	EX	CLUSIVE RIGHT TO SELL AGREEMENT	MLS#
THIS AGR	EEMENT is effective, to act as Agent fo	201, and confirms that or the sale of property known as	has (have) appointed
In return for			it the Agent the exclusive right to sell this property under the
		PERIOD OF AGREEMENT	
1. T	his agreement shall be effective from the above dat	e and shall expire at midnight on	, 201
	PRICE AT V	VHICH PROPERTY WILL BE OFFERED AND AUTH	ORITY
Owner(s) ma	he property will be offered for sale at a list price of ay agree. The word Owner refers to each and <u>ALL</u> pa are fully authorized to enter into this agreement.		to negotiation, at such price and upon such terms to which the undersigned represent(s) they are the sole and exclusive
		COMMISSION TO BE PAID TO AGENT	
above comn any other lic Section 443	nission rate was not suggested nor influenced by any ensed real estate broker with whom Agent wishes to d	one other than the parties to this Agreement. Owner(s) cooperate. Any commission due for a sale brought aboundation) (another broker who is authorized by Agent to	ce. Both the Owner(s) and the Agent acknowledge that the hereby authorizes Agent to make an offer of cooperation to but by a Sub-Agent or Broker's Agent (see Real Property Law assist in the sale of Owner(s) property) or to an authorized
		all be of the gross selling price. The by Agent to Buyer(s) Agents shall be of the	commission offered by Agent to Broker's Agents shall be gross selling price.
		pensate a Buyer('s) Agent, Owner(s) acknowledges enting only the interests of the prospective purchaser.	Owner's(s') understanding that such Buyer's Agent is not
	OWNER(S) OBI	LIGATIONS AFTER THE EXPIRATION OF THIS AG	REEMENT
sale, or (c) if the expiratio offered, quo	the Owner(s) reach a verbal agreement with a buyer n date of this Agreement involving a person, directly	regarding the material terms of the sale, either during to or indirectly, with whom the Agent or a Cooperating Brent. Owner(s) will not, however, be obligated to pay suc	old or transferred, or (b) is the subject of a written contract of the period of this Agreement, or within months after roker or the Owner(s) negotiated or to whom the property is the commission if Owner(s) enters into a valid Exclusive Listing
		WHO MAY NEGOTIATE FOR OWNER(S)	
5. (Owner(s) agree(s) to direct all inquiries to the Agent.	. Owner(s) elect(s) to have all offers submitted throug	yh Agent or Cooperating Agent
	SUBMIS	SSION OF LISTING TO MULTIPLE LISTING SERVIO	CE
dissemination HGMLS nor Submit this li	on to its Participants. No provision of this Agreement has HGMLS in any way participated in any of the te	is intended to nor shall be understood to establish or in rms of this agreement, including the commission to be	Ison Gateway Multiple Listing Service, Inc. ("HGMLS"), for inply any contractual relationship between the Owner(s) and e paid. Owner(s) acknowledge(s) that the Agent's ability to in made available by HGMLS, is subject to Agent's continued
copyrighted			roperties listed by Participants of HGMLS, and will become the such data, for dissemination to its Participants and others as
		FAIR HOUSING	
	gent and Owner agree to comply fully with local, stage, marital status and/or familial status, children or o		on on the basis of race, color, religion, sex, national origin,
	AUTHORIZ	ATION FOR "FOR SALE" SIGN AND OTHER SERV	/ICES
	gentis (is not) authorized to place a "For Sale ich Agent has agreed to provide.	e" sign on the property. Owner acknowledges that Ager	nt has fully explained to Owner(s) the services and marketing
	REQUIRE	MENTS FOR PUBLICATION IN HGMLS COMPILAT	FION
of the definit Owner to pu	ions of "Exclusive Right to Sell" and "Exclusive Age	ency" required by the New York State Department of S	ned this agreement and an acknowledgment reflecting receipitate - Division of Licensing Services. The Authorization by on, in any medium or media including electronic formats and
		LOCKBOX AUTHORIZATION	
	gent (is) hereby authorized to use a lockborny Board of Realtors, shall be responsible for any the	ox (is not) authorized to use a lockbox. Owr neft, loss or damages attributed to the use of a lockbox	ner understands that neither Agent, any cooperating agent, x.
		RENTAL OF PROPERTY	
FOR RENT	" sign privilege and the Owner(s) agrees to pay Agen the leaseupon the date of occupancy. The con	t a rental commission of The applicable comm	d the sole and exclusive right to rent the property, exclusive nission for the lease term is due and will be paidupon the of, is due and will be paid upon the commencement of each
		COMMISSION PAYMENT	
agreeable to	Agent and Owner or a title insurance agent or comp	pany, and shall place into said escrow account an amou	er shall establish an escrow account with a party mutually unt equal to the compensation set forth herein. The escrow nonies have been determined (i) by the written agreement of

the parties; (ii) pursuant to an arbitration award; (iii) by order of a court of competent jurisdiction; or (iv) some other process to which the parties agree to in writing.

[b] Attorneys Fees. In any action, proceeding or arbitration to enforce any provision of this Agreement, or for damages caused by default, the prevailing party shall be entitled to reasonable attorney's fees, costs and related expenses, such as expert witness fees and fees paid to investigators. In the event Agent hires an attorney to enforce the collection of any brokerage commission due hereunder and is successful in collecting all or any portion thereof with or without commencing a legal action or proceeding, Owner agrees to pay the reasonable attorney's fees, costs and related expenses incurred by Agent.

[c] Commission Escrow Act. Alternatively, Broker shall have the right to exercise Broker rights under the Commission Escrow Act and specifically, Real Property Law Section 294-b. The provisions of said Law may require the deposit of the commission claimed by Broker, with the County Clerk in the County in which the property is located. Notice is hereby given in accordance with Section 294-b(4)(k) as follows:

AT THE TIME OF CLOSING, YOU MAY BE REQUIRED TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK IN THE EVENT THAT YOU DO NOT PAY THE BROKER HIS OR HER COMMISSION AS SET FORTH HEREIN. YOUR OBLIGATION TO DEPOSIT THE BROKER'S COMMISSION WITH THE COUNTY CLERK MAY BE WAIVED BY THE BROKER.

TERMINATION

13. Owner(s) understands that if Owner(s) terminates the Agent's authority prior to the expiration of its term, Agent shall retain its contract rights (including but not limited to recovery of its commission, advertising expenses and/or any other damages) incurred by reason of an early termination of this agreement.

ADDITIONAL POINTS

Additional Points of Agreement, if any: _____

IN-HOUSE SALES

15. If the Broker has an agency relationship with the buyer ["buyer's broker"], and that buyer expresses interest in property owned by a seller who also has an agency relationship with the Broker ["seller's broker"], a conflict has arisen.

The Broker shall immediately advise both the buyer client and the seller client of the pertinent facts including the fact that a dual agency situation has arisen, and that the **following options are available**:

[a] The Broker and buyer could dissolve their Agency relationship. The buyer may then seek to retain another broker, and/or an attorney, or may represent (her)himself. This would release the buyer from any Broker employment contract which was entered into with the Broker. Broker may continue to act as agent for the seller.

[b] The Broker and the seller could dissolve their Agency relationship. The seller may then seek to retain another broker, and/or an attorney, or may represent (her)himself. This would release the seller from any listing agreement which was entered into with Broker. The Broker may continue to act as Agent for the buyer.

[c] With fully informed consent, the buyer and seller may elect to continue with the brokerage firm serving as a consensual dual agent, which is the exception to the general rule that agents serve one principal. As a dual agent, the firm and its licensee agents have a duty of fairness to both principals. By mutual agreement the buyer and seller may identify who will negotiate for each principal. For example: [a] the licensee who signed the buyer as a principal of the brokerage firm may negotiate on behalf of the buyer principal and [b] the licensee who signed the seller as a principal of the firm may negotiate on behalf of the seller principal. This is referred to in Real Property Law Section 443, Agency Relationship Disclosure Statement as "Designated Sales Associates".

In either case, the brokerage commission will be paid by the seller in accordance with the listing agreement with the seller, unless different arrangements have been negotiated.

As a dual agent, the firm and its agents cannot furnish undivided loyalty to either party.

As a dual agent, the firm and its licensee agents have a duty not to disclose confidential information given by one principal to the other principal, such as the price one is willing to pay or accept. Such information may already be known to the firm and its agents. If the information is of such a nature that the agent cannot fairly give advice without disclosing it, the agent cannot properly continue to act as an agent.

The buyer, seller and broker shall memorialize the option of their mutual choice by executing a statutory disclosure notice. If there is no mutual agreement, the proposed transaction between buyer and seller shall not be pursued.

ALL MODIFICATIONS TO BE MADE IN WRITING

16. Owner(s) and Agent agree that no change, amendment, modification or termination of this agreement shall be binding on any party unless the same shall be in writing and signed by the parties.

HOME EQUITY THEFT PREVENTION ACT

- 17. Owner acknowledges that Owner is aware of the Home Equity Theft Prevention Act and particularly the provisions of Section 265 of the Real Property Law of the State of New York. In order the ensure compliance with same, Owner warrants and represents to Agent that:
 - (a) Owner is not in default of any mortgage affecting real property by reason of there being payments due and unpaid on any mortgage for two (2) months or more;
 - (b) there are no actions pending against the real property to foreclose a mortgage; and
 - (c) the property which is the subject of this listing is not shown as an active property on a tax lien sale list and all real estate taxes have been paid through the next lien date.

In the event that the above circumstances change after the execution of this listing agreement, Owner hereby covenants and agrees that Owner will communicate with Agent regarding any of the matters referred to above in subparagraph (a), (b) or (c) and to keep Agent fully apprised of same.

(OWNER)	(DATE)	(AGENT)	
		By:	
(OWNER)	(DATE)	(Authorized Representative)	(DATE)
Owner's Mailing Address:		Agent's Address:	
Owner's Telephone:		Agent's Telephone:	

DEFINITIONS

In accordance with the requirements of the New York State Department of State the undersigned Owner(s) does (do) hereby acknowledge receipt of the following:

- 1. Explanation of "Exclusive Right to Sell" listing;
- Explanation of "Exclusive Agency" listing

EXPLANATION OF EXCLUSIVE RIGHT TO SELL: (As worded verbatim by the Department of State)

An "exclusive right to sell" listing means that if you, the owner of the property find a buyer for your house, or if another broker finds a buyer, you must pay the agreed commission to the present broker.

EXPLANATION OF EXCLUSIVE AGENCY: (As worded verbatim by the Department of State)

An "exclusive agency" listing means that if you, the owner of the property find a buyer, you will not have to pay a commission to the broker. However, if another broker finds a buyer, you will owe a commission to both the selling broker and your present broker.

"THE FAIR HOUSING ACT"

The Civil Rights Act of 1968 known as the Federal Fair Housing Law makes illegal any discrimination based on race, color, religion, sex or national origin in connection with the sale or rental of housing. The 1988 amendment to this Act (The Fair Housing Amendments Act of 1988) expands the coverage of this law to handicapped persons and families with children. Agent and Owner agree to comply fully with State and local statutes and Federal Fair Housing laws.

Article 10 of the REALTOR Code of Ethics states:

"REALTORS® shall not deny equal professional services to any person for reasons of race, color, religion, sex, handicap, familial status, national origin, or sexual orientation. REALTORS® shall not be parties to any plan or agreement to discriminate against a person or persons on the basis of race, color, religion, sex, handicap, familial status, national origin, or sexual orientation."

 Owner	
 Owner	