

## EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT (COMMERCIAL)





		ntained, "OWNER") and		,
Real Estate Comp	any (hereinafter called "E	BROKER"), agree as follows:		
For the period of t	me beginning on ereby grants to Broker the	,, an	d ending at midnight onsell the real property known	as: ,
		Subdivision		
		City		_ Zip
	, , St			
The real estate d described here.	escribed herein includes	all improvements, fixtures,	appurtenances, and the add	ditional property, if any,
1. CONSENT	TO DISCLOSED DUAL	AGENCY/DESIGNATED AG	BENCY: (INITIAL APPLICA	BLE CHOICES)
and an Ag Broker and Owner acknowled	ency Disclosure Form at t l Owner.	explanation of the types of a the first practical opportunity to this written agency contract a specific transaction.	at which substantive contact	ct occurred between the
Permissior Permissior party to a t Permissior Permissior Permissior	ransaction. If Owner agre to act as a designated ag to act as a designated a to a transaction. If O	Ill not be considered. may be considered at the times, Owner will execute a segment will not be considered. agent may be considered at owner agrees, Owner will e	parate written <b>Dual Agency</b> the time I am provided with	Agreement. h information about the
2. SALE PRIOR The Owner shall stamps required o	pay from the sale price,	eby, listed to sell for the grost the real estate commission,	s sale price of \$ a fee for preparing the dea	ed, and the transfer tax
		n this sale, if any, is as follow	vs:	
to the BROKER BROKER harmles represents, to the claimed environmentoxic wastes, asbe	the best of Owner's belie any defects (whether lat is from any liability or da best of Owner's informatental hazard or condition estos, or other substance lfacture, storage, or trans	the property is not subject to after due inquiry, unless extent affects or otherwise) of images including without limition and belief after due inquir connection with the proper dangerous or harmful to husport of any such substance; ations shall be set forth in writer after due in consection.	pressly disclosed herein. On f the herein described prop it attorney's fees arising fro ire: (a) that Owner has not erty; (b) that the property co man health or the environm (c) that no part of the prop	wner agrees to disclose perty and to hold said om any defects. Owner received notice of any ntains no hazardous or nent, and has not been
	OWNER, [] OWNER, A	ND [] BROKER HAVE REA	D THIS PAGE.	Form 225 Page 1 of 5

cooperatir following:  Subage	OMPENSATION TO OTHER AGENTS: Broker has advised Owner of Broker's general company with and compensating other agents. Owner authorizes the Broker to cooperate and (CHECK ALL APPLICABLE CHOICES) ents  Buyer Agents  Dual Agents  Designated Agents  None (If this box is check in the multiple listing service.)	to compe	nsate the
	Commission of	or at any	if a buyer price and
2.	for the initial term and any renewals, extensions or modifications of this lease and for an additions to, the space covered by any lease entered into pursuant to this listing agreement.  Owner understands that Broker shall pay cooperating agents a fee of \$	or a comr	nission of
3	the amount of the fee or commission to be paid, unless otherwise specified in this agreement Said commission to be paid to BROKER whether said Buyer is found by BROKER, by an		
	undersigned Owner or by any other person.		
	If within consecutive days after the termination of this agreement, a sale of property is made or effected by the undersigned Owner, directly or through any other personal buyer to whom any agent of the Listing BROKER, any Cooperating Broker, or the Owner had property during this exclusive listing period, the Owner shall pay the aforementioned Listing BROKER, provided that the names of the prospective buyers to whom the property listing BROKER or any Cooperating Broker are furnished to the Owner by the Listing BROKEN (10) days after termination of this exclusive listing period.  This protection period shall end at 11:59 p.m. on,  In the event that property is sold during the term of this agreement, owner agrees the commissions owed to listing BROKER will be payable at closing.	son to a pr as shown I commissi I was show KER in writ	ospective or offered on to the wn by the ing within
accept an agreemen will reimbout payment to earnest mount of the common	RNEST MONEY: Owner authorizes and designates Escrow Agent, as designated by the ad hold on behalf of Owner any earnest money or escrow deposit made in accordance with to buy and sell real estate for the property. In the event of default or forfeiture by a prospurse Escrow Agent any costs incurred by Escrow Agent including attorney's fees as a rest to Owner of any of the earnest money deposited, and such reimbursement may be made oney deposit. All earnest money will be deposited in Escrow Agent's escrow account.  UNDERSTANDS THAT, UNDER ALL CIRCUMSTANCES, INCLUDING DEFAULT, BE EARNEST MONEY TO EITHER PARTY UNTIL BOTH PARTIES HAVE EXECUTED IZING THE DISBURSEMENT OR UNTIL A COURT OF COMPETENT JURISDICTION EMENT.	th the terrective buyen ult of the rective by Broker COKER W AN AGR	ns of any er, Owner release of from the ILL NOT EEMENT
of which E	JLTIPLE LISTING SERVICE: The property  shall be  shall not be entered into the Mult Broker is a member, which shall constitute an offer of cooperating brokerage to all members or rees that Broker may compensate an agent representing the buyer from the fee described abo	of the listing	Services g service.
9. LE Informatio to this agr 31, 1977, with any s Owner acl pamphlet available r	AD-BASED PAINT: For dwellings built before 1978, and as required by applicable land on Lead-Based Paint and Lead-Based Paint Hazards (the "Disclosure" must be signed by element). Owner represents that either (1) the improvements on the property were all constructor (2) the Disclosure has been fully completed and is attached to this agreement. Owner agree such additional information or reports as may come to Owner's possession during the term knowledges that Broker has informed Owner of the Owner's obligations to provide a buyer of the Protect your Family from Lead in Your Home," to provide information to a buyer of the protect and reports with respect to the property and lead-based paint and lead-based paint has 4582(d), as amended.	w, a Discommer and otted after E es to providuo of this aghe property with	attached December de Broker greement. y with the copies of
10. AD of which o	<b>DITIONAL TERMS AND CONDITIONS.</b> The following terms and conditions are a part of thi ther terms and conditions are set forth on the front side hereof. The Owner and BROKER do f	s Listing A urther agre	greement ee:
	] OWNER,] OWNER, AND [] BROKER HAVE READ THIS PAGE. For	m 225 F	age 2 of 5

- a. Said property to be sold subject to zoning ordinances, restrictions, easements and conditions of public record, with taxes and rents to be prorated as of the date of closing. Proration of taxes to be made with best information available at closing; and
- b. The term "sale" shall include any exchange, swap or trade of properties to which the owner consents, in which case, the listing BROKER would receive a sale commission as set forth in this agreement; and
- c. Owner shall refer to BROKER any inquiries received by the owner and shall not deal directly with prospective buyers of this property during the continuance of this agency; allow the BROKER or any participating Broker to show said property at reasonable times upon reasonable notice and shall commit no act which might tend to obstruct the BROKER's performance hereunder; and
- d. Owner shall cooperate with BROKER to ascertain all pertinent data concerning subject property so as to avoid error, exaggeration, misrepresentation or concealment of pertinent facts. Owner warrants the accuracy of the information furnished herein and agrees to hold the BROKER harmless from any liabilities or damages arising out of incorrect or undisclosed information. Owner agrees to notify the listing BROKER promptly of any material changes in said information; and
- e. The listing BROKER is not responsible for vandalism, theft, damage or maintenance of herein described property; and
- f. The Owner agrees to enter into a contract of sale and to sell said Property to any such ready, willing and able Buyer for the sale or upon such other terms and conditions as Owner may hereafter approve; said approval to specifically include Owner's review and acceptance of the credit worthiness of any such Buyer; and
- g. Owner shall execute and deliver to said Buyer a deed conveying said property and a bill of property to be sold which will place in said Buyer a good and marketable and/or insurable title to said property; and
- h. Owner grants to Broker the exclusive right to display "For Sale," "Under Contract," "Sale Pending," (or other similar) signs on the property and to remove other such signs; and
- i. Commission is to be deemed earned and payable to BROKER when a Buyer is found even if title is not found to be good, marketable or insurable, or if the undersigned owner refuses to sell for any reason; and
- j. If during the term of this Exclusive Right to Sell Listing Agreement the above property or any portion is condemned under eminent domain, the commission based on such condemnation proceeds is to be deemed earned by and payable to said BROKER; and
- k. Broker is granted the authority and approval to list and publish all sales data pertaining to the sale and closing of the hereinabove described property. Owner understands and acknowledges that sales data are published for the use and information of the members of all the Boards/Associations of REALTORS® and the Multiple Listing Services (MLS) of which Broker is a member; for their use of same in marketing and selling of all properties listed in said publication; and
- I. Owner shall carry at own expense public liability insurance in an amount of at least \$ to protect the interest of the parties to this Agreement; and
- m. To authorize the Broker, in response to inquiries from buyers or cooperating brokers, to divulge the existence of offers on the property; and
- n. Owner hereby indemnifies Agent against and agrees to hold and save Agent, its directors, officers, partners, members, employees and agents, harmless from and against any loss, damage, or expense (including courts costs and reasonable attorneys' fees) resulting from any breach of Client's duties and obligations under this Agreement or the negligence, gross negligence, willful misconduct or fraud of Client or its employees, agents and contractors. Agent hereby indemnifies Owner against and agrees to hold and save Owner, it directors, officers, partners, members, employees and agents, harmless from and against any loss, damage, or expense (including courts costs and reasonable attorneys' fees) resulting from any breach of obligations under this Agreement or the negligence, gross negligence, willful misconduct or fraud of Agent or its employees, agents and contractors.
- 11. **RESPONSIBILITIES OF BROKER.** In consideration of granting broker this Exclusive Right to Sell Listing, the under signed broker agrees:
  - 1. To direct concentrated efforts in bringing about a sale.
  - To advertise said property as BROKER deems advisable.
  - 3. To encourage cooperating brokers in sale of said property by furnishing information and assistance.
  - 4. To keep the Owner/s informed as to the progress made toward finding a purchaser for said property.
  - 5. To make an earnest and continued effort to sell the property.
  - 6. To input the listing into the MLS system within 5 work days of the effective date of listing.
- 12. FAIR HOUSING: Owner and Broker agree that this property is offered without regard to race, color, religion, sex, handicap, familial status, or national origin and is listed in full compliance with local, state, and federal fair housing laws.

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13. <b>MEDIATION CLAUSE:</b> Any dispute or claim arising out of or relating to this Agreement Agreement or the services provided in relation to this Agreement, shall be submitted to mediation in Rules and Procedures of the Dispute Resolution System of the NATIONAL ASSOCIATION OF RE shall include representations made by Owner or Broker in connection with the services to which this including without limitation, allegations of concealment, misrepresentation, negligence and/or fraud. A by the parties pursuant to the mediation conference shall be binding. This mediation clause shall survidays after the date of the closing.	accordance with the ALTORS®. Disputes Agreement pertains, ny agreement signed
14. NOTICES: All notices provided for this Listing Agreement shall be in writing and shall be deer sent by registered or certified mail, return receipt requested, postage prepaid, and addressed as follows:	ned to be given when s:
If to Owner:	
If to Agent:	
4E FACCINILE T	
15. FACSIMILE: The parties agree that this Agreement may be communicated by use of a electronic means, including but not limited to the internet, and the signatures, initials and hand modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as if trinitials and handwritten or typewritten modifications were present on the documents in the handwriting	written or typewritten
<b>16. SPECIAL STIPULATIONS:</b> The following stipulations shall, if conflicting with printed matter, confidences and its printed matter, confidences are still as a second state.	ontrol (use addendum
17. CONFIDENTIALITY: All financial data and other proprietary information with regard to the Pro as confidential by Agent and shall be disseminated to third parties on a "need to know" basis only. Up completion of this agreement, Broker shall keep confidential all information received during the cour which was made confidential by written request or instructions from the client, except as provided for law.	on the termination or se of this agreement under South Carolina
18. ENFORCEMENT: The parties agree that Broker may take action to enforce this Agree associated costs, fees, and damages. Owner agrees to reimburse or indemnify or pay all Broker c Agreement or collecting costs, fees, and damages including any incidental expenses or attorneys fees.	osts in enforcing this
19. NO CONTROL OF COMMISSION RATES OR FEES: The Broker's compensation for services to any listing is solely a matter of negotiation between the Broker and the Owner and is not fixed, or recommended, or maintained by the board/association, the MLS, or by any persons not a party to the subagency compensation paid by the Listing Broker to a Cooperating Broker or Buyer's Broker in is established by the Listing Broker in Broker's offer of subagency, and is not fixed, controlled, suggesting maintained by the board/association, the MLS or by any persons other than the Listing Broker.  20. OTHER TERMS AND CONDITIONS:	ontrolled, suggested, ne listing agreement.
] OWNER,] OWNER, AND [] BROKER HAVE READ THIS PAGE. Fo	rm 225 Page 4 of 5

THE UNDERSIGNED HEREBY WARRANT THAT THEY OWN THE PROPERTY AND/OR HAVE THE AUTHORITY TO EXECUTE THIS AGREEMENT. THIS IS A LEGALLY BINDING AGREEMENT. OWNER SHALL SEEK FURTHER ASSISTANCE IF THE CONTENTS ARE NOT UNDERSTOOD. OWNER ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT. OWNER AGREES TO RECEIVE COMMUNICATIONS FROM BROKER AT THE EMAIL ADDRESS, PHONE AND FAX NUMBER LISTED BELOW.

IN WITNESS WHEREOF, this agreement has been duly executed by the parties.

The foregoing form is available for use by the entire real estate industry. The use of the form is not intended to identify the user as a REALTOR®. REALTOR® is the registered collective membership mark which may be used only by real estate licensees who are members of the NATIONAL ASSOCIATION OF REALTORS® and who subscribe to its Code of Ethics. Expressly prohibited is the duplication or reproduction of such form or the use of the name "South Carolina Association of REALTORS®" in connection with any written form without the prior written consent of the South Carolina Association of REALTORS®. The foregoing form may not be edited, revised, or changed without the prior written consent of the South Carolina Association of REALTORS®.

Date \_\_\_\_\_

Time \_\_\_\_\_