

Exclusive Right of Sale Listing Agreement

FLORIDA ASSOCIATION OF REALTORS®



This Exclusive Right of Sale Listing Agreement ("Agreement") is between	المتناب المنافعة
	Seller") and"
	Broker").
1. AUTHORITY TO SELL PROPERTY: Seller gives Broker the EXCLUSIVE RIGHT TO SELL the real ar (collectively "Property") described below, at the price and terms described below, beginning the,, and terminating at 11:59 p.m. the day of	day of
("Termination Date"). Upon full execution of a contract for sale and purchase of the Property, all rights an Agreement will automatically extend through the date of the actual closing of the sales contract. Seller a acknowledge that this Agreement does not guarantee a sale. This Property will be offered to any person race, color, religion, sex, handicap, familial status, national origin or any other factor protected by federal Seller certifies and represents that he/she/it is legally entitled to convey the Property and all improvemer 2. DESCRIPTION OF PROPERTY: (a) Real Property Street Address:	d obligations of this and Broker without regard to l, state or local law.
Legal Description:	
(b) Personal Property, including appliances:	ment
(b) Fersonal Froberty, including appliances.	
See Attachi	
(c) Occupancy: Property \square is \square is not currently occupied by a tenant. If occupied	ed, the lease term
expires 3. PRICE AND TERMS: The property is offered for sale on the following terms, or on other terms accept	stable to Seller :
(a) Price:	
(b) Financing Terms: □ Cash □ Conventional □ VA □ FHA □ Other □ Seller Financing: Seller will hold a purchase money mortgage in the amount of \$	
Seller Financing: Seller will hold a purchase money mortgage in the amount of \$	with the
☐ Assumption of Existing Mortgage: Buver may assume existing mortgage for \$	plus an
☐ Assumption of Existing Mortgage: Buyer may assume existing mortgage for \$ assumption fee of \$ The mortgage is for a term of years beginning an interest rate of % ☐ fixed ☐ variable (describe)	ng in, at
an interest rate of % □ fixed □ variable (describe)	wassain liable for an
Lender approval of assumption \square is required \square is not required \square unknown. Notice to Seller : You may assumed mortgage for a number of years after the Property is sold. Check with your lender to determ liability. Seller will ensure that all mortgage payments and required escrow deposits are current at the will convey the escrow deposit to the buyer at closing.	ine the extent of your
(c) Seller Expenses: Seller will pay mortgage discount or other closing costs not to exceed% price; and any other expenses Seller agrees to pay in connection with a transaction.	of the purchase
4. BROKER OBLIGATIONS AND AUTHORITY: Broker agrees to make diligent and continued efforts to	o sell the Property
until a sales contract is pending on the Property. Seller authorizes Broker to: (a) Advertise the Property as Broker deems advisable in newspapers, publications, computer network	ke including the
Internet and other media; place appropriate transaction signs on the Property, including "For Sale" signs	
(once Seller signs a sales contract); and use Seller's name in connection with marketing or advertising	g the Property;
(b) Obtain information relating to the present mortgage(s) on the Property.(c) Place the property in a multiple listing service(s) (MLS). Seller authorizes Broker to report to the M	I S/Association of
Realtors® this listing information and price, terms and financing information on any resulting sale. Selle	
the MLS and/or Association of Realtors® to use, license or sell the active listing and sold data.	,
(d) Provide objective comparative market analysis information to potential buyers; and	
(e) (Check if applicable) □ Use a lock box system to show and access the Property. A lock box does reproperty's security; Seller is advised to secure or remove valuables. Seller agrees that the lock box is	
and releases Broker , persons working through Broker and Broker's local Realtor Board / Association	
responsibility in connection with any loss that occurs. \square Withhold verbal offers. \square Withhold all offers o	nce Seller accepts a
sales contract for the Property.	
(f) Act as a transaction broker.5. SELLER OBLIGATIONS: In consideration of Broker's obligations, Seller agrees to:	
(a) Cooperate with Broker in carrying out the purpose of this Agreement, including referring immediate	ely to Broker all
inquiries regarding the Property's transfer, whether by purchase or any other means of transfer.	
(b) Provide Broker with keys to the Property and make the Property available for Broker to show duri(c) Inform Broker prior to leasing, mortgaging or otherwise encumbering the Property.	ng reasonable times.
Seller () () and Broker/Sales Associate () () acknowledge receipt of a copy of this page, which is	Page 1 of 3 Pages.

70 71 72	70 requirements and other specialized advice.	
		specified below for procuring a buyer who is ready, willing and able
73	 to purchase the Property or any interest in the Property or Seller. Seller will pay Broker as follows (plus applicable) 	on the terms of this Agreement or on any other terms acceptable to sales tax):
74*	74* (a) % of the total purchase price OR \$, no later than the date of closing specified uisite for Broker's fee being earned.
75 76*	75 In the sales contract. However, closing is not a prereq	r an option, at the time an option is created. If the option is exercised
77		
78*		fee, on the date Seller enters into a lease or agreement to lease, whichever
79		he subject of a contract granting an exclusive right to lease the Property.
80 81		(1) If any interest in the Property is transferred, whether by sale, lease er means of transfer, regardless of whether the buyer is secured by
82		or fails to sign an offer at the price and terms stated in this
83		agrees with a buyer to cancel an executed sales contract. (3) If, within
84* 85		eriod"), Seller transfers or contracts to transfer the Property or any teller, Broker or any real estate licensee communicated regarding the
86		be due Broker if the Property is relisted after Termination Date and
87	3	
88*		ervices, Broker is entitled to receive% of all deposits default in a transaction, not to exceed the paragraph 6(a) fee.
89 90		ER BROKERS: Broker's office policy is to cooperate with all other
91*	$_{91^*}$ brokers except when not in Seller's best interest: \Box an	d to offer compensation in the amount of% of the
92*		ho represent the interest of the buyers, and not the interest of Seller
93* 94*		ount of% of the purchase price or \$
95*		to Transaction brokers for the Buyer ; None of the above (if this is
96	, , , , , , , , , , , , , , , , , , , ,	
97		TION BROKER NOTICE
98*	98* As a transaction broker,	and its associates, provides to you a limited
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100	A A A A A A A A A A A A A A A A A A A	
101 102	O I labora al dil carra caral alliforance de Alea Arrana a Alean	
103	4. Disclosing all known facts that materially affect the val	ue of residential real property and are not readily observable to the buyer
104	, , , , , , , , , , , , , , , , , , , ,	anner, unless a party has previously directed the licensee otherwise
105 106		arty. This limited confidentiality will prevent disclosure that the seller will
107		buyer will pay a price greater than the price submitted in a written
108	offer, of the motivation of any party for selling or buying p	roperty, that a seller or buyer will agree to financing terms other than
109		party to remain confidential; and
	7. Any additional duties that are entered into by this or by	separate written agreement. not responsible for the acts of the licensee. Additionally, parties are
		nsee. This aspect of limited representation allows a licensee to
111 112	facilitate a real estate transaction by assisting both the	buyer and the seller, but a licensee will not work to represent one
		e a transaction broker to both partice
112		s a transaction broker to both parties.
112 113 114	party to the detriment of the other party when acting a	Signature

119 120* 121 122 123 124 125 126 127 128* 129* 130 131 132 133	9. CONDITIONAL TERMINATION: At Seller's request, Broker may agree to conditionally terminate this A Broker agrees to conditional termination, Seller must sign a withdrawal agreement, reimburse Broker for a incurred in marketing the Property and pay a cancellation fee of \$	all direct expenses ax. Broker may be if Seller transfers conditional other matters in a rest attempting lf litigation arises out parties agree that
136	tenants, exchangors, optionees and other categories of potential or actual transferees. transaction fee upto	\$495.00 charged
137*	art ime of closing this is not a commission, it is a closing cost.	-
138*	12. ADDITIONAL TERMS:	
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149* 150*		
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153*		
	54*	
	55* Date:	
	56* Telephone #'s: Home Work Cell Fax:	
	57* Address:	
	58* Date: Seller's Signature: Tax ID No:	
	59* Telephone #'s: Home Work Cell Fax:	
	so* Address:E-mail:	
	Date: Authorized Listing Associate or Broker:	
162*	Brokerage Firm Name: Telephone:	
163*	53* Address:	
164*	Copy returned to Customer on the day of, by: □ personal delivery □ mail □	E-mail □ facsimile.
	The copyright laws of the United States (17 U.S. Code) forbid the unauthorized reproduction of this form by any means including facsimile Seller () () and Broker/Sales Associate () () acknowledge receipt of a copy of this page, which is Page.	

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HIGHLIGHT REALTY SELLER DISCLOSURE

- 1. HIGHLIGHT REALTY REQUIRES A SELLER DISCLOSURE TO BE FILLED OUT BY SELLER ,REGARDLESS OF CONDITION .
- 2. SELLER UNDERSTANDS THAT NOT DISCLOSING HIDDEN PROBLEMS MAKE THEM LIABLE EVEN AFTER A CLOSING .
- 3. SELLER MUST DISCLOSE KNOWLEDGE CHINESEE DRYWALL ON PROPERTY.
- 4. SELLER MUST DISCLOSE KNOWLEDGE OF LEAD PAINT
- 5. SELLER MUST DISCLOSE PROBLEMS IN SEPITIC TANKS AND WELL WATER FOR PROPERTIES USING THESE SYSTEMS .
- 6. TRANSACTION FEE, ADDITIONAL SERVICES CHARGE BUYERS AND SELLERS AGREE TO PAY A TRANSACTION FEE OF \$349 WHICH PAYS FOR THE ADDITIONAL SERVICES OF MAINTING A NON INTEREST BEARING ESCROW ACCOUNT AND IN ADDITION TO STORING PAPER FILES, FILES ARE SCANNED AND DIGITALY BACKED UP FOR STORAGE FOR 7 YEARS.
- 7. SELLER AGREES TO LEAVE PROPERTY IN SAME CONDITION THAT BUYER SAW PROPERTY PRIOR TO WRITING CONTRACT, AND IT IS UNDERSTOOD THAT EVERYTHING ATTCHED TO WALLS BELONGS WITH THE PROPERTY (TV 'S MOUNTED TO WALLS, CUSTOM LIGHTING, CHANDELLERS, ETC.) UNLESS SPECIFICALLY EXCLUDED IN CONTRACT, SELLER AGREE NOT TO HOLD HIGHLIGHT REALTY LIABLE FOR ANT EXCLUSIONS.
- 8. SELLER AGREES NOT TO REMOVE FOR SALE SIGNS OR LOCK BOXES ,THEY WILL BE REMOVED BY AGENT WITHIN 72 HRS AFTER SALE .
- 9. SELLER AGREES TO ARBITRATION FOR ANY DISPUTES AGAINST HIGHLIGHT REALTY OR ITS AGENTS .
- 10. SELLER UNDERSTANDS THAT PROPERTY IS TO BE VACANT BEFORE CLOSING AND LEFT IN BROOM SWEPT CONDITION .(UNLESS SPECIFIED IN CONTRACT)
- 11. HIGHLIGHT REALTY OR ITS AGENTS DO NOT RECOMMEND TILTLE COMPANY'S IT IS BUYERS OR SELLER CHOICE .
- 12. SELLER UNDERSTANDS THAT THEY MUST MAKE PROPERTY AVALAIBLE FOR INSPECTIONS AND APPRAISELS ,ANY DELAYS MAY BE CONSIDERED TO BE SELLERS LACK OF PERFORMANCE .

SELLER CERTIFIES THAT THEY HAVE READ AND AGREE WITH ABOVE DISCLOSURES.

SELLER	DATE	SELLER	DATE
SALES ASSOCIATE			