

On behalf of the Cabrera Companies and our Team, we'd like to "Thank You" for requesting our 2016 Vacation Rental Listing Agreement.

This document and it's attachments outline the relationship between you, the property owner, and "Cabrera Coastal Real Estate", the rental agent. Please take a moment to review all of the information to familiarize yourself with the details of our vacation rental program. When you are ready to execute the agreement, please sign and initial the page areas where you see our "beach ball" (like the above). For your convenience, we have included a fax cover page so you can get the paperwork back to us quickly so we can begin to market and rent your shore home. You can also email it to rentals@cabreracoastalteam.com.

In addition to renting with Cabrera, you may rent on your own or with another company. As such, you may be interested in our optional property management services. One of those programs, the Property Management Assistance (PMA), offers enhanced check in service including key service for your keys to get picked up and returned, signing of registration card, getting waiver forms signed, issuance of rules and regulations, and complimentary welcome bags and giveaways, not to mention 24/7 maintenance service through our maintenance team. This program along with our other programs like pool services, trash and recycling services, and property watch can be found on our web site and on the enclosed "property management service for vacation homes" brochure.

The Cabrera Companies offer "Real Estate and More". Our service lines and companies include Cabrera Property Management (for vacation homes and community associations), Cabrera Home Repair (for your major repairs and upgrades), and Cabrera Coastal Real Estate (for sales and rentals of your shore home—boutique style!). Please visit our web site at www.CabreraCompanies.com or call us toll free at 1-855-633-2300 with anything you may need.

We know that property owners have many choices when it comes to Real Estate Services in the area. We hope that your experience with us will be a pleasurable one!

Warm regards,

Jeanine and Don Cabrera
Owners





6203 New Jersey Ave., Wildwood Crest, NJ 08260 Phone: 609.729-0559 Fax: 609-729-6123 www.CabreraCoastalTeam.com

Vacation Rental Listing Agreement

BETWEEN: Cabrera Coastal Real Estate, LLC **(CCRE)** a licensed Real Estate Broker in the State of New Jersey, its members, employees and agents (herein referred to as "Rental Agent") **AND:**

Owner's Name:			
Mailing Address:			date
City:	State:	Zip:	114
E-Mail:			
Cell Phone :	Text: Y or N / Other Phone:		4
For the Property located:			
Address:		Unit:	
City:	State	Zip	
Building Name/ Association:			

The terms of the Rental Listing Agreement are as follows:

- 1) **TERM:** This Agreement will begin on the date signed and end 12/31/16. This listing will automatically renew for the same term for the following year unless a minimum 60 days advance written notice is provided to Rental Agent. It is understood that rental agent will make reservations for the following year unless termination notice is given. Rental Agent is authorized to market and enter into leases/reservations on behalf of the owner, for the available time periods.
- 2) **COMMISSION:** Owner agrees to pay Rental Agent a commission of **12% (twelve percent) on rents received by tenants.** All payments are to be collected by the Rental Agent and the commission shall be deducted from each installment of rent received by the Rental Agent. Owner understands/agrees that the commission fee is solely for the purpose of securing tenants and does not include any other services or fees.
- 3) **TERMINATION:** Either party has the right to terminate this Agreement. Notification of cancellation of this Agreement must be received in writing within 60 days of the end of the year. In the event this agreement is terminated prior to 12/31/16 without the minimum of 60 days notice, the Owner shall be subject to a \$500 cancellation fee. If leases have been procured for the Property prior to the cancelled Agreement, the Owner **must honor** all lease terms and conditions.

- 4) Inspections: Owner authorizes Rental Agent, prior to Rental Agents' execution of this Agreement, to inspect the condition and contents of the Property. Rental Agent reserves the right to deny participation in the rental program if the Property does not comply with the required standards for tenant occupancy. The Property shall be available for inspection to prospective sales, rental customers, Rental Agent staff, and appointed contractors, during normal business hours, even when occupied, without requiring the consent or notification of Owner.
- 5) Rental Payment Collection and Disbursement: Rental Agent shall collect on behalf of Owner all rental payments and security deposits required. All such funds shall be placed in the Rental Agents Escrow Account (a non-interest bearing account) prior to disbursement. Rental checks and monthly statements will be mailed on or about 15 days after the end of the month of all checked out rentals. Monthly statements will outline all deductions to the rental proceeds.
- 6) Clients: Owner understands and agrees that occupants procured by the Rental Agent shall remain the clients of the Rental Agent. Rental Agent shall be entitled to receive commission for any rental agreement entered into between Owner and Tenant. Owner is solely responsible for all Property inspections. In addition, in the event a tenant procured by the Rental Agent purchases or leases the Property from the Owner within one (1) year of the date of the lease, the Owner agrees to pay the Rental Agent the same commission as outlined in item #1 of this Agreement for lease or 6% for the purchase. AS LESSOR AND/OR SELLER, YOU HAVE THE RIGHT TO INDIVIDUALLY REACH AN AGREEMENT ON ANY FEE, COMMISSION OR OTHER VALUABLE CONSIDERATION WITH ANY BROKER. NO FEE, COMMISSION OR OTHER CONSIDERATION HAS BEEN FIXED BY ANY GOVERNMENTAL AUTHORITY OR BY ANY TRADE ASSOCIATION OR MULTIPLE LISTING SERVICE.
- 7) **Rental Rates and Length of Occupancy:** Rental rates and length of occupancy shall be outlined and agreed upon by all parties. In the event an agreement cannot be reached regarding rates and length of stay this Agreement shall be null and void. Owner agrees to provide Rental Agent with a minimum of four (4) prime season weeks (July and August) for rent. A rate schedule will be completed and made a part of this Listing Agreement.
- 8) **Property Availability:** Upon receipt of software login information, Owner agrees to manage their availability calendar and notify any outside broker of rented/blocked time periods as outlined in the "Cabrera Homeowners Guide". In the event the Owner is unable to access the availability calendar for any reason, Owner agrees to speak with Rental Agent prior to reserving/blocking the Property or agreeing to honor another broker's rental. Once a reservation is taken by Rental Agent, Owner may NOT block the reserved time period.
- 9) **Priority:** In the event the property is "double booked" by the Owner or an outside broker, Rental Agents tenant shall take priority. Under **no circumstances** will Rental Agent relocate its client due to "double booking".
- 10) **Relocations:** It is Rental Agents policy to not move an occupant after a reservation is confirmed. In rare circumstances, and subject to the approval of the change by the tenant and availability, Rental Agent will relocate the tenant. Rental Agent reserves the right to charge Owner a fee of \$500.00 for



any tenant move required. In the event a tenant, upon arrival at the Property, notifies Rental Agent that the Property is unsatisfactory to the tenant for any reason, Rental Agent has the right, in Rental Agents sole discretion, to relocate the tenant to another property and Owner shall have no claim against Rental Agent for lost profits resulting from such relocation.

- 11) Non-refundable Tenant Processing Fee: The undersigned Owner understands and agrees that the Rental Agent under this contract may charge a non-refundable administration fee to the tenant under each lease. This fee represents the efforts of Rental Agent in processing the rental application of the tenant. The undersigned Owner understands that the Rental Agent is a Transactional Broker only, and therefore does not promote the interests of one party over those of the other party to the transaction. The Owner understands that the commission to the Rental Agent in this agreement as well as the administration fee represent compensation from both parties for the rental transaction. This fee will be deducted from the first payment made by the tenant.
- 12) **Security Deposit/Insurance**: The Owner understands and agrees that the security deposit may be automatically refunded thirty (30) days after termination of the lease unless otherwise directed by the Owner to the Rental Agent in writing. The Owner is solely responsible for monitoring the condition of the Property and advising the Rental Agent, in writing, as to the disposition of the security deposit within the time period required. Rental Agent reserves right to offer property damage insurance as an option to tenant.
- 13) Owner Indemnification; Liability: Owner hereby indemnifies Rental Agent, to the fullest extent permitted by law, for any and all claims, losses and expenses, including reasonable attorney's fees, incurred in connection with the rental of the Property, including the holding or release of any security deposit, and from liability from personal injury or property damage suffered by any tenant, guest, invitee of tenant or other person whomsoever, unless caused by the gross negligence of Rental Agent. Owner hereby authorizes the Rental Agent to release the security deposit to the tenant as set forth in this Listing Agreement. Owner understands and agrees that the Rental Agent is acting as a Rental Agent only and is not a manager of the Property. Rental Agent is not liable to the Owner for the fulfillment of any terms of payment of a lease. Rental Agent cannot be held liable for any work or services performed by third parties, such as independent contractors, handymen, or companies including, but not limited to, carpet cleaning, appliance repair, etc. Rental Agent is not responsible and cannot be held liable for any damage to real or personal property or any stolen items.
- 14) **Sign Authorization:** Owner hereby grants Rental Agent the authority to place a rental sign on the Property, unless the complex or property does not permit signage.
- 15) **Condition of Property:** Owner represents and warrants that the Property is habitable and is in compliance with all Local, County, State and Federal laws and regulations including, but not limited to, those pertaining to Licensing, Land Use, Health, Housing Code and Fire Safety. Owner is required to provide all licensing and permits required at the Federal, State and Local levels.
- 16) Consumer Information Statement: By signing this Listing Agreement, the Owner acknowledges receipt of the Consumer Information Statement on New Jersey Real Estate Relationships. Cabrera Coastal Real Estate, LLC intends to work with you as a transactional broker only.

- 17) Attorney General Memorandum: Owner acknowledges receipt of the Memorandum of the Attorney General of New Jersey regarding the New Jersey Law Against Discrimination and Federal Fair Housing Law.
- 18) **Property Inventory:** The Owner is responsible for providing the required inventory for the Property. Inventory must be in the Property prior to the first occupancy. Owner authorizes Rental Agent to purchase missing inventory items and arrange for repairs deemed necessary for the marketing or occupancy of the Property. Any purchases or repairs shall be invoiced on the Owners statement or billed directly to the Owner.
- 19) **Refunds:** Rental Agent may, at its discretion, refund tenants for circumstances or conditions which adversely affect the occupancy of the Property, including, but not limited to, air conditioning, heating, hot water heater, and any appliance failure. Owner hereby grants Rental Agent full authorization to make said decision and hereby waives and releases Rental Agent from any and all claims relating to same.
- 20) Maintenance Rates: <u>If applicable</u>, Owner agrees to the Cabrera Property Management, LLC Maintenance rates for work needed in the unit before, during or after a guest stay or at Owner's request.
- 21) Check in/Check Out: Owner agrees to honor Rental Agent check-in/out times as outlined in the "Cabrera Homeowner's Rental Guide" 3pm check-in,10am check-out.
- 22) **Homeowner's Insurance:** During the term of this Agreement, Owner, at its sole cost and expense, shall carry and maintain adequate liability, property and casualty insurance on the Property. Such insurance shall have liability coverage in the amount of at least \$500,000.00 per occurrence. Owner shall provide Rental Agent with a Certificate of Insurance stating that the insurance policy is in force and effect and cannot be cancelled without at least sixty days prior notification by the insurer. It is recommended that the Owner speak with its insurance agent about content, renters, and loss of revenue coverage.
- 23) **Notice of Agreement to Potential Buyers:** Owner shall advise any prospective purchaser of the Property of the terms of this Agreement.
- 24) Common Area Usage: In the event the tenant is denied usage of common area amenities due to non-payment of assessments or fees, the Owner agrees to permit Rental Agent to deduct any outstanding assessments or fees due to the Association from any rental income due to owner and to forward same to Condominium Association, if necessary. Rental Agent reserves the right to charge a fee of \$100.00 to the owner for each transaction in this regard.
- 25) **Documents Incorporated into Agreement:** The following documents are made part of this Rental Listing Agreement: Consumer Information Statement, Attorney General memorandum, Homeowner Rental Guide (Exhibit A) Rate Schedule, Property Inventory, Marketing/Management Services and Availability Calendar. The Rental Information, Homeowner Information, Amenities, Sleeping Arrangement & Unit Inventory Forms completed as part of the Listing Agreement are accurate and made part of this Listing Agreement.



- 26) **Credit Cards:** By signing the Listing Agreement, Owner acknowledges its approval to accept credit card payments for deposits and payments on rentals from tenants. Rental Agent will also accept checks for first deposit and balance provided the balance check is received 30 days prior to arrival date.
- 27) Other programs and fees: Cabrera Coastal Real Estate and Cabrera Property Management offer a variety of marketing and optional services to owners. Said fees will be automatically deducted from rental income as necessary. Please consult the vacation homes services brochure.

28) Miscellaneous:

Waiver: Failure to enforce any provision of this Agreement shall not prevent enforcement of such provision at a later time.

Binding Effect; Assignment: This Agreement is binding on the parties and their respective successors, assigns, heirs, executors, administrators and personal representatives. If more than one person signs this Agreement, then each person agrees to be jointly and severally liable for the obligations under this Agreement. This Agreement may not be assigned without the written consent of Rental Agent.

Severability: If any provision of this Lease is unenforceable, the rest of the Lease will be unaffected. Captions in this Agreement are for convenience only and not to be considered when Interpreting the meaning of any part of this Agreement.

Applicable Law; Venue: This Agreement shall be governed by and construed in accordance with the laws of the State of New Jersey. Each Party hereto hereby irrevocably submits to the jurisdiction of the Superior Court of New Jersey, Cape May County.

Counterparts / Facsimile: This Agreement may be executed in any number of counterparts, including counterparts transmitted by facsimile, which shall constitute an original of this Agreement.

The undersigned acknowledges that they have read all pages of this Listing Agreement including the Homeowner Guide and warrant the accuracy of all statements and information contained herein and is authorized to enter into this agreement. The undersigned certifies that this Agreement is the entire and only Agreement between the parties and cancels any previous Agreements. This Agreement can only be changed by an instrument in writing signed by all parties.

OWNER:	DATE:
OWNER:	DATE:
AGENT:	DATE:

<u>Following this signature page are attachments and documents made a part of this agreement, please</u> complete and submit with the listing agreement.

Please fax or email all of the required paperwork. For your convenience a "fax cover" page is enclosed.



6203 New Jersey Avenue Wildwood Crest, NJ 08260

Phone: 609.729.0559

Fax: 609-729-6123

Email: rentals@cabreracoastalteam.com



Exhibit A

Homeowner Rental Guide

Cancellation Policy

In the event of a cancellation by a tenant, the following policy will apply: *If cancelled* **30 days or more prior to arrival date,** deposit shall be refunded to tenant less the administration fee and \$150.00 cancellation fee payable to the Rental Agent.

*Security deposits are refunded in full to the tenant in the event of a cancellation.

Under no circumstances may an Owner cancel a reservation procured by Rental Agent with or without deposit monies paid. The only exception is in the event the Property sustains catastrophic damage, leaving the Property uninhabitable.

Tenant Security Deposits

A minimum \$100.00—\$500.00 (based on unit size) security deposit is collected on all reservations/leases or in an amount as requested by Owner Security deposits are escrowed by Rental Agent in a non-interest bearing escrow account. The purpose of the security deposit is to protect the Owner against misuse and damage to the Property.

In the event the tenant chooses to purchase **Property Damage Protector Insurance** offered in conjunction with our tenant services, Rental Agent will waive the security deposit as the tenant has obtained insurance to cover the cost of any possible misuse or accidental damage.

In the event the Owner or Owners contractor discovers the damage, Owner must notify Rental Agent within one (1) week of the tenant's departure as to the nature of the problem. The Owner must provide Rental Agent with a statement of the issue, photos and any and all bills, invoices, or receipts incurred as a result of the problem. As required by law we must provide the tenant with this information within 30 days of their departure. It is at the Owners discretion as to whether Rental Agent will facilitate the repair or replacement in conjunction with Cabrera Property Management or to coordinate the repair with outside contractors.

In the rare occurrence the cost of the damage/repair exceeds the security deposit Rental Agent will attempt to collect the remaining balance from the tenant. If we are unable to collect said funds, the Owner will be responsible for the additional cost of the repair/replacement or be responsible for collection of the funds from the tenant directly. Rental Agent is not responsible for the collection or payment of said funds.

Rental Agent will not retain security deposit funds unless it can be determined, with certainty, that the tenant caused the damage. Deductions will not be made from security deposits for normal wear and tear. Normal wear and tear would include, but not be limited to, small stains/spots on carpeting, marks on walls, sofa bed frames, small tears in screens, scratches/spots on counter tops, adjustments to vertical blinds/window coverings, dirty upholstery, damaged drawer slides, broken locks/handles/knobs, etc.

Rental Schedule

All vacation homes will be placed on a Saturday to Saturday rental schedule.

Check In and Check Out

Check in and Check out will occur at the Cabrera Coastal Real Estate office. Check in is between 3:00 pm and 5:00 pm on the indicated date of arrival. Check out is no later than 10:00 am on the date of departure. All Owner occupancy and/or Owner clients must adhere to the same Check in/Checkout times.



Rental Rates

Rental rates will be determined by the Owner, with guidance from Rental Agent. We encourage our Owners to complete the rate schedule and provide nightly rates as well as weekly and/or seasonal pricing. If an Owner chooses to list their Property with other local real estate brokers, you must indicate this accordingly. Owner agrees to offer the same prices to provide fair rental opportunities for all brokers. Should differing prices be evident, Rental Agent reserves the right to adjust Owner rates accordingly. Any Owner marketing for a seasonal tenant will be advertised in that manner until June 1st. In the event a seasonal tenant has not been secured, the vacation rental will be added to the weekly rental program and advertised in that manner. If you do not desire nightly rentals, leave the nightly rental amount blank on the rate schedule for the applicable season. Please be aware that if nightly rental amounts are not provided to Rental Agent, the vacation home will not be included in nightly promotions and packaging geared to shorter stays.

Availability Calendar

The Owner agrees to make at least four (4) prime (in July/August) season weeks available to Rental Agent for rental.

Upon receiving the listing package, Rental Agent will block the dates the Owner has requested. Rental Agent will provide the Owner with a web link, username, password, and instructions to access the availability calendar. IT IS THE OWNER'S RESPONSIBILITY TO CHECK AVAILABILITY AND BLOCK ANY UNAVAILABLE DATES FOR THEIR USE OR THE USE OF THEIR TENANT! The availability calendar is directly connected to our rental software and is utilized to determine what properties are available for the requested time period. All unblocked time periods are considered available for rental and will be marketed accordingly as our software offers real time availability to our clients.

In the event the Owner is unable, for any reason, to maintain their availability calendar the Owner must fax (609-729-6123) or email (rentals@cabreracoastalteam.com) the Rental Agent in order to verify availability or to block requested dates. WRITTEN notice must be given.

If the Owner has listed their property with additional agencies for rental, it is the Owners responsibility to update their online availability calendar or notify Rental Agent of any outside agency reservations. These outside agencies should also notify Cabrera Coastal Real Estate by fax or email of any rentals in writing as well. Cabrera Coastal Real Estate will email the **Owner** and any outside agencies upon securing a reservation and will update the online availability calendar accordingly.

Property Compliance

Owner certifies its property meets all fire codes for renting and complies with all applicable federal, state and local laws and ordinances. Please provide our office with a copy of the Mercantile License and/or fire inspection as required. If Owner is uncertain of requirements, please contact our office. Owner is to provide Rental Agent with a copy of any/all rules & regulations of condo and/or homeowners associations and/or pool, common area usage regulations. Owner agrees to post these regulations and information in the Property, in an area that can be viewed easily by guests.

Administration Fee

Rental Agent charges a non-refundable administration fee to the tenant on all reservations. This is to offset administrative and marketing costs incurred by the Broker.



Condition of Property

At least 30 days prior to the rental period, the Owner shall have all utilities turned on in his/her name, including cable. The Owner is responsible for the cost of all utilities for weekly/nightly rentals. For seasonal or year round rentals, the cost of utilities shall be paid for as is mutually agreed upon by Owner and tenant. All heating, air conditioning, electrical, plumbing, and mechanical systems should be checked to make sure they are in good working order. All home inventory items must be in the Property prior to April 1st. In the event the Property is not equipped with the proper inventory, Rental Agent will replace the inventory and bill the Owner the cost of the items plus the applicable service fee. Repairs from previous wear and tear such as touch up painting, carpet cleaning, torn screens, window coverings, etc. should be completed prior to the first occupancy. Owner is to provide at least two outside trashcans for regular trash, at least one can for glass and cans, and one can for paper recyclable trash. All trashcans should be labeled for intended use, and indicate the Property address and/or condo number. Trash and recycling days are to be posted in the Property so the tenant may put trash to curb.

Spring Cleaning

In order to offer consistence in quality, we require that all properties complete a spring cleaning. The spring cleaning. Spring cleaning should be completed prior to the first rental. This includes cleaning inside and outside of cabinets, woodwork, walls, ceiling fans, windows, light fixtures, appliances, ovens and closets, under and behind furniture, and inside sofa beds. All personal items including towels, linens, blankets and food items should be removed or locked up. Remember to replace all smoke detector batteries, remote control batteries and light bulbs so as not to incur additional charges during the rental season.

Tenant Dissatisfaction/Inability to Check-in

Rental Agent accurately describes our vacation homes, providing photos, online inventories, and opportunities to physically view the property. Occasions do arise when a tenant is dissatisfied with a rental property or a major problem occurs with the property that cannot be abated in a timely fashion. Should this occur, our first course of action will be to accommodate the tenant in a reasonable manner so as not to lose the rental income for the owner. Using our discretion, we will compensate the tenant up to 20% of the rental, chargeable to the Owner. Should this fail, we will contact you to determine if an alternate solution can be found. In the event the tenant decides to vacate the Property, we will return to the tenant the rental amount paid for the nights not stayed or in extreme circumstances the entire rental amount. If a tenant is unable to check-in to the Property, on the check-in date due to causes such as the Property has been damaged by fire, flood, hurricane, other natural disasters, break down of major mechanical system and/or other significant damage, or if access bridges or roads are closed or impassable due to fire, flood, hurricane, natural disaster, Rental Agent shall refund to tenant the paid rental amount. We will not, however, make refunds to tenants due simply to rainy and/or inclement weather.

Cabrera Maintenance Fees (through Cabrera Property Management)

Work orders, special projects, outside of contract work	Standard Rate Per Hour	Emergency Rate Per Hour
Skilled/Professional/Owner	\$70	\$125
Unskilled Job/Laborer/Maintenance Staff	\$50	\$75
Minimum Charge Per Visit	\$50	



- 1. Why should I list with Cabrera Coastal Real Estate? Cabrera Coastal Real Estate values its owners and vacation renters. We provide the owner with exemplary rental assistance, maintenance, property management, cleaning services and sales options. We are a reputable and well-established real estate company servicing Wildwood, North Wildwood, Wildwood Crest and Diamond Beach and Cape May County NJ. Many of our vacationers are repeat tenants as they are welcomed and cared for throughout their stay.
- **2.** How do I list my unit? Just complete our Listing Agreement in a timely fashion so that we can begin renting the unit as soon as possible. If you would like to submit your own written property description, please send it in with the listing agreement. Our Rental Specialist will take it from there and place your property on our website, pooling potential clients and securing reservations.
- **3. What paperwork is required from me?** We will require the Listing Agreement and all documents tabbed in yellow, W-9 form, Spring Cleaning Check List and a current Mercantile License. Forms are available on the Cabrera website: www.cabreracoastalrealestate.com. A Mercantile License and a Fire Inspection are required in order for you to rent your unit. If you do not comply, you will be subject to fines.
- **4.** How does Cabrera market and advertise my rental property? Our marketing is through electronic means such as email blasts, search engines, pay per clicks, and through other partner websites. Please consult your vacation specialists for more information.
- **5.** How many keys do you require that I provide for your office? Each owner provides 4 sets of working keys with fobs for all locks. We ask that each key be tested prior to bringing them to the office to insure proper accessibility.
- **6. Once I list my property, how long does it take before it is online?** Once we receive your agreement, we visit the property, take photographs for the website, confirm the seasonal rates, and then upload the property in our Rental Program.
- **7. When do I receive my checks?** By the **15th of each month**, owners receive a statement and a net rental proceeds check for all reservations/leases for which a tenant has checked out in the previous month. The monthly statement will outline all deductions to rental proceeds, e.g. leases checking out between 8/1-31 will be paid by 9/15.
- **8.** What happens if an issue arises in my unit during a rental? Typically, the vacationer notifies our office about the issue and we in turn place a call to the owner to report the issue. At that point, a decision is made on how to best handle the issue, offering suggestions or repair/service contractors should the situation warrant. If the homeowner cannot be reached, we will remedy the situation if it is interfering with the tenant's vacation. Additional expense may be incurred.
- **9.** Will you give out keys to my renters? We offer a PMA Program to any owner who is listed in our rental program. We provide your tenant with a welcome packet including property map, parking tags, and keys for the rental unit. We also respond to maintenance issues and provide your guest with an emergency hotline phone number for after hours issues that they might encounter. The cost of this additional service is \$500.00 for the entire rental season.



- **10.** What do I do if there is damage to my unit? The cleaning service that the owner contracts for their unit must notify us immediately of any damages to your unit. We will immediately assess the damage, take photographs and contact the tenant about the problem and how it will be dealt with going forward. We will not release any deposit until an agreement with the owner and tenant is reached. This process is only applicable to a Cabrera tenant and not an owner tenant. If there is legal action required Cabrera will assist but all fees are initiation of same belong to the owner.
- **11. Should I provide linens and towels?** No, this is not necessary. Our website and rental contracts state that linens and towels are not provided. If you provide them and they are removed or left unwashed, we will not hold the tenant responsible.
- 12. How do I let my tenants know about the rules of the property? Rules should be posted in your unit, which include recycling and trash procedures. You should also provide specific instructions for your TV/DVD/cable set-up. Be sure to include the settings that any of your components require. Many home- owners provide binders with helpful information and resources so that renters can enjoy their vacations and the area to the fullest. Operating instructions for air conditioning, grills, sound systems and Internet passwords are also useful pieces of information to provide to your renters.
- **13.** Is it advantageous to provide TV's and DVD players in the bedrooms? Yes! Vacationers today are accustomed to this convenience, and many specify wanting a rental unit with this feature.
- **14. Should I provide an Internet connection for my renters?** Yes, this is an advantageous in marketing your property. It has been our experience that renters will often choose one property over another based on the availability of an internet connection.



Property Information

Complex:							
Address:		Unit #:					
City:		□ Diamond Beach, NJ □ Wildwood, NJ □ Wildwood Crest, NJ □ North Wildwood □ Other					
Location:		n Front Unit 🗆 Ocean Front Building 🗆 Beach Block 🗆 🗈	Beach Side □ Bay Side				
Туре:	□ Single	Family Duplex Multi Family Town Hou	se 🗆 Condo				
Sign	□ Permi	itted — Preferred Location:	□ Not Permitted				
Parking:		# of spots:GarageDrivewayLot (Space #)Street				
Elevator Co	de:						
Other Code	s:						
Other Br	oker:						
Phon	e#:	Fax#: Email:					
Other Br	oker:						
Phon	e#:	Fax#: Email:					
		□ Self-Clean					
Cleaning S	ervice:	□ Other: Company: Phone:					
		Email:					
Ask for our	vendor lis	t if you need assistance					
I only want	WEEKIV	RENTALS from Saturday to Saturday.					
		s for less than a week (3-night minimum) anytime in the se	pason (chack hylaus)				
ı want wee	kiy rentais	s in prime season (July-August). Before & After Prime I will	take 3-night minimum				
Please char	ge guests	s a Security Deposit in the amount of \$(norm	al range is \$100-\$500)				
My Pre/Post	season (1,	/1 to 6/17) & 9/11 to 12/31) <u>rate is: weekly</u> \$	nightly\$				
My Value sea	son (6/18	3 to 7/1 & 8/27 to 9/10) rate is <u>: weekly\$</u>	nightly\$				
My Prime sea	ason (7/2	to 8/26)rate is: weekly\$	nightly\$ whee				

Owner Block Calendar

Use this to block any days or weeks that are not available for Cabrera to reserve at this time (Remember 4 weeks of July and August time must be available)

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Please draw a line or "X" out the time not available

44 30 31



Sleeping Arrangements:

# of Bedrooms:	# of Full Baths:	# of 1/2 Baths:	# of 3/4 Baths	Maximum Occupancy:

Bedroom			Electronics			Baths					
Master	Twin _	Pyramid	Full _	Queen _	King	TV	_DVD_	VCR	Full_	_1/2_	Shared
2nd BR	Twin _	Pyramid	Full _	Queen _	King	TV	_DVD_	VCR	Full_	_1/2_	Shared
3rd BR	Twin _	Pyramid	Full _	Queen _	King	TV	_DVD_	VCR	Full_	_1/2_	Shared
4th BR	Twin _	Pyramid	Full _	Queen _	King	TV	_DVD_	VCR	Full_	1/2	Shared
5th BR	Twin _	Pyramid	Full _	Queen _	King	TV	_DVD_	VCR	Full_	1/2	Shared

ADDITIONAL SLEEPING: (ex: queen sofa bed, full futon, bunk beds)	
Sofabed (S D Q K)Futon (S D Q K)Pyramid Bed — Location	
Sofabed (S D Q K)Futon (S D Q K)Pyramid Bed — Location	

Unit amenities:

Property:	Kitchen Features:	Utilities & Features:	Amenities:	Miscellaneous:
□ Living Room	☐ Mini refrigerator	□ Utilities included	□ BBQ Grill	☐ Tenant Brings Linens
☐ Dining Room	□ Full-size fridge	□ Utilities <u>not</u> included	Type:	□ Linens Provided
DR Capacity	□ Microwave	□ Heat Type:	□ ADA Access	☐ Cleaning Included
□ Full Kitchen	□ Ice Maker	□ Central Air/Heating	□ ADA Grab Bars	□ Maid Service
☐ Apt Kitchen	□ Dishwasher	□ # Wall Units	□ Iron	☐ Ltd Maid Service
□ Galley Kitchen	□ Disposal	☐ # Window Units	□ Ironing Board	☐ Guard on site
□ Den	□ Oven	☐ # Ceiling Fans	□ Vacuum Cleaner	☐ Wood Fireplace
□ Sun Deck	□ Stovetop	□ # Standard Fans	□ Baby Equipment	□ Gas Fireplace
□ Balcony	□ Toaster Oven	□ Pool	☐ Beach Equipment	
☐ Storage Closet	☐ Food Processor	□Private □Public	☐ Beach Chairs	Property Codes:
□ Game Room	□ Toaster	□Heated □Indoor	□ Beach Badges	□ Entry
□ Exercise Room	□ Blender	□ Hot Tub □ Sauna	□ Bar or Wet Bar	□ Garage
□ Pvt □Public	□ Coffee Maker	☐ Kiddie Pool	□ Tennis	□ Lobby
□ Yard	□ Lobster Pot	☐ Outside Shower	□ Pool Table	□ Elevator
□Level □Fenced				□ Other
□Private □Lawn	Amenities:	Conditions:	Electronics:	
□ Elevator	□ Washer/Dryer	□ No smoking	□ # TV's	Wireless wifi
	□ W/D Shared	□ No Pets	□ # DVD players	Name:
	□ W/D Coin-op	□ Pets Allowed	□ # VCR's	
			□ Cable TV	Password (WEP)

Check here if all unit information is the same as last year



Unit Inventory

Minimum Requirements:

1BR—up to 6 people 2BR— up to 8 people

3BR—up to 10 people 4/5BR—up to 12 people

COOKWARE/POTS/PANS	BEDROOM-MASTER
☐ Assorted sized frying pans & lids (3)	☐ Color TV w/ remote (1) + DVD
☐ Assort.ed sized sauce pans & lids (4)	☐ Lamp/Clock radio/waste basket (1 each)
☐ Oversized spaghetti pot & lid (1)	BEDROOM-2 nd
☐ Roasting pan & lid (1)	☐ Color TV w/remote (1) + DVD
☐ Broiler pan (1)	☐ Lamp/Clock radio/Waste basket (1 each)
☐ Assorted sized casserole dishes (5)	BEDROOM-3 rd
☐ Cookie Sheets (2-3)	☐ Color TV w/ remote (1) + DVD
FOOD PREPARATIONS	☐ Lamp/Clock radio/Waste basket (1 each)
☐ Mixing bowls (3)	BEDROOM-4 th
☐ Measuring spoons/cups (1 set/1 set)	☐ Color TV w/ remote (1) + DVD
☐ Assorted knives (6)	☐ Lamp/Clock radio/Waste basket (1 each)
☐ Knife sharpener (1)	LIVING ROOM
☐ Can opener/bottle opener (1 each)	☐ Color TV (min 19") w/remote (1)
☐ Cork screw/peeler (1 each)	□ VCR/DVD player (1)
☐ Assort. cooking utensils (8)	
☐ Colander/grater (1 each)	BATHROOM Toilet brush (1/bethroom)
☐ Plastic storage containers (8)	☐ Toilet brush (1/bathroom)
☐ Beverage pitchers (2)	☐ Plunger (1)
☐ Cutting board (1)	☐ Waste basket (1/bathroom)
☐ Blender(1)	BALCONY/DECK
☐ Dish towels/cloths (5 each)	☐ Deck chairs (6)
☐ Pot holders/hot plates (2/3)	☐ Deck table (1)
DISHES/GLASSWARE/FLATWARE	MISCELLANEOUS
Based on one bedroom increase by 4 for each additional bedroom	☐ Iron/Ironing board (1 ea.)
☐ Dinner Plates/Salad plate (6/6)	☐ Vacuum cleaner (1)
☐ Bowls (6)	☐ Vacuum bags/belts (8/2)
☐ Assorted sized glasses (16)	☐ Broom/Dustpan/Mop/Pail —1 each
☐ Cups/Mugs (6)	☐ Appliance Light bulb (2)
☐ Wine glasses (6)	☐ Light bulbs to fit your lamps (4-6)
☐ Flatware (service for 8)	☐ Hangers (30/closet)
☐ Steak knives (6)	☐ Trash cans (3)
	BEDDING—per bedroom
SERVING DISHES/UTENSILS Rowle (2)	☐ Mattress cover (1 per bed)
☐ Bowls (3)	☐ Pillows (2 per bed)
☐ Platters (2)	☐ Bedspread/Quilt (1 per bed)
Spoons/Forks (2/2)	☐ Blankets (1 per bed)
☐ Salt & Pepper shakers (1 set)	☐ Bedbug Covers (1 per bed)

Consumer Information Statement on New Jersey Real Estate Relationships

In New Jersey, real estate licensees are required to disclose how they intend to work with buyers and sellers in a real estate transaction. (In rental transactions, the terms "buyers" and "sellers" should be read as "tenants" and "landlords," respectively.)

- 1. AS A SELLER'S AGENT OR SUBAGENT, I, AS A LICENSEE, REPRESENT THE SELLER AND ALL MATERIAL INFORMATION SUPPLIED TO ME BY THE BUYER WILL BE TOLD TO THE SELLER.
- 2. AS A BUYER'S AGENT, I, AS A LICENSEE, REPRESENT THE BUYER AND ALL MATERIAL INFORMATION SUPPLIED TO ME BY THE SELLER WILL BE TOLD TO THE BUYER.
- 3. AS A DISCLOSED DUAL AGENT,I, AS A LICENSEE, REPRESENT BOTH PARTIES, HOWEVER, I MAY NOT, WITHOUT EXPRESS PER-MISSION, DISCLOSE THAT THE SELLER WILL ACCEPT A PRICE LESS THAN THE LISTING PRICE OR THAT THE BUYER WILL PAY A PRICE GREATER THAN THE OFFERED PRICE.
- 4. AS A TRANSACTION BROKER, I AS A LICENSEE, DO NOT REPRESENT EITHER THE BUYER OR THE SELLER. ALL INFORMATION I ACQUIRE FROM ONE PARTY MAY BE TOLD TO THE OTHER PARTY.

Before you disclose confidential information to real estate licensee regarding a real estate transaction, you should understand what type of business relationship you have with that licensee. There are four business relationships: (1) seller's agent; (2) buyer's agent; (3) disclosed dual agent; and (4) transaction broker. Each of these relationships imposes certain legal duties and responsibilities on the licensee as well as on the seller or buyer represented. These four relationships are defined in greater detail below. Please read carefully before making your choice.

SELLER'S AGENT

A seller's agent **WORKS ONLY FOR THE SELLER** and has legal obligations, called fiduciary duties, to the seller. These include reasonable care, undivided loyalty, confidentiality and full disclosure. Seller's agents often work with buyers, but do not represent the buyers. However, in working with buyers a seller's agent must act honestly. In dealing with both parties, a seller's agent may not make any misrepresentations to either party on matters material to the transaction, such as the buyer's financial ability to pay, and must disclose defects of a material nature affecting the physical condition of the property which a reasonable inspection by the licensee would disclose. Seller's agents include all

persons licensed with the brokerage firm which has been authorized through a listing agreement to work as the seller's agent. In addition, other brokerage firms may accept an offer to work with the listing broker's firm as the seller's agents. In such cases, those firms and all persons licensed with such firms are called "sub-agents." Sellers who do not desire to have their property marketed through sub-agents should so inform the seller's agent.

BUYER'S AGENT

A buyer's agent **WORKS ONLY FOR THE BUYER**. A buyer's agent has fiduciary duties to the buyer which include reasonable care, undivided loyalty, confidentiality and full disclosure. However, in dealing with sellers a buyer's agent must act honestly. In dealing with both parties, a buyer's agent may not make any misrepresentations on matters material to the transaction, such as the buyer's financial ability to pay, and must disclose defects of a material nature affecting the physical condition of the property which a reasonable inspection by the licensee would disclose. A buyer wishing to be represented by a buyer's agent is advised to enter into a separate written buyer agency contract with the brokerage

Consumer Information Statement on New Jersey Real Estate Relationships—page 2

BUYER'S AGENT—CONT'D

firm which is to work as their agent, brokerage firms must make written disclosure to both parties. Disclosed dual agency is most likely to occur when a licensee with a real estate firm working as a buyer's agent shows the buyer properties owned by sellers for whom that firm is also working as a seller's agent or sub-agent.

DISCLOSED DUAL AGENT

A disclosed dual agent WORKS FOR BOTH THE BUYER AND SELLER. To work as a dual agent, a firm must first obtain the **informed written consent** of the buyer and seller. Therefore, before acting as a disclosed dual agent, brokerage firms must make written disclosure to both parties. Disclosed dual agency is most likely to occur when a licensee with a real estate firm working as a buyer's agent shows the buyer properties owned by sellers for whom that firm is also working as a seller's agent or sub-agent. A real estate licensee working as a disclosed dual agent must carefully explain to each party that, in addition to working as their agent, their firm will also work as the agent for the other party. They must also explain what effect their working as a disclosed dual agent will have on the fiduciary duties their firm owes to the buyer and to the seller. When working as a disclosed dual agent, a brokerage firm must have the express permission of a party prior to disclosing confidential information to the other party. Such information includes the highest price a buyer can afford to pay and the lowest price the seller will accept and the parties' motivation to buy and sell. Remember, a brokerage firm acting as a disclosed dual agent will not be able to put one party's interests ahead of those of the other party and cannot advise or counsel either party on how to gain an advantage at the expense of the other party on the basis of confidential information obtained from or about the other party. If you decide to enter into an agency relationship with a firm which is to work as a disclosed dual agent, please sign a written agreement with that

TRANSACTION BROKER

firm.

The New Jersey Real Estate Licensing Law does not require licensees to work in the capacity of an "agent" when providing brokerage services. A transaction broker works with a buyer or a seller or both in the same sales transaction without representing anyone. A TRANSACTION BROKER DOES NOT PROMOTE THE INTERESTS OF ONE PARTY OVER THOSE OF THE OTHER PARTY TO THE TRANSACTION. Licensees with such a firm would be required to treat all parties honestly and to act in a competent manner, but they would not be required to keep confidential any information. A transaction broker can locate qualified buyers for a seller or suitable properties for a buyer. They can then work with both parties in an effort to arrive at an agreement on the sale or rental of real estate and perform tasks to facilitate the closing of a transaction. A transaction broker primarily serves as a manager of the transaction, communicating information between the parties to assist them in arriving at a mutually acceptable agreement and in closing the transaction, but cannot advise or counsel either party on how to gain an advantage at the expense of the other party. Owners considering working with transaction brokers are advised to sign a written agreement with that firm which clearly states what services that firm will perform and how it will be paid. In addition, any transaction brokerage a greement with a seller or landlord should specifically state whether a notice on the property to be rented or sold will or will not be circulated in any or all Multiple Listing System(s) of which that firm is a member.

YOU MAY OBTAIN LEGAL ADVICE ABOUT THESE BUSINESS RELATIONSHIPS FROM YOUR OWN LAWYER. THIS STATEMENT IS NOT A CONTRACT AND IS PROVIDED FOR INFORMATIONAL PRUPOSES ONLY.

DECLARATION OF BUSINESS RELATIONSHIP

Cabrera Coastal Real Estate LLC, intends, as of this time, to work with you as a: (indicate one of the following):

X Seller's agent. (for Sellers and Landlord	S)	
Buyer's agent.		
Seller's agent and disclosed dual agent	if the opportunity arises.	
Buyer's agent and disclosed dual agent	t if the opportunity arises.	
Transaction broker.		
Signed:	DATE:	
Property Owner		



FAX COVER

FAX TO: 609.729.6123

Or EMAIL: RENTALS@CABRERACOASTALTEAM.COM

To: Cabrera Coastal Real Estate— Vacation Rentals	# of pages: cover page +
From:	Fax #: 609-729-6123
Re: MY Rental Listing Agreement	Phone #: 609-729-0559

Hey Cabrera Coastal Team:

I am faxing/emailing the following:

- □ A SIGNED listing agreement
- □ Rates
- □ W-9 Form
- □ A SIGNED Consumer Information Report

I am mailing/dropping off the following:

- □ Original Contract
- □ 4 sets of keys—including keys for storage, deadbolt, lobby, stairwell, etc.
- □ Disc or digital files sent with pictures of my unit

COMMENTS:

Form W-9 (Rev. December 2014)

(Rev. December 2014)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return). Name is required on this line; do not leave this in the shown on your income tax return).	ine blank.	
6 2.	Business name/disregarded entity name, if different from above		
Print or type Specific Instructions on page	3 Check appropriate box for federal tax classification; check only one of the following seven b. Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partne single-member LLC Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, F Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate tax classification of the single-member owner. Other (see instructions) ▶	P=partnership) ►	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from FATCA reporting code (if any) (Applies to secounts maintained outside the U.S.)
ciffic	5 Address (number, street, and apt. or suite no.)	Requester's name	and address (optional)
See Spe	6 City, state, and ZIP code		
	7 List account number(s) here (optional)		
Par	Taxpayer Identification Number (TIN)		
reside entitie TIN or Note. guide	up withholding. For individuals, this is generally your social security number (SSN). He are allen, sole proprietor, or disregarded entity, see the Part I Instructions on page 3. it is your employer identification number (EIN). If you do not have a number, see in page 3. If the account is in more than one name, see the instructions for line 1 and the chart lines on whose number to enter.	For other dow to get a or	r Identification number
Par			
	r penalties of perjury, I certify that:	raibhne fean a mreach an tachail	and the service and
2. I a	e number shown on this form is my correct taxpayer identification number (or I am w m not subject to backup withholding because: (a) I am exempt from backup withhold rvice (IRS) that I am subject to backup withholding as a result of a fallure to report al longer subject to backup withholding; and	ding, or (b) I have not been	notified by the Internal Revenue
3. I a	m a U.S. citizen or other U.S. person (defined below); and		
4. The	FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA	A reporting is correct.	
becau intere gener instru	ication instructions. You must cross out item 2 above if you have been notified by use you have failed to report all interest and dividends on your tax return. For real est st paid, acquisition or abandonment of secured property, cancellation of debt, contrally, payments other than interest and dividends, you are not required to sign the cerctions on page 3.	tate transactions, item 2 do ibutions to an individual ref	pes not apply. For mortgage tirement arrangement (IRA), and
Sign Here		Date ►	

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments, information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (TIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)

- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)
- Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) Indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting? on page 2 for further information.



State of New Jersey

OFFICE OF THE ATTORNEY GENERAL
DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION ON CIVIL RIGHTS

P.O. Box 089 Trenton, NJ 08625-0089 JOHN J. HOFFMAN
Acting Attorney General

CRAIG SASHIHARA

Director

TO:

CHRIS CHRISTIE

Governor

KIM GUADAGNO

Lt. Governor

Property Owners

FROM:

John J. Hoffman, Acting Attorney General, State of New Jersey

Craig Sashihara, Director, NJ Division on Civil Rights

DATE:

August 2013

SUBJECT:

Housing Discrimination Laws

The New Jersey Real Estate Commission requires every licensed broker or salesperson with whom you list your property to give you a copy of this notice. The purpose is to help you comply with the New Jersey Law Against Discrimination (the "LAD") and federal laws prohibiting discrimination in the sale or rental of real property.

In New Jersey, it is illegal to discriminate against a prospective or current buyer or tenant because of race, creed, color, national origin, sex, gender identity or expression, marital status, civil union status, affectional or sexual orientation, familial status, actual or perceived physical or mental disability, ancestry, nationality, domestic partner status, or source of lawful income used for mortgage or rental payments. It is also illegal to place any advertisement or make any statements or utterances that express, directly or indirectly, any limitations to offer housing based on any of those characteristics.

State and federal fair housing laws apply to a wide range of activities such as advertising, selling, renting, leasing, subleasing, assigning and showing property (including open land). Here are some issues that come up frequently in enforcing the LAD:

- Discrimination based on "source of lawful income used for mortgage or rental payments," means, for example, that a landlord cannot reject a prospective tenant because he or she intends to rely on a Section 8 rental voucher, FEMA voucher issued to Superstorm Sandy victims, or other types of rent subsidy.
- A "No Pets" rule cannot be enforced to prevent a person with a disability from using a service animal such as a guide dog. A landlord may not charge a tenant with a disability an extra fee for keeping a service animal.
- Discrimination based on "familial status" prohibits discrimination against families with a child or children under 18 years old, and includes pregnant women.

Landlords must permit a tenant with a disability, at that tenant's own expense, to make reasonable modifications to the premises if such modifications are needed to give the tenant full enjoyment of the premises.

Penalites. If you commit a discriminatory housing practice that violates the LAD, you may be subject to penalties not exceeding \$10,000 for a first violation, not exceeding \$25,000 for a second violation within five years of the first offense, and not exceeding \$50,000 for two or more violations within seven years.

Other remedies. Victims of discrimination may recover economic damages related to the discrimination (such as having to pay higher rent for another unit) as well as damages for emotional distress, pain and humiliation. In more egregious cases, a victim may also recover punitive damages.

Brokers. The broker or salesperson with whom you list your property must transmit to you every written offer he/she receives on your property. Brokers and salespersons are licensed by the New Jersey Real Estate Commission and their activities are subject to the general real estate laws of the State and the Commission's own rules and regulations. The broker or salesperson must refuse your listing if you indicate an intent to discriminate based on any of the protected classes.

Exemptions. The sale or rental of property (including open land) whether for business or residential purposes, is covered by the LAD. In most cases, the following sales or rentals are exempt from the LAD!:

- Renting one apartment in a two-family dwelling if the owner lives in the other apartment.
- Renting a room or rooms in a one-family dwelling if the owner lives in the same dwelling.
- A religious organization can give preference to persons of the same religion when selling or renting real property.
- In certain types of housing designated for older persons, it is not unlawful to discriminate based on familial status.

For more information about the LAD and Fair Housing Amendments Act of 1988, or if you have other questions about discrimination in the sale or rental of real property, including how to report a complaint, please review our website www.NJCivilRights.gov or call our Housing Hotline at (866) 405-3050. Please contact us if you would like the Division on Civil Rights to provide training on the subject of housing discripantion. Thank you.

John Jay Hoffman

Acting Attorney General

Craig Saskihara

Director, Division on Civil Rights

Discrimination in connection with some of the transactions covered by these exemptions may nevertheless be prohibited under the Federal Civil Rights Act of 1866, 42 U.S.C. 1981, 1982.

OPTIONAL SERVICES ENROLLMENT FORM

☐ Pool Service	☐ Property Watch	☐ P.M.A. Program	☐ Garbage / Recycling Program	I wish to participate in the following:
				Number of Properties
\$50/visit	\$420	\$500	1 VISTIANX \$600 2 VISTISANX \$800 3 VISTISANX \$1000	Price Per Property

NAME MAILING ADDRESS PHONE (CELL) EMAIL EMAIL	TEXT? (YES OR NO)
ENAIL	
SERVICE ADDRESS	
SIGNATURE	
CHECK ENCLOSED IN	AVCLOSED BILL MY RENTAL ACCOUNT O SEND INVOICE WITH NET 15
□ CREDIT CAI	🗆 CREDIT CARD 🔤 😄 visa 💌
CREDIT CARD #	

MAKE CHECK PAYABLE TO:
CABRERA PROPERTY MANAGEMENT
6203 NEW JERSEY AVENUE
WILDWOOD CREST, NJ 08260

EXP. DATE

FAX: 609-729-6123



ERVICES AVAILABLE

Pool Services

Garbage/recycling removal Property Management Assistance Program

Property Watch Program

Interested in Sales or Vacation Rentals?
Our Real Estate Team can help.



When you list your shore home for sale or rent, your agents need to know all of the property details inside and out - top to bottom, from financials to physical condition. That's why it makes sense to use an agent that understands property management - experience and knowledge count! When you combine over 50 years of sales, rentals and management experience together - you get a winning team - Cabrera Coastal Real Estate!

CABRERA HOTLINE

1-855-633-2300

Join our e-news list - text "Cabrera" to 22828 6203 NEW JERSEY AVE. WILDWOOD CREST, NJ 08260

CVV#

Disclaimer: Cabrera Property Management, LLC and Cabrera Coastal Real Estate, LLC are two separate companies. Cabrera Coastal Real Estate is a NJ Licensed Real Estate Brokenage offering sales and rentals services. Cabrera Property Management offers supporting services such as property maintenance, cleaning, home repairs, association management, pool services, and more. When services are requested they are billiable to the appropriate party.





PROPERTY MANAGEMENT SERVICE FOR VACATION HOMES

Serving the Wildwoods and Cape May County, NJ

609.729.9185 www.CabreraPM.com



PROPERTY WATCH

documented property walkthroughs twice (2x) per month from November to April. Property watch can help! This service provides Need someone to keep a watchful eye on your shore home in the off season?

includes:

- Documented Property walkthroughs
- View every room in property
- Check for mildew/mold Check for pest infestation
- Check for water leaks
- Flush toilets (if not winterized)
- Emergency Response Service
- Check yard/landscaping
- Check appliances
- Check smoke detectors and alarms
- Check and set thermostat
- Contractor Referrals
- Priority service for repairs
- Post Storm visits

FEE: \$420 (\$70 per month)



GARBAGE/RECYCLING PROGRAM

and or recycling and charge the applicable fee to event a violation is noticed, we will sort the garbage does not include sorting trash and recycling. In the return them later in the day (one visit). The service your trash and recycling containers on the curb and It's a dirty job but somebody has to do it. On the specified days our staff will place

may not take out the trash on the scheduled days. Also, keep in mind that renters and the cleaning staff your municipality as more than one visit may be Note: Check your trash and recycling schedule in needed if trash and recycling are on different days.

FEE: 1 VISIT PER WEEK - \$600

2 VISITS PER WEEK - \$800

3 VISITS PER WEEK - \$1000

(Program runs from the Friday of Memorial Day weekend to Labor Day Sunday.)



POOL & SPA SERVICES

and the end of the season. offer options to open and close your pool at the beginning time at the shore. As a certified pool & spa operator, we Own a pool or spa at your shore home? Leave the maintenance to us so you can enjoy your

includes:

- Once per week vacuuming of pool and spa
- Cleaning of tiles
- Topping off water
- Cleaning filtration basket equipment check, backwashing
- Adjust heater temperature as necessary
- Water balance and treatment
- Owner must have chemical supply or an account supplies at owners expense

FEE: \$50 per visit



ASSISTANCE (PMA) PROGRAM PROPERTY MANAGEMENT

Manager to service your home for your personal tenants all season or just some of the time. When you need a local Property

The following services apply:

- Distribution of rules, regulations, common area schedule, and any other information we deem rules, parking permits, garbage and recycling provided by owner. necessary for the guest to enjoy their occupancy
- Provide priority maintenance response and billed to the owner as a work order.
- A 24/7 emergency hotline phone number will be may also apply to the owner and shall be billed avoidable situations. Maintenance charges may be incurred in the event of lock out or other accordingly. We will advise the guest that additional charges provided to your guest in case of emergency.
- Use of our office to provide your unit keys and return at check-out and also offer a key lock box service.
- A local resource to help you with anything that comes up.

FEE: \$500 (\$100 per month)

weekend to Labor Day Sunday.) (Program runs from the Friday of Memorial Day