RESIDENTIAL LISTING CONTRACT
for Single Family, Condo, Co-op, Income (2-4 units) & Vacant Land
EXCLUSIVE BROKER (TRANSACTION BROKER)

MLS NUMBER:	
OWNER'S NAME:	("Owner")
LISTING OFFICE:	("Listing Broker")
1. AGREEMENT TO LIST. In consideration of Listing E effort to secure a purchaser for the following Property: PROPERTY DESCRIPTION:	
	("Property")
and Listing Broker's further agreement to cooperate with other "Other Brokers") and in further consideration of Listing Broker about the Property to participants of the REALTOR® ("Association") and its Multiple Listing Service ("MLS"), Own and authority to offer the Property for sale at the following pacceptable to Owner and this exclusive right and authority shall below: PRICE: \$	paying the fee for the distribution of information Association of Greater Fort Lauderdale, Inc. er hereby gives Listing Broker the exclusive right price and terms, or at any other price and terms I expire at midnight on the Expiration Date listed
TERMS:	
EXPIRATION DATE:	
 PERSONAL PROPERTY. PERSONAL PROPERTY INCLUDED IN THE SALE: All fixed equipment; all window screens, treatments a treatments and attached lighting fixtures as now installed Homeowner's Association Documents; Rules and Regulations; Also included are these checked items: () Range, () R Dishwasher, () Microwave, () Trash Compactor, () Was Cleaning Equipment. 	I on the Property; Condominium Documents; keys and other access devices. efrigerator, () Oven, () Disposal,
2.1.3 Additional personal property included:	
 2.2 PERSONAL PROPERTY EXCLUDED FROM THE SAI 2.2.1 Excluded are the leased items which are checked: () Softener, () Propane Tank. 2.2.2 Additional leased equipment excluded:	
 2.2.3 Additional personal property excluded:	city to convey the Property with all improvements. mary practice for the title examination, curing the o deliver a marketable title at closing. Property, Owner agrees: e Sale of the Property and from the disbursement of int of (COMPLETE ONE): \$ OR exices in effecting the Sale by finding a purchaser is the purchaser is provided by some Other Broker, in Other Broker. Listing Broker agrees to pay such

Property Address:
4.2 EXCLUSIVE BROKER. To pay the Fee whether the purchaser is secured by Listing Broker or Other Broker or by any other person other than Owner at any price and terms acceptable to Owner. 4.3 DEFINITION OF SALE/SOLD. To pay the Fee if the Property is Sold. For the purpose of this Contract "Sale" and/or "Sold" shall be deemed to include: if the Property or any interest in the Property is contracted to be sold, joint ventured, condemned, transferred pursuant to a deed in lieu of foreclosure, transferred pursuant to court order or intra party transfer, or is otherwise transferred, whether such transaction, sale, joint venture, condemnation or transfer is accomplished by Listing Broker or Other Broker or any other person or entity other than Owner. In any Sale where the purchase price is not the result of bargaining between Owner and a regular residential purchaser (such as, in a condemnation or a deed in lieu of foreclosure), if the Fee in this Contract is a percentage of the purchase price, the purchase price shall be deemed to be the Listing Price written in section #1 of this Contract.
4.4 REPRESENTATION. Unless Owner and Listing Broker have entered into a separate representation agreement, Listing Broker does not represent Owner as either a Single Agent or as a Transaction Broker. Listing Broker may represent the purchaser, and upon agreement by Owner, Listing Broker may change Listing Broker's status to represent Owner without affecting Owner's obligation to pay the Fee, provided Listing Broker complies with the law. Listing Broker may also receive compensation from other parties without affecting Owner's obligation to pay the Fee.
4.5 EXCHANGE. In any exchange of the Property, if the Fee in this Contract is a percentage of the purchase price, the purchase price for the purpose of calculating the FEE shall be deemed to be the higher of the actual purchase price or eighty percent (80%) of the Listing Price written in section #1 of this Contract. In an exchange, Listing Broker may represent other (or all) parties and may receive compensation from other (or all) parties without affecting Owner's obligation to pay the Fee.
4.6 LEASE. (This section shall not apply unless one of the blanks is filled in.)
4.6.1 To pay Listing Broker, at the time of closing of any lease and from the proceeds of such lease, a professional fee ("Rental Service Fee") in the amount of: (COMPLETE ONE) \$ OR % of the total rental sum agreed for Listing Broker's services in effecting a lease by finding a lessee ready, willing and able to lease according to terms acceptable to Owner. 4.6.2 To pay Listing Broker, at the time of any renewal or extension of such lease, the Rental Service Fee,
prorated for any difference in the total rental sum agreed. 4.6.3 If the Property is Sold to a lessee during lessee's occupancy, it shall be deemed to be a Sale subject to the terms of this Contract, even if such Sale occurs after the Expiration Date of this Contract. 4.7 PROTECTION PERIOD.
4.7.1 To pay the Fee if the Property is Sold (and/or to pay the Rental Service Fee, if applicable, if the Property is leased) within days (180 days if this is left blank) after the Expiration Date or any extension thereof to anyone to whom Listing Broker (or Other Brokers working through Listing Broker) has introduced the Property prior to the Expiration Date, provided Owner has received notice in writing, including the names of the prospective purchasers or lessees, before or upon termination of this Contract or any extension thereof (written offers shall constitute notice).
4.7.2 However, Owner shall not be obligated to pay the Fee under this section if an exclusive valid listing is entered into during the term of this protection period with another licensed real estate broker, and the Sale (or lease, if applicable) is made before the expiration of that listing.
4.8 CONDITIONAL WITHDRAWAL. To pay a Conditional Withdrawal Fee of \$

close because of the refusal or failure of Owner to perform, or if Owner refuses to sign a contract for sale and purchase at the price and terms stated herein.

Listing Broker in writing on the same form to place the Property back on the market. A Conditional Withdrawal does not affect Owner's obligation to pay the Fee in case of a Sale during the Conditional Withdrawal period.

4.9 FAILURE TO PERFORM. To pay the Fee in full upon demand if a Sale (or lease, if applicable) fails to

	he Fee, as full consideration for	y Owner, to pay Listing Broker fifty percent (50%) or Listing Broker's services, including Listing Broker's
	OBLIGATIONS. In consid	eration of this exclusive listing, Listing Broker agrees:
5.3 OTHER BROKERS. T		ker deems advisable in local publications or other media. tion requested by Other Brokers, and to assist Other
5.4 MLS CHANGES. To	•	otice of any changes of information, provided sales
organization in bringing about	out a Sale. Owner acknowled	frect the concentrated efforts of Listing Broker's legs this Contract does not guarantee the Sale of the n earnest and continued effort to sell the Property until
executed contract for sale re 7. MORTGAGE INFOI applicable, Owner agrees to p item recorded on the Proper If Owner fails to provide an	leases Listing Broker from the RMATION. Within ten (10 provide to Listing Broker informaty including: existing balance,	er () DOES () DOES NOT agree that a fully responsibility to present subsequent offers. b) days after the effective date of this Contract, if mation relating to any mortgage, lien, judgment or other interest rate, payment and other terms and conditions. The period, Listing Broker is authorized to obtain same, a out-of-pocket costs.
_	-	Loan #
reasonable hours. Owner I representatives of Listing I prospective purchasers, but agrees that such release w Association and those working that may occur. To facilitate (CHECK IF APPLICABI 8.1 Release keys and purpose of showing the Prop 8.2 Release keys and a	has been informed that the relative and Other Brokers with Owner's personal property in the for Owner's benefit, and for or through them from all the showing the Property, Owner (LE) and access devices to representation of the property.	roperty available to Listing Broker to show during ease of keys and access devices to a Lockbox or to ll allow the Property to be more readily shown to may be more susceptible to theft or damage. Owner Owner releases Listing Broker, Other Brokers, the liability and responsibility in connection with any loss authorizes Listing Broker to: attives of Listing Broker and Other Brokers for the la Lockbox for showing the Property. CN (CHECK ALL THAT APPLY)
	NO; the Property is a Co-op. NO; the Property is a Condor	
	NO; the Property is subject to	
9.4 If the Property is a Cond	dominium, Co-op or subject to	a Homeowner's Association, the Property is subject to espective purchasers. Within ten (10) days after the

Property Address:

Form #1205 Page 3 of 6 Revised 07/00

Broker's reasonable out-of-pocket costs.

in the Property.

the above time period, Listing Broker is authorized to obtain same, and Owner agrees to reimburse Listing

10. INQUIRIES. Owner agrees to refer to Listing Broker all inquiries of Other Brokers or others interested

Property Address: _____

- **11. SIGN.** Listing Broker may place Listing Broker's appropriate transaction sign on the Property, if permitted, including a "sold" sign upon signing an acceptable sales contract.
- **12. DEPOSITS.** Listing Broker is authorized to accept, receipt for and hold all money paid or deposited as a binder or deposit on the Property, and the duties of Listing Broker and Other Brokers relative thereto shall be in accordance with the laws of the State of Florida and the regulations of the Florida Real Estate Commission.
- **13. CARE/CUSTODY OF THE PROPERTY.** Listing Broker shall not have the responsibility for the care and custody of the Property and shall not be liable to Owner for any damages which occur to the Property unless caused by Listing Broker or by Listing Broker's employees or agents.
- **14. OTHER LISTINGS.** Listing Broker may choose not to process this Contract through the MLS if the Property is currently listed with some Other Broker. Owner understands and agrees that if other valid listings exist, the existence of these other listings shall not reduce Owner's obligation to pay a Fee under this Contract, and Owner may become liable for additional professional fees as a result of those listings.

15. LAWS AFFECTING THE PROPERTY & THE TRANSACTION.

- 15.1 FIRPTA. Section 1445 of the Internal Revenue Code requires the purchaser to withhold ten percent (10%) of the sales price of real property for tax on sales by certain foreigners. This tax will be withheld unless Affidavits of Compliance with the Internal Revenue Code or I.R.S. Qualifying Statements are provided to the purchaser prior to closing.
- 15.2 FAIR HOUSING. Owner and Listing Broker shall comply with the 1968 Fair Housing Act as amended, which prohibits Owner and Listing Broker from discriminating on the basis of race, color, creed, national origin, familial status, handicap, or sex.
- 15.3 OTHER LAWS. Owner and Listing Broker shall comply with all applicable laws and regulations regarding the Property and any transaction.
- **16. HEIRS.** This Contract shall be binding upon and apply to the heirs and personal and legal representatives of the parties.
- 17. ATTORNEY FEES: In connection with any arbitration or litigation arising out of this Contract, the prevailing party, whether Owner or Listing Broker, shall be entitled to recover all costs, including reasonable attorney's fees and legal assistant's fees, incurred in connection with such arbitration or litigation, including appellate and post judgement proceedings.
- **18. ANTICIPATORY BREACH.** In the event of an anticipatory breach of this Contract by Owner, Listing Broker shall be entitled to a lien upon the real property which is the subject matter hereof for all sums due and owing to Listing Broker hereunder, and Listing Broker shall be entitled to file a Lis Pendens in the public records of the county in which the Property is located in connection with any litigation filed by Listing Broker to enforce Listing Broker's rights hereunder.

19. BROKERAGE RELATIONSHIP DISCLOSURE

IMPORTANT NOTICE

FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES PROVIDE THIS NOTICE TO POTENTIAL SELLERS AND BUYERS OF REAL ESTATE

You should not assume that any real estate broker or salesperson represents you unless you agree to engage a real estate licensee in an authorized brokerage relationship, either as a single agent or as a transaction broker. You are advised not to disclose any information you want to be held in confidence until you make a decision on representation.

Transaction Broker Notice

FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS TRANSACTION BROKERS DISCLOSE TO BUYERS AND SELLERS THEIR ROLE AND DUTIES IN PROVIDING A LIMITED FORM OF REPRESENTATION.

As a transaction broker,	_ and its	Associates,	provides to
you a limited form of representation that includes the following duties:			

- 1. Dealing honestly and fairly;
- 2. Accounting for all funds;
- 3. Using skill, care, and diligence in the transaction;
- 4. Disclosing all known facts that materially affect the value of residential real property and are not readily observable to the buyer;

Property Address:	
5. Presenting all offers and counteroffers in a timely manner, unless a party has previous in writing; 6. Limited confidentiality, unless waived in writing by a party. This limited confidential seller will accept a price less than the asking or listed price, that the buyer will pay a price a written offer, of the motivation of any party for selling or buying property, that a sell terms other than those offered, or of any other information requested by a party to remain 7. Any additional duties that are entered into by this or by separate written agreement.	ality will prevent disclosure that the e greater than the price submitted in ler or buyer will agree to financing
Limited representation means that a buyer or seller is not responsible for the acts of the giving up their rights to the undivided loyalty of the licensee. This aspect of limited facilitate a real estate transaction by assisting both the buyer and the seller, but a licer party to the detriment of the other party when acting as a transaction broker to both parts	representation allows a licensee to usee will not work to represent one
Signature	Date
Signature	Date

- **20. DISCLOSURE OF KNOWN DEFECTS.** If Owner knows of facts materially affecting the value of the Property, whether or not such facts are readily observable, Owner is under a duty to disclose these facts to the purchaser and to Listing Broker. If Owner knows of any such facts, Owner has disclosed them below or by written document referenced in this Contract.
- 21. SPECIAL CLAUSES AND OWNER'S DISCLOSURE OF MATERIAL DEFECTS. LIST ANY FACT THAT MAY MATERIALLY AFFECT THE VALUE OF THE PROPERTY. IF A SEPARATE DISCLOSURE IS ATTACHED, CHECK "YES" BELOW. IF NO DEFECTS, WRITE "NONE".

Form #1205 Page 5 of 6 Revised 07/00

Property Address:			
22. WARRANTY. Owner has fully review accuracy of the information provided by recognizes the Property will be offered to the in or referenced in this Contract. 23. INDEMNITY. Owner agrees to inder Broker from damages resulting from the inafailure to disclose any facts materially affective. 24. FINAL AGREEMENT. This Contract representations, unless incorporated in write Typewritten provisions shall supersede printer provisions. Handwritten and/or typewritten or amendments. The effective date of this Contract amendments.	Owner, especial public for sale, mnify and hold accuracy of the ing the value of fact is the finating into this ed provisions, as provisions may	and the public will rely on the information tharmless Listing Broker and those relying information provided by Owner and from the Property. I agreement of the parties, and no agree Contract, shall be binding on any of and handwritten provisions shall supersede be inserted on this form or attached as a	ss. Owner n contained g on Listing om Owner's eements or the parties. typewritten ddendum(s)
ADDENDUM(S) ATTACHED:			
() YES () NO; SELLER'S DISCLOSU	RE OF ANYT	HING AFFECTING PROPERTY VALU	ΓE
() YES () NO; OTHER ADDENDUM	I(S); Type of A	ddendum:	
OWNER'S Signature	Date	OWNER'S Signature	Date
OWNER'S TAX ID # or SOCIAL SECURITY #		OWNER'S TAX ID # or SOCIAL SECUR	ITY#
OWNER'S MAILING ADDRESS		OWNER'S MAILING ADDRESS	
OWNER'S MAILING ADDRESS		OWNER'S MAILING ADDRESS	
ACCEPTED BY LISTING BROKER:_		(print name) LISTIN	IG AGENT
By: Signature of LISTING BROKER	Date	LISTING BROKER'S BUSINESS ADDRE	SS
LISTING	BROKER'S BUS	INESS ADDRESS	

THIS IS INTENDED TO BE A LEGALLY BINDING CONTRACT. If it is not fully understood, seek the advice of an attorney prior to signing. This form has been approved by the REALTOR® Association of Greater Fort Lauderdale, Inc. Approval does not constitute an opinion that any of the terms and conditions of this contract should be accepted by the parties in a particular transaction. Terms and conditions should be negotiated based upon the respective interests, objections, and bargaining positions of all interested parties.