

## **LOAN BROKER LISTING**

Exclusive Right to Borrow

			Exclusiv	e Right to Borrow
			Prepared by: Agent	Phone
			Broker	
			m is used by an agent when agreeing to be emp I period of time to authorize the agent to arrange	oyed by a buyer or an owner of a property as their sole a mortgage to be secured by the property.
DA	TE:		, 20, at	, California.
			r unchecked are not applicable.	
1.			COMMITMENTS:	
	1.1	by the		e right to locate a lender and arrange a loan to be secured s listing beginning on, 20 and
	1.2	objecti	ves of this employment.	ployment. Owner to cooperate with Broker to meet the
	1.3	obligat	ions under the attached Listing Package Cost S	sit into Broker's trust account for application to Owner's neet. [See <b>RPI</b> Form 107]
2.			o this agreement include:	
	2.1		dit Application [See <b>RPI</b> Form 302]	
	2.2		n Purpose Statement [See <b>RPI</b> Form 202-2]	
	2.3		nowledgement of Changing Conditions [See RPI	
	2.4		Addendum for additional provisions [See RPI Fo	<del>-</del>
	2.5			
	2.6			
	2.7			
		<b>be neg</b> e Owner	otiable between Client and Broker.  • agrees to pay Broker □% or	I by law. They are set by each Broker individually and of the principal amount of the loan sought or obtained,
		a.	, IF: Anyone procures a lender on the terms stated Owner during the period of this listing.	in this agreement, or on any other terms accepted by
		b.	5 ,	s made unmarketable as collateral by Owner during the
		C.	Owner terminates this employment of Broker du	ring the retainer period.
			later result in a transaction contemplated by this	nent, Owner or their agent enter into negotiations, which agreement, with a lender whom Broker or a cooperating listing. Broker to identify prospective lenders by written ion of this agreement.
3.2 If this agreement terminates without Owner becoming obligated to pay Broker a fe of \$ per hour of time accounted for by Broker, not to exceed \$				
4.	LOAN TERMS:			
	4.1	Loan s	ought is \$, payable as follows:	
		a.	Interest at an annual rate of no more than	%, □ fixed, □ ARM, type
		b.	Payments due ☐ monthly, or ☐	, amortized over years.
		C.	Final/balloon payment due, 20	) <u></u> .
		d.	Late charge	
		e.	Prepayment penalty	
		f.	Loan escrow with	
		g.	A lender's ALTA policy purchased by Owner in t	

------PAGE 1 OF 3 — FORM 104 ------

	5.1	AL ESTATE SECURING THE LOAN:  Type Address  Referred to as  Vesting  The priority for the lien securing the loan sought will be □ first, or □ second.										
								5.2				
								5.3	Encumbrances of record:			
								a. A first loan in the amount of \$, payable \$ per month until paid including interest at%, □ ARM, type, due, 20, impounds being \$ monthly.  Lender:				
			b. A second loan in the amount of \$, payable \$ per month, unti- paid, including interest at%, □ ARM, type, due, 20 Lender:									
			c. Other encumbrance, bond, assessment or lien in the amount of \$  Lienholder:									
5.4		invested in repairs and improvements of approximately \$										
5.5		The current fair market value is \$  Property taxes for the year 20 were \$										
5.6		The property is occupied by at a rental rate of \$ per month, under a:  □ rental agreement; or  □ lease agreement which expires, 20  a. □ See attached Rental Income Rent Roll. [See RPI Form 352-1]										
6.	5. PERSONAL PROPERTY INCLUDED AS COLLATERAL: 6.1 Referred to as											
	6.2	Encumbered for the amount of \$, payable \$ monthly, including interest at%, due, 20  Lender										
7.	GEN	IERAL PROVISIONS:										
	7.1	Broker is authorized to disclose, publish, discuss, and disseminate among prospective lenders the financial information supplied by Owner or credit agencies.										
	7.2	Owner warrants all necessary permits have been obtained for any additions, alterations, repairs, installations or replacements to the structure or its components, except										
		a.   See attached Condition of Property Disclosure. [See RPI Form 304]										
	7.3 7.4	, , ,										

	PAGE 3 OF	F 3 — FORM 104	
7.5	The prevailing party in any action on a dispute will be entitled to attorney fees and costs, unless they file an actio without first offering to enter into mediation to resolve the dispute.		
7.6	This listing agreement will be governed by California	rnia law.	
7.7			
l agree t	to render services on the terms stated above.	I agree to employ Broker on the terms stated above.  ☐ See attached Signature Page Addendum. [RPI Form 251]	
Date:	, 20	Date:, 20	
Broker's	Name:	Owner's Name:	
DRE #: _	NMLS #:		
Agent's I	Name:		
DRE #: _	NMLS#:		
		Signature:	
		Owner's Name:	
Signatur	e:		
Address	:		
Phone: _	Cell:	Signature:	
Email: _		Address:	
		Phone: Cell:	
		Email:	
FORM	104 11-23 ©2023 RPI — Realty	Publications, Inc., P.O. BOX 5707, RIVERSIDE, CA 92517	