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	Α	GREEMENT TO	LIST AND LEAS	SE	
In consideration of Bro Listing Service ("MLS") Broker the exclusive riq ("expiration")	of Metro Seard ght from	ch, Inc., and use B	roker's efforts to ective date") unti	find a tenant, L	essor hereby grants
following terms (or suc	<u>, </u>	for the month	y rate of \$		on the
following terms (or suc	h other prices, t	terms, conditions t	o which Lessor n	nay agree):	
	AC	REEMENT TO P	AY COMMISSI	ON	
If the property, or any p Lessor agrees to pay E the lease.	oart thereof, is l Broker a commi	eased before the ession of \$	xpiration of this	Contract by Les , which shall be	sor or any other person, due upon acceptance o
NO STANDARD CO COMMISSIONS AND AND ARE FULLY N	D FEES (COM	(IPENSATION) A			
	CON	SENT TO MARK	ET AND ADVE	RTISE	
data regarding Lessor consistent with the M provided to the Greate members and participathat some or all of the in many forms and thr and fact sheets, comphereby represents to be their respective members. Lessor also hereby grand their respective members and their respective members and their respective members.	o's property. Let SI Rules & Reser Louisville Assents as they deed data may be diguously many menuter database of Broker, the Greers and participants Broker, the embers and participators to the serior such use,	essor agrees that egulations, to facilisociation of REAL em appropriate and gitized, reproduced adia, including but networks, a Multiple eater Louisville Assents that the data of the Greater Louisville ame extent Brokel and Lessor acknowless	this data may be itate the Lease TORS®, Inc., May be italian to the least to the Listing Service sociation of REA provided is true and license to phonous the property of the least the property with the least the property with the least the property with the least th	pe used as Bro of Lessor's pro- Metro Search, In- nesation due Les ismitted, dissem- ie Internet, tele- e or other simila ALTORS®, Inc., and correct. REALTORS®, notograph/video- rty data Lessor- essor has no in	prally or in writing certain bler deems appropriate operty. It may also be now, and their respective isor. Lessor understands ninated, and/or displayed vision, local publications ar database, etc. Lesso Metro Search, Inc. and Inc., Metro Search, Inc. Lessor's property and to is providing Broker, with rights of ownership with
include the name of Br Agent's principal brok limited to social med computer databases a which are levied as a re Lessor hereby waives Association of REALTO of or relating to the acc to indemnify and hold Inc., and their respecti resulting from any inacc placement of the listing the direct control of the to hold the agent an	roker's real esta ker, namely lia, the Interned and the Multiple esult of Lessor' any claims Leston ORS®, Inc., Meduisition or use harmless Broke ve members are curacies or mand g in the MLS media brokerage and d brokerage heletro Search, li	ate company, name at, newspaper or be Listing Service. s non-compliance ssor might now or atro Search, Inc., a of data or photogrer, the Greater Lou and participants fror terial omissions in ay result in it being d may not accurate larmless for any anc., and their res	other publication Lessor will ind with KRS 324.11 In the future have and their respective aphs/videos of or aphs/videos of or any liability, da the data Seller h or displayed on selly reflect all deta misinformation.	Advertisement on, television, permify Broker (17(4)). The against Broker of against Broker about Seller's on of REALTOF amage, cost, attempt as provided. Leaving the Greater Leaving of the listed The Greater Leaving (1860).	17(4), Lessor agrees to or the name or the name or the include but are not periodicals, fact sheets and Agent for any fines or the Greater Louisvilled participants arising our property. Lessor agrees RS®, Inc., Metro Search torney fees, or expenses essor acknowledges that ites which are not under property. Lessor agrees couisville Association or the shall be third party
LESSOR Initials:BROKER Initials:	Date: Date:	Time: Time:	Initials: Initials:	Date: Date:	Time: Time:

Broker is hereby authorized to place a Lock Box and a "For Lease" sign on Lessor's property, to remove all other signs and lock boxes, and exhibit the property to any prospective Lessee. Broker is further authorized to disclose information regarding comparable leases to any prospective Lessee. Upon execution of the lease, Broker is authorized to disclose all information, including lease rates, to participants of the MLS. Broker is further authorized to cease showing my property after Lessor has accepted an offer to lease, unless otherwise instructed, by Lessor, in writing.

The property will be offered without respect to race, creed, color, sex, familial status, disability, sexual

orientation or national of	rigin.								
	LEASE AFTE	R EXPIRA	ATION OF LISTING (CONTRACT					
Lessor agrees to pay Br within months a this property during the and so long as the proper	fter the expiration period of this co	n of this Co ntract, rega	ontract to any person to ordless of whether Less	o whom Broker or Less	or has shown				
MEDIATION/BINDING ARBITRATION									
Notice of Demand for I should have known, of t fraud, misrepresentation or any of them for a su or breach thereof or ar Contract shall first be Louisville Association or Louisville Association representations made to sale and purchase of the mediation conference.	he existence of n, punitive dama m greater than ising out of or submitted to me f REALTORS®, of REALTORS® by Buyer, Seller, e property cove	said claims ages, warrathe limits or relating to diation and Inc. Copo, Inc. Disporany Brored by this	Any dispute or claim anty and/or negligence of small claims court jute the physical conditional arbitration in accordations of these guideloutes shall include (arker or Agent, or other	(including, without limit e) of Seller, Buyer, Burisdiction arising out control of the property conce with the guidelines ines are available among other things) issperson or entity in control	ation, claims of rokers, Agents of this Contract overed by this of the Greater t the Greater ues relating to nection with the				
If mediation does not re by binding arbitration REALTORS®, Inc. and parties acknowledge a Kentucky, and the Federact. Copies of these graphs arbitration must association of REALT Any proceeding to paragraph and not in a party fails to proceed award, the other party compel arbitration or decrease.	in accordance the laws of the	e with the ne Commonat any income the call be railable at the second of the conduction when secover its	e Guidelines of the inwealth of Kentucky, consistencies between a resolved in favor of a che Greater Louisville a Arbitrator, consiste after the initial Demall be conducted by cted within the Commo or required, or unsucted in the conducted or consistence.	Greater Louisville and the Federal Arbit the laws of the Conarbitration and the Federal Association of REA ent with the Great and for Mediation has an arbitrator pursuon and the Kentucky challenges	Association of itration Act. All mmonwealth of leral Arbitration LTORS®, Inc. ater Louisville as been filed. Suant to this y. In the event the arbitrator's				
It is specifically agreed t mediation or arbitration dispute as a representa any private attorney ger	(unless agreed t tive or member o	o by all par of a class, c	ties), or to include in a or to act in any arbitrati	ny mediation or arbitrat on in the interest of the	tion any				
By signing below, I am a above options in detail w			ng my property for sale	e on the MLS and have	discussed the				
Designated Broker (Listin	g Company)		Owner/Lessor	Date	Time				
Broker Acceptance	Date	Time	Owner/Lessor	Date	Time				