## **Listing Contract**

This is a legally binding Contract. If not understood, seek legal advice. This document is copyrighted by Metro Search®, Inc. and is for the use of its Participants only. 

			TO LIST AND SE		
Service ("MLS") exclusive right fi	of Metro Search,	Inc., and use Bro ("effective	ker's efforts to find date") until 11:59p	d a Buyer, Selle om (Eastern Tir	g on the Multiple Listing er hereby grants Broker th ne) on
	for the gross pri	ce of \$		, on the fo	llowing terms (or such othe
		aler may agree)			
		AGREEMENT	TO PAY COMMIS	SION	
agrees to pay Bro closing. The total therein. In additio commission on the commission on the	ker a commission of commission is earn n, Seller agrees to e sales price and w	sold before the ex of% of the ned upon acceptan pay a fee in the ar hich fee is for the 1	piration of this Cont sales price or \$ ce of an offer, but is nount of \$ ollowing services: _	s subject to any , wh	any other person, Seller , which shall be due a contingencies specified ich fee is in addition to the sly agrees that the asonable for the Services
			ty a marketable fee		ne property with the usual ord.
If the closing is no Residential Sales Broker is authoriz	t completed becau Contract, Seller sh ed to share its com	se of Seller's failur all pay the commis mission with that c	e to perform Seller's sion. If the Buyer is	s obligations und s represented by The amount of	der the terms of the y a cooperating Broker, compensation offered to the
	COMMISSION: Sel set by law and are		hat Brokerage com	missions and fe	es (compensation) are not
		CONSENT TO MA	ARKET AND ADV	ERTISE	
regarding Seller's MSI Rules & Regu Association of RE appropriate and w reproduced, publis but not limited to t Listing Service or Multiple Listing Se Seller hereby repr	property. Seller ag ulations, to facilitate ALTORS®, Inc., M ith no compensatio shed, transmitted, o he Internet, televisi other similar datab- ervice should the Se resents to Broker, th	rees that this data the sale of Seller' etro Search, Inc., a on due Seller. Selle disseminated, and/ on, local publicatio ase, etc. Seller agr eller fail to respond the Greater Louisvil	may be used as Bi s property. It may a and their respective r understands that or displayed in man ns and fact sheets, ees that Broker ma , within 48 hours, to	roker deems app also be provided members and p some or all of th or forms and thro computer datab to temporarily wi p inquiries and/o EALTORS®, Inc	y or in writing certain data propriate, consistent with th to the Greater Louisville varticipants as they deem e data may be digitized, bugh many media, including base networks, a Multiple thdraw the listing from the r requests from the Broker. a., Metro Search, Inc. and
respective member photographs/video due for such use,	ers and participants os to the same exte and Seller acknowl	the right and licen ent Broker uses the ledges that Seller h	se to photograph/vi property data Selle has no rights of owr	ideo Seller's pro er is providing Br nership with rega	Metro Search, Inc. and the perty and to use such roker, with no compensatio ards to those photographs/
Should Seller cho name of Broker's of Agent's principa social media, the the Multiple Listing	ose to advertise Se real estate compan al broker, namely _ Internet, newspape	eller's property itsel y, namely r or other publication ill indemnify Broke	f, pursuant to KRS	324.117(4), Sell Advertisements i dicals, fact shee	er agrees to include the or the name nclude but are not limited to ts, computer databases an levied as a result of Seller
Association of RE relating to the acq and hold harmless	ALTORS®, Inc., M uisition or use of da s Broker, the Great	etro Search, Inc., a ata or photographs er Louisville Assoc	/videos of or about	members and p Seller's property S®, Inc., Metro	Greater Louisville articipants arising out of or /. Seller agrees to indemnif Search, Inc., and their
Seller Initials:	Date:	Time:	Initials:	Date:	Time:
Broker Initials:	Date:	Time:	Initials:	Date:	Time:



59	expenses resulting from	any inaccuracies	or material omissions	s in the data Seller has	s provided. Selle
55	expenses resulting nor			5 in the uata Seller nat	s provided.

60 acknowledges that placement of the listing in the MLS may result in it being displayed on syndicated websites

61 which are not under the direct control of the brokerage and may not accurately reflect all details of the listed

62 property. Seller agrees to hold the agent and brokerage harmless for any misinformation. The Greater

63 Louisville Association of REALTORS®, Inc., Metro Search, Inc., and their respective members and participants

<sup>64</sup> shall be third party beneficiaries to the provisions of this paragraph.

Broker is hereby authorized to place a Lock Box and a "For Sale" sign on Seller's property, to remove all other
signs and lock boxes, and exhibit the property to any prospective Buyer. Broker is further authorized to
disclose information regarding comparable sales to any prospective Buyer. Upon transfer of title, Broker is
authorized to disclose all information, including sales price, to participants of the MLS. Broker is further
authorized to cease showing my property after Seller has accepted an offer to purchase, unless otherwise
instructed, by Seller, in writing.

71 The property will be offered without respect to race, creed, color, sex, familial status, disability, sexual

orientation or national origin. Due to Fair Housing concerns and risks, Brokers and Agents are discouraged

from preparing, reviewing, submitting personal information (aka"love letters"), including photographs, from

74 potential Buyer to Seller.

## SALE AFTER EXPIRATION OF LISTING CONTRACT

Seller agrees to pay Broker at closing a commission of \_\_\_\_% of sale price, or \$\_\_\_\_\_, if the
 property is sold by Seller within \_\_\_\_\_ months after the expiration of this Contract to any person to whom

77 property is sold by Selier within \_\_\_\_\_ months after the expiration of this contract to any person to whom 78 Broker or Seller has shown this property during the period of this contract, regardless of whether Seller has

knowledge of said showing, and so long as the property has not been listed with another Broker.

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## **MEDIATION/BINDING ARBITRATION**

81 Notice of Demand for Mediation must be made within 365 days after the Party raising the claims knew, or 82 should have known, of the existence of said claims. Any dispute or claim (including, without limitation, claims of 83 fraud, misrepresentation, punitive damages, warranty and/or negligence) of Seller, Buyer, Brokers, Agents or any of them for a sum greater than the limits of small claims court jurisdiction arising out of this Contract or 84 breach thereof or arising out of or relating to the physical condition of the property covered by this Contract 85 shall first be submitted to mediation and arbitration in accordance with the guidelines of the Greater Louisville 86 Association of REALTORS®, Inc. Copies of these guidelines are available at the Greater Louisville Association 87 of REALTORS®, Inc. Disputes shall include (among other things) issues relating to representations made by 88 Buyer, Seller, or any Broker or Agent, or other person or entity in connection with the sale and purchase of the 89 90 property covered by this Contract. Any agreement signed by the parties pursuant to the mediation conference 91 shall be binding.

92 If mediation does not result in an agreement signed by the Parties, all such claims or disputes shall be decided 93 by binding arbitration in accordance with the Guidelines of the Greater Louisville Association of REALTORS®.

94 Inc. and the laws of the Commonwealth of Kentucky. Copies of these guidelines are available at the Greater

95 Louisville Association of REALTORS®, Inc. The Arbitration must be submitted to the Arbitrator, consistent with

the Greater Louisville Association of REALTORS® Guidelines, within 365 after the initial Demand for Mediation

97 has been filed. Any proceeding to determine damages shall be conducted by an arbitrator pursuant to this 98 paragraph and not in court and shall be conducted within the Commonwealth of Kentucky. In the event a party

fails to proceed with arbitration when so required, or unsuccessfully challenges the arbitrator's award, the other

party is entitled to recover its costs, including reasonable attorney fees, for having to compel arbitration or

101 defend/enforce the award.

102 It is specifically agreed that no Party will be entitled to join or consolidate disputes by or against others in any

103 mediation or arbitration (unless agreed to by all parties), or to include in any mediation or arbitration any

dispute as a representative or member of a class, or to act in any arbitration in the interest of the public or in

105 any private attorney general capacity. This paragraph shall survive the closing.

By signing below, I am aware of the benefits of listing my property for sale on the MLS and have discussed the above options in detail with my REALTOR®.

108 109	Designated Broker (Listing Company)			Seller	Date	Time	
110							
111	Broker Acceptance	Date	Time	Seller	Date	Time	