduces a particular ride the buyer with a possession and not	sent exposure of poisoning uced intellige risk to pregna ny informatio tify the buye	al property on which a residential dw e to lead from lead-based paint that m in young children may produce per ence quotient, behavorial problems, ant women. The seller of any interes on on lead-based paint hazards from m r of any known lead-based paint ha ls is recommended prior to purchase	nay place young children at risk rmenent neurological damage, and impaired memory. Lead at in residential real property is ask assessments or inspections azards. A risk assessment or	
Seller's Disc	iosu	<u>re</u> (initial)				
(a)	Pre	sence of lead-base	ed paint and/	or lead-based paint hazards (check	one below):	
		Known lead-base	d paint and/	or lead-based paint hazards are pre-	sent in the housing (explain):	
(b)				ad-based paint and/or lead-based p	aint hazards in the housing.	
		Seller has provid	led the purc	haser with all available records and paint hazards in the housing (list o	nd reports pertaining to lead- documents below):	
		Seller has no repo	orts or recor	ds pertaining to lead-based paint an	d/or lead-based paint hazards	
Purchaser's	Ackr	owledgment (ini	itial)			
(c)	Pur	chaser has receive	ed copies of	all information listed above.		
(d)	Pur	chaser has receive	ed the pampl	nlet Protect Your Family From Lead	I in Your Home.	
(e)	Pur	chaser has (check	one below):			
	Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessor inspection for the presence of lead-based paint and/or lead-based paint hazards; or					
		Waived the opportunity based paint and/o		nduct a risk assessment or inspect d paint hazards.	tion for the presence of lead-	
Agent's Ack	nowi	edgment (initial)				
(f)	Age his/	ent has informed the her responsibility to	ne seller of o ensure cor	the seller's obligations under 42 U. npliance.	S.C. 4852 d and is aware of	
Certification The follow information	ing p	<b>ccuracy</b> larties have review have provided is t	ed the inforr frue and acc	nation above and certify, to the besurate.	st of their knowledge, that the	
Seller:			Date:	Seller:	Date:	
				Purchaser:		
Agent:			Date:	Agent:	Date:	



Form# 800S-8/96



# **COVID-19 RELEASE & HOLD-HARMLESS AGREEMENT**

This document has legal consequences. If you do not understand it, consult your attorney.

The current world-wide Coronavirus ("COVID-19") pandemic and government mandated "shelter in place" orders in many communities underscore the risks associated for individuals viewing or inspecting other property, and the risks for Sellers and Tenants by allowing prospects to enter property which they own or occupy. The undersigned understands that exposure to disease-causing organisms and objects, such as COVID-19, and personal contact with others, including but not limited to real estate agents, inspectors, appraisers, contractors, owners, occupants and others associated with the sale, lease or purchase of property, involves a certain degree of risk that could result in illness, permanent disability or death. The undersigned also acknowledges that it is impossible to screen and/or monitor all such individuals. After fully and carefully considering all the potential risks involved, I hereby assume the same and agree to release and hold-harmless Realty Connect USA and its employees, officers, agents, contractors and vendors ("REALTOR®") from and against, all claims and liability resulting from exposure to disease-causing organisms and objects, such as COVID-19, associated with me either viewing and/or inspecting property occupied by others, or allowing others to enter property which I own or occupy.

Signature	Date	Signature	Date
Print Name of Buyer/Seller/Tenant		Print Name of Buyer/Seller/Tenant	



New York State
Department of State, Division of Licensing Services
(518) 474-4429
www.dos.ny.gov

New York State Division of Consumer Rights (888) 392-3644

# **New York State Housing Discrimination Disclosure Form**

Federal, State and local Fair Housing Laws provide comprehensive protections from discrimination in housing. It is unlawful for any property owner, landlord, property manager or other person who sells, rents or leases housing, to discriminate based on certain protected characteristics, which include, but are not limited to race, creed, color, national origin, sexual orientation, gender identity or expression, military status, sex, age, disability, marital status, lawful source of income or familial status. Real estate professionals must also comply with all Fair Housing Laws.

### Real estate brokers and real estate salespersons, and their employees and agents violate the Law if they:

- Discriminate based on any protected characteristic when negotiating a sale, rental or lease, including representing that a property is not available when it is available.
- Negotiate discriminatory terms of sale, rental or lease, such as stating a different price because of race, national origin or other protected characteristic.
- Discriminate based on any protected characteristic because it is the preference of a seller or landlord.
- Discriminate by "steering" which occurs when a real estate professional guides prospective buyers or renters towards or away from certain neighborhoods, locations or buildings, based on any protected characteristic.
- Discriminate by "blockbusting" which occurs when a real estate professional represents that a change has
  occurred or may occur in future in the composition of a block, neighborhood or area, with respect to any
  protected characteristics, and that the change will lead to undesirable consequences for that area, such
  as lower property values, increase in crime, or decline in the quality of schools.
- · Discriminate by pressuring a client or employee to violate the Law.
- Express any discrimination because of any protected characteristic by any statement, publication, advertisement, application, inquiry or any Fair Housing Law record.

#### YOU HAVE THE RIGHT TO FILE A COMPLAINT

If you believe you have been the victim of housing discrimination you should file a complaint with the New York State Division of Human Rights (DHR). Complaints may be filed by:

- Downloading a complaint form from the DHR website: www.dhr.ny.gov;
- Stop by a DHR office in person, or contact one of the Division's offices, by telephone or by mail, to obtain a complaint form and/or other assistance in filing a complaint. A list of office locations is available online at: https://dhr.ny.gov/contact-us, and the Fair Housing HOTLINE at (844)-862-8703.

You may also file a complaint with the NYS Department of State, Division of Licensing Services. Complaints may be filed by:

- Downloading a complaint form from the Department of State's website https://www.dos.ny.gov/licensing/complaint\_links.html
- Stop by a Department's office in person, or contact one of the Department's offices, by telephone or by mail, to obtain a complaint form.
- Call the Department at (518) 474-4429.

There is no fee charged to you for these services. It is unlawful for anyone to retaliate against you for filing a complaint.

DOS-2156 (04/20) Page 1 of 2



New York State
Department of State, Division of Licensing Services
(518) 474-4429
www.dos.ny.gov

New York State Division of Consumer Rights (888) 392-3644

# **New York State Housing Discrimination Disclosure Form**

For more information on Fair Housing Act rights and responsibilities please visit <a href="https://dhr.ny.gov/fairhousing">https://dhr.ny.gov/fairhousing</a> and <a href="https://www.dos.ny.gov/licensing/fairhousing.html">https://www.dos.ny.gov/licensing/fairhousing.html</a>.

This form was provided to me by	(print name of Real Estate Salespersor
Broker) of	(print name of Real Estate company, firm or brokerage
(Real Estate Consumer/Seller/Landlord) acknow	edge receipt of a copy of this disclosure form:
Real Estate Consumer/Seller/Landlord Signature	Date:
Real Estate broker and real estate salespersons are r	equired by New York State law to provide you with this Disclosure



## Office Exclusive Seller Disclosure Form

Office Name			
\$1000°E1 000	(Print)		
Office City		MLS Office Cod	le
Agent Name			
	(Print)		
Owner Name	(Print)		
	2 1155-20 <b>.5</b> 9		
Address			
Listing Date	Office Exc	lusive Expiration Date	
anonymity/privacy and instruction will be notice to the MLS property will be handled exclusion 2019, real estate transact through the MLS system. We Keeps your property from Eliminates the ongoing adregardless of when they management will be supported by the second se	t their broker to withhold their is that you, as the property owner is that you, as the property owner is the volume for over 60,000 pointhholding from the Multipus being exposed to the broad vertising benefit of having your start looking; is affiliated with your listing	properties valued at over \$34 billion le Listing Service (MLS): est market of over 40,000 agents a our property available 24/7 to all broker and limits public advertisi	ing and signing of this t the sale of your on was conducted and their buyers; potential buyers
requirement that the property be Brokerages. Note: Public mark marketing on public facing we	e entered into the MLS within eting includes, but is not limite bsites, all social media platform unications marketing (email or	nis property will trigger the MLS Rule one business day for cooperation with the to, flyers displayed in windows, yan as public or private, brokerage website text blasts, or automated voice calls / to the general public.	n other MLS rd signs, digital e displays (including
instructions to the listing broke period and further acknowledg	erage affirming that the property e(s) that any public marketing of	elow, as the property Owners, I/We as y will not be entered into the MLS du of the property will require entry into e listing office at any time and placed	ring the entire listing the MLS within one
BY:	(Ourse)	(Owner)	(Date)
		(Owner)	(Date)
Authorized Firm Representativ	e	(Print Name)	
Authorized Fire December 1	_	•	
Authorized Firm Representativ	e(Sign	ature)	(Date)
	1 . 11 1	A 4 1 0 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	- C 4L - T !-4!

Note: Office Exclusive Listings shall be submitted to the MLS before midnight of the day after the Listing Date, along with a copy of this duly signed "Office Exclusive Seller Disclosure"