

# LISTING AND MARKETING AGREEMENT



Proper	ty located at (Municipa	i Number)	City	
Zip	Lot	Square/Parcel	Subdivision	
or Leg	al Description		Parish of	, LA
The ur grants proper marked to, print to pay agreer exchar Broker	to Broker the sole and ty at the price as beloted and advertised by at advertising and internal Broker professional beant to sell, exchange age or otherwise trans may pay a portion of the	exclusive right to market and to sell, on outlined, or any other price that Selbroker will be determined at the sole of the advertising. Any costs incurred for strokerage fees amounting to sold or other type of transfer. This broker for title to a buyer. Broker and Seller's	uccessors and assigns for Seller's excluexchange or otherwise arrange to transfeller agrees to accept. The manner in viscretion of Broker. Said marketing shall aid marketing shall be at the sole expen or percent or age fee is earned when Seller enters in Designated Agent are authorized to coother broker in any manner Broker may	er the above described real which the Property shall be I include, but not be limited se of Broker. Seller agrees f the gross amount of any nto any agreement to sell, operate with other brokers.
continu	, 20_ ue until that sale is clos	, except if at that time an agreer	, 20, and shall ment to purchase the property is in eff cpired, whichever occurs last. Seller agress.	ect, this employment shall
within	days after the ty as a result of the ef	e expiration or termination for any reas	event of sale, exchange or any agreem on of this agreement, provided buyer ha his agreement, unless the property is list	is become interested in the
claim,		tigation, if any incorrect information is	its officers, directors, associates, agents furnished by the Seller concerning the	
writing acknow	as being confidentia  wledges that material  wledges that Seller's D	or information the disclosure of when the original or of the original or	e, confidential information includes only ich could materially harm the position on of the property cannot be considered ntial information to the Broker for the pu	of the Seller. Seller also confidential. Seller further
bearing	g escrow account in a t be disbursed without	ccordance with the rules of the Louisi	lated to the Property. Said Deposit(s) sh ana Real Estate Commission. Seller ur d Seller, or by judicial order or by ruling o	derstands that the deposit
	Sale sign □ may □ m	ay not be placed on property. ot be placed on property.		
regard attache gates, sprinkl basket window	nently attached to the less of how they are a ed to if it were removed ceiling fans, sinks, fauter system, landscape ball goals, playgrounds, window treatment	building(s) or other constructions, as a ttached and regardless of whether suld: all plumbing, heating, cooling, electricets and knobs, toilets, bathtubs, cabighting, landscaping, plants and shrubsd equipment, garage doors and opens, including draperies, rods and bling	property to be sold includes all building well as the following parts of the building stantial damage would occur to the iterical or other installations, hardware, door inets and their hardware, switch plates, s, pot hangers, awnings, fountains, frees ners, outdoor built-in cooking equipments, exterior TV antennae/satellite disheres (indoors and outdoors), carpets, windoors	g(s) or other constructions, in attached or the item it is is, gutters, shutters, fences, speakers, security system, tanding fireplace, gas logs, ent, hot tub, stained glass es, built-in appliances and



mirrors, all of which are in place at the time this agreement is executed, unless otherwise stated herein. Nothing in this description shall be deemed to include furniture and artwork, which would not be considered part of the construction of the home. In the event of doubt or ambiguity as to whether or not an item is included in the sale, such doubt or ambiguity shall be resolved in favor of inclusion unless

specifically excluded herein. The following items are specifically excluded:

Seller warrants to Broker and to Seller's Designated Agent that: (1) Seller has merchantable title to the property; (2) Seller has authority and capacity to sell and that there are no other Sellers; (3) the property fronts on a public road or highway; (4) there are no known encroachments across the boundaries or into any servitude on the property; (5) all heating, air-conditioning, plumbing, water wells, sewer systems, electrical systems as well as built-in appliances are in normal working order, which means functioning for the purpose for which they are intended, commensurate with age or will be made so prior to sale; (6) to the best of Seller's knowledge, the property has no hidden defect(s) including, but not limited to, termite or insect damage, slab or foundation cracking or sinking, structural weakness or damage, or lead based paint or lead-based paint hazard, mold or conditions that may lead to mold (i.e., water damage that has not been properly remedied).

### MINERAL RIGHTS (Check one)

☐ If Seller	owns any	/ minera	l rights	they	are to be conve	yed	with	out w	arran	ıty.	
			~								

□ Mineral rights owned by Seller, if any, are to be reserved by the Seller, but Seller waives the right to use the surface for any mineral activity.

Other

## **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.

## **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 or Seller's agent will provide Buyer with HUD pamphlet "Protect Your Family From Lead in Your Home" and Seller will comply with all disclosure requirements of Federal law and regulations concerning lead-based paint and lead-based paint hazards.

□ 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."

Check if applicable: ☐ 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.

### **AGENCY**

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.

# (Check one)

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.

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.

# MULTIPLE LISTING SERVICE, INTERNET DATA EXCHANGE AND INTERNET DISPLAY

It is understood that Broker is a member of the Greater Baton Rouge Association of REALTORS® Multiple Listing Service ("MLS"). Broker and Seller agree that the information contained in this agreement (the "Property Data") will be filed in MLS and processed in accordance with the rules and regulations of MLS. 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 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 or VOWs. Alternatively, Seller may opt out of including the property address on publicly-accessible websites to write comments or

Instan©t forms reviews about particulars listings or displays a hyperlink to such comments or reviews in immediate conjunction with particular listings, or (ii) display an automatic estimate of the market value of the listing (or hyperlink to such estimate) in immediate conjunction with the listing.

listing.	The market value of the listing (of hyperlink to such	r estimate) in inimediate conjunction with the
(Check if applicable) □ Total Opt Out - Seller has chosen accessible websites and VOWs.	to opt out of displaying the listed property on the inter	rnet, including but not limited to publicly-
	ge that, if I have selected to opt out of displaying things on the Internet will not see information about the	
Seller's Initials		
publicly-accessible websites and VOW Comments Opt Out - Seller request hyperlink to such comments or reviews that Broker will convey Seller selection VOW maintained by or on behalf of Br Market Value Opt Out - Seller requestion (or hyperlink to such an estimate) in important to the self-self-self-self-self-self-self-self-	ets that functions on VOWs allowing comments or reversion immediate conjunction with the property listing being to MLS, but is not and cannot be held responsible to	views of the property or displaying a e disabled. Seller acknowledges and agrees for the content of any VOW other than a ic estimate of the market value of the listing ler acknowledges and agrees that Broker will
and to disseminate any sales informat of the sales transaction. Nothing conta	of the pending sale upon completion of a fully exection, including without limitation, price, special financinal ained herein is intended, or shall it be construed as note a party to this marketing agreement.	ng, and Seller concessions, upon the closing
Broker may receive compensation from DEFECTS AND DOES NOT SUPERS Seller does not agree to purchase a	service plan at a cost not to exceed \$	AUSE OR RESPONSIBILITIES. nas explained the availability of such a home
firms and homeowners. It is illegal to	Civil Rights Act of 1968 (42 U.S.C. §3601 <i>et seq.</i> ), p discriminate against any person because of race, color take legal action if Seller refuses to sell for discrimin	lor, religion, sex, handicap, familial status, or
Other Provisions:		
I/We have read and understand the ab	pove.	
Seller (Signature)	Date/Time	Seller (Print)
Seller (Signature)	Date/Time	Seller (Print)
Address	City	Zip
Home Phone Number	Work Phone Number	



