RMLS™ OREGON LISTING CONTRACT FORM

Page 1 of 3 RMLS™ 1/2004

PROPERTY ADDRESS:	CITY, STATE	$RMLS^{m} 1/2004$
1. Exclusive Right to Sell. BROKER the exclusive right	In consideration for the services to be rendered by the undersigned PRINCIPAL BROKE at to sell the property located at the address set forth above and more particularly described	
(the "Property"). 2. Term. This Agreement into RMLS™, is	is effective when signed, and shall terminate at 11:59 p.m. on SELLER further allows PRINCIPAL BROKER a reason t money is then deposited. No extension or renewal of this Agreement shall be effective	. Date marketing to begin, including inpunable time after termination of this Agreement to close an
BROKER.		
SELLER sells or agrees to sincluding, but not limited to, the price and terms set forth to whom SELLER sells the termination of this Agreemes shall not apply if, following section(s) would result in SE the event of an exchange, tr PRINCIPAL BROKER the Agreement before its expirat Section 3 (a) (b) or (c) above within	a. In consideration for the services herein described, SELLER shall pay PRINCIPAL BR sell the Property during the term of this Agreement or any extension or renewal hereof, a in the attached RMIS™ Listing Data Input Form or such other price and terms as SELLE Property or leases the Property with an option to purchase during the term of this Agent; or (c) is the procuring cause of an agreement to sell the Property or lease the Property the termination of this Agreement, SELLER lists the Property for sale with another duly ELLER'S liability for more than one brokerage fee. The term "sale" shall include any excharade, or lease option, PRINCIPAL BROKER is permitted to represent and receive compete compensation set forth in the following sentence in consideration of PRINCIPAL BROKER. SELLER shall pay the following percentage of the commission that would be due from any after the date of this Agreement (forty-five [45] if left blank), percept pays after the date of this Agreement (forty-five [45] if left blank), percept pays after the date of this Agreement (forty-five [45] if left blank), percept pays after the date of this Agreement (forty-five [45] if left blank), percept pays after the date of this Agreement (forty-five [45] if left blank), percept pays after the date of this Agreement (forty-five [45] if left blank), percent (50% if left blank), left (50% if left blank), percent (50% if left blank), left (50% if left blank), left (50% if left	From the property with an option to purchase the Property, for the Property with an option to purchase the Property, for the Property with an option to purchase the Property, for the property of the Isting price: (a) if terminated the the Property of the Property of the Isting price: (b) if terminated of the Property of the Isting price: (c) if terminated of the Property of the Isting price: (d) if terminated of the Property of the Isting price: (d) if terminated of the Property of the Isting price: (d) if the Isting of
SELLER'S personal knowled accuracy or adequacy of SEL and transfer of possession, al will install an approved smo	convey the Property to a buyer; (b) that SELLER has completed the Disclosure Statemedge and information, and PRINCIPAL BROKER has not made any statement, representa LER'S disclosures; (c) the information on the attached Listing Data Input Form is correct are ll aspects of the Property will be in substantially their present condition and free of material ske detector in the building(s) located on the Property, as required by law. all defend, indemnify and hold harmless PRINCIPAL BROKER, its licensees and any coordinates.	ation, warranty, investigation, test or other inquiry into the nd complete; (d) as of the date(s) of the sale of the Property I defects; and (e) before closing of any transaction, SELLER
damages, causes of action or	r suits arising out of, or relating to any breach of the representations and warranties set for lose any material information to PRINCIPAL BROKER relating to the Property.	
pay the costs and reasonable If mediation is conducted or and costs in connection with 9. Compliance with Law.	NCIPAL BROKER or any cooperating broker refers this Agreement to an attorney for cole attorney's fees of PRINCIPAL BROKER or any cooperating broker regardless of whether if arbitration or litigation is filed in connection with any dispute relating to this Agreement the such mediation, arbitration or litigation and in any appeal therefrom and enforcement SELLER shall comply with all laws relating to the Property and the sale thereof, including regard to age, race, color, religion, sex, handicap, marital status, familial status, or national controls.	er mediation is conducted or arbitration or litigation is filed nt, the prevailing party shall be entitled to its attorney's fee thereof. It without limitation, the obligation to offer the Property fo
10. Dispute Resolution. SE (hereinafter collectively refere expressly survive closing. Prosale contract, or recorded contract, or recorded contract, or recorded contract of the contract of t	ELLER and PRINCIPAL BROKER, including the licensees of each, if any, agree that all clared to as "Claims"), relating directly or indirectly to this Agreement, shall be resolved in an ovided, however, the following matters shall not constitute Claims: (a) any proceeding to construction lien; (b) a forcible entry and detainer action; (c) any dispute between REA e National Association of REALTORS. The filing of a notice of pending action ("lis persimilar remedy described in the Oregon or Federal Rules of Civil Procedure shall not constitute."	aims, controversies or disputes, including those for recission accordance with the procedures set forth herein which shall collect, interpret or enforce any mortgage, trust deed, land ALTORS® which is subject to the Professional Standard endens") or the application to any court for the issuance of
Notwithstanding the follo	owing provisions, SELLER, PRINCIPAL BROKER and the licensees, if any, mutually agree decided there, in lieu of mediation, arbitration or litigation in any other court of law.	e that all Claims within the jurisdiction of the Small Claims
If SELLER was represen in accordance with the proc mediation program (collective	atted in this transaction by a licensee who was then a member of the National Association of cedures of the Home Seller/Home Buyer Dispute Resolution System of the National Association of the "System"). Provided, however, if the System is not then available through the litylor licensees shall not be required to engage in mediation.	ssociation of REALTORS® or other organization-adopted
All claims that have not arbitration shall be treated th BROKER and/or their licen first filing for arbitration. Pr	been resolved by mediation, or otherwise, shall be submitted to final and binding private as a filing in court for purposes of meeting any applicable statutes of limitation or for sees may use any professional arbitration company which provides such service to the courovided, however, if no arbitration company has available services when the Claim arose, neighbor of participate in arbitration.	or purposes of filing a lis pendens. SELLER, PRINCIPAI unty where the Property is located, as selected by the party
BY CONSENTING TO ONE OR MORE NEUTRAL AN ARBITRATION DECISION	THIS PROVISION YOU ARE AGREEING THAT DISPUTES ARISING UNDER THIS L ARBITRATORS AND YOU ARE GIVING UP THE RIGHT TO HAVE THE MATTER T SION IS LIMITED UNDER OREGON LAW.	I'RIED BY A JUDGE OR JURY. THE RIGHT TO APPEAI
hereby authorizes BROKER Agreement and in the Discle 12. Lock Box. SELLER □ do 13. Internet. SELLER □ doe	Unless exempt, SELLER has completed a Seller's Property Disclosure Statement regarding to: (a) deliver a copy of such Disclosure Statement to any prospective Buyer; and (b) relosure Statement without further inquiry or diligence on BROKER'S part. loes□does not (check one) authorize PRINCIPAL BROKER to place a lock box on the Pres□does not (check one) authorize PRINCIPAL BROKER to advertise the property on the ision of this Agreement, including, without limitation, the amount of the brokerage fee s	ely solely upon SELLER'S representations set forth in this operty. E Internet.
signed by SELLER and by P 15. Brokerage Fee. SELLE of the Property. SELLER he instructs the escrow agent, if for any transaction relating t		% of the selling price or option exercise price the extent of PRINCIPAL BROKER'S fee and irrevocable
	ture Date of SELLERS signature	
BROKER Signature	SELLERSELLER	
Date of PRINCIPAL BROD	SELLER_ KER'S signatureADDRESS	ey-in-fact state capacity and name of real party in interest)
	gnature ADDRESS	
	Phone (w)	

LOTS AND LAND DATA INPUT FORM

Border Indicates Required Field

Note: Use Farms and Ranches Input Form for properties greater than five acres with farm/ranch, recreation or forest uses. Number in () indicates how many selections to choose or circle. Screened number indicates how many characters will fit on a line or space. SYSTEM ASSIGNED							
	OPERTY (ID# 23			AREA 3	LIST PRIC	 CE 8	
ADI	DRESS NUMBER 6	DIRECTION	STREET 20	STREET SUFFIX	ADDITIONAL PARCELS	DESC 10	
СІТ	Y 20		ZIP 5	+4 4	CC&R'S	MANUFACTURED HOUSE OKAY	
SUBDIVISION 20						ZONING 7	
LEGAL 104					LIMITED REPRESENTATION		
COUNTY 10		MAP COORD. PAGE 3 COL. 1 ROW 2		LIST TYPE 1	PROP TYPE (1)		
	EMENTARY HOOL 15		MIDDLE SCHOOL 15		HIGH SCHOOL 15		
	LOT SIZE (1)		# ACRES 5.2 REQUIRED IF LOT SIZE		ISION 20		
	WATERFRONT	WATER FRON		R OR ENAME 10	AVAILABILITY (1)	#LOTS 3	
0	PERC TEST	PERC TEST INFO (1)	ROAD FRONTAGE	ROAD SURFACE (1)	SOIL TYPE / CLASS 20		
GENERAL INFO	SELLER DISCLOSURE (1))	OTHER DISCLOSURES 20				
ERA	VIEW (2)						
GEN	LOT DESCRIPTION (6)					
	TOPOGRAPHY (6)						
	SOIL CONDITION (2)						
	PRESENT USE (2)					
IMPROVEMENTS	EXISTING STRUCTURE						
	EXISTING STRUC	ETURE DESC (6)					
PROV	UTILITIES (6) (1 REQD + 5)						
Ξ		NOTE: AVL = AT PROPERTY	LINE				
RMLS	™ 9.04 INPUT				SELLER(S) INITIAL		

KMLS1W 9.04 INPUT

LOTS AND LAND DATA INPUT FORM

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		ML#_ SYSTEM ASSIG	ADDRESS				
	XSTR/DIR 72 REMARKS 360						
REMARKS	INTERNET 288 — INTERNET 288 — AUT VIRTUAL TOUR 10	HORIZATION TO POST ON IN	NO PERSONAL PROMOTIC	ED FOR PUBLIC VIEWING. CONFIDE N OR BROKER/OWNER CONTACT IN G SITES AUTHO	FORMATION ALLOWED	SHOULD BE EXCLUDED. O IN THIS SECTION. DST ON VIRTUAL OFFICE	WEBSITES
			NO PERSONAL PROMOTIC	N OR BROKER/OWNER CONTACT IN	FORMATION ALLOWED	O IN THIS SECTION.	
	PROPERTY TAX PER YR 5.2		SPCLASMT BALANCE 7 \$	TAX DEFERRA	L	BAC 10	TYPE (1)
JAL	HOA DUES 4 \$	HOA FREQUENCY	(1) CROP/LAND LEASE?	3RD PARTY TO SALE REQUIRES APPROVAI to pending foreclosure, Relo		SAC 10	TYPE (1)
FINANCIAL	ESCROW PREFEI HOA (9) INCLUDES TERMS (4) (1 REQD + 3)	RENCE 20					
	BKR CODE 6	LISTING OFFICE 36			PHONE 10	FAX 10	
	LPID 8	LISTING AGENT 36			PHONE 10	AGENT CELL/PGF	R 10
ATA	CO-LIST LPID 8	CO-LIST BKR CODE 6	CO-LIST AGENT 36			CO-LIST PHONE	
ENTD	AGENT E-MAIL 50						
BROKER/AGENT DATA	LIST DATE MM/DD/Y	EXP. DATE	MM/DD/YYYY				
ROK	PHOTO (1)			OWNER 20		PHONE 10	
m	POSS (1)			TENANT 20		PHONE 10	
	SHOW (3) (1 REQD +2)						

RMLS™ 9.04 INPUT

SELLER(S) INITIAL

S) INTIAL