

## RESIDENTIAL REAL ESTATE LISTING AGREEMENT EXCLUSIVE RIGHT TO SELL

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1.	PA	RTIES: The parties to this agreement (this Listing) are:
	Sel	ller:
		Address:  City, State, Zip: Phone: Email/Fax: Email/Fax:
	Bro	oker:
		City, State, Zip:
		Phone:
_	righ	ller appoints Broker as Seller's sole and exclusive real estate agent and grants to Broker the exclusive nt to sell the Property.
2.		OPERTY: "Property" means the land, improvements, and accessories described below, except for any scribed exclusions.
	A.	Land: Lot, Block,
		Addition, City of,
		in County, Texas known as (address/zip_code),
		or as described on attached exhibit. (If Property is a condominium, attach Condominium Addendum.)
	B.	Improvements: The house, garage and all other fixtures and improvements attached to the above-described real property, including without limitation, the following <b>permanently installed and built-in items,</b> if any: all equipment and appliances, valances, screens, shutters, awnings, wall-to-wall carpeting, mirrors, ceiling fans, attic fans, mail boxes, television antennas, mounts and brackets for televisions and speakers, heating and air-conditioning units, security and fire detection equipment, wiring, plumbing and lighting fixtures, chandeliers, water softener system, kitchen equipment, garage door openers, cleaning equipment, shrubbery, landscaping, outdoor cooking equipment, and all other property attached to the above-described real property.
	C.	Accessories: The following described related accessories, if any: window air conditioning units, stove, fireplace screens, curtains and rods, blinds, window shades, draperies and rods, door keys, mailbox keys, above-ground pool, swimming pool equipment and maintenance accessories, artificial fireplace logs, security systems that are not fixtures, and controls for: (i) garage doors, (ii) entry gates, and (iii) other improvements and accessories. "Controls" includes Seller's transferable rights to the (i) software and applications used to access and control improvements or accessories, and (ii) hardware used solely to control improvements or accessories.
	D.	<u>Exclusions</u> : The following improvements and accessories will be retained by Seller and must be removed prior to delivery of possession:
	E.	$\underline{\text{Owners' Association}}\text{: The Property }  \boxed{\text{is or } } \text{is not subject to mandatory membership in a property owners' association.}$
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Res	sidential Listing concerning		
3.	LISTING PRICE: Seller instructs Broker to marker (Listing Price). Seller agrees to sell the Property Seller will pay all typical closing costs charged closing costs are those set forth in the resider Commission).	y for the Listing Price or any other price acc to sellers of residential real estate in Texa	is (seller's typical
4.	TERM:		
	A. This Listing begins on	and ends at 11:59 p.m. on	
	B. If Seller enters into a binding written contract the contract is binding on the date this Listing		
5.	BROKER COMPENSATION:		
	Broker compensation or the sharing of comcontrolled, recommended, or suggested by service. Broker compensation is fully negotic (Complete either 5A or 5B only)	the Association of REALTORS®, MLS	, or any listing
	A. Broker's Fee (with compensation for other b	oroker):	
	This Paragraph 5A includes payment of Complete both (1) and (2)	compensation to the other broker worki	ng with a buyer.
	(1) When Earned and Payable, Seller will p	ay Broker <i>(insert total amount for Broker <u>an</u></i>	<u>d</u> other broker):
	(a) % of the sales price (b)	e <u>or</u> a flat fee of \$	<u>.</u> .
	• •	nat procures a buyer as specified in Paragrap ced by any amount not paid to the other bro	· /·
	(2) If the other broker procures a buyer pay and Broker will pay the other broken	that purchases the Property, Seller authorer the following fees from amounts spec	orizes Broker to ified in 5A(1):
	(a) if the other broker represents the b	ouyer: % of the sales price or \$	; and
	(b) if the other broker is a subagent:	% of the sales price <u>or</u> \$	
	(3) Seller authorizes Broker to publicly disclo	ose compensation for the other broker as spe	ecified in 5A(2).
	(intermediary) or buyer is unrepresented	A(1) as Broker's Fee if there is no other bro transactions where Broker represents both d. Amounts specified in 5A(2)(a) will be app as specified in a separate written representa	Seller and buyer blied towards any
	B. Broker's Fee (without compensation for other	er broker):	
	(1) When Earned and Payable, Seller will p	ay Broker (insert amount to be paid to Brok	er only):
	(a) % of the sales price	e <u>or</u> a flat fee of \$	_•
	(b)		
	Note: Authorization to Disclose Seller Paying Broker to disclose to other brokers and prospe towards buyer's expenses, such as buyer's brok contract. Seller is not obligated to pay any spec Seller will pay towards buyer's expenses during to disclose and advertise additional information,	ctive buyers that Seller will consider contriber's fees or other expenses payable by a bucific amount and has sole discretion to deternegotiations with a buyer. (Use TXR 1412 to	outing an amount yer under a sales mine the amount a authorize Broker
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- C. <u>Earned</u>: Broker's compensation is Earned when any one of the following occurs during this Listing:
  - (1) Seller sells, exchanges, options, agrees to sell, agrees to exchange, or agrees to option the Property to anyone at any price on any terms;
  - (2) Broker individually or in cooperation with another broker procures a buyer ready, willing, and able to buy the Property at the Listing Price or at any other price acceptable to Seller; or
  - (3) Seller breaches this Listing.
- D. <u>Payable</u>: Once Earned, Broker's compensation is Payable either during this Listing or after it ends at the earlier of:
  - (1) the closing and funding of any sale or exchange of all or part of the Property;
  - (2) Seller's refusal to sell the Property after Broker's compensation has been Earned;
  - (3) Seller's breach of this Listing; or
  - (4) at such time as otherwise set forth in this Listing.

(3) Other Fees and/or Reimbursable Expenses:

Broker's compensation is <u>not</u> Payable if a sale of the Property does not close or fund as a result of: (i) Seller's failure, without fault of Seller, to deliver to a buyer a deed or a title policy as required by the contract to sell; (ii) loss of ownership due to foreclosure or other legal proceeding; or (iii) Seller's failure to restore the Property, as a result of a casualty loss, to its previous condition by the closing date set forth in a contract for the sale of the Property.

#### E. Other Compensation:

- (1) <u>Breach by Buyer Under a Contract</u>: If Seller collects earnest money, the sales price, or damages by suit, compromise, settlement, or otherwise from a buyer who breaches a contract for the sale of the Property entered into during this Listing, Seller will pay Broker, after deducting attorney's fees and collection expenses, an amount equal to the lesser of one-half of the amount collected after deductions or the amount of the Broker's Compensation stated in Paragraph 5A or 5B. Any amount paid under this Paragraph 5E(1) is in addition to any amount that Broker may be entitled to receive for subsequently selling the Property.
- (2) <u>Service Providers</u>: If Broker refers Seller or a prospective buyer to a service provider (for example, mover, cable company, telecommunications provider, utility, or contractor) Broker may receive a fee from the service provider for the referral. Any referral fee Broker receives under this Paragraph 5E(2) is in addition to any other compensation Broker may receive under this Listing.

Protection Period:	
(1) "Protection period" means that time starting the day after this Listing ends and continuing for days. "Sell" means any transfer of any fee simple interest in the Property whether by oral or writte agreement or option.	n

- (2) Not later than 10 days after this Listing ends, Broker may send Seller written notice specifying the names of persons whose attention was called to the Property during this Listing. If Seller agrees to sell the Property during the protection period to a person named in the notice or to a relative of a person named in the notice, Seller will pay Broker, upon the closing of the sale, the amount Broker would have been entitled to receive if this Listing were still in effect.
- (3) This Paragraph 5F survives termination of this Listing. This Paragraph 5F will not apply if:
  - (a) Seller agrees to sell the Property during the protection period;
  - (b) the Property is exclusively listed with another broker who is a member of Texas REALTORS® at the time the sale is negotiated; and
  - (c) Seller is obligated to pay the other broker a fee for the sale.

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F.

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	G.	County: All amounts Payable to Broker are to be paid in cash in County, Texas.
	Н.	Escrow Authorization: Seller authorizes, and Broker may so instruct, any escrow or closing agent authorized to close a transaction for the purchase or acquisition of the Property to collect and disburse to Broker all amounts Payable to Broker under this Listing.
6.	LIS	STING SERVICES:
	Br ma on co	otice Regarding Public Marketing: If the Property is publicly marketed, MLS rules require that oker file this Listing with the Multiple Listing Services (MLS) within one (1) business day. Public arketing includes, but is not limited to, fliers displayed in the windows, yard signs, digital marketing public-facing websites, brokerage website displays (including IDX and VOW), digital mmunications marketing (email blasts), multi-brokerage listing sharing networks, and other plications available to the general public.
	A.	Filing: Seller instructs Broker as follows: (Check 1 or 2 only.)
		(1) Broker will file this Listing with one or more Multiple Listing Services (MLS) according to the following: (Check only one box.)
		(a) Broker will file this Listing with one or more Multiple Listing Services (MLS) by the earlier of the time required by MLS rules or 5 days after the date this Listing begins. Seller authorizes Broker to submit information about this Listing and the sale of the Property to the MLS.
		(b) Seller instructs Broker not to file this Listing with one or more Multiple Listing Services (MLS) until days after the date this Listing begins for the following purpose(s):
		(NOTE: Do not check if prohibited by Multiple Listing Service(s).)
		Notice Regarding MLS Rules: MLS rules require Broker to accurately and timely submit all information the MLS requires including final closing of sales and sales prices. MLS rules may require that the information be submitted to the MLS throughout the time the Listing is in effect. Subscribers to the MLS and appraisal districts may use the information for market evaluation or appraisal purposes. Subscribers are other brokers, agents, and real estate professionals such as appraisers. Any information filed with the MLS becomes the property of the MLS for all purposes. Submission of information to MLS ensures that persons who use and benefit from the MLS also contribute information.
		(2) Broker will not file this Listing with any Multiple Listing Services (MLS) or other listing service.
		Seller acknowledges and understands that if this option is checked: (1) the Property will not be publicly marketed; (2) the Property will not be included in the MLS database available to real estate agents and brokers from other real estate offices who subscribe to and participate in the MLS, and their buyer clients may not be aware that the Property is offered for sale; (3) the Property will not be included in the MLS's download to various real estate Internet sites that are used by the public to search for property listings; and (4) real estate agents, brokers, and members of the public may be unaware of the terms and conditions under which Seller is marketing the Property. Seller further acknowledges and understands that if this option is checked, and the Property is publicly marketed by anyone, including Seller, MLS rules require that Broker file this Listing with the MLS within one (1) business day.

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- B. Listing Content: If Broker files this Listing under Paragraph 6A, the parties agree to the following:
  - (1) Definitions:
    - (a) "Listing Content" means all photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, remarks, narratives, pricing information, and other copyrightable elements relating to the Property.
    - (b) "Seller Listing Content" means Listing Content provided by Seller to Broker or Broker's associates.
    - (c) "Broker Listing Content" means Listing Content that is otherwise obtained or produced by Broker or Broker's associates in connection with this Listing.
  - (2) Seller grants Broker a non-exclusive, irrevocable, worldwide, royalty-free license to use, sublicense through multiple tiers, publish, display, and reproduce the Seller Listing Content, to prepare derivative works of the Seller Listing Content, and to distribute the Seller Listing Content, including any derivative works of the Seller Listing Content. This Paragraph 6B(2) survives termination of this Listing.
  - (3) All Broker Listing Content is owned exclusively by Broker, and Seller has no right, title or interest in or to any Broker Listing Content.
  - (4) Seller understands and agrees that both the Seller Listing Content and Broker Listing Content, including any changes to such content, may be filed with the MLS, included in compilations of listings, and otherwise distributed, publicly displayed and reproduced.

#### 7. ACCESS TO THE PROPERTY:

- A. <u>Authorizing Access</u>: Authorizing access to the Property means giving permission to another person to enter the Property, disclosing to the other person any security codes necessary to enter the Property, and lending a key to the other person to enter the Property, directly or through a keybox. To facilitate the showing and sale of the Property, Seller instructs Broker to:
  - (1) access the Property at reasonable times;

authorize others to access the Property:

- (2) authorize other brokers, their associates, inspectors, appraisers, and contractors to access the Property at reasonable times; and
- (3) duplicate keys to facilitate convenient and efficient showings of the Property.

(1) Broker is or is not authorized to place a keybox on the Property.

C.	Keybox: A keybox is a locked container placed on the Property that holds a key to the Property.
	A keybox makes it more convenient for brokers, their associates, inspectors, appraisers, and
	contractors to show, inspect, or repair the Property. The keybox is opened by a special
	combination, key, or programmed device so that authorized persons may enter the Property, even
	in Seller's absence. Using a keybox will probably increase the number of showings, but involves
	risks (for example, unauthorized entry, theft, property damage, or personal injury). Neither the
	Association of REALTORS® nor MLS requires the use of a keybox.

B. Scheduling Companies: Broker may engage the following companies to schedule appointments and to

- (2) If a tenant occupies the Property at any time during this Listing, Seller will furnish Broker a written statement (for example, TXR 1411), signed by all tenants, authorizing the use of a keybox or Broker may remove the keybox from the Property.
- D. <u>Liability and Indemnification</u>: When authorizing access to the Property, Broker, other brokers, their associates, any keybox provider, or any scheduling company are not responsible for personal injury or property loss to Seller or any other person. Seller assumes all risk of any loss, damage, or injury. **Except for a loss caused by Broker, Seller will indemnify and hold Broker harmless from any claim for personal injury, property damage, or other loss.**

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8. RESERVED.
9. INTERMEDIARY: (Check A or B only.)
A. <u>Intermediary Status</u> : Broker may show the Property to interested prospective buyers who Broker represents. If a prospective buyer who Broker represents offers to buy the Property, Seller authorizes Broker to act as an intermediary and Broker will notify Seller that Broker will service the parties in accordance with one of the following alternatives.
(1) If a prospective buyer who Broker represents is serviced by an associate other than the associate servicing Seller under this Listing, Broker may notify Seller that Broker will: (a) appoint the associate then servicing Seller to communicate with, carry out instructions of, and provide opinions and advice during negotiations to Seller; and (b) appoint the associate then servicing the prospective buyer to the prospective buyer for the same purpose.
(2) If a prospective buyer who Broker represents is serviced by the same associate who is servicing Seller, Broker may notify Seller that Broker will: (a) appoint another associate to communicate with, carry out instructions of, and provide opinions and advice during negotiations to the prospective buyer; and (b) appoint the associate servicing the Seller under this Listing to the Seller for the same purpose.
(3) Broker may notify Seller that Broker will make no appointments as described under this Paragraph 9A and, in such an event, the associate servicing the parties will act solely as Broker's intermediary representative, who may facilitate the transaction but will not render opinions or advice during negotiations to either party.
B. No Intermediary Status: Seller agrees that Broker will not show the Property to prospective buyers who Broker represents.
<ul> <li>Notice: If Broker acts as an intermediary under Paragraph 9A, Broker and Broker's associates:</li> <li>may not disclose to the prospective buyer that Seller will accept a price less than the asking price unless otherwise instructed in a separate writing by Seller;</li> <li>may not disclose to Seller that the prospective buyer will pay a price greater than the price submitted in a written offer to Seller unless otherwise instructed in a separate writing by the prospective buyer;</li> <li>may not disclose any confidential information or any information Seller or the prospective buyer specifically instructs Broker in writing not to disclose unless otherwise instructed in a separate writing by the respective party or required to disclose the information by the Real Estate License Act or a court order or if the information materially relates to the condition of the property;</li> <li>may not treat a party to the transaction dishonestly; and</li> <li>may not violate the Real Estate License Act.</li> </ul>
<b>10. CONFIDENTIAL INFORMATION:</b> During this Listing or after it ends, Broker may not knowingly disclose information obtained in confidence from Seller except as authorized by Seller or required by law. Broker may not disclose to Seller any confidential information regarding any other person Broker represents or previously represented except as required by law.
11. BROKER'S AUTHORITY:
A. Broker will use reasonable efforts and act diligently to market the Property for sale, procure a buyer, and negotiate the sale of the Property.
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В.	If box 6A(1) is checked, Broker is authorized to display this Listing on the Internet without limitation unless one of the following is checked:
	<ul> <li>(1) Seller does not want this Listing to be displayed on the Internet.</li> <li>(2) Seller does not want the address of the Property to be displayed on the Internet.</li> </ul>
	Notice: Seller understands and acknowledges that, if box 11B(1) is checked, consumers who conduct searches for listings on the Internet will not see information about this Listing in response to their search.
C.	Broker is authorized to market the Property with the following financing options:
	(1) Conventional(5) Texas Veterans Land Program(2) VA(6) Owner Financing(3) FHA(7) Other(4) Cash
D.	In accordance with applicable MLS rules as outlined in Paragraph 6, Broker may:
	<ul><li>(1) advertise the Property by means and methods as Broker determines, including but not limited to creating and placing advertisements with interior and exterior photographic and audio-visual images of the Property and related information in any media and the Internet;</li><li>(2) place a "For Sale" sign on the Property and remove all other signs offering the Property for sale or lease;</li></ul>
	<ul> <li>(3) furnish comparative marketing and sales information about other properties to prospective buyers;</li> <li>(4) disseminate information about the Property to other brokers and to prospective buyers, including applicable disclosures or notices that Seller is required to make under law or a contract;</li> <li>(5) obtain information from any holder of a note secured by a lien on the Property;</li> <li>(6) accept and deposit earnest money in trust in accordance with a contract for the sale of the Property;</li> </ul>
	<ul> <li>(7) disclose the sales price and terms of sale to other brokers, appraisers, or other real estate professionals;</li> <li>(8) in response to inquiries from prospective buyers and other brokers, disclose whether the Seller is considering more than one offer (Broker will not disclose the terms of any competing offer unless specifically instructed by Seller);</li> <li>(9) advertise, during or after this Listing ends, that Broker "sold" the Property; and</li> <li>(10) place information about this Listing, the Property, and a transaction for the Property on an electronic transaction platform (typically an Internet-based system where professionals related to the</li> </ul>
_	transaction such as title companies, lenders, and others may receive, view, and input information).
E.	Broker is not authorized to execute any document in the name of or on behalf of Seller concerning the Property.
12. SE	LLER'S REPRESENTATIONS: Except as provided by Paragraph 15, Seller represents that:
	Seller has fee simple title to and peaceable possession of the Property and all its improvements and fixtures, unless rented, and the legal capacity to convey the Property; Seller is not bound by a listing agreement with another broker for the sale, exchange, or lease of the Property that is or will be in effect during this Listing;
C.	any pool or spa and any required enclosures, fences, gates, and latches comply with all applicable laws and ordinances;
D.	no person or entity has any right to purchase, lease, or acquire the Property by an option, right of refusal, or other agreement;
E.	Seller is current and not delinquent on all loans and all other financial obligations related to the Property, including but not limited to mortgages, home equity loans, home improvement loans, homeowner association fees, and taxes, except
	•

and Seller

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F	Seller is not aware of any liens or other encumbrances against the Property, except		
	the Property is not subject to the jurisdiction of any court; all information relating to the Property Seller provides to Broker is true and correct to the best of Selle knowledge;	_, ∍r's	
I.	the name of any employer, relocation company, or other entity that provides benefits to Seller wh selling the Property is:		
J	the Seller Listing Content, and the license granted to Broker for the Seller Listing Content, do not viol- or infringe upon the rights, including any copyright rights, of any person or entity; and	ate	
K	Seller is aware of the Property being located in the following public improvement district (PI municipal utility district (MUD), or other statutorily created districts providing water, sewer, drainage, flood control facilities and services (list all that Seller is aware of):		
13. S	LER'S ADDITIONAL PROMISES: Seller agrees to:	_	
В	cooperate with Broker to facilitate the showing, marketing, and sale of the Property; not rent or lease the Property during this Listing without Broker's prior written approval; not negotiate with any prospective buyer who may contact Seller directly, but refer all prospective buyet buyet broker;	ers	
E	not enter into a listing agreement with another broker for the sale, exchange, lease, or management the Property to become effective during this Listing without Broker's prior written approval; if box 6A(2) is checked, promptly inform Broker in the event Seller becomes aware that the Property had been publicly marketed;		
G	maintain any pool and all required enclosures in compliance with all applicable laws and ordinances; provide Broker with copies of any leases or rental agreements pertaining to the Property and adv Broker of tenants moving in or out of the Property; complete any disclosures or notices required by law or a contract to sell the Property; and	ise	
l.	amend any applicable notices and disclosures if any material change occurs during this Listing.		
	ITATION OF LIABILITY:		
А	If the Property is or becomes vacant during this Listing, Seller must notify Seller's casualty insurar company and request a "vacancy clause" to cover the Property. Broker is not responsible for the secu of the Property nor for inspecting the Property on any periodic basis.		
В	Broker is not responsible or liable in any manner for personal injury to any person or for loss damage to any person's real or personal property resulting from any act or omission not caus by Broker's negligence, including but not limited to injuries or damages caused by:  (1) other brokers, their associates, inspectors, appraisers, and contractors who are authorized access the Property;	ed	
	<ul><li>(2) other brokers or their associates who may have information about the Property on th websites;</li></ul>	eir	
	(3) acts of third parties (for example, vandalism or theft); (4) freezing water pipes;		
	(5) a dangerous condition on the Property;		
	(6) the Property's non-compliance with any law or ordinance; or (7) Seller, negligently or otherwise.		
C	Seller agrees to protect, defend, indemnify, and hold Broker harmless from any damage, cos attorney's fees, and expenses that:	ts,	

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(2) arise from Seller's failure to disclose any material or relevant information about the Property;

(1) are caused by Seller, negligently or otherwise;

(3) are caused by Seller giving incorrect information to any person.

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16. DEFAULT: If Seller does not cooperate with Broker to facilitate the showing, marketing, or sale of the Property or otherwise breaches this Listing, Seller is in default and will be liable to Broker for the amount of the Broker's compensation specified in Paragraph 5 and any other compensation Broker is entitled to receive under this Listing; Broker may also terminate this Listing and exercise any other remedy at law. If a sales price is not determinable in the event of an exchange or breach of this Listing, the Listing Price will be the sales price for purposes of computing compensation. If Broker breaches this Listing, Broker is in default and Seller may exercise any remedy at law.			
17. MEDIATION: The parties agree to negotiate in good faith in an effort to resolve any dispute related to this Listing that may arise between the parties. If the dispute cannot be resolved by negotiation, the dispute will be submitted to mediation. The parties to the dispute will choose a mutually acceptable mediator and will share the cost of mediation equally.			
18. ATTORNEY'S FEES: If Seller or Broker is a prevailing party in any legal proceeding brought as a result of a dispute under this Listing or any transaction related to or contemplated by this Listing, such party will be entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.			
<b>19. ADDENDA AND OTHER DOCUMENTS:</b> Addenda that are part of this Listing and other documents that Seller may need to provide are:			
<ul> <li>A. Information About Brokerage Services;</li> <li>B. Seller Disclosure Notice (§5.008, Texas Property Code);</li> <li>C. Addendum for Seller's Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (required if Property was built before 1978);</li> <li>D. Residential Real Property Affidavit (T-47 Affidavit; related to existing survey);</li> <li>E. MUD, Water District, or Statutory Tax District Disclosure Notice (Chapter 49, Texas Water Code);</li> <li>F. PID Disclosure Notice;</li> <li>G. Request for Information from an Owners' Association;</li> <li>H. Request for Mortgage Information;</li> <li>I. Information about Mineral Clauses in Contract Forms;</li> <li>J. Information about On-Site Sewer Facility;</li> <li>K. Information about Property Insurance for a Buyer or Seller;</li> <li>L. Information about Special Flood Hazard Areas;</li> <li>M. Condominium Addendum to Listing;</li> <li>N. Keybox Authorization by Tenant;</li> <li>O. Seller's Authorization to Disclose and Advertise Certain Information; and</li> <li>P.</li> </ul>			
20. AGREEMENT OF PARTIES:			
A. <u>Entire Agreement</u> : This Listing is the entire agreement of the parties and may not be changed except by written agreement.			

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B. Assignability: Neither party may assign this Listing without the written consent of the other party.

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- C. Binding Effect: Seller's obligation to pay Broker Earned compensation is binding upon Seller and Seller's heirs, administrators, executors, successors, and permitted assignees.
- D. Joint and Several: All Sellers executing this Listing are jointly and severally liable for the performance of all its terms.
- E. Governing Law: Texas law governs the interpretation, validity, performance, and enforcement of this Listing.
- F. Severability: If a court finds any clause in this Listing invalid or unenforceable, the remainder of this Listing will not be affected and all other provisions of this Listing will remain valid and enforceable.
- G. Notices: Notices between the parties must be in writing and are effective when sent to the receiving party's address, fax, or e-mail address specified in Paragraph 1.

#### **21. ADDITIONAL NOTICES:**

- A. In accordance with fair housing laws and the National Association of REALTORS® Code of Ethics, Broker's services must be provided and the Property must be shown and made available to all persons without regard to race, color, religion, national origin, sex, disability, familial status, sexual orientation, or gender identity. Local ordinances may provide for additional protected classes (for example, creed, status as a student, marital status, or age).
- B. Broker advises Seller to contact any mortgage lender or other lien holder to obtain information regarding payoff amounts for any existing mortgages or liens on the Property.
- C. Broker advises Seller to review the information Broker submits to an MLS or other listing service.
- D. Broker advises Seller to remove or secure jewelry, prescription drugs, other valuables, firearms and any other weapons.
- E. Broker advises Seller to consult an attorney before using any type of surveillance device in the Property to record or otherwise monitor prospective buyers without their knowledge or consent. Seller should be aware that a prospective buyer might photograph or otherwise record the Property without Seller's knowledge or consent.
- F. Statutes or ordinances may regulate certain items on the Property (for example, swimming pools and septic systems). Non-compliance with the statutes or ordinances may delay a transaction and may result in fines, penalties, and liability to Seller.
- G. If the Property was built before 1978, Federal law requires the Seller to: (1) provide the buyer with the federally approved pamphlet on lead poisoning prevention; (2) disclose the presence of any known lead-based paint or lead-based paint hazards in the Property; (3) deliver all records and reports to the buyer related to such paint or hazards; and (4) provide the buyer a period up to 10 days to have the Property inspected for such paint or hazards.
- H. If Seller is a "foreign person" as defined by federal law, a buyer may be required to withhold certain amounts from the sales proceeds and deliver the same to the Internal Revenue Service to comply with applicable tax law. A "foreign person" is a: (1) nonresident alien individual; (2) foreign corporation that has not made an election under section 897(i) of the Internal Revenue Code to be treated as a domestic corporation; or (3) foreign partnership, trust, or estate. The definition does not include a resident alien individual. Seller notifies Broker that Seller is or is not a "foreign person" as defined by federal law. If Seller is unsure whether Seller qualifies as a "foreign person" under federal law, Broker advises Seller to consult a tax professional or an attorney.

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and Seller

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- I. Broker advises Seller to refrain from transmitting personal information, such as bank account numbers or other financial information, via unsecured email or other electronic communication to reduce risk of wire fraud.
- J. Broker cannot give legal advice. READ THIS LISTING CAREFULLY. If you do not understand the effect of this Listing, consult an attorney BEFORE signing.

Broker's Printed Name	License No.	Seller's Printed Name	
Broker's Signature Broker's Associate's Signature, as an authoragent of Broker	Date rized	Seller's Signature	Date
Broker's Associate's Printed Name, if applicable	License No.	Seller's Printed Name	
		Seller's Signature	Date

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## **AMENDMENT TO LISTING**

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### AMENDMENT TO LISTING AGREEMENT BETWEEN THE UNDERSIGNED PARTIES **CONCERNING THE PROPERTY AT**

"Owner" means the seller or landlord of the	above-referer	nced Property.	
Effectiveas follows:	, O\	wner and Broker amend the above-reference	d Listing
A. The Listing Price in Paragraph 3 of	the Listing is c	hanged to: \$	
		sting is changed to:	
		e is changed to Paragraph 5A1 or 5B1 a	
(a) % of the sales	price or \$	·	
(b)			<u> </u>
		ation paid to the other broker in Paragrap	h 5A2 is
(a) if the other broker represents	the buyer:	% of the sales price or \$; a	and
(b) if the other broker is a subage	ent: %	of the sales price or \$	•
E. Owner instructs Broker to cease marketing the Property on:	arketing the Pro	operty onof further instructions from Owner; or(2)	and to
The Listing is <u>not</u> terminated and re	emains in effect	for all other purposes	<del>·</del>
F. Paragraph(s)			
controlled, recommended, or sugge service. Broker compensation is full	ested by the A y negotiable. I	ation between brokers is not set by law n Association of REALTORS®, MLS, or an Brokers independently determine their fee	y listing
Broker's Printed Name	License No.	Owner's Printed Name	
Broker's ( or Broker's Associate's) Signature	Date	Owner's Signature	Date
Broker's Associate's Printed Name, if applicable	License No.	Owner's Printed Name	
		Owner's Signature	Date
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#### THIS NOTICE DOES NOT SATISFY THE WRITTEN CONSENT REQUIREMENT UNDER TEXAS LAW

To act as an intermediary, a broker must first obtain written consent from each party in a transaction (Sec. 1101.559, TX Occupations Code). Written consent from the Seller/Landlord and Buyer/Tenant can be obtained using applicable Texas REALTORS® listing and buyer/tenant representation agreements. This form is intended to notify the parties that broker will act as an intermediary and whether the broker will appoint associates to communicate with the parties.

To	:			(Seller or Landlord)
	and			(Buyer or Tenant)
Fro	om:			(Broker's Firm)
Re	:			(Property)
Da	te:			
A.	Under this notice, "owner" named prospective buyer of			I "prospect" means the above-
B.	Broker's firm represents the buyer/tenant representation		agreement and also rep	presents the prospect under a
C.	the prospect previously audesires to buy or lease a pro-	thorized Broker to act a coperty that is listed by the ser will act in accordance	as an intermediary if a pr e Broker. When the prosp	agreement, both the owner and ospect who Broker represents ect makes an offer to purchase granted in the listing agreement
D.				n, carry out instructions of, and kes such appointments, Broker
				to the owner; and
				to the prospect.
E.	By acknowledging receipt of intermediary.	of this notice, the undersi	gned parties reaffirm their	consent for broker to act as an
F.	Additional Information: (Dispersonal relationships or p			tionship to the parties, such as
COI		or suggested by the	Association of REALT	is not set by law nor fixed, ORS®, MLS, or any listing etermine their fees.
The	e undersigned acknowledge	receipt of this notice		
Sel	ler or Landlord	Date	Prospect	Date
Sel	ler or Landlord	Date	Prospect	Date



# RESIDENTIAL BUYER/TENANT REPRESENTATION AGREEMENT - LONG FORM

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1.	PARTIES: The pa	rties to this agreement are:			
	Client:				
	Address: City State Zir	· ·			
	Phone:	):			
	Email/Fax:		Emai	l/Fax:	
	Broker:				
	Address:				
	City, State, Zip	):			
	Prione.				
	Email/Fax:		Emai	l/Fax:	
2.		Client grants Broker the e		to act as Client's rea	l estate agent for the
3.	<ul><li>B. "Closing" in purchaser of landlord and to</li><li>C. "Market area"</li></ul>	ns to purchase or lease.  a sale transaction means property under a contract tenant enter into a binding lead  means that area in the ess, subdivision, city, county,	o buy. "Closir se of a proper State of Texa	ng" in a lease transact iy. as specified as follow	tion means the date a s (for example, <i>inser</i> t
		eans any interest in real of service or other listing sers.			
4.	TERM: This agreem	nent begins on	and	ends at 11:59 p.m. on	
5.	in the market area	<b>GATIONS:</b> Broker will: (a) u; (b) assist Client in negotiati provisions of this agreement	ng the acquisi		
6.	the market area a inform other broke exclusively repres	GATIONS: Client will: (a) yand negotiate the acquisition ers, salespersons, sellers, are the client for the purpose and (c) comply with other parts.	on of property nd landlords w of acquiring p	in the market area or ith whom Client may ha property in the market	nly through Broker; (b) ave contact that Broker
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Buy	er/T	enant Representation Agreement between		
7.	BR	OKER COMPENSATION:		
	Broker compensation or the sharing of compensation between brokers is not set by law nor fixed, controlled, recommended, or suggested, by the Association of REALTORS®, MLS, or any listing service. Broker compensation is fully negotiable. Brokers independently determine their fees. Broker is prohibited from receiving compensation for brokerage services from any source that exceeds the amounts stated in this agreement.			
A. Broker's Fee: When Earned and Payable, Client will pay Broker (Complete all that app				
		(1) (Purchases) % of the sales price <u>or</u> a flat fee of \$		
		(2) (Leases) % of one month's rent <u>or</u> % of all rents to be paid over the term of the lease <u>or</u> a flat fee of \$		
	B.	<u>Source of Compensation</u> : Broker will seek to obtain payment of the fees specified in Paragraph 7A first from the seller, landlord, or their agents. <u>If such persons refuse or fail to pay Broker the amount specified</u> , <u>Client will pay Broker the amount specified less any amounts Broker receives from such persons.</u>		
	C.	<u>Earned and Payable</u> : Broker's compensation is Earned when: (1) Client enters into a contract to buy or lease property in the market area; or (2) Client breaches this agreement. Broker's compensation is Payable, either during the term of this agreement or after it ends, upon the earlier of: (1) the closing of the transaction to acquire the property; (2) Client's breach of a contract to buy or lease a property in the market area; or (3) Client's breach of this agreement. If Client acquires more than one property under this agreement, Broker's compensation for each property acquired are Earned as each property is acquired and are Payable at the closing of each acquisition.		
	D.	Acquisition of Broker's Listing (Intermediary Transactions): If Client acquires a property listed by Broker, any compensation Broker offers to other brokers in Broker's listing agreement with the owner will be credited towards Broker's Fee specified under Paragraph 7A.		
	E.	Additional Compensation: In addition to Broker's Fee specified under Paragraph 7A, Broker is entitled to the following compensation.  (1) Construction: If Client uses Broker's services to procure or negotiate the construction of improvements to property that Client owns or may acquire, Client ensures that Broker will receive from Client or the contractor(s) at the time the construction is substantially complete a fee equal to:  (2) Service Providers: If Broker refers Client or any party to a transaction contemplated by this agreement to a service provider (for example, mover, cable company, telecommunications provider, utility, or contractor) Broker may receive a fee from the service provider for the referral.  (3) Other Compensation (Only insert amounts or rates of compensation that are objectively ascertainable and the specific amount or rate is known at the time of execution. Do not insert boruses a range of compensation or terms such as "TRD"):		

will disclose the specific amount of any bonus offered to Broker. Broker may not receive any bonus unless authorized by Client in writing. Client authorization may be made by amending this agreement (use TXR 1505).

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Buyer/T	enant Representation Agreement between
F.	<u>Protection Period</u> : "Protection period" means that time starting the day after this agreement ends and continuing for days. Not later than 10 days after this agreement ends, Broker may send Client written notice identifying the properties called to Client's attention during this agreement. If Client or a relative of Client agrees to acquire a property identified in the notice during the protection period, Client will pay Broker, upon closing, the amount Broker would have been entitled to receive if this agreement were still in effect. This Paragraph 7F survives termination of this agreement. This Paragraph 7F will not apply if Client is, during the protection period, bound under a representation agreement with another broker who is a member of Texas REALTORS® at the time the acquisition is negotiated and the other broker is paid a fee for negotiating the transaction.
G.	<u>Escrow Authorization</u> : Client authorizes, and Broker may so instruct, any escrow or closing agent authorized to close a transaction for the acquisition of property contemplated by this agreement to collect and disburse to Broker all amounts Payable to Broker.
Н.	County: Amounts Payable to Broker are to be paid in cash in County, Texas.
8. RE	PRESENTATIONS:
B. C. D.	Each person signing this agreement represents that the person has the legal capacity and authority to bind the respective party to this agreement.  Client represents that Client is not now a party to another buyer or tenant representation agreement with another broker for the acquisition of property in the market area.  Client represents that all information relating to Client's ability to acquire property in the market area Client gives to Broker is true and correct.  Name any employer, relocation company, or other entity that will provide benefits to Client when acquiring property in the market area:
9. IN	ERMEDIARY: (Check A or B only.)
A.	<ul> <li>Intermediary Status: Client desires to see Broker's listings. If Client wishes to acquire one of Broker's listings, Client authorizes Broker to act as an intermediary and Broker will notify Client that Broker will service the parties in accordance with one of the following alternatives.</li> <li>(1) If the owner of the property is serviced by an associate other than the associate servicing Client under this agreement, Broker may notify Client that Broker will: (a) appoint the associate then servicing the owner to communicate with, carry out instructions of, and provide opinions and advice during negotiations to the owner; and (b) appoint the associate then servicing Client to the Client for the same purpose.</li> <li>(2) If the owner of the property is serviced by the same associate who is servicing Client, Broker may notify Client that Broker will: (a) appoint another associate to communicate with, carry out instructions of, and provide opinions and advice during negotiations to Client; and (b) appoint the associate servicing the owner under the listing to the owner for the same purpose.</li> <li>(3) Broker may notify Client that Broker will make no appointments as described under this Paragraph 9A and, in such an event, the associate servicing the parties will act solely as Broker's intermediary representative, who may facilitate the transaction but will not render opinions or advice during negotiations to either party.</li> </ul>
B.	No Intermediary Status: Client does not wish to be shown or acquire any of Broker's listings.
Notice	<ul> <li>If Broker acts as an intermediary under Paragraph 9A, Broker and Broker's associates:</li> <li>→ may not disclose to Client that the seller or landlord will accept a price less than the asking price unless otherwise instructed in a separate writing by the seller or landlord;</li> <li>→ may not disclose to the seller or landlord that Client will pay a price greater than the price submitted in a written offer to the seller or landlord unless otherwise instructed</li> </ul>

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in a separate writing by Client;

- may not disclose any confidential information or any information a seller or landlord or Client specifically instructs Broker in writing not to disclose unless otherwise instructed in a separate writing by the respective party or required to disclose the information by the Real Estate License Act or a court order or if the information materially relates to the condition of the property;
- shall treat all parties to the transaction honestly; and
- shall comply with the Real Estate License Act.
- **10. COMPETING CLIENTS:** Client acknowledges that Broker may represent other prospective buyers or tenants who may seek to acquire properties that may be of interest to Client. Client agrees that Broker may, during the term of this agreement and after it ends, represent such other prospects, show the other prospects the same properties that Broker shows to Client, and act as a real estate broker for such other prospects in negotiating the acquisition of properties that Client may seek to acquire.

#### 11. CONFIDENTIAL INFORMATION:

- A. During the term of this agreement or after its termination, Broker may not knowingly disclose information obtained in confidence from Client except as authorized by Client or required by law. Broker may not disclose to Client any information obtained in confidence regarding any other person Broker represents or may have represented except as required by law.
- B. Unless otherwise agreed or required by law, a seller or the seller's agent is not obliged to keep the existence of an offer or its terms confidential. If a listing agent receives multiple offers, the listing agent is obliged to treat the competing buyers fairly.
- **12. MEDIATION:** The parties agree to negotiate in good faith in an effort to resolve any dispute that may arise related to this agreement or any transaction related to or contemplated by this agreement. If the dispute cannot be resolved by negotiation, the parties will submit the dispute to mediation before resorting to arbitration or litigation and will equally share the costs of a mutually acceptable mediator.
- 13. **DEFAULT:** If either party fails to comply with this agreement or makes a false representation in this agreement, the non-complying party is in default. If Client is in default, Broker may terminate this agreement and Client will be liable for the amount of compensation that Broker would have received under this agreement if Client was not in default; Broker may also terminate this agreement and exercise any other remedy at law. If Broker is in default, Client may exercise any remedy at law.
- **14. ATTORNEY'S FEES:** If Client or Broker is a prevailing party in any legal proceeding brought as a result of a dispute under this agreement or any transaction related to this agreement, such party will be entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.
- 15. LIMITATION OF LIABILITY: Neither Broker nor any other broker, or their associates, is responsible or liable for any person's personal injuries or for any loss or damage to any person's property that is not caused by Broker. Client will hold broker, any other broker, and their associates, harmless from any such injuries or losses. Client will indemnify Broker against any claims for injury or damage that Client may cause to others or their property.

16. AL	<b>6. ADDENDA:</b> Addenda and other related documents which are part of this agreement are:					
	Information About Brokerage Services		Protect Your Family from Lead in Your Home			
	Mold Remediation Consumer Protection		Information about Special Flood Hazard Areas			
	Information Concerning Property Insurance		For Your Protection: Get a Home Inspection			
	General Information and Notice to Buyers		Wire Fraud Warning			
	and Sellers		-			

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and Client

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Buyer/Tenant Representation Agreement between	

#### 17. SPECIAL PROVISIONS:

#### 18. ADDITIONAL NOTICES:

- A. In accordance with fair housing laws and the National Association of REALTORS® Code of Ethics, Broker's services must be provided without regard to race, color, religion, national origin, sex, disability, familial status, sexual orientation, or gender identity. Local ordinances may provide for additional protected classes (for example, creed, status as a student, marital status, or age).
- B. Broker is not a property inspector, pest inspector, appraiser, surveyor, engineer, environmental assessor, or compliance inspector. Client should seek experts to render such services in any acquisition.
- C. If Client purchases property, Client should have an abstract covering the property examined by an attorney of Client's selection, or Client should be furnished with or obtain a title policy.
- D. Client may purchase a residential service contract. Client should review such service contract or the scope of coverage, exclusions, and limitations. The purchase of a residential service contract is optional. There are several residential service companies operating in Texas.
- E. When viewing a property, Client might be recorded or otherwise monitored without Client's knowledge or consent. Additionally, consult an attorney before recording or photographing a property without Owner's knowledge or consent.
- F. To reduce risk of wire fraud, Client should refrain from transmitting personal information, such as bank account or other financial information, via unsecured email or other electronic communication. If Client receives any request to wire funds, even if the communication appears to come from a legitimate source, Client should verify its authenticity prior to transferring any funds. Verification should be made in person or via phone call using a recognized phone number not found in the communication. Broker will not send Client any electronic communication with instructions to wire funds or to provide personal information.

CONSULT AN ATTORNEY: Broker cannot give legal advice. This is a legally binding agreement. READ IT CAREFULLY. If you do not understand the effect of this agreement, consult your attorney BEFORE signing.

Broker's Printed Name	License No.	Client's Printed Name	
Broker's Signature Broker's Associate's Signature	Date	Client's Signature	Date
Broker's Associate's Printed Name, if applicable	License No.	Client's Printed Name	
		Client's Signature	Date

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## **AMENDMENT TO BUYER/TENANT REPRESENTATION AGREEMENT**

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On or a		t (the Agreement).	, Client an	d Broker entered into a Bo	uyer/Tenant Representation
Effectiv	Effective			Broker amend the Agreeme	ent as follows:
A.	The	"market area" in Paragraph	3 is redefined as		
□ В.	The	date the Agreement ends sp	pecified in Paragr	aph 4 is changed to	·
☐ C.	(1) (2)	r TXR 1507 only) Brokers Obligations in Parag Client  does or  does not e: To change Broker's Fees	authorize Broker	to act as an intermediary	
D.	(Fo	r TXR 1501 and TXR 1507 o	only) Broker's Fe	es in Paragraph 7A are ch	nanged to (Complete all that
	(1)	(Purchases) % of the following property:	f the sales price	or a flat fee of \$	if Client purchases
	(2)	(Leases) % of one the lease or a flat fee of \$	e month's rent <u>or</u>	general ways of all rents of the following series of t	to be paid over the term of lowing property:
E.	will	r TXR 1501 and TXR 1507 of be paid a bonus from seller, la chases or leases the following	andlord, or their a	igent in an amount equal to	\$if Client
F.		nt instructs Broker to cease to resume providing services			
	The	Agreement is not terminated	d and remains in	effect for all other purposes	 S.
☐ G.	Para	agraph(s)	are changed a	as follows:	
Broker's	Print	ed Name	License No.	Client's Printed Name	
Broker's	s ( O	r Broker's Associate's) Signature	Date	Client's Signature	Date
Broker's	Asso	ciate's Printed Name, if applicable	License No.	Client's Printed Name	
				Client's Signature	Date

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## **COMPENSATION AGREEMENT BETWEEN BROKERS**

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1. PARTIES: The parties to this Agreement are:						
Li	Listing/Principal Broker:					
	Full Address:	□ Ma:1/□				
C	ooperating Broker:					
	Phone:	E-Mail/Fax:				
2. P	ROPERTY: "Property" means the follow	ving real prop	erty in	Texas, together with all its improvements an	d fixtures:	
	ull Address or Description: or as described in an attached exhibit.					
	<b>EGISTRATION:</b> Cooperating Broker re					
	roker represents the owner of the Prope			(Client) with Listing/Principal Broker. Lis	ting/Principal	
				and ends at 11:59 pm on	·	
5. C	OOPERATING BROKER'S FEES:					
Α.	<ul> <li>A. Fees: When Earned and Payable, Listing/Principal Broker will pay Cooperating Broker (complete all that apply): <ul> <li>(1) (Sale)</li></ul></li></ul>					
	Cooperating Broker is the procuring closes, either during the Term or aft any fee if, through no fault of the Lis was impossible or financially unfeat	cause of the er it ends. Lis ting/Principal asible for the wor closing	sale c ting/Pi Broke Listin	t any price. Cooperating Broker's fees are in lease and (ii) when a lease is executed or incipal Broker is not obligated to pay Cooper and in the exercise of good faith and reasog/Principal Broker to collect its fee under it is authorized to pay Cooperating Broker	when a sale rating Broker nable care, it the separate	
C	. Related Parties: If a related party of Cooperating Broker will be entitled Property. "Related party" means ar	Client agrees to all compe ny assignee c	ensation	chase or lease all or part of the Property duri on under this Agreement as if Client had nt, any family member or relation of Client led by Client, in whole or part, and any entity	acquired the , any officer,	
W			-	ement of the parties and may not be chang agreement between the parties concerning		
Listing	/Principal Broker's Printed Name	License No.		Cooperating Broker's Printed Name	License No.	
	/Principal Broker's Signature Broker's Associate)	Date		Cooperating Broker's Signature ( or Broker's Associate)	Date	
Listing,	/Principal Broker's Associate's Printed Name	License No.		Cooperating Broker's Associate's Printed Name	License No.	
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## **COMPENSATION AGREEMENT BETWEEN BROKER AND OWNER**

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1.	PARTIES: The parties to this Agreement are:					
	Owner:					
	Address:					
	City, State, Zip:					
	City, State, Zip: E-Mail/Fax:					
	Proker:					
	Address:City_State_Zip:					
	City, State, Zip: E-Mail/Fax:					
2.	<b>PROPERTY:</b> "Property" means the following real property in Texas, together with all its improvements a fixtures:					
	Address: City: Zip:					
	Legal Description (Identify exhibit if described on attachment):					
	ASKING PRICE: Owner is presently asking:  A. \$ to sell the Property; and  B. \$ to lease the Property.					
4.	REGISTRATION: Broker registers (Prospect) with Own	er.				
5.	TERM: This Agreement begins on and ends at 11:59 pm on					
6.	<b>BROKER'S FEE:</b> Owner is not obligated to pay Broker a fee until such time as Broker's fee is Earned a Payable. Broker's fees are Earned when Owner enters into a binding agreement to sell or lease all or pay the Property at any price to Prospect or if Owner breaches this Agreement. Broker's fees are Payable in amounts stated below at the specified times.	rt of				
	<ul> <li>A. <u>Sales</u>: <ul> <li>(1) If Owner agrees to sell all or a part of the Property to Prospect at any price during the Term, Ow will pay Broker a fee equal to: <ul> <li>(a)</li></ul></li></ul></li></ul>	/ner ·				

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Coi	mper	nsation Agreement concerning
	В.	<u>Leases</u> :
		(1) Primary Lease:  (a) If Owner agrees to lease all or part of the Property to Prospect, on any terms, during the Term Owner will pay Broker a fee equal to:  (1)
		(2) Renewals: If Prospect leases all or part of the Property during the Term and subsequently, eithe during the Term or after it ends, extends, renews, or expands the lease, (including new leases fo more, less, or different space in the same building or complex), Owner will pay Broker, at the time the extension, renewal, or expansion commences, a fee equal to:  (a) % of one full month's rent Prospect is obligated to pay under the lease; (b) % of all rents to be paid for the term of the extension, renewal, or expansion; or (c)  (3) Subsequent Sale to a Tenant: If Prospect leases all or part of the Property during the Term and subsequently, either during the Term or after it ends, agrees to buy all or part of the Property within the term of the lease or within 180 days after the date the lease ends, Owner will pay Broker, at the closing of the sale, a fee equal to:  (a) % of the sales price; or (b)
		OTICE: If the Property is commercial property under Chapter 62, Property Code, Broker is entitled to clain ien against the Property to secure payment of an earned commission.
7.	BR	OKER'S REPRESENTATION:
	<b>A</b> .	Owner acknowledges receipt of the attached <b>Information About Brokerage Services</b> which is incorporated into this Agreement for all purposes. During negotiations for the sale or lease of the Property, Broker: (1) will represent Owner only. (2) will represent Prospect only. (3) will act as an intermediary between Owner and Prospect.
	B.	If Broker acts as an intermediary, Broker will assist both Prospect and Owner in the sale or lease of the Property. Broker's fees will be paid by Owner as provided in Paragraph 6. Broker may appoint a licensed associate(s) of Broker to communicate with, carry out instructions of, and provide opinions and advice during negotiations to Owner and appoint another licensed associate(s) for the same purposes to Prospect As an intermediary. Broker:

(3) may not disclose any confidential information or any information Owner or Prospect

(1) may not disclose to Prospect that Owner will accept a price less than the asking price unless

(2) may not disclose to Owner that Prospect will pay a price greater than the price submitted in a written offer to Owner unless otherwise instructed in a separate writing by Prospect;

specifically instruct Broker in writing not to disclose unless otherwise instructed in a separate writing by the respective party or required to disclose the information by the Real Estate License Act or a court order or if the information materially relates to the condition of the Property.

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otherwise instructed in a separate writing by Owner;

		<ul><li>(4) shall treat all parties to the transaction honestly; and</li><li>(5) shall comply with the Real Estate License Act.</li></ul>					
		DENDA: Addenda and other related documents which are part of this Agreement are Information About okerage Services and					
9. (	OTHER:						
E .	3. C.	Entire Agreement: This document contains the entire agreement between the parties and may not be changed except by written agreement. This Agreement supersedes any prior agreement between the parties concerning the same subject matter.  Notices: Notices between the parties must be in writing and are effective when sent to the receiving party's address, fax, or e-mail specified in Paragraph 1.  Definition of Sell: "Sell" means to sell, agree to sell, convey, agree to convey, exchange, agree to exchange, transfer, or agree to transfer a legal or equitable interest either by written or oral agreement or option. The transfer of Owner's interest (stock or shares) in any entity that holds title to the Property for the purpose of conveying the Property to another person is a sale.  Disbursements: All fees to Broker under this Agreement are payable in cash in the county in which the Property is located. Owner authorizes Broker to instruct any escrow or closing agent to collect and disburse to Broker at closing the Broker's fees due under this Agreement. Paragraphs 6B(2) and 6B(3) survive termination of this Agreement. In the event of an exchange or breach of this Agreement, the asking price will be the sales price or rental rate for computing Broker's fees.  Related Parties: If a related party of Prospect agrees to buy or lease all or part of the Property during the Term, Broker will be entitled to all compensation under this Agreement as if Prospect had acquired the Property. "Related party" means any assignee of Prospect, any family member or relation of Prospect, any officer, director, or partner of Prospect, any entity owned or controlled, in whole or part, by Prospect, and any entity that owns or controls Prospect, in whole or part.  Additional Notices:  (1) Broker's fees or the sharing of fees between brokers are not fixed, controlled, recommended, suggested, or maintained by the Association of REALTORS® or any listing service. Broker's fees are negotiable.  (2) If the Property contains a residential dwelling bui					

Broker's ( or Broker's Associate's) Signature Date Owner's Signature Date

Broker's Associate's Printed Name License No. Owner's Printed Name

Owner's Signature Date

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## **ADDENDUM REGARDING BROKERS' FEES**

TO CONTRACT CONCERNING THE PROPERTY AT:

(Address of Property)
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Note: This addendum should not be used with the Farm and Ranch Contract (TREC 25-15; TXR 1701).

		·			
Α.	<b>ADDENDUM CONTROLS:</b> If any part of this adder control.	dum conflicts with a provision in the contract, this addendum will			
В.	FEES: Cash fees as specified in this addendum will	be paid in County, Texas.			
C.	LISTING BROKER'S FEES: Seller shall pay Listing Broker the fees specified in a separate written representation agreement between Seller and Listing Broker.				
D.	I be paid as specified below, and Buyer shall pay any remaining written representation agreement between Other Broker and Buyer.				
	written compensation agreement between l	or% of sales price as contained in a separate Listing Broker and Other Broker (such as TXR 2402). <b>(Specified ally and does not change compensation specified in separate</b>			
	(2) Seller shall pay: (Check one box only)				
	agreement between Seller and Other	% of sales price as contained in a separate written compensation Broker (such as TXR 2401). (Specified amount is for informational ge compensation specified in separate written compensation			
	(b) \$oronly if there is no separate written This option creates a new obligation for	% of sales price towards Other Broker's fees. (Use this option compensation agreement between Seller and Other Broker. or Seller.)			
E.	representation agreement, Seller shall also pay Listin Amounts specified in this Paragraph E shall be applied separate written representation agreement. Buyer sl	ny fees Seller has agreed to pay Listing Broker in a separate writtening Broker \$ or % of sales price. ied towards any fees Buyer has agreed to pay Listing Broker in a shall pay any remaining amount due to Listing Broker specified in a soption only if Listing Broker represents Seller and Buyer as an for Seller.)			
F.	<b>AUTHORIZATION:</b> Seller and Buyer authorize Escrewith this addendum or other separate written agreen	ow Agent to pay Listing and Other Broker at closing in accordance nents.			
obl		<b>FULLY NEGOTIABLE.</b> This addendum confirms or creates an ATTORNEY BEFORE SIGNING. TREC rules prohibit real estate THIS FORM CAREFULLY.			
Bu	yer's Printed Name	Seller's Printed Name			
Bu	yer's Signature Date	Seller's Signature Date			
Bu	yer's Printed Name	Seller's Printed Name			
Bu	yer's Signature Date	Seller's Signature Date			
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## SELLER'S AUTHORIZATION TO DISCLOSE AND ADVERTISE CERTAIN INFORMATION

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CC	NCERNING THE PROPERTY	AT		
A.	contributing an amount up	to \$	orokers and prospective buyertowards buyer's export or other expenses payable	penses. Buyer may use
		act. Seller has th	or any other amount unles ne sole discretion to deterr egotiations with the buyer.	
		ed to or condit	ncluded on a Multiple Listing ioned upon the retention ouyer representative.	
В.	concerning the Property to	prospective buye or placing the Prop	on, to disclose and advertise irs and other brokers (for experty on the market, any conders"):	ample, insert information
	TE: All disclosures and adve		be in compliance with local, s MLS policies.	state, and federal laws as
Sel	er's Printed Name		Seller's Printed Name	
Sel	er's Signature	Date	Seller's Signature	Date

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### REPRESENTATION DISCLOSURE

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C	ONCERNING THE PROPERTY AT:		
Br	oker/Broker Firm Name:		License No.:
Br	oker's Associate's Name:		License No.:
A.	party in a proposed real estate transholder's first contact with:	pations Code) requires a real estate li action to disclose, orally or in writing, th	
	<ul><li>(1) another party to the transacti</li><li>(2) another license holder who re</li></ul>	n; or presents another party to the transaction	on.
В.	Broker represents the following part		
	Seller:		·
	Buyer:		
C.		ting as an agent, is a fiduciary. The pr client. The license holder must trea to their client is primary.	
CO	entrolled, recommended, or sugges	of compensation between brokers d by the Association of REALTORS le. Brokers independently determine	®, MLS, or any listing service.
	ne undersigned persons acknowled is disclosure:	ge there is <u>no</u> agency relationship	with Broker as of the date of
Pri	nted Name	Printed Name	
 Sig	gnature Da	 Signature	Date



## AMENDMENT TO RESIDENTIAL REAL ESTATE LISTING AGREEMENT

(Sale/Lease)

USE OF THIS FORM BY PERSONS WHO ARE NOT SUBSCRIBERS OF UNLOCK MLS IS NOT AUTHORIZED.

For amendment of Residential Real Estate Listing Agreement with listing in Unlock MLS.

## BETWEEN THE UNDERSIGNED PARTIES CONCERNING THE PROPERTY AT

The	teri	m "Owner" means the seller o	or landlord of the pr	roperty under the Listing.	
Effective, the undersigned Owner and Broker amend the Residential Estate Listing Agreement between them dated (the "Listing") as follows:					the Residential Real as follows:
	Α.	LISTING PRICE: The Listing	g Price is changed	to \$	
	В.	TERM: The date the Listing	ends is changed to	0	
	C.	a monetary contribution to the which may be used by the b	ne buyer/tenant at o ouyer/tenant for pa	<b>ANT</b> : Broker may advertise the closing in an amount not less to the yment of expenses incurred be perty, including but not limited to the control of the co	han \$ y the buyer/tenant in
	D.	<b>COMPENSATION:</b> The con <b>brokers</b> ) is amended to be:	npensation for Brol	ker's services ( <i>not including</i> a	any fee to any other
		(1) In the event of a purchas	se: (a)%	of the purchase price; or (b)	S
		(2) in the event of a lease: ( over the lease term, or (		month's rent; or (b)%	of all rent to be paid
				mpensation for any other brok e contribution described in Pal	
I	E.			nstructs Broker to cease mark	
				Property on : [ (1)	
	F.	OTHER:			
	•	,	•	rms used in this Amendment the Listing shall continue in fu	
11100			·	_	
				Y LAW AND ARE FULLY N	
L	3K(	OKER COMPENSATION IS NO	OI FIXED, CONTR	OLLED OR RECOMMENDED I	BY UNLOCK MLS
BF	ROI	KER		OWNER	
Br	oke	er's printed name	License No.	Owner's signature	Date
Br	oke	er's Associate's signature	License No.	Owner's signature	 Date

Phone: 512.301.9647