

Exclusive Right of Sale Listing Agreement

and	brokerage ("Broke		
	Authority to Sell Property: Seller gives Broker the EXCLUSIVE RIGHT TO SELL the real and personal property (collectively "Property") described below, at the price and terms described below, beginning		
	and terminating at 11:59 p.m. on ("Termination Date"). Upor full execution of a contract for sale and purchase of the Property, all rights and obligations of this Agreement will automatically extend through the date of the actual closing of the sales contract. Seller and Broker acknowledge that this Agreement does not guarantee a sale. This Property will be offered to any person without regard to rac color, religion, sex, handicap, familial status, national origin, or any other factor protected by federal, state, or low. Seller certifies and represents that she/he/it is legally entitled to convey the Property and all improvements		
2.	Description of Property: (a) Street Address:		
	Legal Description:		
	See Attachment		
	(b) Personal Property, including appliances:		
	See Attachment		
	(c) Occupancy:		
	Property is is not currently occupied by a tenant. If occupied, the lease term expires		
	(a) Price: \$ (b) Financing Terms:		
Sellof 4	<u> </u>		
The	Parties acknowledge this form should not be used to share offers of compensation to buyer brokers or other buyer representatives		
	field in the Multiple Listing Service.		

The Parties acknowledge this form should not be used to share offers of compensation to buyer brokers or other buyer representatives via any field in the Multiple Listing Service.

5.	Multiple Listing Service: Placing the Property in a multiple libecause the Property will be exposed to a large number of polobligated to enter the Property into the MLS within one (1) bus (see Paragraph 6(a)) or as necessary to comply with local MLS the MLS unless Seller directs Broker otherwise in writing. (Se report to the MLS this listing information and price, terms, and by authorized Board / Association members and MLS participotherwise in writing.	ential buyers. As a MLS participant, Broker is iness day of marketing the Property to the public 5 rule(s). This listing will be published accordingly in e paragraph 6(b)(i)). Seller authorizes Broker to financing information on any resulting sale for use
6.	Broker Authority: Seller authorizes Broker to: (a) Market the Property to the Public (unless limited in Paragr (i) Public marketing includes, but is not limited to, flyers, websites, brokerage website displays (i.e. IDX or VOV networks and applications available to the general public.) (ii) Public marketing also includes marketing the Propositice. (iii) Place appropriate transaction signs on the Property, etailor (iv) Use Seller's name in connection with marketing or addition to be property on the Internet except the street ata (b) Not Publicly Market to the Public/Seller Opt-Out: (i.) ☐ Seller does not authorize Broker to display the Property and (iii.) Seller understands and acknowledges that if Seller of upon the Property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.) Seller understands and acknowledges that if Seller of the property and (iii.)	yard signs, digital marketing on public facing (/), email blasts, multi-brokerage listing sharing blic. perty to real estate agents outside Broker's except if Paragraph 6(b)(i) is checked below. Vertising the Property. Eddress. Sperty on the MLS. Specks option 6(b)(i), a For Sale will not be placed thecks option 6(b)(i), Broker will be limited to
	marketing the Property only to agents within Broker's	to potential buyers. and access the Property. A lock box does not or remove valuables. Seller agrees that the lock orking through Broker, and Broker's local Realtor ennection with any damage or loss that occurs. For accepts a sales contract for the Property. If the real estate brokerage services online. These is automated estimate of market value or automated valuations or comments and reviews allow, a VOW may display automated valuations or market value of the listing (or a hyperlink to such the listing of the Property (or diate conjunction with the listing of this Property.
7.	 (a) Cooperate with Broker in carrying out the purpose of this Broker all inquiries regarding the Property's transfer, whe (b) Recognize Broker may be subject to additional MLS oblig with them. 	Agreement, including referring immediately to her by purchase or any other means of transfer. ations and potential penalties for failure to comply
Sell	 (c) Provide Broker with keys to the Property and make the	damages, costs, and expenses of any nature, hat Broker incurs because of (1) Seller's

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any field in the Multiple Listing Service.

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96 97 98			existence of undisclosed material facts about the Property; or (4) a court or arbitration decision that a broker who was not compensated in connection with a transaction is entitled to compensation from Broker . This clause will survive Broker's performance and the transfer of title.
99 100 101 102 103			Perform any act reasonably necessary to comply with FIRPTA (Section 1445 of the Internal Revenue Code). Make all legally required disclosures, including all facts that materially affect the Property's value and are not readily observable or known by the buyer. Seller certifies and represents that Seller knows of no such material facts (local government building code violations, unobservable defects, etc.) other than the following:
104 105 106		(h)	Seller will immediately inform Broker of any material facts that arise after signing this Agreement. Consult appropriate professionals for related legal, tax, property condition, environmental, foreign reporting requirements, and other specialized advice.
107 108	8.	rea	mpensation: Seller will compensate Broker as specified below for procuring if a buyer is procured who is dy, willing, and able to purchase the Property or any interest in the Property on the terms of this Agreement or
109 110			any other terms acceptable to Seller . Seller will pay Broker as follows (plus applicable sales tax) :% of the total purchase price plus \$ OR \$, no
111 112			later than the date of closing specified in the sales contract. However, closing is not a prerequisite for Broker's fee being earned.
113 114		(b)	(\$ or %) of the consideration paid for an option, at the time an option is created. If the option is exercised, Seller will pay Broker the Paragraph 8(a) fee, less the amount Broker received under this
115 116 117		(c)	subparagraph(\$ or %) of gross lease value as a leasing fee, on the date Seller enters into a lease or agreement to lease, whichever is earlier. This fee is not due if the Property is or becomes the subject of a
118			contract granting an exclusive right to lease the Property.
119 120		(d)	Broker's fee is due in the following circumstances: (1) If any interest in the Property is transferred, whether by sale, lease, exchange, governmental action, bankruptcy, or any other means of transfer, regardless of whether
121			the buyer is secured by Seller , Broker , or any other person. (2) If Seller refuses or fails to sign an offer at the
122			price and terms stated in this Agreement, defaults on an executed sales contract, or agrees with a buyer to
123 124			cancel an executed sales contract. (3) If, within days after Termination Date ("Protection Period"), Seller transfers or contracts to transfer the Property or any interest in the Property to any prospects with whom
125 126			Seller , Broker , or any real estate licensee communicated regarding the Property before Termination Date. However, no fee will be due Broker if the Property is relisted after Termination Date and sold through another
127 128		<u>(e)</u>	broker. Retained Deposits: As consideration for Broker's services, Broker is entitled to receive% (50% if
129 130			left blank) of all deposits that Seller retains as liquidated damages for a buyer's default in a transaction, not to exceed the Paragraph 8(a) fee.
131		(e)	f) Brokerage commissions are not set by law and are fully negotiable.
132 133 134	<u>9.</u>	buy	operation with and Compensation to Other Brokers: Notice to Seller Regarding Buyer Brokers: The ver's broker, even if compensated by Seller or Broker, may represent the interests of the will provide services the buyer. Broker's office policy is to cooperate with all other brokers except when not in Seller's best interest
135		and	I to offer compensation in the amount of Seller is advised and aware that Seller may, but is not required to,
136 137 138		buy	npensate a buyer's broker upon closing. Seller may choose to enter into a separate written agreement to pay ver's broker or may approve Broker to pay buyer's broker in accordance with paragraph 10. Seller also derstands:
139			(a) "Buyer's broker" may include this Broker if Broker also works with buyer on this transaction;
140			(b) If this occurs during the duration of this listing, Broker will be entitled to the compensation in
141			paragraph 8 for services performed for Seller , as well as the buyer's broker compensation in
142 143			paragraph 10(a) for services performed for buyer; the Seller should therefore take this into consideration when negotiating compensation; and
144 145			(c) Broker may receive separate compensation from buyer for services rendered to buyer by Broker.
	Sel	ler () () and Broker/ Sales Authorized Associate () () acknowledge receipt of a copy of this page, which is Page 3
	of 4	1 <u>5</u> . `_	ies acknowledge this form should not be used to share offers of compensation to buyer brokers or other buyer representatives via
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146		ation to Buyer Brokers: Broke			
147		roves the following (check all th	<u>at apply; if no optio</u>	<u>n is checked then op</u>	tion (c) is deemed to be
148	selected):				
149	<u>(a)</u>	□ % of the purchase 	orice or \$	to a single	agent for the buyer; Seller
150					unt of:% of the purchase
151					buyer's broker from the
152		compensation amount agreed			will be set forth in a separate
153		written agreement between B	-		
154	<u>(b)</u>	Seller authorizes Broker to			
155		% of the purchase pric			sation will be set forth in a
156 * 157 *		separate written agreement be	etween Seller and l	o buyer's proker.	_ % of the purchase price or % of the purchase price or
157 *		\$ to a traile	er who has no brok	erage relationship wi	th the buyer
	0()	to a prok	or who had no brok	orago rolationomp wi	an allo sayon
159	9. (c)	 ☐ No compensation will be of	fored to buyer's bro	kar Nana of the abo	V(2) (1)
160		No compensation will be of	lered to buyer s bit	iker. ivone or the abo	ve. ()
161	10. 11. Brokera	age Relationship:			
162		NO BRO	KERAGE RELATION	NSHIP NOTICE	
400	EL OBIDA LAV	N REQUIRES THAT REAL EST	TATE LICENSEES	WHO HAVE NO DD	OKEDACE DEL ATIONISHID
163 164		NTIAL SELLER OR BUYER D			
					O AND DOTENO.
165	As a real estate	e licensee who has no brokerag	e relationship with	you,	owe to you the following duties:
166				_ and its associates	owe to you the following duties:
167	1. Dealing hone	estly and fairly;			
168	2. Disclosing a	II known facts that materially aff	ect the value of res	dential real property	which are not readily observable
169	to the buyer;				
170	Accounting f	for all funds entrusted to the lice	ensee.		
171	Signature				Date
172	Signature				Date
173					
174	Signature				Date
175					ally terminate this Agreement. If
176					nt, reimburse Broker for all direct
177 178		incurred in marketing the Prope sales tax. Broker may void the			
179					y or any interest in the Property
180		time period from the date of cor			
181	applicable.				
182	12.13. Dispute	Resolution: This Agreement	will be construed ur	der Florida law. All d	controversies, claims, and other
183		question between the parties ar			
184		first attempting mediation under			
185		on by the parties. If litigation aris			
186					e settled by arbitration as follows:
187		n: By initialing in the space prod d Associate () agree that (
188 189		in the county in which the Prope			
190					ration (or litigation to enforce the
		3 -1	, ,	, , , , ,	, 0
	Seller () () and Broker/Sales Authorized As	ssociate () () acknowledge receipt	of a copy of this page, which is Page 4
	of 4 <u>5</u> .		, , , , , , , , , , , , , , , , , , , ,		
			to share offers of com	pensation to buyer brok	ers or other buyer representatives via
	ERS-15nr 176nr I	lultiple Listing Service. Rev 573 /2024		© 2020	2024 Florida Association of Realtors®
	The Parties acknowledge	owled<mark>ge this form should not be used</mark>	to share offers of com		ers or other buyer representatives via
	any field in the M	lultiple Listing Service.			

191 192	arbitration provision of this Agreement or an arbitration award) will pay its own fees, costs, and expenses, including attorney's fees, and will equally split the arbitrator's fees and administrative fees of arbitration.
193 194 195 196 197 198 199	43.14. Miscellaneous: This Agreement is binding on Seller's and Broker's heirs, personal representatives, administrators, successors, and assigns. Broker may assign this Agreement to another listing office. This Agreement is the entire agreement between Seller and Broker . No prior or present agreements or representations will be binding on Seller or Broker unless included in this Agreement. Electronic signatures are acceptable and will be binding. Signatures, initials, and modifications communicated by facsimile will be considered as originals. The term "buyer" as used in this Agreement includes buyers, tenants, exchangors, optionees, and other categories of potential or actual transferees.
200 201	44.15. dditional Terms:
202	dditional Terms:
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5	Seller's Signature:		Date:
ŀ	Home Telephone:	Work Telephone:	Facsimile:
F	Address:		
E	Email Address:		
5	Seller's Signature:		Date:
H	Home Telephone:	Work Telephone:	Facsimile:
A	Address:		
E	Email Address:		
			Date:
E	Brokerage Firm Name:		Telephone:
A	Address:		
			☐ email ☐ facsimile ☐ mail ☐ personal delivery.
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