

## EXCLUSIVE RIGHT TO SELL AGREEMENT LISTING AGREEMENT

In cons	ideration of the	covenants herei	n contained,tv Owner(s) (hereinaft	er called " <b>OWNER</b> ") and	
Real E			d <b>"BROKER"</b> ), agree		
For the	e period of time, Owner her	e beginning on eby grants to Bro	ker the sole and exclu	,, and ending sive right to sell the real	ng at midnight on, property known as:
Lot	Block	Section	Subdivision		
Addres	s				
Tax Ma	ıp#		_ City		Zip
County	of	, Sta	te of South Carolina.		
				ents, fixtures, appurten	ances, and the additional property, if any,
1.	CONSENT TO	DISCLOSED D	UAL AGENCY/DESIG	SNATED AGENCY: (INI	TIAL APPLICABLE CHOICES)
	Seller acknowledges receiving an explanation of the types of agency relationships that are offered by the brokerage and a South Carolina Disclosure of Real Estate Brokerage Relationships form at the first practical opportunity at which substantive contact occurred between the agent and the seller.  ner acknowledges that after entering into this written agency contract, Broker might request a modification in order to act a dual agent or a designated agent in a specific transaction.				
	Permission to	act as a dual age	ent will not be consider	ed.	
					n provided with information about the other Dual Agency Agreement.
	Permission to	act as a designa	ted agent will not be co	onsidered.	
	other party to a	a transaction. If C			e I am provided with information about the itten <b>Designated Agency Agreement.</b>
<b>2.</b> A.	<b>TERMS:</b> As for Broker agrees		ker's best efforts to se	ell or to secure a contra	act for the sale of the property for a price of Dollars
and Brunder I lease of forth he Estate Owner by Owr Owner. the bro sale.	oker agree that Paragraph 28. For trade is signed or trade is signed to which Owner agrees to pay a per under this Agroker agrees Deferral is agrickerage fee. Cloud If the property of the agrees to a Buyer to whent, Broker's fire	% of gross sale nd able to purch there shall be no The brokerage for the brokerage for the sagreed, Broall costs, including greement. The confect to defer the confect to solely as posing Attorney is sold within hom the property all fee shall be property.	s price if Broker, Ownase the property on the variation or exception ee shall be earned, dowever, if Owner shall suse to complete the saker's full fee shall be downer in accommodation to hereby irrevocably diwas shown by Owner,	er, another broker, or are terms described above in in the amount of the fue and payable when a fail or refuse to sell the fale of such property under use and payable by Owner's fees, which may be in Owner and such deferrance ted to deduct and paration or termination of the Broker, another broker, or	or a total commission of my other person or company produces a Buyer or on any terms acceptable to Owner. Owner we or commission to be paid, unless specified an agreement to purchase, option, exchange, described property for the price and terms set or any written Agreement to Buy and Sell Real er.  Curred by Broker in the collection of a fee due are stated in the agreement or until default by all shall in no way be construed as a waiver of any said Broker's fee from the proceeds of the other this Agreement (which shall be the "protection or any other person or firm during the term of this libe terminated if Owner enters into a listing
[	] OWNER, [	] OWNER [	] OWNER [	] OWNER, AND [	] BROKER HAVE READ THIS PAGE.

	v, whether for mo	oney or in exchange	of other property,	as any transfer of a legal, and shall include, but not	•	•
	•	on, limited partnersh		other entity.		
3.		ON TO OTHER BRO			:	
Brokera	ges. Owner auth	norizes listing Brokei	to compensate of	eral company policy regard ther Brokerages as legally		
Buver A	and of percentag .gencv	e of gross sales price % and or \$	.e. : Transactio	on Brokerage (Non Agency	v) % and or \$	:
Sub Age	ency %	% and or \$	; Other	on Brokerage (Non Agency	/ /3 dill di	·
on beha for the p Escrow reimburs account	EARNEST MON of Owner any exproperty. In the expression of the expr	NEY: Owner authorize earnest money or escovent of default or for attorney's fees as a re made by Broker from	es and designates E row deposit made in feiture by a prospe esult of the release the earnest money	Escrow Agent, as designated a accordance with the term ctive buyer, Owner will reign of payment to Owner of all deposit. All earnest mone	ed by the sales agreement, is of any agreement to buy imburse Escrow Agent and of the earnest money do y will be deposited in Escr	, to accept and hold and sell real estate y costs incurred by leposited, and such row Agent's escrow
EARNE	ST MONEY TO	EITHER PARTY	UNTIL BOTH PAI	RTIES HAVE EXECUTE RISDICTION HAS DIREC	D AN AGREEMENT AU	JTHORIZING THE
5.				display "For Sale," "Under	Contract," "Sale Pending	," (or other similar)
-		d to remove other so	_			
organiza customa brokers describe terminat	described property ation to bring about arily used in the a in effecting a sa and property. Owr ion or completion	y upon such terms a but the sale, advertisi irea, furnishing such alle of property, and later are understands the an of this Agreement,	s may be agreeable ng the described p additional information (seeping Owner information Broker makes no Broker shall keep o	forts of Broker and Broker's et to Owner. Broker's efforts roperty as Broker deems are not as is necessary to coopermed as to the progress representation or guarante confidential all information in the client, except as prov	s shall include directing the advisable in those advertise erating real estate brokers of Broker's efforts in findice as to the sale of the received during the course	e efforts of Broker's sing media of merit and assisting suching a Buyer for the property. Upon the of this Agreement
to Broke that Bro undertal against or claim the amo negliger introduct Broker is	about this Contra er, Owner agrees ker's Compensat king, except for i Broker, unless the ed expenses of a bunt set forth her of or intentional a ed or recomment is the intended this	act. In consideration a that he shall pay Br ion by reason of any intentional or willful a e claim is for an inter any nature from any o rein. Owner will inde acts or omissions by ded by Broker. Owner rd-party beneficiary o	and recognition of the oker's attorney fees act or omission, inducts. This limitation attornal or willful act. Exause(s), except into any Parties, Insperser agrees that there of this provision.	oker provided Owner with the risks, rewards, compensions and that Broker, shall not cluding negligence, misrepions shall apply regardless of This limitation of liability shall entional or willful acts, so the shall apply attorneys and pay attorneys actors, Professionals, Servicial is valid and sufficient constitutions.	ation and benefits arising faction and benefits arising for the liable to Owner, in an aresentation, errors and om the cause of action or legall apply to all claims, loss nat the total liability of Brokfees for Broker from breace Providers, Contractors,	from this transaction amount exceeding insision, or breach or gal theory asserted es, costs, damages wer shall not exceed the of contract, any , etc. including any
8.		Y: Owner agrees as				
Α.	encumbrances	or liens affecting the	property; and	on concerning ownership	·	
B.		er of any inquiries	(including inquirie	es from other brokers) o	r negotiations concernin	g the sale of the
C.	agents, subage		buyers as deemed	y Broker, Broker's Agents I reasonably necessary by		
D.	To permit the	offering for sale of	the property to p	prospective buyers withou	ut regard to age, sex, r	ace, creed, color,
E.	To permit Broke or similar expen	ses not to exceed \$	n behalf of Owner	a reasonable expenses fo for each separate exper		
F.	To allow closin		Broker's compensa	tion in an amount equal	to the compensation pro	ovided above from
G.	To grant to Bro hereinabove de information of	escribed property. C the members of al	nd approval to list Owner understands I the Boards/Asso	and publish all sales dat and acknowledges that ciations of REALTORS® marketing and selling of al	sales data are publishe and the Multiple Listin	d for the use and g Services (MLS)
[]	OWNER, [	] OWNER [	] OWNER [	_ ] OWNER, AND [	] BROKER HAVE REA	AD THIS PAGE. Form 220

- H. To permit Broker to take photographs of the Owner's property described herein for advertising and marketing purposes in any advertising medium of the Broker's choice. Owner understands and acknowledges that all marketing materials, including but not limited to photographs, brochures, and websites, developed for the sale of the subject property shall remain the property of the Broker: and
- I. To convey marketable title to the buyer in fee simple free from all liens except those stipulated herein, subject to existing zoning and government restrictions, applicable owner's association assessments and restrictive conditions and covenants of record which do not materially affect the present use of the property; and
- To authorize Owner's attorneys and the settlement agent to furnish to Broker copies of the final settlement statement for J. the transaction prior to the closing date; and
- K. Not to deal directly with prospective buyers of this property during the period of this agency and shall refer any inquiries received directly and immediately to the Broker: and
- To authorize the Broker, in response to inquiries from buyers or cooperating brokers, to divulge the existence of offers on L. the property: and
- To furnish Broker with written instructions regarding the confidentiality of information upon termination or completion of this M. Agreement which was received during the course of this Agreement in accordance with South Carolina law.
- PROPERTY INFORMATION/SELLER'S PROPERTY DISCLOSURE STATEMENT: Owner warrants that, to Owner's 9. knowledge, there are no material defects, hidden or obvious, in or on the property, which have not been disclosed to Broker in writing. Owner further warrants that Owner has reviewed and completed a Seller's Property Disclosure Statement, as required by South Carolina Code of Laws, as amended, Section 27-50-10, et. seq., attached to and made a part of this Agreement, and that all such information is accurate to the best of Owner's knowledge. If the Owner discovers, after his delivery of a disclosure statement to a Buyer, a material inaccuracy in the disclosure statement or the disclosure is rendered inaccurate in a material way by the occurrence of some event or circumstance, the owner shall correct promptly the inaccuracy by delivering a corrected disclosure statement to the Buyer or make reasonable repairs necessitated by the occurrence before closing. An owner who knowingly violates or fails to perform any duty prescribed by any provision of this article or who discloses any material information on the disclosure statement that he knows to be false, incomplete, or misleading is liable for actual damages proximately caused to the Buyer and court costs. Owner agrees to defend, indemnify, and hold harmless the Broker, Broker's agents, or subagents, including indemnification for attorney's fees and court costs, from any and all claims arising out of any information or omission of information presented to Broker by Owner. Owner agrees to disclose to the Broker any known latent defects of the herein described property which are not readily ascertainable upon view including land, improvements, and personal property to be conveyed, and to hold said Broker harmless for any liabilities or damages arising from such defects. Owner will not hold Broker liable for the Owner's refusal or failure to provide a prospective purchaser with a disclosure statement. Owner agrees to allow Broker to provide copies of the disclosure statement to prospective buyers. The Owner understands and agrees that Broker has fully met the requirements of Section 27-50-70 of the South Carolina Code of Laws, as amended.
- **DISCLOSURE:** Owner authorizes Broker to disclose information about the property to Broker's agents, subagents, prospective buyers, and all inquiring parties. Such disclosure shall be in accordance with Broker's company policy. Owner hereby authorizes anyone having a lien against the property including the mortgage holder, to disclose complete information about the lien to Broker and Closing Attorney or Agent.
- TAXES: Owner covenants and agrees to comply with the provisions of the South Carolina Code Section 12-8-580 (as amended) regarding withholding requirements of owners who are not residents of South Carolina as defined in the said statute. The payment of rollback taxes, if applicable, and past personal property taxes, if applicable, shall be negotiated between the Owner and

any prospective buyer.
12. COASTAL TIDELANDS & WETLANDS ACT: In the event the property is affected by the provisions of the South Carolina Coastal Tidelands & Wetlands Act (Section 48-39-10, et. seq., South Carolina Code of Laws), an addendum will be attached to the sales agreement incorporating the required disclosures. The payment of any necessary surveys shall be negotiated between the Owner and any prospective buyer.
13. MULTIPLE LISTING SERVICE/PUBLIC MARKETING: (INITIAL ONLY ONE OPTION)
<b>Option 1</b> The property shall be entered into the following Multiple Listing Service(s) - of which Broker is a member within the timeframes
stipulated by their bylaws, rules, and regulations. This shall constitute an offer of cooperating brokerage to all members of the listing service. Owner agrees that Broker may compensate an agent representing the buyer from the fee described in paragraph 3. Owner agrees $\Box$ does not agree that the listing will be placed in electronic marketing mediums including, but not limited to, the internet, MLS Internet Data Exchange (IDX) program or other similar on-line computer services and to share listing data, including the property address, with other members of MLS for marketing and advertising purposes only. Owner further agrees to permit other real estate firms who belong to any listing service of which Broker is a member to advertise the listing on the internet in accordance with the listing service rules and regulations. Broker and Owner agree to abide by all rules and regulations of the Multiple Listing Service on which the property is listed.
Option 2 Seller does not consent for their property to be placed on the Multiple Listing Service and instead wishes to have their property listed as a brokerage exclusive. This will prohibit Seller and Broker from conducting any public marketing (which includes but is not limited to the following: site signage, social media, and any communication oral, written, or electronic that can be disseminated to the general public) of the property and will restrict the marketing of the property to only the members of the Broker's firm. Broker and Owner agree to complete any paperwork required by Multiple Listing Service of which Broker is a member to verify that the property will not be publicly marketed.
[ ] OWNER, [ ] OWNER [ ] OWNER [ ] OWNER, AND [ ] BROKER HAVE READ THIS PAGE.

14. LOCKBOX: Owner agrees does not agree for a MLS lock box to be installed on the property to facilitate showing a
inspection of the property. Owner acknowledges and agrees that neither Broker, nor Broker's agents, subagents, or anyone
showing the property through the MLS, shall be responsible for any damage to, or loss of personal property, or to the realty, exce
such damage or loss as may be caused by the negligence of such party.
Owner further acknowledges that Broker nor MLS is an insurer against the loss of personal property and agrees to release Brokers

and MLS from any responsibility therefore.

- OTHER OFFERS: Owner understands that the Broker's responsibility to present offers to purchase to the Owner for Owner's consideration terminates at the closing of the subject property or expiration of this Agreement, whichever occurs first.
- MARKETING THE PROPERTY AFTER ACCEPTED OFFERS: The Broker shall not continue marketing the property after an offer has been accepted, unless requested in writing by the Owner to do so.
- 17. NO CONTROL OF COMMISSION RATES OR FEES: The Broker's compensation for services rendered in respect to any listing is solely a matter of negotiation between the Broker and the Owner and is not fixed, controlled, suggested, recommended, or maintained by the board/association, the MLS, or by any persons not a party to the listing agreement. The subagency compensation paid by the Listing Broker to a Cooperating Broker or Buyer's Broker in respect to any listing is established by the Listing Broker in Broker's offer of subagency, and is not fixed, controlled, suggested, recommended or maintained by the board/association, the MLS or by any persons other than the Listing Broker.
- MAINTENANCE: Owner agrees to maintain the property, including lawn, shrubbery, and grounds until the day of closing or possession, whichever occurs first. Owner also warrants that all heating, air conditioning, electrical, and plumbing systems as well as built-in or appurtenant equipment or appliances shall be in operative condition on the day of closing or possession, whichever occurs first.
- 19. AGREEMENT TO SELL: When a Buyer is found for said property, the Owner shall enter into a written sales agreement which will contain the terms and conditions of sale, the customary provisions as to the examination of the title, the curing of any defects in title, the prorations of taxes, rents, and applicable property expenses.
- 20. LEAD-BASED PAINT: For dwellings built before 1978, and as required by applicable law, a Disclosure of Information on Lead-Based Paint and Lead-Based Paint Hazards (the "Disclosure" must be signed by Owner and attached to this Agreement. Owner represents that either (1) the improvements on the property were all constructed after December 31, 1977, or (2) the Disclosure has been fully completed and is attached to this Agreement. Owner agrees to provide Broker with any such additional information or reports as may come to Owner's possession during the term of this Agreement. Owner acknowledges that Broker has informed Owner of the Owner's obligations to provide a buyer of the property with the pamphlet "Protect Your Family from Lead in Your Home," to provide information to a buyer of the property with copies of available records and reports with respect to the property and lead-based paint and lead-based paint hazards, all pursuant to 42USC4582(d), as amended.
- MEDIATION CLAUSE: Any dispute or claim arising out of or relating to this Agreement, the breach of this Agreement or the services provided in relation to this Agreement, shall be submitted to mediation in accordance with the Rules and Procedures of the Dispute Resolution System of the NATIONAL ASSOCIATION OF REALTORS®. Disputes shall include representations made by Owner or Broker in connection with the services to which this Agreement pertains, including without limitation, allegations of concealment, misrepresentation, negligence and/or fraud. Any agreement signed by the parties pursuant to the mediation conference shall be binding. This mediation clause shall survive for a period of 120 days after the date of the closing.
- 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.
- FACSIMILE: The parties agree that this Agreement may be communicated by use of a fax, or other secure electronic means, including but not limited to the internet, and the signatures, initials and handwritten or typewritten modifications to any of the foregoing shall be deemed to be valid and binding upon the parties as if the original signatures, initials and handwritten or typewritten modifications were present on the documents in the handwriting of each party.
- 24. **ENFORCEMENT:** The parties agree that Broker may take action to enforce this Agreement or collect any associated costs, fees, and damages. Owner agrees to reimburse or indemnify or pay all Broker costs in enforcing this Agreement or collecting costs, fees, and damages including any incidental expenses or attorneys fees.
- 25. SEX OFFENDER/CRIMINAL INFORMATION: Seller agrees that Broker is not responsible for obtaining or disclosing information in the SC Sex Offender Registry and no course of action may be brought against the Broker for failure to obtain or disclose sex offender or criminal information. Seller agrees that they have sole responsibility to obtain their own sex offender, death, psychological stigma, clandestine laboratory, and crime information from sources (e.g. law enforcement, P.I., web). The Seller may obtain information about the Sex Offender Registry and persons registered with the Registry by contacting the local county Sheriff or other appropriate law enforcement officials.

[]	_ ] OWNER, [	] OWNER [	] OWNER [	] OWNER, AND [	] BROKER HAVE READ THIS PAGE.	
					Form 22	1

	ocably conveys any and all of the Seller' er's family and Seller's property to Broker oker.		
Property and persons entering the Proexpectation of privacy such as restroo	es to abide by any laws and regulations operty including agreeing not to use any ms. Seller agrees that Broker  may or nage on the Property and in advertising/m	surveillance in a	areas where persons have an
28. OTHER TERMS AND CONDI	TIONS:		
EXECUTE THIS AGREEMENT. THI ASSISTANCE IF THE CONTENTS AR AGREEMENT AND COPY OF THE	RRANT THAT THEY OWN THE PROPE IS IS A LEGALLY BINDING AGREE RE NOT UNDERSTOOD. OWNER ACKNO HE SOUTH CAROLINA DISCLOSU IS TO RECEIVE COMMUNICATIONS FOR	MENT. OWNER OWLEDGES RE IRE OF REA	R SHALL SEEK FURTHER ECEIPT OF A COPY OF THIS L ESTATE BROKERAGE
	ent has been duly executed by the partie		
Owner:		Date	Time
Email:	Phone:	Fa	ax:
Owner:		Date	Time
Email:	Phone:	Fa	ax:
Owner:		Date	Time
Email:	Phone:	Fa	ax:
Owner:		Date	Time
Email:	Phone:	Fa	ax:
Owner's Mailing Address:			
Real Estate Firm:		Pho	ne:
Ву:	Date	Ti	me
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