

## LISTING AGREEMENT



The Standard Form (Rev 07/2016) of: New Orleans Metropolitan Association of REALTORS ®, Inc. For exclusive use of REALTORS ®

REALTOR® Boards provide this form as an aid, and not as legal advice. REALTOR® members assume no responsibility for unauthorized use.

1.	Date						
2.	The undersigned Client (herein after referred to as Owner) hereby grants to						
3.	and their successors or assigns (herein after referred to as "Broker"), the sole and exclusive right to sell the following described Property:						
4.							
••							
5.	Subdivision; City;						
6. 7							
7.							
8.	excluding:						
9.							
10.	On grounds measuring about, or as per title for						
11.	(\$) Dollars cash or the following terms:						
12.							
13.	or any other price, or upon any other terms, as may hereafter be agreed upon.						
14.							
15.	This authorization to sell shall remain in full force and effect for a period of from date of acceptance by Broker,						
	who shall calculate the beginning and expiration date of this authorization and timely furnish a copy to seller. If an Agreement to purchase and sell						
	is executed during the term of this Listing Agreement, the parties agree to extend the effective period of this Listing Agreement to include the						
	closing date as provided for in the Agreement to Purchase, or any extension thereof.						
19.							
	Owner agrees to pay Broker's commission of on the gross amount of any Agreement to sell, ex-						
	change, or option that may be negotiated during the existence of the Agreement, or on the gross amount of any such agreement made within						
22.							
	has been quoted during the term of this Agreement, part of which commission in the amount of of the gross sales price may						
	be paid by a Listing Broker to a Cooperating Broker. The Closing Notary is authorized to deduct and disburse commission at Act of Sale. This						
	protection period shall terminate when the Property is listed with another Real Estate Broker. The commission is earned when such an						
	Agreement is signed by all parties resulting in a valid and binding Agreement to Purchase. Said commission is also earned upon obtaining an						
	offer to purchase at the listed price and terms with reasonable time for act of sale and occupancy. In the event the Property is leased to anyone						
	during the term of this Agreement, Owner agrees to pay Broker a commission of						
29.							
30.	Listing Broker is authorized to accept from Purchaser, or his representative, a non-interest bearing deposit represented by cash and/or real estate						
31.	deposit note, and to place the cash portion in "Sales Escrow Account" in a financial institution in the State of Louisiana, unless all parties agree in						
32.	writing that the deposit be held by the Cooperating Broker, a title company, or some other entity of their choosing. Broker shall have no						
33.	responsibility in the case of failure or insolvency of the one who holds the deposit. In the event a dispute arises regarding entitlement to the						
34.	deposit/funds the broker holding the same shall comply with the provisions of LREC Rule, Chapter 29, section 2901 and disburse the funds upon						
	written mutual consent of all parties or upon brokers reasonable interpretation of the contract as to the party entitled to the funds, but only after 10						
	. days notice to all parties and licensees. Further, broker may place the funds into the registry of the court, or disburse upon a court order.						
37.							
	Owner agrees to refer all prospects to Broker, to cooperate fully and not to obstruct the sale of the Property, during the term of this						
	contract. In case of employment of counsel to enforce this Agreement, Owner will pay all costs and reasonable attorney's fees incurred by						
	Broker. In further consideration of the efforts and expenditures by Broker, Owner shall indemnify Broker, his Agents and Employees, against all						
	liability, loss and expense, including reasonable attorney's fees and court costs that may be incurred as a result of any claim or suit by any						
	person for personal injury or property damage sustained by such person while on or about the herein above described premises, due to the						
	condition of said premises or Owner's negligence.						
	condition of sald premises of Owner's negligence.						
44.	Owner energiaelly requests and authorized the use of the Multiple Lindian Combast the weblic Party of Decord or Lindian States of the States of the States of Decord or Lindian States of the States of Decord or Lindian States of the States o						
	Owner specifically requests and authorizes the use of the Multiple Listing Service, the public display of Property address, photos, virtual tours,						
	and other depictions of the property and its contents through the MLS, the Internet, and various web sites, including Internet Data Exchange						
	and Virtual Office Websites, to promote and enhance the sale of the Property. The Owner further authorizes Broker to provide timely notice of						
	status changes of the listing to the MLS; and to provide and publish sales information including selling price to the MLS upon sale of the						
	Property. Owner also authorizes all MLS brokers who participate in Internet Data Exchange and Virtual Office Websites, to publicly display the						
	Property and its contents on the Brokers' web sites and agrees to hold harmless and indemnify the Brokers, their Agents and Employees, the						
51.	MLS and the Association of REALTORS® (NOMAR and GSREIN) from any and all claims which may arise there from. The Owner authorizes						

## Property Address, Street, City, Zip

Date

52.	Broker and the MLS to disseminate pertinent information including, but not limited to the photo of Property, listed price, Property condition and/or
53.	Seller considerations affecting such Property. Broker is authorized to post signs and advertise the Property for sale.

54.

55. Owner hereby grants to Broker a non-exclusive, irrevocable, worldwide, royalty free license to use, sublicense through multiple tiers, publish,

- 56. display, and reproduce the Owner Listing Content, to prepare derivative works of the Owner Listing Content, and to distribute the Owner Listing
- 57. Content or any derivative works thereof. This non-exclusive license shall survive the termination of this Agreement for any reason whatever.
- 58. Owner represents and warrants to Broker that the Owner Listing Content, and the license granted to Broker for the Owner Listing Content, do not 59. violate or infringe upon the rights, including any copyright rights, or any person or entity. Owner acknowledges and agrees that as between
- 60. Owner and Broker, all Broker Listing Content is owned exclusively by Broker, and Owner has no right, title or interest in or to any Broker Listing
- 61. Content.
- 62.

63. Notwithstanding the provisions of Civil Code Articles 2985 through 3034 or any other provisions of law, a licensee engaged in any real

- 64. estate transaction shall be considered to be representing the person with whom he is working as a Designated Agent unless there is a written 65. agreement between the Broker and the person providing that there is a different relationship or the licensee is performing only ministerial
- 66. acts on behalf of the person.
- 67.

68. Select Yes or No below if there are any legal impediments that may affect transferring title:

69.	Potential Short Sale	Yes	No	Is property curre	ntly mortgage	ed <u> </u>	′es	No		
70.	In Foreclosure Yes	No		If so, Is the r	nortgage curi	rent?	Yes	No		
71.	Bankruptcy Yes	No		Any other liens of	or judgments	affecting th	e property	Yes	s <u>N</u> o	
72.	Tax SaleYes	No		Succession	_Yes	No				
73.	Lease(s) Yes	No	C	Other						
74.	74. Seller acknowledges that such impediment may require disclosure and authorizes broker to do so.									
75.										
76.	6. OWNERS SHALL COMPLETE THE RESIDENTIAL PROPERTY DISCLOSURE FORM.									
77.	7. OWNERS SHALL COMPLETE THE LEAD BASED PAINT DISCLOSURE FORM IF PROPERTY WAS BUILT PRIOR TO 1978.									

OWNERS SHALL REVIEW AND SIGN REAL ESTATE AGENCY DISCLOSURE PAMPHLET.

78. 79. 80.

81.

## WE DO BUSINESS IN ACCORDANCE WITH FEDERAL FAIR HOUSING LAWS

82. The commissions reflected in this Agreement have been negotiated only by the parties to the Agreement.

I understand and consent to dual agency?	🗆 Yes 🗖 No		
Do you desire home protection warranty? Broker may receive a fee from insurer if a Home Warranty Plan is provided.	🗆 Yes 🗆 No	Owner's Signature	Date
Would you like relocation assistance?	🗆 Yes 🗆 No		Owner(s) Name (type or print)
Do you authorize the use of a lockbox on the Property			
in accordance with the lockbox procedures which have been explained to you, and hold said company and			Owner's Signature
its associates harmless from any responsibility or			Owner(s) Name (type or print)
liability in connection herewith?	🗆 Yes 🗖 No		
Do you authorize VOW/IDX Comments in conjunction			E-Mail Address
with the listing?	🗖 Yes 🗖 No		
Do you authorize VOW/IDX Automated Valuation Model			Mailing Address
in conjunction with the listing?	□ Yes □No		
Seller authorizes this agreement and any supplement			City, State, Zip
addendum or modification relating hereto, including	🗆 Yes 🗆 No		
any photocopy, facsimile or electronic transmission			(Area Code) Telephone Number
thereof, may be executed in two or more counterparts,			
all of which shall constitute one and the same Agreement.			
Effective Date:Expiration Date:		Seller's Designated Agent	Date
		Accepted By:	Date