

RESIDENTIAL LISTING AGREEMENT SELLER RESERVED

(Authorization and Right to Sell) (C.A.R. Form RLASR, Revised 12/198)

bor	LLER RESERVED LISTING AGREEMENT:	("Sellei ("Brokei
her	reby employs and grants and ending at 11:59 P.M. on (date) exclusive and irrevocable agency right to sell or exchange the real property in the City of, Assessor's Parcel No, Scribed as:	("Listing Period
the	exclusive and irrevocable agency right to sell or exchange the real property in the City of	, Coun
of	, Assessor's Parcel No.	, Californi
des	scribed as:	("Property"
LIS	STING PRICE AND TERMS:	
A.	The listing price shall be:	
	The listing price shall be: Dollars (\$	
В.	Listing Terms:	
СО	MPENSATION TO BROKER:	
	tice: The amount or rate of real estate commissions is not fixed by law. They are	set by each Broke
	dividually and may be negotiable between Seller and Broker (real estate comm	
	mpensation and fees to Broker).	
	Seller agrees to pay to Broker as compensation for services irrespective of agency relationship(s), eith	er □ nerce
۸.	of the listing price (or if a purchase agreement is entered into, of the purchase price), or \square \$	or perce
	AND	, as follow
	(1) If during the Listing Period, or any extension, Broker or any other broker or agent procures a ready, willing, and	
	to purchase the Property on any price and terms is accepted by Seller, provided the Buyer completes the tr	
	from doing so by Seller. (Broker is entitled to compensation whether any escrow resulting from such offer	
0.0	expiration of the Listing Period, or any extension.)	
OH	(2) If within calendar days (a) after the end of the Listing Period or any extension, or (b) after	
	Agreement, unless otherwise agreed, Seller enters into a contract to sell, convey, lease or otherwise	
	to anyone ("Prospective Buyer") or that person's related entity: (i) who physically entered and w	
	during the Listing Period or any extension by Broker or a cooperating broker; or (ii) for whom Bro	
	broker submitted to Seller a signed, written offer to acquire, lease, exchange or obtain an option	
	however, shall have no obligation to Broker under this paragraph 3A(2) unless, not later than afte Period or any extension or cancellation, Broker has given Seller a written notice of the names of su	
ΛP	R (3) If, without Broker's prior written consent, the Property is withdrawn from sale, conveyed, leased, rented	
On	or made unmarketable by a voluntary act of Seller during the Listing Period, or any extension, except a 3G below.	
В	If completion of the sale is prevented by a party to the transaction other than Seller, then compensation of	luo undor paragraph 9
В.	shall be payable only if and when Seller collects damages by suit, arbitration, settlement, or otherwise,	
	equal to the lesser of one-half of the damages recovered or the above compensation, after first ded	
	expenses and the expenses of collection, if any.	ucing the and escre
C	In addition, Seller agrees to pay Broker:	
D.		offered to, other broker
	(1)Broker is authorized to cooperate with and compensate brokers participating through the mu	
	("MLS"): (i) by offering MLS brokers: either \square percent of the purchase price, or \square \$_	
	OR (ii) (if checked) as per Broker's policy.	
	(2) Broker is authorized to cooperate with and compensate brokers operating outside the MLS as per B	roker's policy.
E.	Seller hereby irrevocably assigns to Broker the above compensation from Seller's funds and proceeds	in escrow. Broker m
	submit this Agreement, as instructions to compensate Broker pursuant to paragraph 3A, to any escrow	regarding the Prope
	involving Seller and a buyer, Prospective Buyer or other transferee.	
F.		
	(1) Seller represents that Seller has not previously entered into a listing agreement with another broker	regarding the Proper
	unless specified as follows:	<u> </u>
	(2) Seller warrants that Seller has no obligation to pay compensation to any other broker regarding to	he Property unless t
	Property is transferred to any of the following individuals or entities:	
	(3) If the Property is sold to anyone listed above during the time Seller is obligated to compensate another activities to the property of the	
	not entitled to compensation under this Agreement; and (ii) Broker is not obligated to represent Selle	
G.	This is an exclusive agency listing. Seller reserves the right to sell the Property directly to a purchaser v	vithout any obligation
	pay compensation to Broker, unless otherwise specified in paragraph 3C or elsewhere in writing.	
ITE	EMS EXCLUDED AND INCLUDED:	
A.		
	that are attached to the Property are included, and personal property items are excluded, from the purch	nase price.

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Prope	erty	Address:			Date:
		ADDITIONAL ITEMS EXCLU			
		ADDITIONAL ITEMS INCLU Seller intends that the above ite	DED: ems be excluded or included	Lin offering the Property fo	or sale, but understands that: (i) the purch
		agreement supersedes any inter	ntion expressed above and w	rill ultimately determine whic	th items are excluded and included in the solor inclusions will be in the purchase agreem
E	3.	(1) Leased Or Not Owned Ite	ems: The following items ar	e leased or not owned by	Seller:
		☐ Solar power system☐ Other	☐ Alarm system	☐ Propane tank	☐ Water Softener
		(2) Liened Items: The follow	ing items have been financ	ced and a lien has been p	placed on the Property to secure paym
		☐ Solar power system☐ Other	☐ Windows or doors	☐ Heating/Ventilation	on/Air conditioning system
				t, copies of lease docume	ents, or other documents obligating Selle
5. N	ΙUΙ	pay for any such leased or lien TIPLE LISTING SERVICE:			
		er is a participant/subscriber to			Service (MLS) and possibly others. Unversible \square is not)
					ding sales price and financing, if applications $\frac{1}{2}$
(i) v	vill be provided to the MLS in w	hich the property is listed for	or publication, dissemination	on and use by persons and entities on te
a	pp	roved by the MLS and (ii) may l	be provided to the MLS eve	n if the Property is not liste	d with the MLS.
		BENEFITS OF USING TH	E MLS; IMPACT OF OPT	ING OUT OF THE MLS;	PRESENTING ALL OFFERS
					sseminated to and accessible by all oth
					ubmitted to the MLS describes the price not limited to the listing broker's offer
					tioners in any given area are participan
					ch other multiple listing services belon
					ements with the MLS also have access o Internet sites that post property listing
onlin		imation submitted to the MLS	. The MLS may further train	isinit the MLS database t	o internet sites that post property listing
		URE TO BUYERS THROUGH (and their potential buyer clie			er's property to all real estate agents ar S or a reciprocating MLS.
CLO	SE	D/PRIVATE LISTING CLUBS	S OR GROUPS: Closed or	private listing clubs or g	roups are not the same as the MLS. TI
MLS	re	ferred to above is accessible t	o all eligible real estate lic	ensees and provides broa	ad exposure for a listed property. Priva
					ivate or closed listing clubs or groups a
					isted property. Whether listing proper or disadvantageous to a seller, and wh
		be discussed with the agent to		VILO 7 IS advantageous o	r disadvantageous to a seller, and wi
		-			
					oes not cover the geographic area whe uyers they represent looking for proper
		eighborhood, may not be awa			Tyers they represent looking for proper
					understands and acknowledges that: (ho have access to that MLS may not I
					I not be transmitted to various real esta
					ents, brokers and members of the pub
may	be	unaware of the terms and cor	nditions under which Selle	r is marketing the Proper	ty.
RED	uc	CTION IN EXPOSURE: Any re	eduction in exposure of the	e Property may lower the	number of offers and negatively impa
		es price.	р	,,	The state of the s
DDE	e =	NTING ALL OFFERS, Sollor	understands that Proker r	auet propent all offers rec	ceived for Seller's Property unless Sell
		seker'sviiticaiss≰tructions to)th		Broker's/Agent's	
J		/ [, , , , , , , , , , , , , , , , , , , ,
3. N	/II <	Srules generally provide that r	residential real property or	id vacant lot listings he si	ubmitted to the MLS within 2 days or so
					agreement. Broker will not have to sub
tl	nis	listing to the MLS if, within th			by Seller (C.A.R. Form SELM or the lo
е	qu	ivalent form).			
				Seller's Initials	s ()()
					·/

Pro	perty	Address: Date:
C.	to the a second	S rules allow MLS data to be made available by the MLS to additional Internet sites unless Broker gives the MLS instructions he contrary. Seller acknowledges that for any of the below opt-out instructions to be effective, Seller must make them on a parate instruction to Broker signed by Seller. Specific information that can be excluded from the Internet as permitted by a accordance with the MLS is as follows:
	Project sea (2) Sub	Property Availability On The MLS; Address On the MLS: Seller can instruct Broker to have the MLS not display the perty or the Property address on the Internet. Seller understands that either of these opt-outs would mean consumers reching for listings on the Internet may not see the Property or Property's address in response to their search. Feature Opt-Outs: Seller can instruct Broker to advise the MLS that Seller does not want visitors to MLS Participant or scriber Websites or Electronic Displays that display the Property listing to have the features below. Seller understands (i)
	brol and (a) link (b) suc	these opt-outs apply only to Websites or Electronic Displays of MLS Participants and Subscribers who are real estated agent members of the MLS; (ii) that other Internet sites may or may not have the features set forth hereing (iii) that neither Broker nor the MLS may have the ability to control or block such features on other Internet sites. Comments And Reviews: The ability to write comments or reviews about the Property on those sites; or the ability to another site containing such comments or reviews if the link is in immediate conjunction with the Property display. Automated Estimate Of Value: The ability to create an automated estimate of value or to link to another site containing an an estimate of value if the link is in immediate conjunction with the Property display. Seller elects to opt out of certain
6. 7.	Defa Propaction transin w	rnet features as provided by C.A.R. Form SELI or the local equivalent form. LER REPRESENTATIONS: Seller represents that, unless otherwise specified in writing, Seller is unaware of: (i) any Notice of ault recorded against the Property; (ii) any delinquent amounts due under any loan secured by, or other obligation affecting, the perty; (iii) any bankruptcy, insolvency or similar proceeding affecting the Property; (iv) any litigation, arbitration, administrative on, government investigation or other pending or threatened action that affects or may affect the Property or Seller's ability to ser it; and (v) any current, pending or proposed special assessments affecting the Property. Seller shall promptly notify Broker riting if Seller becomes aware of any of these items during the Listing Period or any extension thereof. DKER'S AND SELLER'S DUTIES:
,.		Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement. Unless Seller gives Broker written instructions to the contrary, Broker is authorized, but not required, to (i) order reports and disclosures including those specified in 7C as necessary, (ii) advertise and market the Property by any method and in any medium selected by Broker, including MLS and the Internet, and, to the extent permitted by these media, control the dissemination of the information submitted to any medium; and (iii) disclose to any real estate licensee making an inquiry the receipt of any offers on the Property and the offering price of such offers.
		Seller agrees to consider offers presented by Broker, and to act in good faith to accomplish the sale of the Property by among other things, making the Property available for showing at reasonable times and, subject to paragraph 3F, referring to Broker all inquiries of any party interested in the Property. Seller is responsible for determining at what price to list and sell the Property.
		Investigations and Reports: Seller agrees, within 5 (or) Days of the beginning date of this Agreement, to pay for the following pre-sale reports: Structural Pest Control General Property Inspection Homeowners Association Documents Other
		Seller further agrees to indemnify, defend and hold Broker harmless from all claims, disputes, litigation, judgments attorney fees and costs arising from any incorrect or incomplete information supplied by Seller, or from any material facts that Seller knows but fails to disclose including dangerous or hidden conditions on the Property.
8. 9.	AGI	POSIT: Broker is authorized to accept and hold on deller's behalf any deposits to be applied toward the purchase price.
	B. C.	Disclosure: The Seller acknowledges receipt of a — "Disclosure Regarding Real Estate Agency Relationships" (C.A.R. Form AD). Seller Representation: Broker shall represent Seller in any resulting transaction, except as specified in paragraphs 3A and 3F. Possible Dual Agency With Buyer: Depending upon the circumstances, it may be necessary or appropriate for Broker to act as an agent for both Seller and buyer, exchange party, or one or more additional parties ("Buyer"). Broker shall, as soon as practicable, disclose to Seller any election to act as a dual agent representing both Seller and Buyer. If a Buyer is procured directly by Broker or an associate-licensee in Broker's firm, Seller hereby consents to Broker acting as a dual agent for Seller and Buyer. In the event of an exchange, Seller hereby consents to Broker collecting compensation from additional parties for services rendered, provided there is disclosure to all parties of such agency and compensation. Seller understands and agrees that: a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the buyer's or seller's financial position, motivations, bargaining position, or other personal information that may impact price, including the seller's willingness to accept a price less than the listing price or the buyer's willingness to pay a price greater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties. Confirmation: Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or concurrent
	E.	with Seller's execution of a purchase agreement. Potentially Competing Sellers and Buyers: Seller understands that Broker may have or obtain listings on other properties, and that potential buyers may consider, make offer on, or purchase through Broker, property the same as or similar to Seller's Property. Seller consents to Broker's representation of sellers and buyers of other properties before, during and after the end of this Agreement. Seller acknowledges receipt of a \square "Possible Representation of More than One Buyer or Seller - Disclosure and Consent" (C.A.R. Form PRBS).
		Seller's Initials ()()

19.	in writing, within 5 Days After its execution. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Seller and Seller's successors and assigns. DISPUTE RESOLUTION: A. MEDIATION: Seller and Broker agree to mediate any dispute or claim arising between them regarding the obligation to pay compensation under this Agreement, before resorting to arbitration or court action. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. Exclusions from this mediation agreement are specified in paragraph 19B. B. ADDITIONAL MEDIATION TERMS: The following matters shall be excluded from mediation: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provisions. C. ADVISORY: If Seller and Broker desire to resolve disputes arising between them through arbitration rather than court, they can document their agreement by attaching and signing an Arbitration Agreement (C.A.R. Form ARB). ENTIRE AGREEMENT: All prior discussions, negotiations and agreements between the parties concerning the subject matter of this Agreement are superseded by this Agreement, which constitutes the entire cont
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	SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Seller and Seller's successors and assigns.
	in writing, within F. Dava After its execution
17.	MANAGEMENT APPROVAL: If an associate licensee in Broker's office (salesperson or broker-associate) enters into this Agreement on Broker's behalf, and Broker or Manager does not approve of its terms, Broker or Manager has the right to cancel this Agreement,
16.	this Agreement, the prevailing Seller or Broker shall be entitled to reasonable attorney fees and costs, except as provided in paragraph 19A. ADDITIONAL TERMS: REO Advisory Listing (C.A.R. Form REOL) Short Sale Information and Advisory (C.A.R. Form SSIA)
	ATTORNEY FEES: In any action, proceeding or arbitration between Seller and Broker to enforce the compensation provisions of
	SIGN: Seller does (or if checked ☐ does not) authorize Broker to install a FOR SALE/SOLD sign on the Property. EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws.
	to install a keysafe/lockbox. If Seller does not occupy the Property, Seller shall be responsible for obtaining occupant(s)' written permission for use of a keysafe/lockbox (C.A.R. Form KLA).
	Prospective Buyers. Broker, cooperating brokers, MLS and Associations/Boards of REALTORS® are not insurers against injury, theft, loss, vandalism or damage attributed to the use of a keysafe/lockbox. Seller does (or if checked \square does not) authorize Broker
	cooperating brokers, MLS participants, their authorized licensees and representatives, authorized inspectors, and accompanied
12.	over who views such Images nor what use viewers may make of the Images. KEYSAFE/LOCKBOX: A keysafe/lockbox is designed to hold a key to the Property to permit access to the Property by Broker,
	have access to or have not read any limiting instruction in the MLS or who take images regardless of any limiting instruction in the MLS. Once Images are taken and/or put into electronic display on the Internet or otherwise, neither Broker nor Seller has control
	Images by any such persons. (If checked) \square Seller instructs Broker to publish in the MLS that taking of Images is limited to those persons preparing Appraisal or Inspection reports. Seller acknowledges that unauthorized persons may take images who do not
	other images of the Property. Seller understands that Broker does not have the ability to control or block the taking and use of
	in the future. B. Seller acknowledges that prospective buyers and/or other persons coming onto the Property may take photographs, videos or
	and what use viewers may make of the Images, or how long such Images may remain available on the Internet. Seller further agrees that such Images are the property of Broker and that Broker may use such Images for advertisement of Broker's business
	If Seller is concerned, Seller should request that Broker provide any third parties' agreement impacting the Images. Seller also acknowledges that once Images are placed on the Internet neither Broker nor Seller has control over who can view such Images
	and/or reproduce and display Images, the agreement between Broker and those third parties may provide such third parties with certain rights to those Images. The rights to the Images may impact Broker's control or lack of control of future use of the Images.
	images of the exterior and interior of the Property ("Images") for static and/or virtual tours of the Property by buyers and others on Broker's website, the MLS, and other marketing sites. Seller acknowledges that if Broker engages third parties to capture
	buyers. Seller agrees (or ☐ if checked, does not agree) that Broker or others may photograph or otherwise electronically capture
11.	PHOTOGRAPHS AND INTERNET ADVERTISING: A. In order to effectively market the Property for sale it is often necessary to provide photographs, virtual tours and other media to
	nanny cams and hidden security cameras) and may claim an invasion of privacy. Seller is advised to post notice disclosing the existence of security devices.
	Seller. Persons visiting the Property may not be aware that they could be recorded by audio or visual devices installed by Seller (such as
	during showings of the Property; (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect
	property, or person, whether attributable to use of a keysafe/lockbox, a showing of the Property, or otherwise. Third parties, including, but not limited to, appraisers, inspectors, brokers and prospective buyers, may have access to, and take videos and photographs of, the interior of the Property. Seller agrees: (i) to take reasonable precautions to safeguard and protect valuables that might be accessible during showings of the Property; (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect

10. SECURITY, INSURANCE, SHOWINGS, AUDIO AND VIDEO: Broker is not responsible for loss of or damage to personal or real

Date:_

Property Address:

Property Address:				Date	:
agreement, and may not be of this Agreement is held to Agreement and any supplem 21. OWNERSHIP, TITLE AND A have title to the Property; a ownership, title and authorit	be ineffective or inval- nent, addendum or mod AUTHORITY: Seller wand (iii) Seller has the	id, the remaining prodification, including an arrants that: (i) Seller authority to both ex	visions will never by photocopy or the is the owner of the ecute this Agre	rtheless be given full facsimile, may be exe the Property; (ii) no o ement and sell the F	force and effect. This cuted in counterparts. ther persons or entities
REPRESENTATIVE CAPACITY as specified in the attached Representative identified in the RCS for the entity described and not in a signing already exists and (ii) shall limited to: applicable trust documenthe business entity).	esentative Capacity Sig SD appear on this Agree an individual capacity, un Deliver to Broker, within ant, or portion thereof, lett	nature Disclosure (C./ ement or any related d nless otherwise indicat n 3 Days After Execution ers testamentary, cour	A.R. Form RCSL ocuments, it shall ted. Seller (i) report of this Agreement order, power of	O-S). Wherever the si I be deemed to be in a resents that the entity f ent, evidence of author attorney, resolution, or	gnature or initials of the a representative capacity or which the individual is ity to act (such as but no formation documents o
By signing below, Seller ackr this Agreement.	lowledges that Selle	er has read, unders	tands, receive	d a copy of and ag	rees to the terms of
Seller				Date	
Address					_Zip
Telephone			Email		
Seller					
Address					_ Zip
Telephone	Fax		Email		
☐ Additional Signature Addendur Real Estate Broker (Firm) Address					E Lic.# Zip
D.,	Tal	E moil		DDE Lie #	Doto
By By				DRE Lic.#	Date
<u> </u>	101	Email		DITE Elo.II	Date
☐ Two Brokers with different con Acknowledgement (C.A.R. Form		the Property. Co-list	ing Broker infor	mation is on the attac	ched Additional Broker

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