## EXCLUSIVE RIGHT TO ADVERTISE/LEASE AGREEMENT Residential Property

Property Address: Property Owner(s): Real Estate Firm:	("Owner")
	· · · ·
Through this Agreement, Owner hereby grants Firm the exclusive right to advertise the Property for lease a to secure a tenant for the Property. This Agreement shall become effective on the date that all parties have signe	
DURATION. This Agreement shall extend from the Effective Date until 11:59 p.m. on     Owner leases the Property, whichever occurs sooner.	, 20or when
2. <b>TERMS FOR LEASE</b> . Owner wishes the Property to be leased to a tenant or tenants on the following term	ns:
Initial Lease Term: Rent: \$/month Security Deposit: \$	
Renewal Lease Term: Possession Date:	
Pets:   Yes No Nonrefundable Pet Fee (if pets allowed):   Type(s) Allowed:	
Personal Property Included (Appliances, etc.):	
Utilities Included (if any):	
Additional Lease Terms:	
A. Lease. Owner agrees compensation will be earned by Firm when the Property is leased by a tenant, the tenant or prospective tenant was procured by Firm. Compensation earned will be due and payable to Owner will pay	to Firm as follows: days of the signing of he lease (if applicable) llowing circumstances:
leased.	
Owner will pay Firm a fee of if a tenant v during the term of this Agreement agrees to purchase the Property during the initial term of the lease or days after the end of the initial term of the lease. Such compensation shall be due and payable upon clo	
4. <b>COMPENSATION TO COOPERATING AGENTS/FIRMS</b> . Owner authorizes Firm to work with other Owner agrees to pay cooperating agents or firms \$ or% of the first full month's restricted that cooperating agents may include Firm's subagents or agents representing the tenant.	
5. <b>FIRM SERVICES</b> A. Advertising. Owner agrees that Firm shall be allowed to advertise the Property for lease. This incl to: (i) placing signage and a lockbox on the Property; (ii) listing the Property for lease in print, on the internet, any other advertising medium Firm chooses; and (iii) allowing other firms to advertise the Property for lease. S be leased during the term of this Agreement, Owner agrees to reimburse Firm for all documented advertising examples to the state of	on listing services, and Should the Property not penses up to \$
Owner understands that Firm will not independently investigate or verify facts provided by Owner for advertisen by law. Owner warrants that any photographs, drawings, or other depictions or descriptions of the Property prov	

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are Owner's property or that Owner otherwise has the right to give Firm the authority to use any such materials in connection with this

North Carolina Association of REALTORS  $\!\!\!^{\text{\scriptsize \$}}\!\!\!^{\text{\scriptsize $\bullet$}}\!\!\!^{\text{\scriptsize $\bullet$}}$  , Inc.

Owner Initials \_\_\_\_\_Agent Initials \_\_\_



use of information or advertising mater	ials provided by Owner viol	lates such third party's intellectual prop	erty rights.
B. Securing Tenant.			
Property, which shall include but not b	e limited to soliciting tenar	roperty for lease, Owner authorizes Fint applications, running background or ent for tenant and delivering such lease	credit checks on prospective
information of consumers, such as soci used to access a person's financial res- background information relating to pro- agrees that Agent shall not be required does disclose any such information to	al security numbers, drivers ources, and (ii) that contrac spective tenants may limit or to disclose any such informate Owner, Owner will inden	I laws regulate the maintenance and it license numbers, account numbers and trual limitations with third-party provider prohibit Agent's dissemination of such ation to Owner about a tenant or prosper numbers and hold Agent harmless from this Agreement as a result of the disclosure.	d other numbers that may be ers of credit reports or other reports/information. Owner ctive tenant, and that if Agent any and all costs, expenses,
whatsoever once a tenant is secured, delivered to Owner. This means that a	whether by Owner, Firm or absent a separate written ag	agrees that Firm will not be responsible of otherwise, and such tenant's lease, is greement, Firm will not: (a) collect rered provide notices; or (e) provide any of the such as the such	f secured by Firm, has been at; (b) perform or coordinate
or sell the Property to a party with who agrees to compensate Firm as if this A prospects named in writing by Firm a Compensation due under this paragrapl	m Firm or any of Firm's aff greement was still in effect nd delivered or postmarked a shall be without regard to of this Agreement. It is un	expiration of this Agreement, Owner least filiates has communicated during the test. Provided, however, this protection shad to Owner within 15 days after the exwhether Owner has listed the Property aderstood and agreed that the provision bove.	rm of this Agreement, Owner hall only be applicable to the expiration of this Agreement. for lease or sale with another
	if Firm has an agency agree	a a copy of the "Working with Real Esta ement with a prospective tenant. Owner and the prospective tenant.	
☐ DOES NOT AUTHORIZE			
an exclusive agency capacity for each p Owner understands that Firm must dis- against all claims, causes of action, da provided this provision will not apply t wrongful acts. Owner understands and	party, and Firm will use ever close all material facts as re mages, losses, or costs, inco o Firm's violating the North agrees that if Firm is a dual	information of Owner and prospective to ry reasonable effort to represent Owner equired by law. Owner agrees to indem luding attorney's fees, arising out of F a Carolina Real Estate License Law or F agent, Owner will be responsible for many ragrees to read any lease or other contra	and prospective tenant fairly. nify and hold Firm harmless irm's acting as a dual agent; irm's committing intentional aking Owner's own decisions
any other agreement with another firm capable of entering into a lease agre party,including Owner, shall offer the negotiations, and offers from prospecti	or agent to lease the Proper ement with a tenant. Own Property for rent during the we tenants will be handled the	f this agreement, Owner represents: (a) rty; and (b) that Owner has full right an er agrees to fully cooperate with Fire time this Agreement is in effect, and prough Firm. Owner further represents:	and title to the Property and is m and agrees that no other that all showings, inquiries,
		ations, and the HOA's contact info to F	
Property constructed prior to	.978: <b>U</b> Yes <b>U</b> No ( <i>If yes</i> ,	a Lead Based Paint Addendum is requi	red unless exempted.)
Knowledge of Underground S	torage Tank:  Yes No		
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O		•	STANDARD FORM 405-T REV 7/2020
Owner Initials	Agent Initials		©7/2022

Agreement. Owner grants Firm a license to use such materials in all the advertising mediums described in this Agreement. Owner agrees to fully indemnify Firm for any loss, damage, costs, or attorney's fees Firm may suffer as a result of any third-party claim that Firm's

- 10. **BANKRUPTCY**; **FORECLOSURE**. If, during the term of this Agreement, a bankruptcy petition involving Owner is filed or a foreclosure proceeding against the Property is instituted, Owner agrees to immediately notify Firm, and Firm shall have the right to terminate this Agreement immediately.
- 11. **DISCLAIMER AND INDEMNITY**. Firm shall not be liable for any tenant's performance under any lease or other contract. Owner acknowledges that there are risks associated with advertising the Property and showing it to prospective tenants, and Owner understands that such risks are not within Firm's control. Owner specifically understands that such risks include, but are not limited to: (a) misuse of a lockbox; (b) inappropriate behavior of visitors to the Property; (c) abuse of information used to advertise the Property; or (d) inaccurate dissemination of information about the Property. Except as otherwise specified in this Agreement, Owner 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 from any damages, costs, attorneys' fees and other expenses as a result of any personal injury, property loss or damage, or monetary loss to Owner or any other person that are not caused by Firm's negligence arising directly or indirectly out of any services provided by Firm pursuant to this Agreement.
- 12. ENTIRE AGREEMENT; AMENDMENT; COUNTERPARTS; SERVABILITY; ATTORNEY'S FEES; AND GOVERNING LAW. This Agreement constitutes the entire agreement of the parties. All prior understandings, representations, and agreements are merged in this Agreement, and this Agreement shall not be modified in any manner, except by written instrument signed by all parties. This document may be executed by the parties in any number of counterparts, each of which shall be deemed an original instrument but all of which together shall constitute one and the same instrument. Should any part of this Agreement later be found to be null and void by a court of competent jurisdiction, the remaining portions shall remain unaffected and in full force and effect. If legal proceedings are instituted by Firm to enforce any provision of this Agreement, Firm shall be entitled to recover attorney's fees and court costs in addition to any other damages allowed by law. The law of the State of North Carolina shall govern this Agreement.
- 13. NONDISCRIMINATION. 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.

OWNER SIGNATURES:	FIRM SIGNATURE:
Individuals	
Date:	
Owner:	Firm/Agent:
Date:	By:
Owner:	Signature:
<b>Business Entity</b>	License Number:
Business Name:	_
Ву:	_
Name:	_
Title:	_