# EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

	is Exclusive Right to Sell Listing Agreement ("Agreement") is m	
an	d between	("Seller") and (Insert
Fii	rm Name)	("Broker").
1.	<b>APPOINTMENT OF BROKER.</b> In consideration of the service described in Agreement, Seller hereby appoints Broker as Seller and grants Broker the exclusive right to sell the real property described.	er's sole and exclusive listing agent
2.	PROPERTY. Street Address	Unit #
	City, V	Virginia ZIP Code
	TAX Map/ID # Storage Unit #	Mailbox #
	Historic District Designation	
	Legal Description  ☐ Lot/Block/Subdivision:	
	Lot(s) Block/Square Section _ Subdivision or Condominium	
	County/Municipality [	Deed Book/Page #/
	☐ Metes/Bounds: see attached description or survey.	
	MLS Description  No. of Levels: Basement □ Yes □ No Basement E  Basement Type: Attic Type:  Architectural Style: Type of Ex  Disability Access: □ Yes □ No	Entrance Type:e:exterior:
3.	<b>NOTICES.</b> All notifications and amendments under Agreement delivered using the contact information below.	nt will be in writing and will be
	Seller Mailing Address:  City State and ZID Code:	
	City, State, and ZIP Code:(W)	(Cell)
	Email:	
	Broker (Firm) Mailing Address: City State and ZIP Code:	
	City, State, and ZIP Code:Phone: (W)	(Cell)
	Email:	
4.	<b>TERM OF AGREEMENT.</b> Agreement will run for the period parties and expiring at 11:59 p.m. on ("Listing automatically terminates 90 days after Agreement Date). If a sal during Listing Period which provides for a settlement date beyo extended automatically until final disposition of the sales contra	g Period") (if left blank, Agreement ales contract for Property is ratified and Listing Period, Agreement will

NVAR K1336: v3/24 Page 1 of 13

5.	<b>LISTING PRICE.</b> Seller instructs Broker to offer Property for sale at a selling price of
	\$, or such other price as later agreed upon by Seller, which price includes Broker's
	compensation. (Note: Broker does not guarantee that Property will appraise or sell at the price or
	terms stated herein, nor does Broker guarantee any net amount Seller might realize from the sale of
	Property).

### 6. CONVEYANCES.

**A. Personal Property and Fixtures.** Property includes the following personal property and fixtures, if existing: built-in heating and central air conditioning equipment, plumbing and lighting fixtures, indoor and outdoor sprinkler systems, bathroom mirrors, sump pump, attic and exhaust fans, storm windows, storm doors, screens, installed wall-to-wall carpeting, window shades, blinds, window treatment hardware, smoke and heat detectors, TV antennas, exterior trees and shrubs. Unless otherwise agreed to in writing, all surface or wall mounted electronic components/devices **DO NOT** convey; however, all related mounts, brackets and hardware **DO** convey. Smart home devices installed, hardwired or attached to personal property or fixtures conveyed pursuant to this paragraph, including but not limited to, smart switches, smart thermostats, smart doorbells, and security cameras ("Smart Devices") **DO** convey unless otherwise agreed to in writing. Electric vehicle charging stations **DO** convey. Solar panels installed on the Property **DO** convey (see attached Addendum). If more than one of an item conveys, the number of items is noted.

The items marked YES below are currently installed or offered and will convey:

Yes # Items	Yes # Item	S	Yes # Items	
☐ Alarm System		Freezer		Satellite Dish
☐ Built-in Microwa	ve 🗆	Furnace Humidifier		Storage Shed
☐ Ceiling Fan		Garage Opener		Stove or Range
☐ Central Vacuum		w/ remote		Trash Compactor
☐ Clothes Dryer		Gas Log		Wall Oven
☐ Clothes Washer		Hot Tub, Equip & Cover	· 🛮	Water Treatment System
□ Cooktop		Intercom		Window A/C Unit
☐ Dishwasher		Playground Equip		Window Fan
□ Disposer		Pool, Equip, & Cover		Window Treatments
☐ Electronic Air Fil	ter	Refrigerator		Wood Stove
☐ Fireplace Screen/	Door $\square$	w/ ice maker		
Other Conveyances (as-is:  Does Not convey:	· 	alue and for Seller conve	enience):	
<u> </u>				
<b>C. As-Is Marketing.</b> Se "As-Is" condition.	iler 🗀 does OR i	□ does not authorize Bro	oker to offer th	e entire Property in

NVAR K1336: v3/24 Page 2 of 13

**D.** Leased Items, Systems, and/or Service Contracts. Any leased items, systems, or service contracts (including, but not limited to, termite or pest control, home warranty, fuel tanks, water

	treatment systems, lawn contracts, security system monitoring, and satellite contracts) DO NOT CONVEY absent an express written agreement by buyer and Seller. The following is a list of the leased items within Property:
7.	HOMEOWNER WARRANTY. Seller has the option to purchase a homeowner warranty, which can be in effect during the Listing Period and will transfer to the buyer upon settlement. Seller should review the scope of coverage, exclusions, and limitations.  Cost not to exceed \$ Warranty provider to be
8.	UTILITIES; MAJOR SYSTEMS. (Check all that apply)
	Hot Water: □ Oil □ Gas □ Electric □ Other Number of Gallons
	Air Conditioning:   Oil   Gas   Electric   Heat Pump   Other   Zones   Zones
	Heating:   Oil   Gas   Electric   Heat Pump   Other   Zones   Votor Supply:   Private Well   Community Well
	Water Supply: □ Public □ Private Well □ Community Well Sewage Disposal: □ Public □ Septic, approved for # of Bedrooms
	Type of Septic System: $\square$ Community $\square$ Conventional $\square$ Alternative $\square$ Experimental
	Section 32.1-164.1:1 of the Code of Virginia requires Seller to disclose whether the onsite septic system serving Property is operating under a waiver of repair and/or maintenance requirements imposed by the State Board of Health. If the septic system is operating pursuant to a waiver, then Seller must provide the buyer with the "Disclosure Regarding Validity of Septic System Permit" prior to contract ratification. Such waiver is not transferable to the buyer.
	Seller represents that the septic system $\square$ is <b>OR</b> $\square$ is <b>not</b> operating under a waiver from the State Board of Health.
^	PROMED DATES D. L. CH. C. LOUIS L. L. L. L. D. L. C. L.

- **9. BROKER DUTIES.** Broker will perform, and Seller hereby authorizes Broker to perform, the following duties. In performing these duties, Broker will exercise ordinary care, comply with all applicable laws and regulations, and treat all parties honestly.
  - **A.** Broker will protect and promote the interests of Seller and will provide Seller with services consistent with the standards of practice and competence that are reasonably expected of licensees engaged in the business of real estate brokerage. Seller acknowledges that Broker is bound by the bylaws, policies and procedures, and rules and regulations governing the Multiple Listing Service (MLS), the Code of Ethics of the National Association of REALTORS<sup>®</sup>, the Code of Virginia, and the Regional Rules and Regulations for the electronic lockbox system.
  - **B.** Broker will use reasonable efforts and act diligently to seek buyers for Property at the price and terms stated herein or otherwise acceptable to Seller, to negotiate on behalf of Seller, to establish strategies for accomplishing Seller's objectives, to assist in satisfying Seller's contractual obligations, and to facilitate the consummation of the sale of Property.
  - **C.** Broker will market Property, at Broker's discretion, including without limitation, description, interior and exterior photographs in appropriate advertising media, such as publications, mailings, brochures, and internet sites; provided, however, Broker will not be obligated to continue to market Property after Seller has accepted an offer.
  - **D.** Broker will present all written offers or counteroffers to and from Seller in a timely manner, even if Property is subject to a ratified contract of sale, unless otherwise instructed by Seller in writing.
  - **E.** Broker will not continue to market, show and/or permit showings after Property is subject to a ratified contract of sale, unless otherwise instructed by Seller in writing.

NVAR – K1336 – rev. 3/24 Page 3 of 13

- **F.** Broker will account, in a timely manner, for all money and property received in trust by Broker, in which Seller has or may have an interest.
- **G.** Broker will show Property during reasonable hours to prospective buyers and will accompany or accommodate, as needed, other real estate licensees, their prospective buyers, inspectors, appraisers, exterminators, and other parties necessary for showings and inspections of Property, to facilitate and/or consummate the sale of Property.

Broker agrees that the showing instructions to be shared with other real estate licensees and their prospective buyers are as follows:
Broker $\square$ will OR $\square$ will not install an electronic lockbox on Property to allow access and showings by persons who are authorized to access Property.
<b>H.</b> Broker $\square$ will <b>OR</b> $\square$ will <b>not</b> install "For Sale" signs on Property, as permitted. Seller is responsible for clearly marking the location of underground utilities, equipment or other items that may be damaged by the placement of the sign.

# 10. MARKETING/MLS/INTERNET ADVERTISING.

- **A.** MLS Marketing. □ Seller authorizes OR □ Seller does not authorize Broker to market Property via the Multiple Listing Service ("MLS").
- 1. If Seller authorizes Broker to market Property in MLS, Broker will disseminate, via MLS, information regarding Property, including listing price(s), final sales price, Buyer Agency Compensation (if any), all terms, and all status updates during and after the expiration of Agreement. Broker will enter the listing information into MLS □ within two (2) days of commencement of the Listing Period OR □ on or before: \_\_\_\_\_\_. In either event, Broker will enter the listing information into MLS within one (1) business day of Public Marketing of Property. "Public Marketing" includes, but is not limited to, displaying flyers in windows, yard signs, digital marketing on public facing websites, brokerage website displays (including internet data exchanges and virtual office websites), digital communications marketing (email blasts), multi-brokerage listing sharing networks, and applications available to the general public.
- 2. If Seller does not authorize Broker to market Property via MLS, Broker will instead market Property as an Office Exclusive Listing. "Office Exclusive Listing" means any listing Seller has prohibited Broker from Public Marketing. For each Office Exclusive Listing, Seller will sign and deliver concurrently with Agreement a "Waiver of Broker Submission to MLS" form or other acceptable certification that Seller does not authorize Broker to Publicly Market the listing via MLS or otherwise. Broker will submit such waiver or other certification to MLS within two (2) days of execution of Agreement.
- **B.** Third Party Websites. □ Seller authorizes OR □ Seller does not authorize Broker marketing Property through MLS to also make listing data available to third party websites. Seller understands that the listing data may get disseminated to third party websites through means other than MLS regardless of the selection above. Seller acknowledges that the accuracy of the listing data is controlled by the third-party websites and is outside of Broker's control. The parties agree and understand that third party websites include: 1) Broker's internet website; 2) the internet websites of licensed real estate salespersons or associate real estate brokers affiliated with Broker or other brokers participating in MLS; 3) any other internet websites (such as syndicated websites) in accordance with applicable MLS rules and regulations; and/or 4) printed media.

NVAR – K1336 – rev. 3/24 Page 4 of 13

	In the event Seller has opted into marketing Property in the MLS in subparagraph A above, oker is hereby authorized by Seller to submit and market Property as follows:
	Seller <b>authorizes OR</b> □ Seller <b>does not authorize</b> the display of Property address on any internet website. In the event Seller does not authorize the display of the property address, only the ZIP code will be displayed.
	Seller <b>authorizes OR</b> $\square$ Seller <b>does not authorize</b> the display of unedited comments or reviews of Property (or display a hyperlink to such comments or reviews) on MLS participants' internet websites. This provision does not control the display of such comments on third-party websites such as syndicated websites.
	Seller <b>authorizes OR</b> $\square$ Seller <b>does not authorize</b> the display of an automated estimate of the market value of Property (or a hyperlink to such estimate) on MLS participants' internet websites. This provision does not control the display of such estimated value of Property on third-party websites such as syndicated websites.
und soci day list ent Bro und not cor	Coming Soon. □ Seller authorizes OR □ Seller does not authorize Broker to list Property der "coming soon" status in MLS. If Seller authorizes Broker to list Property under "coming on" status in MLS, Broker will list Property under "coming soon" status in MLS □ within two (2) as of commencement of the Listing Period OR □ on or before: Property may be used in the MLS under "coming soon" status for no more than 21 days from the date the listing is sered in MLS, except when a longer period is permitted by applicable MLS rules and regulations. Tooker may engage in pre-marketing activities prior to the date that Property is entered in MLS der "active" status including, but not limited to: 1) placing a "coming soon" sign on Property; 2) difying agents with other firms that Property is "coming soon"; and 3) placing advertisements and reduct other marketing activities at Broker's discretion. Broker will not show Property to espective buyers or tenants and/or their agents while under "coming soon" status.
	During the term of Agreement, Seller may, by written notice to Broker, authorize Broker to able or disable use of any feature as described above. Broker agrees to update MLS database

# 11. TYPES OF REAL ESTATE REPRESENTATION - DISCLOSURE AND INFORMED CONSENT.

accordingly.

**Seller representation** occurs by virtue of Agreement with Seller's consent to use Broker's services and may also include any cooperating brokers who act on behalf of Seller as subagent of Broker. (Note: Broker may assist a buyer or prospective buyer by performing ministerial acts that are not inconsistent with Broker's duties as Seller's listing agent under Agreement.)

**Buyer representation** occurs when buyers contract to use the services of their own broker (known as a buyer representative) to act on their behalf.

**Designated representation** occurs when a buyer and seller in one transaction are represented by different sales associate(s) affiliated with the same broker. Each of these sales associates, known as a designated representative, represents fully the interests of a different client in the same transaction. Designated representatives are not dual representatives if each represents only the buyer or only the seller in a specific real estate transaction. In the event of designated representatives, each representative will be bound by client confidentiality requirements, set forth in the CONFIDENTIAL INFORMATION paragraph. The broker remains a dual representative.

NVAR – K1336 – rev. 3/24 Page 5 of 13

□ <b>Seller does not consent</b> to designated representation and does not allow Property to be shown to a buyer represented by this Broker through another designated representative associated with the firm <b>OR</b> □ <b>Seller consents</b> to designated representation and allows Property to be shown to a buyer represented by this Broker through another designated representative associated with the firm.
<b>Dual representation</b> occurs when the same broker and the same sales associate represent both the buyer and seller in one transaction. In the event of dual representation, the broker will be bound by confidentiality requirements for each client, set forth in the CONFIDENTIAL INFORMATION paragraph.
□ <b>Seller does not consent</b> to dual representation and Seller does not allow Property to be shown to a buyer represented by this Broker through the same sales associate <b>OR</b> □ <b>Seller consents</b> to dual representation and allows Property to be shown to a buyer represented by this Broker through the same sales associate.
An additional disclosure is required before designated or dual representation is to occur for a specific transaction.
Broker will notify other real estate licensees via MLS whether Seller consents to designated or dual representation.
A. Broker Compensation. Seller will pay Broker total compensation of
paid if a contract is ratified on Property while Property is listed with another real estate company. <b>B.</b> $\square$ <b>Broker Service Fee.</b> Seller will pay Broker an additional flat fee of \$ as Broker Service Fee ("Broker Service Fee") if, during the term of Agreement, anyone produces a buyer ready, willing and able to buy Property.
C. Buyer Agency Compensation. Buyer Agency Compensation is an amount taken from Broker Compensation and paid to any broker(s) representing Buyer in this transaction ("Cooperating Broker"). Seller is aware that Buyer Agency Compensation can be any amount. Broker and Seller agree that Buyer Agency Compensation, if any, will be:
Buyer Agency Compensation:   OR   where Management of Gross sales price, OR   where Specifical Spec
Broker's compensation and the sharing of compensation between brokers are fully negotiable and are not fixed, controlled, recommended, or suggested by law or any multiple listing service or association of REALTORS <sup>®</sup> .
<b>D. Variable Rate Commission.</b> If applicable, Broker and Seller agree to a variable rate commission to be paid as follows:

**12.** 

NVAR – K1336 – rev. 3/24 Page 6 of 13

	<b>E. Retainer Fee.</b> Broker acknowledges receipt of a retainer fee in the amount of \$ which □ will OR □ will not be subtracted from Compensation. The retainer fee is non-refundable and is earned when paid.
	<b>F. Early Termination.</b> In the event Seller wishes to terminate Agreement prior to the end of Listing Period, Seller will deliver written notice to terminate the Agency Relationship between the Parties. The Parties will then execute a Release of Brokerage Representation Agreement to terminate the Brokerage Relationship between the Parties. Should termination be without good cause, Seller will pay Broker \$ as an early termination fee prior to executing the Release of Brokerage Representation Agreement, in addition to any compensation otherwise due pursuant to Agreement.
13	CONFIDENTIAL INFORMATION. Broker will maintain the confidentiality of all personal and financial information and other matters identified as confidential by Seller which were obtained by Broker during the brokerage relationship, unless Seller consents in writing to the release of such information or as otherwise provided by law. The obligation of Broker to preserve confidential information continues after termination of the brokerage relationship. Information concerning latent material defects about Property is not considered confidential information.
14	AUTHORIZATION TO DISCLOSE OTHER OFFERS. In response to inquiries from buyers or cooperating brokers, Broker may not disclose, without Seller's authorization, the existence of other written offers on Property. If Seller does give such authorization, Seller acknowledges that Broker and sales associate(s) must disclose whether the offers were obtained by the listing agent, another member of the listing Broker's firm, or by a cooperating broker.
	Seller $\square$ does OR $\square$ does not authorize Broker and sales associate(s) to disclose such information to buyers or cooperating brokers.
15	COMPLIANCE WITH FAIR HOUSING LAWS. Property will be shown and made available without regard to race, color, religion, sex, handicap, familial status, or national origin as well as all classes protected by the laws of the United States, the Commonwealth of Virginia, and applicable local jurisdictions, or by the REALTOR® Code of Ethics.
16	RELOCATION PROGRAM.
	Seller is participating in any type of relocation program: □ <b>Yes OR</b> □ <b>No</b> . If "Yes", (a) the program is named:
	Contact name: Contact info:
	and (b) terms of the program are:
	If "No", or if Seller has failed to list a specific relocation program, then Broker will have no obligation to cooperate with or compensate any undisclosed program.
17	CONDOMINIUM ASSOCIATION. Seller represents that Property □ is OR □ is not located within a development which is a Condominium or Cooperative, subject to the Virginia Condominium Act, §55.1-1900, <i>et seq.</i> or the Virginia Real Estate Cooperative Act, §55.1-2100, <i>et seq.</i> Condominiums or Cooperatives being offered for sale are subject to the receipt by buyers of the required disclosures, and Seller is responsible for payment of appropriate fees and for providing these disclosure documents to prospective buyers as prescribed in the Virginia Resale Disclosure Act, §55.1-2307, <i>et seq.</i> , of the Code of Virginia.

NVAR – K1336 – rev. 3/24 Page 7 of 13

☐ at the time of listing <b>OR</b> ☐ within 3 days follo	wing the date of c	contract ratification <b>OR</b> $\square$
The Condominium or Cooperative dues are \$		
Special Assessment \$for		
Condominium or Cooperative Association Name:		
Management Company:		
Seller represents that Seller $\square$ is <b>OR</b> $\square$ is <b>not</b> curspecial assessments.	rrent on all condo	minium association dues and/or
18. PROPERTY OWNERS' ASSOCIATION. Sell		
located within a development(s) which is subject Section 55.1-1800, <i>et seq.</i> , of the Code of Virgini is responsible for payment of the appropriate fees buyers in accordance with the Virginia Resale Di	a. If Property is w and for providing sclosure Act, §55.	ithin such a development, Seller the resale certificate to the 1-2307, et seq.
☐ <b>Seller OR</b> ☐ <b>Broker</b> will order the association ☐ at the time of listing <b>OR</b> ☐ within 3 days folloon		
The Property Owners' Association dues are \$	per	(frequency of payment).
Special Assessment \$ for		·
Property Owners' Association Name:		
Management Company:	<b>&gt;</b>	Phone #:
Seller represents that Seller $\square$ is <b>OR</b> $\square$ is not cur and/or special assessments.	rent on all proper	ty owners' association dues
19. PROPERTY CONDITION. Seller acknowledge and obligations under the Virginia Residential Property from the Act. If not exempt, Seller has convergence of Property Disclosure Statement, or any other applies.	operty Disclosure mpleted and provi	Act. Property □ is OR □ is not ided to Broker a Residential
Seller acknowledges Broker may receive, from Seinspection(s), appraisal(s), homeowner or other the document(s) concerning Property ("Property Repto disclose to prospective buyers all material actions and the second seco	nird-party warranty ort(s)"). <b>Seller ac</b> l <b>dverse facts perta</b>	y information or other similar knowledges Broker is required aining to the physical condition
of Property actually known by Broker, includi Reports. Broker will not, however, be obligated a property condition matters outside the scope of B Broker to deliver any Property Report(s) to prosp hold Broker harmless from all claims, complaints arising from any misrepresentation by Seller or an	to discover latent or roker's real estate ective buyer(s). So , disputes, litigation	defects in Property or to advise of license. Seller may authorize eller will indemnify, save, and on, judgments and attorney's fees
20. LEAD-BASED PAINT DISCLOSURE. Seller and Property □ were OR □ were not constructed be before 1978, Seller is subject to federal law concerns.	fore 1978. If the d	lwelling(s) were constructed

NVAR – K1336 – rev. 3/24 Page 8 of 13

based paint at Property, and Seller acknowledges that Broker has informed Seller of Seller's

obligations under the law. If the dwelling(s) were constructed before 1978, unless exempt under 42 U.S.C. 4852(d), Seller has completed and provided to Broker the form, "Sale: Disclosure and Acknowledgment of Information on Lead-Based Paint and/or Lead-Based Paint Hazards" or equivalent form.

21.	CURRENT LIENS. Seller represents to Broker that the below information is true and complete to the best of Seller's information, knowledge, and belief and Seller understands that any loans identified below will be paid off at Settlement: (Check all that are applicable.)
	<ul> <li>A. □ Property is not encumbered by any mortgage or deed of trust (<i>If box is checked, skip to G</i>).</li> <li>B. □ Property is security for a first mortgage or deed of trust loan held by</li></ul>
	This loan is □ Conventional OR □ FHA or □ VA or □
	C. □ Property is security for a second mortgage or deed of trust loan held by
	<b>D.</b> □ Property is security for a line of credit or home equity line of credit held by (Lender Name) with an approximate balance of \$
	<b>E.</b> □ Seller is current on all payments for the loans identified above.
	<b>F.</b> $\square$ Seller is not in default and has not received any notice(s) from the holder(s) of any loan identified above, or from any other lien holder of any kind, regarding a default under any loan, threatened foreclosure, notice of foreclosure, or the filing of foreclosure.
	<b>G.</b> $\square$ There are no liens secured against Property for federal, state, or local income taxes; unpaid real property taxes; or unpaid condominium or homeowners' association fees or special assessments.
	<b>H.</b> $\square$ There are no judgments against Seller (including each owner for jointly held property). Seller has no knowledge of any matter that might result in a judgment that may potentially affect Property.
	<b>I.</b> □ Seller has not filed for bankruptcy protection under Federal law and is not contemplating doing so during the term of Agreement.
	In the event Property is encumbered by a loan, Seller further agrees that Seller will promptly disclose the name and contact information for the lender and account number to the Settlement Agent identified in a contract for the sale of the Property.
	During the term of Agreement, should any change occur with respect to answers A through I above, Seller will immediately notify Broker and sales associate/listing agent, in writing, of such change.
22.	a deed of trust loan in the amount of \$ with further terms to be negotiated.
23.	<b>CLOSING COSTS.</b> Fees for the preparation of the deed of conveyance, that portion of the settlement agent's fee billed to Seller, costs of releasing existing encumbrances, Seller's legal fees, Grantor's Tax, and any other proper charges assessed to Seller will be paid by Seller unless provided otherwise in the sales contract.
	The "Seller's Estimated Cost of Settlement" form $\square$ is <b>OR</b> $\square$ is <b>not</b> attached. These estimates are for informational purposes only and will change based upon the terms and conditions of the purchase offer.

NVAR – K1336 – rev. 3/24 Page 9 of 13

- **24. SELLER PROCEEDS.** Seller acknowledges that Seller's proceeds may not be available at the time of settlement. The receipt of proceeds may be subject to Section 55.1-903 of the Code of Virginia, commonly referred to as the **Virginia Wet Settlement Act**, and may be subject to other laws, rules and regulations.
- **25. IRS/FIRPTA.** Section 1445 of the Internal Revenue Service (IRS) Code may require a buyer or the settlement agent to report the gross sales price, Seller's federal tax identification number and other required information to the IRS. Seller will provide to a buyer or the settlement agent such information upon request. In certain situations, the IRS requires a percentage of the sales price to be withheld from Seller's proceeds if Seller is a Foreign Person as defined by FIRPTA.

Seller □ is OR □ is not a "Foreign Person" as defined by FIRPTA.

### 26. SELLER DUTIES AND RESPONSIBILITIES.

- **A. Seller Duties.** Seller will: (a) work exclusively with Broker during the term of Agreement; (b) pay Broker, directly or indirectly, the compensation set forth above; (c) timely comply with the reasonable requests of Broker to supply any pertinent financial or personal data needed to fulfill the terms of Agreement; (d) cooperate with Broker and facilitate Broker's duties, including, but not limited to, marketing the property, reviewing offers, and showing the property; and (e) comply with local, state, and federal law(s) pertaining to this transaction.
- **B.** Seller Representations and Warranties. Seller is aware that Seller may be responsible for failing to disclose information and/or misrepresenting the condition of Property. Seller certifies the accuracy of the information provided to the Listing Broker and Seller warrants:
- 1. Seller has capacity to convey good and marketable title to Property by general warranty deed and represents that Property is insurable by a licensed title insurance company with no additional risk premium.
- **2.** Seller is not a party to a listing agreement with another broker for the sale, exchange, or lease of Property.
- **3.** No person or entity has the right to purchase, lease or acquire Property, by virtue of an option, right of first refusal or otherwise.
- **4.** Seller  $\square$  is **OR**  $\square$  is not a licensed (active/inactive) real estate agent/broker.
- 5. Seller □ has OR □ has no knowledge of the existence, removal, or abandonment of any underground storage tank on Property.
- **6.** Property  $\square$  is **OR**  $\square$  is **not** tenant-occupied.
- 7. Seller \( \subseteq \text{has OR } \subseteq \text{does not} \) have an audio and/or video recording system ("Surveillance System") on Property. In the event there is a Surveillance System on Property, Seller understands that use of such Surveillance System may result in violation of state and/or federal law if consent to record is not given in accordance with the law. Seller hereby releases and holds harmless Broker, Broker's designated agents, sub-agents, sales associates, and employees from any liability which may result from the listening/recording of audio and/or video on Property.
- **C.** Access to Property. Seller will provide keys to Broker for access to Property to facilitate Broker's duties under Agreement. Seller will allow Broker's unlicensed assistants in Property to perform ministerial acts as defined by 18VAC135-20-165.

If Property is currently tenant-occupied, Seller will provide Broker with any current lease documents and contact information for current tenant and will use best efforts to obtain the full cooperation of current tenants, in connection with showings and inspections of Property.

NVAR – K1336 – rev. 3/24 Page 10 of 13

# D. Seller Assumption of Risk.

- 1. Seller retains full responsibility for Property, including all utilities, maintenance, physical security, and liability until title to Property is transferred to buyer. Seller is advised to take all precautions for safekeeping of valuables and to maintain appropriate property and liability insurance through Seller's own insurance company.
  - Broker is not responsible for the security of Property or for inspecting Property on any periodic basis. If Property is or becomes vacant during the Listing Period, Seller is advised to notify Seller's homeowner's insurance company and request a "Vacancy Clause" to cover Property.
- 2. In consideration of the use of Broker's services and facilities and of the facilities of any MLS, Seller and Seller's heirs and assigns hereby release Broker, Broker's designated agents, subagents, sales associates and employees, any MLS and the directors, officers and employees thereof, including officials of any parent Association of REALTORS®, except for malfeasance on the part of such parties, from any liability to Seller for vandalism, theft or damage of any nature whatsoever to Property or its contents that occurs during the Listing Period. Seller waives any and all rights, claims and causes of actions against them and holds them harmless for any property damage or personal injury arising from the use or access to Property by any persons during Listing Period.

### 27. SELLER DEFAULT.

A. Seller Default. In the event of Seller breach as set forth herein, such shall constitute Seller default and will serve as good cause for Broker to terminate Agreement. Upon such breach, Broker may, at Broker's option, provide Seller a Notice to Terminate Brokerage Representation Agreement. Upon Delivery of Notice, the Agency Relationship between the Parties will cease. Both parties will subsequently and immediately execute a Release of Brokerage Representation to terminate the Brokerage Relationship between the Parties and all respective rights and obligations of the Parties arising under Agreement will terminate, exclusive of Broker's duties in this Paragraph. If the Seller refuses to execute the Release when requested to do so in writing and a court finds that Seller should have executed the Release, Seller will pay the expenses, including, without limitation, reasonable attorney's fees and costs, incurred by Broker in any litigation regarding this matter.

**B. Broker Duties Upon Termination**. In the event Broker terminates Agreement prior to the expiration of Agreement, Broker will promptly deliver to Seller copies of all contracts and other instruments entered into on behalf of Seller, remove Property from any listing services, and return to the Seller any keys to Property, if applicable. Broker may retain copies of such contracts and instruments for Broker's records.

## 28. MISCELLANEOUS PROVISIONS.

- **A. Appropriate Professional Advice.** Seller acknowledges that Broker is being retained solely as a real estate agent and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, mold or air quality expert, home inspector, solar panel expert, or other professional service provider. Broker can counsel on real estate matters, but if Seller desires legal advice, Seller is advised to seek legal counsel. Seller is advised to seek appropriate professional advice concerning the Property condition, financing, tax, title insurance, property insurance and legal matters.
- **B. Service Provider Referrals.** Broker or Broker's sales associates may refer a service provider to assist Seller in this transaction. This referral is not an endorsement, guarantee or warranty as to the quality, cost and/or timeliness of the services to be provided. Seller is advised to independently

NVAR – K1336 – rev. 3/24 Page 11 of 13

investigate all options for service providers and consider whether any service provider will work effectively with Seller. Seller is free to reject any referred service provider for any or no reason.

- C. Wire Fraud. Seller should never transmit nonpublic personal information, such as credit or debit card, bank account or routing numbers, by email or other unsecured electronic communication. There are numerous e-mail phishing scams that involve fraudulent requests to wire funds in conjunction with a real estate transaction. If Seller receives any electronic communication directing the transfer of funds or to provide nonpublic personal information, even if that electronic communication appears to be from a representative of Broker, do not respond. Such requests, even if they may otherwise appear to be from Broker, could be part of a scheme to defraud Seller by misdirecting the transfer of sale proceeds or using Seller's identity to commit a crime. If Seller should receive wiring instructions via electronic means that appear to be from a legitimate source involved in Seller's real estate transaction, Seller should verify—using contact information other than that provided in the communication—that the instructions were sent by an actual representative of the requesting company. Conversely, if Seller has provided wiring instructions to a third party, it is important to confirm with the representative of said company that the wire instructions are not to be substituted without Seller's verified written consent. When wiring funds, never rely exclusively on an e-mail, fax, or text communication.
- **D.** Subsequent Offers After Contract Acceptance. After a sales contract has been ratified on Property, Broker recommends Seller obtain the advice of legal counsel prior to acceptance of any subsequent offer.
- **E.** Governing Law. The laws of the Commonwealth of Virginia will govern the validity, interpretation, and enforcement of Agreement.
- **F. Binding Agreement**. Agreement will be binding upon the parties, and each of their respective heirs, executors, administrators, successors and permitted assigns. The provisions hereof will survive the sale of Property and will not be merged therein. Agreement, unless amended in writing by the parties, contains the final and entire agreement and the parties will not be bound by any terms, conditions, oral statements, warranties, or representations not herein contained.
- 29. ATTORNEYS' FEES. If any Party breaches Agreement and a non-breaching Party retains legal counsel to enforce its rights hereunder, the non-breaching Party will be entitled to recover against the breaching Party, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under Agreement, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto. Should any tribunal of competent jurisdiction determine that more than one Party to the dispute has breached Agreement, then all such breaching Parties will bear their own costs. However, if the tribunal determines that one or more of the Parties is a "Substantially Prevailing Party," any such Substantially Prevailing Party will be entitled to recover from any of the breaching Parties, in addition to any other damages recoverable against any breaching Party, all of its reasonable Legal Expenses incurred in enforcing its rights under Agreement, whether or not suit is filed, and in obtaining, enforcing and/or defending any judgment related thereto. "Party" as used in this paragraph includes any third-party beneficiary identified herein. "Legal Expenses" as used in this paragraph includes attorneys' fees, court costs, and litigation expenses, if any, including, but not limited to, expert witness fees, and court reporter fees.

# 30. DEFINITIONS.

**A.** "Agency Relationship" means the relationship in which a real estate licensee acts for or represents a person as an agent by such person's express authority in a real estate transaction.

NVAR – K1336 – rev. 3/24 Page 12 of 13

Agreement. 31. ADDITIONS. The following forms, if ratified and attached, are made a part of Agreement. This list is not all inclusive of addenda that may need to be attached. ☐ Short Sale Addendum ☐ Solar Panel Addendum ☐ Other (specify): 32. ADDITIONAL TERMS. Seller Date Date **Broker** Seller Date Seller Date Date Seller \* **Sales Associate Contact Information** Sales Associate (Listing Agent): \_ Team Name (if applicable): Phone: (W) \_\_\_\_\_ \_\_\_\_(Cell) \_\_\_\_ Fax: Email: **Supervising Broker Contact Information** Broker Name: Phone: (W) \_\_\_\_\_ (Cell) \_\_\_\_\_ Email:

**B.** "Brokerage Relationship" means the contractual relationship between a client and a real estate licensee based on the terms, provisions, conditions, duties, and responsibilities of this

#### © 2024 Northern Virginia Association of REALTORS®, Inc.



This is a suggested form of the Northern Virginia Association of REALTORS®, Inc. ("NVAR"). All rights reserved. This form may only be used by REALTORS® and other members in good standing with NVAR and the National Association of REALTORS®. Reproduction or resale of this form, in whole or in part, or the use of the name NVAR in connection with any other form, is prohibited without prior written consent from NVAR.



NVAR – K1336 – rev. 3/24 Page 13 of 13