

## **EXCLUSIVE RIGHT TO SELL**

**CO-BRANDING** <u>AREA</u>

THIS IS A LEGALLY BINDING CONTRACT. IF NOT FULLY UNDERSTOOD, WE RECOMMEND CONSULTING AN ATTORNEY BEFORE SIGNING.

I/WE(0	OWNER)	the OWNER	of prop	perty l	ocated
atat		_(PROPERTY	) do l	hereby	give
		ROKER) the ex			
PROPERTY for \$ from 12:01 A.M. on//20 until 11:59 P.M. on//20 (LISTING PERI	OD) and	to make an offe	r of comp	ensatio	n to al
members of the		Multiple			
authorized under law to receive a commission. It is understood and agreed that the LISTING BROKER will submit this listing with	nin	business da	ys to the N	<b>MLS</b> for	online
circulation to all members during the LISTING PERIOD, and that the LISTING BROKER will use its best efforts to find a purcha					
Board/Association of REALTORS and/or the MLS are not the OWNER'S agents and none of the terms of this LISTING AGREEN					
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1. Unless OWNER indicates otherwise below, OWNER acknowledges and agrees that all photographs, images, graphics, aud	lio and vi	deo recordings.	virtual to	urs, dra	wings
written descriptions, remarks, narratives, pricing information, and other copyrightable elements relating to the PROPERTY provide					
obtained or produced by LISTING BROKER in connection with this LISTING AGREEMENT (LISTING CONTENT), and any otr					
filed with one or more MLS, included in compilation of listings, and otherwise distributed, publicly displayed and reproduced. OW					•
exclusive, irrevocable, worldwide, royalty free license to use, sublicense through multiple tiers, publish, display, reproduce and dis					
works thereof. OWNER represents and warrants to LISTING BROKER that the LISTING CONTENT and license supplied by the				-	
rights, including any copyright rights, of any person or entity and OWNER agrees to indemnify LISTING BROKER from any clai					
acknowledges and agrees that as between OWNER and LISTING BROKER, all LISTING CONTENT developed by the LISTI					
BROKER, and OWNER has no right, title or interest in it. Data including photographs and sketches relating to OWNER's PR				, ,	
properties listed by participants in the MLS, computer online networks and websites and become copyrighted data pursuant to a					
other third parties. By the act of submitting any PROPERTY LISTING CONTENT to the MLS, the LISTING BROKER has been					
authority for the MLS to include the PROPERTY LISTING CONTENT in its copyrighted MLS compilation and also in any statistic					
said compilation is exclusively owned by the MLS which alone possesses the right to publish said compilation in any media fo				-	
lease and commercially utilize its compilation. Among other uses MLS may license or sell the LISTING CONTENT to aggregators					
resell the same. Such aggregated content shall not contain any personal information about the OWNER other than the OWNER		aggregate the L	.10111100	ONILI	vi and
resentine same. Such aggregated content shall not contain any personal information about the OWNER other than the OWNER	S Hallie.				
2. OWNER grants to the LISTING BROKER full discretion to determine the appropriate marketing approach for the PROPERTY.	LISTING	BROKER will u	ndertake ti	o find a	ready
willing and able purchaser and in order to do so will engage in marketing activity which may include all forms of advertising.	LIOTINO	DITOREIT WIII U	ideitake t	o iiila a	ready,
willing and able purchaser and in order to do so will engage in marketing activity which may include all forms or advertising.					
3. OWNER agrees to allow the use of a lockbox or to provide keys to the PROPERTY to cooperating brokers and permit show	ings of th	e PROPERTY	at anv rea	sonable	≏ hour
OWNER agrees that LISTING BROKER may place a sign on the PROPERTY indicating its availability for purchase. OWNER ag					
all listing information.	gices to t	ne publication c	// OVVINEIV	t 3 addi	033 01
an issuing information.					
4. OWNER agrees to refer all inquiries about the PROPERTY to the agent of the LISTING BROKER providing the name and cont	act inform	nation of the ne	eon(e) wh	n annro	nachad
the OWNER about the PROPERTY during the term of this LISTING AGREEMENT.	aot iiiioiii	nation of the pol	3011(3) W11	io appic	Jaonea
5. It is agreed that the PROPERTY is listed in full compliance with local, state, and federal fair housing, human rights, civil rigil	hts laws a	against discrimi	nation in t	he sale	of the
PROPERTY. OWNER agrees not to discriminate against any protected class in the sale of the PROPERTY. Protected class in					
creed, sex (including gender identity), disability or handicap, national origin, marital/familial status and/or military status.			,	,	. 5
6. OWNER agrees that any offer to purchase/lease the PROPERTY shall be submitted through the LISTING BROKER. In the events of the control of	vent a coo	operating broke	r reauests	to be p	resent
when the purchase offer/lease is delivered to the OWNER, the OWNER _agrees to or _denies such request. Once OWNER acc					
LISTING BROKER has an obligation to disclose the existence of accepted offers, including offers with unresolved contingenci		•	•		
BROKER shall continue to submit to OWNER all offers and counter-offers until closing or execution of a lease unless OWNER was					
shall not be obligated to continue to market the PROPERTY after an offer has been accepted by OWNER. OWNER SHOULD					
SUBSEQUENT OFFERS BECAUSE A WRITTEN AGREEMENT FOR THE PROPERTY MAY ALREADY EXIST AND BROKERA					
7. If OWNER terminates this LISTING AGREEMENT or the LISTING BROKER'S authority provided herein prior to the end of the	LISTING	PERIOD, the	LISTING E	BROKE	R shall
retain its contract rights (including but not limited to recovery of its commission, advertising expenses and/or any other damages					
	,				
8. OWNER is responsible for the condition, maintenance and/or utilities for the PROPERTY including snow removal and lawn ma	aintenand	e. For vacant p	roperties,	arrange	ements
should be made for third parties to inspect the PROPERTY regularly and report any problems to OWNER. LISTING BROKER is no	t respons	ible for the cond	ition of the	PROP	ERTY.
OWNER agrees to indemnify and hold harmless the LISTING BROKER and cooperating brokers from any claim arising out of					
PROPERTY and/or loss or damage to personal property except if caused by the gross negligence of the LISTING BROKER or co					
is commenced against the LISTING BROKER or a cooperating broker as a result of the LISTING BROKER or cooperating broker					
then, and in such event, the OWNER hereby agrees to defend, indemnify and hold harmless the LISTING BROKER or cooper					
shall have the right to select counsel in such event, subject to the approval of the LISTING BROKER and/or cooperating broker, where the right to select counsel in such event, subject to the approval of the LISTING BROKER and/or cooperating broker, where the right to select counsel in such event, subject to the approval of the LISTING BROKER and/or cooperating broker, where the right to select counsel in such event, subject to the approval of the LISTING BROKER and/or cooperating broker, where the right to select counsel in such event, subject to the approval of the LISTING BROKER and/or cooperating broker, where the right to select counsel in such event, subject to the approval of the LISTING BROKER and/or cooperating broker, where the right to select the right to select the right to the approval of the LISTING BROKER and/or cooperating broker, where the right to					
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9. (A) SALE: OWNER shall pay the LISTING BROKER a commission of percent (%) of the selling price or a fee of	of		dollars	s (\$) at o	closing
whichever is the greater sum. Said total commission shall be earned and payable under any of the following conditions: (a)					
produces a buyer ready, willing and able to purchase the PROPERTY on such terms and conditions acceptable to the OW					
cooperating broker's efforts a buyer and the OWNER reach an agreement upon all the essential terms of a transaction; (c) If the	,	•			
this LISTING AGREEMENT whether or not the sale or rental is a result of the LISTING BROKER'S efforts and even if the PR				-	
Use of this form is restricted to members of the New York State Association of REALTORS® 11/22		De	ne 1 of 2		

OWNER or any other broker or agent not acting under this LISTING AGREEMENT; (d) If within days after the expiration of the LISTING PERIOD, OWNER accep been shown during the LISTING PERIOD, OWNER will pay LISTING BROKER the afor PROPERTY goes to closing. The preceding sentence shall not apply if during said period,	ts a purchase offer on the PROPERTY from any person to whom the PROPERTY has ementioned commission/fee as if LISTING BROKER had made the sale provided the
(B) Rental: Should the OWNER desire to rent the PROPERTY between the EFFECTIVE Dathe sole and exclusive right to rent the PROPERTY. OWNER agrees to pay the LISTING lease is due and payable (check one) upon execution of the lease upon date of occumencement of the new term. In the event that the PROPERTY is sold during the term above in section (A).	BROKER a rental commission of The commission for the term of the ccupancy. The commission for any renewal of the lease is due and payable upon the
10. OWNER authorizes LISTING BROKER to offer compensation to other participants of the PROPERTY transfer during the LISTING PERIOD. OWNER agrees to the following of the selling price: BUYER'S AGENT:% ordollars; BROKER'S AGENT:% of agency, please see the NYS Agency Disclosure Form).	ffers of compensation to cooperating brokers that are participants of the MLS based or
11. OWNER is aware of the Home Equity Theft Prevention Act and particularly the provisio compliance with same, OWNER warrants and represents to LISTING BROKER that: (a) Compliance with same, OWNER warrants and represents to LISTING BROKER that: (a) Cobeing payments due and unpaid on any mortgage for two (2) months or more; (b) there PROPERTY is not shown as being active on a tax lien sale list and all real estate taxes has Owner is subject toa,b and/orc above and LISTING BROKER must notify OV In the event that the above circumstances change after the execution of this LISTING AGF LISTING BROKER regarding any of the aforementioned matters and to keep LISTING BROKER.	DWNER is not in default of any mortgage affecting this PROPERTY by reason of there are no actions pending against the PROPERTY to foreclose a mortgage; and (c) the law been paid through the next lien date.  VNER'S attorney prior to the issuance of a sales contract.  REEMENT, OWNER hereby covenants and agrees that OWNER will communicate with
12. OWNER is aware that it is in violation of NYS Penal Law to mechanically overhear documenting the conversation of an individual during real estate-related activities at the practice is present and will be operating at any time a potential Buyer/Tenant is viewing must disclose the presence of the device. The property \( \sqrt{odes} \) \( \sqrt{odes} \) not have a device	operty (open houses, showings etc.) if you are not a party to that conversation. If such the property, the Seller/Landlord/Property Manager understands that the listing agen
13. In the following paragraph "You" and "Your" means OWNER and "Broker" means LIST THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT THAT OV HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S COMMISSION WITH THE	VNER DOES NOT PAY THE BROKER HIS OR HER COMMISSION AS SET FORTH
14. As the seller of residential real property, OWNER must complete and sign a Property Cor a copy thereof, to be delivered to a buyer or buyer's agent prior to the signing by the buy containing the signatures of both the buyer and the OWNER must be attached to the re inaccurate a Property Condition Disclosure Statement previously provided, OWNER must practicable. In no event, however, will OWNER be required to provide a revised Property after the buyer has commenced occupancy of the PROPERTY. If OWNER fails to delive binding contract of sale, the buyer will be entitled to a credit in the amount of \$500.00 against the same of the same	yer of a binding contract of sale. A copy of the Property Condition Disclosure Statemental estate purchase contract. If OWNER acquires knowledge which renders materially st deliver a revised Property Condition Disclosure Statement to the buyer as soon as Condition Disclosure Statement after the transfer of title from OWNER to the buyer of a Property Condition Disclosure Statement to the buyer prior to the buyer signing as
15. OWNER has read and understands this LISTING AGREEMENT and does hereby acknowledge the parties and may not be changed except in a writing signed by both parties. The heirs, successors, or assigns as of the EFFECTIVE DATE. For purposes of this LISTING A in the PROPERTY and the undersigned OWNER represents that he/she is/are the sole are used in this LISTING AGREEMENT, the neuter includes the masculine and feminine, the require. OWNER and LISTING BROKER understand that all extensions of this LISTING AGP by 19 NYCRR§175.15. Any change to the LISTING AGREEMENT which would make the withdrawal, cancellation, reduction in term of listing or termination thereof, must be in writiforce and effect.	is LISTING AGREEMENT shall be binding upon the parties hereto, and their respective AGREEMENT, "OWNER" refers to each and all parties who have an ownership interes and exclusive owner and is fully authorized to enter into this LISTING AGREEMENT. As e singular includes the plural and the plural includes the singular, as the context may GREEMENT must be done in writing and automatic renewals are specifically prohibited the PROPERTY unavailable for sale through the MLS, including but not limited to any
16. In any action, proceeding or arbitration to enforce any provision of this LISTING AC prevailing party, the LISTING BROKER shall be entitled to reasonable attorney's fees, cost the event the LISTING BROKER hires an attorney to enforce the collection of any brokera with or without commencing a legal action or proceeding, OWNER agrees to pay such attorney to enforce the collection of any brokera with or without commencing a legal action or proceeding, OWNER agrees to pay such attorney.	ets and related expenses, such as expert witness fees and fees paid to investigators. In age commission due hereunder and is successful in collecting all or any portion thereo
you must pay the agreed commission to the present broker. An "exclusive age	NER of the PROPERTY, find a buyer for your house, or if another broker finds a buyer ency" listing means that if you, the OWNER of the PROPERTY find a buyer, you will no uyer, you will owe a commission to both the selling broker and your present broker."
OWNER	Date:
OWNER	Date:
LISTING BROKER	Date: