RMLS™ OREGON EXCLUSIVE RIGHT TO SELL - LISTING CONTRACTPage 1 of 6
RMLS 041/2020PROPERTY ADDRESS:CITY, STATE

 AGENCY. Seller has received and read a copy of the Initial Agency Disclosure Pamphlet. SELLER authorizes BROKER's FIRM to appoint BROKER to act as SELLER's listing BROKER. It is understood and agreed that this Agreement creates an agency relationship with BROKER and BROKER's FIRM only, not with any other brokers of BROKER's FIRM. Any broker other than BROKER who procures a prospective buyer for the Property will not be representing SELLER and may represent a buyer.

6 2. EXCLUSIVE RIGHT TO SELL. In consideration for the services to be rendered by the undersigned
7 BROKER'S FIRM, the undersigned SELLER hereby grants to BROKER'S FIRM the exclusive right to sell
8 the property located at the address set forth above and more particularly described on the RMLS[™] Listing
9 Data Input Form hereto attached (the "Property").

10 This listing is:

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- 11
 _____AN ACTIVE LISTING (ACT). Date marketing to begin is ______,

 12
 which will be the List Date published in RMLS[™]. No marketing may occur before such date.
- COMING SOON-NO SHOWING LISTING (CSN). Will automatically convert to ACT on
 first date for showing and Date marketing to begin on ______, ____ (not
 more than 21 days from date of this Agreement). Property will be shown in RMLSTM as CSN status
 and is subject to certain marketing restrictions, as provided in the RMLSTM Rules and Regulations,
 including a prohibition against any showings and Internet advertising. A sign and flyer including
 the phrase "Coming Soon" may be placed on the Property.
- 19EXCLUDED FROM MLS. The Property will not be submitted to, or published in, RMLSTM.20The Authorization to Exclude from MLS Addendum and Public Marketing must be completed and21submitted to RMLSTM.

22 For purposes of this Section, 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), 23 digital communications marketing (email blasts), multi-brokerage listing sharing networks, and 24 applications available to the general public-placing any yard sign, social media or internet exposure, 25 publication in RMLS[™], broker tours, showings and direct marketing to any other real estate professionals 26 27 or consumers. SELLER further allows BROKER's FIRM a reasonable time after termination or expiration 28 of this Agreement to close any transaction on which earnest money, has been paid, or a promissory note 29 for earnest money has been tendered. No extension or renewal of this Agreement shall be effective unless 30 it is in writing signed by SELLER and authorized signatory of BROKER's FIRM.

- 31 **3. LIST PRICE.** List Price \$_____.
- 4. TERM. This Agreement is effective when fully signed by all parties, and shall terminate at 11:59 p.m.
 on _______.

^{5.} BROKERAGE FEE. SELLER shall pay a brokerage fee as set forth in Section 8 below in an amount
equal to _____% of the selling price or option exercise price of the Property or
\$_____. From the brokerage fee an amount equal to _____% of the selling price or option
exercise price of the Property or \$_____ will be offered to Cooperating Firm (BAC). SELLER
hereby irrevocably assigns to BROKER's FIRM the proceeds of such transaction to the extent of
BROKER's FIRM's fee and irrevocably instructs the escrow agent, if any, to pay BROKER's FIRM's fee
at closing out of such proceeds.

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6. DISBURSEMENT. In the event of forfeiture of earnest money for any transaction relating to this 41 Agreement, the earnest money shall be disbursed as follows: SELLER _____% BROKER's FIRM 42 % OR (check if applicable) [] to BROKER's FIRM to the extent of the brokerage fee, with 43 SELLERS' Initials / / 44 balance to SELLER.

7. INSUFFICIENT PROCEEDS. If the proceeds from the sale of the Property are insufficient to cover 45 costs at closing, SELLER acknowledges that the decision by any beneficiary or mortgagee, or its assignees, 46 to release its interest in the Property for less than the amount owed, does not automatically relieve SELLER 47 of the obligation to pay any debt or costs remaining at closing, including fees such as the BROKER's 48

FIRM's commission. 49

8. RIGHT TO COMPENSATION. In consideration for the services herein described, SELLER shall 50 pay BROKER's FIRM the brokerage fee set forth in Section 5 above if BROKER's FIRM or any 51 cooperating broker, including, but not limited to, a buyer's broker: 52

- 53 (a) finds a buyer ready, willing, and able to purchase the Property for the price and terms set forth in the attached RMLSTM Listing Data Input Form or such other price and terms as SELLER may 54 55 accept: or 56 (b) places SELLER in contact with a person to whom SELLER sells the Property during the term
- of this Agreement or within _____(___) days after termination of this 57 58 Agreement.

In any event, SELLER shall pay the sum set forth in Section 5 above to BROKER's FIRM if SELLER 59

60 cancels the authority hereby given or if SELLER sells or agrees to sell the Property during the term of this Agreement or any extension or renewal hereof. Section 8 (b) above shall not apply if, following 61 the termination of this Agreement, SELLER lists the Property for sale with another duly licensed real estate 62 broker and if the application of such section(s) would result in SELLER's liability for more than one 63 64 brokerage fee. The term "sale" shall include any exchange or trade to which SELLER consents. In the event of an exchange, trade or lease option, BROKER's FIRM is permitted to represent and receive 65 compensation from both parties. 66

- 67 9. SERVICES; AUTHORITY. BROKER's FIRM will market the Property, and in connection therewith, SELLER hereby authorizes BROKER's FIRM to do the following: 68
- 69 (a) place a "for sale" sign on the Property and to remove all other similar signs;
- (b) turn on, or leave on, all utilities serving the Property and authorize utility providers to do so in 70 71 order to show the Property, all at SELLER's expense;
- (c) obtain and disclose any information pertaining to any present encumbrance on the Property; 72
- 73 (d) if authorized pursuant to Section 10 below, obtain a key to the Property and place such key in a lock box on the exterior of the Property, with recognition that SELLER bears any risk of loss or 74
- damage associated with the use of such lock box (SELLER should consult SELLER's homeowner's 75 76 insurance policy to determine coverage);
- 77 (e) have access to Property for purposes of showing it to prospective buyers at any reasonable hour;
- (f) place information regarding this listing and the Property in the RMLSTM; 78
- (g) accept deposits on SELLER's behalf. BROKER's FIRM is authorized to cooperate with other 79 brokers and to share with such other brokers any commissions or compensation payable under this 80 81 Agreement; and
- 82 (h) communicate with SELLER by telephone, facsimile, e-mail, and /or other electronic means even after the term of this Agreement. 83
- SELLER hereby authorizes RMLS[™] to use, relicense, repurpose, display and otherwise deal with photos 84 and data regarding the Property, without compensation to the SELLER. Such authority shall survive 85

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86 expiration or termination of this Agreement. Tenant occupancy – if tenant(s) occupies property, and

- authority from the tenant(s) is required for BROKER's FIRM to do any of the items listed in Section 9,
- 88 SELLER shall obtain such authority from tenant(s).
- 10. LOCKBOX. SELLER □ does □ does not (check one) authorize BROKER's FIRM to place a lockbox
 on the Property.
- 91 11. INTERNET. SELLER □does □does not (check one) authorize BROKER's FIRM to advertise the
 92 Property on the Internet.
- 93 12. INDEMNITY. SELLER shall defend, indemnify, and hold harmless BROKER's FIRM, its licensees 94 and any cooperating broker and its licensees from any liability, claims, damages, causes of action or suits 95 arising out of, or relating to, any breach of the representations and warranties set forth herein or in any 96 agreement for the sale of the Property, and from the failure to disclose any material information to 97 BROKER's FIRM relating to the Property.
- 98 13. ATTORNEYS' FEES. If BROKER's FIRM or any cooperating broker refers this Agreement to an 99 attorney for collection of the compensation due hereunder, SELLER shall pay the costs and reasonable 100 attorneys' fees of BROKER's FIRM or any cooperating broker regardless of whether mediation is 101 conducted or arbitration or litigation is filed. If mediation is conducted or if arbitration or litigation is filed 102 in connection with any dispute relating to this Agreement, the prevailing party shall be entitled to its 103 attorneys' fees and costs in connection with such mediation, arbitration or litigation, and in any appeal 104 therefrom and enforcement thereof.
- 105 **14. DISPUTE RESOLUTION.** SELLER and BROKER's FIRM, including the licensees of each, if any, 106 agree that all claims, controversies or disputes, including those for rescission (hereinafter collectively 107 referred to as "Claims"), relating directly or indirectly to this Agreement, shall be resolved in accordance 108 with the procedures set forth herein which shall expressly survive closing. Provided, however, the 109 following matters shall not constitute Claims:
- (a) any proceeding to collect, interpret or enforce any mortgage, trust deed, land sale contract, or
 recorded construction lien;
- 112 (b) a forcible entry and detainer action;
- 113 (c) any dispute between REALTORS® which is subject to the Professional Standards Arbitration
- 114 provisions of the National Association of REALTORS®.
- The filing of a notice of pending action ("*lis pendens*") or the application to any court for the issuance of any provisional process or similar remedy described in the Oregon or Federal Rules of Civil Procedure shall not constitute a waiver of the right or duty to use the procedures specified below.
- 118 Notwithstanding the following provisions, SELLER, BROKER's FIRM and the licensees, if any, mutually
- agree that all Claims within the jurisdiction of the Small Claims Court shall be brought and decided there,
- 120 in lieu of mediation, arbitration or litigation in any other court of law.
- 121 If SELLER was represented in this transaction by a licensee who was then a member of the National
- 122 Association of REALTORS®, all claims shall be submitted to mediation in accordance with the procedures
- 123 of the Home Seller/Home Buyer Dispute Resolution System of the National Association of REALTORS®
- 124 or other organization-adopted mediation program (collectively the "System"). Provided, however, if the
- 125 System is not then available through the licensees' Association of REALTORS®, then the SELLER, 126 BROKER's EIRM and/or licensees shall not be required to engage in mediation
- 126 BROKER's FIRM and/or licensees shall not be required to engage in mediation.

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All claims that have not been resolved by mediation, or otherwise, shall be submitted to final and binding 127 128 private arbitration in accordance with Oregon Laws. Filing for arbitration shall be treated the same as filing in court for purposes of meeting any applicable statutes of limitation or for purposes of filing a *lis pendens*. 129 SELLER, BROKER's FIRM and/or their licensees may use any professional arbitration company which 130 provides such service to the county where the Property is located, as selected by the party first filing for 131 arbitration. Provided, however, if no arbitration company has available services when the Claim arose, 132 133 neither SELLER, BROKER's FIRM, nor their respective licensees, if any, shall be required to participate 134 in arbitration.

BY CONSENTING TO THIS PROVISION YOU ARE AGREEING THAT DISPUTES ARISING UNDER
THIS AGREEMENT SHALL BE HEARD AND DECIDED BY ONE OR MORE NEUTRAL
ARBITRATORS AND YOU ARE GIVING UP THE RIGHT TO HAVE THE MATTER TRIED BY A
JUDGE OR JURY. THE RIGHT TO APPEAL AN ARBITRATION DECISION IS LIMITED UNDER
OREGON LAW.

140 15. COMPLIANCE WITH LAW. SELLER shall comply with all laws relating to the Property and the 141 sale thereof, including without limitation, the obligation to offer the Property for sale to any person without 142 regard to race, color, religion, gender, disability, marital status, familial status, sexual orientation, gender 143 identity, legal source of income, domestic violence victim or national origin.

16. SELLER's PROPERTY DISCLOSURE STATEMENT. SELLER will complete the Seller's
 Property Disclosure Statement accurately based upon SELLER's personal knowledge and information as
 required under ORS 105.464. BROKER's FIRM has not made any statement, representation, warranty,
 investigation, test or other inquiry into the accuracy or adequacy of SELLER's disclosures. SELLER
 hereby authorizes BROKER to:

- 149 (a) deliver a copy of such Disclosure Statement to any prospective Buyer; and
- 150 (b) rely solely upon SELLER's representations set forth in this Agreement and in the Disclosure
- 151 <u>Statement</u> without further inquiry or diligence on BROKER's part.

152 **17. REQUIRED DETECTORS.** Oregon Real Estate laws require SELLER to install an approved 153 SMOKE DETECTOR(s) and approved CARBON MONOXIDE DETECTOR(s) in the building(s) located 154 on the Property. SELLER will install approved smoke detector(s) and approved carbon monoxide 155 detector(s) in the building(s) located on the Property, as required by law.

156 18. SELLER'S REPRESENTATIONS AND WARRANTIES. SELLER hereby represents and warrants
 157 to BROKER's FIRM:

- (a) that the undersigned SELLER has full authority to enter into this Agreement and to convey
 marketable title to the Property to a buyer;
- 160 (b) the information on the attached Listing Data Input Form is correct and complete; and
- 161 (c) as of the date(s) of the closing of the sale of the Property and transfer of possession, all aspects
- 162 of the Property will be in substantially their present condition and free of material defects, except
- 163 as disclosed in the sale agreement or Seller's Property Disclosure Statement.

19. FIRPTA. In general, the sale or other disposition of a U.S. real property interest by a foreign person is subject to income tax withholding under the Foreign Investment in Real Property Tax Act of 1980 (FIRPTA). A "foreign person" includes a non-resident alien individual, foreign corporation, foreign partnership, foreign trust and foreign estate. If FIRPTA applies, the buyer or other qualified substitute may be legally required to withhold this tax at closing. In order to avoid closing delays, SELLER is requested to initial one of the two statements:

169 to initial one of the two statements:

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BROKER's FIRM that SELLER is <u>no</u>	SELLER warra	nts and represents to]	BROKER and
BROKER's FIRM that SELLER is <u>no</u>	t a foreign person under FIRPT	A.	
//	SELLER <u>is</u> a fo	oreign person under F	IRPTA.
20. ADDITIONAL PROVISIONS.			
21. MODIFICATION. No provision brokerage fee set forth in Section 5, BROKER's FIRM.			
BROKER (printed)			
BROKER Signature			
Date of BROKER's Signature			
Phone			
Email			
Email BROKER's License #			
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SELLER Signature			
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If legal representative or attorney	y-in-fact state capacity and name of real par	ty in interest	
Name			
Capacity			

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