

LISTING AND MARKETING AGREEMENT



PROPERTY AND EMPLOYMENT

Brokers compensation (i.e. fees and commissions, bonuses) are fully negotiable and not set by law, a multiple listing service or an association of REALTORS®

1	In Consideration of the services to be performed by hereinafter					
	In Consideration of the services to be performed byhereinafter called BROKER, and,, the duly					
3						
4	Compensation to be paid by hereinafter called SELLER ,					
5	the parties agree that Broker shall have the exclusive right to market and sell SELLER'S property upon the following					
6	terms and conditions. In the event the SELLER cancels or terminates this listing agreement for any reason other than					
7						
8	and advertising of the property.					
9	PRICE: (\$).					
10	FINANCIAL TERMS as follows: Conventional Loan, VA, FHA, RD, Assumption, Cash or					
11	such price and/or terms that SELLER may accept.					
12	ADDRESS:					
13	(Legal Description)					
14	Parish of, LA on lands and grounds measuring approximately					
15	or as per record title; including all buildings, structures, component parts, and all installed, built-					
16	in permanently attached improvements, together with all fences, all installed speakers or installed sound systems, all					
17						
18	conditioning or heating systems including window units, all bathroom mirrors, all window coverings included but not					
19						
20						
21	all doorbells, all windows, all roofing, all electrical systems, all installed security systems, installed generators, attached					
22	television mounts, gas logs, and all installed lighting fixtures, chandeliers and associated hardware, other constructions					
23	B permanently attached to the ground. If owned by the SELLER prior to date of this Agreement, standing timber,					
24						
25	movable items shall remain with the property; be transferred without any warranty; be deemed to have no value; and,					
26	shall not be considered as part of the Sale Price:					
27						
28	EXCLUDED ITEMS:					
29	☐ The SELLER indicates a desire to exclude items from the transaction specified in attached exclusion addendum,					
30	but excluded items will be controlled by the Agreement to Buy or Sell.					
31	DEPOSITS: In the event BROKER accepts Deposits, BROKER is authorized to accept on behalf of SELLER(S) all					
32	Deposit(s) related to the Property. Said Deposit(s) shall be held in a non-interest-bearing escrow account in					
33	accordance with the rules of the Louisiana Real Estate Commission. SELLER understands that the deposit cannot be					
	disbursed without mutual written consent of the BUYER and SELLER , or by judicial order.					
35	(Check <u>ONE</u> of the following)					
26	DAGE and winks according COLLED if any contains a particular the COLLED by ACCILED we include winks a con-					
36	☐ Mineral rights owned by SELLER , if any, are to be reserved by the SELLER , but SELLER waives the right to use					
37	the surface for any mineral activity.					
38	☐ If SELLER owns any mineral rights, they are to be conveyed without warranty.					

	Address:			
39 PROPERTY ACCESS: (Please check appropriate box for the following):				
40	A "For Sale" sign ☐ may ☐ may not be placed on the property.			
41	An Association approved electronic lockbox \square may \square may not be placed on the property.			
43	The Listing Broker is given permission to enter the home or other structures and grant access to the same to other members of the MLS in accordance with the MLS rules and regulations and to certain non-members as separately authorized by the SELLER to facilitate the completion of transaction.			
46 47	SELLER authorizes Broker, SELLER's Designated Agent, Broker's other sales associates and cooperating brokers or their associates to have access to the property at all reasonable times for the purpose of showing it to prospective purchasers. SELLER agrees to immediately refer to SELLER's Designated Agent all prospective purchasers or brokers who contact SELLER for any reason and to provide SELLER's Designated Agent with their names and addresses.			
49	HOME SERVICE PLAN: (Check ONE of the following):			
50 51 52 53	□ SELLER agrees to purchase a home service plan at a cost not to exceed \$ and acknowledges that Broker may receive compensation from the home service company. HOME SERVICE PLAN MAY NOT WARRANT PRE-EXISTING DEFECTS AND DOES NOT SUPERSEDE OR REPLACE ANY OTHER INSPECTION CLAUSE OR RESPONSIBILITIES.			
54 55 56	☐ SELLER does not agree to purchase a home service plan but acknowledges that Broker has explained the availability of such a home service plan and that Brokers and Designated Agents shall be held harmless from responsibility or liability due to the rejection of such plan.			
58 59 60 61	TERM: This employment and authority shall commence as of the date all SELLERS execute this agreement, (the "Effective Date) and shall continue until midnight However, if during the term of this listing agreement, an agreement to purchase and sell is executed, then in that event the parties hereto agree that this listing agreement, including the Compensation set forth herein due to Broker, shall automatically extend the effective date of this listing agreement for an additional period of time to include the closing date of the purchase agreement, or any applicable extension(s).			
64 65 66 67 68 69 70	BROKER'S PROTECTION PERIOD: Broker's compensation shall be paid if property is sold, conveyed, leased, rented or otherwise transferred within days after the termination of this agreement or any extensions thereof to any person, their successors or assigns who has become interested in the property as a result of the efforts or advertising of Broker prior to final termination of this listing agreement, provided SELLER has received notice in writing, either by certified mail or by personal delivery or by electronic transmission, including the names of prospective purchasers, within 5 working days after the termination of the listing agreement. It is the SELLER's responsibility to reserve any names when entering into a listing agreement with a broker. EXCLUSIONS: Broker will not be owed Compensation in the event the property is sold to any of the following persons within days of the effective date of this Listing and Marketing Agreement:			
	COMPENSATION: Brokers compensation (i.e. fees, commissions, bonuses) are fully negotiable and not set by law, a multiple listing service or an association of REALTORS®			
75	A. Listing Broker: (per lines 1-2)			
76	Seller agrees to pay LISTING BROKER a compensation of \$ or % of gross selling price			
	1640189.6			

	Address:				
77	B. Dual Agency: (per line 133)				
78 79	Seller agrees to pay LISTING BROKER a compensation of \$ or % of gross selling price in addition to LISTING BROKER Compensation outlined in line 76 above.				
80	C. Unrepresented Buyer:				
81 82	Seller agrees to pay LISTING BROKER a compensation of \$ or % of gross selling price in addition to LISTING BROKER Compensation outlined in line 76 above.				
83	D. Buyer's Broker: In addition to the LISTING broker compensation outlined above:				
84 85					
86	Seller does not currently make any offer to pay a "BAP."				
87	Seller is willing to negotiate BAP on the Agreement to Buy or Sell.				
89 90 91 92 93 94 95	Regardless of the options selected above, the terms of the Agreement to Buy or Sell will ultimately control any SELLER obligation to pay "Buyer Agent Payment" (BAP) at the Act of Sale. Broker's right to the Compensation shall be earned and payable when (1) SELLER sells, exchanges, leases or in any manner transfers possession of the Property during the term of the Agreement at the above price and terms or at any other price and/or terms acceptable to SELLER or (2) Broker individually or in cooperation with another real estate Broker, procures a party of interest during the term of this agreement ready, willing and able to buy or otherwise obtain possession of said Property at the price and terms stated herein, or any other price and/or terms acceptable to SELLER. Broker is authorized to show the property to prospective BUYERS represented by BUYER's agents. The Notary Public closing any sale covered by this Agreement is hereby directed and authorized to collect and disburse all Compensation or BAP due herein.				
	SELLER agrees not to rent or lease the Property during the term of this Agreement without prior written approval of Broker.				
	As used herein, the terms "sell, sells and sale" shall also mean the execution of a specific performance contract be SELLER to sell the Property.				
	ASSIGNABILITY : This contract is assignable. In the event Broker sells all or part of his business, this Listing Agreement may be transferred to the acquiring Broker.				
	SELLER RESPONSIBILITY				
104 105 106	If an attorney is engaged by Broker to enforce Broker's rights under this contract, SELLER agrees to pay the reasonable fee of such attorney, and the SELLER agrees to pay all court costs, other costs and expenses that may be incurred by Broker. If Broker incurs any claim or suit by any person or personal injury or property damage as a result of the condition of above-described premises or to SELLER's negligence, SELLER (s) agree to indemnify Broker against all such liability loss and expense.				
	MAINTAINING CONDITION: SELLER agrees to maintain premises, including the lawn and all landscaping, in present condition. SELLER agrees to remove all refuse and personal property from the premises before the date of possession				
111 112	TITLE/PROPERTY DEFECTS: SELLER warrants Broker that, except as noted below: (I) SELLER has merchantable title to the property; (2) the Property fronts on a public road or highway; (3) there are no known encroachments across the boundaries or into any servitude on the property; and (4) to the best of their knowledge, the Property has no hidder defects, including, but not limited to termite or insect damage, slab or foundation cracking or sinking, structural				
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	Address:				
115	weakness or damage; lead-based paint or lead-based paint hazard. SELLER understands that SELLER may be held responsible by a BUYER for any latent or hidden undisclosed defects in the property which are known to the SELLER but which are not disclosed to the BUYER.				
117 118 119 120 121	DISCLOSURE : SELLER understands the significance of making a complete and accurate disclosure of all adverse circumstances or conditions affecting the property, on the Property Disclosure Document which becomes part of this Listing and Marketing Agreement. If improvements were built prior to 1978, SELLER shall complete Lead Based Paint and Lead Based Paint Hazard Disclosure. SELLER will comply with all disclosure requirements of Federal law and regulations concerning lead-based paint and lead-based paint hazards.				
122	WAIVER OF WARRANTY: (Check if applicable)				
123 124 125	□ SELLER(s) elect to sell property with full waiver of warranty and redhibition rights at act of sale as per La. C.C. art. 2520 et seq. BUYER should be advised of and asked to initial the section of the Purchase Agreement entitled "Waiver of Warranty of Condition of the Property."				
126 127 128	☐ The person listing the Property with Broker is a person who has not used the Property as a residence (e.g., the administrator of the estate of the previous owner, etc.); therefore, SELLER's information regarding the Property is limited.				
	INDEMNITY: SELLER agrees to indemnify Broker or any SELLER's Designated Agent, its officers, directors, associates, agents, or employees against any claim, including the cost of litigation, which arises in connection with or as the result of either SELLER's violation of a representation or warranty given under the terms of this Agreement, or incorrect information is furnished by the SELLER concerning the property, including but not limited to the Property Disclosure Document.				
	AGENCY REPRESENTATION				
135 136 137 138 139 140 141 142	Broker designates, and SELLER accepts Listing Agent named below (SELLER's Designated Agent) as the only legal agent of SELLER. Broker reserves the right to name additional designated agents when in Broker's discretion it is necessary. If additional designated agents are named, SELLER will be informed in writing within a reasonable amount of time. Any additional agent so designated shall be included in the term SELLER's Designated Agent as used in this agreement. SELLER acknowledges that SELLER's Designated Agent may from time to time have another sales associate who is not an agent of the SELLER conduct an open house of SELLER's property or provide similar support in the marketing of SELLER's property. SELLER authorizes SELLER's Designated Agent to disclose to any prospective BUYER or agent whether or not there are any outstanding offers to purchase the property at any given time, but is not to disclose the SELLER's motivation or price or terms the SELLER(s) will accept other than the price or terms listed or any other details of such offers without SELLER's approval.				
144	DUAL AGENCY: (Check <u>ONE</u> of the following):				
145 146 147	☐ Should Designated Agent represent a BUYER who wishes to purchase the property of SELLER , SELLER does hereby consent to this dual representation by Designated Agent. ☐ SELLER does not consent to dual representation by Designated Agent.				
	MULTIPLE LISTING SERVICE				
148 149 150	· · · · · · · · · · · · · · · · · · ·				

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	Address:					
151	video recording, virtual tours, 3D tours, drawings, written descriptions, addresses, remarks, narratives, pricing					
152	information and other copyrightable elements relating to the Property provided by SELLER to Broker (the "SELLER					
153	Listing Content"), or otherwise obtained or produced by Broker in connection with this agreement (the "Broker Listin					
154	Content"), and any changes to the Property Data will be filed in MLS and processed in accordance with the rules of					
155	MLS. Broker is required to report to MLS the occurrence of a sale of the property including the actual sales price					
156	regardless of how the sales price is reflected in the documents transmitting ownership. Regardless of the options					
157	exercised below, within one (1) business day of marketing a property to the public, the Listing Broker must submit the					
158	listing to the MLS for cooperation with other MLS participants. Public marketing includes, but is not limited to, flyers					
159	displayed in windows, yard signs, digital marketing on public facing websites, brokerage website displays (including ID)					
160	and VOW), digital communications marketing (email blasts), multi-brokerage listing sharing networks, and applications					
161	available to the general public.					
162	(Check <u>ONE</u> of the following)					
163	☐ Active Listing - SELLER has chosen to authorize BROKER to make the property available to all other MLS					
164						
165	marketing of the property (whichever is earlier).					
166	☐ Hold - SELLER has chosen to temporarily hold the listing off-market for up to 30-days. During this time the					
167						
168	Office Exclusive/Hold Form)					
169	☐ Office Exclusive Visibility - SELLER requests that the property data not be distributed to other MLS BROKERS					
170	until such time as authorized by the SELLER. During this time period the listing is identified as Office Exclusive					
171	no public marketing of the property is permitted. (Attach SELLER Office Exclusive/Hold Form)					
172	LICENSE: SELLER hereby grants to Broker and its affiliates, and each of their respective direct and indirect licensees					
	successors, and assigns, a non-exclusive, perpetual, irrevocable, freely transferable and sublicensable, worldwide, fully					
	paid-up and royalty free license to use, publish, display, transmit, distribute, reproduce, and create derivative works					
	based on the SELLER Listing Content through all media now known or hereinafter developed for any purpose. This					
	blicense shall survive the termination of this Agreement. SELLER represents and warrants to Broker that the SELLER					
	Listing Content, and the license granted to Broker for the SELLER Listing Content, do not violate, or infringe upon the					
	rights of any person or entity, including any copyright, trademark, patent, trade secret, other intellectual property					
179	right, or any right of publicity or privacy. SELLER acknowledges and agrees that as between SELLER and Broker, a					
180	Broker Listing Content is owned exclusively by Broker, and SELLER has no right, title or interest in or to any Broker					
	Listing Content					
	INTERNET DATA EVOLIANCE AND INTERNET DICELAY					
	INTERNET DATA EXCHANGE AND INTERNET DISPLAY					

The permission granted by **SELLER**, by signing this agreement, to include the Property Data in MLS likewise means that the Property Data may be included in any media advertising, including Internet advertising, in which MLS data is included and will also be included in Internet Data Exchange ("IDX") on Virtual Office Websites ("VOWs"). Internet Data Exchange is an Internet based system whereby Brokers share information regarding their listings of properties for sale. Brokers who participate in the system are permitted to include on their websites listings of other Brokers who participate in the system. Therefore, active listings may be viewed by real estate professionals and the public at large. A VOW is the website or a feature of a website of an MLS participant through which the MLS participant is able to provide real estate brokerage services to consumers and where the consumer has the opportunity to search MLS data. If **SELLER** does not want the Property Data included in Internet Data Exchange, on VOWs, or in other forms of publicly accessible media, then **SELLER** can opt out of displaying the property data on publicly accessible websites, IDX or VOWs.

	Address:			
193 194 195	Alternatively, SELLER may opt out of including the property address on publicly accessible websites, IDX or VOWs whis allowing other Property Data to be displayed. SELLER may also require internet displays including such as IDX or VOV4 to disable functions that (i) allow third parties to write comments or reviews about particulars listings or displays hyperlink to such comments or reviews in immediate conjunction with listings, or (ii) display an automatic estimate the market value of the listing (or hyperlink to such estimate) in immediate conjunction with the listing.			
197	(Check if applicable)			
198 199	☐ Total Opt Out - SELLER has chosen to opt out of displaying the listed property on the internet, including but not limited to publicly accessible websites, IDX and VOWs.			
200 201 202	I understand and acknowledge that, if I have selected to opt out of displaying the listed property on the internet, consumers who conduct searches for listings on the Internet will not see information about the listed property in response to their search.			
203	SELLER's Initials			
204 205	☐ Address Opt Out - SELLER has chosen to opt out of displaying the property address on the internet, including but not limited to publicly accessible websites, IDX and VOWs.			
206 207 208 209 210	□ Comments Opt Out - SELLER requests that functions on internet displays, including but not limited to publicly accessible websites, IDX and VOWs allowing comments or reviews of the property or displaying a hyperlink to such comments or reviews in immediate conjunction with the property listing be disabled. SELLER acknowledges and agrees that Broker will convey SELLER's election to MLS, but is not and cannot be held responsible for the content of any internet displays other than those maintained by or on behalf of Broker.			
211 212 213 214 215	publicly accessible websites and VOWs displaying an automatic estimate of the market value of the listing (constraints) in immediate conjunction with the listing be disabled. SELLER acknowledges and agrees that Broker will convey SELLER's election to MLS, but is not and cannot be held responsible for the			
217 218 219	Broker is authorized to notify the MLS of the pending sale upon completion of a fully executed sales agreement on the listed property and to disseminate any sales information, including without limitation, price, special financing, and SELLER concessions, upon the closing of the sales transaction. Nothing contained herein is intended, or shall it be construed as making the Greater Baton Rouge Association of REALTORS® Multiple Listing Service a party to this marketing agreement.			
	MISCELLANEOUS			
222 223 224 225	LIMITATION OF LIABILITY: SELLER agrees that Broker, SELLER's Designated Agent(s), and any cooperating Brokers shall not be responsible in any manner for loss or damage of personal or real property due to vandalism, theft, freezing pipes or any other damage or loss whatsoever. SELLER is advised to notify his insurance company and request a "Vacancy Clause" to cover the Property in the event the property becomes vacant. FAIR HOUSING: The Fair Housing Act, Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §3601 et seq.), prohibits housing discrimination by real estate firms and homeowners. It is illegal to discriminate against any person because of race,			
	color, religion, sex, familial status, disability, or national origin. A BUYER has the right to take legal action if SELLER refuses to sell for discriminatory reasons.			

230 231 232	SEVERABILITY: The terms and provisions of this agreement are severable. If any term or provision of this agreement, or the application thereof, is held or deemed invalid or unenforceable by an arbiter or court of competent jurisdiction, the remainder of this agreement, or the application of such term or provision to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby, and each term or provision shall be valid and enforceable to the fullest extent permitted by law.				
	SOLIDARY LIABILITY: Each SELLER shall be bound by the terms of this agreement in solido and are solidarily liable for all other terms set forth herein.				
236 237	MARKETING: Broker and/or SELLER's Designated Agent are authorized in their sole discretion to advertise SELLER's property by all such means and methods they deem best.				
239	DISCLOSURE OF ELECTRONIC SURVEILLANCE DEVICES: SELLER authorizes Broker and/or SELLER'S Designated Agent to disclose the existence of electronic surveillance devices on the Property, including but not limited to audio and video devices.				
	ELECTRONIC SIGNATURE: The Broker and Seller agree that consent to this agreement and any amendments or modifications may be made by electronic signature as that term is defined in Louisiana law.				
243	OTHER TERMS AND CONE	DITIONS:			
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247					
248					
249		ATION As informational value of the state of	ala that are a ffect and a second at		
		ATION: An informational website regarding flood hazar psite https://msc.fema.gov/portal .	as that can affect real property is		
252	This agreement may be si	gned in counterparts, and each counterpart will be consi	idered an original, but all of which,		
		constitute one instrument. The transmission or receipt of	_		
	_	ment shall have the same effect as a paper documentation			
255	This is a legal document.	If not understood, seek competent legal advice.			
256	I/We have read and under	rstand the above.			
257					
257	SELLER (Signature)	Date/Time	SELLER (Print)		
	SELLER (Signature)	Date/ Time	Seller (Fillit)		
259	SELLER (Signature)		SELLER (Print)		
			, ,		
	Home Phone Number Work Phone Number E-Mail Address				
265	Broker(Firm)				
266	Office Address		Phone		
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Address:_____