

## EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

haraina ftar kno	and between Shore Realty ' and wn as "Client".
neremanter kno	whas Chent.
In consideration of Firm's agreement to list the following described property, hereinafte efforts to find a buyer, Client agrees with Firm as follows:	r known as "Property," for sale and to use its
1. EXCLUSIVE RIGHT TO SELL: For a period extending until 11:59 p.m. (based upon,, Firm shall have the exclusive right to sell on the terms set forth below, or upon such other terms as may be agreed upon in writing that, as of the commencement date of this Agreement, Client is not a party to a listing	the Property as agent of Client at the price and by Client with any buyer. Client represents
2. BROKER COOPERATION/AGENCY RELATIONSHIPS: Firm has advised regarding cooperating with subagents, buyer agents or dual agents. Client has received at Disclosure" and authorizes the Firm to (subject to Sections 7b.(i) and 7b.(ii)) cooperate all agents at the time of initial contact as to their agency status): (CHECK ALL APPLICATION Subagents of Client buyer agents	d read the "Working with Real Estate Agents with the following (Firm agrees to inquire of
dual agents representing both Client and the buyer in the same transaction (subject Any potential agreement between Firm and a cooperating agent to share compensation Forms 541 and 542, as applicable, may be used document such cooperating compensation	must be first approved by Client in writing.
3. PROPERTY: (Address)	
(Legal Description/Description)	
See attached Exhibit for legal description/description of premise	S.
rights of others to acquire or lease all or a portion of the Property, (ii) as respects to leases granted or transfers of mineral, oil and gas or other similar rights, (iii) Cli recently contracted with (or contracted with hereafter prior to any transaction) to compare and Client will comply with all laws related to mechanics liens, (iv) the streets serve maintained by a public authority, and (v) the Property has not been clad previous transaction insulating and finishing system commonly known as "EIFS" or "synthetic laws to the property has not been claded previous transactions."	ent has paid or will pay in full all persons o work related to or affecting the Property ing the Property are public streets and are
(Insert "None" or the identification of any matters relating to (i) through (v) above,	
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:  Possession Delivered:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:  Possession Delivered:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:  Possession Delivered:  Other Terms:	if any):
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:  Possession Delivered:  Other Terms:  See attached Exhibit for additional listing terms.  Page 1 of 7  This form approved by:	STANDARD FORM 571 Revised 7/2024
(Insert "None" or the identification of any matters relating to (i) through (v) above,  4. LISTING TERMS:  Sales Price:  Client Financing Terms:  Possession Delivered:  Other Terms:  See attached Exhibit for additional listing terms.  Page 1 of 7	STANDARD FORM 571

ADVERTISING AND DATABASE LISTINGS: In connection with the marketing and sale of the Property directs Firm: (CHECK ALL APPLICABLE SECTIONS)	y, Client authorizes and
Listing Service. To submit pertinent information concerning the Property to any listing service or in which Firm is a member or in which any of Firm's agents participate and to furnish to such listing exchange notice of all changes of information concerning the Property authorized in writing by Girm, upon execution of a sales contract for the Property, to notify the listing service or information as sale, and upon closing of the sale, to disseminate sales information, including sales price, to the list exchange, appraisers and real estate brokers.  Advertising Other Than On The Internet. Client authorizes Firm to advertise the Property in non-permit other firms to advertise the Property in non-Internet media to the extent and in such manner as Internet Advertising. Client authorizes Firm to display information about the Property on the Inthrough a program of any listing service or information exchange of which the Firm is a member of agents participate, and authorizes other firms who belong to any listing service of which the Firm is any of Firm's agents participate to display information about the Property on the Internet in accessorice or information exchange rules and regulations. If Client does not authorize Internet Advertice Client MUST complete an opt-out form in accordance with listing service rules. (NOTE: NCAR Formations purpose.)	g service or information Client. Client authorizes exchange of the pending ing service, information n-Internet media, and to Firm may decide. Internet either directly or in which any of Firm's is a member or in which ordance with the listing tising as set forth above,
If Client authorizes Internet Advertising as set forth above, Client authorizes the display of (Check ALL ap	pplicable sections):
☐ The address of the Property	
Automated estimates of the market value of the Property	
Third-party comments about the Property	
Client acknowledges and understands that while the marketing services selected above will facilitate the selected property, there are risks associated with allowing access to and disseminating information about the Property reasonable control of the Firm, including but not limited to:  1. unauthorized use of a lock/key box,  2. control of visitors during or after a showing or an open house,  3. inappropriate use of information about the Property placed on the Internet or furnished to any listic Firm participates.  Client therefore agrees to indemnify and hold harmless Firm from any damages, costs, attorneys' fees and other any personal injury or property loss or damage to Client or any other person not caused by Firm's negligibility out of any such marketing services.	y that are not within the
MARKETING EXPENSE: In the event that the Property does not sell during the term of this Agreement, Cli obligated to reimburse Firm for actual documented expenses incurred in marketing the Property \$	
5. SPECIAL PROVISIONS:	
See attached Exhibit for special provisions.	
6. COOPERATION WITH FIRM: <ul> <li>a. Exclusive Rights: Client agrees to cooperate with Firm to facilitate the sale of the Property. The conly by appointment made by or through Firm. Client immediately shall refer to Firm all inquiries or offers in the Property. Client agrees to cooperate with Firm in bringing about a sale of the Property. All negotiations shall be identified as the contact firm with all state and local economic development agencies Property's availability.</li> </ul>	it may receive regarding all be conducted through
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b. Services: No management services, repair services, collection services, notices, legal services or tax services shall be
provided by Firm. In the event that Firm does procure any of these services at the request of Client, it is understood and agreed that
Firm shall only be acting in the capacity of procurer for Client and shall accrue no liability or responsibility in connection with any
services so obtained on behalf of Client. This exclusion of liability and responsibility shall not apply in the event that Firm directly
contracts with Client to provide any such service.

7. **COMMISSIONS:** The amount, format or rate of real estate commission is not fixed by law. Commissions are set by each broker individually and are fully negotiable between a firm and its client.

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	ommissions shall be earned w	-	-		
else during the	Client's acceptance of a cond term of this Agreement. Clien	nt shall pay Firm a commi	r, whether the buyer is proci	area by Firm, the Client o	r anyone
percent (	%) of the gross sales i	nrice of the Property or the	ne sum of		
percent (	%) of the gross sales p	price of the Property, of the		(\$	
whichever is gr	eater, and/or other:			(	
Commission she whatever form, upon delivery of contract, then C by Client of an notice given by In the event Cliexecutes an exconveyed, transpartnership, con whether by men of a fee or com Property, rather time of the transpartnership.	all be paid in cash or by bar by Client including, but not left the deed or other evidence of client shall pay the commission y contract of purchase and so Client to buyer of Client's intent contributes or conveys the change, the commission shall aftered or exchanged and is apporation or other business enteringer, outright purchase or other mission in connection with the than the gross sales price, resfer. Provided, however that other business entity between	nk check. Gross sales price imited to, the assumption of transfer of title or interest on upon the signing of successale, it is understood and tent not to proceed with successale are property or any interest libe calculated on the fair payable at the time of the titly, and an interest in the erwise, in lieu of a sale of such sale or transfer, the multiplied by the percentat this interest transfer proving	the includes any and all consor release of existing liabilitiest; provided, however, if the hinstallment contract. In the agreed that the commission ach sale, notwithstanding the therein to a joint venture, pair market value of the Proper contribution, conveyance, a partnership, corporation or the Property, and applicable commission shall be calculated of interest so transferred asion shall not apply to a training and interest so transferred asion shall not apply to a training as the contribution of the property.	ideration received or receives. Client shall pay the core transaction involves an interest of any breach or termains earned and payar basis of such intent not to remain or other business erty or interest therein core transfer or exchange. If Cother business entity is trace law does not prohibit the ted on the fair market values and shall be paid by Clientsfer of an interest in a particular.	mmission stallmen mination able upon proceed entity of the contributed lient is a paymen ue of the ent at the
Client, the con	ox is checked, notwithstandin numission stated in (i) above (6) of the gross sales price of t	shall be adjusted to			percent
to be applied to	ptions: % of any of commissions payable pursues of its entitlement pursuant	ant to Section 7.a.(i), pro			
(iii) Sh shall not receive	nould there be a forfeiture of e an amount in excess of the c	earnest money, Firm shal commission set forth in Se	be entitled toction 7.a.(i).	% of same, provided t	that Firn
	eneral Commissions Provisi		mission to either directly or	indirectly a buyer who se	eks to he

- (i) Firm shall not be required to compensate or pay any commission to, either directly or indirectly, a buyer who seeks to be compensated or paid a commission in connection with any transaction pursuant to this Agreement.
- (ii) If Firm has worked directly with a buyer in connection with the Property, either as a client or a customer, and such relationship is evidenced in writing (either by a CONFIRMATION OF AGENCY RELATIONSHIP AND REGISTRATION STATEMENT NCAR Form 510 or substantially similar registration document), then Firm may not compensate or pay any commission to another real estate agent (not associated with Firm) in connection with any transaction pursuant to this Agreement involving said registered buyer.
- (iii) In the event Client fails to make payments within the time limits set forth in this Agreement, then the delinquent amount shall bear interest from the date due until paid at the maximum rate permitted in the state of North Carolina. If Firm is required to institute legal action (including mediation or arbitration) against Client relating to this Agreement, Firm shall be entitled to costs of

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such action.

- (iv) In the event Client sells or otherwise disposes of its interest in the Property, Client shall remain liable for payment of the commissions provided for in this Agreement, including, without limitation, the commission obligations set forth in Section 7.a. unless the purchaser or transferee assumes all of such obligations in writing and Firm agrees in writing to such assumption.
- (v) "Buyer" and "registered prospect" as used herein shall be deemed to include, but not be limited to: (i) any holder of a right of first offer or refusal or similar right which holder is not specifically named herein and excluded from the terms of this Agreement, (ii) any prospect registered by Firm pursuant to Section 8 hereof (which prospect registration listing shall identify specific principals and shall not include brokers acting in a brokerage capacity), and, (iii) the successors or assigns, principals, officers, directors, employees or shareholders thereof or any affiliate, alter-ego or commonly controlled entity of any such person.

## **8. REGISTERED PROSPECTS:**

- a. Prior Listing Agreements: If the Property was exclusively listed for sale with another agency prior to this Agreement, then Client shall provide Firm in writing the names of registered prospects (as defined in Section 7b.(v) above) and the duration of the protection period under the prior listing agreement. If Client provides such information to Firm within twenty (20) days of the date of this Agreement, then a direct or indirect sale or agreement to sell during such protection period to a registered prospect is excluded from this Agreement.
- b. Later Sale To Registered Prospect: If within \_\_\_\_\_ days after the expiration or earlier termination of this Agreement (the "Protection Period"), Client directly or indirectly sells or agrees to sell the Property to a party with whom Firm (or any other agent acting for or through Firm) has had substantive bilateral communication concerning the Property during the term of this Agreement, Client shall pay Firm the same commission to which Firm would have been entitled had the sale been made during the term of this Agreement; provided that names of registered prospects (as defined in Section 7b.(v) above) are delivered or postmarked to Client within fifteen (15) days after the expiration or earlier termination of this Agreement. In the event the Property is exclusively listed for sale with another agency after the expiration or earlier termination of this Agreement and Client directly or indirectly sells or agrees to sell the Property to a registered prospect (as defined in Section 7b.(v) above) during the Protection Period, then Client shall pay to Firm the same commission to which Firm would have been entitled.
- **9. LEASE PROTECTION PROVISION:** In the event that the Property is leased during the term hereof, it is acknowledged that Firm shall nonetheless earn a commission upon execution of such lease agreement. The parties agree to act in good faith in determining that the commission is an amount reasonable in this area for the type of Property.
- 10. AUTHORITY: Client represents and warrants to Firm that it has the right to offer the Property for sale. Each signatory to this Agreement represents and warrants that he or she has full authority to sign this Agreement and such instruments as may be necessary to effectuate any transaction contemplated by this Agreement on behalf of the party for whom he or she signs and that his or her signature binds such party and the holders of the interests in Client.
- 11. BANKRUPTCY: In the event that the Property comes under the jurisdiction of a bankruptcy court, Client shall immediately notify Firm of the same and, if Client is the subject of bankruptcy, shall promptly take all steps necessary to obtain court approval of Firm's appointment to sell the Property, unless Firm shall elect to terminate this Agreement upon said notice.
- 12. INDEMNIFICATION: Client represents and warrants that the information set forth herein and any other information as may be furnished to Firm by Client, including information relating to environmental matters, is correct to the best of Client's knowledge. Firm shall have no obligation or responsibility for checking or verifying any such information, except as may be required by law. Client shall indemnify Firm for any and all loss or damage sustained by Firm as a result of (i) Firm's or Client's furnishing such information to a buyer or anyone else; and (ii) the presence of storage tanks on, or the presence or release of hazardous substances, materials and wastes on or from, the Property.
- 13. PARTIES AND BENEFITS: This Agreement shall be binding upon and inure to the benefit of the parties, their heirs, successors and assigns and their personal representatives. Client agrees that at any time during the term of this Agreement, Firm may either assign Firm's rights and responsibilities hereunder to another real estate agency, or transfer to another person or entity all or part of the ownership of Firm's real estate agency, and that in the event of any such assignment or transfer, this Agreement shall continue in full force and effect; provided, that any assignee or transferee must be licensed to engage in the business of real estate brokerage in the State of North Carolina. In the event of any such assignment or transfer, Client may terminate this Agreement without cause on thirty (30) days' prior written notice to the assignee or transferee of Client's intent to terminate this Agreement.
- 14. COUNTERPARTS; ENTIRE AGREEMENT; AMENDMENT; SEVERABILITY; ATTORNEYS FEES; GOVERNING LAW: This Agreement may be executed in one or more counterparts, which taken together, shall constitute one and the same original document. Copies of original signature pages of this Agreement may be exchanged via facsimile or e-mail, and any such copies shall constitute originals. This Agreement contains the entire agreement of the parties and supercedes all prior written and oral proposals, understandings, agreements and representations, all of which are merged herein. The parties acknowledge and agree that: (i) the

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initials lines at the bottom of each page of this Agreement are merely evidence of their having reviewed the terms of each page, and (ii) the complete execution of such initials lines shall not be a condition of the effectiveness of this Agreement. No amendment or modification to this Agreement shall be effective unless it is in writing and executed by all parties hereto. No waiver of any breach of any obligation or promise contained herein shall be regarded as a waiver of any future breach of the same or any other obligation or promise. The invalidity of one or more provisions of this Agreement shall not affect the validity of any other provisions hereof and this Agreement shall be construed and enforced as if such invalid provisions were not included. It shall not be deemed a breach of this Agreement for Firm to comply with an order resulting from an arbitration conducted by a REALTOR® association or issued by a court of competent jurisdiction. If legal proceedings (including mediation or arbitration) are instituted to enforce any provision of this Agreement, the prevailing party in the proceeding shall be entitled to recover from the non-prevailing party reasonable attorneys fees and court costs incurred in connection with the proceeding. This Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina.

- 15. INTELLECTUAL PROPERTY RIGHTS: Client grants to Firm and any listing or commercial database service in which Firm or its agents participate a non-exclusive, perpetual license to use any information, photographs, drawings or other intellectual property that Client provides to Firm, including the rights to display, reproduce or make derivative works from the intellectual property.
- **16. DUAL AGENCY:** Client 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. If such circumstance of dual agency arises, Firm at that time shall orally confirm to Client that Firm is then serving in a dual agency role.
- (a) Disclosure of Information. In the event Firm serves as a dual agent, Client 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 Client and a buyer in a transaction involving the Property, Firm shall make every reasonable effort to represent Client and buyer in a balanced and fair manner. Firm shall also make every reasonable effort to encourage and effect communication and negotiation between Client and buyer. Client understands and acknowledges that:
  - (1) Prior to the time dual agency occurs, Firm will act as Client's exclusive agent;
  - (2) In its separate representation of Client 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 Client and buyer any known or reasonably ascertainable material facts. Client agrees Firm shall not be liable to Client 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) Client's Role. Should Firm become a dual agent, Client understands and acknowledges that:
    - (1) Client has the responsibility of making Client's own decisions as to what terms are to be included in any purchase and sale agreement with a buyer client of Firm;
    - (2) Client 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 Client and buyer and to encourage and effect communication between them rather than as an advocate or exclusive agent or representative;
    - (3) Client has determined that the benefits of dual agency outweigh any disadvantages or adverse consequences;
    - (4) Client may seek independent legal counsel to assist Client 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, Client waives all claims, damages, losses, expenses or liabilities, other than violations of the North Carolina Real Estate License Law and intentional wrongful acts, arising from Firm's role as a dual agent. Client shall have a duty to protect Client's own interests and should read any purchase and sale agreement carefully to ensure that it accurately sets forth the terms which Client 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.

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	not be designated to represent a party in a transaction if that agent has received confidential information
concerning the other party	v in connection with the transaction.
(e) Authorization	on/Direction (initial).
	Dual Agency. Client authorizes the Firm to act as a dual agent, representing both the Client and the buyer, subject to the terms and conditions set forth in Paragraph 16.
	Client DOES DOES NOT authorize the same individual agent to represent both the Client and the buyer in a transaction.
	(also initial if Firm offers designated dual agency and Client authorizes designated dual agency) Designated Dual Agency. In addition to authorizing Firm to act as a dual agent, Client authorizes and directs Firm to designate an individual agent(s) to represent the Client and a different individual agent(s) to represent the buyer. Firm will practice designated dual agency unless: (i) designated agency would not be permitted by law due to circumstances existing at the time of the transaction, or (ii) Client authorizes Firm in writing to remain in dual agency only.
OR	
	Exclusive Representation. Client desires exclusive representation at all times during this agreement and does NOT authorize either dual agency or designated dual agency.
	[THIS SPACE INTENTIONALLY LEFT BLANK]

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THE BROKER 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 OF ANY PARTY OR PROSPECTIVE PARTY.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION.

CLIENT:	FIRM:	
Individual	Chaus Dacker	
	Shore Realty (Name of Firm)	
Date:	By:	
	N	
Date:	Individual License #: State:	:_NC_
	Date:	
<b>Business Entity</b>	A.U. 4620 G.D. 14 W. 34 W. 44 A.V.G. 470	-0
	Address: 4639 S.Roanoke Way, Nags Head, NC 2795	59
(Name of Entity)		
By:	Phone: (252)441-3416 (252)441-3416	
Name:		
Title:	E-mail: trush@outerbankshome.com	
Date:		
Address:		
Phone:		
Facsimile:		
E-mail:		