

any amounts held by escrow agent.

EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

1. PARTIES TO THIS AGREEMENT.			
"SELLER(s)":			
"LISTING BROKER":			
2. PURPOSE. This Agreement establishes LISTI			
PROPERTY is recorded in the, registered in the Lar	nd Court with C	County Registry of Deeds at Boo ertificate Number	k, Page
3. EXCLUSIVE RIGHT TO SELL. Under this Exclucommission under the terms described in Sect	-	- ·	ROKER shall be entitled to a
4. AGENTS/DISCLOSURE. By signing below, relationship with LISTING AGENT(s),			
and with any other agent associated with the SELLER acknowledges having received the Ma	LISTING BROK	ER that LISTING BROKER appoin	ts to act as LISTING AGENT.
5. LISTING TERM. This Agreement shall begin	on		and expires
at 11:59 p.m. on		If SELLER acce	pts an offer to purchase or
lease the Property, the Term extends through			
terminates except SELLER remains obligated u	nder Section 7	(b-c) below.	
6. LISTING PRICE. SELLER agrees to list the Pro	perty for \$		("Listing
Price") or such other terms and price the SELL			
7. LISTING BROKERAGE FEE. The LISTING BROCONTrolled, or recommended by law, any ML this Agreement or any extension, the Propert able to buy at a price and on the terms set for LISTING BROKER shall be due a Commission of% percentage of the (\pi net / \pi groundstandstandstandstandstandstandstandsta	S or any other y is sold or the orth herein or of:	person not a party to this agree LISTING BROKER procures a buy on such other price and terms as	ement. If within the term of er who is ready, willing and the SELLER may agree, the
concessions or buyer upgrades; or			
□ Flat Fee of \$ dollars.			
☐ If this box is checked and the buyer BROKERAGE FEE listed above shall instead be	•	sented by a licensed real estate	licensee, then the LISTING
\square % of the (\square net / \square gross) sa	ales price; OR	□ Flat Fee of \$	dollars.
a. The Commission shall be due if the Pro	perty is sold to	a buyer procured by the LISTING	G BROKER, by the SELLER or

by anyone else. The Commission shall be due and paid at the time set for closing. Payment shall first be paid from



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- b. The Commission shall also be due upon sale of the Property to any person who was introduced to the Property during the aforesaid term or any extension, or who entered into an agreement to purchase during the term, during any extension or within days after expiration of the term or any extension, regardless of the date that title passes, except if the SELLER has entered into an exclusive agreement to sell the Property with another broker in good faith.
- c. If any deposit is retained by the SELLER as liquidated damages for default by the buyer under any agreement for sale of the Property the SELLER's Agent shall be due the amount elected in Paragraph 12 below.

THE LISTING BROKERAGE FEE AMOUNT IN THIS SECTION ONLY REPRESENTS SELLER'S PAYMENT OBLIGATION TO LISTING BROKER; IT DOES NOT INCLUDE ANY COMPENSATION FOR BUYER'S AGENT. IF SELLER AUTHORIZES LISTING BROKER TO ACT AS A DISCLOSED LIMITED AGENT REPRESENTING BOTH SELLER AND BUYER, ANY COMPENSATION EARNED BY AGENT FOR BUYER REPRESENTATION WILL BE ESTABLISHED BETWEEN AGENT AND BUYER.

8. SELLER CONTRIBUTIONS TO BUYER FEES AND COSTS. The LISTING BROKERAGE FEE in Section 7 DOES NOT include any compensation for buyer real estate brokerage or any other buyer fees or costs. Under most multiple listing service rules, if buyer is using a real estate agent, buyer and buyer's agent must enter into a written agreement describing the compensation owed by buyer to buyer's real estate brokerage. Buyer brokerage compensation is fully negotiable between buyer and buyer's real estate brokerage and is not fixed, controlled, or recommended by law, an MLS, or any other party. Some buyers cannot afford to pay brokerage fees out of pocket, and brokerage fees paid directly by the buyer may not be directly financed through buyer's loan. Buyer may include a provision in their purchase offer specifying an amount for SELLER contributions to buyer brokerage fees and other buyer closing costs. SELLER is not required to accept such offers or make such contributions. Buyers' agents may inquire in advance of submitting offers about SELLER'S willingness to accept offers that include SELLER contributions to Buyer brokerage fees and other closing costs. LISTING BROKER will present all offers to SELLER. SELLER will consider all offers based on their overall price and terms.

□ If this box is checked, LISTING BROKER is authorized to proactively market SELLER willingness to consider buyer offers that contain a request for SELLER contribution towards buyer fees and costs.

9. MULTIPLE BROKERAGE FEES PROHIBITED. If SELLER lists the Property with a subsequent duly licensed real estate broker or principal broker after expiration or mutually agreed upon termination of this Agreement, and application of this Agreement would result in SELLER paying more than one LISTING BROKERAGE FEE, no LISTING BROKERAGE FEE will be due under this Agreement. This provision does not apply if SELLER unilaterally terminates.

10. EARNEST MONEY FORFEITED. LISTING BROKER and SELLER agree that (Choose one):

□ If a Sale Agreement is terminated and the buyer forfeits their Earnest Money, LISTING BROKER expenses,
including without limitation advertising costs and attorney fees, will be paid from the forfeited Earnest Money.
Up to half of the remaining funds will be disbursed to LISTING BROKER, up to the LISTING BROKERAGE FEE. All
remaining funds will be disbursed to SELLER; or

 \Box If a Sale Agreement is terminated and the buyer forfeits their Earnest Money, all funds will be disbursed to SELLER.



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	•		e insufficient to cover closing coll closing costs and debts incl	_
termination statement the end of the Term ("I	t signed by SELLER and I Early Termination"). As a	LISTING BROKER. SELLER	tually terminate this Agreeme may unilaterally terminate this n Early Termination (or in the ca EE" of:	Agreement before
□% of t	he expected LISTING BR	OKERAGE FEE in section	7 above; or	
□ \$ SELLER'S Early T		easonable cost of SELLER	'S Agents' expenses and time u_{\parallel}	o to the moment of
	• •		e of the EARLY TERMINATION, S closing, but will not be require	
to place a sign on the F SELLER's Agent elects; the Property provided	Property when applicabl The SELLER authorizes t to the LISTING BROKER b	e; (b) to photograph, vide the LISTING BROKER to di by the SELLER, all of which	ket the Property and authorizes eo and advertise the Property in sclose to prospective buyers all the SELLER represents to be acc ter an offer has been accepted.	n such media as the I information about curate. The LISTING
	checked, LISTING BROKI oss or damage stemming	•	a lockbox on the Property, with	SELLER responsible
communication of and showing, open house,	other individual without or other inspection of t	their knowledge and con he Property unless visitor	nat it is unlawful to secretly lissent. SELLER shall turn off any ears are clearly made aware that the with the following capabilities	equipment during a the device is in use.
□ None	□ Audio Only	□ Video Only	□ Both Audio & Video	

- **15. SELLER OBLIGATION. SELLER** shall assist LISTING BROKER during the term of this Agreement and agrees to cooperate in the marketing of the property and refer all potential buyers to the LISTING BROKER. SELLER further agrees to review and execute all required forms, including the lead paint Property Transfer Notification Certification for properties built before 1978.
- 16. INDEMNIFICATION. SELLER shall protect, defend, indemnify, and hold harmless SELLER's Agent, Firm, and their respective agents, assigns and employees from and against: (i) any damages other than for those caused by SELLER's Agent's failure to comply with duties owed to all parties in a transaction as a result of SELLER's Agent's representation of SELLER; (ii) all losses, costs, liabilities, claims, damages, and expenses of every character and kind, as incurred, relating to or arising out of inaccuracy, nonfulfillment or breach of any representation, warranty, covenant or agreement made by THIS FORM IS FOR EXCLUSIVE USE BY MEMBERS OF THE CAPE COD & ISLANDS ASSOCIATION OF REALTORS® AND PARTICIPANTS AND SUBSCRIBERS OF THE CAPE COD & ISLANDS MULTIPLE LISTING SERVICE, INC. AND THE MARTHA'S VINEYARD MULTIPLE LISTING SERVICE, INC.



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SELLER in the Sale Agreement; and (iii) any legal action including any counterclaim based on facts that, if true, would constitute a breach of any representation, warranty, covenant or agreement made by SELLER in the Sale Agreement relating to or arising out of any act or omission of SELLER prior to the Closing Date; or information and disclosures about the Property provided by SELLER.

- 17. DISPUTE RESOLUTION/GOVERNING LAW. Any dispute or claim that arises out of or that relates to this Agreement, or to the interpretation or breach thereof, or to the existence, validity, or scope of this agreement, shall, upon demand of either party, be submitted for binding arbitration, to the Cape Cod & Islands Association of REALTORS® or, in the event the association/board declines to hear the matter, to the American Arbitration Association ("AAA") or, upon mutual agreement, to another dispute resolution service. The Laws of the Commonwealth of Massachusetts shall govern the terms of this Agreement.
- **18. FAIR HOUSING.** SELLER and LISTING BROKER agree to comply with all federal, state, and local fair housing laws. SELLER and LISTING BROKER may not discriminate against potential buyers based on the buyer's status as a member of a protected class. Protected classes under federal law include race, color, religion, national origin, sex, gender, disability, and familial status. Massachusetts additionally identifies sexual orientation, gender identity, marital status, source of income, veteran or active military status, and genetic information as protected classes.
- **19. ENTIRE AGREEMENT**. This Agreement constitutes the entire agreement between the Parties. This Agreement is binding upon the SELLER's heirs, successors, and assigns.

20. ADDITIONAL TERMS.	
SELLER has read this Agreement, understands its consult an Attorney before significant statements.	ontents and understands that it is a legally binding Agreement. ning.
Seller:	Date:
LISTING BROKER/ Authorize Representative:	Date:
Additionize Representative.	