

LISTING AGREEMENT LANDMARK REALTORS





1.	REALTORS ("Listing Broker") an	day ofa as their Agent affiliated with the Lis	by and between LANDMARK ("Seller"). Seller designates						
2.	Seller desires to list on the Multiple Listing Services ("MLS") the real estate commonly known as:								
	Street:	Unit No (if	applicable)						
	City: C	County: State: Zip	:						
	Property Tax ID Number:	(hereinat	fter the "Property")						
3.	Seller has the exclusive ability to	modify the listing price, any modif	or the Property, along with all improvements, roker is not responsible for the listing price. ication shall be submitted in writing to the libmitted by the Listing Broker on the MLS.						
4.	Seller warrants and represents that merchantable title to the Property. T	Seller will no later than at the time The Listing Broker shall be entitled to	of closing be able to convey marketable or be keep the professional service fee regardless						
5.	of whether Seller is able to establish marketable or merchantable title to the Property. This Agreement shall give the Listing Broker the right to list on the MLS the Property for a period starting on and ending at midnight on (Note: If left blank, a default period of six (6) months shall apply from the date of acceptance of this Agreement. It cannot be open-								
6.	ended or "until sold") Seller agrees to pay for one of the Agreement:	he flat fee packages listed below	(due and payable upon acceptance of this						
	 Silver Flat Fee MLS \$295 4 Month Listing Up to 6 photos (provided by Seller) 	 Gold Flat Fee MLS \$445 6 Month Listing Up to 25 photos (provided by Seller) Custom Property Website Lockbox rental Standard Yard Sign E-Flyers Facebook Business Page Promotion of Open House events on MLS and Zillow 	Platinum Flat Fee MLS \$695 • 9 Month Listing • Up to 50 photos (provided by Seller) • Custom Property Website • Lockbox rental • Yard Sign with instant digital texting info • E-Flyers • Facebook Business Page • Digital advertising campaigns to local agents • Digital ads to prominent Facebook real estate groups • Promotion of Open House						
			• Open House Sign • Appointment scheduling						

Additional optional services are available to enhance your listing and may be purchased either at the time of listing or at a later date.

- 7. In consideration of the fee received under this Agreement, the Listing Broker agrees to provide the following services:
 - a. List the Property on the MLS/Midwest Real Estate Data, LLC (MRED) for a period no shorter than the period set forth under this Agreement;
 - b. Distribute Seller's listing to Zillow.com, Trulia.com, Realtor.com, Homes.com and other broker websites (e.g. Redfin, Coldwell Banker, ReMax, Keller Williams, etc.) associated with the MLS (Seller acknowledges that the Listing Broker does not control how the listing appears on any websites listed herein or otherwise);
 - c. Provide all commonly used Illinois disclosure forms for the Property and real estate purchase contracts; and
 - d. Provide unlimited changes to the listing and unlimited open house notifications on the MLS and Realtor.com.
- 8. Listing Broker acknowledges Seller has the absolute right to terminate this Agreement if Seller's termination is submitted in writing to the Listing Broker. No termination fee shall be applied, unless there is a real estate purchase contract pending on the Property. In the even of a pending contract, then Seller agrees to pay the Buyer's Agent Commission as set forth in this Agreement.
- Commission as set forth in this Agreement.
 Seller HEREBY agrees that Seller will:

 a. _____ (Initials) Notify Listing Broker (in writing fax or e-mail) of any accepted offers within 24 hours of acceptance. Seller agrees to notify Listing Broker with a copy of the fully executed sales contract and required disclosures within 72 hours of time after acceptance;
 b. _____ (Initials) Provide Listing Broker wit ha copy of the Settlement Statement (HUD) within 72 hours of the closing date. Seller understands that they are liable for any and all MLS related fines (currently, not less than \$100 per occurrence) incurred as a result of Seller's failure to comply with the requirements noted in parts (a) and (b) of this Section;
 c. ____ (Initials) Pay the buyer broker commission of _____ % of the sales price if the Property is sold to a buyer represented by a licensed real estate broker (including the Listing Broker) during the term of this Agreement if buyer's broker is able to find a buyer who is ready, able and willing to buy the Property at the price and terms set forth in the real estate purchase contract or otherwise in writing; or, if the Property is sold within 90 days of cancellation to a buyer that was introduced to the Property by a licensed real estate broker during the listing term. (This will not apply if Seller enters into a valid, written brokerage agreement
 - with another licensed real estate broker within this 90 day protection period.);
 d. ____ (Initials) Conduct all showings of the Property and open houses without Listing Broker's assistance;
 - e. ____ (Initials) Provide all legally required and commonly used Illinois disclosures to any prospective buyer or buyer's broker;
 - f. ____ (Initials) Notify Listing Broker of any SHORT SALE. Upon notification, Listing Broker has the absolute right to terminate this Agreement without refund; and
 - g. ____ (Initials) Provide Listing Broker with photos of the Property that are the sole property of the Seller. Seller further agrees to pay all MLS related fines incurred as a result of Seller's failure to comply with the requirements noted above.
- 10. Seller understands that this Agreement does not guarantee the sale of the Property. Seller further acknowledges that the Listing Broker does not hold earnest money and Seller's attorney or other third-party must hold the earnest money.
- 11. Seller understands that the Listing Broker is solely in the business of providing real estate brokerage services and does not provide its clients, including Seller, legal advice of any kind.
- 12. Seller agrees to indemnify, defend and hold Listing Broker harmless from any and all claims, disputes, litigation, arbitration proceedings and any awards relating to, or arising out of, any claim for commission due Buyer's Broker. Should any court, mediator, arbitrator, or alternative dispute resolution tribunal find Listing Broker liable for any commission due Buyer's Broker, Seller shall immediately pay the commission or reimburse Listing Broker the amount of such award. If Seller fails to make such payment, Listing Broker shall be entitled to recover its costs, including attorneys' fees, in seeking payment or reimbursement from Seller. Seller further understands that the Seller may be held responsible by a Buyer for any latent or hidden, undisclosed defects in the Property, which are known to the Seller, but which are not disclosed to the buyer. Seller hereby agrees to indemnify, defend and holds

- Listing Broker and Listing Broker's agents harmless from any and all disputes, litigation, judgments, costs and legal fees incurred in the defense of same.
- 13. Seller understands that the Listing Broker may represent buyers who become interested in the Property during the course of the listing period. In such a case, Seller acknowledges the Listing Broker's right to represent that buyer and thus be entitled to the commission being offered by seller.
- 14. Seller and Listing Broker both acknowledge that it is illegal for either the owner of the Property or the Listing Broker to refuse to display or sell to any person because of one's membership in a protected class, e.g. race, color, religion, national origin, sex, ancestry, age, marital status, physical or mental handicap, familial status or any other class protected by applicable federal, state or local law.
- 15. Seller acknowledges that Seller has been informed of the responsibilities imposed upon Seller under the Residential Real Property Disclosure Act. Seller agrees to comply with the requirements of this Act to the best of the Seller's ability and to not knowingly provide any false or inaccurate information.
- 16. In accordance with the Illinois Minimum Service Law, Listing Broker offers to help in every aspect of the negotiation of the sale of the Property listed in this document. Listing Broker shall (a) receive any contracts, (b) answer any questions in regards to any offers or counter offers, and (c) communicate any offers or counter offers to the Buyers' agent on behalf of the Seller. This negotiation service is offered at no additional charge to the Seller—The Illinois Minimum Service Law cannot be waived. However, a listing office fee of up to \$495.00 shall be deducted from the cooperating Brokers' commission if any and paid to Landmark Realtors at closing. This fee again is not paid by the seller, it is deducted from the cooperating Brokers' commission at closing.
- 17. Seller acknowledges that Listing Broker has an obligation to release information to the MLS as to the final selling price, type of financing and number of days on market.
- 18. This Agreement shall not be amended, except by written agreement duly executed by both parties.
- 19. If any one or more provisions of this Agreement shall, for any reason, be held to be invalid, unenforceable or illegal in any respect, such invalidity, unenforceability or illegality shall not affect any other provision hereof.

THE UNDERSIGNED WARRANTS THAT THEY ARE THE SOLE OWNER(S) OF THE PROPERTY AND AUTHORIZED TO EXECUTE THIS AGREEMENT AND TO SELL THE PROPERTY AS HEREIN PROVIDED.

Print Name(s):
Signature(s):
Date:
Print Name(s)
Signature(s):
Date:
AGREED TO BY LISTING BROKER:
Print Name:
Signature:
Date:

AGREED TO BY SELLER(S):





info@chicagoflatfee.com Questions Call 815-630-1998

Owner Contact Information

Owner's Name:					
Address (if different from property l	isted):				
City:	State:	Zip:			
Owner Phone #:	Email Address:				
Property Information					
Address:		Asking Price:			
		State: Zip:			
		Multiple PIN Numbers Yes			
Parcel # (PIN): County:					
Is this Property also listed for rent?		e MLS# (if known):			
Corporate Limits of - or- Unincorpo					
General					
General Directions to Property:					
School Information Flomentary District #	Flomentory School Non	ne:			
·		NT .			
		Name:			
ū.					
2nd/Alternative High School Name:					
Other Public School District #:	Other Public School Na	ame:			
Ownership Type: Condo Fee Simple	Fee Simple w/HO Assn Le	asehold Rebuild: Yes No			
	ıknown Built Before 1978: Y	es No Recent Rehab: Yes No			
Existing Basement/ Foundation: Yes	No Waterfront: Yes	No Rehab Year:			
Property Currently Leased: Yes I	No If Yes, Date Lease Expire	s: Or Check Month-to-month:			
Owner Occupied:%Common Area/Coo	pp/Condo Ownership: %	Total # Units in Building:#			
Days for Board Approval:	Pets allowed: Yes	No Max Pet Weight:	Max Pet Weight:		

TYPE DETACHED (Maximum of 1 selection + Hillside, Earth, Coach House or Teardown, if applicable) 1 Story 1.5 Story 2 Stories 3 Stories 4+ Stories Coach House Earth Hillside Raised Ranch Split Level Split Level w/Sub Other Teardown Manufactured Modular	Maximum of 1 Selection) American 4-Sq. Bi-Level Brownstone Bungalow Capecod Colonial Contemporary Cottage English Farmhouse French Provincial Georgian Greystone Log Mediterranean/Spanish Prairie Quad Level Queen Anne Ranch Row House Step Ranch Traditional Tri-Level Tudor Victorian Other Mid Level A-Frame Walk-Out Ranch	(Maximum of 1 selection) 1 - 5 Years 6 - 10 Years 11 - 15 Years 16 - 20 Years 21 - 25 Years 26 - 30 Years 31 - 40 Years 41 - 50 Years 51 - 60 Years 61 - 70 Years 71 - 80 Years 91 - 100 Years 100+ Years NEW Will Build to Suit NEW Ready for Occupancy NEW Proposed Construction NEW Under Construction Unknown List Year Built:	NEW/PROPOSED CONSTRUCTION OPTIONS (Maximum of 6 selections) Air Purifier/Humidifier Appliance Package/Allowance Basement/Lower Level Exterior Exit Basement/Lower Level Finished Basement/Lower Level Stubd in Bath Central Air Central Air Ready Deck/Patio/Screened Porch Electrical Allowance Energy Efficient Package Exterior Brick/Cedar Fireplace Basement Garage Hardwood/Ceramic Floors Hot Tub/Pool Landscaping Oak Trim/Oak Staircase Roof Cedar/Shakes/Tile Skylight(s) Upgraded Carpet/Pad/Vinyl Upgraded Interior/Exterior Door(s) Vaulted /Cathedral Ceilings Vinyl Clad Windows Whirlpool Tub Other Wood Windows Lighting Allowance Flooring Allowance Flooring Allowance
GENERAL INFORMATION School Bus Service Commuter Bus Commuter Train Interstate Access Flood Zone Flood Zone (Partial) Adult Community Historical District Assisted Living Service *Available for a fee None EXPOSURE N (North) S (South) E (East) W (West) City Lake/Water Park	AREA AMENITIES (Maximum of 6 selections) Clubhouse Park/Playground Pool Tennis Court(s) Horse-Community Barn Horse Riding Area Horse Riding Trails Landing Strip Pond/Lake Dock-Community Water Rights Curbs/Gutters Gated Entry Sidewalks Street Lights Street Paved Other Disability access and/or equipped? Yes No	DISABILITY ACCESS/EQUIPME 2+ Access Exits 32 inch or more wide doors 36 inch or more wide halls Chairlift Doors - Pocket Doors-Swing-In Doors w/Lever Handles Entry Slope less than 1 foot Flashing Doorbell Flooring Modifications Grab Bars/Bathroom(s) Grab Bars Throughout Hearing Modifications Kitchen Modifications Low Bathroom Mirror(s) Low Closet Rods Low Pile Carpeting Lower Fixtures	Upgraded Siding Upgraded Roofing Upgraded Insulation Upgraded Cabinets & Counters Zoned Heating/Cooling Floor Plan Modifications Allowed

LOT DIMENSIONS: (ex. 80' x 110')	1	ACREAGE:					
REMARKS: Maximum of 1000 characters with spaces. (Feel free to submit by email to info@chicagoflatfee.com)							
EXTERIOR BUILDING TYPE	LOT SIZE	LOT DESCRIPTION					
(maximum of 3 selections) Aluminum Siding Vinyl Siding Steel Siding Brick Cedar Frame Block EIFS (e.g. Dryvit) Glass Log Masonite Shakes Stucco Stone Marble/Granite Concrete Asbestos Siding Limestone Slate Other Clad Trim	(Maximum of 1 selection) Less than .25 acres	(Maximum of 6 selections) Beach Chain of Lakes Frontage Channel Front Common Grounds Corner Cul-de-Sac Dimensions to Center of Road Fenced Yard Forest Preserve Adjacent Golf Course Lot Nature Preserve Adjacent Wetlands Adjacent Horses Allowed	Irregular Lake Front Landscaped Professionally Legal Non-conforming Paddock Park Adjacent Pond River Front Stream Water Rights Water view Wooded Rear of Lot				
ROOF TYPE Asphalt/Glass (Rolled) Asphalt/Glass (Shingles) Metal Rubber Slate Tar & Gravel Tile Wood Shakes/Shingles Other	FOUNDATION Block Brick Concrete Pillars Reinforced Caisson Stone Wood Other	EXTERIOR PROPERTY FEATURES (Maximum of 6 selections) Balcony Deck Patio Porch Greenhouse Hot Tub Roof Deck Porch Screened Gazebo Storage Shed Dog Run &/or Invisible Fence Horse Barn/Pole Barn Tennis Court(s) Screened Deck	Stamped Concrete Patio Brick Paver Patio Boat Dock/Mooring Pool Above Ground Storms/Screens Grill - Outdoors Outdoor Fireplace 2 Houses Breezeway Box Stalls Crib Machine Shed Other building				

PARKING TYPE: None Garage Exterior Space(s)		ing included in the Pric s	e?				
GARAGE DETAILS: Garage On-Site? ☐ Yes ☐	No	GARAGE OWNERSH Owned			GARAGE DETAI		
GARAGE TYPE: Attached Detached None # of Garage Spaces:	_	Transferrable Lea Deeded Sold Sepa Fee/ Leased ** N/A Deeded Garage C (if sold separately Fee/ Leased Gara (if fee/ leased)	arately* ost: \$ ')		☐ Transmitter(s ☐ Carport ☐ Heated ☐ Tandem ☐ 7 ft or more h ☐ Multiple Garae ☐ None/ N/A	nigh garage door	
PARKING DETAILS:		PARKING DETAILS	:	DRIVEWAY:			
Parking On-Site? Yes PARKING OWNERSHIP:]No	Assigned SpacesUnassignedOff Alley		Asphalt Brick Concrete	(if sold separately		
Owned Transferrable Lease Deeded Sold Separately* Fee/ Leased ** N/A List # of Parking Spaces:		☐ Off Street ☐ Side Apron ☐ Zoned Permit ☐ Visitor Parking ☐ Valet ☐ Underfround/ Covere ☐ Driveway ☐ None/ N/A		Dirt Gravel Circular Shared Off Alley Side Drive Heated Other	(if fee/ leased)	Fee/ Leased Parking Space Cost: \$(if fee/ leased)	
INTERIOR FEATURES	l						
Approx Sq. Ft.: #Bedrooms (All Levels): # Full Bathrooms: # Half Bathrooms: # Interior Fireplaces:		SQAURE FEET SOURCE: Appraiser Assessor Builder Estimated Landlord/ Tenant/ Seller Other Plans Survey Taped Not Reported		MASTER BEDRO Full Half Shared None	OM BATH:	BASEMENT: Full Partial Walkout English None BASEMENT BATHROOM: Yes No	
ATTIC:	BATH A	MENITIES:	BASEN	MENT DESCRIPTION:	FIREPLACE LOCATI	ON:	
□ Dormer □ Finished □ Full □ Pull Down Stairs □ Interior Stairs □ Unfinished	Hand Stear Doub Bidet Gard Europ Full E	rate Shower licap Shower m Shower ele Sink en Tub pean Shower Body Spray Shower ele Shower ling Tub	Parl Unf Cra Cell Sub Slat Ext	shed tially Finished inished wl ar Basement o eriors Access	☐ Wood Burning ☐ Wood Burning Sto	iving Room laster Bedroom assement ther oft EPLACE DETAILS: ee through/ Multi Sided	
	NO I	uu			Gas Logs Gas Starter Heatilator Type Sy Includes Accessor Portable/ Ventless Decorative Only Foundation Only	/stem ies	

INTERIOR PROPERTY FEATURES	(Maximum of 6 selections))				
☐ Vaulted/Cathedral Ceilings	☐ Bar-Dry	☐ Wood I	_aminate Floors	☐ In-Law Arra	angement	
Skylight(s)	☐ Bar-Wet	☐ Heated	Floors	1st Floor Laundry		
Sauna/Steam Room	Elevator	☐ Solar T	ubes/Light Tubes	2 nd Floor Laundry		
☐ Hot Tub	☐ Hardwood Floors	1st Floo	r Bedroom	Pool Indoor	rs	
1st Floor Full Bath						
ROOM DETAILS Room Name	Size (L x W)	Level	Floorin	д Туре	Window Treatments	
Living Room		Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
Dining Room		Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
Kitchen		Basement Walkout Lower Main Level 2 nd Level 3 rd Level 4 th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
Family Room		Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
Laundry		Basement Walkout Lower Main Level 2 nd Level 3 rd Level 4 th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
Master Bedroom		Basement Walkout Lower Main Level 2 nd Level 3 rd Level 4 th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	☐ Marble ☐ Other ☐ Parquet ☐ Ceramic Tile ☐ Porcelain Tile ☐ Vinyl ☐ Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	

ROOM DETAILS Room Name	Size (L x W)	Level	Floorin	Window Treatments		
2nd Bedroom		Basement Walkout Lower Main Level 2 nd Level 3 rd Level 4 th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
3rd Bedroom		Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
4th Bedroom		Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	Marble Other Parquet Ceramic Tile Porcelain Tile Vinyl Wood Laminate	☐ Blinds ☐ Curtains/Drapes ☐ Shades ☐ Plantation Shutters ☐ None	
ADDITIONAL ROOM CHOICES (Select	t all that apply)					
2 nd Kitchen	☐ Breakfast Room	Loft		Storage		
Atrium	☐ Den	☐ Maid's Ro	oom	Sun/Florida F	Room Heated	
Attic	Dark Room	☐ Media Ro	om	☐ Tandem Roo	m	
Balcony	☐ Deck	☐ Mud Roo	m	☐ Terrace		
Bar	Eating Area	Nursery		☐ Theater Roor	n	
Bonus	☐ Enclosed Balcony	Office		Utility Room	1 st floor	
5 th Bedroom	Enclosed Porch	☐ Pantry		Utility Room	2 nd floor	
6 th Bedroom	☐ Enclosed Porch Heated	d Play Roor	m	Utility Room	Lower Level	
7 th Bedroom	Exercise Room	Recreation	n Room	☐ Walk in Close	et	
8 th Bedroom	Foyer	Screened	Porch	☐ Workroom		
9 th Bedroom	Gallery	☐ Sewing R	oom	Other		
10 th Bedroom	Game Room	Sitting Ro	oom	☐ No Additiona	☐ No Additional Rooms	
11 th Bedroom	Great Room	Suite				
12 th Bedroom	Library	☐ Study				
Room Name from Above	Size (L x W)	Level	Floor	ing Type	Window Treatments	
Other		Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A	Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainable	☐ Marble ☐ Other ☐ Parquet ☐ Ceramic Tile ☐ Porcelain Tile ☐ Vinyl ☐ Wood Laminate	None Blinds Curtains/Drapes Shades Plantation Shutters	

Room Name from Above	Size (L x W)			Level		Flooring Type			Window Treatments		
Other		-			Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A		erracotta Carpet Stone Slate Travertine Granite Hardwood Sustainab	e	Marble Other Parquet Ceramic T Porcelain Vinyl Wood Lan	Tile	None Blinds Curtains/Drapes Shades Plantation Shutters
Other					Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A		Terracotta Carpet Stone Slate Travertine Granite Hardwood Sustainab	e	Marble Other Parquet Ceramic T Porcelain Vinyl Wood Lan	Tile	None Blinds Curtains/Drapes Shades Plantation Shutters
Other					Basement Walkout Lower Main Level 2nd Level 3rd Level 4th Level Attic N/A		erracotta Carpet Stone Slate Travertine Granite Hardwood Sustainab	e	Marble Other Parquet Ceramic T Porcelain Vinyl Wood Lan	Tile	NoneBlindsCurtains/DrapesShadesPlantation Shutters
DINING ROOM	KITO	CHEN TYPE				APPLI	ANCES			Α	IR CONDITIONING
Separate □Combined w/Living room □Combined w/Famliy room □L Shaped	Eating Galley Island Pantry- Pantry-				Oven-Double Oven/Range Microwave Dishwasher Dishwasher Portable Refrigerator High End Refrigerator Refrigerator-Bar Freezer Washer			Dryer Disposal Compactor - Trash Grill-Indoor All Stainless Steel Appliances Wine Cooler/Refrig. Cook Top Oven/ Built-in Range Hood			Central Air Partial Space Pac 1 - Window/Wall Unit 2 - Window/Wall Units 3 - Window/Wall Units Zoned None 2 Separate Systems
WATER	S	EWER		Е	LECTRICITY				EQU	IPME	NT
Lake Michigan Public Private Company Well Community Well Private Well Private Company Well Shared Other	Septic – Septic – Sewer – Sewer St Holding	Shared Public corm		Fuses 200+ A 150 Am 100 Am 60 Amp 30 Amp	Breakers mp service p service p service service service p service service p service	eater	Wat Wat Wat Cen' TV- TV- TV- Secu Inte	nidifier ter Softener- ter Softener- tral Vacuum Cable Dish Antenna Rotor urity System ercom Sprinklers	Owned Rented	Cei Far Far Sur Lav Air Bac Rac	Detectors Illing Fans n-Attic Exhaust n-Whole House mp Pump wn Sprinkler Cleaner Exchanger ckup Sump Pump don Mitigation System(s) wer Generator
ENERGY/GREEN BUILDING RATING SOURCE			GREEN FEATURES			HEAT/FUEL			EL		
HERS INDEX SCORE Energy Star Homes LEED-H Certified LEED- H Silver LEED-H Gold LEED H-Platinum NAHB Emerald NAHB Bronze NAHB Silver NAHB Gold Chicago Green Homes Other			Pre-w Solar Geoth Tankl Enha Low f Low f Nativ Rainv	vired for Hot Wa hermal I less hot nced Air flow con flow fixt e/droug	Heating/Cooling water heater Filtration nmode	dscaping		Gas Electric Oil Propane Solar Forced Air Hot Water/S Baseboard Radiant	Steam	Heat Radia Spac 2+ S	er

Tax Year	Tax Exemptions Homeowner Senior Senior Freeze Other None	Special Assessments Yes No Unknown Special Service Area Yes No Included in Tax Bill If Special Service Area,		Assessments/Association Dues \$ Frequency N/A Annual Monthly Quarterly Voluntary			
		enter Fee \$	I	f Master Association Fee, enter fee			
ASSESSMENT/ASSOCIATION DUES INCLUDE THE FOLLOWING: Heat Air Conditioning Water Electric Gas Parking Tax Common Insurance Security Security System Doorman TV/Cable Club House Exercise Facilities Pool Exterior Maintenance Lawn Care Scavenger Snow Removal Lake Rights Other None Wi-Fi Internet Access	Fee for Fee for Intervie Intervie Letters Move in Move in Move o Refunda Security BUYER TAK	eport Bike Room Health Club Pool W Req'd-Board Date W Req'd-Open Date of Reference Fee Mon-Fri Saturday ut Fee ble Damage Deposit Guard Fee ES POSSESSION ate ack Required ble Date S Rights Closing		inventional A sumption - Conv. sumption - FHA sumption - VA ease Required intract (Articles for Deed) use/ Purchase ner May Help/ Assist chase Money mortgage int w/ Option write/ Blend ide/ Exchange ish Only inter r/ Owner a licensed Real Estate Agent? Yes \[\sum No			
Misc. Information Management Company Nan Management Company Com Management Company Com Owner of Record Name 1: Owner of Record Name 2: Owners Phone #:	tact Name:tact Phone #:						
Do you prefer to be contacted	d for showings via	☐ Call ☐ Text					
Special Showing Instructions	Special Showing Instructions (2 hr notice, dog in crate etc.):						

Landmark Realtors Inc. Digital Media Usage Policy

Landmark Realtors has the following Digital Media Usage Policy regarding the use of copyrighted materials including but not limited to photographs, virtual tours, renderings, sketches, or drawings (hereafter referred to as "materials") for a new listing submitted to the MLS.

Usage of copyrighted materials without permission is in violation to Federal Law. All photographs and other materials posted to the MLS and other websites must be the sole property of the Seller. Seller further agrees to reimburse Landmark Realtors for any MLS related fines incurred as a result of Seller's failure to comply with the copyright requirements detailed below.

Seller's Disclosure: (Initial where applicable)

(··········								
Seller commissioned a professional photographer through Landmark Realtors. Applies to all packages.								
Seller personally took the photographs to be included in the listing.								
Seller personally created the virtual tour and/or other materials to be included in the listing.								
virtual tour and other materials which are to be in the copyright to the material(s) and can provide a	I/or other professional to take the photo(s) and/or created the ncluded in the listing. Seller states that he/she personally owns a release and/or receipt from the photographer other ust indicate ownership and/or unlimited rights of copyrighted							
determined that the materials are in violation of	rm \$250.00) levied by the MLS against Landmark Realtors if it is any copyright regulations. In addition, by signing this document, is to upload these materials to MRED and allow it to be							
	ovided are to be used for the sole purpose of marketing the s, and syndication. The usage is limited to the duration of the							
Property Address:								
Agreed to and Accepted by Seller(s):	Agreed to and Accepted by Landmark Realtors:							
Signature: Signature:								
Signature:								
Date of Acceptance:	Date of Acceptance:							
//	///							





Illinois REALTORS® RESIDENTIAL REAL PROPERTY DISCLOSURE REPORT (765 ILCS 77/35)

NOTICE: THE PURPOSE OF THIS REPORT IS TO PROVIDE PROSPECTIVE BUYERS WITH INFORMATION ABOUT MATERIAL DEFECTS IN THE RESIDENTIAL REAL PROPERTY BEFORE THE SIGNING OF A CONTRACT. THIS REPORT DOES NOT LIMIT THE PARTIES' RIGHT TO CONTRACT FOR THE SALE OF RESIDENTIAL REAL PROPERTY IN "AS IS" CONDITION. UNDER COMMON LAW, SELLERS WHO DISCLOSE MATERIAL DEFECTS MAY BE UNDER A CONTINUING OBLIGATION TO ADVISE THE PROSPECTIVE BUYERS ABOUT THE CONDITION OF THE RESIDENTIAL REAL PROPERTY EVEN AFTER THE REPORT IS DELIVERED TO THE PROSPECTIVE BUYER. COMPLETION OF THIS REPORT BY THE SELLER CREATES LEGAL OBLIGATIONS ON THE SELLER; THEREFORE SELLER MAY WISH TO CONSULT AN ATTORNEY PRIOR TO COMPLETION OF THIS REPORT.

City, State	& Zip C	Code:	
Seller's Na	me:		
Disclosure of any kind In this defect" mea the health of The so prospective The se (incorrect),	Act. The by the second form, 'ans a coor safety eller dise buyers eller reprorument or 'not	is inforr seller or "aware" indition of futur closes t may char resents t	osure of certain conditions of the residential real property listed above in compliance with the Residential Real Property nation is provided as of, 20 The disclosures herein shall not be deemed warranties any person representing any party in this transaction. means to have actual notice or actual knowledge without any specific investigation or inquiry. In this form, a "material that would have a substantial adverse effect on the value of the residential real property or that would significantly impair re occupants of the residential real property unless the seller reasonably believes that the condition has been corrected. he following information with the knowledge that even though the statements herein are not deemed to be warranties, cose to rely on this information in deciding whether or not and on what terms to purchase the residential real property. That to the best of his or her actual knowledge, the following statements have been accurately noted as "yes" (correct), "no" table" to the property being sold. If the seller indicates that the response to any statement, except number 1, is yes or not provide an explanation in the additional information area of this form.
1. YES	NO	N/A	Seller has occupied the property within the last 12 months. (If "no," please identify capacity or explain relationship to property.)
2 3 4 5 6 7 8 9			I currently have flood hazard insurance on the property. I am aware of flooding or recurring leakage problems in the crawl space or basement. I am aware that the property is located in a floodplain. I am aware of material defects in the basement or foundation (including cracks and bulges). I am aware of leaks or material defects in the roof, ceilings, or chimney. I am aware of material defects in the walls, windows, doors, or floors. I am aware of material defects in the electrical system. I am aware of material defects in the plumbing system (includes such things as water heater, sump pump, water treatment system, sprinkler system, and swimming pool).
10 11 12 13 14 15 16 17			I am aware of material defects in the well or well equipment. I am aware of unsafe conditions in the drinking water. I am aware of material defects in the heating, air conditioning, or ventilating systems. I am aware of material defects in the fireplace or wood burning stove. I am aware of material defects in the septic, sanitary sewer, or other disposal system. I am aware of unsafe concentrations of radon on the premises. I am aware of unsafe concentrations of or unsafe conditions relating to asbestos on the premises. I am aware of unsafe concentrations of or unsafe conditions relating to lead paint, lead water pipes, lead plumbing pipes or lead in the scale on the premises.
18 19 20 21 22 23			or lead in the soil on the premises. I am aware of mine subsidence, underground pits, settlement, sliding, upheaval, or other earth stability defects on the premises. I am aware of current infestations of termites or other wood boring insects. I am aware of a structural defect caused by previous infestations of termites or other wood boring insects. I am aware of underground fuel storage tanks on the property. I am aware of boundary or lot line disputes. I have received notice of violation of local, state or federal laws or regulations relating to this property, which violation

Property Address:

24	I am aware that this property has been used for the manufacture of methamphetamine as defined in Section 10 of the Methamphetamine Control and Community Protection Act.					
including limited Note: These	se disclosures are not intended to cover the co d common elements allocated to the exclusive us se disclosures are intended to reflect the current of eves have been corrected.	e thereof that form an integral part of the c	ondominium unit.			
If any of th	e above are marked "not applicable" or "yes", plo	ease explain here or use additional pages, i	f necessary:			
Check here if ad	lditional pages used:					
seller without ar	hat seller has prepared this report and certifies the my specific investigation or inquiry on the part of rovide a copy of this report, and to disclose any serty.	the seller. The seller hereby authorizes an	y person representing a	any principal in this		
PROSPECTIV	ACKNOWLEDGES THAT THE SELLER E BUYER BEFORE THE SIGNING OF THE OF THE RESIDENTIAL REAL PROPERTY	E CONTRACT AND HAS A CONTIN	UING OBLIGATION	, PURSUANT TO		
Seller:			Date:			
Seller:			Date:			
THE PROPERT NOT A SUBSTOBTAIN OR NOT GUARANTEE	CTIVE BUYER IS AWARE THAT THE PART TY SUBJECT TO ANY OR ALL MATERIAL TITUTE FOR ANY INSPECTIONS OR WAR EGOTIATE. THE FACT THAT THE SELLE THAT IT DOES NOT EXIST. THE PROS INSPECTION OF THE PREMISES PERFO	DEFECTS DISCLOSED IN THIS REPORT RANTIES THAT THE PROSPECTIVE R IS NOT AWARE OF A PARTICULA PECTIVE BUYER IS AWARE THAT	ORT ("AS IS"). THIS BUYER OR SELLER AR CONDITION OR I THE PROSPECTIVE	DISCLOSURE IS R MAY WISH TO PROBLEM IS NO		
Prospective Buy	ver:	Date:	Time:			
Prospective Buy	ver:	Date:	Time:	_		
	ECTIONS 5 THROUGH 65 OF ARTICLE 2 SHOULD BE REVIEWED BY PROSPECTIVE		ERTY DISCLOSURE	ACT IS AFFIXED		

Page 2 of 4

RESIDENTIAL REAL PROPERTY DISCLOSURE ACT

ARTICLE 2: DISCLOSURES

765 ILCS 77/5 et seq.

Section 5. Definitions: As used in this Act, unless the context otherwise requires the following terms have the meaning given in this section:

"Residential real property" means real property improved with not less than one nor more than four residential dwelling units: units in residential cooperatives; or, condominium units including the limited common elements allocated to the exclusive use thereof that form an integral part of the condominium unit. The term includes a manufactured home as defined in subdivision (53) of Section 9-102 of the Uniform Commercial Code that is real property as defined in the Conveyance and Encumbrance of Manufactured Homes as Real Property and Severance Act.

"Seller" means every person or entity who:

- (1) is a beneficiary of an Illinois land trust; or
- (2) has an interest, legal or equitable, in residential real property as:
 - i. an owner:
 - ii. a beneficiary of a trust;
 - iii. a beneficiary pursuant to testate disposition, intestate succession, or a transfer on death instrument; or
 - iv. a contract purchaser or lessee of a ground lease.

"Seller" does not include a party to a transfer that is exempt under Section 15 or a beneficiary who has both (i) never occupied the residential real property and (ii) never had management responsibility for the residential real property.

"Prospective buyer" means any person or entity negotiating or offering to become an owner or lessee of a ground lease of residential real property by means of a transfer for value to which this Act applies.

"Contract" means a written agreement by the seller and prospective buyer that would, subject to the satisfaction of any negotiated contingencies, require the prospective buyer to accept a transfer of the residential real property.

Section 10. Applicability. Except as provided in Section 15, this Act applies to any transfer by sale, exchange, installment land sale-contract, assignment of beneficial interest, lease with an option to purchase, ground lease or assignment of ground lease of residential real property.

Section 15. Seller Exemptions. A seller in any of the following transfers is exempt from this Act, regardless of whether a disclosure report is delivered:

- (1) Transfers pursuant to court order, including, but not limited to, transfers ordered by a probate court in administration of an estate, transfers between spouses resulting from a judgment of dissolution of marriage or legal separation, transfers pursuant to an order of possession, transfers by a trustee in bankruptcy, transfers by eminent domain and transfers resulting from a decree for specific performance.
- (2) Transfers from a mortgager to a mortgager by deed in lieu of foreclosure or consent judgment, transfer by judicial deed issued pursuant to a foreclosure sale to the successful bidder or the assignee of a certificate of sale, transfer by a collateral assignment of a beneficial interest of a land trust, or a transfer by a mortgager or a successor in interest to the mortgager's secured position or a beneficiary under a deed in trust who has acquired the real property by deed in lieu of foreclosure, consent judgment or judicial deed issued pursuant to a foreclosure sale.
- (3) Transfers by a fiduciary in the course of the administration of a decedent's estate, guardianship, conservatorship, or trust. As used in this paragraph, "trust' includes an Illinois land trust.
 - (4) Transfers from one co-owner to one or more other co-owners.
 - (5) Transfers from a decedent pursuant to testate disposition, intestate succession, or a transfer on death instrument.
 - (6) Transfers made to a spouse, or to a person or persons in the lineal line of consanguinity of one or more of the sellers.
- (7) Transfers from an entity that has taken title to residential real property from a seller for the purpose of assisting in the relocation of the seller, so long as the entity makes available to all prospective buyers a copy of the disclosure report furnished to the entity by the seller.
 - (8) Transfers to or from any governmental entity.
- (9) Transfers of newly constructed residential real property that has never been occupied. This does not include rehabilitation of existing residential real property.

Section 20. Disclosure Report Requirements. A seller of residential real property shall complete all items in the disclosure report described in Section 35. The seller shall deliver to the prospective buyer the written disclosure report required by this Act before the signing of a contract.

Section 25. Liability of seller.

- (a) The seller is not liable for any error, inaccuracy, or omission of any information delivered pursuant to this Act if (i) the seller had no knowledge of the error, inaccuracy, or omission, (ii) the error, inaccuracy, or omission was based on a reasonable belief that a material defect or other matter not disclosed had been corrected, or (iii) the error, inaccuracy, or omission was based on information provided by a public agency or by a licensed engineer, land surveyor, structural pest control operator, or by a contractor about matters within the scope of the contractor's occupation and the seller had no knowledge of the error, inaccuracy, or omission.
 - (b) The seller shall disclose material defects of which the seller has actual knowledge.
 - (c) The seller is not obligated by this Act to make any specific investigation or inquiry in an effort to complete the disclosure statement.

Section 30. Disclosure report supplement. If, prior to closing, any seller becomes aware of an error, inaccuracy, or omission in any prior disclosure report or supplement after delivery of that disclosure report or supplement to a prospective buyer, that seller shall supplement the prior disclosure report or supplement with a written supplemental disclosure, delivered by any method set forth in Section 50.

Section 35. Disclosure report form. . . . [omitted]

Section 40. Material defect.

- (a) If a seller discloses a material defect in the Residential Real Property Disclosure Report, including a response to any statement that is answered "yes" except numbers 1 and 2, and, in violation of Section 20, it is delivered to the prospective buyer after all parties have signed a contract, the prospective buyer, within 5 business days after receipt of that report, may terminate the contract or other agreement with the return of all earnest money deposits or down payments paid by the prospective buyer in the transaction without any liability to or recourse by the seller.
- (b) If a seller discloses a material defect in a supplement to this disclosure report, the prospective buyer shall not have a right to terminate unless:
- (i) the material defect results from an error, inaccuracy, or omission of which the seller had actual knowledge at the time the prior disclosure was completed and signed by the seller; (ii) the material defect is not repairable prior to closing; or (iii) the material defect is repairable

prior to closing, but within 5 business days after the delivery of the supplemental disclosure, the seller declines, or otherwise fails to agree in writing, to repair the material defect.

(c) The right to terminate the contract, however, shall no longer exist after the conveyance of the residential real property. For purposes of this Act the termination shall be deemed to be made when written notice of termination is delivered to at least one of the sellers by any method set forth in Section 50, at the contact information provided by any seller or indicated in the contract or other agreement. Nothing in subsection (a) or (b) shall limit the remedies available under the contract or Section 55.

Section 45. Other Law. This Act is not intended to limit remedies or modify any obligation to disclose created by any other statute or that may exist in common law in order to avoid fraud, misrepresentation, or deceit in the transaction.

Section 50. Delivery of disclosure report. Delivery of the Residential Real Property Disclosure Report provided by this Act shall be by:

- (1) personal delivery or facsimile, email, or other electronic delivery to the prospective buyer at the contact information provided by the prospective buyer or indicated in the contract or other agreement;
- (2) depositing the report with the United States Postal Service, postage prepaid, first class mail, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contract or other agreement; or
- (3) depositing the report with an alternative delivery service such as Federal Express or UPS, delivery charges prepaid, addressed to the prospective buyer at the address provided by the prospective buyer or indicated on the contract or other agreement.

For purposes of this Act, delivery to one prospective buyer is deemed delivery to all prospective buyers. Delivery to an authorized individual acting on behalf of a prospective buyer constitutes delivery to all prospective buyers. Delivery of the Report is effective upon receipt by the prospective buyer. Receipt may be acknowledged on the Report, in an agreement for the conveyance of the residential real property, or shown in any other verifiable manner.

Section 55. Violations and damages. If the seller fails or refuses to provide the disclosure report prior to the conveyance of the residential real property, the prospective buyer shall have the right to terminate the contract. A seller who knowingly violates or fails to perform any duty prescribed by any provision of this Act or who discloses any information on the Residential Real Property Disclosure Report that the seller knows to be false shall be liable in the amount of actual damages and court costs, and the court may award reasonable attorney's fees incurred by the prevailing party.

Section 60. Limitation of Action. No action for violation of this Act may be commenced later than one year from the earlier of the date of possession, date of occupancy or date of recording of an instrument of conveyance of the residential real property.

Section 65. Disclosure Report Form; Contents; Copy of Act. A copy of Sections 5 through 65 of Article 2 of this Act, excluding Section 35, must be printed on or as a part of the Residential Real Property Disclosure Report form.

Date provided to Buyer:	
Seller:	



ILLINOIS REALTORS® DISCLOSURE OF INFORMATION ON RADON HAZARDS



(For Residential Real Property Sales or Purchases)

Radon Warning Statement

Every buyer of any interest in residential real property is notified that the property may present exposure to dangerous levels of indoor radon gas that may place the occupants at risk of developing radon-induced lung cancer. Radon, a Class-A human carcinogen, is the leading cause of lung cancer in non-smokers and the second leading cause overall. The seller of any interest in residential real property is required to provide the buyer with any information on radon test results of the dwelling showing elevated levels of radon in the seller's possession.

The Illinois Emergency Management Agency (IEMA) strongly recommends ALL homebuyers have an indoor radon test performed prior to purchase or taking occupancy and mitigated if elevated levels are found. Elevated radon concentrations can easily be reduced by a qualified, licensed radon mitigator.

Seller's Discl	osure (<u>initial each of the following which applies</u>)				
(a)	Elevated radon concentrations (above EPA or IEMA recommended Radon Action Level) are known to be present within the dwelling. (Explain).				
(b)	Seller has provided the purchaser with the most current records and reports pertaining to elevated radon concentrations within the dwelling.				
(c)	Seller either has no knowledge of elevated radon concentrations in the dwelling or prior elevated radon concentrations have been mitigated or remediated.				
(d)	Seller has no records or reports pertaining to elevated radon concentrations within the dwelling.				
Purchaser's Acknowledgment (initial each of the following which applies)					
(e)	Purchaser has received copies of all information listed above.				
(f)	Purchaser has received the IEMA approved Radon Disclosure Pamphlet.				
Agent's Acknowledgement (initial IF APPLICABLE)					
(g)	Agent has informed the seller of the seller's obligations under Illinois law.				
Certification of	of Accuracy				
	parties have reviewed the information above, and each party certifies, to the best of his or e, that the information he or she has provided is true and accurate.				
Seller	Date				
Seller	Date				
Purchaser	Date				
Purchaser	Date				
Agent	Date				
Agent	Date				
Property Address:					
City, State, Zip Code:					



ILLINOIS REALTORS® DISCLOSURE OF INFORMATION AND ACKNOWLEDGEMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS



Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Property Add	ress:					
Seller's Disclo	osure (initial)					
(a) Pre	sence of lead-based	paint and/or lead-ba	sed paint hazards (check one	e below):		
	Known lead-based p	Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):				
	Seller has no knowle	edge of lead-based	paint and/or lead-based paint	hazards in the housing.		
(b) Records and Reports available to the seller (check one be			check one below):			
	☐ Seller has provided the purchaser with all available records and reports pertaining to lead-based palead-based paint hazards in the housing (list documents below):					
	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.					
Purchaser's A	cknowledgment (ini	tial)				
(c) Pur	chaser has received o	copies of all informat	ion listed above.			
(d) Pui	rchaser has received	the pamphlet <i>Protec</i>	t Your Family From Lead in Y	our Home.		
(e) Pui	rchaser has (check or	e below):				
	Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection of the presence of lead-based paint or lead-based paint hazards; or					
	Waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.					
Agent's Ackno	owledgment (initial)					
	ent has informed the so ensure compliance.	eller of the seller's o	bligations under 42 U.S.C. 48	52d and is aware of his/her		
Certification of	of Accuracy					
	parties have reviewed is true and accurate.	the information abo	ve and certify to the best of th	eir knowledge, that the information they		
Seller	!	Date	Purchaser	Date		
Seller	!	Date	Purchaser	Date		
Agent		Date	Agent	Date		

(This disclosure form should be attached to the Contract to Purchase.)