

## CHANGE OF OWNERSHIP FORM

Complete and deliver this form to: **Moody National REIT I, INC.** P: (888) 457-2358 F: (713) 273-6663

Regular Mail: P.O. Box 219280 Kansas City, MO 64121-9280 Express/Overnight: 430 West 7<sup>th</sup> Street Kansas City, MO 64105-1407

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1. C	URRENT OWNER REGI	STRATION			
Account	t Number:				
Name of	f Trust/Plan ( <i>if applicable</i> ):	:	Tax ID/SSN:		
Name of	f Investor/Trustee:		Tax ID/SSN:		
Name of	f Joint Investor/Trustee (if a	applicable):	Tax ID/SSN:		
			Zip Code:		
			Evening phone:		
Dayumo	. I none.		Evening phone.		
The foll	owing is required for Cust	odial Accounts			
Name of	f Custodian:				
Street A	ddress:				
City:		State:	Zip Code:		
Custodia	an Telephone Number:		Custodian Tax ID/SSN:		
Custodia	an Account Number:				
2. SI	HARE TRANSFER/MINI	MUM RETAINED IN	VVESTMENT		
Shares,		Current Owner must tr	wner to the New Owner is 250 Shares (\$2,500) or, if the New Owner currently owns 250 ransfer all Shares if after the transfer the Current Owner would own less than 250 Shares		
	Check this box if this transfer is due to death. Include a certified copy of the death certificate and a certified copy of the letters of testamentary or court appointment of the executor of the estate dated within 90 days along with the submission of this form.				
	Check this box if this transfer is due to family dissolution. Include a certified copy of the Qualified Domestic Relations Order ("QDRO") with this form.				
Numbe	er of shares subject to this t	ransfer:			
Numbe	er of shares retained by curr	rent owner:			
Net sal	les proceeds for the sales of	f the shares:	(If no consideration is paid for this transfer, please insert \$0.00)		

Sig	nature of Current Owner/Trustee:	Date:			
	nt or Type Name:				
	nature of Joint Current Owner/Trustee:	Date:			
Pri	nt or Type Name:				
Sig	nature of Current Custodian, Officer, or Authorized Person:				
Pri	nt or Type Name:	Date:			
3.	NEW OWNER – TYPE OF OWNERSHIP (NON-CUSTODIAL ONLY)				
	Individual			<b>Tenants in Common</b>	
	<b>Corporation</b> – Authorized signature required. Include copies of corporate resolutions designating sign on behalf of corporation and authorizing the investment. <i>Include a copy of Incorporation does</i>			icer as the person authorized	to
	Partnership – Authorized signature required. Include copy of partnership agreement.				
	Identify whether general or limited partnership:				
	Estate – Personal representative signature required. Include a copy of the court appointment dated	l within	90 day	ys.	
	Name of Executor:				
	Trust – Trustee signatures required. <i>Include a copy of the title and signature pages of the trust.</i>				
	Name of Trust:				
	Name of Trustee(s):				
	Name of Beneficiary(s):				
	Qualified Pension Plan or Profit Sharing Plan (Non-Custodian) – Trustee signature required. It pages of the trust.	Include	а сору	of the title and signature	
	Name of Plan:				
	Name of Trustee(s):				
	Other Non-Custodial Ownership Account (Specify):				
4.	NEW OWNER - CUSTODIAL OWNERSHIP ACCOUNTS (CUSTODIAN SIGNATURE RE	EQUIRE	E <b>D</b> )		_
belov	dy National REIT Sponsor, LLC does not provide custodial services; therefore, if this is a custodial w. For custodial accounts, a completed copy of this Change of Ownership Form should be sent director and the subscription documents and wire the appropriate funds pursuant to the payment instructions				
	Traditional IRA	rust		KEOGH Plan	
	Pension or Profit-Sharing Plan Uniform Gift to Minors Act				
	Other (Specify):				
The	following is required for Custodial Accounts				
Nam	e of Custodian:				
Stree	et Address:				
Citv:	State: Zip Code:				

Custodian Telephone Number:	Custodian Tax ID/SSN:
Custodian Account Number:	
5. NEW OWNER REGISTRATION INFORMATION	
Name of Trust/Plan (if applicable):	Tax ID/SSN:
Name of Investor/Trustee:	Tax ID/SSN:
Name of Joint Investor/Trustee (if applicable):	Tax ID/SSN:
Investor/Trustee Date of Birth:	Joint Investor/Trustee Date of Birth:
Physical Address (no P.O. Box):	
City: State:	Zip Code:
Mailing Address (if different from above. P.O. Box is acceptable):	
City: State:	Zip Code:
Daytime Phone:	Evening phone:
6. DISTRIBUTION SELECTION – NEW OWNER	
will be sent by check to the mailing address of record.  I prefer that my distribution be paid by check to the address.	ne account listed as follows (no ACH for brokerage accounts):
	Zip:
Checking Account (voided check required) Sav	vings Account (voided check required) Brokerage Account
Account Number: Ro	outing Number (for checking & savings accounts only):
Custodial Accounts Only (check only one)	
I prefer to participate in the Distribution Reinvestment F distribution will be sent to your Custodian for deposit in I prefer that my distribution be sent to my Custodian for	
7. FINANCIAL ADVISOR – NEW OWNER	
Firm Home Office Street Address:	

Cit	ty:	State:		Zip:		
Tel	lephone Number:		Fax Number:			
Na	me of Financial Advisor:					
Fin	nancial Advisor Branch Code:		Financial Advisor F	Rep Number:		
Fin	nancial Advisor Street Address:					
Cit	ty:	State:		Zip:		
Tel	lephone Number:		Fax Number:			
here advi Pros own meet finat unde PAT Cust Prog	in are true, correct and complete sed such investor of all pertinent spectus and related supplements, account; and (vi) have reasonable to the suitability standards appliential position to enable such inversigned attest that the Financial CRIOT Act. In accordance with stomer review of each investor we gram.	i) have reasonable grounds to believe in all respects; (ii) have discussed suct facts with regard to the lack of liquic if any, to such investor; (v) have reasole grounds to believe that the purchaseable to such investor set forth in the Festor to realize the benefits of such an Advisor and, to the extent applicable, Section 326 of the Act, the registered in ho has signed this Subscription Agree	ch investor's prospect lity and marketability onable grounds to beli e of Shares is a suitab Prospectus and related investment and to suf Registered Represent representative and the ment in accordance w	ive purchase of Sh of the Shares; (iv) leve that the invest le investment for s supplements, if ar fer any loss that mative and the Brok Broker-Dealer hav ith the requiremen	hares with such investor have delivered a curre- tor is purchasing these such investor, that such my, and that such inves- nay occur with respect ter-Dealer are subject we performed a Know tts of the Customer Ide	or; (iii) have ent Shares for it in investor stor is in a thereto. The to the USA Your entification
Sig	gnature of Financial Advisor:			Date:		
Sig	gnature of Authorized Principal	of the firm:		Date:		
8.	NEW OWNER ACKNOWL	EDGEMENT & SUITABILITY AC	CKNOWLEDGMEN	TS		
Plea	se separately initial ALL ackr	nowledgements that apply:				
•		ctus for the Company relating to the S fering are described, 5 business days is		Inv		Co-Investor
•	I (we) accept and agree to be charter.	bound by the terms and conditions of	the Company's	Initials:	Initials:	
•	I am (we are) purchasing Shar investment is not liquid.	res for my (our) own account and ackr	nowledge that the	Initials:	Initials:	
•		ssignability and transferability of the Sompany's charter and bylaws and all		Initials:	Initials:	
•		is no public market for the Shares and liquidate an investment in the Compa		Initials:	Initials:	
•	of \$250,000 or more, or that I	h (exclusive of home, home furnishin meet the higher suitability requirement set forth in the Prospectus under "Suitable".	nts imposed by my	Initials:	Initials:	
•	of at least \$70,000 and had duyear a minimum of \$70,000 a	h (exclusive of home, home furnishing tring the last year or that I will have do not not a last year or that I meet the state of primary residence as set forth	uring the current tax higher suitability	Initials:	Initials:	
•		I have a liquid net worth of at least 10 and other similar programs and I otherwids.		Initials:	Initials:	

•	If I am a <b>California</b> investor, my aggregate investment in this offering may not exceed 10% of my liquid net worth.	Initials:	Initials:
•	If I am a <b>Kansas</b> resident, I understand that it is recommended by the office of the Kansas Securities Commissioner that Kansas investors not invest in the aggregate more than 10% of their liquid net worth in this and similar direct participation investments. Liquid net worth is defined as that portion of net worth which consists of cash, cash equivalents and readily marketable securities.	Initials:	Initials:
•	If I am a <b>Kentucky</b> investor, my aggregate investment in this offering may not exceed 10% of my liquid net worth.	Initials:	Initials:
•	If I am a <b>Maine</b> investor, I understand that The Maine Office of Securities recommends that an investor's aggregate investment in this offering and similar offerings not exceed 10% of the investor's liquid net worth. For this purpose, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable securities.	Initials:	Initials:
•	If I am an <b>Iowa, Michigan or Tennessee</b> investor, my maximum investment in the Company and affiliated programs cannot exceed 10% of my net worth.	Initials:	Initials:
•	If I am a <b>New Jersey</b> investor, my total investment in this offering and any similar program may not exceed 10% of my liquid net worth. For this purpose, "liquid net worth" is defined as that portion of net worth that consists of cash, cash equivalents and readily marketable securities.	Initials:	Initials:
•	If I am a <b>New Mexico</b> investor, my aggregate investment in this offering and affiliated programs may not exceed 10% of my liquid net worth.	Initials:	Initials:
•	If I am an <b>Ohio</b> investor, my aggregate investment in shares of the Company, affiliates of the Company, and in other non-traded real estate investment trusts will not exceed ten percent (10%) of my liquid net worth. "Liquid net worth" shall be defined as that portion of net worth (total assets exclusive of primary residence, home furnishings, and automobiles minus total liabilities) that is comprised of cash, cash equivalents, and readily marketable securities.	Initials:	Initials:
•	If I am a <b>Pennsylvania</b> investor, my maximum investment in this offering may not exceed 10% of my net worth (excluding the value of my home, home furnishings and automobiles).	Initials:	Initials:
9.	COST BASIS REPORTING		
'qua Gene	ctive January 1, 2011, new federal income tax information reporting rules may apply to certa ntitative effect" of a transaction on the "cost basis" in the shares involved will be reported to erally, these rules apply to all shares purchased after December 31, 2010, including those pu should consult your own tax advisor regarding the consequences of these new rules and you	the Internal Revenue Servenue	vice ("IRS") and to you. oution reinvestment plan.
ndic	ate the type of transfer affected by this form (Please, select only one option):		
	Account Re-Registration Gift Inheritance Divorce		
	Secondary Market Transaction		
Prio	ce paid per share by Transferee:	(required)	

## SUBSTITUTE FORM W-9

Under penalties of perjury, by signing this Form, I hereby certify that (a) I have provided herein my correct Taxpayer Identification Number, (b) I am not subject to back-up withholding as a result of a failure to report all interest or dividends, or the Internal Revenue Service has notified me that I am no longer subject to back-up withholding and (c) except as otherwise expressly indicated above, I am a U.S. person (including a U.S. resident alien).

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

NOTICE IS HEREBY GIVEN TO EACH SUBSCRIBER THAT YOU DO NOT WAIVE ANY RIGHTS YOU MAY HAVE UNDER THE SECURITIES ACT OF 1933, THE SECURITIES EXCHANGE ACT OF 1934 OR ANY STATE SECURITIES LAW BY EXECUTING THIS AGREEMENT.

Signature of New Owner/Trustee:	Date:			
Print or Type Name:				
Signature of Joint New Owner/Trustee:	Date:			
Print or Type Name:				
Signature of New Custodian, Officer, or Authorized Person:				
Print or Type Name:	Date:			

## SPECIAL NOTICE FOR CALIFORNIA RESIDENTS ONLY CONDITIONS RESTRICTING TRANSFER OF SHARES

## 260.141.11 Restrictions on Transfer

- (a) This issuer of any security upon which a restriction on transfer has been imposed pursuant to Sections 260.102.6, 260.141.10, or 260.534 of the Rules (the "Rules") adopted under the California Corporate Securities Law (the "Code") shall cause a copy of this section to be delivered to each issuee or transferee of such security at the time the certificate evidencing the security is delivered to the issuee or transferee.
- (b) It is unlawful for the holder of any such security to consummate a sale or transfer of such security, or any interest therein, without the prior written consent of the Commissioner (until this condition is removed pursuant to Section 260.141.12 of the Rules), except:
- (1) to the issuer;
- (2) pursuant to the order or process of any court;
- (3) to any person described in subdivision (i) of Section 25102 of the Code or Section 260.105.14 of the Rules;
- (4) to the transferor's ancestors, descendants or spouse, or any custodian or trustee for the account oldie transferor or the transferor's ancestors, decendants or spouse; or to a transferee by a trustee or custodian for the account of the transferee or the transferee's descendants or spouse;
- (5) to holders of securities of the same class of the same issuer;
- (6) by way of gill or donation inter vivos or on death;
- (7) by or through a broker-dealer licensed under the Code (either acting as such or as a tinder) to a resident of a foreign state, territory, or country who is neither domiciled in this slate to the knowledge of the broker-dealer, nor actually present in this state if the sale of such securities is not in violation of any securities laws of the foreign state, territory or country concerned.
- (8) to a broker-dealer licensed under the Code in a principal transaction, or as an underwriter or member of an underwriting syndicate or selling group;
- (9) if the interest sold or transferred is a pledge or other lien given by the purchaser to the seller upon a sale of the security for which the Commissioner's written consent is obtained or under this rule not required;
- (10) by way of a sale qualified under Sections 25111, 25112, 25113, or 25121 of the Code, of the Securities to be transferred, provided that no order under Section 25140 or subdivision (a) of Section 25143 is in effect with respect to such qualification;
- (11) (I I) by a corporation to a wholly owned subsidiary of such corporation, or by a wholly owned subsidiary of a corporation to such corporation;
- (12) by way of an exchange qualified under Section 25111, 25112, or 25113 of the Code provided that no order under Section 25140 or subdivision (a) of Section 25143 is in abet with respect to such qualification;
- (13) between residents of foreign states, territories or countries who are neither domiciled or actually present in this state;
- (14) to the State Controller pursuant to the Unclaimed Property Law or to the administrator of the unclaimed property law of another state;
- (15) by the State Controller pursuant to the Unclaimed Property Law or by the administrator of the unclaimed property law of another state if; in either such case, such person (i) discloses to potential purchasers at the sale that transfer of the securities is restricted under this rule, (ii) delivers to each purchaser a copy of this rule, and (iii) advises the Commissioner of the name of each purchaser;
- (16) by a trustee to a successor trustee when such transfer does not involve a change in the beneficial ownership of the securities; or
- (17) by way of an offer and sale of outstanding securities in an issuer transaction that is subject to the qualification requirement of Section 25110 of the Code but exempt from that qualification requirement by subdivision (1) of Section 25102; provided that any such transfer is on the condition that any certificate evidencing the security issued to such transferee shall contain the legend required by this section.
- (c) The certificates representing all such securities subject to such a restriction on transfer, whether upon initial issuance or upon any transfer thereof, shall bear on their face a legend, prominently stamped or printed thereon in capital letters of not less than 10-point size, reading as follows:

"IT IS UNLAWFUL TO CONSUMMATE A SALE OR TRANSFER OF THIS SECURITY, OR ANY INTEREST THEREIN, OR TO RECEIVE ANY CONSIDERATION THEREFORE, WITHOUT THE PRIOR WRITTEN CONSENT OF THE COMMISSIONER OF CORPORATIONS OF THE STATE OF CALIFORNIA, EXCEPT AS PERMITTED IN THE COMMISSIONER'S RULES."

[Last amended effective January 21, 1988]