

EXCLUSIVE RIGHT-TO-SELL LISTING CONTRACT Hawaii Association of REALTORS® Standard Form Revised 12/17 (NC) For Release 5/21



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	em to address comp	iaints. Non-memi	bers are not requ	uired to participate	in the grievance	system.		
	perty Reference or A							
Tax	Map Key: Div	/Zone	/Sec	/Plat	/Parcel	/CPR	(if applicable).	
Brok	kerage Firm				Seller's Name	;		
					Authorized R	epresentative		
Stat	e License No.			Phone	Title			
Add	ress				Seller's Name	<u> </u>		
Rea	I Estate Licensee				Seller's Name	<u> </u>		
	0.0.0							
Stat	e License No.			Phone	Title			
A-1	the Buyer and/or S or in writing to Seller (a) Seller's Agen Seller, includir (b) Buyer's Ager Buyer, includir (c) Dual Agent. E representing S of its licensees	ed by the Brokers hom the licensen represents Sell loyalty, and due represents Buy loyalty, and due presents both Ber client looking	age Firm and all of e represents. The ler only unless and care and diligency or only unless and care and diligency or only unless and example and Seller. The for types of properand are dual age	f its licensees. H form of represer lisclosed dual ag e. disclosed dual ag ee. his commonly oc rty similar to Sell	awaii law require: station may be on ency exists. Selle ency exists. Buye ccurs when licens er's property. In s	age Firm as their agent. In such case, s real estate licensees to disclose orally e of the following: ut's Agent owes the highest duties to er's Agent owes the highest duties to ees in the Brokerage Firm and all tral in negotiations and must not		
		ees [] does not			t Addendum is	required with the	e Purchase Contract under Hawaii	
	law.	es, then a separa		0 ,				
	law. Customer. Seller's	Agent can also a	Contract, can pr	customer. As a c	-		by Seller's Agent. Seller's Agent can back to Buyer any acceptance or	

BROKER'S INITIALS & DATE

SELLER'S INITIALS & DATE

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A-3			IVE RIGHT TO SELL: "Exclusive Right to Sell means that Seller shall list the Property with Brokerage Firm only and that Brokerage without the accommission if the Brokerage Firm as Seller's agent and
			utitled to a commission if the Property is sold by Brokerage Firm or Seller. Seller hereby employs Brokerage Firm as Seller's agent and observage Firm the exclusive and irrevocable right to sell or exchange the Property identified above and described on the attached
	•		A (Property Information). Seller shall conduct all negotiations regarding the sale of the Property only through Brokerage Firm, and will
			rokerage Firm all communications received in any form relating to the sale of the Property from any source during the Listing Period.
A-4			PERIOD: Begins (date) and ends at 11:59 PM (HST) on (date)
			ty may end the Listing Contract with () calendar days' advanced written notice to the other. However,
			arty may end this Listing Contract before 11:59 PM (HST) on (date) unless Seller and Brokerage Firm
۸.	•		vriting, to an earlier date.
A-5			CLUDED OR EXCLUDED: Unless specifically excluded in Exhibit A which is made part of this Listing Contract, all fixtures and built-in
۸ 6			s attached to the Property will be included in the sale. Personal property and staging items will be excluded. PRICE: US Dollars
A-0	(\$	1110	OS Dollars
A-7		/PEN	ISATION TO BROKERAGE FIRM: Seller agrees to pay Brokerage Firm in US Dollars,
,,,			
	on th	ne oc	currence of any of the following:
			erage Firm, Seller, Cooperating Broker or any other person procures a Buyer (or Buyers) who offers to purchase the Property on the
	` ,		and terms of this Listing Contract, or on any price and terms acceptable to Seller, during the Listing Period or any extension of the
			ng Period, no matter who (including Seller) procures the Buyer.
	(b)	Brok	erage Firm procures a Buyer (or Buyers) ready, willing and able to pay the Listing Price and meet the other material terms of this
		Listi	ng Contract, and Seller refuses to sign the Purchase Contract.
	(c)		erage Firm procures a ready, willing and able Buyer who meets the price and terms acceptable to Seller, executes a Purchase
			tract with a Buyer and Seller subsequently defaults under the terms of the Purchase Contract.
			er withdraws Property from sale before the end of this Listing Contract without the consent of Brokerage Firm.
	(e)		ller enters into an option agreement with a Buyer, Seller agrees to pay one-half of the option consideration. However, Seller will not
			more than what would have been Brokerage Firm's full commission. Seller will pay the balance of the commission, if any, and any
	(6)	-	ed upon general excise tax when the option is exercised, even if it occurs after the expiration of the Listing Contract.
	(f)		y defaulting Buyer's deposits are forfeited, Brokerage Firm is entitled to one-half of such deposit, not to exceed what would have been
	(~\		erage Firm's full commission.
۸ ٥			ection Period is exercised in A-8 below. TION PERIOD:
A-0			
	(a)		ection Period and Prospects List for this Listing Contract. The Protection Period under this Listing Contract is the designated
			od of time after the expiration or termination of this Listing Contract during which Seller may be obligated to pay Brokerage Firm
			pensation even after such expiration or termination of this Listing Contract and Brokerage Firm no longer represents Seller as listing
		•	nt. The obligation of Seller to compensate Brokerage Firm during the Protection Period is based on the terms and conditions as set
		torth	below.
		(1)	The Protection Period for this Listing Contract is () calendar days from the expiration or termination of
			Listing Contract.
		(2)	Within ten calendar (10) days from expiration or termination of this Listing Contract, Brokerage Firm shall provide a written prospects
		(-/	list of potential Buyers names to whom the Property was presented during the term of this Listing Contract (Prospects List). If
			Brokerage Firm fails to submit a Prospects List to Seller within the time provided here, then the Protection Period shall not apply to
			Brokerage Firm.
		(2)	If during the Protection Period Seller enters into an accepted Purchase Contract, evaluance agreement or grants an ention to
		(3)	If during the Protection Period Seller enters into an accepted Purchase Contract, exchange agreement or grants an option to purchase the Property under a Purchase Contract, with any prospect Buyer whose name appears on a timely submitted Prospects
			List as provided in Paragraph A-8 (a)(2) above, Brokerage Firm shall be entitled to compensation.
		(4)	Compensation owed to Brokerage Firm under this Protection Period shall be paid pursuant to Paragraph A-7 (g) above.
A-9	CON	/IPEN	SATION TO COOPERATING BROKERAGE FIRM: Brokerage Firm is authorized to cooperate with and compensate brokers
	parti	cipat	ng through the multiple listing service(s) ("MLS") by offering to MLS brokers out of Brokerage Firm's compensation either % of
			price, or \$ Brokerage Firm is authorized to cooperate with a
			ate other brokerage firms operating outside the MLS at Brokerage Firm's discretion.
A-10) ADD	OITIO	NAL TERMS:
۸ 1	ADE	END	A MADE PART OF THIS CONTRACT:
Α-1	ADL	LIND	A MADE PART OF THIS CONTRACT.
			OFFICIAL D. DROVED A OF FIDNIC OR LOATION
			SECTION B: BROKERAGE FIRM'S OBLIGATION
B-1			FORTS: Brokerage Firm agrees to use its best efforts to achieve the sale of the listed Property to a qualified Buyer at a price and upon
	term	s acc	eptable to Seller.
_			
	В	ROK	ER'S INITIALS & DATE SELLER'S INITIALS & DATE

- B-2 MARKETING: Upon execution of this Exclusive Right-to-Sell Listing Contract, Brokerage Firm is authorized to:
 - (a) Place a for sale sign on the Property and install a lock box on the property:
 - (b) Advertise the Property for sale by way of the MLS, internet, newspaper, radio, TV, Social Media or any other means that are in compliance with County, State, or Federal law;
 - (c) Prepare informational sheet to provide to potential Buyers and any other promotional items as Brokerage Firm deems advisable; and
 - (d) Hold Broker's Opens, Open Houses and any other special showings as Brokerage Firm deems appropriate.
 - NOTE: Seller acknowledges, understands, and agrees that all means of advertisement generated by Brokerage Firm will enter the marketplace and will not ever be retrieved.
- B-3 **COMMUNICATION:** Brokerage Firm agrees to keep Seller informed of any potential interest in the Property, and to present all offers in a timely manner.
- B-4 **NEGOTIATING:** Brokerage Firm agrees to assist Seller in evaluating and negotiating all offers, subject to the constraints imposed by dual agency.
- B-5 ESCROW PROCESS: Brokerage Firm agrees to assist and guide Seller to fulfill all of Seller's obligations agreed to in the Purchase Contract.
- B-6 FAIR HOUSING LAWS: Brokerage Firm shall comply with State and Federal anti-discrimination laws.

SECTION C: SELLER'S REPRESENTATIONS

Seller represents that, unless otherwise specified in writing, Seller is not aware of any of the following conditions and Seller shall promptly notify the Listing Brokerage Firm in writing if Seller becomes aware of any of these conditions during the Listing Period, which shall include any extension(s) of Listing Period:

- C-1 FINANCING DEFAULTS AND DISTRESSED PROPERTY: Any notice of default or pending foreclosure action against the Property.
- C-2 **DELINQUENT ASSSESSMENTS:** Any delinquent assessments due under any loan or other obligation such as real property taxes, AOAO, Homeowner, or Community Association dues, or child support or alimony payments.
- C-3 INSOLVENCY: Filings of bankruptcy, insolvency or similar proceedings affecting the Property.
- C-4 **LITIGATION:** Arbitration, administrative action, government investigation or other pending or threatened action that affects or may affect the value of the Property or Seller's ability to transfer the Property or title to the Property.
- C-5 SPECIAL ASSESSMENTS: Pending or proposed special assessments affecting the Property.
- C-6 REGULATORY VIOLATIONS: Violations of government regulations/ordinances related to the Property including any fines.
- C-7 ASSOCIATION VIOLATIONS: Violations of AOAO and HOA/Community Association rules and regulations, Covenants, Conditions and Restrictions.
- C-8 FINANCIAL OBLIGATIONS: Financial obligations that may exceed the proceeds of the sale and may require a short sale approval.
- C-9 LIENS AND JUDGEMENTS: Encumbrances that affect conveyance of title to the Property.

SECTION D: SELLER'S OBLIGATION

- D-1 **COOPERATION:** Seller will prepare the Property for showings and open houses. Seller shall provide all pertinent information, documents, and keys, and permit access to the Property for home and other inspections including termite inspectors, appraisers, surveyors and other service providers.
- D-2 ACCESS: Seller shall allow access, as needed, during reasonable hours for showings, open houses, home inspections, and as may be required by law in the case of tenant occupancy.
- D-3 **LOCK BOX:** Seller agrees to permit and will obtain written permission from any tenant to install a lock box or electronic key device on the Property to allow for showings and inspections.
- D-4 **SECURING VALUABLES:** Seller agrees to secure all valuables and will instruct any occupants to secure their valuables. Brokerage Firm will not be responsible for any valuables, or for loss or damage to real or personal property.
- D-5 **PROFESSIONAL ADVICE:** Seller is advised to consult an attorney, accountant, or other appropriate professionals. Seller is not relying upon Brokerage Firm for any such advice.
- D-6 **OFFERS:** Seller agrees to consider all offers presented by Brokerage Firm and to act in good faith to sell the Property. Seller shall also agree to respond in writing to any offers presented by Brokerage Firm, indicating acceptance, rejection or preparing a counter offer.
- D-7 **DISCLOSURE OF MATERIAL FACTS:** Pursuant to Hawaii Revised Statutes, Chapter 508D (for residential real property) and under common law (for all other real estate transactions, including the sale of vacant land) a Seller of residential real property is obligated to fully and accurately disclose in writing to a Buyer all "material facts" concerning the Property. "Material facts" are defined as "any fact, defect or condition, past or present, that would be expected to measurably affect the value to a reasonable person of the residential real property being offered for sale". Seller hereby agrees to provide a written disclosure statement to a Buyer containing any fact, defect or condition, past or present, that would be expected to measurably affect the value of the Property to a reasonable person. Such disclosure statement shall be prepared in good faith with due care and shall disclose all material facts relating to the Property that: (i) are within Seller's knowledge or control; (ii) can be observed from visible accessible areas or (iii) are required by Section 508D-15 of Hawaii Revised Statutes.
 - (a) Pursuant to 508D-15, Seller MUST include information in the Seller's Real Property Disclosure Statement if Property lies: (i) within the boundaries of a special flood hazard area as officially designated on Flood Insurance Administration (FEMA) maps; (ii) within the boundaries of the noise exposure area shown on maps prepared by the Department of Transportation in accordance with Federal Aviation Regulation Part 150-Airport Noise Compatibility Planning (14 Code of Federal Regulations Part 150) for any public airport; (iii) within the boundaries of the Air Installation Compatibility Use Zone of any Air Force, Army, Navy or Marine Corps airport as officially designated by military authorities or (iv) within the anticipated inundation areas designated on the Department of Defense's Civil Defense Tsunami Inundation Maps subject to the availability of maps that designate the four areas by TAX MAP KEY.
 - (b) Seller understands that purposely or negligently failing to comply with this disclosure law may result in liability for damages. Seller further understands that if a written disclosure statement is not provided, or if inspection of the Property by a third party reveals facts inconsistent with or contradictory to Seller's disclosure statement, Hawaii law requires that Brokerage Firm disclose those facts to Seller, Buyer and Buyer's agent. This obligation of disclosure limits Brokerage Firm's agency duty of confidentiality. Seller also understands that if, after Seller's disclosure statement has been delivered to Buyer and prior to closing, Seller becomes aware of information which was not previously disclosed or which makes any statement in the disclosure statement inaccurate and said information directly, substantially,

- and adversely affects the value of the Property, then Seller shall provide an amended disclosure statement, in writing, to Buyer within ten (10) days after the discovery and in no event later than twelve noon on the last business day prior to the recorded sale of the Property.
- D-8 **LEASEHOLD DISCLOSURE:** If the Property is leasehold, Seller agrees to provide, at Seller's expense, a current leasehold disclosure as required by Hawaii State law. Seller authorizes Brokerage Firm to order such a disclosure from a qualified professional, if such professional service is available.
- D-9 FAIR HOUSING LAWS: Seller shall comply with State and Federal anti-discrimination laws.
- D-10 **SEX OFFENDER**: Hawaii has enacted a law (Megan's Law) requiring sex offenders to register with the State Attorney General's office. If Seller has knowledge that a sex offender resides in the immediate area of the Property, Seller is required to disclose such information to Buyer.
- D-11 **PROSPECTS FROM PRIOR LISTINGS:** When signing this Listing Contract, Seller shall deliver to Brokerage Firm a copy of any prospect list given to Seller from any earlier listing with another brokerage firm. If another brokerage firm earns a commission because of a sale to any prospect on such a list, Seller will not be obligated to pay current Brokerage Firm any commission unless otherwise agreed. However, should Seller fail to provide such a list from their previous listings, the Seller may be liable to pay multiple commissions.
- D-12 **MEDIATION AND ARBITRATION:** If any dispute or claim in law or equity arises out of this Contract, and the parties are unable to resolve the dispute, Seller agrees to attempt in good faith to settle such dispute or claim by non-binding mediation through the Local Board of REALTORS® or, in the event the Local Board of REALTORS® does not provide mediation services, then through a mutually agreed upon mediator. If the mediation is not successful, then Seller will consider arbitration and may seek legal counsel to make this determination. It is understood that if both parties are involuntarily named as defendants in a lawsuit by a third party in any matter arising out of this Agreement, this paragraph shall no longer be binding on either party.
- D-13 **ESCROW:** A bonded company shall be employed to help with the conveyance of the Property. Seller hereby irrevocably assigns to Brokerage Firm the above compensation and any agreed upon general excise tax from Seller's funds and proceeds in escrow.
- D-14 COSTS: Seller shall pay the following, including but not limited to:
 - (a) Agreed upon commission to Brokerage Firm per A-7 above;
 - (b) Customary closing costs;
 - (c) Costs of Homeowner Association and cost of all documentation as required by Section 508D of the Hawaii Revised Statutes;
 - (d) Costs involved with termite or survey matters;
 - (e) Any other fees or costs that Seller is obligated to or agrees to be responsible for in the Purchase Contract; or
 - (f) Legal fees.

SECTION E: SELLER'S AUTHORIZATIONS

- E-1 OTHER BROKERAGE FIRMS: Seller authorizes Brokerage Firm to cooperate and share commissions with other brokerage firms.
- E-2 **OTHER CLIENTS:** Brokerage Firm may have agreements with other Sellers to market and sell their property. Seller agrees, consents and waives any objections should Brokerage Firm list and show similar properties as Seller's property.
- E-3 RELEASE OF INFORMATION:
 - (a) Seller authorizes Brokerage Firm and Escrow to obtain any information regarding mortgage balances, lease rents, maintenance fees, property management, collection accounts, real property taxes or like items. Some of this information will be available to prospective Buyers in MLS.
 - (b) Seller hereby consents to publication of the Property information in MLS and to the use of this information for market studies and advice to clients or customers. Seller understands that Brokerage Firm is obligated to comply with all applicable MLS rules. MLS rules allow MLS data to be made available by the MLS to additional public Internet and social media sites unless Seller gives Brokerage Firm instructions to the contrary.

SECTION F: MISCELLANEOUS TERMS

- F-1 Foreign Investment in Real Property Tax Act (FIRPTA): Withholding Required If Seller Is A Foreign Person. Under the Internal Revenue Code, if Seller is a foreign person or entity (non-resident alien, corporation, partnership, trust or estate), then Buyer is generally required to withhold a specified percentage of the "amount realized" by Seller on the sale of the Property and forward the amount with the appropriate Internal Revenue Service ("IRS") form to the IRS. Such withholding may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. Seller must complete the authorized exemption or waiver form, or Escrow will withhold/collect from Seller the required amount at closing and forward it to the IRS.
- F-2 Hawaii Real Property Tax Act (HARPTA): Withholding Required If Seller Is A Non-Resident Of The State Of Hawaii. Under Hawaii law, if Seller is a non-resident person or entity (corporation, partnership, trust or estate) of the State of Hawaii, Buyer must withhold a specified percentage of the "amount realized" by Seller on the sale of the Property and forward the amount with the appropriate form to the State Department of Taxation. Such withholding may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. Seller must complete the authorized exemption or waiver form, or Escrow will withhold/collect from Seller the required amount at closing and forward it to the State Department of Taxation.
- F-3 CONFLICT IN TERMS: Any handwritten word in this Listing Contract prevails over any typed or printed word.
- F-4 INDEMNIFICATION: Seller agrees to indemnify, defend and hold Brokerage Firm harmless from actions on the part of Seller for fraud, misrepresentation or failure to disclose any material facts that may result in dispute, litigation judgement or attorney fees.

BROKER'S INITIALS & DATE		SELLER'S INITIALS & DATE
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Right-to-Sell Listing Contr	acknowledge that Seller and Brok act and any Addenda attached to t tion, partnership, or other legal en	he Listing C	ontract, including	Exhibit A. Selle	er represents tl	nat if Seller is an
Date	Signature			Name (print or type)		
		Address				Phone
	E-Mail					
Date	Signature				Name (print or ty	rpe)
		Address				Phone
	E-Mail					
Date	Signature				Name (print or ty	rpe)
		Address				Phone
	E-Mail					
	rokerage Firm	By:	Dein sin al Dualeau	or Broker-in-Charge		Date
SELLER'S INITIA						
anguage. In legal terms, THERI REVISED STATUTES. This mea	ITY ON PLAIN LANGUAGE. An effort has E IS NO WARRANTY, EXPRESSED OR II ans that the Hawaii Association of REALTO oter 487A. People are cautioned to see the	MPLIED, THAT DRS® is not lia	THIS AGREEMENT able to any Seller, or of	COMPLIES WITH the person who us	CHAPTER 487A (OF THE HAWAII