

AIR Lockbox Key

AIR Lockbox Keys are only available to AIR Members. To obtain a key, you must submit a \$100 key deposit. If the key is returned, the AIR will issue a refund of \$75. If your key is lost or stolen, another \$100 key deposit must be submitted to obtain a replacement key.

Please make checks payable to AIR CRE and mail with your completed agreement to the address below.



Title Key Agreement

This Agreement is made by and between The MULTIPLE	
Responsible Broker as of Month Day Day	Year
1. RECEIPT FOR DEPOSIT:	
Title Key No manufactured by Supra Products, In	from Bailee as deposit and Bailee acknowledges receipt of a certain nc. Upon the surrender of said Title Key to Bailor as herein provided, the nould Bailee surrender said Title Key to Responsible Broker, Bailee shall or is authorized to refund said money to Responsible Broker.
	Bailee a Title Key which will allow Bailee access to lock boxes obtained
SHALL BE THE SOLE PROPERTY OF SAID BAILOR, AND SEV MULTIPLE OR BAILEE'S SEVERANCE OF RELATIONSHIP WI KEY. The Bailor reserves the right to recall or repossess said Title THE SAID KEY IN BAILEE'S POSSESSION OR IN A SAFE PLA ANY REPLACEMENT THEREOF, GETS INTO UNAUTHORIZE AND/OR RESPONSIBLE BROKER FOR ANY LEGAL FEES AN BOX SECURITY, OR FOR ANY OTHER LOSS OR DAMAGES TH WARRANTS TO THE BAILOR THAT HE/SHE WILL NOT PIDUPLICATE SAID TITLE KEY AND THAT BAILEE WILL REPORATTENTION WHO ALTERS OR DUPLICATES OR ATTEMPTS TO Bylaws, Rules and Regulations, operating policies, or other regulative reference, as they now exist or as they may be amended. 4. INTEREST ON DEPOSIT: It is understood that Bailor may maintain this deposit in an interest.	AND OWNERSHIP OF THIS SAID TITLE KEY IS NOW AND ALWAYS TERANCE OF RESPONSIBLE BROKER'S RELATIONSHIP WITH THE ITH RESPONSIBLE BROKER REQUIRES RETURN OF THIS TITLE BE KEY AT ANY TIME OF TO ANY TERSON. BAILEE COVENANTS TO KEEP INCE AT ALL TIMES. IN THE EVENT BAILEE ALLOWS THIS KEY, OR IT HANDS, THE BAILEE AGREES TO REIMBURSE THE BAILOR AND OTHER EXPENSES NECESSARY TO REESTABLISH ITS LOCK HAT MIGHT RESULT THEREFROM. THE BAILEE REPRESENTS AND ERMIT ANYONE OR CONSPIRE WITH ANYONE TO ALTER OR RT IMMEDIATELY TO THE BAILOR ANYONE COMING TO HIS/HER TO ALTER OR DUPLICATE ANY TITLE KEY. Those portions of AIR'S tions pertaining to lock boxes and/or Title Keys are incorporated hereby erest bearing account, and Bailor shall retain all earned interest to assist
in defraying the costs of administering the lock box program. 5. ANNUAL FEES:	
program, which costs may include an insurance policy protecting breach of this agreement, and warrant Bailor demanding immediat automatically deducted by Bailor from Bailee's deposit. 6. RETURN OF THE TITLE KEY AND DAMAGES FOR LOSS: In the event Bailee fails to return said TITLE KEY within forty-of association with RESPONSIBLE BROKER, or, immediately upon shall be forfeited to the Bailor. The Bailee further agrees to reimbur recover or repossess the said Title Key. Bailee agrees hereby to parent defend them from any and all damages, including reasonable as a result of the breach of this agreement by Bailee, including but of Bailee to return the same when required hereunder. IT IS FU SPECIFIC DAMAGES ARE SOUGHT BY THE BAILOR ARISING ORDINARILY BAILOR'S DAMAGES WOULD BE DIFFICULT.	o defray the costs of the administration of the lock box and Title Key both Bailor and Bailee. The failure to pay said fee shall constitute a te surrender of the Title Key. In addition, any unpaid annual fee may be eight hours of Bailor's demand, or immediately upon Bailee's severance in severance of Bailee's Firm as a MULTIPLE participant, the depositives the Bailor, in the event that Bailor incurs any expense in its efforts to any to or indemnify and hold Bailor and the Responsible Broker harmless attorney's fees, which Bailor or Responsible Broker may incur or suffer, not limited to the loss of the Title Key by Bailee, or the refusal or inability URTHER AGREED THAT IN RESPECT TO THE BAILOR, UNLESS G FROM THE PARTICULAR TRANSACTION OR SITUATION, THAT IF NOT IMPOSSIBLE TO DETERMINE, AND BY PLACING THEIR SHALL BE ENTITLED TO LIQUIDATED DAMAGES IN THE SUM OF AND COSTS.
Bailor	Bailee
agreement, the Bailee agrees to pay all such costs incurred by the Bailor to be fixed by the Court having jurisdiction of such proceeding. 7. FAILURE TO COMPLY:	HIS AGREEMENT MAY RESULT IN A WRITTEN COMPLAINT TO THE
R.E. License I.D. Number:	
Driver's License Number:	By:
Accredited Firm:	
Firm Address:	
Home Address:	
Responsible Broker:	
	(Signature)
OFFIC	E USE ONLY
DEPOSIT PAID: \$ CASHD CHECKD CHECK NO	VISA / MC / AMEX