

## **LISTING CONTRACT:**

EXCLUSIVE RIGHT TO SELL

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				1	. Date _	201	9-08-24		
				2	2. Page	1 of	8	pages	
3.	DEFINITIO	NS: This Cont	ract involves the	e property located a	t1212	2 langfor	d blvd		,
4.	legally desc	cribed as	lol 102						
5.									
6.	Selleris	Amran Ahme	a d						, , , , ,
7.	Broker is	Mang							("Broker").
				(Real Estate Compa	ny Name)				,
8.	This Contra	act starts on _	2019-08-24	, 20	$_{}$ , and $\epsilon$	ends at 1	1:59 p.m.	on <u>2019-08-</u>	25 ,
9. 10.	20 This Contract terminates upon successful closing of the Property(ies) specified in this Contract or expiration or cancellation of this Contract, whichever occurs first.								
11.	This Contra	act may only be	e canceled by w	ritten mutual agree	ment of th	ne partie	s.		
12.	PRICE: Se	eller offers the I	Property for sale	e for the price of \$ _	14000			, upor	n the following
13.	terms:tr	nere will be no	additional terms	this time.					
15. 16. 17. 18. 19. 20. 21. 22. 23.	governing authority. Seller understands this Contract DOES NOT give Broker authority to rent or manage the Property. Seller understands Broker may be a member of a Multiple Listing Service ("MLS"), and if Broker is a member of the MLS, and where available, Broker may give information to the MLS concerning the Property. Broker may place information on the Internet concerning the Property, including sold information (except as limited in the following MLS Data Feed Options section). Upon final acceptance of a purchase agreement, Seller allows Broker to withdraw the Property from the market. If Broker sells the Property, Broker may notify the MLS and member REALTORS® of the price and terms of the sale. Seller acknowledges that neither Broker, the MLS, the Minnesota Association of REALTORS®, nor any								
24.	MLS DATA	FEED OPTIO	NS:						
25.	EXPLANA	TIONS AND DE	EFINITIONS:						
26. 27. 28.	listings of o	other brokers i	n MLS, subject	oy a broker particip to certain MLS rul e relationship with t	es. The c	onsumer	r visiting a	n IDX site is n	
29. 30. 31. 32. 33. 34.	"Virtual office web site" ("VOW") means a web site operated by a broker participating in the MLS that delivers brokerage services to consumers over the world wide web. Visitors to a VOW are required to register on the site (with their name and a real e-mail address) and enter a brokerage relationship with the broker operating the VOW. The broker operating the VOW can then show the visiting customer/client nearly all of the information available to the broker in MLS. The seller(s) of a listing has the right to opt out of certain kinds of data display under the MLS's VOW policy. The MLS imposes various other rules and restrictions on VOWs.								
35. 36.		_	•	S system automatication the Property are as	-	ts to "Yes	s." Seller's	instructions pe	ertaining to the
37. 38. 39. 40.	Option 1.	to Internet we providing onli to customers.	eb sites that dis ne brokerage so clients via othe	rnet. If Seller select play property listing ervices (e.g., VOWs r means, including	g data, wl ). Brokers e-mail, fax	hether in participa x, mail, h	ntended for ating in ML nand delive	advertising the Scan still discort, and orally.	ne Property or lose the listing
41.		Shall the Pro	perty listing be	displayed on the Int	ernet, inc	luding so	old informa	tion?	Yes No
42. 43. 44			ches for listings	nowledges that if a on the Internet wi					





Page 2 45.

46.	Property Id	ocated at1212 langford blvd	
47.	If "No" wa	s selected at Option 1, skip Options 2-4. If "Yes" was selected for Option 1, continue to Option 2.	
48. 49. 50. 51. 52.	Option 2. Listing address (house and unit numbers and street name) display on the Internet. If Seller selections, the address of the Property will be hidden on web sites receiving data feeds from MLS that result internet listing display, whether intended for advertising the Property or providing online brokerage services, VOWs). Brokers participating in MLS can still disclose the address to customers/clients via or means, including e-mail, fax, mail, hand delivery, and orally.		
53. 54.		Shall the listing address (house and unit numbers and street name) be displayed on the Internet?	
55. 56. 57. 58. 59. 60.	Option 3.	An automated valuation of the Property listing or a link to an automated valuation of it may be displayed adjacent to the listing. Some VOWs or IDX sites may provide an automated valuation model ("AVM") function/service. An AVM uses statistical calculations to estimate the value of a property based upon data from public records, MLS, and other sources, and incorporating certain assumptions. The accuracy of AVMs has sometimes been criticized because they do not take into consideration all relevant factors in valuing a property. Seller, by selecting "No," may prohibit display of an automated valuation of his or her listing adjacent to the listing.	
62. 63		Shall an automatic valuation of the Property listing or a link to an automated valuation be displayed adjacent to the listing?	
64. 65. 66. 67. 68. 69.	Option 4.	Comments or reviews of the Property by persons other than the displaying broker may be displayed with or attached as a link to the listing data of the Property. Some VOWs or IDX sites may provide functionality that permits the customers/clients using the VOW or IDX site to enter comments or reviews with the listing or by hyperlink to such comments or reviews. Note that the broker displaying the listing on his or her VOW or IDX site may add commentary representing his or her professional judgment regarding the listing's value, etc.	
70. 71.		Shall comments or reviews of the Property by persons other than the displaying broker be displayed with or attached as a link to the listing data of the Property?  Yes  No	
72.	LISTED F	OR LEASE: The Property X IS IS NOT currently listed for lease. If IS, the listing broker is	
73. 74.	terms of th	. If <b>IS NOT</b> , Seller <b>X MAY MAY NOT</b> list the Property for lease during the is Contract with another broker.	
75. 76.	Nothing in	this Contract shall prohibit Broker and Seller from entering into a listing agreement for the lease of this pon terms acceptable to both parties.	
77. 78. 79. 80. 81. 82. 83. 84. 85.	Seller shal receives a governmer responsible securing a owner's titl service pro a purchase	GOBLIGATION: Seller shall notify Broker of relevant information important to the sale of the Property. It cooperate with Broker in selling the Property. Seller shall promptly inform Broker about all inquiries Seller bout the Property. Seller agrees to provide and pay for any inspections and reports required by any natal authority. Seller agrees to provide unit owners' association documents, if required. Seller shall remain a for security, maintenance, utilities, and insurance during the term of this Contract, and for safekeeping, and/or concealing any valuable personal property. Seller shall surrender any abstract of title and a copy of any e insurance policy for this Property, if in Seller's possession or control, to buyer or buyer's designated title wider. Seller shall take all actions necessary to convey marketable title by the date of closing as agreed to in a greement. Seller shall sign all documents necessary to transfer to buyer marketable title to the Property.	
87. 88. 89. 90. 91.	<ol> <li>ac</li> <li>au</li> <li>pro</li> </ol>	the Property: To facilitate the showing and sale of the Property, Seller authorizes Broker to: cess the Property; thorize other brokers and their salespersons, inspectors, appraisers, contractors, and other industry of of the property at reasonable times and upon reasonable notice; and plicate keys to facilitate convenient and efficient showings of the Property.	



91.



92. Page 3

93.	Property located at			
94. 95. 96. 97. 98. 99. 100.	Authorizing access means giving Broker permission to allow the above-referenced persons to enter the Property, with or without a licensed salesperson present, disclosing to the other person any security codes necessary to enter the Property, and lending a key to the other person to enter the Property, directly or through a lockbox. Seller agrees to commit no act which might tend to obstruct Broker's performance here. If the Property is occupied by someone other than Seller, Seller shall comply with Minnesota law and any applicable lease provisions of an existing lease and provide tenant with proper notice in advance of any Property showing. Seller understands the prospective buyers and others authorized to access the Property may record the Property by photograph, video, or other medium while accessing the Property.			
103. 104.	<b>RECORDING ONTHE PROPERTY:</b> Seller understands that MN Statute 626A.02 specifically prohibits the interception of oral communications without the consent of at least one of the two parties to the communication. Seller should seek appropriate legal advice regarding compliance with this statute if Seller intends to utilize technology that may intercept oral communications between persons other than Seller.			
107. 108. 109. 110.	<b>SELLER CONTENT LICENSE:</b> In the event Seller provides content, including, but not limited to, any photos or videos of the Property ("Seller Content") to Broker, Seller grants to Broker a nonexclusive, perpetual, world-wide, transferable, royalty free license to sub-license (including through multiple tiers), reproduce, distribute, display, perform, and create derivative works of the Seller Content. Seller represents and warrants that Seller has authority to provide Seller Content and Seller Content does not violate any restrictions regarding use including any third-party intellectual property rights or laws. Seller agrees to execute any further documents that are necessary to effect this license.			
112. 113.	NOTICE: THE COMPENSATION FOR THE SALE, LEASE, RENTAL, OR MANAGEMENT OF REAL PROPERTY SHALL BE DETERMINED BETWEEN EACH INDIVIDUAL BROKER AND THE BROKER'S CLIENT.			
115. 116.	BROKER'S COMPENSATION:  Seller agrees to pay Broker a retainer fee of \$ at the commencement of this Contract, which fee should be kept by Broker whether or not Seller sells the Property. The retainer fee will apply toward satisfaction of any obligation to compensate Broker.			
118.	Seller shall pay Broker, as Broker's compensation, percent (%) of the selling price or			
	\$, whichever is greater, if Seller sells or agrees to sell the Property during the term of this Contract.			
121.	Other:			
122.				
124. 125.	<ol> <li>the closing of the sale;</li> <li>Seller's refusal to close the sale; or</li> </ol>			
	If, within days (not to exceed six (6) months) after the expiration of this Contract, Seller sells or agrees to sell			
132. 133. 134.	the Property to anyone who:  1. during this Contract made inquiry of Seller about the Property and Seller did not tell Broker about the inquiry; or			
135. 136. 137. 138.	2. during this Contract made an affirmative showing of interest in the Property by responding to an advertisement, or by contacting Broker or the licensee involved, or was physically shown the Property by Broker and whose name and address is on a written list Broker gives to Seller within 72 hours after the expiration of this Contract; then Seller shall still pay Broker the compensation noted here, even if Seller sells the Property without Broker's assistance. Seller understands that Seller does not have to pay Broker's compensation if Seller signs another valid			

140. listing contract or facilitator services agreement for this Property after the expiration or cancellation of this Contract,

141. under which Seller is obligated to compensate another licensed real estate broker.





MN:LC:ERS-4 (8/18)

# LISTING CONTRACT: EXCLUSIVE RIGHT TO SELL

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143.	Property located at				
	To secure the payment of Broker's compensation, Seller hereby assigns to Broker the gross proceeds from the sale of the Property in an amount equal to the compensation due to Broker under this Contract.				
146.	COMPENSATION DISCLOSURE: Broker SHALL SHALL NOT offer compensation to cooperating brokers.				
147.	If <b>SHALL</b> , the compensation to cooperating brokers shall be as follows:				
148. 149.		, whichever is greater, to cooperating			
150. 151.	% of the gross sales price or \$ brokers assisting buyer.	, whichever is greater, to cooperating			
152.	Other:				
153.					
154.	CLOSING SERVICES:				
155. 156. 157. 158.	OPINIONS REGARDING THE LEGAL EFFECT OF THE CLOSING DOCUMENTS OR OF THE CLOSING				
160.	After a purchase agreement for the Property is signed, arrangements must be made to close the transaction. Seller understands that no one can require Seller to use a particular person in connection with a real estate closing and that Seller may arrange for a qualified closing agent or Seller's attorney to conduct the closing.				
162.	Seller's choice for closing services (Check one.):				
163.	Seller wishes to have Broker arrange for the closing.				
164.					
165.	(Seller's Initials) (Seller's Initials)				
	ADDITIONAL COSTS: Seller acknowledges that Seller may be required to pay certain closing costs, which may effectively reduce the proceeds from the sale.				
169.	Seller understands that mortgage financing services are usually paid for by buyer; however, certain insured government loans may require Seller to pay a portion of the fees for the mortgage loan. Seller understands that Seller shall not be required to pay the financing fees on any mortgage without giving Seller's written consent.				
172. 173.	<b>FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"):</b> Section 1445 of the Internal Revenue Code provides that a transferee ("Buyer") of a United States real property interest must be notified in writing and must withhold tax from the transferor ("Seller") if the transferor ("Seller") is a foreign person, provided there are no applicable exceptions from FIRPTA withholding.				
175.	Seller represents and warrants that Seller IS IS NOT a foreign person (i.e., a non-resident alien individual,				
176.	foreign corporation, foreign partnership, foreign trust, or foreign estate) for purposes of income taxation.				
178.	Due to the complexity and potential risks of failing to comply with FIRPTA, Seller should <b>seek appropriate legal and</b> tax advice regarding FIRPTA compliance, as Broker will be unable to confirm whether Seller is a foreign person or whether the withholding requirements of FIRPTA apply.				
	<b>WARRANTY:</b> There are warranty programs available for some properties which warrant the performance of certain components of a property, which warranty programs Seller may wish to investigate prior to the sale of the Property.				





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183.	Property located at			
185. 186. 187. 188. 189. 190. 191.	duties to the buyer that Broker owes to the Seller. This conflict of interest will prohibit Broker from advocating exclusively on the Seller's behalf. Dual agency will limit the level of representation Broker can provide. If a dual agency should arise, the Seller will need to agree that confidential information about price, terms, and motivation will still be kept confidential unless the Seller instructs Broker in writing to disclose specific information about the Seller. All other information will be shared. Broker cannot act as a dual agent unless both the Seller and the buyer agree to it. By agreeing to a possible dual agency, the Seller will be giving up the right to exclusive representation in an in-house			
194. 195. 196. 197. 198. 199.	Having read and understood this information about dual agency, Seller now instructs Broker as follows:  Seller will agree to a dual agency representation and will consider offers made by buyers represented by Broker.  Seller will not agree to a dual agency representation and will not consider offers made by buyers represented			
200.	Real Estate Company Name:			
201.		Seller:		
202.	By:	Seller:		
203.		Date:		
204	OTHER POTENTIAL SELLERS: Saller understands that B	roker may list other properties during the term of this		

- 204. OTHER POTENTIAL SELLERS: Seller understands that Broker may list other properties during the term of this
- 205. Contract. Seller consents to Broker representing or assisting such other potential sellers before, during, and after the
- 206. expiration of this Contract.
- 207. PREVIOUS AGENCY RELATIONSHIPS: Broker, or licensee representing Seller, may have had a previous agency
- 208. relationship with a potential buyer of Seller's Property. Seller acknowledges that Seller's Broker, or licensee representing
- 209. Seller, is legally required to keep information regarding the ultimate price and terms the buyer would accept and the
- 210. motivation for buying confidential, if known.
- 211. TERMINATION OF FIDUCIARY DUTIES: Broker's fiduciary duties, except the duty of confidentiality, terminate upon the
- 212. successful closing of the Property(ies) specified in this Contract or expiration or cancellation of this Contract, whichever
- 213. occurs first.
- 214. INDEMNIFICATION: Broker will rely on the accuracy of the information Seller provides to Broker. Seller agrees
- 215. to indemnify and hold harmless Broker from and against any and all claims, liability, damage, or loss arising from any
- 216. misrepresentation, misstatement, omission of fact, or breach of a promise by Seller. Seller agrees to indemnify and hold
- 217. harmless Broker from any and all claims or liability related to damage or loss to the Property or its contents, or any
- 218. injury to persons in connection with the marketing of the Property. Indemnification by Seller shall not apply if the damage,
- 219. loss, or injury is the result of the gross negligence or willful misconduct of the Broker.
- 220. FAIR HOUSING NOTICE: Seller understands that Seller shall not refuse to sell or discriminate in the terms, conditions,
- 221. or privileges of sale, to any person due to his/her race, color, creed, religion, national origin, sex, marital status, status
- 222. with regard to public assistance, handicap (whether physical or mental), sexual orientation, or family status. Seller
- 223. understands further that local ordinances may include other protected classes.
- 224. ADDITIONAL NOTICES AND TERMS: As of this date Seller has not received notices from any municipality,
- 225. government agency, or unit owners' association about the Property that Seller has not informed Broker about in writing.
- 226. Seller agrees to promptly inform Broker, in writing, of any notices of such type that Seller receives during the term of
- 227. this Contract.
- 228. This shall serve as Seller's written notice granting Broker permission to obtain mortgage information (e.g., mortgage
- 229. balance, interest rate, payoff, and/or assumption figures) regarding any existing financing on the Property. A copy of
- 230. this document shall be as valid as the original.





InstanetFORMS\*

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Property located at	
<b>ELECTRONIC SIGNATURES:</b> The parties agree the transaction constitute valid, binding signatures.	ne electronic signature of any party on any document related to this
<b>CONSENT FOR COMMUNICATION:</b> Seller authori fax, e-mail, or other means of communication durin	zes Broker and its representatives to contact Seller by mail, phone, g the term of this Contract and anytime thereafter.
OTHER:	
BROKER	SELLER
ACCEPTED BY:	ACCEPTED BY:
(Real Estate Company Name)	(Seller)
Ву:	
(Licensee)	(Date)
(Date)	(Address)
(Address)	(Phone)
(Phone)	(E-Mail Address)
	_
(E-Mail Address)	OFILER
	SELLER
	ACCEPTED BY:
	(Seller)
	(Date)
	(Address)
	(Phone)
	(E-Mail Address)
	ONTRACT BETWEEN SELLER AND BROKER. CE, CONSULT AN APPROPRIATE PROFESSION <u>AL</u> .
	ELECTRONIC SIGNATURES: The parties agree the transaction constitute valid, binding signatures.  CONSENT FOR COMMUNICATION: Seller authorifax, e-mail, or other means of communication during other means of communication during other.  BROKER  ACCEPTED BY:  (Real Estate Company Name)  By:  (Licensee)  (Date)  (E-Mail Address)  THIS IS A LEGALLY BINDING C



## **WIRE FRAUD ALERT**



Internet fraud — the use of Internet services or software with Internet access to defraud victims — is on the rise in real estate transactions. **THESE SOPHISTICATED CRIMINALS COULD:** 

- HACK INTO YOUR E-MAIL ACCOUNT or the e-mail of others involved in your real estate transaction and may direct you to wire money to the hacker's account.
- **SEND FRAUDULENT E-MAILS** that appear to be from your real estate licensee, lender, or closing agent.
- CALL YOU claiming they have revised wiring instructions.

### **Buyers/Tenants and Sellers/Owners are advised to:**

- (1) Never wire funds without confirming the wiring instructions directly with the intended recipient.
- (2) Verify that the contact information for the wire transfer recipient is legitimate by calling a known phone number for the broker or closing agent. Do not rely on the information given to you in an e-mail communication.
- (3) Never send personal information through unsecured/unencrypted e-mail.

### If you suspect wire fraud in your transaction:

- (1) Immediately notify your bank, closing agent, and real estate licensee.
- (2) File a complaint online at the Internet Crime Complaint Center (IC3) at http://www.ic3.gov.

The undersigned acknowledge receipt of this wire fraud alert and understand the importance of taking proactive measures to avoid being a victim of wire fraud in a real estate transaction.

(Signature)	(Date)	(Signature)	(Date

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