



## **EXCLUSIVE RIGHT TO LEASE AGREEMENT**

and In consideration of the improvements thereo hereinafter referred to terms and conditions:  1. PROPERTY:  Address: County: Permanent Index No.( Lot Approximately: Condo, Coop, or Town assigned: Parking  2. TERM OF AGREE  expiration date without termination of this Agr for said cancellation fermanent(s).  4. SECURITY DEPO with Illinois state law assigned: Parking agreement(s).  4. SECURITY DEPO with Illinois state law assigned: Company obtains an oto have the same mean accompany a leasing of "Commission"). Commist month's rent and during the period of the Period") to a Lessee Commission if a valid, licensed Real Estate Boption of the Property  6. BROKERAGE COI Brokerage Companies	ne following agreen described below as BROKERAGE  PIN):	State:, Zip  Space Included (ch deeded space, Perma rm of this Agreemer teting Period"). This fitten consent of both its termination date, I	r efforts to procur dersigned, hereina EXCLUSIVE RIGHT, Unit No:, Unit No:denet type):denet Index No.(PIN shall begin on Agreement may reparties to this Agrees to parties the parties the parties the parties the parties the parties	re a qualified after referred. TO LEASE sa, hereinaft, hereinaft, the Effective not be termineement. If the	City:limited common elemto the Brokerage Com
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Brokerage Companies Company shall comper Listing Brokerage Co. Cooperating Brokerage 7. UTILITIES In add Electricity	aning and refer to commission of ission shall be p security deposit. his Agreement, o to whom it was written marketin trokerage Compa	o the same person(s)  paid upon the executi Commission shall alter within coffered during the agreement is enterny. Should Lessor/Se	on of the lease by ternatively be paid months after ter term thereof. However dinto during the eller default on any	the Lessor and if the proper rmination of twever, Lessor e term of said Agreement 1	I be obligated to pay Broke (here nd Lessee, and payment of the second payment of the second payment, the ("Prote shall not be obligated to the Protection Period with and for the lease, sale, exchanged
Electricity	representing Les	ssees' who lease the ating Brokerage Com	subject property in pany by sharing th	accordance e commission	with other licensed Real E with this Agreement. Broke listed above as follows:
-	ition to the month	ly rental specified above	e, Lessee shall be re	sponsible for th	ne following:
-		Gas/Heating Fuel		Rubbish	removal
	rice	Sewage Disposal Ser	rvice		pe Maintenance
Snow Rem		_ Homeowners Associa			
Other:					
	<del></del>				

[Check or enumer	ate applicable items]		
Oven/Range/Stove	Central Air Conditioning	Central Humidifier	Light Fixtures, as they exist
Refrigerator	Window Air Conditioners	Water Softener(s) (owned)	Built-in or Attached Shelving
Microwave	Ceiling Fan(s)	Sump Pumps	Carbon Monoxide Detectors
Dishwasher	Intercom system	Electronic or Media Air Filter	Existing Storms & Screens
Garbage Disposal	TV Antenna System	Central Vac & Equipment	Fireplace Screens/Doors/Grate
	Satellite Dish		
Trash Compactor		Security Systems (owned)	Fireplace Gas Logs
Washer	Outdoor Shed	Electronic Garage Door Opener(s)	Smoke Detectors
Dryer	Invisible Fence System, Collars & Boxes	with all Transmitter(s)	Outdoor Playsets
Attached Gas Grill	All Window Treatments & Hardware	All Tacked Down Carpeting	Planted Vegetation
I tems not include	ed: 1:		
Laccor represents th	at all fixtures, systems and Personal Pro	party included in this contact, sha	all he in operating condition a
	on, except;		
	all be deemed to be in operating condition	n if it performs the function for w	hich it is intended, regardles
of age, and does no	constitute a threat to health or safety.		
	ON INTEREST ASSOCIATION		
	ON INTEREST ASSOCIATION: Lesso		
	subject to a Homeowners'/Condominiu		
	Rules and Regulations. Lessor agrees its, and managing agent contact information		Designated Licensee with a
	Addr		
Contact Name:	Addr	ess	
Oomaci Name	11101	ic Number:	
10. MULTIPLE OF	FERS: Broker [check one] IS	IS NOT author	ized to disclose the existence
of a competing offer	to potential Lessee or their agent in the	event of multiple offers.	ized to discisse the existence
or a compoung once	to potential 200000 or their agont in the	over or maniple energ.	
11 FORECLOSURE	: The Premises [check one] is	is not secured by one or more	mortgages Seller shall give
written notice to Les	see within thirty (30) days of being serv	is not secured by one or more ed with a Foreclosure lawsuit for	the Premises Nothing in thi
	Lessee's obligation to pay rent under the		the fremises. Nothing in the
paragraph altoro inc	200000 0 05 ngation to pay ront andor the	20000.	
12. DESIGNATION	ON OF LEGAL LICENSEE:	Brokerage Company designa	tes and Lessor accept
12. 220.000		see), a licensee associated with	
only legal licensee	of Lessor to market and lease Lessor's		
	tute Designated Licensees for Lessor w		
	ute Designated Licensee(s) are appointed		
	t. Lessor authorizes Designated Licenses		
	to sit an open house of the Property or		
	nated Licensee will be primarily response		
	will accept delivery of and present to Le		
	eloping, communicating, negotiating, and		
	offers until a lease agreement or purcha		
	Lessor's questions relating to the offers		
	in the current Illinois Real Estate Act, w		
	nsee. Lessor consents and further author		
	tative or licensee of Brokerage Compar		
	respect to fulfilling the duties owed to Les		
Cicotrollio Ilian with	respect to fullling the duties ewed to Let	soor under the current rimions nea	Lotato Not.
12 LESSOR CON	FIDENTIALITY: Lessor understands th	at Brokaraga Campany and/or D	osignated Licensee may hav
	ted a Lessee who is interested in Lesso		
	icensee may have learned material infor		
	kerage Company nor Designated License		
	age Company and/or Designated License	,	iliai iiiioiiiialioii lo liie Lessi
even mough broken	age Company and/or Designated Licenses	e now represents the Lessor.	
1/ RPOVED AFEI	LIATES: Lessor understands and agree	e that other Licensees offiliated	ith Brokerses Company ma
	or prospective Lessee of Lessor's Proper		
	he efforts of a Licensee affiliated with		
	vith Brokerage Company will <b>NOT</b> be acti		
LICENSEES AIIIIALEU I	vitti brokeraye obilipaliy will <b>NOT</b> be acti	ng as benef s besignated License	
15 CONSENT TO	) REDRESENT OTHER LESSONS: 1.	esor understands and saross +1	nat Brokerage Company on
	O REPRESENT OTHER LESSORS: Le		
	e may from time to time represent othe		
	consents to Brokerage Company's and		
	after the expiration of this Agreement a	, ,	<b>3</b> ·
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breach of duty or br	each of contract based solely upon Broke	rage Company's or Designated Lic	ensees' representation or

Managing Broker InitialDesignated Licensee InitialLessor InitialLessor InitialAddressExclusive Right To Lease- REALTOR® Association of the Fox Valley, Inc. 04/12Page 2 of 6

assistance of other lessors who may be interested in leasing their property to lessees.
16. DISCLOSURE AND CONSENT TO DUAL AGENCY: NOTE TO CONSUMER: THIS SECTION SERVES THREE PURPOSES. FIRST, IT DISCLOSES THAT A REAL ESTATE LICENSEE MAY POTENTIALLY ACT AS A DUAL AGENT, THAT IS, REPRESENT MORE THAN ONE PARTY TO THE TRANSACTION. SECOND, THIS SECTION EXPLAINS THE CONCEPT OF DUAL AGENCY. THIRD, THIS SECTION SEEKS YOUR CONSENT TO ALLOW THE REAL ESTATE LICENSEE TO ACT AS A DUAL AGENT: A LICENSEE MAY LEGALLY ACT AS A DUAL AGENT ONLY WITH YOUR CONSENT. BY CHOOSING TO INITIAL THIS SECTION OF THIS AGREEMENT, YOUR CONSENT TO DUAL AGENCY REPRESENTATION IS PRESUMED.
The undersigned ("Licensee"), the Lessor's Designated Licensee,
and any subsequent Designated Licensee(s) may undertake a dual representation (represent both Seller or Lessor and the Buyer or Lessee) for the lease or sale of real estate. The undersigned acknowledges they were informed of the possibility of this type of representation. Before signing this document please read the following:
Representing more than one party to a transaction presents a conflict of interest since both clients may rely upon Licensee's advice and client's respective interests may be adverse to each other. Licensee will undertake this representation only with the written consent of ALL clients in the transaction.
Any agreement between the clients as to a final contract price and other terms is a result of negotiations between the clients acting in their best interests and on their own behalf. Lessor(s) acknowledges that Licensee has explained the implications of dual representation, including the risks involved, and understand that Lessor(s) have been advised to seek independent advice from your advisors or attorneys before signing any documents in this transaction.
WHAT A LICENSEE CAN DO FOR CLIENTS WHEN ACTING AS A DUAL AGENT:
<ol> <li>Treat all clients honestly.</li> <li>Provide information about the real estate to the Buyer or Lessee.</li> </ol>
3. Disclose all latent material defects in the Property that are known to licensee.
<ol> <li>Disclose financial qualifications of the Buyer or Lessee to the Seller or Lessor.</li> <li>Explain real estate terms.</li> </ol>
6. Help the Buyer or Lessee to arrange for Property inspections.
7. Explain closing costs and procedures.
<ul><li>8. Help the Buyer compare financing alternatives.</li><li>9. Provide information about comparable properties that have sold so both clients may make educated decisions on what price to accept or offer.</li></ul>
<ul> <li>WHAT A LICENSEE CANNOT DISCLOSE TO CLIENTS WHEN ACTING AS A DUAL AGENT:</li> <li>1. Confidential information that Licensee may know about the client, without the client's permission.</li> <li>2. The price or terms the Seller or Lessor will take other than the listing price without permission of the Seller or Lessor.</li> </ul>
<ol> <li>The price or terms the Buyer or Lessee is willing to pay without permission of the Buyer or Lessee.</li> <li>A recommended or suggested price or terms the Buyer or Lessee should offer.</li> <li>A recommended or suggested price or terms the Seller or Lessor should counter with or accept.</li> </ol>
If Seller(s)/Lessor(s) is uncomfortable with this disclosure and dual representation, please let Licensee know. Seller(s)/Lessor(s) is not required to accept this section unless you want to allow the Licensee to proceed as a Dual Agent in this transaction.
By selecting "Yes" and initialing, Seller(s)/Lessor(s) acknowledge that Seller(s)/Lessor(s) have read and understand this
section and voluntarily consent to the Licensee acting as a Dual Agent (this is, to represent BOTH the Seller or Lessor and the Buyer or Lessee) should that become necessary.
DUAL AGENCY CONFIRMATION: YesNo
(Seller's/Lessor's Initials) (Seller's/Lessor's Initials)
17. FAIR HOUSING: FAIR HOUSING:
( /) (Lessor's Initials) THE PARTIES UNDERSTAND AND AGREE THAT IT IS ILLEGAL FOR EITHER OF THE PARTIES (OWNER OR BROKER) TO REFUSE TO DISPLAY OR SELL/ LEASE OWNER'S
REAL ESTATE TO ANY PERSON BECAUSE OF ONE'S MEMBERSHIP IN A PROTECTED CLASS, e.g.: RACE,
COLOR, RELIGION, NATIONAL ORIGIN, SEX, SEXUAL ORIENTATION, ANCESTRY, AGE, ORDER OF
PROTECTION STATUS, MARITAL STATUS, PHYSICAL OR MENTAL HANDICAP, FAMILIAL STATUS, MILITARY STATUS, UNFAVORABLE MILITARY DISCHARGE, OR ANY OTHER CLASS PROTECTED BY
ARTICLE 3 OF THE ILLINOIS HUMAN RIGHT ACTS, OR ANY OTHER APPLICABLE FEDERAL AND/OR
LOCAL FAIR HOUSING LAWS. THE PARTIES AGREE TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE, AND LOCAL FAIR HOUSING LAWS.
10 MADVETING AUTHODITATION.
18. MARKETING AUTHORIZATION: (a) Except as otherwise may be provided in paragraphs (h), (i), (j) and (k) below, Brokerage Company and its
Designated Licensee(s) are authorized to do all things deemed necessary or desirable, in their sole discretion, to
advertise, promote, and market the Property, including without limitation: display of signs; placement of the

signs; placement of the Property in a Multiple Listing Service (MLS); and/or promotion of the Property through any advertising media Managing Broker Initial Designated Licensee Initial Lessor Initial Lessor Initial Address Exclusive Right To Lease- REALTOR® Association of the Fox Valley, Inc. 04/12 Page 3 of 6

- (including without limitation, print media, fact sheets, television programs, electronic media, the Internet, blogs, and social networking websites).
- Lessor authorizes Brokerage Company and its Designated Licensee(s) to photograph and/or film the property and to maintain pictures/video of the Property, and any other advertising content provided by Lessor to Brokerage Company (including without limitation Property drawings, surveys, and/or blueprints), in an MLS and any of the above described advertising media for marketing purposes, as well as examples of Brokerage Company's marketing programs and/or successfully marketed properties. In doing so, Lessor hereby grants to Brokerage Company and its Designated Licensee(s) a non-exclusive, non-transferable, fully-paid, limited license to use, distribute, modify, and/or display Lessor or Brokerage Company provided pictures/video/advertising content in any form, media, or manner. Lessor hereby acknowledges that Brokerage Company cannot control the capture, scraping, and reposting of pictures/video/advertising content by third parties and makes no representation that pictures/video advertising content regarding the Property will or can be completely removed from advertising media once posted.
- (c) Lessor assumes sole responsibility for ensuring that any Lessor provided pictures/video/advertising content, whether originating from Lessor or a third party, does not violate any law or the rights of any person (including without limitation, copyright, patent, trademark, trade secret, proprietary, contract, oral, privacy, or any other third party right). Specifically, Landlord represents that Lessor has the express authorization of the current Lessees, if any, to photograph and/or film the Property. Lessor shall indemnify and hold harmless Brokerage Company and its Designated Licensee(s) from any claims, actions, demands, liabilities, losses, damages, judgments, and costs (including reasonable legal fees) arising out of any claim related to Lessor provided picture/video/advertising content.
- (d) Brokerage Company/Designated Licensee is and shall remain the sole owner of any pictures, videos, and marketing materials it creates about the Property for marketing purposes.
- (e) Lessor hereby acknowledges that he/she has been advised that any pictures/video/advertising content provided or created by Lessor, Brokerage Company and Broker's Designated Licensee(s) may be made available for access to the public at large. Brokerage Company and its Designated Licensee(s) cannot be responsible for, and Lessor agrees to indemnify and hold harmless Brokerage Company and its Designated Licensee(s) from, any claims or losses arising out of the misuse of the pictures/video/advertising content by third parties (including reasonable legal fees).
- Brokerage Company/Designated Licensee is authorized to affix a keybox to the Property and, provided the Lessor is absent, any MLS Participant or subscriber associated with the Multiple Listing Service(s) whether acting as Buyer's or Lessee's agent or otherwise shall have the right, through use of said keybox, to show the Property at any reasonable time. It is not a requirement of the Multiple Listing Service or Brokerage Company that a Lessor allow use of a keybox. Lessor acknowledges and shall advise any occupant(s) of the property that neither Listing nor Selling Brokerage Company, the REALTOR® Association of the Fox Valley, Inc. nor any Multiple Listing Service is an insurer against the loss of Lessor's personal property or of the personal property of any occupant of the Property. Lessor is advised to safeguard or remove valuables now located on said Property. Lessor is further advised to verify the existence of said valuables and obtain personal property insurance through Landlord's insurance agent. Landlord agrees to advise any current occupant of the Property that the Property is being marketed and to advise the occupant to safeguard or remove valuables now located on said property and to verify the existence of said valuables and obtain personal property insurance through occupant's insurance agent.
- (g) Lessor hereby grants Brokerage Company and Designated Licensee the right, and Lessor acknowledges that Brokerage Company/Designated Licensee may have an obligation under applicable Multiple Listing Service rules and regulations as a condition of placing Lessor's property in such Multiple Listing Service, to release information as to the amount of leasing or selling price, type of financing, if any, and number of days to lease or sell the Property to any Multiple Listing Service of which Broker is a member at the time the Property is leased, sold, or closed.
- (h) Brokerage Company and its Designated Licensee(s) are [check one] \_\_\_\_ authorized \_\_\_ not authorized to list the Property for Lease in any of the above described advertising media.
- (i) Brokerage Company and its Designated Licensee(s) are [check one] \_\_\_\_ authorized \_\_\_ not authorized to release the Property's address in any of the above described advertising media.
- (j) Brokerage Company and its Designated Licensee(s) are [check one] \_\_\_\_ authorized \_\_\_ not authorized to allow comments or reviews regarding the property on internet sites or blogs.
- (k) Brokerage Company and its Designated Licensee(s) are [check one] \_\_\_\_ authorized \_\_\_\_ not authorized to allow display of an automated estimate of the market value of the property (or a hyperlink to such estimate) in immediate conjunction with the listing.

## 19. BROKER'S RESPONSIBILITIES:

- BROKER shall make an earnest, diligent and continuous effort to lease the property to a qualified LESSEE and to
  advertise as BROKER deems advisable; to photograph and to display a "FOR RENT" sign.
- BROKER shall submit property to primary MLS and may also submit property to any other MLS of which BROKER is a participant to which BROKER has access.
- BROKER is authorized to promote the property through any electronic medium and/or any internet webpage to
  which the BROKER may subscribe. The parties agree the property will be listed in the MLS by
  \_\_\_\_\_\_(Date).
- BROKER is authorized to utilize other BROKERS in carrying out BROKER'S obligation hereunder.
- BROKER is also authorized to disseminate information about the property to real estate BROKERS representing BUYERS (hereinafter "Lessee's Agents"). LESSOR agrees that any payment by BROKER to Lessee's Agent or another BROKER shall not create any agency relationship between the Lessee's Agent and the BROKER or LESSOR.
- BROKER shall provide the MLS with timely notice of changes in the status of the listing; and shall, upon the lease of
  the property, provide MLS with lease information; including but not limited to the leasing price, for dissemination
  by the MLS to its members.
- BROKER shall provide LESSOR with a fully executed copy of this Agreement and all incorporated attachments and

Managing Broker Initial_	Designated Licensee Initial	Lessor Initial	Lessor Initial
Address			
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- disclosures and reasonable amount of time.
- BROKER shall not be responsible for the maintenance of the property listed, unless by separate written agreement, nor for vandalism, theft or damage of any nature affecting the subject property.
- BROKER will comply with the current Illinois Real Estate License Act of 2000, Article 15, Section 15-75 Required Minimum Services

Sec. 15-75. Exclusive brokerage agreements. All exclusive brokerage agreements must specify that the sponsoring broker, through one or more sponsored licensees, must provide, at a minimum, the following services:

- (1) accept delivery of and present to the client offers and counteroffers to buy, sell or lease the client's property or the property the client seeks to purchase or lease;
- (2) assist the client in developing, communicating, negotiating, and presenting offers, counteroffers, and notices that relate to the offers and counteroffers until a lease or purchase agreement is signed and all contingencies are satisfied or waived; and
- (3) answer the client's questions relating to the offer, counteroffers, notices, and contingencies.
- 20. EXCLUSIVE BROKERAGE MINIMUM SERVICES: Brokerage Company, through one or more sponsored licensees, will provide, at a minimum, the following services: (1) Accept delivery of and present to Lessor, offers and counteroffers to buy, sell or lease the Lessor's property or the property the client seeks to sell or lease; (2) Assist the Lessor in developing, communicating, negotiating, and presenting offers, counteroffers, and notices that relate to the offers and counteroffers until a lease or purchase agreement is signed and all contingencies are satisfied or waived; and (3) Answer the Lessor's questions relating to the offers, counteroffers, notices and contingencies.

21. FUTURE SALE: The parties further agree that in the event Lessor and any Lessee procured by Broker, or anyone else

- to whom the Property was presented during the term of this Agreement, executes a contract for the purchase and sale of said property, a contract for deed agreement, or a rent/option to purchase agreement during the lease term or within months after the lease term or any extension thereto, Broker shall have earned a selling commission upon execution of said purchase and sale agreement. The commission shall be % of the sale price. From such compensation the Brokerage Company is authorized to offer a compensation and payment of \_ % of sale price to any Cooperating Brokerage Company upon the successful closing of the transaction. Except as otherwise provided in Paragraph 5, the commission provided for in this paragraph shall be payable as follows: in the case of a purchase agreement or rent/option to purchase agreement, at closing; and in the case of contract for deed, upon the execution of such an agreement. However, this provision shall not apply if Lessor/Seller has entered into a valid, written listing agreement with another licensed Real Estate Brokerage Company during the Protection Period. The earnest money, if any, shall be held by Broker, in a manner consistent with Illinois state law. DRY DISCLOSURES: If applicable, Lessor/Seller [check one]\_\_\_\_ will provide a Lead-Based Paint \_ will provide the EPA Pamphlet, "Protect Your Family From Lead in Your Home"; \_\_\_\_will provide the STATUTORY DISCLOSURES: If applicable, Lessor/Seller [check one]\_\_\_ Disclosure of Information on Radon Hazards; \_\_\_\_will provide the IEMA Pamphlet "Radon Testing Guidelines for Real Estate Transactions", to the Buyer. 23. OPTIONAL DISCLOSURES: If applicable, Lessor/Seller \_\_\_\_will provide a completed Illinois Residential Real Property Disclosure Report; \_\_\_\_ will provide an Illinois Mold Disclosure, to the Buyer. Additional Disclsoures:
- 24. LESSOR'S ACKNOWLEDGEMENT: Lessor agrees to comply with all applicable federal and state laws with respect to the lease of the Property, including but not limited to, Lead Paint Disclosure requirements, the Illinois Smoke Detector Act, the Illinois Carbon Monoxide Alarm Act, and any other applicable laws or regulations imposed by any governmental authority or Condominium or Homeowners' Association.
- 25. LESSOR'S OBLIGATIONS: All inquires about this Property made directly to Lessor shall be immediately referred to Brokerage Company and/or Designated Licensee with names and addresses. Lessor understands that the information which Lessor provides to Designated Licensee as marketing information will be used to advertise Lessor's Property to the public, and it is essential that this information is accurate. THE BROKERAGE COMPANY IS HEREBY AUTHORIZED TO SUBMIT ALL INFORMATION REQUIRED BY THE RULES OF THE MULTIPLE LISTING SERVICE(S) OF WHICH THE BROKERAGE COMPANY IS A MEMBER. LESSOR UNDERSTANDS THAT LESSOR HAS THE OBLIGATION TO PROVIDE ACCURATE, TRUTHFUL INFORMATION AND HEREBY PROMISES TO FULFILL THIS OBLIGATION. Although Lessor is marketing Lessor's Property in its present physical condition Lessor understands that Lessor may be held responsible by Lessee for any latent or hidden, undisclosed defects in the Property which are known to Lessor but which are not disclosed to Lessee. Lessor shall indemnify, save, defend and hold Brokerage Company and Designated Licensee harmless from all claims, disputes, litigation, judgments and/or costs, (including reasonable attorney's fees), whether or not frivolous, arising from any misrepresentations made by the Lessor, any incorrect information supplied by the Lessor or from any material fact concerning the Property including latent defects which the Lessor fails to disclose. Further, Lessor shall indemnify, save, defend and hold Brokerage Company and Designated Licensee(s) harmless from any claim, loss, damage or injury to any person or property while viewing the property arising from the condition of the Property.
- 26. BROKER LIMITATIONS: The Brokerage Company's sole duty is to affect a lease of the Property. The Brokerage Company, Designated Licensee(s), members of the Multiple Listing Service(s) to which the Brokerage Company belongs, and the REALTOR® Association of the Fox Valley, Inc., are not charged with the custody of the Property, its management, maintenance, upkeep or repair. Illinois law allows Brokers to prepare the lease agreement using approved preprinted forms, but no other legal documents required to close the lease. Therefore, the Lessor agrees to furnish, or have Lessors' attorney

Managing Broker Initial	Designated Licensee Initial	Lessor Initial_	Lessor Initial
Address			
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furnish, all other legal documents necessary to close the lease if the forms approved by the REALTOR® Association of the Fox Valley, Inc. are unacceptable to the Lessor.

- 27. DI SCLAI MER: Lessor acknowledges that Brokerage Company and Designated Licensee are acting solely as real estate professionals, and not as an attorney, tax advisor, surveyor, structural engineer, home inspector, environmental consultant, architect, contractor, or other professional service provider. Lessor understands that such other professional service providers are available to render advice or services to the Lessor, if desired, at Lessor's expense.
- 28. ENTIRE AGREEMENT: This Agreement constitutes the complete understanding and entire agreement between the parties relating to the subject hereof; any prior negotiations or agreements pertaining hereto, oral or written, have been merged herein. This Agreement may not be terminated or amended prior to its termination date without the express written consent of both parties to this agreement. The following documents are additionally attached hereto and incorporated herein: \_\_\_\_\_\_\_
- 29. PLURALS: If more than one Lessee or more than one Lessor is involved, the pronouns and grammatical structure shall be understood to conform.
- **30. BINDING EFFECT:** This Agreement shall be binding upon and inure to the benefit of the heirs, administrators, successors, and assigns of the parties hereto.
- **31. SIGNATURES:** Facsimile and/or electronic signatures shall be sufficient for the purposes of executing, finalizing, and amending this Agreement and shall be deemed original signatures for all purposes. This Agreement may be executed in multiple copies, each of which shall be deemed an original.
- **32. SEVERABILITY:** In case any one or more provisions of this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability, shall not affect any other provision hereof, and this Agreement shall be construed as if such invalid, illegal or unenforceable provision had never been contained herein.
- **33. AUTHORITY:** Lessor warrants that Lessor has authority to execute this Agreement and to deal with and on behalf of said Property.
- **34. COMMUNICATION:** The undersigned Lessor agrees that Brokerage Company and any authorized representative, employee or agent of Brokerage Company, or Designated Licensee(s) are hereby given express consent to contact the undersigned by telephone, facsimile transmission or electronic conveyance (including e-mail) at the following locations, addresses and/or telephone numbers.

BROKERAGE COMPANY		LESSOR/SELLER (Signature)	DATE
BROKERAGE ADDRESS (STREET)		LESSOR/SELLER (Please Print)	DATE
BROKERAGE ADDRESS (CITY, STATE, ZIP)		LESSOR/SELLER (Signature)	DATE
MANAGING BROKER (Signature)	DATE	LESSOR/SELLER (Please Print)	DATE
MANAGING BROKER (Please Print)	DATE	MAILING ADDRESS (STREET)	
DESIGNATED LICENSEE (Signature)	DATE	MAILING ADDRESS (CITY, STATE, 2	ZIP)
DESIGNATED LICENSEE (Please Print)	DATE	PHONE FA	AX
OFFICE PHONE OFFICE FAX		CELL PHONE(S)	
DESIGNATED LICENSEE CELL PHONE		EMAIL(S)	
DESIGNATED LICENSEE EMAIL		EMERGENCY CONTACT	PHONE

This agreement has been approved by the REALTOR® Association of the Fox Valley, Inc.

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Revised 04/ 2012

Managing Broker Initial	Designated Licensee Initial	Lessor Initial	Lessor Initial
Address			
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