## **REAL ESTATE CONSULTING AGREEMENT**

THIS CONSULTING AGREEMENT is made a between		, 2011, by and (Client) and
	(Consultant).	(ellelle) ullu
Background		
Client desires to sell the Property, known a	ns	
Client desires to engage Consultant, who Client's intentions. Client desires to retain render such services.	•	
IN CONSIDERATION of the foregoing and agree as follows:	of the mutual covenants set for	th below, the parties
1. Retention as Consultant: Client hereby render consulting services to the Client, up		• -
2. <u>Duties</u> : Consultant agrees that he will p selection from the menu of services and re	·	d of him by Client, by
☐ <b>A. MARKETING:</b> Consultant to provide such as Internet and personal networking.		
Item A is selected: Client initial	Consultant initial	<del></del>
☐ B. REVIEW OF CONTRACTS AND DISCLO Client's transaction and provide the same and negotiation as needed.		
Item B is selected: Client initial	Consultant initial	
☐ <b>C. PARTNERSHIP AND REFERRAL:</b> Contransaction, in the capacity of financing and	•	ide partners to the
Item C is selected: Client initial	Consultant initial	

<b>4. Compensation:</b> Client shall pay to Consthe sums indicated for the duties listed about to the Client by the Consultant, from the time	ove, for any prosp ne this Agreement	ects, clients and refermis signed.	rals brought
This fee will be as follows: % of _	or \$	of	<b></b> •
<b>5. <u>Term:</u></b> This Agreement shall commence until such time as the Property is sold.	e on the date first	written above and sh	all continue
<b>6. <u>Termination</u>:</b> The parties agree that exterminate Consultant's engagement under terminates the agreement, Consultant shalin question is under contract per Consultation fee per schedule in paragraph	this Agreement at I be paid a fee on a nt effort, the Clien	any time for any reas an as earned basis. If t	on. If Client he property
7. Assumption of Risk: Client acknowledges assistance in real estate transactions, es ensuring that all disclosures are properly and conditions; (4) troubleshooting the tra	pecially in these made; (3) negotia ansaction and coor	areas: (1) establishin tion of offers; (4) fina dination of escrow. To	g price; (2) Ilizing terms
IN WITNESS WHEREOF, the parties have written above.	executed this Ag	reement effective th	e date first
Consultant	Client		
	 Client		