

### Form 200 for use in the Province of Ontario

## Listing Agreement Seller Representation Agreement Authority to Offer for Sale

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### Form 200 for use in the Province of Ontario

# Listing Agreement Seller Representation Agreement Authority to Offer for Sale

GENERAL USE: This Form is a contract between a Seller and a real estate company that gives the real estate company permission to act on the Seller's behalf when they offer their home for sale in the open market. A written agreement is necessary in order to secure commission and to ensure compliance with the Trust in Real Estate Services Act, 2002 and its Regulations.

This section of the Agreement identifies the parties involved and specifies the time period for the contract. The Trust in Real Estate Services Act, 2002 and the Real Estate Council of Ontario require that the Seller(s) initial in the oval beside the bracket.

		MICIS			EXCLUSIVE
This	is a Multiple Listing Service® Agreement		OR	<b>Exclusive Listing Agreement</b>	
BET	WEEN:	(Seller's Initials)			(Seller's Initials)
	OKERAGE:				
	LER:onsideration of the Listing Brokerage listing the real p				
	Seller hereby gives the Listing Brokerage the <b>exclusive</b>				(iiie Troperty
	mencing aton the				, 20
and	(a.m./p.m.) <b>expiring at</b> 11:59 p.m. on the	ay of		, 20	(the "Listing Period")
ا ل	Seller acknowledges that the length of the Listing Periodisting, may be subject to minimum requirements of the Services Act, 2002 (TRESA), <b>the Listing Brokerage mu</b>	ne real estate board,	however, in a		
•	fer the Property for sale at a price of:			Dollars (CDN\$)	(Seller's Initials)
10 01	. ,			Dollars (CDIVI)	
out h	upon the terms particularly set out herein, or at such nerein are at the Seller's personal request, after full dis	other price and/or scussion with the Listin	terms accepto ng Brokerage	able to the Seller. It is understood that the 's representative regarding potential mark	e price and/or terms se
	re is also a statement in the form of a represent tract whether a Listing or an agreement to pay o		tating that th	ne Sellers are not party to another	
The	Seller hereby represents and warrants that the Seller by commission to any other real estate brokerage fo	is not a party to any	other listing	agreement for the Property or agreemen	
	emething has been added such as a form, it shows		erry.		(Seller's Initials)
Sche	out the details with respect to the services, confident	attached hereto	forms part of tion of the Br	f this Agreement, of which <b>Schedule A</b> okerage.	
1.	DEFINITIONS AND INTERPRETATIONS: This p	oaragraph clarifies	the terms us	ed in the Agreement and defines Buy	er and Seller as they
1.	are referred to in the document.  DEFINITIONS AND INTERPRETATIONS: For the "Seller" includes vendor, a "buyer" includes a pure to a self-represented party. A purchase shall be de to purchase which is subsequently exercised. For include any spouse, heirs, executors, administrator affiliated corporations shall include any corporation corporation are the same person(s) as the sharehot shall be deemed to include other remuneration. T "real estate board" includes a real estate association as published by the Canadian Real Estate Association.	chaser, or a prospect eemed to include the purposes of this Ag rs, successors, assign n where one half or olders, directors, or of his Agreement shall on. "Public Marketin	entering into reement, any ns, related co a majority of officers of the be read with	r. "Self-represented assistance" shall me to of any agreement to exchange, or the yone introduced to or shown the Prope proporations and affiliated corporations. I the shareholders, directors or officers of corporation introduced to or shown the mall changes of gender or number requ	obtaining of an optior rty shall be deemed to Related corporations on the related or affiliated e Property. Commission uired by the context. A
2.	COMMISSION: An important section of the Ag estate company to co-operate with any other repaid to the Listing real estate company will be expiry of the Agreement where the real estate property during the contract period. This is the	shared with the co	o-operating r oe entitled to	ill be paid to real estate company. It a o sell the property. This section details real estate company. In addition there o commission if the Buyer was introd	lso authorizes the rea s how the commission e is a period after the uced to or shown the
2.	COMMISSION: In consideration of the Listing B			e Seller agrees to pay the Listing Broke	erage a commission o
	% of the sale price of the Property or for any valid offer to purchase the Property from a Seller authorizes the Listing Brokerage to co-operate	ny source whatsoeve with any other regi	r obtained du stered real es	uring the Listing Period, as may be acce tate brokerage (co-operating brokerage)	ptable to the Seller. The and to offer to pay the
	co-operating brokerage a commission of				
	out of the commission the Seller pays the Listing Brok	_			
	INITIALS OF LISTING BRO	OKERAGE:		INITIALS OF SELLE	R(S):
REALTOR	The trademarks REALTOR®, REALTORS®, MLS®, Multiple Listing Ser The Canadian Real Estate Association (CREA) and identify the real equality of services they provide. Used under license.	rvices® and associated log estate professionals who are	os are owned or o e members of CRE	controlled by A and the	

The Seller further agrees to pay such commission as calculated above if an agreement to purchase is agreed to or accepted by the Seller or anyone 

commission to be payable on the date set for completion of the purchase of the Property.

Any deposit in respect of any agreement where the transaction has been completed shall first be applied to reduce the commission payable. Should such amounts paid to the Listing Brokerage from the deposit or by the Seller's solicitor not be sufficient, the Seller shall be liable to pay to the Listing Brokerage on demand, any deficiency in commission and taxes owing on such commission.

All amounts set out as commission are to be paid plus applicable taxes on such commission.

- REPRESENTATION: This paragraph confirms that the real estate company and the salesperson have explained the different types of agency relationships that may occur in a real estate transaction.
- **REPRESENTATION:** The Seller acknowledges that the Listing Brokerage has provided the Seller with written information explaining relationships, including information on Seller Representation, Sub-agency, Buyer Representation, Multiple Representation and Self-Represented Party assistance. The Seller understands that unless the Seller is otherwise informed, the co-operating brokerage is representing the interests of the buyer in the transaction. The Seller further acknowledges that the Listing Brokerage may be listing other properties that may be similar to the Seller's Property and the Seller hereby consents to the Listing Brokerage is that may be similar to the Seller's Property without any claim by the Seller of conflict of interest. The Seller hereby appoints the Listing Brokerage as the Seller's agent for the purpose of giving and receiving notices pursuant to any offer or agreement to purchase the Property. Unless otherwise agreed in writing Brokerage, said commission that the Commission Trust Agreement. paid out of the commission the Seller pays the Listing Brokerage, said commission to be disbursed in accordance with the Commission Trust Agreement.

**MULTIPLE REPRESENTATION:** The Seller hereby acknowledges that the Listing Brokerage may be entering into buyer representation agreements with buyers who may be interested in purchasing the Seller's Property. In the event that the Listing Brokerage has entered into or enters into a buyer representation agreement with a prospective buyer for the Seller's Property, the Listing Brokerage will require the Seller's written consent to represent both the Seller and the buyer for the transaction.

The Seller understands and acknowledges that the Listing Brokerage must be impartial when representing both the Seller and the buyer and equally protect the interests of the Seller and buyer. The Seller understands and acknowledges that when representing both the Seller and the buyer, the Listing Brokerage shall have a duty of full disclosure to both the Seller and the buyer.

However, the Seller further understands and acknowledges that the Listing Brokerage shall not disclose:

that the Seller may or will accept less than the listed price, unless otherwise instructed in writing by the Seller;
that the buyer may or will pay more than the offered price, unless otherwise instructed in writing by the buyer;
the motivation of or personal information about the Seller or buyer, unless otherwise instructed in writing by the party to which the information applies or unless failure to disclose would constitute fraudulent, unlawful or unethical practice;

the price the buyer should offer or the price the Seller should accept; and

the Listing Brokérage shall not disclose to the buyer the terms of any other offer, unless otherwise directed in writing by the Seller.

However, it is understood that factual market information about comparable properties and information known to the Listing Brokerage concerning

potential uses for the property will be disclosed to both Seller and Buyer to assist them to come to their own conclusions.

The Brokerage shall not be appointed or authorized to be agent for either the Seller or the buyer for the purpose of giving and receiving notices where the Brokerage represents both the Seller and the buyer (multiple representation) or where the buyer or the seller is a self-represented party.

MULTIPLE REPRESENTATION AND DESIGNATED REPRESENTATION: The Seller understands and acknowledges where both the Seller and buyer are represented by a designated representative of the Listing Brokerage, multiple representation will not result, unless that designated representative representative representative representative representation. In the event of multiple representation and designated representation, the Brokerage duty of disclosure to both the seller and the buyer client is as more particularly set out in the agreement with the respective seller or buyer.

- FINDERS FEES: In order for a Salesperson to receive any finder's fee it is necessary to receive consent. This section provides that consent. This may occur where a mortgage company sends a referral fee. When the event actually comes into effect, it would be necessary to obtain specific consent.
- **FINDERS FEES:** The Seller acknowledges that the Brokerage may be receiving a finder's fee, reward and/or referral incentive, and the Seller consents to any such benefit being received and retained by the Brokerage in addition to the Commission as described above.
- REFERRAL OF ENQUIRIES: This section requires that the Seller is to advise the real estate company of any enquiries made with respect to the property. If the enquiry results in an accepted offer to purchase during the listing period or after, during the holdover period, the Seller will be liable to pay commission.
- **REFERRAL OF ENQUIRIES:** The Seller agrees that during the Listing Period, the Seller shall advise the Listing Brokerage immediately of all enquiries from any source whatsoever, and all offers to purchase submitted to the Seller shall be immediately submitted to the Listing Brokerage before the Seller accepts or rejects the same. If any enquiry during the Listing Period results in the Seller accepting a valid offer to purchase during the Listing Period or within the Holdover Period after the expiration of the Listing Period, the Seller agrees to pay the Listing Brokerage the amount of Commission set out above, payable within five (5) days following the Listing Brokerage's written demand therefor.
- MARKETING: The real estate brokerage is authorized to market the property. To do this there is permission to place a "For Sale" and 'Sold" sign on the property.
- MARKETING: The Seller agrees to allow the Listing Brokerage to show and permit prospective buyers to fully inspect the Property during reasonable hours and the Seller gives the Listing Brokerage the sole and exclusive right to place "For Sale" and "Sold" sign(s) upon the Property. The Seller consents to the Listing Brokerage including information in advertising that may identify the Property. The Seller further agrees that the Listing Brokerage shall have sole and exclusive authority to make all advertising decisions relating to the marketing of the Property for sale during the Listing Period. The Seller agrees that the Listing Brokerage will not be held liable in any manner whatsoever for any acts or omissions with respect to advertising by the Listing Brokerage or any other party, other than by the Listing Brokerage's gross negligence or wilful act. The Seller acknowledges the Brokerage in accordance with MLS® Rules and Regulations, and the Canadian Real Estate Association REALTOR® Code of Ethics, this Listing shall be, within three (3) days of Public Marketing, placed on an MLS® System for cooperation with other REALTORS®.
- WARRANTY: This warranty confirms that the Seller has all the authority necessary in order to sign the Listing. It also confirms that the Seller has disclosed outside interests such as first rights of refusal, easements, mortgages and so forth.
- WARRANTY: The Seller represents and warrants that the Seller has the exclusive authority and power to execute this Authority to offer the Property for sale and that the Seller has informed the Listing Brokerage of any third party interests or claims on the Property such as rights of first refusal, options, easements, mortgages, encumbrances or otherwise concerning the Property, which may affect the sale of the Property.

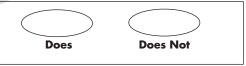
INITIALS OF LISTING BROKERAGE:	INITIALS OF SELLER(S):
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- 8. INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage liable for loss or damage to the property or contents unless it was caused by the Listing Brokerage's gross negligence or a willful act. Further the Seller confirms that the Seller has insurance to cover any injury or property damage that may occur.
- 8. INDEMNIFICATION AND INSURANCE: The Seller will not hold the Listing Brokerage and representatives of the Brokerage responsible for any loss or damage to the Property or contents occurring during the term of this Agreement caused by the Listing Brokerage or anyone else by any means, including theft, fire or vandalism, other than by the Listing Brokerage's gross negligence or wilful act. The Seller agrees to indemnify and save harmless the Listing Brokerage and representatives of the Brokerage and any co-operating brokerage from any liability, claim, loss, cost, damage or injury, including but not limited to loss of the Commission payable under this Agreement, caused or contributed to by the breach of any warranty or representation made by the Seller in this Agreement and, if attached, the accompanying data form. The Seller warrants the Property is insured, including personal liability insurance against any claims or lawsuits resulting from bodily injury or property damage to others caused in any way on or at the Property and the Seller indemnifies the Brokerage and all of its employees, representatives, salespersons and brokers (Listing Brokerage) for and against any claims against the Listing Brokerage or co-operating brokerage made by anyone who attends or visits the Property.
- 9. FAMILY LAW ACT: The Seller is warranting that if spousal consent is necessary then the spouse has signed this gareement.
- **9. FAMILY LAW ACT:** The Seller hereby warrants that spousal consent is not necessary under the provisions of the Family Law Act, R.S.O. 1990, unless the spouse of the Seller has executed the consent hereinafter provided.
- 10. VERIFICATION OF INFORMATION: This section authorizes the Salesperson to obtain information from governments, mortgagees and others in order to help with the sale of the property.
- 10. VERIFICATION OF INFORMATION: The Seller authorizes the Listing Brokerage to obtain any information affecting the Property from any regulatory authorities, governments, mortgagees or others and the Seller agrees to execute and deliver such further authorizations in this regard as may be reasonably required. The Seller hereby appoints the Listing Brokerage or the Listing Brokerage's authorized representative as the Seller's attorney to execute such documentation as may be necessary to effect obtaining any information as aforesaid. The Seller hereby authorizes, instructs and directs the above noted regulatory authorities, governments, mortgagees or others to release any and all information to the Listing Brokerage.
- 11. USE AND DISTRIBUTION OF INFORMATION: This provision is necessary in order to facilitate the sale of the property. In order to ensure compliance with privacy laws the Seller consents to the use and disclosure of personal information in order to market the property. This will include the use of photographs, surveys and so on.
- 11. USE AND DISTRIBUTION OF INFORMATION: The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of listing and marketing the Property including, but not limited to: listing and advertising the Property using any medium including the Internet; disclosing Property information to prospective buyers, brokerages, salespersons and others who may assist in the sale of the Property; such other use of the Seller's personal information as is consistent with listing and marketing of the Property. The Seller consents, if this is an MLS® Listing, to placement of the listing information and sales information by the Brokerage into the database(s) of the MLS® System of the appropriate Board, and to the posting of any documents and other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) provided by or on behalf of the Seller into the database(s) of the MLS® System of the appropriate Board. The Seller hereby indemnifies and saves harmless the Brokerage and/or any of its employees, servants, brokers or sales representatives from any and all claims, liabilities, suits, actions, losses, costs and legal fees caused by, or arising out of, or resulting from the posting of any documents or other information (including, without limitation, photographs, images, graphics, audio and video recordings, virtual tours, drawings, floor plans, architectural designs, artistic renderings, surveys and listing descriptions) as aforesaid. The Seller acknowledges that the database, within the board's MLS® System is the property of the real estate board(s) and can be licensed, resold, or otherwise dealt with by the board(s). The Seller further acknowledges that the real estate board(s) may: during the term of the listing and thereafter, distribute the information in the database, within the board's MLS® System to any persons au

Once a Listing has expired the Seller can choose to be contacted or not to be contacted by other real estate salespersons.

In the event that this Agreement expires or is cancelled or otherwise terminated and the Property is not sold, the Seller, by initialling:

consent to allow other real estate board members to contact the Seller after expiration or other termination of this Agreement to discuss listing or otherwise marketing the Property.



- 12. SUCCESSORS AND ASSIGNS: This states that heirs, estate trustees or any other party legally acting on behalf of the Seller must also abide by the terms of this Agreement.
- 12. SUCCESSORS AND ASSIGNS: The heirs, executors, administrators, successors and assigns of the undersigned are bound by the terms of this Agreement.
- 13. CONFLICT OR DISCREPANCY: In the event something is added to the agreement, for example by way of schedule and the added part is in conflict or there is a discrepancy with a pre-printed clause, then the added part overrides the pre-printed provision.
- 13. CONFLICT OR DISCREPANCY: If there is any conflict or discrepancy between any provision added to this Agreement (including any Schedule attached hereto) and any provision in the standard pre-set portion hereof, the added provision shall supersede the standard pre-set provision to the extent of such conflict or discrepancy. This Agreement, including any Schedule attached hereto, shall constitute the entire Agreement between the Seller and the Listing Brokerage. There is no representation, warranty, collateral agreement or condition which affects this Agreement other than as expressed herein.
- 14. ELECTRONIC COMMUNICATION: This confirms that communications may occur electronically and will still be binding.
- 14. ELECTRONIC COMMUNICATION: This Agreement and any agreements, notices or other communications contemplated thereby may be transmitted by means of electronic systems, in which case signatures shall be deemed to be original. The transmission of this Agreement by the Seller by electronic means shall be deemed to confirm the Seller has retained a true copy of the Agreement.

INITIALS OF LISTING BROKERAGE:	INITIALS OF SELLER(S):
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- 15. ELECTRONIC SIGNATURES: This clause provides consent if the parties use electronic signatures with respect to this Agreement.
- 15. **ELECTRONIC SIGNATURES:** If this Agreement has been signed with an electronic signature the parties hereto consent and agree to the use of such electronic signature with respect to this Agreement pursuant to the *Electronic Commerce Act, 2000, S.O.* 2000, c17 as amended from time to time.

This section provides that the listing company will market the property in order to obtain an offer acceptable to the Seller. The salesperson will sign the Listing on behalf of the brokerage.

THE LISTING BROKERAGE AGREES TO MARKET THE PROPERTY OF A VALID OFFER TO PURCHASE THE PROPERTY ON THE TERMS SE			
(Authorized to bind the Listing Brokerage)	(Date)	(Name of Person Signing)	
THIS AGREEMENT HAS BEEN READ AND FULLY UNDERSTOOD BI HAVE SIGNED UNDER SEAL. Any representations contained her best of my knowledge, information and belief.	Y ME, I ACCE rein or as shor	EPT THE TERMS OF THIS AGREEMENT AND I ACKNOW own on any accompanying data form respecting the P	<b>LEDGE ON THIS DATE</b> roperty are true to the
SIGNED, SEALED AND DELIVERED I have hereunto set my hand	and seal:		
(Signature of Seller)	(Seal) (D	Date) (Tel. No.)	
(Signature of Seller)	(Seal) (D	Date) (Tel. No.)	
<b>SPOUSAL CONSENT:</b> The undersigned spouse of the Seller he Law Act, R.S.O. 1990 and hereby agrees to execute all necessors.	ereby consents ry or incident	ts to the listing of the Property herein pursuant to the protected documents to further any transaction provided for h	rovisions of the Family nerein.
(Spouse)	(Seal) (D	Oate) (Tel. No.)	 (
The Salesperson/Broker/Broker of Record	(Name of Sale	OF INSURANCE  lesperson/Broker/Broker of Record)	
	(Signature	re(s) of Salesperson/Broker/Broker of Record)	
The Seller(s) hereby acknowledge that the Seller(s) fully und on the		terms of this Agreement and have received a cop	
(Signature of Seller)		(Date)	
(signature or Seller)		(Daie)	
(Signature of Seller)		(Date)	



#### **Form 200**

for use in the Province of Ontario

#### Schedule A **Listing Agreement Seller Representation Agreement Authority to Offer for Sale**

This Schedule is attached to and forms part of the Listing Agreement Seller Representation Agreement, Authority to Offer for Sale (Agreement) between:

BROKERAGE:	,and
SELLER:	
PROPERTY:	

This Schedule to the Agreement, inter alia, sets out the details of the provision of services, confidentiality and representation by the Brokerage, and subject to the terms of Clause 13 in the Agreement (Conflict or Discrepancy), is in addition to provision of services, confidentiality and representation set out in the Agreement.

This form must be initialled by all parties to the Agreement.





**INITIALS OF SELLER(S):** 

