Realtor Disclosure to Sellers and Landlords Regarding NYS Smoke Detector Law

The following is being presented to you as a service as this Disclosure is not required to be supplied by Realtors to Seller or Landlords under any present Law.

As of April 1, 2019, NYS General Obligations Law 399-ccc will be in effect. According to the new law, all sellers and landlords will need to either hard wire smoke detectors onto a property or replace old portable smoke detectors with 10 year non-removable or non-replaceable (sealed) batteries, if, but <u>ONLY IF THE OLD SMOKE DETECTORS ON THE PREMISES REQUIRE</u> <u>REPLACEMENT</u>!

If the smoke detectors on the premises are new or continue to be in working order, the landlord and/or seller is under no legal requirement to replace them! Replacement of working smoke detectors on any premises is not required unless and until the smoke detector on the premises is not working or needs to be replaced. All new smoke detectors placed on any premises after April 1, 2019 will have to meet the standards of the new law, but <u>LANDLORDS</u> <u>AND SELLERS ARE UNDER NO LEGAL OBLIGATION TO REPLACE SMOKE DETECTORS UNDER THE MANDATES OF SECTION 399-CCC IF THOSE PREMISES ARE RENTED OR SOLD AFTER THAT DATE IF THE SMOKE DETECTORS ON THE PREMISES ARE IN WORKING ORDER AT THE TIME OF RENTAL <u>AND/OR SALE.</u></u>

ANY PLACEMENT OF NEW OR REPLACEMENT OF OLD SMOKE DETECTORS AFTER APRIL 1, 2019 WILL HAVE TO MEET THE REQUIREMENTS OF THE NEW LAW.

Read and understood,

Landlord/Seller