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This Exclusive Right of Sale Listing Agreement ("Agreement") is between

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<u>Seller") an</u>¢"

_	Broker"
1	. 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 the day of
(C	and terminating at 11:50 nm the
("	,, and terminating at 11:59 p.m. the day of,, and termination Date"). Upon full execution of a contract for sale and purchase of the Property, all rights and obligations of this
	greement will automatically extend through the date of the actual closing of the sales contract. Seller and Broker
	cknowledge that this Agreement does not guarantee a sale. This Property will be offered to any person without regard to
	ace, color, religion, sex, handicap, familial status, national origin or any other factor protected by federal, state or local law.
	eller certifies and represents that he/she/it is legally entitled to convey the Property and all improvements.
	. DESCRIPTION OF PROPERTY:
	(a) Real Property Street Address:
	Legal Description:
	□ See Attachment
	(b) Personal Property, including appliances:
	(b) r ersonar roperty, including appliances.
	See Attachment
	(c) Occupancy: Property is is not currently occupied by a tenant. If occupied, the lease terr
	expires .
3.	. PRICE AND TERMS: The property is offered for sale on the following terms, or on other terms acceptable to Seller:
	(a) Price:
	(b) Financing Terms: Cash Conventional VA FHA Other
	 (b) Financing Terms: □ Cash □ Conventional □ VA □ FHA □ Other □ Seller Financing: Seller will hold a purchase money mortgage in the amount of \$ with th
	following terms:
	□ Assumption of Existing Mortgage: Buyer may assume existing mortgage for \$ plus an assumption fee of \$ The mortgage is for a term of years beginning in, at an interest rate of% □ fixed □ variable (describe)
	assumption fee of \$ The mortgage is for a term of years beginning in, at
	an interest rate of% I fixed variable (describe)
	Lender approval of assumption a is required is not required unknown. Notice to Seller: You may remain liable for an
	assumed mortgage for a number of years after the Property is sold. Check with your lender to determine the extent of you
	liability. Seller will ensure that all mortgage payments and required escrow deposits are current at the time of closing and
	will convey the escrow deposit to the buyer at closing.
	(c) Seller Expenses: Seller will pay mortgage discount or other closing costs not to exceed% of the purchase
	price; and any other expenses Seller agrees to pay in connection with a transaction.
4	. BROKER OBLIGATIONS AND AUTHORITY: Broker agrees to make diligent and continued efforts to sell the Property
u	ntil a sales contract is pending on the Property. Seller authorizes Broker to:
	(a) Advertise the Property as Broker deems advisable in newspapers, publications, computer networks, including the
	Internet and other media; place appropriate transaction signs on the Property, including "For Sale" signs and "Sold" signs
	(once Seller signs a sales contract); and use Seller's name in connection with marketing or advertising 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 MLS/Association of
	Realtors® this listing information and price, terms and financing information on any resulting sale. Seller authorizes Broker
	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 not ensure the
	Property's security; Seller is advised to secure or remove valuables. Seller agrees that the lock box is for Seller's benefit
	and releases Broker, persons working through Broker and Broker's local Realtor Board/Association from all liability and
	responsibility in connection with any loss that occurs. D Withhold verbal offers. D Withhold all offers once 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 immediately 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 during reasonable times.
	(c) Inform Broker prior to leasing, mortgaging or otherwise encumbering the Property.

57* Seller (____) (____) and Broker/Sales Associate (____) (____) acknowledge receipt of a copy of this page, which is Page 1 of 3 Pages.

111 112 113 114 115* 116	5*	Signature	Signature
112 113 114			
112 113	party to the detriment of		
112		the other party when acting as a transa	action broker to both parties.
			s aspect of limited representation allows a licensee to d the seller, but a licensee will not work to represent one
4 4 4			nsible for the acts of the licensee. Additionally, parties are
110		at are entered into by this or by separate w	
109	those offered, or of any ot	her information requested by a party to re	emain confidential; and
107			hat a seller or buyer will agree to financing terms other than
106 107			imited confidentiality will prevent disclosure that the seller wil rill pay a price greater than the price submitted in a written
105		unloss waived in writing by a party. This !	imited confidentiality will provent display in that the caller will
104	5. Presenting all offers a		less a party has previously directed the licensee otherwise
103	4. Disclosing all known fa	cts that materially affect the value of reside	lential real property and are not readily observable to the buye
101		diligence in the transaction;	
100 101			
99		includes the following duties:	
98*	As a transaction broker,		and its associates, provides to you a limited
51		TRANSACTION BRC	DKER NOTICE
96 97	checked, the Property cannot 8. BROKERAGE RELATIO		
95*			action brokers for the Buyer ; D None of the above (if this is
94*	to a broker who has no bro	kerage relationship with the Buyer or S	Seller; 🛯 and to offer compensation in the amount of
93*	in a transaction; \Box and to	offer compensation in the amount of	% of the purchase price or \$
91 92*			ent the interest of the buyers, and not the interest of Selle
90 91*			compensation in the amount of% of the
89			a transaction, not to exceed the paragraph 6(a) fee. (ERS: Broker's office policy is to cooperate with all other
88*			Broker is entitled to receive% of all deposits
87	sold through another brol	ker.	
85 86			Broker if the Property is relisted after Termination Date and
84* 85			Iller transfers or contracts to transfer the Property or any ter or any real estate licensee communicated regarding the
B3			the buyer to cancel an executed sales contract. (3) If, within
82			sign an offer at the price and terms stated in this
B1			of transfer, regardless of whether the buyer is secured by
79 80			nterest in the Property is transferred, whether by sale, lease
78* 70			date Seller enters into a lease or agreement to lease, whichever of a contract granting an exclusive right to lease the Property.
77			Broker received under this subparagraph.
76*	(\$ or ?	%) of the consideration paid for an option	n, at the time an option is created. If the option is exercised
74" 75	in the sales contract. How	wever, closing is not a prerequisite for \mathbf{E}	, no later than the date of closing specified Broker's fee being earned.
73 74*	seller. Seller will pay Brok	er as follows (plus applicable sales tax): e total purchase price OB	no later than the date of closing specific
72			ns of this Agreement or on any other terms acceptable to
71			below for procuring a buyer who is ready, willing and able
70	requirements and other s		
68 69			arise after signing this Agreement. erty condition, environmental, foreign reporting
67*		form Broker of any material facts that a	rico after signing this Agrooment
66*		efects, etc.) other than the following:	-
65	observable or known by	the buyer. Seller represents there are n	o material facts (building code violations, pending code
64			naterially affect the Property's value and are not readily
62 63			e will survive Broker's performance and the transfer of title PTA (Internal Revenue Code Section 1445).
	facts about the Property,	or (4) a court or arbitration decision that	at a broker who was not compensated in connection with
61	representations, misrepre	β	e use of a lock box, (3) the existence of undisclosed materi
59 60 61			roker incurs because of (1) Seller's negligence,

118 9. CONDITIONAL TERMINATION: At Seller's request, Broker may agree to conditionally terminate this Agreement. If 119 Broker agrees to conditional termination, Seller must sign a withdrawal agreement, reimburse Broker for all direct expenses 120* incurred in marketing the Property and pay a cancellation fee of \$____ plus applicable sales tax. Broker may 121 void the conditional termination and Seller will pay the fee stated in paragraph 6(a) less the cancellation fee if Seller transfers 122 or contracts to transfer the Property or any interest in the Property during the time period from the date of conditional termination to Termination Date and Protection Period, if applicable. 123 10. DISPUTE RESOLUTION: This Agreement will be construed under Florida law. All controversies, claims and other matters in 124 question between the parties arising out of or relating to this Agreement or the breach thereof will be settled by first attempting 125 mediation under the rules of the American Arbitration Association or other mediator agreed upon by the parties. If litigation arises out 126 of this Agreement, the prevailing party will be entitled to recover reasonable attorney's fees and costs, unless the parties agree that 127 disputes will be settled by arbitration as follows: Arbitration: By initialing in the space provided, Seller (_____) (_____), Listing 128* 129* Associate (_____) and Listing Broker (_____) agree that disputes not resolved by mediation will be settled by neutral binding arbitration in the county in which the Property is located in accordance with the rules of the American Arbitration Association or other 130 arbitrator agreed upon by the parties. Each party to any arbitration or litigation (including appeals and interpleaders) will pay its own 131 fees, costs and expenses, including attorney's fees, and will equally split the arbitrators' fees and administrative fees of arbitration. 132 11. MISCELLANEOUS: This Agreement is binding on Broker's and Seller's heirs, personal representatives, administrators, 133 134 successors and assigns. Broker may assign this Agreement to another listing office. Signatures, initials and modifications communicated by facsimile will be considered as originals. The term "buyer" as used in this Agreement includes buyers, 135 136 tenants, exchangors, optionees and other categories of potential or actual transferees. transaction fee upto \$495.00 charged 137* at time of closing ,this is not a commission ,it is a closing cost .

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138*	12. ADDITIONAL TERMS:	
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52*					
53*					
54*					
55* Date:	Seller's Signature:		_ Tax ID No:		
56* Telephone #'s: Hom	ne Work_	Cell		Fax:	
				l:	
	Seller's Signature:				
	ne Work_				
				l:	
	Authorized Listing Asso				
2* Brokerage Firm Name:					
^{164*} Copy returned to Cu	ustomer on the day of	, by: 🖵	personal delivery 🖵	mail 🗅 E-mail 🗅 facsimile.	

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