

## **MANDATORY FORM**

# **EXCLUSIVE BROKERAGE CONTRACT – SALE**

CHIEFLY RESIDENTIAL IMMOVABLE CONTAINING LESS THAN 5 DWELLINGS EXCLUDING CO-OWNERSHIP

**NOTE** – This form is to be used when a brokerage contract is signed with a natural person.

1. IDENTIFICATION OF THE PARTIES				
	4			
NAME OF AGENCY OR BROKER	NAME OF AGENCY OR BROKER			
☐ real estate agency ☐ real estate broker acting on his own account	real estate agency real estate broker acting on his own account			
ADDRESS OF ESTABLISHMENT, TELEPHONE NUMBER, EMAIL	ADDRESS OF ESTABLISHMENT, TELEPHONE NUMBER, EMAIL			
REPRESENTED BY	REPRESENTED BY			
LICENCE NUMBER	LICENCE NUMBER			
$\hfill \square$ carrying on activities within the following business corporation:	$\hfill \square$ carrying on activities within the following business corporation :			
NAME OF BUSINESS CORPORATION	NAME OF BUSINESS CORPORATION			
(hereinafter called "the AG	SENCY" or "the BROKER").			
NAME, ADDRESS, TELEPHONE NUMBER AND EMAIL OF SELLER 1 AND REPRESENTATIVE, IF APPLICABLE	NAME, ADDRESS, TELEPHONE NUMBER AND EMAIL OF SELLER 2 AND REPRESENTATIVE, IF APPLICABLE			
(hereinafter calle	d "the SELLER").			
1.1 The identity of the SELLER was verified using the following document for:				
SELLER 1 or his REPRESENTATIVE	SELLER 2 or his REPRESENTATIVE			
☐ Driver's licence ☐ Medicare card	☐ Driver's licence ☐ Medicare card			
☐ Permanent Resident Card ☐ Passport	☐ Permanent Resident Card ☐ Passport			
☐ Canadian citizenship card ☐ Birth certificate from civil registry	☐ Canadian citizenship card ☐ Birth certificate from civil registry			
REFERENCE NUMBER	REFERENCE NUMBER			
PLACE OF ISSUANCE EXPIRY	PLACE OF ISSUANCE EXPIRY			
Date of birth:	Date of birth:			
YEAR MONTH DAY	Date of birth: VEAR MONTH DAY			
Profession or principal activity:	Profession or principal activity:			
1.2 If the SELLED is represented indicate:				
<b>1.2</b> If the SELLER is represented, indicate:				
Nature of relationship between SELLER 1 and his representative:	Nature of relationship between SELLER 2 and his representative:			
DEL ATIONICHID TO CELLED (E.C. MANINATADY LIQUIDATOD DE A CHICCECCIÓN OR RHEINECC CORDONATION)	RELATIONSHIP TO SELLER (E.G. MANDATARY, LIQUIDATOR OF A SUCCESSION OR BUSINESS CORPORATION)			
RELATIONSHIP TO SELLER (E.G. MANDATARY, LIQUIDATOR OF A SUCCESSION OR BUSINESS CORPORATION)	RELATIONSHIP TO SELLER (E.G. MANDATARY, LIQUIDATOR OF A SUCCESSION OR BUSINESS CORPORATION)			

For S	ELLER 1, indicate: For SELLER 2, indicate:	
	of birth:	_
2.	OBJECT AND TERM OF CONTRACT	
2.1	The SELLER retains the exclusive services of the AGENCY or the BROKER to market the immovable and obtain an agreement for the sale of the immovable and obta	able
3.	SUMMARY DESCRIPTION OF THE IMMOVABLE	
3.1	The immovable, with building erected or to be erected thereon, if applicable, is designated as follows:	
NUMBE	ER STREET CITY PROVINCE POSTAL CODE	_
CADAS	TRAL DESCRIPTION	<b>f</b> <sub>1</sub> 7
DIMEN	SIONS AREA	π²_
(here	inafter called "the IMMOVABLE").	
4.	PRICE AND TERMS OF SALE (PLUS TAXES, IF APPLICABLE)	
4.1	The asking sale price is:	llars
4.2	The IMMOVABLE $\square$ is not subject <b>OR</b> $\square$ is subject to the Goods and Services Tax and the Québec Sales Tax. Consequently, any tax that may be important as a result of the sale and to be collected by the SELLER, under applicable tax laws shall, upon the signing of the deed of sale, be remitted by the buyer the SELLER for this purpose.  The SELLER shall inform the AGENCY or the BROKER without delay of the proportion in which the IMMOVABLE is subject to the Goods and Services and the Québec Sales Tax.	er to
4.3	Existing loans:	
	The costs relating to the repayment of this loan and to the cancellation of any hypothec shall be borne by the SELLER.	
	The costs relating to repayment include any penalty payable for early repayment.	
4.4	INCLUSIONS — Included in the sale are the following items:	
	which are sold without legal warranty of quality, at the buyer's own risk, but must be in working order at the time of delivery of the IMMOVABLE.	

1.5	XCLUSIONS – Excluded from the sale are the following items:				
	Unusable tor				
	<del> </del>				
1.6	Service and leasing contracts on appliances and equipment to be assumed by the buyer:				
4.7	Items covered by an instalment sales contract, trial sales contract, sales contract with right of redemption, sales contract with resolutary clause or leasing contract, and obligations of the SELLER to be assumed by the buyer:				
5.	SIGNING OF THE DEED OF SALE AND OCCUPANCY				
5.1	Date or time frame for the signing of the deed of sale:				
5.2	Date or time frame for occupancy:				
6.	INFORMATION LISTING SERVICES				
5.1	The SELLER authorizes the AGENCY or the BROKER to send the information contained in this contract and the annexes thereto, without delay and according to generally accepted practices, including all interior and exterior photographs of the IMMOVABLE, to subscribers of information listing services for agencies and brokers listed below:				
	including for the purpose of marketing the IMMOVABLE and establishing comparables and statistics.				
	OR				
	☐ The SELLER acknowledges having been informed of his right to use an information listing service and having waived his right to do so.				
5.2	The AGENCY or the BROKER shall begin the marketing of the IMMOVABLE and the performance of this brokerage contract only once the IMMOVABLE is listed on these services, unless written instructions to the contrary given by the SELLER.				
7.	REMUNERATION (PLUS TAXES)				
7.1	The SELLER shall pay to the AGENCY or the BROKER, in the cases provided in 1°, 2°, 3° and 4° of this section, remuneration of:				
	percent (				
	OR				
	dollars				
	\P				

- 1. except if no deed of sale is signed through the buyer's fault, where an agreement concerning the sale of the IMMOVABLE is accepted during the term of this contract, whether through the AGENCY or BROKER or not, and all conditions thereof are fulfilled, except the signing of the deed of sale; or
- 2. where a promise to purchase conforming to the conditions of sale provided for in this brokerage contract is submitted to the SELLER during the term of this contract and the SELLER refuses it; or
- 3. where a sale takes place within 180 days following the expiry date of this contract with a person who was interested in the IMMOVABLE during the term of this contract, unless, during this period, the SELLER concluded in good faith with another agency or another broker a contract stipulated to be exclusive for the sale of the immovable; or
- 4. where the SELLER voluntarily prevents the free performance of this contract.
- 7.2 Any tax that may be imposed as a result of services rendered by the AGENCY or the BROKER shall be added to the remuneration provided for in this contract and shall be paid by the SELLER to the AGENCY or the BROKER in accordance with applicable tax provisions.
- 7.3 The SELLER recognizes the AGENCY's or the BROKER's right to share its remuneration with another agency or another broker collaborating in the transaction, even though such agency or broker has no link with the SELLER. The AGENCY or the BROKER shall be deemed to have assigned all or part of its claim to a collaborating agency or broker as of the date of acceptance of the agreement for the sale of the IMMOVABLE, all conditions of which having been fulfilled, except the signing of the deed of sale.
- The AGENCY or the BROKER shall collaborate with any other agency or broker who so requests, including by sharing its remuneration, according to the following conditions, in order to ensure the successful completion of the transaction referred to in this contract.

In this regard, shared remuneration terms that are unreasonable towards other agencies or brokers could reduce their interest in proposing the IMMOVABLE or enterprise to their clients.

Consequently, in the event where an agency or broker collaborates in the transaction, the AGENCY or the BROKER undertakes to pay, from the sum due to him under this contract:

	percent(%) of the sale price;	
OR		
a sum of:		dollars
(\$	).	

- 7.5 The AGENCY or the BROKER shall not claim remuneration from the SELLER in the following cases:
  - 1. if the AGENCY or the BROKER acquires an interest in the IMMOVABLE, or if the broker representing the AGENCY for the purpose of this contract acquires an interest in the IMMOVABLE:
    - a) for himself;
    - b) for a partnership or legal person controlled by him.

OR

- 2. if one of the following persons acquires the IMMOVABLE:
  - a) the married, civil union or de facto spouse of the BROKER or of the broker representing the AGENCY;
  - b) a legal person or a partnership controlled by the married, civil union or de facto spouse of the BROKER or of the broker representing the AGENCY.

#### DECLARATIONS AND OBLIGATIONS OF THE SELLER

- The SELLER declares that:
  - 1. he is the sole owner of the IMMOVABLE or is duly authorized to sign this contract and to accept any agreement for the sale of the IMMOVABLE;
  - 2. the IMMOVABLE is not the subject of a brokerage contract with another broker, another agency or of an agreement to sell, exchange or lease it, or of a pre-emptive right in favour of a third party;
  - 3. he is a Canadian resident within the meaning of the Income Tax Act and the Taxation Act and does not intend to change this residence, otherwise the tax provisions concerning the issuance of a certificate or the withholding of a portion of the sale price shall be applied.
- 8.2 During the term of this contract, the SELLER undertakes not to, directly or indirectly:
  - 1. offer the IMMOVABLE for sale on his own or through a person other than the AGENCY or BROKER;
  - 2. become party to an agreement for the sale, exchange or lease of the IMMOVABLE other than through the AGENCY or the BROKER.



- 8.3 The SELLER shall supply to the AGENCY or the BROKER, as soon as possible, the following documents in his possession: purchase contract and any other title of ownership, inspection report and any other expert report, tax statements and receipts, insurance documents, leases and documents pertaining to the dwellings allowing the income and expenses of the IMMOVABLE to be calculated, documents pertaining to appliances and equipment, deeds of assignment of leases, staking plan, water analysis, soil analysis, environmental report, plan, movable property inventory, service and employment contracts, permit, proxy and, generally, any document concerning the IMMOVABLE, including any that may be required for adjustment purposes at the time of the sale.
- 8.4 The SELLER shall supply to the AGENCY or the BROKER, as soon as possible, all loan documents pertaining to the IMMOVABLE and the deeds of loan and hypothecary rights, including any penalty related thereto.
- 8.5 The SELLER shall supply to the AGENCY or the BROKER, as soon as possible, a certificate of location describing the current state of the IMMOVABLE and, if applicable, reflecting any cadastral renovation.
- 8.6 If a portion of the IMMOVABLE is used as a family residence by the SELLER, or if required by his marital status, the SELLER shall remit to the AGENCY or the BROKER, upon request, either a document evidencing his spouse's consent and, where applicable, his spouse's concurrence, and an undertaking by the latter spouse to intervene for the same purposes in the notarial deed of sale, or a copy of a judgment authorizing the SELLER to sell the IMMOVABLE without his spouse's consent and concurrence.
- 8.7 The SELLER shall keep the AGENCY or the BROKER informed of any change in his financial situation or any situation that could compromise the performance of this contract, including concerning his marital status.
- 8.8 The SELLER gives the AGENCY or the BROKER the exclusive right:
  - 1. to show the IMMOVABLE at any reasonable time, with any appointment being arranged directly with the occupant of the premises. The AGENCY or the BROKER may allow other agencies or brokers to exercise this right in whole or in part;
  - 2. subject to the restrictions set out in 11.1 or any annex forming part of this contract, and subject to any regulations, to use any advertising and any signage he considers appropriate. The AGENCY or the BROKER may allow other agencies or brokers to exercise that right in whole or in part.
- 8.9 The SELLER shall supply the prospective buyer with a valid title of ownership and with the titles in his possession.

#### **OBLIGATIONS OF THE AGENCY OR THE BROKER**

- In accordance with generally accepted practices, the AGENCY or the BROKER undertakes;
  - 1. to perform the object of this contract loyally, diligently and competently;
  - 2. to submit to the SELLER, as soon as possible, any written promise to purchase received regarding the purchase, lease or exchange of the IMMOVABLE;
  - 3. to make the usual verifications, including regarding the information contained in any document used to describe the IMMOVABLE;
  - 4. to send to the SELLER without delay a copy of any document containing the information used to describe the IMMOVABLE referred to in this brokerage contract;
  - 5. to perform any normal marketing activity;
  - 6. not to use the word "sold" in any advertising, including advertising on a sign, unless an agreement for the sale of the IMMOVABLE has been accepted and all the conditions, except the signing of the deed of sale before a notary, have been fulfilled. It is understood that any sign posted on the IMMOVABLE shall be removed as soon as this contract expires;
  - 7. to inform the SELLER in writing, without delay, of any interest that this AGENCY or this BROKER plans to acquire in the IMMOVABLE referred to in this contract and, before submitting a transaction proposal, to terminate this contract;
  - 8. to inform the SELLER in writing, without delay, that he is also representing the prospective buyer of the IMMOVABLE, for remuneration, where a brokerage contract with the buyer exists;
  - 9. to inform the SELLER in writing, without delay, any remuneration agreement that could conflict with the interests of the SELLER;
  - 10. to disclose to the SELLER in writing, without delay, the identity of any person or partnership owing him any remuneration in accordance with an agreement disclosed under sub-section 9, the nature of the relationship with such person or partnership, and the nature of the remuneration owed, if it is a non-monetary benefit;
  - 11. to use the information contained in this brokerage contract only in accordance with the terms and conditions stipulated in the contract or by law;
  - 12.to notify the SELLER in writing, without delay, in the following cases:
    - a) if his licence is suspended or revoked, if he ceases his activities or if he is otherwise unable to continue to act;
    - b) where he is acting as AGENCY, if the broker representing the AGENCY with the SELLER ceases to act for this AGENCY or if the identity of the broker representing the AGENCY with the SELLER changes;
    - c) where he is acting as BROKER, whenever he ceases to act on his own account.
  - 13. to honour any specific commitment made in 11.1.



### 10. CHANGE AFFECTING THE AGENCY OR THE BROKER BOUND BY A BROKERAGE CONTRACT

Clauses 10.1 and 10.2 apply to the BROKER, even if this contract is stipulated to be non-cancellable.

10.1 If the BROKER ceases to carry on brokerage activities on his own account to carry them on instead for an agency, the SELLER may elect to continue to do business with the BROKER and to be bound to the agency for which the BROKER will carry on brokerage activities, by sending the BROKER a notice to that effect. The SELLER shall then be bound to the agency under the same terms and conditions as those provided for in this contract from the moment the BROKER begins to act for the agency.

Should such a notice not be sent by the day on which the BROKER begins to carry on brokerage activities for the agency, this contract shall be terminated.

10.2 This contract is deemed to be terminated when the BROKER ceases his activities or from the time his license is suspended or revoked.

Clauses 10.3 and 10.4 apply to the AGENCY, even if this contract is stipulated to be non-cancellable.

10.3 If the broker referred to in this contract as the AGENCY's representative ceases to carry on brokerage activities for the agency to carry them on instead on his account or for another agency, the SELLER may elect to continue to do business with the broker or with the AGENCY in accordance with this contract, by sending the AGENCY a notice stating his choice no later than the day on which the broker ceases to carry on activities for the AGENCY.

If the SELLER elects to continue to do business with the broker, this contract shall be terminated on the date on which the broker ceases to carry on activities for the AGENCY. The SELLER shall then be bound to the BROKER or other agency for which the BROKER now carries on activities, as the case may be, under the same terms and conditions as those provided for in this contract.

Should the notice required under the first paragraph not be sent, this contract shall be terminated.

10.4 Except on contrary notice from the SELLER, or should the broker referred to in this contract as the AGENCY's representative cease to carry on activities, if the AGENCY ceases to carry on its activities, this contract shall be terminated on the date on which the AGENCY ceases its activities, and the SELLER shall then be bound to the broker now carrying on activities on his account or, as the case may be, to the agency for which the broker now carries on activities, under the same terms and conditions as those provided for in this contract.

In case of notice to the contrary or if the BROKER completely ceases his activities, this contract shall be terminated on the date on which the AGENCY ceases its activities.

	OTHER DECLARATIONS AND CONDITIONS
11.1	

12.	ANNEXES				
12.1	The provisions set forth in the Annex Declarations by the seller DS - part of this contract:	and	those set forth in the A	nnexes identified belo	ow form an integral
	General Annex AG-	ex RC-	Other(s):		
13.	INTERPRETATION				
13.1	Unless the context dictates otherwise, the masculine form includes the fervice versa.	minine and neu	itral forms and vice versa	ı, and the singular inc	ludes the plural and
13.2	This contract and the performance thereof are governed by the laws of Q	uébec.	GUI		
14.	CONCILIATION, MEDIATION AND ACCOUNT ARBITRATION				
14.1	In case of dispute between the AGENCY or the BROKER and the SELLER, t as conciliator or mediator upon request by the parties. The OACIQ may al				
15.	SIGNATURES				·
	parties have requested that this form and all related documents be drawn us les documents qui s'y rattachent soient rédigés en anglais seulement.	up in English o	nly. Les parties aux prése	entes ont exigé que le	e présent formulaire
"28.	ion 28 of the Real Estate Brokerage Act (R.S.Q., c. C-73-2) Despite any stipulation to the contrary, the client may terminate the contract signed by the two parties, unless the client has written in its entirety a			ee days after receivin	g a duplicate of the
The	contract is terminated by operation of law as of the sending or delivery of	a written notice	e to the BROKER or to the	e AGENCY."	
	AGENCY or the BROKER acknowledges having read, understood and agreed to ontract, including any Annexes thereto, and having received a duplicate thereof.		acknowledges having read eto, and having received a c		ontract, including any
Signe	d in,	Signed in			
on _	DATE , at	on	DATE	, at	:
SIGNA	TURE OF AGENCY OR BROKER	SIGNATURE OF SE	ELLER 1 OR HIS REPRESENTATIVE		
Signe	d in	Signed in			
on	, at :			, at	
on _	DATE , dt	on	DATE	, ut	··
SIGNA	TURE OF AGENCY OR BROKER	SIGNATURE OF SE	ELLER 2 OR HIS REPRESENTATIVE		
		of the SELLER	ON OF SELLER's SPOUSE and to consent to and, whe uding any Annexes thereto.	ere applicable, concur in	ares to be the spouse the acceptance of this
		Signed in			

SIGNATURE OF SELLER'S SPOUSE

