MULTIPLE LISTING NON-DISCLOSURE AGREEMENT

This 1	Non-Di	sclosure Agr	eement ("A	agreement") is e	entered into o	on the	day of	, 2018	
by	and	between		Williams					
prope provi	erty, Ol ded her	NLY on the ein. Therefor	condition re, in consid	ction with disc that Recipient	cussions and agrees to trooregoing, and	negotiation reat the dis	s concerning the	arnish Confidential e lease or sale of on confidential as rms and conditions	
1.	availa information costs propri propri Conf	Confidential Information: Confidential Information shall mean any information that is not publicly available and relates to Disclosing Party's: (1) business policies and practices; (2) proprietary business information, including without limitation, financial condition, organization and/or employee data and costs; (3) information received from others that Disclosing Party is obligated to treat as confidential or proprietary; and (4) any other information that the Disclosing Party deems to be confidential or proprietary. Confidential Information in any tangible medium may be marked "CONFIDENTIAL." Confidential Information shall also include other non-public information that reasonably ought to be deemed confidential given the circumstances of disclosure.							
2.	. Restrictions: Recipient shall not use or disclose, or reveal Disclosing Party as the source or own the Confidential Information to third parties except to employees of Recipient and Recipient's law f accounting firms, and financing sources or consultants who have a need to know such information fulfill Recipient's obligations to Disclosing Party ("Permitted Parties"). Permitted Parties shall informed by Recipient of this Agreement and of the confidential nature of the information. Recipient and take reasonable security precautions to prevent disclosure of Confidential Information.								
3.	B. Miscellaneous: Recipient shall return all Confidential Information provided by Disclosing Party of request. Recipient's obligations under this Agreement shall continue for a period of one year from date hereof. Breach of this Non-Disclosure Agreement will entitle the Disclosing Party to seek any all remedies available at law or in equity to which it may be entitled, including damages and injunct relief. This Agreement shall be governed and construed in accordance with the laws of the Stat Pennsylvania.								
4.	Agency: In consideration for introducing me to the Company, I agree that if I should make a agreement to purchase or lease any company introduced to me by Keller Williams Restaurant Group and/or related real property, than I shall make such lease or purchase through Keller Williams Restaurant Group. If I fail to comply with the terms as set forth herein, I agree to become personall liable for the commissions that would have become due to Keller Williams Restaurant Group.								
AGR	EED:								
Recipient:				Di	sclosing Par	rty:			
				Date	Ra	ymond Linc	I		

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