

EXCLUSIVE SELLER LISTING AGREEMENT (ALSO REFERRED TO AS EXCLUSIVE SELLER BROKERAGE AGREEMENT)



2007 Printing

State law prohibits Broker from representing Seller as a client without first entering into a written agreement with Seller under O.C.G.A. § 10-6A-1 et. seq.

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Fc	or and in consideration of the mutual promises contained herein and other good and valuable consideration,						
	as seller (hereinafter referred to as "Seller"), and						
	as broker and its affiliated licensees (hereinafter collectively referred to as "Broker")						
dc	as broker and its affiliated licensees (hereinafter collectively referred to as "Broker") hereby enter into this Agreement, this day of, 20						
1.	Exclusive Listing Agreement. Seller hereby grants to Broker the exclusive right and privilege as the agent of the Seller to show and offer for sale the following described property as the real estate broker for Seller: All that tract of land lying and being in Land Lot						
	of the District, Section of County, Georgia, and being known as Address						
	City, Georgia 7ip Code						
	according to the present system of numbering in and around this area, being more particularly described as Lot,						
	Block , Unit , Phase/Section of Subdivision,						
	Block, Unit, Phase/Section of Subdivision, as recorded in Plat Book, Page, County, Georgia records together with all fixtures, landscaping, improvements, and appurtenances, all being hereinafter collectively referred to as the "Property." The full legal description						
	landscaping, improvements, and appurtenances, all being hereinafter collectively referred to as the "Property." The full legal description						
	of the Property is the same as is recorded with the Clerk of the Superior Court of the county in which the Property is located and is made						
	a part of this Agreement by reference. The term of this Agreement shall begin on the day of, 20 and shall continue through the day of, 20 (hereinafter referred to as "Listing Period"), unless						
	and shall continue through the day of, 20 (hereinafter referred to as "Listing Period"), unless						
	otherwise terminated in accordance with this Agreement.						
_	Independent Operator Deletionship. This Assessment shall excell an independent contractor relationship between Declaration						
2.	<u>Independent Contractor Relationship</u> . This Agreement shall create an independent contractor relationship between Broker and Seller. Broker shall at no time be considered an employee of Seller. Seller acknowledges that the real estate licensees affiliated						
	with Broker are independent contractors of Broker, and are not Broker's employees.						
	with bloker are independent contractors of bloker, and are not bloker's employees.						
3	Broker's Duties to Seller. Broker's sole duties to Seller shall be to:						
٥.	A. Use Broker's best efforts to procure a buyer ready, willing, and able to purchase Property at a sales price of at least						
	\$ (which amount includes the commission) or any other price acceptable to Seller;						
	B. Assist to the extent requested by Seller, in negotiating the terms of and filling out a pre-printed real estate purchase and sale						
	agreement; and						
	C. Comply with all applicable laws in performing its duties hereunder including the Brokerage Relationships in Real Estate Transaction						
	Act, O.C.G.A. § 10-6A-1 et. seq.						
4.	Seller's Duties. Seller represents that Seller:						
	 A. presently has title to Property or has full authority to enter into this Agreement; 						
	B. will cooperate with Broker to sell Property to prospective buyers and will refer all inquiries concerning the sale of Property to the						
	Broker during the term of this agreement;						
	C. will make Property available for showing at reasonable times as requested by Broker;						
	D. will provide Broker with accurate information regarding Property (including information concerning all adverse material facts						

- 5. Marketing.
 A. Advertisements: Broker may advertise Property for sale in all media and may photograph and/or videotape and use the photographs and/or videotapes in connection with Broker's marketing efforts. Seller agrees not to place any advertisements on the property or to advertise the property for sale in any media except with the prior written consent of Broker. Broker is also hereby authorized to place Broker's "For Sale" sign on Property. Broker is authorized to procure buyers to purchase Property in cooperation with other real estate brokers and their affiliated licensees. Broker may distribute listing and sales information (including the sales price) to them and other members of the multiple listing service(s), and said cooperating brokers and their licensees may with permission of Broker (which permission may be granted or denied in the sole discretion of Broker) republish such information on their Internet web sites.
 - **B. Lockboxes:** A lockbox may be used in connection with the marketing of Property. There have been isolated instances of reported burglaries of homes on which lockboxes have been placed and for which the lockbox has been alleged to have been used to access the home. In order to minimize the risk of misuse of the lockbox, Broker recommends against the use of lockboxes on door handles that can be unscrewed from the outside or on other parts of the home from which the lockbox can be easily removed. Since others will have access to Property, Seller agrees to either remove all valuables or put them in a secure place.

pertaining to the physical condition of Property); and **E.** must fully comply with all state and federal laws.

	C. Multiple Listing Service(s): Seller acknowledges that Broker is a member of the following multiple listing service(s) MLS(s):
	Broker agrees to file this listing with said Service(s) within 48 hours after Seller signs the same (excepting weekends, federal holidays and postal holidays). Seller acknowledges that the MLS(s) is/are not a party to this Agreement and is/are not responsible for errors or omissions on the part of Seller or Broker. Seller agrees to indemnify Service(s) from and against any and all claims, liabilities, damages or losses arising out of or related to the listing and sale of Property. Seller acknowledges that by virtue of listing the Property in MLS(s), all MLS(s) members and their affiliated licensees, will have access to Seller's listing information for the purpose of assisting Seller in the sale of the Property. If Seller is on a "Do Not Call List," Seller expressly consents to any of the above parties calling Seller for any purpose related to the sale of the Property. Seller further acknowledges and agrees that no MLS(s) member or any affiliated licensee of the MLS(s) member shall have any liability for calling the Seller after the expiration or termination of this Agreement. Such calls are hereby expressly consented to by Seller. This paragraph shall survive past the term of this Agreement.
6.	Commission.
	 A. In the event that during the term of this Agreement Broker procures a buyer ready, willing, and able to purchase Property at the price described above; or Seller enters into a contract for the sale or exchange of Property with any buyer, whether through the efforts of Broker or any other person, including Seller, Seller agrees to pay Broker at closing the following commission [The sections not marked shall not be a part of this Agreement.]:
7.	Limits on Broker's Authority and Responsibility. Seller acknowledges and agrees that Broker:
	A. may show other properties to prospective buyers who are interested in Property; B. shall not be responsible to advise Seller on any matter including but not limited to the following: any matter which could have beer revealed through a survey, title search or inspection of Property; the condition of Property, any portion thereof, or any item therein building products and construction techniques; the necessity or cost of any repairs to Property; mold; hazardous or toxic materials or substances; termites and other wood destroying organisms; the tax or legal consequences of this transaction; the availability and cost of utilities or community amenities; the appraised or future value of Property; any condition(s) existing off Property which may affect Property; the terms, conditions and availability of financing; and the uses and zoning of Property whether permitted or proposed Seller acknowledges that Broker is not an expert with respect to the above matters and that, if any of these matters or any other matters are of concern to them, they should seek independent expert advice relative thereto. Seller acknowledge that Broker shal not be responsible to monitor or supervise any portion of any construction or repairs to Property and that such tasks clearly fal outside the scope of real estate brokerage services;
	C. shall owe no duties to Seller nor have any authority to act on behalf of Seller other than what is set forth in this Agreement;
	 D. may make all disclosures required by law; E. may disclose all information about Property to others; F. shall, under no circumstances, have any liability greater than the amount of the real estate commission paid hereunder to Brokel (excluding any commission amount paid to a cooperating real estate broker, if any); and G. shall be held harmless from any and all claims, causes of action, or damages arising out of or relating to:
	 inaccurate and/or incomplete information provided by Broker to a prospective buyer; earnest money handled by anyone other than Broker; and/or any injury to persons on Property and/or loss of or damage to Property or anything contained therein.
о.	Extension . If during the term of this Agreement, Seller and a prospective buyer enter into a real estate sales contract or option to purchase contract which is not consummated for any reason whatsoever, then the original expiration date of this Agreement shall be automatically extended for the number of days that Property was under contract.
9.	<u>Seller's Property Disclosure Statement</u> . Within days of the date of this Agreement, Seller agrees to provide Broker with a current fully executed Seller's Property Disclosure Statement.
0.	<u>Disclosures.</u> A. Broker agrees to keep confidential all information which Seller asks to be kept confidential by express request or instruction unless that the selection of t

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- Seller permits such disclosure by subsequent word or conduct or such disclosure is required by law. Seller acknowledges, however, that Buyer and Buyer's broker may possibly not treat any offer made by Seller (including its existence, terms and conditions) as confidential unless those parties have entered into a confidentiality agreement with Seller.
- **B.** Broker may not knowingly give customers false information.
- C. In the event of a conflict between Broker's duty not to give customers false information and the duty to keep the confidences of Seller, the duty not to give customers false information shall prevail.

D. Unless specified below, Broker has no other known agency relationships with other parties which would conflict with any interests of Seller (except that Broker may represent other buyers, sellers, landlords, and tenants in buying, selling or leasing property).

11. Disclosure of Potentially Fraudulent Activities.

- **A.** To help prevent fraud in real estate transactions, Seller does hereby give Broker permission to report any suspicious, unusual and/or potentially illegal or fraudulent activity (including but not limited to mortgage fraud) to:
 - 1. Governmental officials, agencies and/or authorities and/or
 - 2. Any mortgage lender, mortgage insurer, mortgage investor and/or title insurance company which could potentially be harmed if the activity was in fact fraudulent or illegal.
- **B.** Seller acknowledges that Broker does not have special expertise with respect to detecting fraud in real estate transactions. Therefore, Seller acknowledges that:
 - 1. Activities which are fraudulent or illegal may be undetected by Broker and
 - 2. Activities which are lawful and/or routine may be reported by Broker as being suspicious, unusual or potentially illegal or fraudulent.
- 12. <u>Broker's Policy on Agency</u>. Unless Broker indicates below that Broker is not offering a specific agency relationship, the types of agency relationships offered by Broker are: seller agency, buyer agency, designated agency, dual agency, landlord agency, and tenant agency.

The agency relationship(s), if any, NOT offered by Broker is/are the following:

- 13. <u>Dual Agency Disclosure</u>. [Applicable only if Broker's agency policy is to practice dual agency] If Seller and a prospective buyer are both being represented by the same Broker, Seller is aware that Broker is acting as a dual agent in this transaction and consents to the same. Seller has been advised that:
 - A. In serving as a dual agent, Broker is representing two clients whose interests are or at times could be different or even adverse;
 - **B.** Broker will disclose all adverse, material facts relevant to the transaction and actually known to the dual agent to all parties in the transaction except for information made confidential by request or instructions from either client which is not otherwise required to be disclosed by law;
 - **C.** Seller does not have to consent to dual agency and, the consent of the Seller to dual agency has been given voluntarily and the Seller has read and understands the brokerage engagement agreement.
 - **D.** Notwithstanding any provision to the contrary contained herein, Seller hereby directs Broker, while acting as a dual agent, to keep confidential and not reveal to the other party any information which could materially and adversely affect their negotiating position.
 - E. Broker or Broker's affiliated licensees will timely disclose to each client the nature of any material relationship with other clients other than that incidental to the transaction. A material relationship shall mean any actually known personal, familial, or business relationship between Broker and a client which would impair the ability of Broker to exercise fair and independent judgment relative to another client. The other party whom Broker may represent in the event of dual agency may or may not be identified at the time Seller enters into this Agreement. If any party is identified after the Agreement and has a material relationship with Broker, then Broker shall timely provide to Seller a disclosure of the nature of such relationship.
- 14. <u>Designated Agency Disclosure</u>. [Applicable only if Broker's agency policy is to practice designated agency] Seller does hereby consent to Broker acting in a designated agency capacity in transactions in which Broker is representing Seller and a prospective buyer. With designated agency, Broker assigns one or more of its affiliated licensees exclusively to represent the Seller and one or more of its other affiliated licensees exclusively to represent the prospective buyer.
- 15. Receipt of Faxes and Telephone Calls. Seller's current telephone number, facsimile (FAX) number and street address are set forth below. Seller acknowledges that in selling real property there are time deadlines in which: 1) offers or counteroffers must be accepted; and 2) the various obligations set forth in the purchase and sale agreement must be fulfilled. Seller therefore agrees: 1) to be available at the below referenced numbers and street address(es) to receive time sensitive information; and 2) to immediately update Broker in writing on changes to any of the above referenced numbers and addresses. Seller acknowledges that the failure of Seller to comply with the terms set forth herein could have adverse legal and financial consequences. Seller further agrees that during the term of this Agreement, and for 18 months thereafter, Broker and companies and persons affiliated with Broker shall have the right, but not the obligation, to contact Seller at any of the above telephone numbers or street address(es) for marketing, advertising, and other business purposes and Seller expressly consents to the same.
- 16. <u>Notices</u>. Except as otherwise provided herein, all notices required or permitted hereunder shall be in writing, signed by the party giving the notice and delivered either:
 - A. in person;
 - B. by an overnight delivery service, prepaid;
 - **C.** by facsimile transmission (FAX) to Broker and Seller at their respective FAX telephone numbers, if any, identified on the signature page of this Agreement (provided that an original of the notice shall be promptly sent thereafter if so requested by the party receiving the same);
 - D. by the United States Postal Service, postage prepaid, registered or certified return receipt requested.

The parties agree that a faxed signature of a party constitutes an original signature binding upon that party. Notices shall be deemed to be given as of the date and time they are actually received, except for FAX notices which shall be deemed to have been given and received as of the date and time they are transmitted provided that the sending FAX produces a written confirmation showing the correct date and time of the transmission and the telephone number referenced herein to which the notice should have been sent. All notice requirements referenced herein shall be strictly construed. Any notice sent by FAX shall be sent to such other FAX number as the receiving party may from time to time specify by notice to the party sending the FAX.

17	'. Seller Default.	Seller acknowledges that Broker will be damaged if Seller breaches this Agreement by terminating this Agreement early
	or otherwise def	aulting hereunder. Such damages shall include, without limitation, the cost of advertising and marketing the Property and
	Broker's lost cor	nmission(s). Seller shall be responsible for paying Broker the damages it suffers as a result of Seller's breach. In addition
	Seller shall also	pay all costs, fees and charges for removing the listing from any multiple listing service.

- 18. <u>Governing Law</u>. This Agreement may be signed in multiple counterparts and shall be governed by and interpreted pursuant to the laws of the State of Georgia.
- 19. <u>Entire Agreement</u>. This Agreement constitutes the sole and entire agreement between the parties. No representation, promise or inducement not included in this Agreement shall be binding upon any party hereto. This Agreement and the terms and conditions herein may not be amended, modified or waived except by the written agreement of Seller. The failure of the parties to adhere strictly to the terms and conditions of this Agreement shall not constitute a waiver of the right of the parties later to insist on such strict adherence.
- 20. No Imputed Knowledge. Seller acknowledges and agrees that with regard to any property in which Seller intends to sell, there shall be no knowledge imputed between Broker and Broker's licensees or between the different licensees of Broker. Broker and each of Broker's licensees shall be deemed to have only actual knowledge of such properties.

SPECIAL STIPULATIONS: The following Special Stipulations, if conflicting with any exhibit, addendum, or preceding paragraph, shall control:

BY SIGNING THIS AGREEMENT, SELLER ACKNOWLEDGES THAT: (1) SELLER HAS READ ALL PROVISIONS AND DISCLOSURES MADE HEREIN; (2) SELLER UNDERSTANDS ALL SUCH PROVISIONS AND DISCLOSURES AND HAS ENTERED INTO THIS AGREEMENT VOLUNTARILY; AND (3) SELLER IS NOT SUBJECT TO A CURRENT LISTING AGREEMENT WITH ANY OTHER BROKER.

RECEIPT OF A COPY OF THIS AGR					
The above Agreement is hereby acce	pted, o'clock	m., on the	day of		_, 20
Broker		Seller's Signature)		
MLS Office Code Brokerage Firm	License Number	Print or Type Nan	ne		
Broker's Phone#& FA	X#	Collor's Cignoture			
By:		Seller's Signature	;		
Broker or Broker's Affiliated Licensee		Print or Type Nan	ne		
		Phone #		_ FAX#	
Print or Type Name					
Agent's Georgia Real Estate License Nu	Address:				
Agent's Georgia Near Estate Election Na	mber				