2636 South BISHORK AVE N. Bellmore, NY 11710 Property Address

LISTING AGREEMENT FOR REAL PROPERTY EXCLUSIVE RIGHT TO SELL

Commission Rules for the Sale, Lease in Management of Property Shall be Negotiated between the BROKER and the Owner EMPLOYMENT

The BROKER agrees to act as a special limited agent for the Owner(s) for the sole purpose of finding a Purchaser and/or Tenant to buy and/or tent the property described in the PROPERTY DATA SECTION benefinator called PDS at the price and conditions set in the PDS, The PDS is incorporated benefit by reference.

The parties agree that the BROKER represents the owner as seller's agent and shall cooperate with other licensed real estate brokers who are Participants in the Multiple Listang Service of Long Island, Inc. (MLSLI) (Competating Brokers). The owner acknowledges the BROKER must cooperate with agents who represent buyers. Such bovers agents represent the intensits of the prospective bayers only. In addition to exepending with bayer's agents the owner authorizes the BROKER to work with seller's agents and/or broker's agents as indicated by the compensation offered in paragraph 6. The compensation to be paid to a cooperating broker representing a buyer should be inserted in paragraph 6 of this agreement.

BROKER agrees to use its experience and knowledge to determine the appropriate marketing plan for the property. The Owner(s) grants to the BROKER full discretion to determine an appropriate marketing plan for the property

The owner shall not offer nor show their property for saile or tent to any prospective buyers or tenants but shall refer all such prospective buyers or tenants to the BROKER, nor shall the owner negotiate the sale or rental of the property with a buyer tuliess the BROKER participates in such negotiations.

COPYRIGHT NOTICE 5. The Owners) authorizes the BROKER to enter the information set forth in the PDS, and any photographs, inveges, graphics and video recordings of the owner's property whether taken by BROKER'S agent, supplied by owner or otherwise disting content). Into a fisting content compilation owned by MLSLI. The Owner understands and agrees that said compilation is exclusively owned by MLSLI who alone possesses the right to publish said compilation in any media form it deems appropriate, including the World while Web. MLSLI may license, sell, lease and commercially utilize its compilation. Among other uses MLSLI may license or sell the listing content to aggregate the listing content and resell the same. Such aggregated content shall not contain any personnel information about the owner other than the owner's name. If my photograph, image, graphics or virien recording ("Images") are delivered by Owner to the BROKER for use in the MLSLI Compilation, by virtue of such delivery and the execution of this agreement, the Owner hereby represents and warrants that the Owner either; (1) holds all intellectual property rights including the copyrights of Images or (2) has a nonexclusive, perpetual, royalty-free, was living to copy, distribute, display, create derivative works, and publicly perform the Images and the right to grant enhance through multiple from the Images and the right to grant

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7.	COMPENSATION 6 of the selling price Or 5 or in the case of a rental by separate agreement. Said commission shall be shared with Cooperating Brokers as follows: If the Cooperating Broker is a Broker's Agent 6 of the selling price Or 5 or in the case of a rental by separate the Cooperating Broker is a Broker's Agent 6 of the selling price Or 5 or the cooperating Broker is a Broker's Agent 6 of the selling price Or 5 or the selling

GOOD FAITH 8. In the event the Owner(s) signs 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 until the time that said contract of sale is fully performed or until such time as said contract fails to be performed either by its terms or because of the demait of one of the parties. Nothing herein contained is intended to reduce the term of this Agraement.

The Owner(s) agrees at all times to set in good faith to assist the BROKER in the performance of the BROKER's obligations and to fully cooperate with the BROKER in the BROKER'S efforts to find a buyer for the property and complete the transaction contemplated by this agreement.

RENTAL OF THE PROPERTY

Should the Ownerfest desire to rent the property or any pastion thereof during the term of this agreement, the parties shall modify this agreement so to to speedy the amount of the rent desired by the Ownerfest, the terms of the remail; the amount of commission to be paid to the BROKER.
 In the event the terms purchases the real property described in the PDS during the term of the terminey or during the terminey of the termin where such occupancy of the termin where such occupancy exceeds.

the original term, the Owner(s) agrees to pay the BROKER the total commission set fouth in paragraph 6 hereof.

TERM OF AGREEMENT 12. This agreement shall commutance on the date set forth below and shall terminate at midnight on

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Substitute of Early Improduction of Restorations

MISCELLANEOUS PROVISIONS

- 13. Any notices required to be given under this agreement shall be in writing and may be given to the purp by hand delivery of such notice, confirmed toesimile or by condicid or
- ALL ORAL OR PRIOR AGREEMENTS BETWEEN THE PARTIES ARE HEREBY MERGED INTO THIS AGREEMENT AND THE PARTIES AGREE THAT THEIR RELATIONSHIP SHALL BE GOVERNED SOLELY BY THIS AGREEMENT AND NOT BY ANY OTHER PRIOR ORAL OR WRITTEN REPRESENTATIONS OR AGREEMENTS. The parties agree that no change, uncodingut, modification or termination of this agreement shall be binding on any party unless the same shall be in writing
- 15. Any change to this listing agreement which would make the property unavailable for sale through the MLS, including but not limited to any withdrawal, conscilation, technologic in term of Beding term or termination thereof, must be in writing signed by the BROKER in order to have any binding legal force and officer.
- 16. The Owner(s) understands and agrees that neither the Long Island Beard of Realtors, inc. nor the MLSLI are parties to this agreement and that the BROKER is not an agent for either of said organizations and has no enthousy to make any representation, agreement or communicat with respect to either of said exeponentings other than these communications.
- REAL PROPERTY LAW 294-6 NOTTICE

17. For Effective Jenuary 1, 2009. Broker Shall have the rights set forth in Real Property Law Section 292-b. Notice is horeby given to the seller than AT THE TIME OF CLOSING. YOU MAY BE REQUIRED TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT THAT YOU DO NOT PAY THE BROKER HIS OR HER COMMISSION AS SET FORTH HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK MAY BE WAIVED BY THE BROKER.

the for the event the Broker waives his or her rights under Real Property Law Section 204-b for my remon tinchalage, but not limited to, not filling or serving an Affidavit of to, in the event the probet waives the or their name motor has a property Law Section 284-b for my reason increasing, but not amove to, not many or serving an Armanya of before National Arbitration and Meditation (NAM). The arbitration shall be governed by the rules of the National Arbitration and Meditation (NAM). The arbitration shall be governed by the rules of the National Arbitration and Meditation and Indignocial or the award rendezed by the submitted may be entered in any court having jurisdiction thereof as In any dispute submitted to arbitration pursuant to Section 12(a) above, the Owner shall establish an escribe accument with a rule insurance agencies or company or with a pany manual to the Ballon and Change and Arbitration pursuant as feet for the submitted to arbitration p

manually represent to Broker and Owner, and shall place into said escribe occurring an amount equal to the compensation set forth herein or the discovered amount, as the case may be. The escrots monies shall be hold in escrots until the parties rights to the escrots monies have been determined either (i) by the women agreement signed by both or thay see the excess manner some remain in exercise tails are parties in the exercise move exercised accordance cause to my the some agreement squared of an arbitration. Only by judgment or first by some other process to which the parties agree in writing. In any action, proceeding, or arbitration to enduce this Arbitration provision, the prevailing party shall be entitled to regionable attorney's fees, costs, and related expenses.

- 18. In the event any claim or action is commenced against the BROKER or a cooperating broker as a result of the BROKER or cooperating broker obeying the familial instructions of the Owners of them, and in such event, the Owner(s) hereby agrees to defend, indemnity and hold harmless the BROKER or copperating broker in any such claim or action Owner shall have the right to select counsel in such event, subject to the approval of the BROKER and/or compensating broker, which approval shall may be untersonable.
- (9) With respect to the provisions of this agreement relating to compensation (Paragraph 6) and indennity (Paragraph (8) compensating bridges shall be that party beneficiaries of
- PROPERTY CONDITION DISCLOSURE
- 20. The Seiler is required by law to complete and sign a Property Condense Disclosure Statement and cause it, or a copy thereof, to be delivered to a buyer or buyer's agent print
- A copy of the Property Cressusces disclosure Statement containing the signatures of both the bayer and the seller mass be attached to the real estate purchase contract.
- Epring to closing or procession by the buyer the seller acquires knowledge which renders materially inaccurate a Property Condition Declesive Statement preventely provided, the seller fails to so deliver a revised Property Condition Disclosure Statement to the buyer as saver as practicable.

 11. If the seller fails to so deliver a Property Condition Disclosure Statement, the buyer will be emitted to a credit in the amount or \$500 against the practicase price of the property of the property.
- Les Assem Zaiss E AUTHORIZATIONS es not thereby authorized to use a text box. (Check one)
- 25. Agent 481 To its not authorized place a "For Sale" sign on the property. (Check one)
 26. Owners: 1 trives permission) To does not give permission) to the Agent to share the keys to the property with Cooperating Broken. (Check one)
- An "EXCLUSIVE RIGHT TO SELL" listing means that if you, the Owners of the property find a buyer for your house, or it morther broker that a buyer, you must pay the ENPLANATIONS
- An EXCLUSIVE AGENCY beams means that if you the Owners of the property find a buyer, you will not have to pay a commission to the busines. However, if muniture
- EQUAL OPPORTUNITY IN HOUSING 26. The parties ogue that the above parte of property is to be quadested in compliance with all Festival, State. Municipal and Local Lows concerning discrimination in housing. Wherever the word fresher is capitalized (BROKER) in this agreement, it is intended to describe the real estate moker who is a party and signatory to this agreement and no other On her Stateburg

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Office Exclusive Seller Disclosure Form One Kev
Office Name PREMIUM Group fearly. MLS V
Office City KetKuille Conflice, NY MLS Office Code 10991223429
Agent Name Mindy GUSSIN
Owner Name MAKE Kers amust as Trustey For Missaul Lossella
Address 2636 Suth Bishlark HIE., N. Bullicott, NY 11710
Listing Date 5/20/2020 Office Exclusive Expiration Date 5/20/2022
sellers and buyers together, it is also understood that there are circumstances under which the property owner(s) may seek form will be notice to the MLS that you, as the property owner, have instructed your brokerage that the sale of your property will be handled exclusively within the listing brokerage.
In 2019, real estate transaction volume for over 60,000 properties valued at over \$34 billion was conducted through the MLS system. Withholding from the Multiple Listing Service (MLS): • Keeps your property from being exposed to the broadest market of over 40,000 agents and their buyers; regardless of when they may start looking; • Limits marketing to agents affiliated with your listing broker and limits public advertising of the property. • Keeps your property off public web sites where buyers search for properties.
requirement that the property be entered into the MLS within one business day for cooperation with other MLS Brokerages. Note: Public marketing includes, but is not limited to, flyers displayed in windows, yard signs, digital IDX and VOW), digital communications marketing (email or text blasts, or automated voice calls / messaging), multi-
instructions to the listing brokerage affirming that the property will not be entered into the MLS during the entire listing business day. This Listing Exclusion may be withdrawn by the listing office at any time and placed in the MLS upon the
Authorized Firm Representative MING 6 USSIN (Owner) World Lassally
Authorized Firm Representative (Print Name)
Note: Office Exclusive Listings shall be submitted to the MLS before midnight of the day after the Listing Date, along with a copy of this duly signed "Office Exclusive Seller Disclosure"