

STATEN ISLAND MULTIPLE LISTING SERVICE, INC.			
A SERVICE OF THE STATEN ISLAND BOARD OF REALTORS® ISTING A CREEMENT FOR THE SALE OF REAL PROPERTY	CK		
ISTING AGREEMENT FOR THE SALE OF REAL PROPERTY			

1.	EMPLOYMENT . In consideration of the Broker's experience, knowledge and efforts to market the subject property, the use of the service and facilities of the broker's office, and the Broker offering cooperation to Cooperating Brokers participating in the Staten Island Multiple Listing Service (hereinafter "MLS"), the undersigned owner grants the Broker an <i>Exclusive Right To Sell</i> for the property known as:				
	(Street Address)		(City)	, Nev	w York.
	Block # Lot # be rendered:	This listing expire	es at midnight on	Marketing	services to
2.	I do I do not (in I do I do not I do not (in I do not I do not I do not I do not (in I do not I	itial one) authorize broke itial one) authorize a Loc	er to place a sign on the pr k Box to be placed on the	property.	
∠.	The terms upon which said		1 1 2		
	The undersigned owner(s) undersigned owner and Bro may be changed upon writte	ker both agree that the aben authorization of the ow	pove price and terms of same.	le, and other terms of this	agreement
	In the event owner signs a binder/contract of sale during the term of this employment agreement, the parties agree that the above expiration date shall be extended until the time that said contract of sale is fully performed or until such time as said contract fails to be performed either by its terms or because of the default of the buyer. Nothing herein contained is intended to reduce the term of this agreement. Sellers are advised to contact an attorney when considering secondary offers while a transaction is pending.				
	Owner(s) and Broker acknowledge discrimination in the rental Citizenship Status, Color, Status, Lawful Occupation, Military Service, National Status as Victim of Domesti	or sale of real property Disability, Familial State Lawful Source of Incom Origin, Pregnancy, Pres	based upon a person's a us, Gender, Gender Iden te (including housing sub ence of Children, Race,	ctual or perceived Age, A tity, Height & Weight, In sidies), Marital or Partnersl	lienage or nmigration hip Status,
3.	COMMISSION TO BE PAID. The owner hereby agrees to pay the Broker a commission of when the Broker brings about a buyer ready, willing and able to buy on the terms set forth above; or (b) when the Broker brings about a buyer ready, willing and able to buy at another price or on other terms to which the owner agrees or consents either verbally or in writing; or (c) when the broker is procuring cause of sale consummated between the owner and a purchaser; or (d) if another Broker, finds a buyer during the term of this agreement; or (e) of the owner finds a buyer for the property during the term of this agreement; or (f) when the Broker delivers to owner in writing (within three (3) business days after the expiration of this listing or any extension thereof) a list of persons who inspected the Property during the term of the listing and then (within days after the expiration or any extension thereof) a sale, lease or exchange of the Property is executed with any of the persons, or by family members, business entities or any other party related to a person named on the list. (However, the Owner shall not be obligated to pay such commission if a valid written exclusive listing agreement is entered into during the term of the protection with another licensed real estate broker.) EARLY TERMINATION. Owner(s) understands that if I/we terminate the listing broker's authority prior to expiration of its term, the listing broker shall retain its contract rights on a commission and/or recovery of related expenses and/or any other damages incurred by reason of my/our early ermination.				
4.	COOPERATING SIMLS Brokers will act under this agrees and understands that: or (c) is the same as the List	agreement as a broker's the success of a Coopera	agent of the Listing Brok ting Broker in accomplish	er or as a buyer's broker.	The owner
	REAL ESTATE COMP FULLY NEGOTIABLE RIGHT TO ESTABI	LISH THE AMOUNT O	T BY LAW, BY ANY A NOT THE REAL ESTA OF COMPENSATION, I BROKERS	SSOCIATION OR MLS TE BROKER, WHO HA F ANY, TO COOPERAT	AND IS S THE ING
	All offers to purchase the lis SIMLS Cooperating Broker	sted property shall be sub		(initial one) Listing Broke	r or
	Under either condition t	he cooperating broker o	r his/her renresentative	has the right to narticinat	to in the

Under either condition the cooperating broker or his/her representative has the right to participate in the presentation of their buyer's offer.

5. The owner agrees to indemnify and hold harmless the Broker, and Cooperating Brokers from any claim arising out of personal injuries to a tenant or any other persons injured in or on the property, and/or loss or damage to personal property except if caused by the gross negligence of the Broker or its agents.

6.	NEW YORK STATE HOME EQUITY THEFT PREVENTION ACT. Owner acknowledges that Owner is aware
	of the Home Equity Theft Prevention Act and particularly the provisions of Section 265 of the Real Property Law of
	the State of New York. In order to ensure compliance with same (initial one of the following),Owner
	warrants and represents to Agent that: (a) Owner is not in default of any mortgage affecting this property by reason
	of there being payments due and unpaid on any mortgage for two (2) months or more; (b) there are no actions pending
	against the real property to foreclose a mortgage; and (c) the property which is the subject of this listing is not shown
	as an active property on a tax lien sale list and all real estate taxes have been paid through the next lien date or,
	Owner confirms that s/he is subject to one or more of the conditions outlined above, in this paragraph 6, and
	broker is instructed to notify Owner's attorney prior to the issuance of a sales contract.

In the event that the above circumstances change after the execution of this listing agreement, Owner hereby covenants and agrees that Owner will communicate with Agent regarding any of the matters referred to above in paragraph 6 (a), (b) or (c) and to keep Agent fully apprised of same.

- 7. USE OF LISTING CONTENT INTELLECTUAL PROPERTY LICENSE. Unless Seller delivers to Broker a written certification, in a form acceptable to Broker, that Seller does not desire the Listing Content to be disseminated by a multiple listing service, Seller acknowledges and agrees that all photographs, images, graphics, video recordings, virtual tours, drawings, written descriptions, remarks, narratives, pricing information, and other copyrightable elements relating to the Property provided by Seller to Broker or Broker's agent (the "Seller Listing Content"), or otherwise obtained or produced by Broker or Broker's agent in connection with this Agreement (the "Broker Listing Content"), and any changes to the Seller Listing Content or the Broker Listing Content, may be filed with one or more multiple listing services, included in compilations of listings, and otherwise distributed, publicly displayed and reproduced. Seller hereby grants to 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 or any derivative works thereof. This non-exclusive license shall survive the termination of this Agreement for any reason whatever. Seller represents and warrants to Broker that the Seller Listing Content, and the license granted to Broker for the Seller Listing Content, do not violate or infringe upon the copyright or other rights of any person or entity. Seller acknowledges and agrees that as between Seller and Broker, all Broker Listing Content is owned exclusively by Broker, and Seller has no right, title or interest in or to any Broker Listing Content.
- 8. Broker shall have the rights set forth in Real Property Law Section 294-b, the Commission Escrow Act. Notice is hereby given to the Seller that: AT THE TIME OF CLOSING, YOU MAY BE REQUIRED TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT THAT YOU DO NOT PAY THE BROKER HIS OR HER COMMISSION AS SET FORTH HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK MAY BE WAIVED BY THE BROKER.
- 9. **ARBITRATION.** The merits of any dispute arising under or in connection with this agreement shall be determined before an arbitrator in the County of New York, State of New York pursuant to the commercial arbitration rules then in effect with the American Arbitration Association. Judgment upon the award may be entered in any court of competent jurisdiction. The parties may utilize the Small Claims division of the Civil Court of the City of New York if the disputed amount does not exceed the jurisdictional limit of that court. Should it be necessary to commence arbitration to enforce the terms of this agreement, Broker shall be entitled to all reasonable attorneys' fees including the costs and disbursements of the action.

DEFINITION OF "EXCLUSIVE RIGHT TO SELL" and "EXCLUSIVE AGENCY"

An "EXCLUSIVE RIGHT TO SELL" listing means that if you, the owner of the property find a buyer for your house, or if another broker finds a buyer, you must pay the agreed commission to the present broker. An "EXCLUSIVE AGENCY" listing means that if you, the owner of the property, find a buyer, you will not have to pay a commission to the broker. However, if another broker finds a buyer, you will owe a commission to both the selling broker and your present broker.

WE HEREBY ACKNOWLEDGE RECEIPT OF A COPY OF THIS EXCLUSIVE RIGHT TO SELL AGREEMENT

OWNER:(Signature of owner)	MAILING ADDRESS:
OWNER:(Signature of owner)	OWNER PHONE: RES:OFFICE:
DATE:	LISTING FIRM:
LISTING SALESPERSON:	(signature):

SIMLS Revised: 08/13/24