EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

This EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT ("Agreement") is entered into (Date),
betweenas Seller(s) ("Seller") of the
property described below (the "Property"), and as Listing Firm ("Agent").
1. REAL PROPERTY . The real property that is the subject of this Agreement is located in the City of,
County of, State of North Carolina, and is known more particularly and described as: Street
Address
AddressLegal Description
(All A portion of the property in Deed Reference: Book Page No,
2. FIXTURES. The following items, if any, are included free of liens: any built-in appliances, light fixtures, ceiling fans, attached floor coverings, blinds, shades, drapery rods and curtain rods, brackets and all related hardware, window and door screens, storm windows, combination doors, awnings, antennas, satellite dishes and receivers, burglar/fire/smoke alarms, pool and spa equipment, solar energy systems, attached fireplace screens, gas logs, fireplace inserts, electric garage door openers with controls, butdoor plants and trees (other than in movable containers), basketball goals, storage sheds, mailboxes, wall and/or door mirrors, and any other items attached or affixed to the Property, EXCEPT the following items:
3. PERSONAL PROPERTY. The following personal property is included in the listing price:
4. HOME WARRANTY. Seller agrees does not agree to obtain and pay for at closing a one year home warranty for the Property at a cost not to exceed \$ 5. LISTING PRICE. Seller lists the Property at a price of \$ on the following terms: () Cash () Loan Assumption () Conventional () FHA () VA () Seller Financing () Other agrees to sell the Property for the Listing Price or for any other price or on any other terms acceptable to Seller.
6. TERM . In consideration of the Seller agreeing to like the Property for sale and in further consideration of Agent's services and efforts to find a buyer, Agent is hereby granted the exclusive right to sall the Property from (Date) until midnight, (Date)
7. AGENCY RELATIONSHIPS. Seller has received a copy of the "Working With Real Estate Agents" brochure and has reviewed it with Agent. With respect to dual agency (<i>Check only ONE</i>). Seller authorizes the Agent to act as a Dual Agent, representing both the Seller and the Buyer, subject to the terms and conditions
of the attached Qual Agency Addendum. Seller desires exclusive representation at all times during this agreement and does NOT authorize Agent to act in the capacity of Dual Agent.
8. COOPERATION WITH/COMPENSATION TO OTHER AGENTS. Agent has advised Seller of Agent's company policies regarding cooperation and the amount(s) of any compensation that will be offered to subagents, buyer agents or both. Seller authorizes
Agent to (<i>Check ALL applicable authorizations</i>): Cooperate with subagents representing only the Seller and offer them the following compensation:
Cooperate with buyer agents representing only the buyer and offer them the following compensation: % of the gross sales price or \$
☐ Cooperate with and compensate agents from other firms according to the attached company policy. Agent will promptly notify Seller if Agent offers compensation to a cooperating agent(s) that is different from that set forth above. Cooperating agents must orally disclose the nature of their relationship with a buyer (subagent or buyer agent) to Agent at the time of initial contact with Agent, and confirm that relationship in writing no later than the time an offer to purchase is submitted for the Seller's consideration. Seller should be careful about disclosing confidential information because agents representing buyers must disclose all relevant information to their clients.
an roctant mormation to then enems.

Page 1 of 3



North Carolina Association of REALTORS $^{\! \otimes \! },$ Inc. Agent Initials _____ Seller Initials _____



STANDARD FORM 101

© 7/2005

OR AGENT'S COMPENSATION.	Seller agrees to pay Agent a fee of	% of the gross sales price of the Property
	ned under any of the following circumstances:	,
and on the terms set forth her (b) If the Property is sold, excha at any price and upon any ter (c) If, within days a indirectly sells, exchanges, o whatsoever, to any person within 15 days from date of e	rein, or at any price and upon any terms acceptinged, conveyed or transferred, or the Seller at ms whatsoever, during the Term of this Agreementer expiration of the Term of this Agreementer expiration. However, or agrees to sell, exchain the transfer expiration. However, provided the names of sexpiration. However, Seller shall NOT be	grees to sell, exchange, convey or transfer the Property
ailure to sell the Property (including stated herein or on other terms accept	but not limited to the Seller's refusal to sign a able to the Seller, the Seller's default on an e	e earlier of: (i) closing on the Property; (ii) the Seller's an offer to purchase the Property at the price and terms executed sales contract for the Property, or the Seller's stract for the Property); or (iii) Seller's breach of this
sale of the Property. Seller understand use his best efforts in good faith to fin required by law to disclose to potent knows or reasonably should know, as Seller further acknowledges that Age service providers are available to rend surveyor, structural engineer, home in names of providers who claim to perfect expertise of any such provider. Seller ransaction closes. Seller also agrees suit, or expense that Agent may incur one or more of such services performed in connection with the marketing and to place "For Sale," "Under relevant covenants) and to relevant covenants) and to relevant covenants and to place a lock box on the Property in through a program of any list to permit other firms who be in accordance with the listing to submit pertinent information Agent's sales associates part Property authorized in writing	Is that Agent makes no representation or guar d a buyer who is ready, willing and able to put ial purchasers of the Property all material for not that REALTORS® have an ethical responsent is being retained solely as a real estate ler advice or services to Seller including but aspector, environmental consultant, architect, form such services, Seller understands that A agrees to pay the full amount due for all service including and wold Agent harmless from either as a result of Seller's selection and us ad. Sale of the Property, Seller authorizes and directory "Sale Pending," or other similar move other such signs operty. Seller authorizes and directory of which the Agent is a member of long to any listing service of which the Agent is a member of long to any listing service of which the Agent is an ember of long to any listing service of which the Agent is an ember of long to any listing service of which the Agent is an ember of long to any listing service and to furnish to such listing service g by Seller. Seller authorizes Agent, upon eding sale, and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and upon closing of the sale, to disserve the sale and th	antee as to the sale of the Property but Agent agrees to the sale of the Property but Agent agrees to the property Seller acknowledges that Agent is acts pertaining to the Property about which the Agent is acts pertaining to the Property about which the Agent is acts pertaining to the Property about which the Agent is acts pertaining to the Property about which the Agent is acts pertaining to the Property about which the Agent is an attorney, insurance agent, tax advisor or contractor. Although Agent may provide Seller the gent cannot guarantee the quanty of service or level or vices directly to the service provider whether or not the and against any and all liability, claim, loss, damage see of any such provider or Seller's election not to have ects Agent: (Check ALL applicable sections) To about the Property on the Internet either directly or or in which any of Agent's sales associates participates at is a member to advertise the Property on the Internet ervice of which Agent is a member or in which any of the enotice of all changes of information concerning the execution of a sales contract for the Property, to notify seminate sales information, including sales price, to the
	Property has been placed on the Internet or funnot control access to or uses of the information	arnished to any listing service in which any of Agent's ion.
	R, RELIGION, SEX, NATIONAL ORIGI	REGARD TO THIS AGREEMENT WITHOUT IN, HANDICAP OR FAMILIAL STATUS OF ANY
(a) providing to Agent, in a tim Statement (unless exempt), a dwelling built prior to 1978;	ely manner, accurate information including and the Lead-Based Paint or Lead-Based Pa	and sale of the Property, including but not limited to: but not limited to the Residential Property Disclosure int Hazard Addendum with respect to any residentia ilities) at reasonable times and upon reasonable notice;

Page 2 of 3

Agent Initials _____ Seller Initials _

conveying fee simple marketable valorem taxes for the current yea that the buyer agrees to assume	e title to the Property, including leg- ar, utility easements, rights-of-way, in the sales contract. Seller represer	r agrees to execute and deliver a GENERAL WARRANTY DEED all access to a public right of way, free of all encumbrances except ad and unviolated restrictive covenants, if any, and those encumbrances atts that the Seller has the right to convey the Property, and that there conveying fee simple marketable title as set forth in the preceding
		chase And Contract for review purposes. and Answers on: Home Inspections.
12. FLOOD HAZARD INSUR	ANCE. The Seller □ does □ does	not currently maintain flood hazard insurance on the Property.
	inishing system," commonly known	he Property has not been clad previously (either in whole or in part) as "EIFS" or "synthetic stucco", unless disclosed as follows: (If the
Buyer's default under a sales conbecause of a Buyer's default be in 15. MEDIATION. If a disput through negotiation, the parties a or some other dispute resolution will share the cost of mediation et al. ADDITIONAL TERMS Agreement: 17. ENTIRE AGREEMENT/Crepresentations, inducements, or must be in writing and signed by Seller and Agent each acknowledged.	charact shall be divided equally between excess of the fee that would have be arises out of or related to this A agree first to try in good faith to set procedure. If the need for mediatiqually. AND CONDITIONS. The follows: CHANGES. This Agreement construction of the provisions other than those expectations are also the seller and Agent. SOCIATION OF REALTORS®,	INC. MAKES NO REPRESENTATION AS TO THE LEGAL
		RM IN ANY SPECIFIC TRANSACTION. SS/TAX ID#
		SS/TAX ID#
Mailing Address	Work Phone	Work Phone
		WORKTHOIC
By:	E-mail Address	Office Phone Individual license #
Office Address		

(c) providing Agent as soon as reasonably possible after the execution of this Agreement copies of restrictive covenants, if any, and copies of the bylaws, articles of incorporation, rules and regulations, and other governing documents of the owners' association

and/or the subdivision, if applicable.