



## EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

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1	DATE:
2	This Exclusive Right to Sell Listing Agreement ("Agreement") is between:
3	SELLER(s): and
:	BROKER:
	<b>LISTING TERMS:</b> The Seller(s) hereby grants to the above named Broker the exclusive right to sell or exchange the Property hereafter described, from the Agreement start date to at 11:59 P.M., on the following terms. Seller(s) has the full and legal right to sell the Property and will sign all closing documents (including a Warranty Deed or Contract for Warranty Deed) necessary to transfer to Buyer(s) marketable ownership of the Property.
	PROPERTY ADDRESS:
	Street Address:
	City:          State:          County:
	LEGAL DESCRIPTION:
	LIST PRICE: \$ or at such price and terms as shall be acceptable to Seller(s).
	Minerals, if owned, included:  Yes No Unknown
	Personal Property Included:
	Personal Property Excluded:
	Does Seller(s) have an Abstract?  Yes No OR Title Insurance? Yes No Policy #
	Is there a loan against the Property? 🗆 Yes 🗆 No If "Yes," are loan payments up to date? 🗆 Yes 🗆 No
	Is a sign permitted on the Property?  Yes  No
	Lock Box?  Yes  No Lock Box Location:
	Seller(s) has a contract with a <b>Power Company Fuel Tank Rental Water Softener Service Rural Water Membership</b>
	Terms:
	Is there a functioning audio/visual surveillance system on the Property? $\Box$ Yes $\Box$ No If "Yes," Seller(s) agrees to post notice of such at the entrance where potential Buyer(s) may enter the Property. Seller(s) understands that Broker must disclose this information to all parties. Seller(s) should seek appropriate legal advice if Seller(s) intend to utilize technology that may intercept audio or visual communications between persons other than Seller(s).
	Is there a security system installed on the Property?  Yes No If "Yes," Terms:
	Home Protection Plan: Seller(s) 🗆 will 🗆 will not provide a home protection plan.





Is there a well on the Property?  $\Box$  Yes  $\Box$  No If "Yes," see WELL DISCLOSURE. 37

38Is there a subsurface sewer system/septic system on the Property?  $\Box$  Yes  $\Box$  No If "Yes," see PRIVATE SEWAGE

39 TREATMENT SYSTEM DISCLOSURE. Seller(s) has been informed that if there is a subsurface sewer system/septic

40 system on the Property, it may be required to meet certain federal, city, county, or state certification standards. Seller(s)

- 41assumes responsibility for the inspection and will hold Broker harmless of any responsibility for said system.
- Does Seller(s) currently have flood insurance? **U** Yes **U** No 42

43 Seller(s) understands that Broker intends to rely on the accuracy of the information Seller(s) furnishes, including 44information about the condition of the Property. Seller(s) agrees to hold Broker harmless and defend Broker from any 45costs, expenses, or damages, including attorney's fees incurred by Broker as a result of Seller's withholding information 46from Broker or as a result of giving Broker any information which is incorrect.

- 47This shall serve as the Seller's written notice granting the Broker or any authorized closing agent permission to obtain: 48
  - 1.) mortgage and title policy information (i.e. mortgage balance, interest rate, payoff and/or assumption figures,
    - etc.) regarding any existing financing on this Property, and
- 502.) utility information.

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- SELLER'S DUTIES: The Seller(s) will: 51
  - a) cooperate with Broker in selling the Property, and authorizes Broker, Broker's Agent(s), and/or Agent(s) with customers or clients to enter the Property for the purposes of showing/reviewing the Property at reasonable times;
  - b) promptly tell Broker about all inquiries received about the Property:
    - c) provide Homeowner's Association documents, if applicable;
    - d) provide and pay for any inspections and reports if required by any governing authority;
  - give the Buyer(s) an up-to-date abstract, or current owner's title insurance commitment, or mobile home e) registration;
  - provide SELLER'S PROPERTY DISCLOSURE; f)
    - warrant appliances, heating, air conditioning, wiring, and plumbing on Property to be in working order on date g) of closing, except
    - h) remain responsible for security, maintenance, lawn care, snow removal, utilities, and insurance while Seller(s) owns the Property: and
    - i) remain responsible for safekeeping, securing, and/or concealing any valuable personal property during showings or open houses.
- 67 BROKER AUTHORITY: Seller(s) authorizes Broker to market the Property to the Public, obtain information relating to the present mortgage(s) on the Property, and provide objective comparative market analysis information to potential 68 69 Buyer(s).
- 70MULTIPLE LISTING SERVICE AND INTERNET MARKETING: Seller(s) understands the Broker is a member of a 71Multiple Listing Service (MLS) and will give information to the MLS concerning the Property. Seller(s) grants Broker 72access to the Property and authorizes Broker to market the Property including submission of data to a MLS.
- 73Shall the Property listing be displayed on the Internet, including sold information?  $\Box$  Yes  $\Box$  No
- 74Shall the listing address (house and unit numbers and street name) be displayed on the Internet? 🗖 Yes 🗖 No
- 75Shall an automatic valuation of the Property listing or a link to an automated valuation be displayed adjacent to the 76 listing?  $\Box$  Yes  $\Box$  No
- 77Shall comments or reviews of the Property by persons other than the displaying Broker be displayed with or attached as 78a link to the listing data of the Property? **U** Yes **U** No
- 79BROKER COMPENSATION: Seller(s) hereby authorizes Broker to market Seller's Property and allows Broker to share 80 Broker compensation with cooperating real estate Brokers. The commission rate for the sale, lease, rental, or management 81 of real property shall be determined between each individual real estate Broker and its client.
- Seller(s) will pay Broker compensation of \_\_\_\_\_% of the purchase price to be split as follows: 82
- with Buyer's Broker: % or Other Broker: % 83
- OR 84

Seller(s) Initials





whichever is

85	a sum of \$	, to be split with Buyer's Broker: \$	or Other Broker: \$
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86 greater of Lines 82 and 85 or other terms:

87 upon the happening of the following events:

- at closing of the sale; a)
- if Broker presents a Buyer(s) who is willing and able to buy or exchange the Property at a price and terms required b) in the PURCHASE AGREEMENT, but Seller(s) refuses or fails to sell for any reason;
- if Seller(s), before expiration of this Agreement, agrees to a sale or exchange of the Property with any person, even c) if Broker did not present the Buyer(s), and even if Seller(s) sells or exchanges the Property without Broker's assistance;
- d) if within \_\_\_ \_\_ days after the end of this Agreement, Seller(s) sells or agrees to sell, or exchanges or agrees to exchange, the Property with anyone who: 95
  - during this Agreement made inquiry of Seller(s) about the Property and Seller(s) did not tell Broker about the inquiry;
  - 2. during this Agreement made an affirmative showing of interest in the Property or was physically shown the Property;
- 100 After the expiration of this Agreement, Seller(s) understands that Seller(s) does not have to compensate Broker if Seller(s) 101 signs another valid listing contract under which Seller(s) is obligated to pay a compensation to another licensed real estate
- 102Broker.

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103 APPOINTED AGENCY REPRESENTATION: The Broker will appoint to the Seller(s), in writing, a licensed Agent(s) 104 who will be acting as the Seller's Appointed Agent(s) to the exclusion of all other affiliated licensed Agent(s) of the Broker. 105By agreeing to Appointed Agency, the Seller(s), the Broker, the Agent(s) of the Broker and the Appointed Agent(s) named 106 below are considered to possess only actual knowledge and information. By an act of North Dakota Law, the definitions 107regarding Appointed Agency make it clear that there is no imputed knowledge or information between the Seller(s), 108the Broker, the Broker's Agent(s), or the named Appointed Agent(s).

109 ("Appointed Agent(s)"), an affiliated 110 licensed Agent(s) of the Broker, is appointed to act solely as an Agent(s) for the Seller(s) unless they personally represent the Buyer(s), in which event the Appointed Agent(s) is considered a Dual Agent (see Lines 125-140) in this transaction 111 112only. Seller's designated Appointed Agent(s) is obligated not to reveal any confidential information obtained from the Seller(s) to other licensed Agents, except to the Broker in charge of the oversight of the Seller's transaction. 113

114It is understood that the Broker may appoint another Agent(s) for the Seller(s) during the term of this Agreement if:

- The Appointed Agent(s) is not able to fulfill the terms of this Agreement, and/or 1.
- 2. The Seller(s) and the Broker mutually agree to the appointment of another Agent(s). An appointment of another Agent(s) as a new or additional Agent(s) does not relieve the first Appointed Agent(s) of any of the duties owed to the Seller(s) as previously described in this Agreement.
- 119Having read and understood this information, Seller(s) makes the following decision:
- 120 Seller(s) accepts does not accept a possible Appointed Agency Representation.

Seller Signature	Date	Agent Signature	Date
Seller Signature	Date		

DUAL AGENCY REPRESENTATION: Dual Agency means the Broker represents both Buyer(s) and Seller(s) and owes 125126the same duties to both parties. This agency relationship will prohibit the Broker from advocating exclusively for either 127party. Dual Agency will limit the level of representation the Broker can provide. Confidential information communicated 128by Buyer(s) or Seller(s) to the Broker in regard to price, terms, or motivation will remain confidential unless Buyer(s) or 129Seller(s) instructs the Broker in writing specific information to disclose. All other information may be shared. The Broker 130cannot act as a Dual Agent unless both Seller(s) and Buyer(s) agree.

131By agreeing to a **possible** Dual Agency, Seller(s) may be giving up the right to exclusive representation in a transaction 132where the Agent(s) representing Seller(s) and Buyer(s) work for the same Brokerage or when one Agent is representing 133both Seller(s) and Buyer(s).





- By not agreeing to a **possible** Dual Agency: Seller(s) will be giving up the opportunity to show and sell the Property to a Buyer(s) client from the same Brokerage as Seller's Agent, unless Appointed Agency applies.
- 136 Seller(s) 🗆 accepts 🗆 does not accept a possible Dual Agency Representation.

Seller Signature	Date	Agent Signature	Date
Seller Signature	Date		

- 141 **CONSENT FOR COMMUNICATION:** Seller(s) authorizes Broker and Broker's representatives to contact Seller(s) by 142 mail, phone, fax, email, or other means of communication during the term of this Agreement and anytime thereafter.
- MULTIPLE OFFER DISCLOSURE: Based on receiving a guide or other information regarding multiple offers, Seller(s)
   now instructs Broker as follows:
- 146 Seller(s) does not want the Listing Agent(s) to disclose multiple offer situations to other Agent(s).
- 147 FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT ("FIRPTA"): 26 U.S. Code § 1445 of the Internal Revenue 148 Code provides that a transferee ("Buyer(s)") of a United States real property interest must be notified in writing and must 149 withhold tax if the transferor ("Seller(s)") is a foreign person and no exceptions from FIRPTA withholding apply. Buyer(s) 150 and Seller(s) agree to comply with FIRPTA requirements under Section 1445 of the Internal Revenue Code. Seller(s) shall 151 represent and warrant, under the penalties of perjury, whether Seller(s) is a "foreign person" (as the same is defined within 152 FIRPTA), prior to closing. Any representations made by Seller(s) with respect to this issue shall survive the closing and 153 delivery of the deed.
- Buyer(s) and Seller(s) shall complete, execute, and deliver, on or before closing, any instrument, affidavit, or statement reasonably necessary to comply with the FIRPTA requirements, including delivery of their respective federal taxpayer identification numbers or Social Security numbers.
- Due to the complexity and potential risks of failing to comply with FIRPTA, including the Buyer's responsibility for withholding the applicable tax, Buyer(s) and Seller(s) should seek legal and tax advice regarding FIRPTA compliance, as the respective Broker(s)/Agent(s) representing or assisting either party will be unable to assure either party whether the transaction is exempt from FIRPTA withholding requirements.
- Seller(s) represents and warrants, under penalty of perjury, that Seller(s) is not a foreign person (i.e., a non-resident alien individual, foreign corporation, foreign partnership, foreign trust, or foreign estate for purposes of income taxation. (See Lines 147-160.) This representation and warranty shall survive the closing of the transaction and delivery of the deed.
- 164 **NOTICES AND NONDISCRIMATION:** As of this date, Seller(s)  $\Box$  has  $\Box$  has not received notice from any 165 municipality, government agency, or homeowner's association about the Property that Seller(s) has not told the Broker 166 about, and Seller(s) agrees to promptly tell the Broker of any notice of that type should Seller(s) receive.
- Seller(s) understands that Broker may not refuse to sell to, or discriminate in the terms, conditions, or privileges of sale against, or indicate or publicize that sale is unwelcome, objectionable, not acceptable, or not solicited from, any person due to that person's race, color, religion, sex, national origin, age, physical or mental disability, family status, status with respect to marriage, or status with respect to public assistance. Seller(s) understands further applicable laws, rules, or ordinances may include other protected classes of persons.
- 172 **ELECTRONIC SIGNATURES:** The Seller(s) agrees the electronic signature of any party on any document related to 173 this transaction constitutes valid, binding signatures.
- 174 CLOSING SERVICES: After the PURCHASE AGREEMENT for the Property is fully executed, arrangements must be 175 made to close the transaction. Seller(s) understands that no one can require Seller(s) to use a particular person to conduct 176 the closing and that Seller(s) may arrange for another qualified person, including Seller's attorney, to conduct the closing. 177 The real estate Broker, real estate Agent(s), or real estate closing agent, has not, and under applicable state law, may not, 178 express opinions regarding the legal effect of the closing documents or of the closing itself. Seller(s) has indicated Seller's
- 179 choice for closing services (Select one):
- 180 Seller(s) requests Broker arrange for closing services. Broker will give Seller(s) written disclosure of any controlled
   181 business arrangement Broker has with the closing services Broker selects.

OTHER PROFESSIONAL SERVICES: Seller(s) acknowledges that Broker is retained solely as a real estate agent
 and not as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, home inspector or other
 professional service advisor. Seller(s) has been advised to seek professional advice concerning the condition of the
 property, legal, and tax matters.

I hereby certify that I have received a copy o	f this Agreement and agree to its terms.	
Acceptance Date	Seller Signature	Date
Brokerage Name	Seller Signature	Date
Brokerage Phone	Seller's Street Address	
Broker/Agent Printed Name	City	State Zip Code
Broker/Agent Signature	Seller's Phone	