Property	Owner	Initials:	

## LIMITED SERVICE LISTING CONTRACT

Brokerage Firm:		
Address of Firm:	Property Owner Address:	
Office Phone:	Property Owner Phone:	
Broker:		
Broker Phone:		
Broker Email:		
as of the day of between Brokerage Firm (Broke and Property Owner. In conside Services for the Property (as consideration, the receipt and a Owner grants to Broker the $\square$ ex	Limited Service Listing Contract ("Contract, 20 (the "Effective rage Firm and Broker are hereinafter to ration of the agreement of Broker to prohereinafter defined) and for other goodequacy of which is hereby acknowledged sclusive or □ non-exclusive right to □ sec, 20 until 11:59 p.m. on	ve Date"), by and ogether "Broker") ovide the Limited ood and valuable ged, the Propertyell or $\square$ lease the
	This 🗆 Residential 🗆 Condominium 🗆 M	
	ant $\square$ Other: property i	
Village □ Township □ City of _	, County of	, Michigan
and commonly known as (st	reet address)	(zip code)
·	•	
The legal description is:		
	(the "Real Property"	·).
appurtenances, if any, now in or appliances, all window treatmer fireplace doors, screens, gas logs, and doors, landscaping, fences television antennas, rotors and of	r leased, as applicable, together with all in on the premises including all buildings its including hardware, attached floor congarage door openers and controls, screen and mailboxes, all ceiling fans, alarm sy controls, water softener equipment (unleaders), incinerator, if any, and gas, oil and min	s, fixtures, built in overings, attached ns, storm windows ystems, radio and ess rented), water
	(the "P	Personal Property)
(collectively, Real Property and "Property").	the Personal Property are hereinafter i	referred to as the
Notwithstanding the foregoing,	the following items are excluded from	om the Property
		·
3. <b>LIMITED SERVICES</b> . During	the Term, the Broker shall provide the fo	llowing limited

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services for Property Owner relating to the Property (the "Limited Services"):

	Property Owner Initials ————————————————————————————————————
	☐ List the Property on Multiple Listing Services as set forth in Section 6. ☐ Arrange Appointments. ☐ Accept/Present Offers. ☐ Advise on Offers. ☐ Assist with Counteroffers. ☐ Negotiate for Seller.
•	BROKER COMMISSIONS.
	BROKER COMMISSIONS ARE NOT SET BY LAW AND ARE FULLY NEGOTIABLE.
	a. <b>Sale Fee</b> (if applicable). The following terms apply to the Broker Commission in connection with the Limited Services to be provided hereunder in the event of a sale:
	<ul> <li>Sale Commission. Property Owner shall pay Broker the following amounts (the "Sale Commission"):</li> </ul>
	$\square$ % of the gross sale price of the Property.
	□ \$

The parties understand, acknowledge and agree that the foregoing agreement on compensation is objectively ascertainable and not open-ended.

b. **Lease Fee** (if applicable). The following terms apply to the Broker Commission in connection with the Limited Services to be provided hereunder in the event of a lease:

Lease Commission.	Property	Owner	shall	pay	Broker	the	following
amounts (the "Leas	e Commiss	sion"):					

Ц	_% of the gross lease price of the Property.
□ \$	<del>.</del>
□ Other	

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The parties understand, acknowledge and agree that the foregoing agreement on compensation is objectively ascertainable and not open-ended.

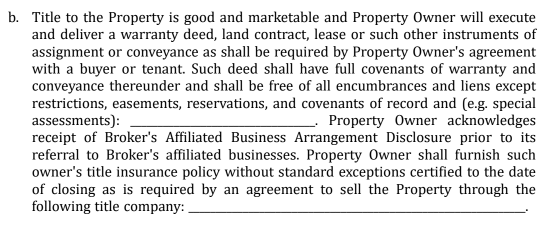
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- c. Cooperation. Property Owner acknowledges and agrees that Broker may (but shall be under no obligation to) offer compensation for cooperation to subagents, buyer/tenant agents and/or brokers, or other professionals (e.g., a real estate attorney) representing a buyer, and that such parties, even if compensated by Broker or Property Owner, will represent the interests of their buyer/tenant clients. Any such offer of compensation from Broker or Property Owner to any such third-party shall: (i) be in a separate arms-length conspicuously, written agreement between such parties; (ii) be made only with Property Owner's prior written approval; (iii) be provided to Property Owner in advance of any payment or agreement to pay; and (iv) clearly specify the amount or rate of any such payment.
- d. Negotiation. Property Owner and Broker acknowledge that they have freely, voluntarily and with full knowledge and capacity, negotiated the agreed upon compensation between themselves and that it was not fixed, controlled, recommended or maintained by any other person(s) or entity not a party to this Contract.
- **5. CONCESSIONS.** Property Owner agrees that it is willing to provide the following concessions to a prospective buyer of the Property:

a.	□ \$	for Closing Costs
b.	□ \$	for Property Improvement Costs
c.	□ \$	for Financing Costs
d.	□ \$	for Professional Fees (other than broker commissions)
e.	□ \$	for Other Costs (other than broker commissions)
f.	□ \$	sum of Total Concessions

- 6. **MULTI-LIST/COOPERATION.** Property Owner acknowledges that the assistance of one or more Multiple Listing Service(s) (MLS) has been fully explained and Broker is authorized to multiple list the Property in the appropriate MLS(s). Property Owner authorizes Broker to distribute information about the Property in the MLS(s) and internet web sites that are appropriate for the most effective exposure for the Property to potential buyers and tenants. Each MLS(s) and web site is authorized to disseminate the information so provided to its participants according to its rules and regulations. Property Owner holds harmless each MLS(s) and web site and Broker from any liability for errors and omissions in the listing information so disseminated and from claims arising from or pertaining to the dissemination of information about the Property.
- 7. **CANCELLATION**. Prior to the end of the Term, this Contract may be cancelled or revoked only by mutual consent of both Broker and Property Owner in writing.
- 8. **TITLE**. Property Owner represents and warrants that:
  - a. Property Owner is the exclusive holder of the interest to be conveyed pursuant to the terms of this Contract or that Property Owner is the duly authorized agent of the holder of such interest and is specifically empowered to enter into this Contract and to convey such interest; and

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9. **COPYRIGHT & EXCLUSIVE USE**. Property Owner hereby consents to taking pictures and/or video of the Property (the "Visual Media") and consents to the unlimited and perpetual use of such Visual Media by Broker or any of Broker's designees. "Use" shall include, without limitation, the reproduction, modification, adaptation, publishing, creation and derivative works from, distribution and display of any and all Visual Media throughout the world in any format.

Furthermore, Property Owner hereby irrevocably assigns, transfers, sets over and conveys to Broker all of Property Owner's rights, title and interest in and to certain photographs and/or video of the Property taken by the Property Owner and provided to Broker (the "Property Owner's Media"). Such assignment and transfer includes, without limitation, the right to grant permission to publish and/or republish the Property Owner's Media in whole or in part in any format throughout the world.

10. **REPRESENTATIONS**. Property Owner hereby acknowledges that Broker is relying upon the representations, whether oral or written, made by Property Owner with respect to the Property. Property Owner warrants to Broker that any representations Property Owner has made or shall hereafter make are true and correct and Broker is authorized to make such representations to prospective buyers or tenants.

11. <b>DESIGNATED</b>	AGENCY.	Broker	and	Property	Owner	hereby	designate
					as the	Property	Owner's
Designated Agent(s	s).						

- 12. **CITIZENSHIP**. Property Owner  $\square$  is  $\square$  is not a citizen of the United States of America.
- 13. **NON-DISCRIMINATION**. Broker and Property Owner acknowledge and agree that discrimination by any party because of religion, race, color, national origin, age, sex, sexual orientation, gender identity, disability, familial status, or marital status, is prohibited.
- 14. **PROPERTY OWNER'S COMPLIANCE**. Property Owner shall comply with all applicable federal, state, and local laws, rules and regulations and shall make timely, accurate and complete disclosure to Broker and any prospective buyer or tenant of all material information about the Property.
- 15. **YEAR BUILT**. Property Owner represents and warrants that the Property  $\square$  was  $\square$  was not built before 1978.

16. **REGULATORY NOTICE**. Property Owner acknowledges notice that Broker and its licensees may accept a fee or other consideration for the placement of an abstract, mortgage, loan, life, fire, theft, flood, title or other casualty or hazard insurance or home warranty arising from this transaction and expressly consents thereto as required by Board of Real Estate Brokers and Salespersons Rule 339.22321, 1997 AACS R 339.22321, as amended.

- 17. **RELEASE**. Property Owner acknowledges and agrees that the sale of the Property encompasses many professional disciplines and, while Broker possesses considerable general and real estate knowledge, Broker and its licensees are not experts in the areas of law, tax, financing, insurance, surveying, structural conditions, hazardous materials, infestations, fungi, engineering, appraisal, and other pertinent topics. Property Owner acknowledges that Broker advised it to seek professional advice from experts in these and other areas of professional expertise at Property Owner's expense and Property Owner releases Broker and its licensees from any liability in such areas. In the event that Broker or its licensees provides Property Owner with names or sources for such advice and assistance, Property Owner acknowledges and agrees that Broker and its licensees do not warrant or guarantee such services or products.
- 18. **ADVICE OF COUNSEL**. Property Owner acknowledges Broker's recommendation that Property Owner retain an attorney to advise it regarding this Contract and the sale or lease of the Property.
- 19. **DEFENSE AND INDEMNIFICATION**. Property Owner shall defend, indemnify and hold harmless Broker and its licensees from and against all claims related to the Property except for liability for damages resulting from the gross negligence and/or intentional misconduct by Broker and its licensees.
- 20. **LIMITATION**. Property Owner and Broker agree that any and all claims or lawsuits between the parties relating to this Contract must be filed no more than six (6) months after the date of termination of this Contract. The parties waive any statute of limitations to the contrary.
- 21. **COSTS OF COLLECTION**: Property Owner agrees to pay or reimburse Broker for all costs and expenses incurred in enforcing the terms of this Contract, including actual attorneys' fees, together with all other expenses incurred by Broker due to Property Owner's default.
- 22. **EFFECTIVE DATE**. The effective date of this Contract shall be the date as of which the Contract has been signed by Property Owner.
- 23. **SIGNATORIES.** The undersigned Property Owner represents that all parties in title are a signatory on this Contract.
- 24. **ACKNOWLEDGEMENT**. Property Owner acknowledges that he or she has read and received a copy of this Contract.
- 25. **MISCELLANEOUS**. This Contract shall be construed, interpreted and the rights of the parties determined in accordance with the laws of the State of Michigan and the parties consent to the jurisdiction of the courts of the State of Michigan for all purposes hereunder. This Contract constitutes the entire agreement between the parties pertaining to the subject

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matter hereof and supersedes all prior arrangements, understandings, negotiations. and discussions, whether oral or written, of the parties. No amendment, supplement, modification, waiver or termination of this Contract shall be binding unless in writing and executed by the party against whom enforcement is sought. No waiver of any of the provisions of this Contract shall be deemed or shall constitute a waiver of any other provisions hereof (whether or not similar), nor shall such waiver constitute a continuing waiver unless otherwise expressly provided. All of the terms and provisions of this Contract shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns. Except as otherwise expressly provided herein, nothing herein is intended to confer upon any person, other than the parties, and their respective successors and permitted assigns, any rights or remedies whatsoever. This Contract may be executed in one (1) or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same document. Any electronic signature hereon shall be given the same force and effect as an original signature. Time shall be deemed to be of the essence of this Contract. The captions inserted herein are inserted only as a matter of convenience and in no way define, limit, construe, affect or describe the scope or intent of this Contract. Wherever herein the singular is used, the same shall include the plural, and the masculine gender shall include the feminine and neuter genders and vice versa, whenever the context so requires. The parties hereto have participated in the drafting, preparation and negotiation of this Contract. Each of the parties acknowledges such participation and negotiation in order to avoid the application of any rule construing contractual language against the drafter thereof and agrees that the provisions of this Contract shall be construed without prejudice to the party who actually memorialized this Contract in final form. If any one or more of the provisions of this Contract, or the applicability of any such provision to a specific situation, shall be held invalid or unenforceable, such provision shall be modified to the minimum extent necessary to make it or its application valid or enforceable, and the validity and enforceability of all other provisions of this Contract and all other applications of any such provision shall not be affected thereby. All notices, requests, demands and other communications hereunder shall be in writing and shall be deemed to have been duly given on the day thereof if delivered by hand and receipted for by the party to whom said notice or other communications shall have been directed or three (3) days after mailed by certified or registered mail with postage prepaid or one (1) day after depositing said notice in the hands of a nationally recognized overnight delivery service and addressed to the party at its address set forth above. As used herein, "person" means any individual, partnership, corporation, limited liability company, limited partnership, trust, unincorporated association, governmental body or other entity; "affiliate" means any person controlling, controlled by or under common control with the referenced person; and "control" and its correlatives means: the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such person, whether through ownership of voting securities or other interests, by contract or otherwise.

26. <b>ADDITIONAL TERMS</b> .	 	 

	Property Owner Initials:
Remainder of page blank; signature page follows.	

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Property Owner In	tials:

**IN WITNESS WHEREOF**, the parties hereto have executed this Contract as of the Effective Date.

Property Owner	
Property Owner	
Brokerage Firm	
By:	
Authorized Representative	

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