

Health Questionnaire Screening Form

for Coronavirus (COVID-19)

The Real Estate Board of New York (REBNY) has put together this Coronavirus (COVID-19) Health Screening Questionnaire Form (the "Form") which shall be distributed to all persons who are attending any in-person property showings and/or meetings with the undersigned real estate licensee (the "Broker"). This Form shall be distributed to all attendees within 24 hours of any scheduled meeting. Please understand that the purpose of this Form is to elicit information to help promote the health and safety of all persons who may be involved in the meeting and/or showing, and that taking precautionary measures to prevent the spread of the Coronavirus (COVID-19) is paramount to those efforts.

The Broker (or any agent of the Broker) may cancel or postpone any in-person showing or meeting without prejudice or penalty upon any indication that a person who is attending the showing or meeting is exhibiting any symptoms of the Coronavirus (COVID-19) or any other cold or flu-like symptoms.

The person signing this Form hereby acknowledges and agrees that: (i) the information requested on this Form is being provided voluntarily, (ii) the information provided on this Form is confidential and is not intended for use outside of determining whether an in-person showing or meeting can occur, (iii) the refusal or failure to answer each question below may result in the cancellation of any scheduled meeting or showing, and that the Broker reserves the absolute right, in their sole discretion, to refuse entry to that person; (iv) if the answer to questions 1-3 is "Yes" that person may be asked not to attend the in-person showing or meeting; (v) if the answer to question 4 is "No" that person may be asked not to attend the in-person showing or meeting; (vi) any person may be asked in the future to execute another Form in connection with a future meeting and/or showing; and (vii) they must notify the real estate licensee listed below if they become symptomatic and/or test positive for COVID-19 within 48 hours of the last visit to the property. The Broker represents that they use and present this Form uniformly and in the same manner for all in-person interactions and meetings and in accordance with all Federal, State and Local Fair Housing Laws.

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CR	EENING QU	JESTIONS Please answer t	he following four questions:		
1.	Have you knowingly been in close or proximate contact in the past 14 days with anyone who has tested positive for COVID-19 or who has had symptoms of COVID-19?			Per updated New York State travel	
	YES	NO		guidance , asymptomatic travelers entering New York from another country, U.S. state	
2.	Have you tested YES	d positive for COVID-19 in the ${\mathfrak p}$	past 14 days?	or territory are no longer required to test or quarantine as of April 10, 2021.	
3.		ienced any symptoms of COVIE	0-19 in the past 14 days?	Please note that PPE, social distancing and other protective protocols are still required and enforced for ALL individuals, including those fully vaccinated, in public settings.	
4.	Are you fully vaccinated having completed your two-week immunity window following vaccination?			REBNY's Health Questionnaire Screening Form is a suggested form, and therefore	
	YES	NO		real estate licensees should continue to use their best judgment as to whether they feel comfortable showing property based on the information provided.	
int Name			Signature	Date	
operty Address			Name of Real Estate Licensee	Name of Brokerage Company	

Important Note: This Form should not be construed as offering or providing legal advice in any form. This Form is not intended to replace the reader's need to speak with their own legal counsel regarding the issues presented. All readers should seek independent legal advice prior to instituting any re-entry policies and/or practices.











Limitation of Liability Form

for Coronavirus (COVID-19)

With stay-at-home orders being lifted in New York State, any parties involved in a real estate transaction must continue to be aware of the risks that are associated with the Coronavirus (COVID-19).

Throughout the course of a real estate transaction, it may become necessary for a party to enter or access a residential or commercial property in-person, which raises the possibility of potential liability resulting from exposure to the Coronavirus (COVID-19).

By entering the property or permitting a party to enter the property, you acknowledge that there is an assumption of exposure to the Coronavirus (COVID-19) and any and all consequences that may result from such exposure, including but not limited to, physical injury, psychological injury, pain, suffering, illness, temporary or permanent disability, death or economic loss.

This form is intended to notify the parties of the risks associated with conducting property visits in-person. All parties associated with the in-person meeting or showing (including the Agent or Broker) should sign this form. By signing this form, you hereby acknowledge and assume such risks and/or potential consequences.

The undersigned hereby acknowledges receipt of this Coronavirus (COVID-19) Limitation of Liability Form and understands that the refusal to sign this form may result in the cancellation of any scheduled in-person meeting or showing.

Signature	Full Name		Date
This form was presented to me by _		_ of _	
	Name of Real Estate Licensee		Real Estate Brokerage Company
Please note that this form should not before signing.	be construed as providing legal advi	ce and y	ou should review this form with an attorney

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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 https://dhr.ny.gov/fairhousing and https://dhr.ny.gov/fairhousing and https://www.dos.ny.gov/licensing/fairhousing.html.

This form was provided to me by	(print name of Real Estate Salesperson
Broker) of Peter Ashe Real Estate	$_{\scriptscriptstyle \perp}$ (print name of Real Estate company, firm or brokerage
(I)(We)(Real Estate Consumer/Seller/Landlord) acknowledg	
Real Estate Consumer/Seller/Landlord Signature X	Date:
Deal Catata broker and real actata calconormone are requi	ired by New York State law to provide you with this Disclosure

Real Estate broker and real estate salespersons are required by New York State law to provide you with this Disclosure.

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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.

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CLIENT REGISTRATION AND BROKERAGE AGREEMENT



New York State DEPARTMENT OF STATE Division of Licensing Services P.O. Box 22001 Albany, NY 12201-2001

New York State Disclosure Form for Landlord and Tenant

THIS IS NOT A CONTRACT

New York State law requires real estate licensees who are acting as agents of landlords and tenants of real property to advise the potential landlords and tenants 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

Landlord's Agent

DOS-1735-a (Rev. 11/10)

A landlord's agent is an agent who is engaged by a landlord to represent the landlord's interest. The landlord's agent does this by securing a tenant for the landlord's apartment or house at a rent and on terms acceptable to the landlord. A landlord's agent has, without limitation, the following fiduciary duties to the landlord: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A landlord's agent does not represent the interests of the tenant. The obligations of a landlord's agent are also subject to any specific provisions set forth in an agreement between the agent and the landlord. In dealings with the tenant, a landlord'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.

Tenant's Agent

A tenant's agent is an agent who is engaged by a tenant to represent the tenant's interest. The tenant's agent does this by negotiating the rental or lease of an apartment or house at a rent and on terms acceptable to the tenant. A tenant's agent has, without limitation, the following fiduciary duties to the tenant: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A tenant's agent does not represent the interest of the landlord. The obligations of a tenant's agent are also subject to any specific provisions set forth in an agreement between the agent and the tenant. In dealings with the landlord, a tenant'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 tenant's ability and/or willingness to perform a contract to rent or lease landlord's property that are not consistent with the agent's fiduciary duties to the buyer.

Customer Service: (518) 474-4429

www.dos.state.nv.us

Broker's Agents

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

Dual Agent

A real estate broker may represent both the tenant and the landlord if both the tenant and landlord give their informed consent in writing. In such a dual agency situa-



tion, the agent will not be able to provide the full range of fiduciary duties to the landlord and the tenant. The obligations of an agent are also subject to any specific provisions set forth in an agreement between the agent, and the tenant and landlord. An agent acting as a dual agent must explain carefully to both the landlord and tenant 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 landlord and tenant are giving up their right to undivided loyalty. A landlord and tenant should carefully consider the possible consequences of a dual agency relationship before agreeing to such representation. A landlord or tenant may provide advance informed consent to dual agency by indicating the same on this

Dual Agent with Designated Sales Agents

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

This form was provided to me by	(print name of licensee) of Peter Ashe Real Estate						
(print name of company, firm or brokerage), a licensed real estate b	proker acting in the interest of the						
() Landlord as a (check relationship below)	() Tenant as a (check relationship below)						
() Landlord's agent	() Tenant's agent						
() Broker's agent () Dual agent	() Broker's agent						
() Dual agent	with designated sales agent						
For advance informed consent to either dual agency or dual agency	with designated sales agents complete section below:						
() Advance informed consent dual agency							
() Advance informed consent to dual agency with designated sales agents							
If dual agent with designated sales agents is indicated above:	is appointed to						
represent the tenant; and	is appointed to represent the seller in this transaction.						
(I) (We)	_acknowledge receipt of a copy of this disclosure						
form: signature of { } Landlord(s) and/or { } Tenant(s):							
X							
Date:	Date:						



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	CLI	ENT REGISTRATIC	ON AND BROK	ERAGE AGREI	EMENT		
Client's First Name:		Last Name:			E-Mail:		
Address:		City:	State:	Zip Code: _	Tel (home	e):	
(work)	(cell)		Landlord Nar	ne and Telephone:			
Employer:		Position:		n:Annual Income:			
Address:		City:	State:	_ Zip Code:	Budget:	Apt. Size:	
No. of Occupants	Pets:	Lease Term:	Areas Desireo	l:	Ameniti	ies:	
signing below, you agr	ee that you have		Peter*Ashe to assi	st you in finding a	n apartment/prope	your real estate needs. B erty. You understand and	
	1-3 M Up to 7 Mc 2+ yer rked apartments,		Equivalent to 1 3.5% per additi ough Peter*Ashe (one month's rent 5% of the average onal year including ONLY, failing to n	renewal and exten	sion Peter*Ashe and obtain th	
						llecting such fee, including Il future availability of an	
		ach commission shall be commission is earned by				made payable via certified	
Peter*Ashe and shall	be the Broker of otal purchase pri	member of Tenant's fami FRecord. In that event, the ce at closing you agree to	ne Landlord shall p	oay a brokerage con	nmission in the am	ount equivalent to Six	
that you rent or buy the seller/owner dire not responsible for t has disclosed to yo Seller/Landlord in co for certain properties	an apartment or ectly, you will stil he repair, mainte u that it may connection with the s. We represent to	property shown to you let be responsible for payir nance of the property, or ollect a real estate brole as let	by Peter*Ashe throng the entire common any other aspect kerage commission need properties; are with respect to the	ough the service of nission due to Pete of the managemen n from both the nd that it may repre exclusive listings of	a broker other ther*Ashe. You under the You hereby ack Buyer/Tenant, the sent both Buyer/Tof another brokera	and Peter*Ashe or through erstand that Peter*Ashe is nowledge that Peter*Ash rough its agent, and the enant and Seller/Landlorg ge firm. We represent the	



Any claim that you may have arising from the services provided to you by Peter*Ashe shall be limited to the amount of the brokerage commission paid to us. You shall be responsible for all and any fees, including but not limited to attorney's fees with regards to collecting and or enforcing this agreement. Any disputes arising from this agreement may be subject to settlement by binding arbitration under the rules and jurisdiction of the Real Estate Board of New York, Inc. You agree to hold all information received from Peter*Ashe confidential. You agree to negotiate on all listings e-mailed to you and discussed with you exclusively through Peter*Ashe.

By signing below, you understand that you have authorized Peter*Ashe to act as your agent for the procurement of a rental/purchase apartment/property as per this agreement. You also consent to receiving e-mails from Peter*Ashe at the e-mail address you provided. This agreement can change only by the Peter*Ashe manager in writing. By signing below, you agree that all properties shown to you will be added to the lines below even after you signed this agreement.

I/we acknowledge that Peter*Ashe operates as a real estate brokerage company representing either or both lessor and lessee and does not own the property listed above, has no control over the property, and can only relay information as it is given to us by the landlord/ property manager as to the condition of the property at any time. It is the sole responsibility of the landlord/ management company, and not Peter*Ashe, to complete any and all repairs, renovations, alterations or other special request written into the lease, as well as to deliver the apartment in vacant and broom swept condition. I/we, or anyone acting in our behalf either collectively or individually, further agree to indemnify and hold harmless, and reimburse all expenses including attorney fee to Peter*Ashe for any such issues arising out of, or in connection with, the move in process and/ or tenancy of the property. Any warrantees, representations, and or promises of any kind made by Peter*Ashe, and/ or its agents, are null and void unless explicitly written into the lease.

Agreed To and Accepted By:

E	Date		Agent		Date	
For office use after you sign Properties Shown: Address	Apt. No	<u>Date</u>	Address		Apt. No	<u>Date</u>

