Order for Master's Trust Real Estate Trust Copyright

I herein purchase from Masters Copyrights LLC a copy and right to a single use of a Copyrighted Master's Real Estate Trust Copyright for the below entitled entity. The Real Estate Trust Copyright Format shall contain the following terms and conditions. Checks for Trusts deposits and full payments must be made payable to Masters Copyrights LLC and mailed to Masters Copyrights LLC at Rosen & Rosen Law Firm 6750 West Loop South Suite 800 Bellaire, Texas 77401 along with a hard copy of this Form to Jeremy Rosen. Deposits are non-refundable. Email your Information and Instruction Form to copyrightorders@gmail.com only after your Trust is paid for in full along with a copy of your payment check for production of the Trust Book. For deposits on Trusts, your request will be put in and logged as ordered while your mail order is in the Post Office coming to us. Once your check has cleared production of your documents or Trust Book will be ordered. Your Agent will prepare and send out the documents you need for deposit hold orders only.

- 1. The Master's Real Estate Trust Copyright shall be managed by "Trustees" who shall manage and control the Master's Real Estate Trust Copyright.
- 2. The Master's Real Estate Trust Copyright shall have "Beneficiaries" to be named herein.
- 3. The Master's Real Estate Trust Copyright shall have the power generally accepted and conveyed to "Trusts" and shall contain certain proprietary facets and advantages for the benefit of the "Trustees".
- 4. The Master's Real Estate Trust Copyright shall have a "Compliance Overseer" who shall have the authority to remove and replace a "Trustee and/or Beneficiary" of the Trust.
- 5. The Master's Real Estate Trust Copyright shall have a "Settlor" who will create the Trust named herein.

Upon the payment of \$54,000.00 United States Dollars for each Copyright and the clearing of the amount, as indicated on the Order Form for the Master's Real Estate Trust Copyright, the copy of the Copyright will be shipped via Priority Mail or UPS for delivery to the person who ordered the Copyright. Non-refundable cash deposit of \$10,000 with balance due on delivery of package.

Trust Name:					
		City:			
State:	County:	Postal Zip Code:			
Name of Settlor:					
Address of Settle	or:				
City:		State:	County:	Zip:	
Name of Initial T	rustee:				
Address:					
City:		State:	County:	Zip:	
Name of Compli	ance Overseer:				
Address:					
City:		State:	County:	Zip:	

Names of Beneficiaries:			
	nation if you know it, oth	nerwise it will be filled out by you Documents.	_
Name of Successor Trustee:			
Name of Successor Compliance	ce Overseer:		
Ship the copy of the Master's Name:			
Address:			
City:	State:	Zip:	
Telephone:			
Email Address:			
I hereby authorize Master's to	deliver the copy of the C	Copyright.	
Copyright Purchaser	Date	_	

I, the purchaser of the Copyright have purchased the property (a copy of a Copyright) of Master's Trust (the Copyright Owner) in order to use the Copyright for my own private reasons which have not been disclosed to Master's Trust the Copyright Owner. I, the purchaser of the Copyright, acknowledge that there are certain risks inherent in the operation of Trusts. I, the purchaser of the Copyright, warrant and represent that I alone (or with the assistance of independent counsel / accountant of my choosing), to the complete exclusion of Masters Trust, have unilaterally determined how to structure (designate settlor, trustee, beneficiary, etc., and endow the trust). I, the purchaser of the Copyright, assume all risks with respect to how I structure (designate settlor, trustee, beneficiary, etc., and endow the trust) and utilize the Copyright that I have purchased. I, therefore, hold Master's Trust the Copyright Owner harmless and blameless regarding any injuries or damages that may occur to me or my associates or employees in structuring, utilizing, or operating the Trust and wave any and all rights, claims or legal actions against the Master's Trust the Copyright Owner. Although a great deal of processing and expense may have taken place, if the purchaser of the Copyright desires to cancel this purchase the purchaser has the right to full refund of the entire sum paid for the Copyright until the personalized documents are prepared for delivery. This agreement of purchase may be rescinded within three (3) Real Estate days from the date of this transaction and a full reimbursement provided. Notice must be given in writing and postmarked within three (3) Real Estate days of the purchase of this document.

MASTERS COPYRIGHTS LLC TERMS OF SERVICE AND DISCLAIMER

1. <u>Legal Disclaimer</u>. Masterstrust.com ("Site") provides legal information over the internet. This Site is not a law firm and our agents/representatives are not acting as your attorney. The information contained in the Site should not be construed as legal advice.

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MTMC strongly suggests that purchaser should contact an attorney for legal advice regarding the purchase, structure, utilization of any kind of the Copyright, as well as a tax or financial advisor for any services concerning taxation, legal, or investment related matters or consequences.

Additionally, Masters Copyrights LLC does not sell the Copyright as a legal document. The amount that is paid to Masters Copyrights LLC is for a copy of a Copyright only and Masters Copyrights LLC has not provided any reviews, preparations, completions, filings or any or other legal services that may be required pertaining to the Copyright that may be purchased.

- 2. <u>No Warranty</u>. THE SITE AND ALL MATERIALS, DOCUMENTS OR FORMS PROVIDED ON OR THROUGH YOUR USE OF THE SITE ARE PROVIDED ON AN "AS IS" BASIS. TO THE FULLEST EXTENT PERMITTED BY LAW, MTMC EXPRESSLY DISCLAIMS ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT.
- 3. Limitation of Liability and Indemnification, EXCEPT AS PROHIBITED BY LAW, YOU WILL HOLD MTMC AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS HARMLESS FOR ANY INDIRECT, PUNITIVE, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGE, HOWEVER IT ARISES (INCLUDING ATTORNEYS' FEES AND ALL RELATED COSTS AND EXPENSES OF LITIGATION AND ARBITRATION, OR AT TRIAL OR ON APPEAL, IF ANY, WHETHER OR NOT LITIGATION OR ARBITRATION IS INSTITUTED), WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE, OR OTHER TORTIOUS ACTION, OR ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, INCLUDING WITHOUT LIMITATION ANY CLAIM FOR PERSONAL INJURY OR PROPERTY DAMAGE, ARISING FROM THIS AGREEMENT AND ANY VIOLATION BY YOU OF ANY FEDERAL, STATE, OR LOCAL LAWS, STATUTES, RULES, OR REGULATIONS, EVEN IF MTMC HAS BEEN PREVIOUSLY ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. EXCEPT AS PROHIBITED BY LAW, IF THERE IS LIABILITY FOUND ON THE PART OF MTMC, IT WILL BE LIMITED TO THE AMOUNT PAID FOR THE PRODUCTS AND/OR SERVICES, AND UNDER NO CIRCUMSTANCES WILL THERE BE CONSEQUENTIAL OR PUNITIVE DAMAGES. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF PUNITIVE, INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE PRIOR LIMITATION OR EXCLUSION MAY NOT APPLY TO YOU.
- 4. Force Majeure. MTMC shall not be considered in breach of or default under these Terms of Service or any contract with me, and shall not be liable to me for any cessation, interruption, or delay in the performance of its obligations hereunder by reason of earthquake, flood, fire, storm, lightning, drought, landslide, hurricane, cyclone, typhoon, tornado, natural disaster, act of God or the public enemy, epidemic, famine or plague, action of a court or public authority, change in law, explosion, war, terrorism, armed conflict, labor strike, lockout, boycott or similar event beyond our reasonable control, whether foreseen or unforeseen (each a "Force Majeure Event"). If a Force Majeure Event continues for more than 60 days in the aggregate, MTMC may immediately terminate these Terms of Service and shall have no liability to you for or as a result of any such termination.
- 5. Right to Refuse. I acknowledge that MTMC reserves the right to refuse service to anyone.
- 6. I understand and agree that MTMC is not a law firm or an attorney, may not perform services performed by an attorney, and is not the substitute for the advice of an attorney. Rather, I am representing myself. No attorney-client relationship or privilege is created with MTMC.
- 7. If, prior to my purchase, I believe that MTMC gave me any legal advice, opinion or recommendation about my legal rights, remedies, defenses, options, selection of forms or strategies, I will not proceed with this purchase, and any purchase that I do make will be null and void.
- 8. I UNDERSTAND THAT THE MTMC REVIEW OF THE INFORMATION I HAVE PROVIDED IS LIMITED TO SPELLING, INTERNAL CONSISTENCY, AND FOR COMPLETENESS, OF NAMES, ADDRESSES, AND THE LIKE. I WILL READ THE FINAL DOCUMENT(S) BEFORE UTILIZING AND AGREE TO BE SOLELY RESPONSIBLE FOR THE FINAL DOCUMENT(S).
- 9. By proceeding with my purchase, I agree to these Terms of Service.

Copyright Master's Trust 2000

Print Full Name of Purc	chaser:		
Address:			
City:		State:	
Zip Code:	Telephone Number:		
Email:			
Name of Trust:			
Purchaser's Signature: _		Date:	
Witnessed by:			
Print Name:			

(Although a great deal of processing and expense may have taken place, if the purchaser of the Copyright desires to cancel this purchase the purchaser has the right to full refund of the entire sum paid for the Copyright until the personalized documents are prepared for delivery. This agreement of purchase may be rescinded within three (3) days from the date of this transaction and a full reimbursement provided. Notice must be given in writing and postmarked within three (3) Real Estate days of the purchase of this document.)