ML#	Property Address 1269 DAHIA LANE WANTAGE NY
List Price	Y VOTENCE - CONTINUE -
Comr	LISTING AGREEMENT FOR REAL PROPERTY EXCLUSIVE RIGHT TO SELL aission Rates for the Sale, Lease or Management of Property Shall be Negotiated between the BROKER and the Owner
1. The BROKER agrees to a	t as a special limited agent for the Owner(s) for the sole purpose of finding a Purposer and/or Tengat to buy and/or part the property described in
The parties agree that the B	CHON becausafter called PDS at the price and conditions set in the PDS. The PDS is incorporated herein by reference. ROKER represents the owner as seller's agent and shall concentrate with other licensed real state brokers who are Participants in the Multiple Listing.
represent the interests of th	(MLSAL) (Cooperating Brokers). The owner acknowledges the BROKER must cooperate with agents who represent buyers. Such buyers agents e browseed the buyers only. In addition to cooperating with buyers, agent to compete authorizes the BROKER to used suited and the property of the propert
paragraph 6 of this agreem	toy the compensation offered in paragraph 6. The compensation to be paid to a cooperating broker representing a buyer should be inserted in ent.
determine an appropriate n	experience and knowledge to determine the appropriate marketing plan for the property. The Owner(s) grants to the BROKER full discretion to arrive ting plan for the property. or show their property for sale or rent to any prospective buyers or tenants but shall refer all such prospective buyers or tenants to the BROKER,
nor shall the owner negotia	the use safe or remain of the property with a buyer unless the BROKER participates in such negotiations. COPPURIENT NOTICE COPPURIENT NOTICE FOR THE PROPERTY OF THE PROPER
The Owner(s) authorizes to whether taken by BROKER	he BROKER to enter the information set forth in the PDS, and any photographs, images, graphics and video recordings of the owner's property St agent, supplied by owner or otherwise (listing content), into a listing content compilation owned by MLSLI. The Owner understands and agrees by the property of
Wide Web. MLSLI may li	Tous, sell, lease and commercially utilize its compilation. Among other uses MLSLI may license or sell the listing content to accordance to the self-use of the listing content to the self-use of the list
photograph, image, graphi	at and resell the same. Such aggregated content shall not contain any personal information about the owner other than the owner's name, If any see or video recording ("Imagess") are delivered by Owner to the BROKER for use in the MLSLI Compilation by virtue of such delivers and the
or (2) has a nonexclusive, p	t, the Owner hereby represents and warrants that the Owner either: (1) holds all intellectual property rights including the copyrights of Images erreptual, royalty-free, worldwide license to copy, distribute, display, create derivative works, and publicly perform the Images and the right to grant e tiers, and grant the same license to MLSLI.
6 A The Outper(a) harehy or	COMPENSATION
agreement. Said commissi If the Cooperating Broker i	rees to pay the BROKER a total commission in the amount of of the selling price Or S or in the case of a pental by separate on shall be shared over Cooperating Brokers as follows: as Beller's Agent 1 of the selling price Or S or Broker's Agent 2 of the selling price Or S or Broker's Agent 2 of the selling price Or S or Broker's Agent 3 of the selling price Or S or Broker's Agent 4 or the selling price Or S or Broker's Agent 5 of the selling price Or S or Broker's Agent 5 or S or Broker's Agent 5 or S or Broker's Agent 6 or S or Broker's Agent 7 or S or Broker's Agent 8 or S or Broker's Agent 9
n me Cooperating Broker i	s a Buyer's Agent% of the selling price Or
(a) If the BROKER or Coo	perating Broker produces a buyer ready, willing and able to nurchase the property on the terms and conditions set forth in the PDS:
(c) If the property is sold or	So or Cooperating Broker's efforts a buyer and the owner(s) reach an agreement upon all the essential terms of a transaction. rented during the term of this Agreement whether or not the sale or rental is a result of the BROKER'S efforts and even if the property is sold as a
(d) If the BROKER or Coo	wher(s) or any other broker or agent not acting under this agreement. perating Broker is the procuring cause of a transaction. all be paid to the BROKER in the event that the owner enters into a contract of sale to sell the property or actually sells the property within a period
of days after	the termination of the agreement to any person (buyer) who has been shown the property during the term of this agreement. This paragraph shall s in good faith relisted the property with another broker after the expiration of this Agreement and Owner(s) affirms there are no current negotiations
on the property.	GOOD FAITH
until the time that said con	gas a binder/contract of sale during the term of this employment agreement, the parties agree that the expiration date set forth below shall be extended rareat of sale is fully performed or until such time as said contract fails to be performed either by its terms or because of the default of one of the tained is intended to reduce the term of this Agreement.
The Owner(s) agrees at all	tames to act in good faith to assist the BROKER in the performance of the BROKER'S obligations and to fully cooperate with the BROKER in the u buyer for the property and complete the transaction contemplated by this agreement.
	RENTAL OF THE PROPERTY
the rent desired by the Own	to rent the property or any portion thereof during the term of this agreement, the parties shall modify this agreement so as to specify the amount of err(s): the terms of the rental; the amount of commission to be paid to the BROKER.
the original term, the Owne	hases the real property described in the PDS during the term of the tenancy or during the occupancy of the tenant where such occupancy exceeds r(s) agrees to pay the BROKER the total commission set forth in paragraph 6 hereof.
12. This agreement shall comm	TERM OF AGREEMENT ence on the date set forth below and shall terminate at midnight on
13. Any notices required to be	MISCELLANEOUS PROVISIONS iven under this agreement shall be in writing and may be given to the party by hand delivery of such notice, confirmed facsimile or by certified or
ordinary mail. 14. ALL ORAL OR PRIOR AC	GREEMENTS BETWEEN THE PARTIES ARE HEREBY MERGED INTO THIS AGREEMENT AND THE PARTIES AGREE THAT THEIR
AGREEMENTS. The parti	BE GOVERNED SOLELY BY THIS AGREEMENT AND NOT BY ANY OTHER PRIOR ORAL OR WRITTEN REPRESENTATIONS OR es agree that no change, amendment, modification or termination of this agreement shall be binding on any party unless the same shall be in writing reto subsequent to the date of this agreement.
Any change to this listing a	procurent which would make the property unavailable for sale through the MLS, including but not limited to any withdrawal, cancellation, reduction mination thereof, must be in writing signed by the BROKER in order to have any binding legal force and effect.
The Owner(s) understands:	and agrees that neither the Long Island Board of Realtors, Inc. nor the MLSLI are parties to this agreement and that the BROKER is not an agent and has no authority to make any representation, agreement or commitment with respect to either of said corporations other than those contained
in the printed portions hereo	S. REAL PROPERTY LAW 294-b NOTICE
AT THE TIME OF CLOS	9, Broker Shall have the rights set forth in Real Property Law Section 294-b, Notice is hereby given to the seller that: SING, YOU MAY BE REQUIRED TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT
COMMISSION WITH T	Y THE BROKER HIS OR HER COMMISSION AS SET FORTH HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S HE COUNTY CLERK MAY BE WAIVED BY THE BROKER.
Entitlement specified in said	waives his or her rights under Real Property Law Section 294-b for any reason (including, but not limited to, not filing or serving an Affidavit of Law), the parties agree that any dispute between the parties with respect to the commission earned by the Broker shall be resolved by arbitration
by the arbitrator may be ent	and Mediation (NAM). The arbitration shall be governed by the rules of the National Arbitration and Mediation and judgment on the award rendered erred in any court having jurisdiction thereof. to arbitration pursuant to Section 17(b) above, the Owner shall establish an escrow account with a title insurance agent or company or with a party
mutually agreeable to Brok	or and Owner, and shall place into said escrow account an amount equal to the compensation set forth herein or the disputed amount, as the case s shall be held in escrow until the parties rights to the escrow monies have been determined either (i) by the written agreement signed by both of
the parties, (ii) by an award	of an arbitrator, (iii) by judgment or (iv) by some other process to which the parties agree in writing. In any action, proceeding, or arbitration to rision, the prevailing party shall be entitled to reasonable attorney's fees, costs, and related expenses.
18. In the event any claim or ac	INDEMNITY ion is commenced against the BROKER or a cooperating broker as a result of the BROKER or cooperating broker obeying the lawful instructions
of the Owner(s), then, and is Owner shall have the right	such event, the Owner(s) hereby agrees to defend, indemnify and hold harmless the BROKER or coope rating broker in any such claim or action. to select counsel in such event, subject to the approval of the BROKER and/or cooperating broker, which approval shall not be unreasonably
withheld. 19. With respect to the provisio this agreement.	ns of this agreement relating to compensation (Paragraph 6) and indemnity (Paragraph 18) cooperating brokers shall be third party beneficiaries of
	PROPERTY CONDITION DISCLOSURE v to complete and sign a Property Condition Disclosure Statement and cause it, or a copy thereof, to be delivered to a buyer or buyer's agent prior
to the signing by the buyer 21. A copy of the Property Con	of a binding contract of sale, dition disclosure Statement containing the signatures of both the buver and the seller must be attached to the real estate purchase contract.
 If prior to closing or possess the seller must deliver a rev 	ton by the buyer the seller acquires knowledge which renders materially inaccurate a Property Condition Disclosure Statement previously provided, seed Property Condition Disclosure Statement to the buver as soon as practicable.
 If the seller fails to so delive upon the transfer of title. 	r a Property Condition Disclosure Statement, the buyer will be entitled to a credit in the amount of \$500 against the purchase price of the property
24. Agent (is) (is)	AUTHORIZATIONS not) hereby authorized to use a lockbox. (Check one)
26. Owner(s) (gives per	not) authorized to place a "For Sale" sign on the property. (Check one) ission) (does not give permission) to the Agent to share the keys to the property with Cooperating Brokers, (Check one)
 An "EXCLUSIVE RIGHT agreed commission to the p 	EXPLANATIONS TO SELL" listing means that if you, the Owner(s) of the property find a buyer for your house, or if another broker finds a buyer, you must pay the usent broker.
28. An "EXCLUSIVE AGENC	esent oroxer. "I listing means that if you, the Owner(s) of the property find a buyer, you will not have to pay a commission to the broker. However, if another ll owe a commission to both the selling broker and your present broker.
29. The parties agree that the ab	EQUAL OPPORTUNITY IN HOUSING
Wherever the word broker is ca	ove Isted property is to be marketed in compliance with all Federal, State, Municipal and Local Laws concerning discrimination in housing. pipulized BROKER) in this agreement, it is intended to describe the real estate broker who is a party and signatory to this agreement and no other
broker. Owner Signature	Mr Owner Signature Only Kd OSW
Owner Resident Address	
THOUGHT PROTECTION	City/TownState Zip
Home Phone	Other Phone Email Address
Date	MLS Office Name