EXCLUSIVE LISTING AGREEMENT

As approved by the Firelands Association of REALTORS® 2710 Campbell St., Sandusky, Ohio 44870 ~ Phone: 419-625-5787



Revised 07/18/2024

| The undersigned owner, | | ("Seller | "), grants to the undersigned broker, s agents, successors, and assigns is |
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| called "Broker") the exclusive right t described as: | o sell or lease as set forth in t | | ("Agreement") the Property generally |
| Address: | | | |
| Parcel #(s): | | | ("Property") |
| Listing Period: The Seller hereby grom Property at a price of \$ the event of an exchange or trade, E | grants to the Broker the exclus , 20 through midnight on and/or upor Broker is permitted to represen | ive right to sell lease to any price, terms, exchange, or t and receive compensation from | he Property _, 20 ("Term"). Seller offers the trade to which the Seller consents. Ir m all parties to the transaction. |
| Brokerage Fee Disclosure: Broker | Commissions are not set by l | aw and are fully negotiable. | Seller Initials: |
| any lease of the Property, or a minir 1) the Property is sold, exchanged, executed between Seller and any to (as determined in this section) of the purchase agreement, option to purch of the Property will not take place minimum commission stated in this the Property. Seller hereby permits | num commission of \$ | whichever is greater, if and able purchaser for the Proposit, then the Broker's commission at the time of the trade. If the Se during the Term of this Agreement, then the Selle to coincide with the closing date ompensation to buyer brokers at | gross amount due for the duration of during the Term of this Agreement: erty exists; or 3) a lease agreement is shall be the agreed upon percentage eller and a purchaser or tenant sign a ent, but the closing of the sale or lease or's obligation to pay either the fee of e of either the conveyance or lease or ind/or cooperating brokers:% or any other prospects that |
| may contact Seller directly during pe | eriod of this Agreement or any th their names, telephone nu | extension thereof seeking to pumbers, and addresses. Seller | Il tenants, or any other prospects tha irchase, exchange, trade, or lease the agrees to pay the above brokerage |
| entered into for the sale, exchange to any person or entity to whom the | or lease, withinda Broker showed the Property o ed to pay Broker such fee if Se | ys after the expiration of this List r with whom the Broker negotiat | or exchanged, leased, or a contract is ing Contract (or any extension thereof ed during the Term of this Agreement ntract with another licensed real estate |
| provided by the Seller to Broker as essential that the information provion the Seller and set forth on the "Res shall be relied upon by the Broker in are no latent, hidden, or undisclosed Seller's failure to disclose any know | s listing information will be used by the Seller be accurate. Idential Property Disclosure Formula showing this Property to prospect defects in the Property, and an defects and claims resulting tored, disposed of, concealed | ed to promote the Seller's Properthe Seller represents and warrorm", and the "Lead Paint Discluderive purchasers. The Seller at the Seller will defend, indemnify from the same. To the best of Seller will be the Seller will defend. | ed appropriate by Broker. Information erty to the public, and, therefore, it is ants that the information furnished by osure Form" is true and accurate and Iso represents and warrants that there, and hold the Broker harmless for the eller's knowledge, no toxic, dangerous the Property, and no other adverse |
| | | | |

Seller Initials: _____ Address: ____

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Marketable Title: The Seller represents and warrants that the Property is titled to Seller and that Seller has full legal capacity and authority to enter this into Agreement and sell the Property. Seller also represents and warrants that Seller is not a party to any bankruptcy action, and that the Property is not subject to the rights of creditors in any bankruptcy action. In the event of a sale or exchange, Seller shall furnish satisfactory evidence of marketable title and agrees to convey to any buyer marketable title to the Property by general warranty deed or other acceptable form of deed, with release of dower, if applicable, and with all taxes paid. Real estate taxes, association dues and other assessments shall be pro-rated as agreed between Seller and any buyer of the Property. Possession: shall be _____days (rent-free) from deed recordation, subject to tenant's rights (if applicable) or as agreed in purchase contract. Home Warranty: Seller acknowledges being apprised of the value and availability of a home warranty program. Seller further agrees Yes No to provide and pay for a limited home warranty program, approximate cost of \$: _____ Excluded Fixtures: (If "none" so state) All excluded fixtures described in this Agreement must also be deemed excluded in any purchase agreement Further Conditions: Showing Instructions: ☐ By appointment☐Key, ☐ Lock Box, Other: ______. The Broker is authorized in its sole discretion, to place a For Sale sign on the Property, to remove all other signs, to place a lockbox on the Property, to have access to the Property at all reasonable times for the purpose of showing the Property to prospective purchasers and to cooperate with other brokers Yes \square No \square Photography \square Yes \square No videography allowed in subject property by potential purchasers. Does seller have Audio/Video Surveillance Systems? □ Audio □ Video/Surveillance system Fair Housing/Blockbusting: This Agreement shall be performed in accordance with the Ohio Fair Housing Law (Section 4112.02(H) of the Ohio Revised Code), and the Federal Fair Housing Law (42 U.S.C.A. Section 3601 and 3604(e), pursuant to which it is illegal to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, or familial status as defined in section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in those sections, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding entry into the neighborhood of a person or persons belonging to one of the protected classes. Ohio's Sex Offender Registration and Notification Law: Ohio's Sex Offender Registration and Notification Law requires the local sheriff to provide written notice to certain members of the community if a sex offender resides in the area. If you have or receive notice from the sheriff's office pursuant to this law, you agree to disclose this fact to the Purchaser in the Purchase Contract. Appointment of Licensees: Seller agrees that Broker may appoint other licensees within the Broker's brokerage to represent Seller's interest as defined by this Agreement. Seller will be notified of the licensee to whom any responsibilities are assigned. Consent for Unsupervised Access: Seller

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to be seller's property to licensed/certified Appraisers, Ohio Licensed Home Inspectors, contractors and other professionals without a real estate licensee present for purposes related to the marketing or sale of their property and/or a contract to purchase. Seller also understands and agrees that the purchaser may attend the appointment with the authorized individuals. Seller agrees to hold the Brokerage harmless for any damages, including but not limited to, real or property damages, loss, theft or injury to other that may occur while such individuals are at their property.

Seller Initials: Address:

Binding Agreement: This Agreement contains all of the terms and conditions agreed upon between the Broker and the Seller and, except as contained herein, there are no other conditions, representations, warranties, or agreements, express or implied. Facsimile or electronically transmitted signatures on the Agreement shall be deemed binding and valid and shall become a binding contract upon and accrue to the benefit of the Seller and respective heirs, executors, administrators, estate representatives, trustees of any trust to which the Property transfers upon Seller's death, and assigns. Seller acknowledges that Broker and its agents are authorized to provide real estate services only, and agrees to retain independent professionals for legal, accounting and tax, inspection, appraisal, property management, and/or engineering services, and any related services not provided in the terms of this Agreement.

Care and Maintenance of Property: Seller shall be solely responsible for maintaining the Property during the Term of this Agreement. The Broker has no duty or other obligation to maintain or repair any part of the Property's interior or exterior. Seller waives and releases Broker from any damage to the Property incurred during the Term of this Agreement that was not caused by Broker's negligence.

As Sellers: I have read the entire Listing Agreement and fully understand and agree to all the conditions thereof. I further represent that the statements contained herein are true to the best of my knowledge.

| X | | X | | |
|--------------------|------|----------|------------|------|
| Seller | Date | Seller | | Date |
| Address: | | Address: | | |
| Email: | | | | |
| Phone: | | Phone: | | |
| Agent Name: | | | Phone: | |
| Agent Signature: | | nte: | License #: | |
| Agent Email: | | | | |
| Brokerage Name: | | | Phone: | |
| Brokerage Address: | | | License #: | |
| Brokerage Email: | | | | |

| | Selle | er Initials | : Addr | 988: | Revised 07/18/202 |
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