EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT (VACANT LOT/LAND) [Consult "Guidelines" (Form 103G) for guidance in completing this form]

NOTE: If seller is selling less than the entire parcel of land owned, then compliance with subdivision regulation and/or an adequate legal description of the land being sold must be considered. North Carolina law generally prohibits the sale of property by reference to, exhibition of, or any other use of a plat showing a subdivision of the property before the plat has been platted, properly approved and recorded with the register of deeds as of the date of the contract. If a preliminary plat has been approved, the property may be sold, provided that certain statutory requirements are addressed in the contract of sale. See NC General Statutes Section 160D-807 for more details and possible exceptions. Consultation with a North Carolina real estate attorney is strongly recommended.

This	EXCLUSIVE	RIGHT	ТО	SELL	LISTING	AGREEMENT				entered ("Seller")	into betwo	
descri	bed below (the '	Property"),	and _						` ′	,	as Listing F	₹irm
("Firm for ens assign	n"). The individu suring that the Fi ed to fulfill such	nal agent where it is a great real real real real real real real real	no signs hereun emed ap	s this Ag der are opropria	reement on b fulfilled; how te by the Firm	ehalf of the Firm ever, it is underst a. For purposes of ns this Agreemen	shall, on belood and agreer this Agreer	half of t eed that ment, the	the Firi t other e term	m, be prim agents of t "Firm," as	arily respons the Firm may	sible y be
Proper applic	rty may not accur able North Caroli	ately identifina law if th	fy the p e decea	arty(ies) sed own	who should l er died witho	who is now decease be named as Seller ut a will, will dete proper party(ies)	r. In such a cermine the ce	case, the	e decea arty(ies	sed owner's) to sign th	's will, or	nt.
	duly authorized o					mpany, trust or ot presentative of the						ler
marita	l rights in the Pro	perty. If a	married	lowner	has signed an	ne will be required d recorded a pre-n the non-owner spo	uptial agree	ement, p	ost-nu _l	ptial agreei	ment, or a fre	e:e
listing	gagreement with	any other	real es	tate firi	n regarding	not (or will not the Property. Se losure and has re	ller also rej	presents	s that S			
1. T	ERM OF AGRE	EEMENT.										
) Term: The ter	rm of this A	greem	ent ("Te	rm") shall be	gin on its Effectiv	e Date and	shall er	ıd at 1	1:59 p.m.	on its Expira	tion
Date.) E66. 4 - D - 4	- TT1 * A		1 11 1	CC	141 0 11	1.5.	4.	. 14	1 11		41.
						e and the Seller and k appropriate box		espective	e rignts	and oblig	ations under	tnis
rigico						nent has been sign		Seller a	nd Firr	n		
	☐ The Proper	ty is current	tly liste	d for sal	le exclusively	with another real	estate firm.	. Seller	repres	sents that th		
agreer	nent expires on _				Th	e Effective Date of	of this Agree	ement sl	hall co	mmence ir	nmediately u	ıpon
						ding to Article 16						
shall i	not engage in an nents that other <mark>I</mark>	y practice (REALTORS	or take ® have:	any act with clie	tion inconsist	ent with exclusive	representa	ition or	exclus	ive broker	age relations	snıp
	Expiration D					1:59pm on				("Exp	oiration Date'	").
								_				
	COPERTY. The enances thereto.	Property the	at is the	subject	of this Agree	ement shall includ	e all that rea	al estate	descri	bed below	together with	n all
	Address:											
City: _									Zip			
Count	y:					, North Caro	lina					
					Page 1	of 10				STAND	ARD FORM	I 103

Individual agent initials _____ Sellers initials

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NOTE : Governmental authority over taxes, zoning, school districts, utilities and mail de shown. Legal Description: (Complete <i>ALL</i> applicable)	livery may differ from address
 Plat Reference: Lot/Unit, Block/Section, Subdivision/Condominium, as shown on Plat Book/Slide The PIN/PID or other identification number of the Property is: 	at Page(s)
The PIN/PID or other identification number of the Property is: Other description: Some or all of the Property may be described in Deed Book a	at Daga
3. LISTING PRICE . Seller lists the Property at a price of \$	
□ Cash □ FHA □ VA □ USDA □ Conventional □ Loan Assumption □ Seller Financing □ Seller agrees to sell the Property for the Listing Price or for any other price or on any other terms	Other acceptable to Seller.
4. FIRM'S COMPENSATION. (a) Fee. Seller agrees to pay Firm a total fee of	the gross sales price of the Property,("Fee"),
which shall include the amount of any compensation paid by Firm as set forth in paragraph 5 including individual agents and sole proprietors ("Cooperating Real Estate Firm"). (b) Fee Earned . The Fee shall be deemed earned under any of the following circumstances (i) If a ready, willing and able buyer is procured by Firm, a Cooperating Real Estate F the Term of this Agreement at the price and on the terms set forth herein, or at any price and upon (ii) If the Property is sold, optioned, exchanged, conveyed or transferred, or the Se Agreement or any renewal hereof, to sell, option, exchange, convey or transfer the Property	below to any other real estate firm, : Firm, the Seller, or anyone else during any terms acceptable to the Seller; eller agrees, during the Term of this
whatsoever; or (iii) If the circumstances set out in (i) or (ii) above have not occurred, and if, within	or transfers, or agrees to sell, option, Seller, Firm, or any Cooperating Real newal hereof, provided the names of e. HOWEVER, Seller shall NOT be real estate broker and the Property is
(ii) The Seller's failure to sell the Property (including but not limited to the Seller's ret Property at the price and terms stated herein or on other terms acceptable to the Seller, the Scontract for the Property, or the Seller's agreement with a buyer to unreasonably modify or cand Property); or	Seller's default on an executed sales
(iii) Seller's breach of this Agreement. (d) Transfer of Interest in Business Entity. If Seller is a partnership, corporation or other partnership, corporation or other business entity is transferred, whether by merger, outright purch the Property, and applicable law does not prohibit the payment of a fee or commission in connecti shall be calculated on the fair market value of the Property, rather than the gross sales price, multi transferred, and shall be paid by Seller at the time of the transfer.	hase or otherwise, in lieu of a sale of ion with such sale or transfer, the Fee iplied by the percentage of interest so
(e) Additional Compensation. If additional compensation, incentive, bonus, rebate a ("Additional Compensation") is offered to the Firm from any other party or person in connection will permit Firm to receive it in addition to the Fee. Firm shall timely disclose the promise of Additional Compensation and confirm the disclosure in writing before Seller makes or accepts an #770 may be used to confirm the disclosure of any such Additional Compensation)	on with a sale of the Property, Seller or expectation of receiving any such
5. COOPERATION WITH/COMPENSATION TO OTHER FIRMS. Firm has advised regarding cooperation and the amount(s) of any compensation that will be offered to other broker subagents, buyer agents or both, brokers who do or do not participate in a listing service and broke Seller authorizes Firm to (<i>Check ALL applicable authorizations</i>):	rs, including but not limited to, seller ers who are or are not REALTORS [®] .
 Cooperate with subagents representing the Seller and offer them the following compe sales price or \$; and/or, Cooperate with buyer agents representing the buyer and offer them the following compe 	_
 Cooperate with outer agents representing the buyer and offer them the following compessales price or \$; and/or, Cooperate with and compensate other Cooperating Real Estate Firms according to the Firms. 	-
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Individual agent initials Sellers initials	© 7/2022

Firm will promptly notify Seller if compensation offered to a Cooperating Real Estate Firm is different from that set forth above. Agents with Cooperating Real Estate Firms must orally disclose the nature of their relationship with a buyer (subagent or buyer agent) to Firm at the time of initial contact with Firm, 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.

6. FIRM'S DUTIES.

NOTE: In accordance with the REALTORS® Code of Ethics, Firm shall, with Seller's approval, in response to inquiries from buyers or Cooperating Real Estate Firms, disclose the existence of offers on the Property. Where Seller authorizes disclosure, Firm shall also disclose whether offers were obtained by the individual agent who signs this Agreement, another agent of the Firm, or by a Cooperating Real Estate Firm.

- (a) Best efforts to find buyer. Firm agrees to provide Seller the benefit of Firm's knowledge, experience and advice in the marketing and sale of the Property. Seller understands that Firm makes no representation or guarantee as to the sale of the Property, but Firm agrees to use its best efforts in good faith to find a buyer who is ready, willing and able to purchase the property.
- **(b) Disclosure of material terms of offer.** Seller acknowledges that real estate brokers are prohibited by N.C. Real Estate Commission rule from disclosing the price or other material terms contained in a party's offer to purchase, sell, lease, rent or option real property to a competing party without the express authority of the party making the offer.
- (c) **Disclosure of material facts.** Seller acknowledges that Firm is required by law to disclose to potential purchasers of the Property all material facts pertaining to the Property about which the Firm knows or reasonably should know, and that REALTORS® have an ethical responsibility to treat all parties to the transaction honestly.
- (d) Other professional services. Seller further acknowledges that Firm is being retained solely as a real estate professional, and understands that other professional service providers are available to render advice or services to Seller, including but not limited to an attorney, insurance agent, tax advisor, surveyor, structural engineer, home inspector, environmental consultant, architect, or contractor. Although Firm may provide Seller the names of providers who claim to perform such services, Seller understands that Firm cannot guarantee the quality of service or level of expertise of any such provider. Seller agrees to pay the full amount due for all services directly to the service provider whether or not the transaction closes. Seller also agrees to indemnify and hold Firm harmless from and against any and all liability, claim, loss, damage, suit, or expense that Firm may incur either as a result of Seller's selection and use of any such provider or Seller's election not to have one or more of such services performed.
- (e) **Providing agreement to listing service.** Seller acknowledges that the rules of any listing service of which Firm is a member or in which any of Firm's agents participate may obligate Firm to provide a copy of this Agreement to any such listing service at its request, and Seller consents to Firm providing a copy of this Agreement in the event of any such request.

THE AGENT (FIRM) SHALL CONDUCT ALL BROKERAGE ACTIVITIES IN REGARD TO THIS AGREEMENT WITHOUT RESPECT TO THE RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN, HANDICAP OR FAMILIAL STATUS OF ANY PARTY OR PROSPECTIVE PARTY. FURTHER, REALTORS® HAVE AN ETHICAL DUTY TO CONDUCT SUCH ACTIVITIES WITHOUT RESPECT TO THE SEXUAL ORIENTATION OR GENDER IDENTITY OF ANY PARTY OR PROSPECTIVE PARTY.

WARNING: Buyer Letters to Seller. To entice a seller to choose their offer, some buyers write personal letters to sellers expressing why they wish to purchase the seller's property. Such letters often contain personal information and reveal characteristics of the buyer which could be used, knowingly or through unconscious bias, as a basis for the seller's decision to accept or reject an offer that may violate State and Federal Fair Housing laws, or used to form the basis for a claim that the seller, and possibly the seller's agent, have violated Fair Housing laws. In order to avoid potential liability for unlawful discrimination as well as the appearance of impropriety, Seller should discuss with Firm how any such letters that may be submitted will be handled.

	(<i>initial</i>) Seller acknowledges that Seller has been made aware of each Firm duty described above in this paragraph.
7.	MARKETING.
	(a) Commencement of Marketing. The Firm is authorized to commence marketing the Property as described below or
	("Marketing Date"). Firm is obligated to present to Seller any offers on the Property that may be
sut	omitted to Firm prior to the Delayed Marketing Date.

NOTE: IT IS IN THE BEST INTEREST OF MOST SELLERS TO GET THE HIGHEST POSSIBLE PRICE ON THE BEST TERMS FOR THEIR PROPERTY, AND MAXIMIZING EXPOSURE OF THEIR PROPERTY ADVANCES THAT INTEREST. ACCEPTING AN OFFER ON THE PROPERTY BEFORE IT IS FULLY EXPOSED TO THE WIDEST GROUP OF POTENTIAL BUYERS MAY DENY SELLER THE BEST OPPORTUNITY TO ATTRACT OFFERS AT THE HIGHEST PRICE AND BEST TERMS.

(b) Marketing Authorization. (Initial "Public Marketing" OR "Office Exclusive" but NOT both):

Public Marketing

Firm shall submit pertinent information concerning the Property to any listing service of which Firm is a member, or in which any of Firm's agents participate, in accordance with the rules of any such listing service. Seller authorizes Firm (i) to furnish to the listing service notice of all changes of information concerning the Property authorized in writing by Seller, (ii) upon execution of a sales contract for the Property, to notify the listing service of the pending sale and the expiration date of any due diligence period, and (iii) upon closing of the sale, to disseminate sales information, including sales price, to the listing service, appraisers and real estate brokers.

"Coming Soon" Advertising. To market the Property as "Coming Soon," commencing on the Effective Date, in any media

Seller authorizes Firm as follows (Check ALL applicable sections):

Firm may in its discretion select, provided that any "Coming Soon" advertising shall be conducted in accordance with any
restrictions and requirements of any listing service in which the Property will be included, a copy of which \square are \square are not
attached to this Agreement. The status of the listing shall be changed to "active" on
Signs. To place "For Sale," "Under Contract," "Sale Pending," or other similar signs on the Property (where permitted by
law and relevant covenants) and to remove other such signs.
Open Houses . To conduct open houses of the Property at such times as Seller and Firm may subsequently agree.
Advertising Other Than On The Internet. To advertise the Property in non-Internet media, and to permit other firms to
advertise the Property in non-Internet media to the extent and in such manner as Firm may decide.
Internet Advertising. To display information about the Property on the Internet either directly or through a program of any
listing service of which the Firm is a member or in which any of Firm's agents participate. Seller further authorizes other
firms who belong to any listing service of which the Firm is a member or in which any of Firm's agents participate to display
information about the Property on the Internet in accordance with the listing service rules and regulations, and also authorizes
any listing service of which the Firm is a member or in which any of Firm's agents participate to use, license or sell to others
information about the Property entered into the listing service. Seller specifically authorizes the display of the address of the
Property, automated estimates of the market value of the Property and third-party comments about the Property. If seller

desires to limit or prohibit Internet advertising as set forth above, seller must complete an opt-out form in accordance with

NOTE: NCAR Form #105 may be used to limit or prohibit Internet advertising and explains how such limitations may or may not be effective.

Office Exclusive

listing service rules.

Seller withholds consent for the listing to be publicly marketed, including social media, and disseminated to other participants of any listing service of which Firm is a member, or in which any of Firm's agents participate. Seller understands and acknowledges that: (i) the rules of any such listing service may require that the listing be filed with the listing service or that the listing service be notified of the listing, but that the listing will not be disseminated to the listing service's participants, and (ii) the listing service may require Firm to provide a certification signed by Seller that the listing shall not be disseminated by the listing service.

Firm is prohibited from marketing the Property publicly, including any of the methods listed in paragraph 10(b) above. If, at a later date, the Property shall be marketed publicly, this agreement must be amended accordingly. NCR Standard Form 710 may be used for such purpose.

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NOTE: THE LISTING MUST BE SUBMITTED TO THE LISTING SERVICE AND DISSEMINATED TO ITS PARTICIPANTS WITHIN ONE (1) BUSINESS DAY OF ANY PUBLIC MARKETING OF THE PROPERTY IF REQUIRED BY LISTING SERVICE RULES. PUBLIC MARKETING INCLUDES, BUT IS NOT LIMITED TO, FLYERS DISPLAYED IN WINDOWS, YARD SIGNS, DIGITAL MARKETING ON PUBLIC FACING WEBSITES, BROKERAGE WEBSITE DISPLAYS (INCLUDING IDX AND VOW), DIGITAL COMMUNICATIONS MARKETING (EMAIL BLASTS), MULTI-BROKERAGE LISTING SHARING NETWORKS, AND APPLICATIONS AVAILABLE TO THE GENERAL PUBLIC.

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Individual agent initials _____ Sellers initials _

(c)Lock/Key Boxes. The Seller □ does □ does not authorize Firm to place lock/key boxes on the Property.
(d) Seller Acknowledgement. Seller acknowledges and understands that while the marketing services selected above will facilitate the showing and sale of the Property, there are risks associated with allowing access to and disseminating information about the Property that are not within the reasonable control of the Firm, including but not limited to: (i) unauthorized use of a lock/key box,
(ii) control of visitors during or after a showing or an open house, including the taking and use of photographs and videos of the Property,
(iii) inappropriate use of information about the Property placed on the Internet or furnished to any listing service in which the Firm participates, and
(iv) information about the Property placed on the Internet by or through any listing service in which the Firm participates which is inaccurate or dated, or information about the Property which may remain on the Internet following the Expiration Date, including but not limited to photographs.
Seller acknowledges and understands that neither Firm nor its agents have control over information about the Property that has been placed on the Internet in connection with the marketing of the Property, whether by or through a listing service or otherwise, including but not limited to photographs, and that any such information will not be removed.
Seller agrees that Seller is solely responsible for securing all Seller valuables (cash, jewelry, firearms, etc.), medications, tools, and other items of personal property during the Term of this Agreement.
Seller therefore agrees to release and discharge Firm and Firm's agents from any and all claims, demands, rights and causes of action of whatsoever kind and nature not caused by Firm's negligence arising directly or indirectly out of any such marketing services.
WARNING: IT MAY BE A CRIME UNDER FEDERAL AND STATE LAWS TO LISTEN TO OR RECORD AN ORAL COMMUNICATION THROUGH THE USE OF ANY ELECTRONIC, MECHANICAL, OR OTHER DEVICE WITHOUT THE CONSENT OF A PARTY TO THAT COMMUNICATION. If there is a video/audio/surveillance device(s) on the Property, Seller is advised: (i) that no audio surveillance device may be turned on during any showings, open houses, investigations, examinations or inspections of the Property; and (ii) that the placement of any video surveillance device should not violate a visitor's reasonable expectation of privacy.
8. EARNEST MONEY. Firm does does not maintain a trust account to hold earnest money deposits. Any initial and additional earnest money deposits and any other earnest monies paid in connection with any transaction shall be held by an escrow agent named in the sales contract until the consummation or termination of the transaction. Any earnest money forfeited by reason of the buyer's default under a sales contract shall be divided equally between the Firm and Seller. In no event shall the sum paid to the Firm because of a buyer's default be in excess of the fee that would have been due if the sale had closed as contemplated in the sales contract. In accordance with NC General Statutes Section 93A-12, if a dispute regarding the return or forfeiture of any earnest money deposit arises between Seller and the buyer, the escrow agent holding the deposit may deposit the disputed monies with the appropriate Clerk of Court following written notice to the parties. In the event of any such dispute, Seller directs Firm to disclose Seller's last known mailing address to the escrow agent upon request to enable the escrow agent to comply with the notice requirement of such law.
9. SELLER REPRESENTATIONS. (a) Ownership. Seller:
has owned the Property for at least one year; has owned the Property for less than one year does not yet own the Property If Seller does not yet own the Property, Seller agrees to promptly provide Firm information pertaining to Seller's acquisition of the
Property, such as a copy of a sales contract or option for the Property, and to keep Firm timely informed of all developments pertaining to Seller's acquisition of the Property. (b) Bankruptcy. Seller: (1) □ is □ is not under bankruptcy protection under United States law.
 (2) □ is □ is not contemplating seeking bankruptcy protection during the term of this Agreement. (c) Access. The Property has legal access to a public right of way. If access is by private road/easement/other, there □ is □ is
not an agreement regarding the maintenance of such private road/easement/other means of access. If applicable, Seller agrees to promptly provide Firm information pertaining to any such agreement.
(d) Manufactured (Mobile) Home. (Complete ONLY if there is a manufactured (mobile) home(s) on the Property that Seller intends to include as a part of the sale of the Property): VIN(s):
anatorni. Other description (year, model, etc.).

Owners' association website address, if any:	
	the president of the owners' association or the association manager is:
 (f) Receipt of Sample Forms. □ Seller acknowledges receipt of a Offer to Purchase and Contract— 	a sample copy of an Offer to Purchase And Contract – Vacant Lot/Land (form 12-T) or –New Construction (form 800-T), as may be appropriate for review purposes. a sample copy of a Professional Services Disclosure and Election form (form #760) for
Each of the following representations is made	e to the best of Seller's knowledge:
Flood Hazard Area. The Seller □ does □ do (h) Current Liens.	ce. The Property ☐ is ☐ is not located partly or entirely within a designated Special ses not currently maintain flood hazard insurance on the Property. encumbered by a deed of trust or mortgage. Complete any of the following where
applicable:(i) There is a first deed of trust	t or mortgage on the Property securing a loan held by:
Lender Name: Approximate balance: \$	Lender Phone#:
Lender Address: (ii) There is a second deed of tr	rust or mortgage on the Property securing a loan held by:
Lender Name: Approximate balance: \$ Lender Address:	Lender Phone#:
(iii) There is a deed of trust or n	nortgage on the Property securing an equity line of credit held by:
Approximate balance: \$	Lender Phone#:
(2) Seller is current on all payment (7) below.	s for the loans identified in numbered items (i), (ii) and (iii) above except as specified in
(3) Seller is not in default on any lo from the holder of any loan identified in num default under the loan, threatened foreclosure (4) There are not any liens secured unpaid condominium or homeowners' asso Property, and Seller has no knowledge of any (5) There are not any judgments ag result in a judgment that may potentially affect (6) There are not any Uniform Conform of any matter that might result in a UCC fixture.	an identified in numbered items (i), (ii) and (iii) above and has not received any notice(s) abered items (i), (ii) and (iii) above or from any other lien holder of any kind, regarding a notice of foreclosure, or the filing of foreclosure except as specified in (7) below. against the Property for Federal, State or local income taxes, unpaid real property taxes, ciation fees, mechanics', laborers' or materialmen's liens, or other liens affecting the matter that might result in a lien affecting the Property except as specified in (7) below. ainst Seller affecting the Property, and Seller has no knowledge of any matter that might of the Property except as specified in (7) below. In mercial Code (UCC) fixture filings affecting the Property, and Seller has no knowledge are filing affecting the Property except as specified in (7) below. In approximate balances, required by Seller representations (2) through (6) above:
NOTE: Outstanding liens may affect Selle	r's net proceeds.
	of subject to any lease(s). If applicable: e Firm a copy of any such lease(s) or a written statement of the terms of any oral lease(s); y someone other than Seller, the manager's name and contact information is as
Seller authorizes any such manager to release Firm in the sale of the Property. (j) Special Assessments. There are	e and disclose to Firm any relevant information about any leases(s) and to cooperate with no Special Assessments (as defined in the sample contract form provided to Seller) wed or are under consideration except as follows (Insert "none" or the identification of

If, during the term of this Agreement, Seller becomes aware that any of the representations set forth in this paragraph 9 are incorrect or no longer accurate, Seller shall promptly notify Firm and cooperate with Firm in taking appropriate corrective action.

- 10. **SELLER'S DUTIES**. Seller agrees to cooperate with Firm in the marketing and sale of the Property, including but not limited to:
- (a) providing to Firm, in a timely manner, accurate information about the Property of which Seller may be aware, including but not limited to presence of or access to any water supply, sewer and/or septic system; problems with drainage, grading or soil stability; environmental hazards; commercial or industrial nuisances (noise, odor, smoke, etc.); utility or other easements, shared driveways, or encroachments from or on adjacent property; lawsuits, foreclosures, bankruptcy, tenancies, judgments, tax liens, proposed assessments, mechanics' liens, materialmens' liens, or notice from any governmental agency; flood hazard; cemetery/grave sites; or abandoned well:
- (b) making the Property available for showing (including working, existing utilities) at reasonable times and upon reasonable notice;
- ((c) providing Firm as soon as reasonably possible after the execution of this Agreement copies of the following documents (where relevant) in the possession of Seller:
 - (1) restrictive covenants affecting the Property;
- (2) bylaws, articles of incorporation, rules and regulations, and other governing documents of the owners' association and/or the subdivision;
- (3) owners' association's statement of account, master insurance policy showing coverage provided and deductible amount, current financial statement and budget of the owners' association, parking restrictions and information, and architectural guidelines
- (4) title insurance policies, attorney's opinions on title, surveys, covenants, deeds, notes and deeds of trust and easements relating to the Property.

Seller authorizes (1) any attorney presently or previously representing Seller to release and disclose any title insurance policy in such attorney's file to Firm, (2) the Property's title insurer or its agent to release and disclose all materials in the Property's title insurer's (or title insurer's agent's) file to Firm, and (3) the owners' association manager (or other authorized representative) to release and disclose copies of all documents referenced in subparagraphs (c)(1), (c)(2), and (c)(3) above. Seller acknowledges and understands that Firm is under no obligation to acquire any of the information referenced in this subparagraph (c) or to verify the accuracy of any such information that may be provided to Firm.

- (d) immediately referring to Firm all inquiries or offers it may receive regarding the Property; showing the Property only by appointment made by or through Firm; and conducting all negotiations through Firm.
- (e) executing and delivering at Settlement a GENERAL WARRANTY DEED conveying fee simple marketable title to the Property, including legal access to a public right of way, free of all encumbrances except ad valorem taxes for the current year, utility easements, rights-of-way, and unviolated restrictive covenants, if any, and those encumbrances that the buyer agrees to assume in the sales contract.

Seller represents that the Seller has the right to convey the Property, and that there are currently no circumstances that woul	d
prohibit the Seller from conveying fee simple marketable title as set forth in the preceding sentence, except as follows (insert N/A)	if
not applicable):	_

NOTE: If any sale of the Property may be a "short sale," consideration should be given to attaching NCAR form 104 as an addendum to this Agreement

- (f) providing Firm, in a timely manner, any information necessary (including any information omitted under Paragraph 9) to enable Firm to prepare an estimate of Seller's net proceeds at settlement. Seller acknowledges and understands that any such estimate is an approximation only and that Seller should verify the accuracy of the calculations.
- (f) if required by N.C.G.S. §44A-11.1, timely designating a Lien Agent, and providing Firm as soon as reasonably possible a copy of the appointment of Lien Agent.
- 11. **PHOTOGRAPHS AND OTHER MATERIALS: PHOTOGRAPHS AND OTHER MATERIALS:** Firm is specifically authorized to use, for any purposes whatsoever, any and all photographs, drawings, video, advertising copy or other information obtained by or provided to Firm pursuant to this Agreement (including but not limited to any information concerning the price and terms of the sale of the Property, the description of the Property and the length of time the Property is on the market) ("Materials"), both before and after the sale or, in the event there is not a sale, after this Agreement has expired. Seller shall not have or acquire any rights to use any of the Materials created by, on behalf of, or at the direction of Firm or an agent of Firm either during or after the Term of this Agreement without Firm's written consent. If Seller provides any Materials to Firm ("Seller Materials"), Seller represents that Seller owns the Seller Materials or otherwise has the legal right to provide the Seller Materials to Firm, and Seller grants to Firm and any listing service in which Firm or its agents participate a non-exclusive, perpetual license to use the Seller Materials, including

	1 4 9 7 01 10	
Individual agent initials	Sellers initials	

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the rights to display, reproduce, distribute or make derivative works from the Seller Materials. Seller agrees to indemnify and hold Firm and its agents harmless for any and all claims resulting from use of the Seller Materials under the terms of this license. 12. ADDITIONAL TERMS AND CONDITIONS. The following additional terms and conditions shall also be a part of this Agreement: 13. **DUAL AGENCY.** Seller understands that the potential for dual agency will arise if a buyer who has an agency relationship with Firm becomes interested in viewing the Property. Firm may represent more than one party in the same transaction only with the knowledge and informed consent of all parties for whom Firm acts. (a) Disclosure of Information. In the event Firm serves as a dual agent, Seller agrees that without permission from the party about whom the information pertains, Firm shall not disclose to the other party the following information: (1) that a party may agree to a price, terms, or any conditions of sale other than those offered; (2) the motivation of a party for engaging in the transaction, unless disclosure is otherwise required by statute or rule; and (3) any information about a party which that party has identified as confidential unless disclosure is otherwise required by statute or rule (b) Firm's Role as Dual Agent. If Firm serves as agent for both Seller and a buyer in a transaction involving the Property, Firm shall make every reasonable effort to represent Seller and buyer in a balanced and fair manner. Firm shall also make every reasonable effort to encourage and effect communication and negotiation between Seller and buyer. Seller understands and acknowledges that: (1) Prior to the time dual agency occurs, Firm will act as Seller's exclusive agent; (2) In its separate representation of Seller and buyer, Firm may obtain information which, if disclosed, could harm the bargaining position of the party providing such information to Firm; (3) Firm is required by law to disclose to Seller and buyer any known or reasonably ascertainable material facts. Seller agrees Firm shall not be liable to Seller for (i) disclosing material facts required by law to be disclosed, and (ii) refusing or failing to disclose other information the law does not require to be disclosed which could harm or compromise one party's bargaining position but could benefit the other party. (c) Seller's Role. Should Firm become a dual agent, Seller understands and acknowledges that: (1) Seller has the responsibility of making Seller's own decisions as to what terms are to be included in any purchase and sale agreement with a buyer client of Firm; (2) Seller is fully aware of and understands the implications and consequences of Firm's dual agency role as expressed herein to provide balanced and fair representation of Seller and buyer and to encourage and effect communication between them rather than as an advocate or exclusive agent or representative; Seller has determined that the benefits of dual agency outweigh any disadvantages or adverse consequences; (3) Seller may seek independent legal counsel to assist Seller with the negotiation and preparation of a purchase and sale agreement or with any matter relating to the transaction which is the subject matter of a purchase and sale agreement. Should Firm become a dual agent, Seller waives all claims, damages, losses, expenses or liabilities, other than for violations of the North Carolina Real Estate License Law and intentional wrongful acts, arising from Firm's role as a dual agent. Seller shall have a duty to protect Seller's own interests and should read any purchase and sale agreement carefully to ensure that it accurately sets forth the terms which Seller wants included in said agreement. (d) Designated Dual Agency. When a real estate firm represents both the buyer and seller in the same real estate transaction, the firm may, in its discretion, offer designated dual agency. If offered, designated dual agency permits the firm, with the prior express approval of both the buyer and seller, to designate one or more agents to represent only the interests of the seller and a different agent(s) to represent only the interests of the buyer, unless prohibited by law. NOTE: An individual agent may not be designated to represent a party in a transaction if that agent has received confidential information concerning the other party in connection with the transaction. (e) **Authorization/Direction** (initial either Dual Agency or Exclusive Representation). Dual Agency. Seller authorizes the Firm to act as a dual agent, representing both the Seller and the buyer, subject to the terms and conditions set forth in Paragraph 13. Seller DOES DOES NOT authorize the same individual agent to represent both the Seller and the buyer in a transaction. (also initial if Firm offers designated dual agency and Seller authorizes designated dual agency) Designated Dual Agency. In addition to authorizing Firm to act as a dual agent, Seller authorizes and directs Firm to designate an individual agent(s) to represent the Seller and a different individual agent(s) to represent the buver. Firm will practice designated dual agency unless: (i) designated agency would not be permitted by law due to

> STANDARD FORM 103 Revised 7/2022 © 7/2022

Individual agent initials _____ Sellers initials _____

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OR	
Exclusive Representation. Seller desires exclusive representation at all times during this agreement authorize dual agency.	nt and does NOT
14. TERMINATION/BREACH/MEDIATION/ATTORNEYS' FEES. (a) Termination. Seller acknowledges and understands that this Agreement constitutes a binding, exclusive Seller and Firm for the entire Term stated above. Seller's withdrawal from the fiduciary relationship existing betwee prior to the Expiration Date of this Agreement, or Seller's execution of a listing agreement with another firm that be during the Term of this Agreement, would be a material breach of this Agreement unless it has been terminated in a consent of Seller and Firm or for legally-sufficient cause, and any subsequent sale of the Property during the Term on the Fee described in paragraph 4(a). (b) Breach. If Seller is in material breach of this Agreement, Firm will be entitled to pursue all remedies avaisuch breach, including but not limited to recovery of the Fee described in paragraph 4(a). This provision is in addition to the Fee if Seller breaches this Agreement after the Fee has been earned in accordance with paragraph 4(b). If Fibreach of this Agreement, Seller will be entitled to pursue all remedies available to Seller for such breach. (c) Mediation. If a dispute arises out of or related to this Agreement or the breach thereof, and if the dispute through negotiation, the parties agree first to try in good faith to settle the dispute by mediation before resortilitigation, or some other dispute resolution procedure. If the need for mediation arises, the parties will choose a mediator and will share the cost of mediation equally. (d) Attorneys' Fees. If legal proceedings are brought by Firm or Seller against the other, the parties agree that entitled to recover reasonable attorneys' fees to the extent permitted under N.C. Gen. Stat. § 6-21.2.	en Seller and Firm becomes effective writing by mutual hay entitle Firm to illable to Firm for on to Firm's right firm is in material cannot be settled ing to arbitration, itually acceptable
5. WIRE FRAUD WARNING.	
IF SELLER'S PROCEEDS WILL BE WIRED, IT IS RECOMMENDED THAT SELLER PROVINSTRUCTIONS AT CLOSING IN WRITING IN THE PRESENCE OF THE ATTORNEY. IF SELLEI TO ATTEND CLOSING, SELLER MAY BE REQUIRED TO SEND AN ORIGINAL NOTARIZED DID THE CLOSING ATTORNEY'S OFFICE CONTAINING THE WIRING INSTRUCTIONS. THIS MAY WITH THE DEED, LIEN WAIVER AND TAX FORMS IF THOSE DOCUMENTS ARE BEING PRESELLER BY THE CLOSING ATTORNEY. AT A MINIMUM, SELLER SHOULD CALL THE ATTORNEY'S OFFICE TO PROVIDE THE WIRE INSTRUCTIONS. THE WIRE INSTRUCTIONS VERIFIED OVER THE TELEPHONE VIA A CALL TO SELLER INITIATED BY THE CLOSING A OFFICE TO ENSURE THAT THEY ARE NOT FROM A FRAUDULENT SOURCE. SELLER SHOULD CALL THE CLOSING ATTORNEY'S OFFICE AT A NUMBER THAT IS INDEOBTAINED. TO ENSURE THAT SELLER'S CONTACT IS LEGITIMATE, SELLER SHOULD NOT PHONE NUMBER IN AN EMAIL FROM THE CLOSING ATTORNEY'S OFFICE, SELLER'S REAGENT OR ANYONE ELSE. Seller acknowledges and understands that there are risks associated with wire transfers that are not within control of Firm, and Seller hereby agrees to release and discharge Firm and Firm's agents from any ademands, rights and causes of action of whatsoever kind and nature not caused by gross negligence of F agents arising directly or indirectly out of any wire transfer Seller sends or receives/was to receive in connerceal estate transaction in which Firm represents Seller.	R IS UNABLE RECTIVE TO AY BE SENT EPARED FOR IE CLOSING SHOULD BE ATTORNEY'S PENDENTLY RELY ON A EAL ESTATE the reasonable and all claims, irm or Firm's
[THIS SPACE INTENTIONALLY LEFT BLANK]	

circumstances existing at the time of the transaction, or (ii) Seller authorizes Firm in writing to remain in dual

agency only.

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16. **ENTIRE AGREEMENT/CHANGES**. This Agreement constitutes the entire agreement between Seller and Firm and there are no representations, inducements, or other provisions other than those expressed herein. This Agreement may be signed in multiple originals or counterparts, all of which together constitute one and the same instrument. All changes, additions, or deletions to this Agreement must be in writing and signed by both Seller and Firm.

NOTE: The North Carolina Real Estate Commission publishes a series of Q&A brochures that address common questions on a variety of topics relating to real estate transactions, including offer and acceptance, earnest money deposits, home inspections, and real estate closings. They are available free of charge on the Commission's website at www.ncrec.gov.

Seller and Firm each acknowledge receipt of a signed copy of this Agreement.

NORTH CAROLINA ASSOCIATION OF REALTORS $^{\otimes}$, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION.

Seller:						
	Print Name		Signa	ture		Date
Contact Information:						
	Home	Work	Cell		Email	
Mailing Address:						
Seller:						
	Print Name		Signat	ure		Date
Contact Information:						
	Home	Work	Cell		Email	
Mailing Address:						
Entity Seller:						
(Nam	e of LLC/Corporation	/Partnership/Trus	st/etc.)			
Bv:				Date:		
Name:		Print Name		1itle:		
Contact Information:		1110 1 (41110				
contact information.	Home	Work	Cell		Email	
Mailing Address:						
-						
Firm:				Firm Phone:		
Print Real Esta	ate Firm Name		Firm License Number			
Office Address:						
By:						
	idual Agent Signature		Individual License Nu	mber		Date
Agent Phone:	Fax:	:	Email:			