LISTING CONTRACT EXCLUSIVE RIGHT TO SELL REAL ESTATE

This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of REALTORSR (PAR).

1	BRO	OKE	ER (Company)					
2	LIC	ENS	NSEE(S)					
3	SEL	ELLER						
4			0	Yes No				
5	If ye	es, ez	explain:					
6 7	1.	PR	ROPERTY	LISTED PRICE \$				
8	1.	٨d	ddraes					
9		Mu	funicipality (city, borough, township)					
10		Co	ounty	School District				
11		Zoi	Address Municipality (city, borough, township) County School District Zoning Present Use Identification (Tax ID #; Parcel #; Lot, Block; Deed Book, Page, Recording Date)					
12		Ide	lentification (Tax ID #; Parcel #; Lot, Block; Deed Book, Page,	Recording Date)				
13				U /				
14	2.	ST	TARTING & ENDING DATES OF LISTING CONTRACT	(ALSO CALLED "TERM")				
15		А.	. No Association of REALTORSR has set or recommended th	e term of this contract. By law, the length or term of a listing				
16			contract may not exceed one year. Broker and Seller have dis	cussed and agreed upon the length or term of this Contract.				
17			. Starting Date: This Contract starts when signed by Broker and					
18		C.	 Ending Date: This Contract ends on					
	3.	DU	UAL AGENCY Seller agrees that Broker may also represent t	he buyer(s) of the Property. The Broker is a DUAL AGENT				
20			hen representing both Seller and the buyer in the sale of a proper	rty.				
21	4.	DE	DESIGNATED AGENCY					
22			Not Applicable					
23			Applicable. Broker may designate licensees to represent the	separate interests of Seller and the buyer. Licensee (identified				
24				s the Seller Agent. If Property is introduced to the buyer by a				
25			licensee in the Company who is not representing the buyer,	then that licensee is authorized to work on behalf of Seller. If				
26			Licensee is also the Buyer's Agent, then Licensee is a DUAL AGENT.					
27	5.	BR	ROKER'S FEE No Association of REALTORSR has set or recommended the Broker's Fee. Broker and Seller have negotiated					
28		the fee that Seller will pay Broker. Broker's Fee is% of the sales price AND \$, paid by S						
29	6.	COOPERATION WITH OTHER BROKERS						
30		Licensee has explained Broker's company policies about cooperating with other brokers. Broker and Seller agree that Broker wil						
31			om Broker's Fee a fee to another broker who procures the buyer, is					
32		А.	. _ represents Seller (SUBAGENT). Broker will pay	of/from the sale price.				
33		В.	. represents the buyer (BUYER'S AGENT) . Broker will					
34		~	A Buyer's Agent, even if compensated by Broker for S					
35		C.	does not represent either Seller or a buyer (TRANSA					
36 27	_		Broker will pay	of/from the sale price.				
37 38	7.		AYMENT OF BROKER'S FEE					
30 39		А.	. Seller will pay Broker's Fee if Property, or any ownershi					
40				any other person or broker, at the listed price or any price				
41		D	acceptable to Seller. . Seller will pay Broker's Fee if a ready, willing, and able buy	ar is found by Proker or by anyong including Sollar A willing				
42		D.	buyer is one who will pay the listed price or more for the Pro-					
43		С	2. Seller will pay Broker's Fee if negotiations that are pending					
44			 Seller will pay Broker's Fee for a sale that occurs after the E 					
45		υ.	(1) The sale occurs within	of the Ending Date, AND				
46			(2) The buyer was shown or negotiated to buy the Property d	uring the term of this contract, AND				
47			(3) The Property is not listed under an "exclusive right to sel					
48		E.	E. If a buyer signs an agreement of sale then refuses to buy the Property, or if a buyer is unable to buy the Property because of					
49			failing to do all the things required of the buyer in the agreement of sale (buyer default), Seller will pay Broker					
50			of/from buyer's deposit monies, OR the Broker's Fee in Paragraph 5, whichever is less.					
51		F.	F. If the Property or any part of it is taken by any government for public use (Eminent Domain), Seller will pay Broker's Fee					
52			from any money paid by the government.					
53		G.	G. If a sale occurs, Broker's Fee will be paid upon delivery of the deed or other evidence of transfer of title or interest. If the					
54 55			Property is transferred by an installment contract, Broker's F	ee will be paid upon the execution of the installment contract.				
55	Brok	er/I	/Licensee Initials: XLS Page 1	of 4 Seller(s) Initials:				

Pennsylvania Association of REALTORS*

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56 8. **DUTIES OF BROKER AND SELLER**

- Broker is acting as a Seller's Agent, as described in the Consumer Notice, to market the Property and to negotiate Α. with potential buyers. Broker will use reasonable efforts to find a buyer for the Property.
- Seller will cooperate with Broker and assist in the sale of the Property as asked by Broker. Β.
- All showings, negotiations and discussions about the sale of the Property will be done by Broker on Seller's behalf. All written C. or oral inquiries that Seller receives or learns about regarding the Property, regardless of the source, will be referred to Broker.
- 62 D. If the Property, or any part of it, is rented, Seller will give any leases to Broker before signing this Contract. If any leases are 63 oral, Seller will provide a written summary of the terms, including amount of rent, ending date, and Tenant's responsibilities. 64
 - Seller will not enter into or renew any leases during the term of this Contract without first giving notice to Broker. E.

65 9. **BROKER'S SERVICE TO BUYER**

66 Broker may provide services to a buyer for which Broker may accept a fee. Such services may include, but are not limited to: 67 deed/document preparation; ordering certifications required for closing; financial services; title transfer and preparation services; 68 ordering insurance, construction, repair, or inspection services. Broker will disclose to Seller if any fees are to be paid by Buyer.

69 **BROKER NOT RESPONSIBLE FOR DAMAGES** 10.

70 Seller agrees that Broker and Broker's salespersons are not responsible for any damage to the Property or any loss or theft of personal 71 goods from the Property unless such damage, loss or theft is directly caused by Broker or Broker's salespersons.

72 11. DEPOSIT MONEY

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- 73 A. Broker, or any person Seller and the buyer name in the agreement of sale, will keep all deposit monies paid by or for the 74 buyer in an escrow account until the sale is completed or the agreement of sale is terminated. If held by Broker, this escrow 75 account will be held as required by real estate licensing laws and regulations. Seller agrees that the person keeping the 76 deposit monies may wait to deposit any uncashed check that is received as deposit money until Seller has accepted an offer.
- 77 B. If Seller joins Broker or Licensee in a lawsuit for the return of deposit monies, Seller will pay Broker's and Licensee's 78 attorneys' fees and costs.

79 **12. OTHER PROPERTIES**

80 Seller agrees that Broker may list other properties for sale and that Broker may show other properties to prospective buyers.

81 **13. CONFLICT OF INTEREST**

82 A conflict of interest is when Broker or Licensee has a financial or personal interest where Broker or Licensee cannot put Seller's 83 interests before any other. If Broker, Licensee, or any of Broker's salespeople has a conflict of interest, Broker will notify Seller in a 84 timely manner.

85 14. PUBLICATION OF SALE PRICE

86 Seller is aware that the Multiple Listing Service (MLS), newspapers, and other media may publish the final sale price of the Property 87 after settlement.

88 SELLER WILL REVEAL DEFECTS & ENVIRONMENTAL HAZARDS 15.

- 89 A. Seller (including Sellers exempt from the Real Estate Seller Disclosure Law) will disclose all known material defects and/or 90 environmental hazards on a separate disclosure statement. A material defect is a problem or condition that:
 - (1) is a possible danger to those living on the Property, or
- 92 (2) has a significant, adverse effect on the value of the Property.
- 93 The fact that a structural element, system or subsystem is near, at or beyond the end of the normal useful life of such a 94 structural element, system or subsystem is not by itself a material defect.
- 95 B. If Seller fails to disclose known material defects and/or environmental hazards:
 - (1) Seller will not hold Broker or Licensee responsible in any way;
 - (2) Seller will protect Broker and Licensee from any claims, lawsuits, and actions that result;
 - (3) Seller will pay all of Broker's and Licensee's costs that result. This includes attorneys' fees and court-ordered payments or settlements (money Broker or Licensee pays to end a lawsuit or claim).

100 16. IF PROPERTYWAS BUILT BEFORE 1978

101 The Residential Lead-Based Paint Hazard Reduction Act says that any seller of property built before 1978 must give the buyer an EPA 102 pamphlet titled Protect Your Family From Lead in Your Home. The seller also must tell the buyer and the broker what the seller knows 103 about lead-based paint and lead-based paint hazards that are in or on the property being sold. Seller must tell the buyer how the seller knows 104 that lead-based paint and lead-based paint hazards are on the property, where the lead-based paint and lead-based paint hazards are, the 105 condition of the painted surfaces, and any other information seller knows about lead-based paint and lead-based paint hazards on the 106 property. Any seller of a pre-1978 structure must also give the buyer any records and reports that the seller has or can get 107 about lead-based paint or lead-based paint hazards in or around the property being sold, the common areas, or other 108 dwellings in multi-family housing. According to the Act, a seller must give a buyer 10 days (unless seller and the buyer 109 agree to a different period of time) from the time an agreement of sale is signed to have a "risk assessment" or inspection 110 for possible lead-based paint hazards done on the property. Buyers may choose not to have the risk assessment or inspection for lead paint 111 hazards done. If the buyer chooses not to have the assessment or inspection, the buyer must inform the seller in writing of the choice. The 112 Act does not require the seller to inspect for lead paint hazards or to correct lead paint hazards on the property. The Act does not apply to ¹¹³ housing built in 1978 or later.

Broker/Licensee Initials: _____

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Seller(s) Initials: _____

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114 **17. RECOVERY FUND**

- 115 Pennsylvania has a Real Estate Recovery Fund (the Fund) to repay any person who has received a final court ruling (civil
- 116 judgment) against a Pennsylvania real estate licensee because of fraud, misrepresentation, or deceit in a real estate transaction.
- 117 The Fund repays persons who have not been able to collect the judgment after trying all lawful ways to do so. For complete
- 118 details about the Fund, call (717) 783-3658, or (800) 822-2113 (within Pennsylvania) and (717) 783-4854 (outside 119 Pennsvlvania).

120 18. NOTICE TO PERSONS OFFERING TO SELL OR RENT HOUSING IN PENNSYLVANIA

121 Federal and state laws make it illegal for a seller, a broker, or anyone to use RACE, COLOR, RELIGION or RELIGIOUS CREED, 122 SEX, DISABILITY (physical or mental), FAMILIAL STATUS (children under 18 years of age), AGE (40 or older), NATIONAL 123 ORIGIN, USE OR HANDLING/TRAINING OF SUPPORT OR GUIDE ANIMALS, or the FACT OF RELATIONSHIP OR 124 ASSOCIATION TO AN INDIVIDUAL KNOWN TO HAVE A DISABILITY as reasons for refusing to sell, show, or rent properties, 125 loan money, or set deposit amounts, or as reasons for any decision relating to the sale of property.

126 19. **ADDITIONAL OFFERS**

- 127 Unless prohibited by Seller, if Broker is asked by a buyer or cooperating broker about the existence of other offers on the Property,
- 128 Broker will reveal the existence of other offers and whether they were obtained by the Licensee identified in this Contract, by another 129 Licensee working with Broker, or by a cooperating Broker. ONCE SELLER ENTERS INTO AN AGREEMENT OF SALE,
- 130 BROKER IS NOT REQUIRED TO PRESENT OTHER OFFERS.

131 20. TRANSFER OF THIS CONTRACT

- 132 A. Broker will notify Seller immediately in writing if Broker transfers this Contract to another broker when: 133
 - (1) Broker stops doing business, OR
- 134 (2) Broker forms a new real estate business. OR
- 135 (3) Broker joins his business with another.
- 136 Seller agrees that Broker may transfer this Contract to another broker. Broker will notify Seller immediately in writing 137 when a transfer occurs or Broker will lose the right to transfer this Contract. Seller will follow all requirements of this 138 Contract with the new broker.
 - B. Should Seller give or transfer the Property, or an ownership interest in it, to anyone during the term of this Contract, all owners will follow the requirements of this Contract.

141 21. NO OTHER CONTRACTS

142 Seller will not enter into another listing contract with another broker that begins before the Ending Date of this Contract.

143 22. ENTIRE CONTRACT

144 This Contract is the entire agreement between Broker and Seller. Any verbal or written agreements that were made before are not a 145 part of this Contract.

146 23. CHANGES TO THIS CONTRACT

147 All changes to this Contract must be in writing and signed by Broker and Seller.

148 SPECIAL INSTRUCTIONS 24.

149 The Office of the Attorney General has not pre-approved any special conditions or additional terms added by any parties. 150 Any special conditions or additional terms in this Contract must comply with the Pennsylvania Plain Language Consumer 151 Contract Act.

152 25. COPYRIGHT

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153 In consideration of Broker's efforts to market Seller's Property as stated in this Contract, Seller grants Broker a non-exclusive, 154 world-wide license (the "License") to use any potentially copyrightable materials (the "Materials") which are related to the 155 Property and provided by Seller to Broker or Broker's representative(s). The Materials may include, but are not limited to: 156 photographs, images, video recordings, virtual tours, drawings, written descriptions, remarks, and pricing information related 157 to Seller's Property. This License permits Broker to submit the Materials to one or more multiple listing services, to include 158 the Materials in compilations of listings, and to otherwise distribute, publicly display, reproduce, publish and produce derivative 159 works from the Materials for any purpose that does not conflict with the express terms of this Contract. The License may 160 not be revoked by Seller and shall survive the ending of this Contract. Seller also grants Broker the right to sublicense to others 161 any of these rights granted to Broker by Seller. Seller represents and warrants to Broker that the License granted to Broker 162 for the Materials does not violate or infringe upon the rights, including any copyrights, of any person or entity. Seller 163 understands that the terms of the License do not grant Seller any legal right to any works that Broker may produce using 164 the Materials. 165

166 167 168 169 170 171 Broker/Licensee Initials:

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Seller(s) Initials: _____

172 173 174 175 176 177 178 180 181 182 183 184 185 186	27.	A. B. Sell ITI A. B.	ARKETING OF PROPERTY Where permitted, Broker, at Broker's option, may use: For sa Print /electronic advertising, including photographs Prop Broker will will not use a Multiple Listing Service (MLS) to adve eller agrees that Broker, Licensee, and the MLS are not responsible for EMS INCLUDED/NOT INCLUDED IN THE PRICE OF THE INCLUDED in the sale are all existing items permanently installed ir lighting fixtures (including chandeliers and ceiling fans); water treatr and transmitters; television antennas; unpotted shrubbery, plantings on the Property at the time of settlement; sump pumps; storage sheds; storm windows and screen/storm doors; window covering hardw appliances; and the range/oven, unless otherwise stated. Also includ LEASED items (not owned by seller):	perty address in print/electronic advertising. rtise the Property to other real estate brokers and salespersons. r mistakes in the MLS and/or advertising of the Property. PROPERTY the Property, free of liens, including plumbing; heating; nent systems; pool and spa equipment; garage door openers , and trees; any remaining heating and cooking fuels stored mailboxes; wall to wall carpeting; existing window screens; are, shades and blinds; built-in air conditioners; built-in ed:		
187		C. 1	EXCLUDED fixtures and items:			
188 ADDITIONAL INFORMATION (OPTIONAL)						
189			E & POSSESSION			
190 191			Seller will give possession of Property to a buyer at settlement, or			
192		В.	At settlement, Seller will give full rights of ownership (fee simple) to a buyer except as follows:		
193			(1) Mineral Rights Agreements:			
194		C.	(2) Other:			
195		\square	Mortgage with:	Amount of balance \$		
196		Ado	ddress: P	hone: Acct. #:		
197	[Equity Loan with:	Amount of balance \$		
198	:	Add	ddress: P	hone: Acct. #:		
199			Seller has. Mortgage with: ddress: P Equity Loan with: P ddress: P ddress: P Seller authorizes Broker to receive mortgage payoff and/or equity	loan payoff information from lender(s).		
200		D.	Seller has: Judgments Municipal Assessment Past	Due Taxes U Other:		
201 202		Б	\$\$\$\$ If Seller, at any time on or since January 1, 1998, has been oblig	<u> </u>		
202	-	E.	Pennsylvania county, list the county and the Domestic Relations N			
204	тах	(FS	S, UTILITIES, & ASSOCIATION FEES			
205			At settlement, Seller will pay one-half of the total Real Estate Tran	usfer Taxes unless otherwise stated here:		
206						
207		B.	Real Estate Property Tax Assessment \$ Wage/Income Tax \$ Estimated Utilities (trash, water, sewer, electric, gas, oil, etc.):	Yearly Taxes \$		
208			Wage/Income Tax \$	Per Capita Tax \$		
209		C.	Estimated Utilities (trash, water, sewer, electric, gas, oil, etc.):			
210						
211			Association Fees \$ Include:			
212	BUY		R FINANCING Seller will accept the following arrangements for b			
213 214			Cash Conventional mortgage	FHA mortgage VA mortgage		
214	l		Seller's help to buyer (if any):			
215			as read the Consumer Notice as adopted by the State Real Estat			
216 217		-	ves permission for Broker to send information about this transaction to			
217			has read the entire Contract before signing. All Sellers must sign by facsimile (FAX) constitutes acceptance of this Contract.	this Contract.		
219			E BEFORE SIGNING: IF SELLER HAS LEGAL QUESTIONS, S	ELLER IS ADVISED TO CONSULT AN ATTORNEY.		
220			R'S MAILING ADDRESS:			
221						
222	PHON	NE:	E-MAIL:			
223	SELL	ÆR	R	DATE		
224	SELL	ER	R	DATE		
225	BRO	KEF	CR (Company Name)			
226	ACCT	PD 7	ΨΕΝ ΒΥ	D A TTE		
226	AUUI	cr1	TED BY	DATE		
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