Exclusive Right To Sell Listing Agreement

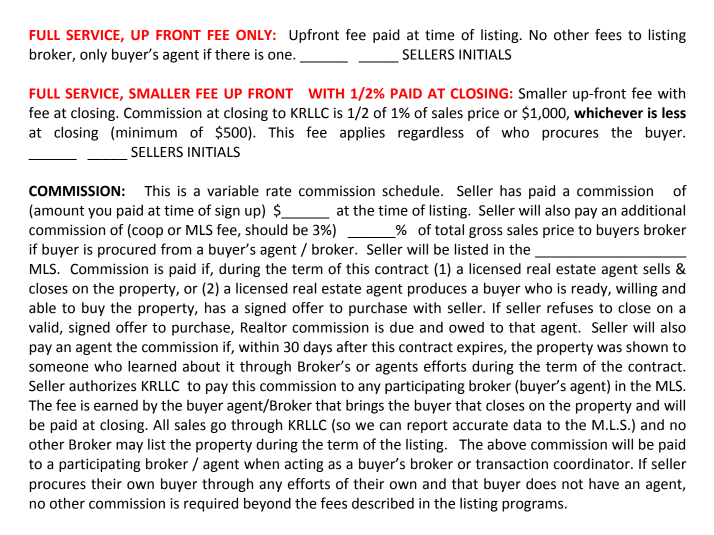
"KRLLC", agrees to market, negotiate, schedule and show with potential buyers the property located at:	
located at:	CONSIDERATION AND TERMS OF CONTRACT: Kermath Realty LLC, hereinafter referred to as
we list you) through end date: The property includes but is not limited to the following: all buildings, gas, oil, and mineral rights owned by seller; built-in appliances; water softener (unless rented) water pumps and pressure tanks; stationary laundry tubs; radio and television antennas and any mechanical controls; shades, shutters, window blinds, and curtain and drapery rods; attached floor coverings; attached fireplace doors and screens; garage door opener and controls; screens, storm windows and doors & other related fixtures unless noted on the listing. SALES PRICE AND TERMS: Seller agrees to list property for SALE for \$	"KRLLC", agrees to market, negotiate, schedule and show with potential buyers the property
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If listing for rent, seller offers property for rent for: (insert monthly rent) and agrees to pay a buyer's agent should there be one a commission of (typically ½ month's rent). LISTING OPTIONS: CHOOSE THE ONE YOU SIGNED UP FOR	limited to the following: all buildings, gas, oil, and mineral rights owned by seller; built-in appliances, water softener (unless rented) water pumps and pressure tanks; stationary laundry tubs; radio and television antennas and any mechanical controls; shades, shutters, window blinds, and curtain and drapery rods; attached floor coverings; attached fireplace doors and screens; garage door opened
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1. LIMITED SERVICE MLS LISTING	LISTING OPTIONS: CHOOSE THE ONE YOU SIGNED UP FOR
1. LIMITED SERVICE INES LISTING	1 LIMITED SERVICE MIS LISTING
2 FULL SERVICE FREE MIS LISTING	

- 3. FULL SERVICE, UP FRONT FEE ONLY
- 4. FULL SERVICE, SMALLER FEE UP FRONT WITH 1/2% PAID AT CLOSING

EXPLANATION OF PROGRAMS

LIMITED SERVICE LISTING: As the seller are responsible to perform all activities related to the successful closing of your transaction including; negotiating, getting copies of all offers, counter offers & closing statement to broker. If there is a buyer's agent they do not do this work for you. Basically, you do what a full service Realtor does. _____ SELLERS INITIALS

FULL SERVICE, FREE MLS LISTING: With the "Free MLS Listing" broker is listing this property for free in the MLS in exchange for representing the Seller in the purchase of another property. This "FREE MLS" listing is up to 12 months with up to 25 photos. If seller withdraws home from the MLS, leases home or takes it off the market for any reason, seller agrees to pay broker \$1,449 fee at the time of withdrawal or lease for brokers efforts the same day as cancellation or withdrawal of listing. If seller does not pay this fee upon cancellation seller agrees to pay any and all legal fees and court costs associated with the complaint broker will bring against seller. Seller must sign a buyer's agency agreement with broker and must purchase another property from Broker. Purchase of home must close within 3 months of selling / closing of property listed herein with a minimum buyer's agency commission of 3% of gross sales price to broker. If buyer's agent fee is less than 3% seller agrees to make up the difference at closing. If seller finds a home "For Sale By Owner" seller agrees to pay Kermath Realty a 3% buyer's agency fee to represent them in the transaction. This "Buyer's agency fee" can come from the FSBO seller or be split between buyer and seller. Most FSBO sellers offer buyer's agency fees______ SELLERS INITIALS



SERVICES PROVIDED: The seller is giving KRLLC the authority to enter this listing into the local MLS by KRLLC subject to the rules and regulations of the MLS service. KRLLC advises all participants in buying and selling real estate to enlist the services of a competent real estate attorney. By entering the seller's home into the M.L.S. & Realtor.com, the prepaid commission is non refundable. KRLLC will make every attempt to transmit sellers listing to all websites advertised but makes no guarantees that the data will feed to any or all of them except the MLS & Realtor.com. Seller understands that upon notification of their listing in the MLS & Realtor.com, KRLLC has fulfilled its obligations to seller and there are no refunds, full or partial. Any buyer lead generated is the property of KRLLC. KRLLC has the right to bring lead / potential buyer to seller & be compensated no different than any other buyer's agent. Seller may cancel listing at any time via email without cost. If this listing is cancelled it cannot be restarted with paying an additional fee. KRLLC will correct at no charge any initial input errors that may occur but will not be liable for damages resulting from such errors. It is the responsibility of seller to inform KRLLC in a timely manner to correct any accuracy issues with listing. Any inaccuracy of listing is seller's responsibility. No refunds due to inaccuracy. If when a fully accepted offer is signed by buyer if seller reduces above agreed upon commission to buyer's agent on that offer, broker has the right to cancel this listing immediately with no refund. Any monies due broker from listing programs above will be due & payable.

FULL SERVICE LISTINGS: If seller chooses full service listing options, KRLLC may provide assistance with arranging appointments, accepting and presenting offers, advising on offers and counter offers, negotiate for seller and assist through closing.

LIMITED SERVICE LISTINGS: If seller choose limited service listing, seller is responsible for the following: providing KRLLC with a copy of any and all offers & counter offers & closing statement within 24 hours of receipt. Seller is also responsible to negotiate their offer, process their paperwork, order title and payoffs. This is not the job of the buyer's agent should there be a buyer's agent.

SELLERS DUTIES & REPORTING OF CHANGES: The MLS rules state that we must maintain accurate data as far as reporting changes from active to "signed offer / pending, then to sold". THIS IS YOUR RESPONSIBILITY AS SELLER, NOT THE BUYER'S AGENT OR THE TITLE COMPANY'S. IF any changes are not reported to us for us to report to the MLS, we face fines which we pass to you. Seller agrees to provide a copy of any fully signed offer between buyer / buyer's agent & seller within 24 hours of signatures of buyer & seller. Broker may cancel the listing without refund when Seller does not report to KRLLC via fax or email verification of the signed sales contract within 24 hours, KRLLC will also charge sellers credit card a \$25 fine. Seller further agrees to provide the final closing statement when property sells within 24 hours of closing. If seller does not provide KRLLC a copy of the closing statement within 24 hours of closing seller could be charged a \$50 fine. Seller also agrees to pay any and all MLS fines associated with not providing the signed offers and closing statement in a timely manner. NOTE: We need to maintain accurate data in the MLS or there are possible fines usually \$25 to \$100 for not reporting or maintaining accurate data in the mls. Sellers credit card will be charged for any MLS fines resulting from not reporting accurate data. THIS IS VERY IMPORTANT AND YOUR DUTY AS SELLER. ______ SELLERS INITIALS

OCCUPANCY: Seller will give occupancy _____ days after closing. This is only an estimate, specific occupancy and tenant rights and rental rates will be drafted in the offer to purchase.

SIGNS: KRLLC may provide the seller with a KRLLC's Realtor yard sign, photo of which is on the web site. The Seller gives KRLLC the right to post listing information and photograph(s) on any web sites deemed suitable by KRLLC of and to any Internet site where the MLS appears KRLLC has no control over either of these. KRLLC will put seller's phone number on sign so possible buyers can call seller direct. FSBO signs are prohibited by MLS rules.

CANCELLATION: This agreement may be cancelled at any time by seller with no refunds by a signed cancellation form or email to KRLLC.

NON-DISCRIMINATION: As required by law, seller and broker agree not to discriminate because of religion, race, color, national origin, age, sex, disability, familial status, or marital status in the sale of the property.

INDEMNIFICATION: OWNER shall defend, indemnify and hold BROKER, its shareholders, directors, officers, employees, agents and representatives harmless from, any and all losses, claims, damages, liabilities and costs, including without limitation commission claims, court costs, reasonable

attorneys' fees and MLS penalties and fines, which arise from, are related to, or are in connection with, (i) OWNER'S breach of this Agreement or violation of any federal, state or local law; (ii) OWNER'S provision of false, misleading, inaccurate or incomplete information, representations or warranties to BROKER, prospective buyers or buyer; or (iii) claims of third parties relating to the Listed Property, the sale thereof, and/or any compensation to be paid in connection with such sale (including, without limitation, a claim by the Cooperating Brokerage against BROKER for a commission). Seller also accepts any liability for any potential misrepresentation as to the condition and square footage measurement of the home. Seller accepts any responsibility to pay buyers agent commission should it be found that subsequent to closing, a buyer was procured by buyer's agent. Seller will require the buyer to obtain a copy of their lender's appraisal or an independent appraisal and investigate all discrepancies between that number, public record and the MLS listing before taking title. If seller fails to require buyer to do this, Seller indemnifies Realtor of all liability. Seller agrees to pay commission and any fees associated with the dispute. KRLLC is not an expert in, and is not providing advice to seller concerning legal matters, tax, financing, surveying, structural or mechanical condition, hazardous material or engineering. Seller is encouraged to seek expert help from qualified professionals in such areas.

COMMISSION DISPUTES, (SELLERS'S DUTY TO DEFEND): In the event an aggrieved party files an arbitration claim or lawsuit against or in any way involving Broker that seeks payment of a commission or money damages in connection with the sale or attempted sale of the Property, Seller agrees to indemnify, defend, and hold Broker harmless from, and aid Broker in defense of any such claim or lawsuit ("Duty to Defend"). Seller further agrees that, upon commencement of such an arbitration claim or lawsuit, Broker may immediately charge \$700.00 on Seller's credit card on file with Broker in anticipation of Broker's legal and administrative fees in responding to such a claim or lawsuit, regardless of its merits. This charge is nonrefundable. This charge is not and should not be construed as a limitation on Seller's Duty to Defend. If Seller fails, for any reason, to fulfill its Duty to Defend, Broker may seek indemnity, contribution, and/or reimbursement from Seller for all costs incurred as a result of the claim or lawsuit, including attorney's fees as well as recovery of all costs of collection thereof, including but not limited to attorney's fees, collection agency fees, court costs, and expenses, less the \$700 previously paid by Seller pursuant to this paragraph.

LIMITATION OF LIABILITY. In no event will BROKER, its shareholders, directors, officers, employees, or agents be liable for any damages, losses, or liability, whether based on warranty, contracts, statutes, regulations, tort or any other legal theory. The BROKER's liability hereunder is limited to the Service Fee paid by OWNER to BROKER. If a commission was paid directly or through BROKER to a Cooperating Broker, OWNER agrees to make all claims for reimbursement of said commission against the Cooperating Broker directly.

RELEASE OF LIABILITY, REPRESENTATIONS AND WARRANTIES: I (we) the undersigned agree to hold harmless & release KRLLC from any and all future claims resulting from; a) discrepancies in square footage and room measurements, b) any act of negligence by the seller, c) occupancy issues prior to and after closing if a buyer moved items in and/or occupied the home prior to closing, d) emotional distress resulting from any issues the buyers may have after purchasing the home, e) any other liability

or issue from purchasers including any earnest money deposit issues. Seller hereby by represents to the best of their knowledge that the information provided to the broker as to the measurements of the home and condition of the home is accurate. Seller assumes full responsibility for any inaccuracies on data provided to broker as far as condition, square footage, lot size, acreage, wetland issues, easements, mold, survey and any other discrepancies that may arise from a purchase. Broker is hereby held harmless against any claims arising from the sale of the property related to the above issues.

SELLER('S): If legal recourse arises out of Seller's non-performance under this contract and the MLS Listing Contract KRLLC will be entitled to recover all fees and commissions, including, but not limited to, reasonable attorney's fees and costs. I have read and understand this entire agreement; by my signature below, I agree to all of the terms of this contract in its entirety.

Ownership: single joint trust / company	marital status: single married
Seller 1:	Date:
Print Name:	Phone:
Email :	
Seller 2:	Date:
Print Name:	Phone:
By Broker:	Date:

NOTE: Once this form is completed you should be able to "Save" on your computer for your records. We still require signatures and initials where indicated to be able to list your home. If not signing digitally you'll need to print this, sign, date, initial then scan and email or fax back; jkermath@comcast.net or 866-520-4942 fax.