

MAINSTREET ORGANIZATION OF REALTORS® RESIDENTIAL EXCLUSIVE RIGHT TO SELL MARKETING AGREEMENT



-		
	BROKERAGE [PRINT LISTING OFFICE NAME]	SELLER NAME [PRINT]
3 4 5	DESIGNATED MANAGING BROKER NAME [PRINT]	SELLER NAME [PRINT]
-	DESIGNATED AGENT(S) NAME(S) [PRINT]	
7	Seller represents and warrants that title to the property is in t	the name of:
	and Seller has the authority to sell the Property.	the name of.
Q	1 Property. This Agreement is between the above-mention	ned Brokerage and Seller, in consideration of their acceptance
		market, promote, and sell the real estate commonly known as:
	Address:	market, promote, and sen the real estate commonly known as.
12	Unit No:	City
12	County	City:
13	Pormanant Inday No.	horainafter referred to as "Property."
14	Permanent Index No.:	i lastification and the state of the state o
15	if Designated Parking is Included: # of space(s);	identified as space(s) #; location
16	[CHECK TYPE] deeded space, PIN:	☐ limited common element ☐ assigned space. identified as space(s) #; location
17	If Designated Storage is Included: # of space(s);	identified as space(s) #; location
18	[CHECK TYPE] deeded space, PIN:	☐ limited common element ☐ assigned space.
19	2. Term and Conditions: The term of this Agreement begin	ns 12:01 A.M. Month: Day: Day: Year:
20	Year: and terminates 11:59 P.M. Month:	Day: Year:
21	("marketing period"). Seller gives Brokerage the exclusive right	ght to market, sell, option, or exchange the Property to qualified
22	purchasers and the exclusive right to share the Property v	with participants in the Midwest Real Estate Database, LLC
		le Listing Service in which Designated Managing Broker is a
	participant, in accordance with the applicable rules and regu	
		AGREE THAT IT IS ILLEGAL FOR EITHER OF THEM
	<u> </u>	
/h	[SELLER(S) INITIALS] TO DISCRIMINATE AGAINST ANY	PROSPECTIVE BUYER OR LESSEE ON THE BASIS
	[SELLER(S) INITIALS] TO DISCRIMINATE AGAINST ANY OF RACE AGE COLOR RELIGION SEX ANCES	
27	OF RACE, AGE, COLOR, RELIGION, SEX, ANCES	STRY, ORDER OF PROTECTION STATUS, GENDER
27 28	OF RACE, AGE, COLOR, RELIGION, SEX, ANCES IDENTITY, MARITAL STATUS, PHYSICAL OR MEN	STRY, ORDER OF PROTECTION STATUS, GENDER TAL DISABILITY, FAMILIAL STATUS, PREGNANCY,
27 28 29	OF RACE, AGE, COLOR, RELIGION, SEX, ANCES IDENTITY, MARITAL STATUS, PHYSICAL OR MEN NATIONAL ORIGIN, SEXUAL ORIENTATION, M	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE
27 28 29 30	OF RACE, AGE, COLOR, RELIGION, SEX, ANCESTIDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MERCON THE MILITARY SERVICE, ARREST RECO	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE
27 28 29 30 31	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MEN NATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECORDILLINOIS HUMAN RIGHTS ACT. THE PARTIES	STRY, ORDER OF PROTECTION STATUS, GENDER TAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE S AGREE TO COMPLY WITH ALL APPLICABLE
27 28 29 30 31 32	OF RACE, AGE, COLOR, RELIGION, SEX, ANCESTIDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAND	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE S AGREE TO COMPLY WITH ALL APPLICABLE AWS.
27 28 29 30 31 32	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST MARKETING Price: The price shall be: \$	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE S AGREE TO COMPLY WITH ALL APPLICABLE AWS.
27 28 29 30 31 32 33	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST MARKETING Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest time.	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS.
27 28 29 30 31 32 33 34	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST MARKETING Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest times and Personal Property: All of the fixtures and personal Property:	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. S contract. ersonal property stated herein are owned by Seller and, to the best of
27 28 29 30 31 32 33 34 35 36	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST MARKETING: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest Seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise not salest seller's knowledge, are in operating condition unless otherwise seller's knowledge, are in operating condition unless otherwise s	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. S contract. ersonal property stated herein are owned by Seller and, to the best of ted. Seller agrees to transfer to buyer all fixtures, all heating, electrical,
27 28 29 30 31 32 33 34 35 36 37	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST AND LOCAL FAIR HOUSING LAST. The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal property:	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of ted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]:
27 28 29 30 31 32 33 34 35 36 37 38	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator Wine/Beverage Refrigerator	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s)
27 28 29 30 31 32 33 34 35 36 37 38 39	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST MARKETING Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator Wine/Beverage Refrigerator Oven/Range/Stove Sump Pump(s)	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors
27 28 29 30 31 32 33 34 35 36 37 38 39 40	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LAST. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest. Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator Wine/Beverage Refrigerator Oven/Range/Stove Sump Pump(s) Microwave Water Softener (unless rented)	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest salest showledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal property: — Refrigerator — Wine/Beverage Refrigerator — Oven/Range/Stove — Sump Pump(s) — Microwave — Water Softener (unless rented) — Dishwasher — Central Air Conditioning	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The sersonal property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	OF RACE, AGE, COLOR, RELIGION, SEX, ANCESTIDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest salest showledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal plumbing systems together with the following items of personal Refrigerator Wine/Beverage Refrigerator Oven/Range/Stove Sump Pump(s) Microwave Water Softener (unless rented) Dishwasher Central Air Conditioning Garbage Disposal Central Humidifier	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The sersonal property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s)
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	OF RACE, AGE, COLOR, RELIGION, SEX, ANCESTIDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest states. Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator Wine/Beverage Refrigerator Oven/Range/Stove Sump Pump(s) Microwave Water Softener (unless rented) Dishwasher Central Air Conditioning Garbage Disposal Central Humidifier Trash Compactor Central Vac & Equipment	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest states. Showledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest states. Showledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed Electronic or Media Air Filter(s) Outdoor Playset(s)
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest salest showledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The ersonal property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed Electronic or Media Air Filter(s) Outdoor Playset(s) Backup Generator System Planted Vegetation
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest salest showledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal property: All of the fixtures and personal plumbing systems together with the following items of personal plumb	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed Electronic or Media Air Filter(s) Outdoor Playset(s)
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENTATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. AND LOCAL FAIR HOUSING LATE. The price shall be: 4. Possession: Possession is to be negotiated at time of salest seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator Wine/Beverage Refrigerator Oven/Range/Stove Sump Pump(s) Microwave Water Softener (unless rented) Dishwasher Central Air Conditioning Garbage Disposal Central Humidifier Trash Compactor Central Vac & Equipment Washer All Tacked Down Carpeting Dryer Existing Storms & Screens Attached Gas Grill Window Air Conditioner(s) Water Heater Ceiling Fan(s) Other Items Included:	STRY, ORDER OF PROTECTION STATUS, GENDER ITAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The ersonal property stated herein are owned by Seller and, to the best of sted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed Electronic or Media Air Filter(s) Outdoor Playset(s) Backup Generator System Planted Vegetation
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest states. Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator	STRY, ORDER OF PROTECTION STATUS, GENDER TAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SEAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. Sec
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest states. Seller's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal Refrigerator	STRY, ORDER OF PROTECTION STATUS, GENDER TAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE SEAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. Sec
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest standard plumbing systems together with the following items of personal plumbing systems together with the following items of sales and plumbing systems together with the following	STRY, ORDER OF PROTECTION STATUS, GENDER STATU STATUS, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE ORD, OR ANY OTHER CLASS PROTECTED BY THE STATUS. SECONTRACT. S
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECORDILLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest seler's knowledge, are in operating condition unless otherwise not and plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems together with the following items of personal plumbing systems of personal plumbing system	STRY, ORDER OF PROTECTION STATUS, GENDER TAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE DRD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of ted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed Electronic or Media Air Filter(s) Outdoor Playset(s) Backup Generator System Planted Vegetation Fireplace Screens/Doors/Grates Hardscape The shall warrant to buyer that all fixtures, systems and personal andition at possession, except: A system or item shall be deemed to be in operating condition
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	OF RACE, AGE, COLOR, RELIGION, SEX, ANCEST IDENTITY, MARITAL STATUS, PHYSICAL OR MENNATIONAL ORIGIN, SEXUAL ORIENTATION, MEROM THE MILITARY SERVICE, ARREST RECOULLINOIS HUMAN RIGHTS ACT. THE PARTIEST FEDERAL, STATE, AND LOCAL FAIR HOUSING LATE. 3. Marketing Price: The price shall be: \$ 4. Possession: Possession is to be negotiated at time of salest standard plumbing systems together with the following items of personal plumbing systems together with the following items of sales and plumbing systems together with the following	STRY, ORDER OF PROTECTION STATUS, GENDER TAL DISABILITY, FAMILIAL STATUS, PREGNANCY, MILITARY STATUS, DISHONORABLE DISCHARGE DRD, OR ANY OTHER CLASS PROTECTED BY THE SAGREE TO COMPLY WITH ALL APPLICABLE AWS. Secontract. The second property stated herein are owned by Seller and, to the best of ted. Seller agrees to transfer to buyer all fixtures, all heating, electrical, all property by Bill of Sale [CHECK OR ENUMERATE APPLICABLE ITEMS]: Light Fixtures, as they exist Fireplace Gas Log(s) Built-in or attached shelving Smoke Detectors All Window Treatments & Hardware Carbon Monoxide Detectors Invisible Fence System, Collar & Box Satellite Dish Wall Mounted Brackets (AV/TV) Garage Door Opener(s) Security System(s) (unless rented) with all Transmitters Intercom System Outdoor Shed Electronic or Media Air Filter(s) Outdoor Playset(s) Backup Generator System Planted Vegetation Fireplace Screens/Doors/Grates Hardscape The shall warrant to buyer that all fixtures, systems and personal andition at possession, except: A system or item shall be deemed to be in operating condition

	6. Home Warranty: Seller shall agree to provide to buyer a limited home warranty program from:
55 56	at a charge of \$ Seller acknowledges that a home warranty program is a limited warranty with a deductible. [STRIKE THROUGH IF NOT OFFERED]
58	7. Seller's Designated Agent(s): Designated Managing Broker designates and Seller accepts: ("Seller's Designated Agent(s)"), a licensee affiliated with
60 61 62 63 64 65 66 67 68	Designated Managing Broker, as the only legal agent of Seller to market and sell Seller's Property. Designated Managing Broker's discretion, it is necessary. If additional designated agents are appointed, Seller shall be informed in writing within a reasonable time of such appointment. Seller authorizes Seller's Designated Agent(s), from time to time, to allow another licensee, who is not an agent of the Seller, to conduct an open house of Seller's Property or provide similar support to Designated Agent(s) in the marketing of Seller's Property. Seller understands and agrees that this Agreement is a contract for Brokerage to market and sell Seller's Property and that Seller's Designated Agent(s) is the only legal agent of Seller Seller's Designated Agent(s) will be primarily responsible for the direct marketing and sale of Seller's Property. The duties owed to Seller as referred in the Illinois Real Estate License Act of 2000, as amended, will only be owed to Seller by the Designated Agent(s). The Designated Managing Broker and the Designated Agent(s) will have only those duties to the
	Seller as are required by statute. 8. Possible Dual Agency: The above-named Designated Agent(s) (hereinafter sometimes referred to as "Licensee") may
71 72	undertake a dual representation (represent both the seller or landlord and the buyer or tenant) for the sale or lease of the Property. Seller acknowledges he was informed of the possibility of this type of representation. Before signing this document, Seller must read the following:
74 75 76 77 78 79	Representing more than one party to a transaction presents a conflict of interest, since both clients may rely upon Licensee's advice and the clients' respective interests may be adverse to each other. Licensee will undertake this representation only with the written consent of ALL clients in the transaction. Any agreement between the clients as to a final contract price and other terms is a result of negotiations between the clients acting in their own best interests and on their own behalf Seller acknowledges that Licensee has explained the implications of dual representation, including the risks involved, and understands that he has been advised to seek independent advice from advisors or attorneys before signing any documents
	in this transaction. WHAT A LICENSEE CAN DO FOR CLIENTS WHEN ACTING AS A DUAL AGENT:
82	1. Treat all clients honestly.
	2. Provide information about the Property to the buyer or tenant. 2. Disclose all latent material defeats in the Property that are known to Licenses.
84 85	3. Disclose all latent material defects in the Property that are known to Licensee.4. Disclose financial qualification of the buyer or tenant to the Seller or landlord.
	5. Explain real estate terms.
	6. Help the buyer or tenant to arrange for Property inspections.
	7. Explain closing costs and procedures.
	8. Help the buyer compare financing alternatives.9. Provide information about comparable properties that have sold so both clients may make educated decisions on what
91	price to accept or offer.
	WHAT A LICENSEE CANNOT DISCLOSE TO CLIENTS WHEN ACTING AS A DUAL AGENT:
93	1. Confidential information that Licensee may know about the clients, without the client's permission.
94	
95	
	4. A recommended or suggested price or terms the buyer or tenant should offer.5. A recommended or suggested price or terms the Seller or landlord should counter with or accept.
	If Seller is uncomfortable with this disclosure and dual representation, please let Licensee know. Seller is not
	required to accept this section unless Seller wants to allow the Licensee to proceed as a Dual Agent in this transaction
100	\square Yes \square No $(\underline{\hspace{1cm}}/\underline{\hspace{1cm}})$ [SELLER(S) INITIALS]
	By checking "Yes" and initialing, Seller acknowledges that Seller has read and understands this section and voluntarily
	consents to the Licensee acting as a Dual Agent (that is, to representing BOTH the Seller or landlord and the buyer or tenant) should that become necessary.
	•
104	9. Seller Duties:1. To provide access to property upon reasonable notice;
106	
107	3. To provide all communication information and to be responsive to Designated Agent(s) within a timely fashion, when requested
108	
109	tax liens, or any other liens on the Property);
	Designated Managing Broker Initials Seller Initials Seller Initials

111 112 113 114 115 116 117 118 119 120 121 122 123 124 125	7. To provide any other information regarding pending notices, or requirements from any municipality;8. To comply with the disclosure requirements of Paragraph 17 of this agreement;
128 129 130	10. Notice Regarding Buyer "Offer Letters": A communication written by a potential buyer who wants to purchase real estate often contains personal information about that buyer or the buyer's family, including reasons why the buyer wants to buy or reasons why the buyer thinks seller should sell to the buyer. Although they are most often sent in a multiple-offer situation, they can occur at any time. Such communications (often referred to as "Offer Letters" or "Buyer Love Letters") can be persuasive and may provide information to a seller in determining who ought to buy the real estate.
132 133 134 135 136 137	Sellers need to consider that accepting Offer Letters may expose sellers to a claim of discrimination under Federal Fair Housing laws as well as under the Illinois Human Rights Act. These laws prohibit discrimination against buyers included in one or more protected classes, and the Offer Letter may include information indicating that a buyer is a member of such class. If a seller elects not to sell the buyer who wrote such a letter, that buyer may conclude, and then claim, that a seller rejected the offer because the buyer was a member of one of those protected classes. By checking "Yes" and initialing, Seller acknowledges that they will accept "Offer Letters" from potential buyers. Yes No (/) [SELLER(S) INITIALS]
139 140 141	11. Representation of Buyers: Seller acknowledges that Seller has been informed and understands that as part of Brokerage's real estate business, Brokerage, from time to time, represents buyers, and is required to enter into representation agreement with those buyers and, as such, may designate certain of its licensees as buyers' representatives for the purpose of showing and negotiating the purchase of real estate listed with Brokerage or other real estate brokerage firms.
144 145 146	12. Buyer Confidentiality: Seller understands that Brokerage, Designated Managing Broker, and Designated Agent(s) may have previously represented a buyer who is interested in Seller's Property. During that representation, Designated Managing Broker and Designated Agent(s) may have learned material information about the buyer that is considered confidential. Under the law, neither Designated Managing Broker nor Designated Agent(s) may disclose any such confidential information to Seller even though the Designated Managing Broker and Designated Agent(s) now represent the Seller.
149 150	13. Designated Managing Broker's Affiliates: Seller understands and agrees that other licensees affiliated with Brokerage, may represent the actual or prospective buyer of Seller's Property. Further, Seller understands and agrees that if the Property is sold through the efforts of a licensee affiliated with Brokerage that represents the buyer, the other licensee affiliated with Brokerage will be acting as buyer's representative.
153 154 155 156	14. Consent to Represent Other Sellers: Seller understands and agrees that Brokerage, Designated Managing Broker, and Designated Agent(s) may from time to time represent or assist other sellers who may be interested in selling their property to buyers. The Seller consents to Brokerage, Designated Managing Broker's, and Designated Agent's(s') representation of such other sellers before, during, and after the expiration of this Exclusive Marketing Agreement and expressly waives any claims including but not limited to breach of duty or breach of contract based solely upon Brokerage, Designated Managing Broker's, or Designated Agent's(s') representation or assistance of other sellers who may be interested in selling their property to buyers.
159 160	15. Compensation: Seller acknowledges that compensation is not set by law and is fully negotiable. Except as provided hereafter, in consideration of the obligations of the Brokerage, the Seller agrees to pay Brokerage, and if applicable, "Other Brokerage," as defined below at the time of closing of the sale of the property, or the initial closing of an installment contract for deed, and from the disbursement of the proceeds of said sale, compensation:
	1. For Listing Brokerage services % of the purchase price or \$ If applicable, additional compensation for Listing Brokerage shall be: \$;

164	2.		ion for the brokerage that effects the execution of a valid binding contr	
165			e Property (hereinafter referred to as "Other Brokerage"): % of t	
166		(Other Bro	okerage may be the listing brokerage when Listing Brokerage	is the only brokerage involved in the
167), hereinafter referred to as "Offer of Compensation";	
168	3.	For a total of	compensation of% of purchase price and/or \$	(subject to possible adjustments –
169		see lines 17		
170	4.	In the event	t the Compensation agreed upon in the sales contract between buyer	and Seller is less than the amount offered
171		on line 165	, the difference shall be deducted from the total compensation.	
172	5.		s Real Estate License Act and the NAR Code of Ethics require d	isclosure to the client of any additional
173			ating to compensation including, but not limited to:	•
174		•	erage's compensation policies may affect the distribution of compe	nsation. If the Listing Brokerage charges
175			of \$, it will be added to the Brokerage's com	
176		Brok	terage compensation, but will not affect the total compensation paya	able by Seller.
177			compensation may be affected by and as a result could increase or dec	
178			Variable rate, if applicable, described as follows:	~ ·
179				
180		ii	Alternative compensation structure, if any, for Non-Participant(s)	(referenced in Paragraph 16 below):
181		11.	7 iteritative compensation structure, if any, for from furticipanit(s)	(Terefered in Turugruph 10 below).
		:::	Duelesses and acceptance having with manufaction of the Calley	
182		111.	Brokerage, on a case-by-case basis with permission of the Seller,	may agree to different compensation to
183			brokerages who are Participants as defined in Paragraph 2 above.	
184		1V.	Other Compensation Information, if applicable:	_
185				
186	6.		ed in Illinois Administrative Code, no amendment or alteration t	
187			sation or with respect to the time of payment of compensation,	
188			and signed by the parties. The Parties agree that any agreemen	
189			ment by and between Seller and a buyer regarding compensati	on payable to buyer's brokerage shall
190		be incorpo	orated herein by reference.	
191			on shall not be closed because of refusal, failure, or inability of the S	Seller to perform, the Seller shall pay the
192	con	npensation is	in full to Brokerage upon demand. Should a sale be in pending or o	
			in full to Brokerage upon demand. Should a sale be in pending or of ler shall pay Brokerage the compensation set forth upon closing of	contingent status at the expiration of this
193	Ag	reement, Sel	ller shall pay Brokerage the compensation set forth upon closing of	contingent status at the expiration of this said sale.
193 194	Ag:	reement, Sel ler agrees to p	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure	contingent status at the expiration of this said sale. s a buyer, if the Property is sold within said
193 194 195	Ag: Sel tim	reement, Sel ler agrees to p le by Seller of	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure rany other person, or if the Property is sold within days from the	contingent status at the expiration of this said sale. s a buyer, if the Property is sold within said e expiration date herein to any prospect to
193 194 195 196	Agr Sell tim who	reement, Sel ler agrees to just by Seller on om the said	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procured any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive	contingent status at the expiration of this said sale. s a buyer, if the Property is sold within said to expiration date herein to any prospect to Agreement. However, Seller shall not be
194 195 196 197	Agr Sell tim who	reement, Sel ler agrees to p the by Seller of om the said igated to pay	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into	contingent status at the expiration of this said sale. s a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be a during the term of said protection period
193 194 195 196 197 198	Agranda Sell tim who oblivit	reement, Sel ler agrees to pe be by Seller or om the said igated to pay h another bro	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into okerage and the sale of the Property is made during the term of the sub	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement.
193 194 195 196 197 198	Agrand Self time who oblime with the self time.	reement, Sel ler agrees to pe be by Seller or om the said igated to pay h another bro	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive or said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the p	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate
193 194 195 196 197 198 199	Agr Sell tim who obl with	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brokensee who is	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive of said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection and Compensation Involving Non-Participants: Seller grants and a Participant as defined in Paragraph 2 to have access to the Property is made to have access to the Property is made acce	contingent status at the expiration of this said sale. s a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. the permission for an Illinois real estate property for purposes of showing.
193 194 195 196 197 198 199	Agr Sell tim who obl with	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brokensee who is	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive or said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the subsequence of the property is made during the term of the p	contingent status at the expiration of this said sale. s a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. the permission for an Illinois real estate property for purposes of showing.
193 194 195 196 197 198 199 200	Agr Sell tim who obli with 16. By	reement, Sel ler agrees to pe by Seller or om the said igated to pay h another brocessee who is checking "Y	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive of said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection and Compensation Involving Non-Participants: Seller grants and a Participant as defined in Paragraph 2 to have access to the Property is made to have access to the Property is made acce	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. Expant as defined in Paragraph 2 to access
193 194 195 196 197 198 199 200 201 202	Agr Sell tim who oblivitte 16. By the	reement, Sel ler agrees to pe by Seller or om the said igated to pay h another brocensee who is checking "Y Property. W	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsequence of the property is made during the term of the subsequence of and Compensation Involving Non-Participants: Seller grant and a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant.	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate toperty for purposes of showing. Expant as defined in Paragraph 2 to access solves who are not Participants as defined in
193 194 195 196 197 198 199 200 201 202 203	Sell tim who oblive with lices By the Par	ler agrees to ple by Seller or om the said igated to pay h another brownsee who is checking "Y Property. Wagraph 2, Se	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive of said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsequence of and Compensation Involving Non-Participants: Seller grants are a Participant as defined in Paragraph 2 to have access to the Property Seller grants permits an Illinois real estate licensee who is not a Participant Seller grants permission to access the Property by brokerage(contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate toperty for purposes of showing. Expant as defined in Paragraph 2 to access solves who are not Participants as defined in
193 194 195 196 197 198 199 200 201 202 203 204	Agr Sell tim who obli witt 16. lice By the Par fron	ler agrees to ple by Seller or om the said igated to pay h another brown and the consee who is checking "Y Property. Wragraph 2, Sem that set fo	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the substant and Compensation Involving Non-Participants: Seller grants and a Participant as defined in Paragraph 2 to have access to the Proverse Seller permits an Illinois real estate licensee who is not a Participant and Participants and Participan	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate toperty for purposes of showing. Expant as defined in Paragraph 2 to access solves who are not Participants as defined in
193 194 195 196 197 198 199 200 201 202 203 204 205	Agg Sel tim who oblive with lice By the Par from	ler agrees to ple by Seller or om the said igated to pay h another brownsee who is checking "Y Property. Wagraph 2, Sem that set for Yes \(\begin{align*}\text{ No } \end{align*}\)	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property_is sold within days from the listing information was submitted during the term of this exclusive of said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection and Compensation Involving Non-Participants: Seller grants are not a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant as defined in Paragraph 2 to have access to the Property Seller grants permission to access the Property by brokerage (eller may authorize Brokerage, on a case-by-case basis, to pay a courth in Paragraph 15.	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate property for purposes of showing. It is participant as defined in Paragraph 2 to access solve and protection period sequent is the property for purposes of showing. It is permission to such brokerage different of the property for purposes of showing.
193 194 195 196 197 198 199 200 201 202 203 204 205	Agg Sell tim who oblined with the lice By the Parr from 17.	ler agrees to ple by Seller or om the said igated to pay h another brown and the self of t	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into okerage and the sale of the Property is made during the term of the substance of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant and a Partic	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate respect for purposes of showing. Expant as defined in Paragraph 2 to access solve are not Participants as defined in compensation to such brokerage different market the Property which shall include,
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207	Sel tim who oblive with the part from the pa	ler agrees to ple by Seller or om the said igated to pay h another brown and the self ensee who is checking "Y Property. Wagraph 2, Sem that set for Yes \(\begin{align*}\text{ No } \\ \text{Marketing} \\ \text{rot be limit} \end{align*}	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive value compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant and a Participant and a Participant and a Participant and the Seller grants permission to access the Property by brokerage (seller may authorize Brokerage, on a case-by-case basis, to pay a count in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displacement.	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate toperty for purposes of showing. Expant as defined in Paragraph 2 to access solve who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property in
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208	Agg Sel tim who oblined with lice By the Par from 17. but any	ler agrees to ple by Seller or om the said igated to pay h another brokensee who is checking "Y Property. Wagraph 2, Sem that set for Yes \(\begin{align*}\) No \(\begin{align*}\) Marketing to delimit Multiple Li	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures a rany other person, or if the Property_is sold within days from the listing information was submitted during the term of this exclusive a said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of the subsequence of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made during the term of this exclusive of the Property is made du	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is partially a defined in Paragraph 2 to access solve and are not Participants as defined in compensation to such brokerage different market the Property which shall include, by of signs, placement of the Property through the property through
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209	Agg Sel tim who oblive with the Par from 17. but any any	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brown and the self ensee who is checking "Y Property. Wagraph 2, Sem that set for Yes \(\beta\) No Marketing not be limited to be detected in the self energy of	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property_is sold within days from the listing information was submitted during the term of this exclusive of said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant as defined in Paragraph 2 to have access to the Property Seller grants permission to access the Property by brokerage (celler may authorize Brokerage, on a case-by-case basis, to pay a courth in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displaint is gravity in the property by brokerage, and medium and on any Internet Website to which the Brokerage, Designated Managing Broker is a participan medium and on any Internet Website to which the Brokerage, Designated Managing Brokerage, Designated Meanaging Brok	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is part as defined in Paragraph 2 to access solve and the property of the property and the property of the property which shall include, any of signs, placement of the Property in the transfer of the Property through the property through the property through the property through the property of the property through
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210	Agg Sel tim who oblive with the lice By the Par from 17. but any Agg	ler agrees to ple by Seller or om the said igated to pay h another brown and the seller of the seller or om the said igated to pay h another brown another brown agraph 2, Seller or	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property_is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection and Compensation Involving Non-Participants: Seller grants are not a Participant as defined in Paragraph 2 to have access to the Property Seller grants permission to access the Property by brokerage (seller may authorize Brokerage, on a case-by-case basis, to pay a court in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displainting Service in which Designated Managing Broker is a participant medium and on any Internet Website to which the Brokerage, Designates authorized to affix a keybox to the Property	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is permission for an Illinois real estate roperty for purposes of showing. It is permission to such brokerage different of the Property in the property which shall include, any of signs, placement of the Property in the property through the property through the proposition of the Property through the proposition of the Property through the provided the owner is absent, any
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210	Agg Sel tim who oblive with the Par from 17. but any Agg MI	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brown another brown another brown agraph 2, Sem that set for Yes \(\begin{array}{c}\) No \(\begin{array}{c}\) Marketing anot be limit of Multiple Life electronic reent(s) may such as a participant of the said of th	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into okerage and the sale of the Property is made during the term of the substance of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant and any authorize Brokerage, on a case-by-case basis, to pay a count in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displainting Service in which Designated Managing Broker is a participant medium and on any Internet Website to which the Brokerage, Designated Designated Brokerage is authorized to affix a keybox to the Property of the or subscriber associated with the Multiple Listing Service(s), or	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate toperty for purposes of showing. Expant as defined in Paragraph 2 to access solve are not Participants as defined in compensation to such brokerage different market the Property which shall include, any of signs, placement of the Property in tt, and promotion of the Property through mated Managing Broker, and Designated to the provided the owner is absent, any other licensees who are not Participants
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 211 212	Agg Selftim who oblive with the Parr from 17. but any any Agg MI as compared to the part of the part o	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brown and the self ensee who is checking "Y Property. Wagraph 2, Sem that set for Yes \(\beta\) No Marketing not be limit multiple Livelectronic rent(s) may self sparticipar defined in Pa	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive a said compensation if a valid, written listing agreement is entered into okerage and the sale of the Property is made during the term of the subscended and Compensation Involving Non-Participants: Seller grants and a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant and and an any Internet Website to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displaint and on any Internet Website to which the Brokerage, Designated Brokerage is authorized to affix a keybox to the Propertical and authorized and authorized in the preceding paragraph, whether acting paragraph 2 and authorized in the preceding paragraph, whether acting paragraph and authorized in the preceding paragraph, whether acting	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be a during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is permission for an Illinois real estate roperty for purposes of showing. In paragraph 2 to access solutions who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property in the tander of the Property through the property in the property designs and provided the owner is absent, any other licensees who are not Participants as a buyer's representative or otherwise,
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213	Agg Sel tim who oblive with the Par from 17. but any any Agg MI as a shall shall be	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brown agraph 2, Sem that set for Yes \(\begin{array}{c}\) No \(\begin{array}{c}\) Marketing into be limited to the limited of the content of the conten	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive a said compensation if a valid, written listing agreement is entered into okerage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage and the sale of the Property is made during the term of the subscriberage. Seller grants permission to access the Property by brokerage and the property is a participant and the property is a participant and on any Internet Website to which the Brokerage, Designated with the Multiple Listing Service(s), or tragraph 2 and authorized in the preceding paragraph, whether acting right, through use of said keybox, to show the Property at any reasonable.	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is partial as defined in Paragraph 2 to access solony who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property through mated Managing Broker, and Designated young and provided the owner is absent, any other licensees who are not Participants as a buyer's representative or otherwise, mable time. It is not a requirement of the
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 211 212 213 214	Agg Sel tim who oblive with the Part from the Land any any Agg MI as C sha Mu	reement, Sel ler agrees to ple by Seller or om the said igated to pay hanother brown and the second of the second	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procurer any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive valid compensation if a valid, written listing agreement is entered into okerage and the sale of the Property is made during the term of the substant and Compensation Involving Non-Participants: Seller grant and and Compensation Involving Non-Participants: Seller grant and and Endergon Endergon and Endergon Endergon and Endergon E	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be a during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is part as defined in Paragraph 2 to access solve who are not Participants as defined in compensation to such brokerage different market the Property which shall include, my of signs, placement of the Property through mated Managing Broker, and Designated young and provided the owner is absent, any other licensees who are not Participants as as a buyer's representative or otherwise, mable time. It is not a requirement of the eller acknowledges that neither Listing
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215	Agg Sel tim who oblive with the Par from 17. but any any Agg MI as a sha Mu Brown Br	reement, Sel ler agrees to ple by Seller or om the said igated to pay h another brown another brown agraph 2, Sem that set for Yes \(\begin{array}{c}\) No \(\begin{array}{c}\) Marketing not be limited another limited and selection in the content of the participant defined in Pauli have the relatiple Listin bekerage, selling the said of the content o	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive a said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the substance of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant as defined in Paragraph 2 to have access to the Property Seller grants permission to access the Property by brokerage (seller may authorize Brokerage, on a case-by-case basis, to pay a counth in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displainting Service in which Designated Managing Broker is a participant medium and on any Internet Website to which the Brokerage, Designated with the Brokerage is authorized to affix a keybox to the Property at or subscriber associated with the Multiple Listing Service(s), or tragraph 2 and authorized in the preceding paragraph, whether acting the time of the property at any reason and Service or Brokerage that a Seller allow use of a keybox. So ing Service or Brokerage that a Seller allow use of a keybox. So ing Service or Brokerage that a Seller allow use of a keybox. So ing brokerage, the Mainstreet Organization of REALTORS®, nor a	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is part as defined in Paragraph 2 to access solve who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property through the mated Managing Broker, and Designated the owner is absent, any other licensees who are not Participants as a buyer's representative or otherwise, mable time. It is not a requirement of the eller acknowledges that neither Listing my Multiple Listing Service is an insurer
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 211 212 213 214 215 216	Agg Self tim who oblive with the Par from 17. but any any Agg MI as a sha Mu Broaga	reement, Seller agrees to ple by Seller or om the said igated to pay h another brown and the self of t	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures a rany other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive a said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant as defined in Paragraph 2 to have access to the Property Seller may authorize Brokerage, on a case-by-case basis, to pay a conth in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displaint is property in the property of the property and authorized in the preceding paragraph, whether acting that or subscriber associated with the Multiple Listing Service(s), or the property at any reason property and authorized in the preceding paragraph, whether acting that the property at any reason as of Seller's personal property. Seller is advised to safeguard or so of Seller's personal property. Seller is advised to safeguard or	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be a during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is partial as defined in Paragraph 2 to access solony who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property through the thin and promotion of the Property through the thin and provided the owner is absent, any other licensees who are not Participants as a buyer's representative or otherwise, mable time. It is not a requirement of the eller acknowledges that neither Listing my Multiple Listing Service is an insurer remove valuables now located on said
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 210 211 212 213 214 215	Agg Sel tim who oblive with the Par from 17. but any any Agg MI as a sha Mu Broaga Pro	ler agrees to ple by Seller or om the said igated to pay h another brown agraph 2, Sem that set for Yes \(\begin{array}{c}\) No \(\begin{array}{c}\) Marketing into be limited and the limited of the participant defined in Pauli have the rultiple Listing observery. Seller inst the loss operty. Seller	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procure or any other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive of said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsequence of any other permits and Illinois real estate licensee who is not a Partice of the Seller grants permission to access the Property by brokerage (eller may authorize Brokerage, on a case-by-case basis, to pay a courth in Paragraph 15. [Authorization:] Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displainting Service in which Designated Managing Broker is a participant medium and on any Internet Website to which the Brokerage, Designated with the Multiple Listing Service(s), or tragraph 2 and authorized in the preceding paragraph, whether acting the through use of said keybox, to show the Property at any reason so Service or Brokerage that a Seller allow use of a keybox. So ing brokerage, the Mainstreet Organization of REALTORS®, nor as of Seller's personal property. Seller is advised to safeguard or is further advised to verify the existence of said valuables and obtained in the property.	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be to during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is partial as defined in Paragraph 2 to access solony who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property through mated Managing Broker, and Designated young and provided the owner is absent, any other licensees who are not Participants as a buyer's representative or otherwise, mable time. It is not a requirement of the eller acknowledges that neither Listing my Multiple Listing Service is an insurer remove valuables now located on said tain personal property insurance through
193 194 195 196 197 198 199 200 201 202 203 204 205 206 207 208 209 211 212 213 214 215 216 217 218	Agg Sel tim who oblive with the Part from th	ler agrees to ple by Seller or om the said igated to pay h another brown and the seller or one who is checking "Y Property. We ragraph 2, Sem that set for Yes I No Marketing not be limited Multiple List of electronic rent(s) may so a Sparticipar defined in Pauli have the rultiple Listing observery. Seller inst the loss operty. Seller insurant	ller shall pay Brokerage the compensation set forth upon closing of pay Brokerage the compensation specified above if Brokerage procures a rany other person, or if the Property is sold within days from the listing information was submitted during the term of this exclusive a said compensation if a valid, written listing agreement is entered into obserage and the sale of the Property is made during the term of the subsection of a Participant as defined in Paragraph 2 to have access to the Property Seller permits an Illinois real estate licensee who is not a Participant as defined in Paragraph 2 to have access to the Property Seller may authorize Brokerage, on a case-by-case basis, to pay a conth in Paragraph 15. [SELLER(S) INITIALS] Authorization: Brokerage is authorized to advertise, promote, and ted to, in Designated Managing Broker's sole discretion, the displaint is property in the property of the property and authorized in the preceding paragraph, whether acting that or subscriber associated with the Multiple Listing Service(s), or the property at any reason property and authorized in the preceding paragraph, whether acting that the property at any reason as of Seller's personal property. Seller is advised to safeguard or so of Seller's personal property. Seller is advised to safeguard or	contingent status at the expiration of this said sale. Is a buyer, if the Property is sold within said the expiration date herein to any prospect to Agreement. However, Seller shall not be a during the term of said protection period sequent listing agreement. Its permission for an Illinois real estate roperty for purposes of showing. It is part as defined in Paragraph 2 to access solong who are not Participants as defined in compensation to such brokerage different market the Property which shall include, may of signs, placement of the Property through the mated Managing Broker, and Designated young and provided the owner is absent, any other licensees who are not Participants as a buyer's representative or otherwise, mable time. It is not a requirement of the reller acknowledges that neither Listing my Multiple Listing Service is an insurer remove valuables now located on said tain personal property insurance through may have an obligation under applicable

Designated Managing Broker Initials

Address:

(Page 4 of 8) Rev. 8.2024 © MAINSTREET ORGANIZATION OF REALTORS®

221	release information to any Multiple Listing Service of which Designated Managing Broker is a participant at the time the Property is sold and closed, as to the amount of selling price, type of financing, and number of days to sell the Property.
222	(/) [SELLER INITIALS] Seller acknowledges that the Offer of Compensation shall not be made via the Multiple
224	Listing Services and authorizes and directs Brokerage to communicate the Offer of Compensation upon inquiry. [Interpolation of Compensation on Interpolation of Compensation
	Brokerage's own website.
227	☐ (/) [SELLER INITIALS] Other:
228	18. Office Website Policy: A Broker Reciprocity Internet Data Exchange ("IDX") and Virtual Office Website ("VOW")
230 231 232 233 234 235 236	exist for the purpose of marketing properties to consumers on the Internet who have established a brokerage-consumer relationship, as defined by the Illinois Real Estate License Act of 2000, as amended, giving the consumer the opportunity to search for active and closed listing data, subject to Brokerage's oversight, supervision and accountability. The IDX and VOW Policy states that an IDX or a VOW shall not display listings or property addresses of any seller who has affirmatively directed the Brokerage to withhold the Seller's listing or property address from display on the Internet. An IDX and a VOW may allow third parties to write comments or reviews about particular listings or display a hyperlink to such comments or review in immediate conjunction with particular listings or display an automated estimate of the market value of the listing (or hyperlink to such estimate) in immediate conjunction with the listing. The Policies allow the Brokerage to disable to
	discontinue, at Seller's request, either or both of the aforementioned IDX and VOW features (display of listing and display of listing address and ability to make comments or display estimate of market value).
	WITH REGARD TO DISPLAYING THE PROPERTY ON THE INTERNET, SELLER HEREBY DIRECTS BROKERAGE AS FOLLOWS:
	(/) [SELLER INITIALS] Ido Ido NOT want the Property listing to be displayed on the Internet.
241	
242	
243	(/) [SELLER INITIALS] \(\square\$ I do \(\square\$ do NOT want any automated estimate of value on my listing.
	Seller acknowledges reading and understanding the options presented above and that, if Seller has selected do NOT want the Property listing to be displayed on the Internet, consumers who conduct searches for listings on the Internet will not see
246	information about Seller's Property in response to their search.
247	19. Title Insurance and Survey: Seller acknowledges that Seller has not added to nor disposed of any part of the Property,
248	or gained any easements in favor of or against the Property not disclosed in the Title Guaranty Policy except as stated herein.
249	Prior to closing, Seller agrees to furnish at Seller's expense a title insurance commitment for an Owner's Title Insurance
250	Prior to closing, Seller agrees to furnish at Seller's expense a title insurance commitment for an Owner's Title Insurance Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required
250 251 252	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company
250 251 252 253	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a
250 251 252 253 254	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months
250 251 252 253 254 255	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of
250 251 252 253 254 255 256 257	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary
250 251 252 253 254 255 256 257 258	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill.
250 251 252 253 254 255 256 257 258 259	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall
250 251 252 253 254 255 256 257 258 259 260	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This
250 251 252 253 254 255 2256 2257 2258 2259 260 261	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as
250 251 252 253 254 255 256 2257 2258 2259 260 261 262	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This
250 251 252 253 254 255 256 257 2258 2259 260 261 262	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements."
250 251 252 253 254 255 256 257 258 259 260 261 262 263	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements."
250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements." With regard to the issuance of title insurance: [SELLER INITIALS] Seller authorizes Brokerage to order title insurance and related services on Seller's
250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements." With regard to the issuance of title insurance: (
250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements." With regard to the issuance of title insurance: (
250 251 252 253 254 255 256 257 258 259 260 261 262 263 264 265 266 267 268 269 270	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements." With regard to the issuance of title insurance: (
250 251 252 253 254 255 256 257 258 260 261 262 263 264 265 266 267 268 269 270 271 272 273	Policy in the amount of the sale price, showing good title in the owner's name. After a sales contract has been signed, arrangements must be made to secure title insurance and schedule the closing. Seller understands that Seller is not required to use any particular title insurance company and that Seller or Seller's attorney may select any qualified licensed company for Seller's title insurance needs. Not less than one (1) business day prior to closing, except where the subject property is a condominium, Seller may be required, at Seller's expense, to furnish a Plat of Survey dated not more than six (6) months prior to the date of closing, prepared by an Illinois registered land surveyor, showing any encroachments, measurements of all lot lines, all easements of record, building set-back lines of record, fences, all building and other improvements on the real estate and distances therefrom to the nearest two lot lines. In addition, the survey to be provided shall be a boundary survey conforming to the requirements of the Illinois Department of Financial and Professional Regulation found at 68 Ill. Adm. Code, Sec. 170.56. The survey shall show all corners staked and flagged or otherwise monumented. The survey shall have the following statement prominently appearing near the professional land surveyor seal and signature: "This professional service conforms to the current Illinois minimum standards for a boundary survey. A Mortgage Inspection, as defined, is not a boundary survey, and does not satisfy the necessary requirements." With regard to the issuance of title insurance: (

(Page 5 of 8) Rev. 8.2024 © MAINSTREET ORGANIZATION OF REALTORS®

- 275 Regulations. Seller shall complete the applicable disclosure document(s) in a timely manner, shall not knowingly provide false 276 or inaccurate information therein, and shall comply with all local government ordinances. Although Seller is marketing Seller's Property in its present physical condition, Seller understands that Seller may be held responsible by a buyer for any latent or 278 hidden, undisclosed defects in the Property which are known to Seller but which are not disclosed to buyer. Seller shall indemnify, save, defend and hold Brokerage, Designated Managing Broker, and Seller's Designated Agent(s) harmless from all claims, disputes, litigation, judgments and costs (including reasonable attorney's fees), whether or not frivolous, arising from any misrepresentation made by Seller, from any incorrect information supplied by the Seller, or from any material fact concerning the Property including latent defects which the Seller fails to disclose. Further, Seller shall indemnify, save, defend, 282 and hold Brokerage, Designated Managing Broker, and Seller's Designated Agent(s) harmless from any claim, loss, damage, 283 or injury to any person or property while viewing the Property arising from the condition of Seller's Property. 285 The current form residential sales contract contains the following representations to be made by Seller. Seller represents that with respect to the Real Estate, Seller has no knowledge of, nor has Seller received any written notice 286 287 from any association or governmental entity regarding: 288 1. Zoning, building, fire or health code violations that have not been corrected; 289 2. Any pending rezoning; 290 3. Boundary line disputes; Any pending condemnation or Eminent Domain proceeding; 291 4. 292 5. Easements or claims of easements not shown on the public records; 293 6. Any hazardous waste on the real estate; Real estate tax exemption(s) to which Seller is not lawfully entitled; or 294 7. Any improvements to the Real Estate for which the required initial and final permits were not obtained. 296 Seller further represents that:) [SELLER INITIALS] There [CHECK ONE] are are not improvements to the Real Estate which are not 298 included in full in the determination of the most recent tax assessment. /) [SELLER INITIALS] There [CHECK ONE] \square are \square are not improvements to the Real Estate which are eligible 299 300 for the home improvement tax exemption. 301) [SELLER INITIALS] There [CHECK ONE] \square is not an unconfirmed pending special assessment affecting 302 the Real Estate by any association or governmental entity payable by buyer after the date of closing. /) [SELLER INITIALS] The Real Estate [CHECK ONE] \square is \square is not located within a Special Assessment Area or Special Service Area, payments for which will not be the obligation of Seller after the year in which the closing occurs. 305 If the Seller has any questions or concerns regarding the representation to be made in the sales contract, Seller reserves the 306 right obtain legal advice. 307 **21. Limitations:** The sole duty of the Brokerage is to effect a sale of the Property. The Brokerage, Designated Managing 308 Broker, Seller's Designated Agent(s), members of the Multiple Listing Service(s) to which the Designated Managing Broker belongs, and the Mainstreet Organization of REALTORS® are not charged with the custody of the Property, its management, maintenance, upkeep, or repair. Illinois law allows licensees to prepare the sales contract using approved preprinted forms, but does not allow licensees to draft other legal documents required to close the sale. Therefore, the Seller agrees to draft
- and furnish, or have Seller's attorney draft and furnish all other documents necessary to close the sale.
- 22. Minimum Services: Illinois Real Estate License Act of 2000, as amended, provides that all exclusive brokerage 314 agreements must specify that the sponsoring broker, through one or more sponsored licensees, must provide at a minimum,
- 315 the following services: (1) accept delivery of and present to the client offers and counteroffers to buy, sell, or lease the
- client's property or the property the client seeks to purchase or lease; (2) assist the client in developing, communicating,
- negotiating, and presenting offers, counteroffers, and notices that relate to the offers and counteroffers until a lease or
- purchase agreement is signed and all contingencies are satisfied or waived; and (3) answer the client's questions relating to 318
- the offers, counteroffers, notices, and contingencies.
- 23. Taxes and Assessments: All taxes and all usually prorated expenses shall be prorated pursuant to the terms of the sales 321 contract. Seller shall disclose any assessments or special taxes for improvements or lien for improvements, either of record
- or in process, applicable to the Property marketed herein, and should the Seller receive any notice thereof, Seller agrees to
- 323 notify the Designated Managing Broker or Designated Agent(s) immediately.
- 324 1. SPECIAL ASSESSMENTS: Seller represents that there: [CHECK ONE] is is not a proposed or pending 325 unconfirmed special assessment affecting the Property not payable by Seller after the date of closing. Seller further 326 represents that the following confirmed special assessments are not due or will be due after the date of closing: 327 , 20 in the amount of \$
- 328 2. SPECIAL SERVICE AREA: Seller represents that the Property: [CHECK ONE] is is not located within a Special 329 Service Area, payments for which will not be the obligation of Seller after the date of closing.

		Designai	ted Man	g Broker Initials Seller Initials Seller Initials		
Addr	ess:					
(T)	_	COL D	0.000	O MAINTENER ORGANIZATION OF REAL TORON		

330 331 332	3.	CONDOMINIUM OR HOMEOWNERS' ASSOCIATION(S): The Property and improvements described herein [CHECK ONE] are are not part of a Condominium or Homeowners' Association. If the Property is part of a Condominium or Homeowners' Association, the contact information for such association is:
333		Association Name: Phone Number:
334		Management Company Name: Phone Number:
335336337	4.	ASSOCIATION ASSESSMENTS/FEES: Seller acknowledges a current Condominium or Homeowners' Association Assessment/Fee of \$ which includes:
338 339 340	5.	ADDITIONAL ASSOCIATION ASSESSMENT/FEES: Seller further acknowledges additional assessments/fees (such as a Master Association Fee) of \$ which includes:
341	24.	Earnest Money [CHOOSE ONE]:
		The Earnest Money shall be held by the Brokerage, as Escrowee in trust for the mutual benefit of
343		[SELLER INITIALS] the buyer and Seller (hereinafter "Parties") in a manner consistent with Illinois State Law. Upon initial
344	clo	sing, or settlement, the Earnest Money shall be applied first to the payment of any expenses incurred by the Brokerage on
		ler's behalf in the sale, and second to payment of the Brokerage's compensation, rendering the surplus, if any, to the Seller.
		dispute arises between the Parties to a real estate transaction as to whether a default has occurred, the Escrowee shall hold
		Earnest Money and implement the procedure for disbursement as agreed in writing by the Parties in the real estate contract,
		bay pursuant to subsequent joint written direction to Escrowee, or as directed by a court of competent jurisdiction. Further,
		ler agrees that Escrowee may deposit the funds with the Clerk of the Circuit Court by an action in the nature of interpleader.
		ler agrees Escrowee may be reimbursed from the Earnest Money for all costs, including reasonable attorney's fees, related the filing of the interpleader and hereby agrees to indemnify and hold Escrowee harmless from any and all claims and
		nands, including the payment of reasonable attorney's fees, costs, and expenses arising out of such default, claims, and
		nands. If Seller defaults, Earnest Money, at the option of the buyer, shall be refunded to buyer, but such refunding shall not
		ease Seller from the obligation of this Agreement. Transfer of escrow money to the closing agent for the transaction may be
		de no sooner than two (2) business days prior to the scheduled closing date.
356	2. [(/) Brokerage maintains a policy of not holding earnest money or any moneys in escrow for any reason.
357		
		ver in the transaction shall be held in trust by an Escrowee selected by Parties. Escrowee shall be duly licensed and
		horized to hold money in escrow for the mutual benefit of the Parties in a manner consistent with Illinois Law. In that
		ent, the terms of a written agreement between Escrowee and the Parties to the real estate transaction shall control all
		ues regarding the holding and the disbursement of Earnest Money. If Seller defaults, any refunding of the Earnest Money buyer at buyer's direction shall not release Seller from the obligation of this Agreement.
		Amendments: Should it be necessary to amend or modify this Agreement, facsimile or electronic signatures of all
		ties to this Agreement are accepted as original signatures. This Agreement may be executed in multiple copies and
		ler's signature hereon acknowledges that Seller has received a signed copy.
		Mediation: Any controversy or claim arising out of or relating to this Agreement or the breach thereof shall be mediated
367	ın a	accordance with rules then pertaining of the American Arbitration Association.
		Indemnification of Designated Managing Broker: Seller agrees to indemnify Designated Managing Broker, and
		signated Agent(s) and to hold Designated Managing Broker and Designated Agent(s) harmless from all claims, disputes
		litigation and all judgments, loss, damage, cost or expense, including attorneys' fees incurred by Designated Managing
		oker or Designated Agent(s), arising out of this Agreement, or the collection of fees or Compensation due Brokerage
		suant to the terms and conditions of this Agreement or arising out of any misstatements or misinformation provided to signated Managing Broker or Designated Agent(s) by Seller.
		Disclaimer: Seller acknowledges that Brokerage, Designated Managing Broker, and Designated Agent(s) are acting
		ely as real estate professionals, and not as attorney, tax advisor, surveyor, structural engineer, home inspector, vironmental consultant, architect, contractor, or other professional service provider. Seller understands that such other
		fessional service providers are available to render advice or services to the Seller, if desired, at Seller's expense.
	•	
		<u>Costs of Third-Party Services or Products:</u> Seller is responsible for the costs of all third-party products or services h as surveys, soil tests, title reports, well and septic tests, etc.
		Lease of Property: Although the purpose of this Agreement is to bring about a sale, option, or exchange of the Property, ler agrees to pay Brokerage \$ if the Property is leased within the marketing period. If the tenant to
		om the Property is leased later purchases the Property, Seller agrees to pay to Brokerage, compensation of
		the full sale price. If the property is to be marketed for lease, a separate exclusive listing agreement for lease will need
		Designated Managing Broker InitialsSeller InitialsSeller Initials

Address: (Page 7 of 8) Rev. 8.2024 © MAINSTREET ORGANIZATION OF REALTORS®

- 384 to be agreed upon by the parties to this Agreement.
- 385 <u>31. Severability:</u> In case any one or more provisions of this Agreement shall, for any reason, be held to be invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provisions hereof, and
- 387 this Agreement shall be constructed as if such invalid, illegal, or unenforceable provision had never been contained herein.
- 388 <u>32. Notice:</u> All notices required shall be in writing and shall be served by one party to this Agreement to this other party.
 389 Notice to any one of the multi-person party shall be sufficient notice to all. Notice shall be given in the following manner:
- 390 1. By personal delivery of such notice; or
- By mailing of such notice to the addresses recited herein by regular mail and by certified mail, return receipt requested.

 Except as otherwise provided herein, notice served by certified mail shall be effected on the date of mailing; or
- 393 3. By sending facsimile transmission. Notice shall be effective as of date and time of facsimile transmission, provided that 394 the notice transmitted shall be sent on business days during business hours (8:00 A.M. to 6:00 P.M. Chicago Time). In 395 the event fax notice is transmitted during non-business hours, the effective date and time of notice is the first hour of 396 the first business day after transmission; or
- 4. By sending e-mail transmission. Notice shall be effective as of date and time of e-mail transmission, provided that the notice transmitted shall be sent on business days during business hours (8:00 A.M. to 6:00 P.M. Chicago Time), and provided further that the **recipient provides written acknowledgment to the sender** of receipt of the transmission (by e-mail, facsimile, or by regular mail). In the event e-mail notice is transmitted during non-business hours, the effective date and time of notice is the first hour of the first business day after transmission; or
- 402 5. By commercial overnight delivery (e.g. FedEx). Such notice shall be effective on the next business day following deposit with the overnight delivery company.
- 404 33. Modification of this Agreement: No modification of any of the terms of this Agreement shall be valid or binding upon the parties or entitled to enforcement unless such modification has first been reduced to writing and signed by the parties. The parties represent that the text of this copyrighted form has not been altered and is identical to the Mainstreet Residential Exclusive Right to Sell Marketing Agreement dated August 2024.
- 408 <u>34. Entire Agreement:</u> This Agreement constitutes the complete understanding and entire Agreement between the Parties relating to the subject thereof, and any prior agreements pertaining thereto, whether oral or written, have been merged and integrated into this Agreement. This Agreement may not be terminated or amended prior to its termination date without the express written consent of both Parties to this Agreement.

Seller hereby acknowledges receipt of a signed copy of this Agreement and all attachments. The attachments include the following:[LIST ALL ATTACHMENTS]:

<u> </u>				
[SIGNATURES REQUIRED OF ALL WHO HAVE A LEGAL OR EQUITABLE INTEREST IN THE PROPERTY.]				
DESIGNATED MANAGING BROKER [SIGNATURE]	SELLER [SIGNATURE]			
DATE	SELLER [SIGNATURE]			
DESIGNATED AGENT [SIGNATURE]	CURRENT MAILING ADDRESS [REQUIRED]			
DATE				
OFFICE ADDRESS	DATE			
	PHONE FAX			
PERIONATED A CENTENNIONE	E MAN ADDRESS			
DESIGNATED AGENT PHONE FAX	E-MAIL ADDRESS			
OFFICE MICHE	FOR INFORMATION ONLY			
OFFICE PHONE				
E MAIL ADDRESS	GDV I EDIG ATTEODY TO VALUE			
E-MAIL ADDRESS	SELLER'S ATTORNEY NAME			
	NIONE/E MAIL ADDDEGG			
	PHONE/F-MAIL ADDRESS			