EXCLUSIVE RIGHT TO SELL LISTING CONTRACT

PARTIES AND PROPERTY

I/We (Owners)				
Give you (REALTOR)	the EXCLUSIVE RIGHT TO SELL my/our			
real property located at (LISTED PROPERTY) ,				
Connecticut,for (LISTED PRICE) \$				
OWNER(S)' AND REALTOR'S AGREEMENTS				
THE PARTIES AGREE THAT:				
 This Contract will go into effect on, and will remain effective through and i I/We will refer all inquiries or offers concerning the LISTED PROPERTY TO YOU. You may place a "For Sale" sign on LISTED PROPERTY. 				
 You may install a lockbox on the LISTED PROPERTY. I/We understand that other partici (the" Service") will have keys to this lockbox. 	pants in the SmartMLS, Inc.			
 You are not responsible for the maintenance, management or upkeep of or for any physic PROPERTY. 	cal damage to the LISTED			
6. You will use reasonable efforts to sell the LISTED PROPERTY.				
7. You will submit the LISTED PROPERTY to members of the Service. I/We have reviewed the LISTED PROPERTY in your Data Input Form and represent that it is accurate. You n the interior and exterior of the Listed Property to members of the Service, to view in either	nay submit photographs of			
 computerized form. 8. I/We irrevocably assign to You all My/Our intellectual property rights, title and interest in a text and photographs submitted to the service in connection with the LISTED PROPERT 				
 limitation, the copyright to such listing data and photographs. 9. Unless I/we have elected not to allow advertising of the LISTED PROPERTY on the Inter Listing Input Sheet for the LISTED PROPERTY, I/we give you permission to allow all Par except those identified on Schedule A to this Contract, to display the LISTED PROPERT pursuant to the Internet Data Exchange and/or Virtual Office Web Site rules and regulation 	ticipants of the Service, Y on their web site(s)			
NOTICE: THE REAL ESTATE BROKER MAY BE ENTITLED TO CERTAIN LIEN RIGHTS PU SUBSECTION (d) OF SECTION 20-325a OF THE CONNECTICUT GENERAL STATUTES.	IRSUANT TO			
NOTICE: THE AMOUNT OR RATE OF REAL ESTATE BROKER COMPENSATION IS NOT I SET BY EACH BROKER INDIVIDUALLY AND MAY BE NEGOTIABLE BETWEEN THE SELI				
 10. I/We will pay you a commission of (%) of the agreed upon sale price if during th this Contract: (a) The LISTED PROPERTY is sold; or 	le term of			
 (b) I/We, you or anyone else finds a buyer ready, willing and able to buy the LISTED PROP for no less than the LISTED PRICE or for any other terms acceptable to me/us. 	ERTY			
11. I/We authorize you to pay buyer brokers and subagents a portion of any commission pay				
12. I/We understand and agree that you may also be a buyer's agent for the LISTED PROP would become a dual agent, representing both me/us and the buyer. If this situation sho disclose all relevant information to me/us and discuss the appropriate course of action to circumstances.	uld arise, you will promptly			
13. I/We will pay the same commission if, within a period of time after this as sell the LISTED PROPERTY to anyone who saw the LISTED PROPERTY through you, buyer's broker, during the term of this agreement or any extension thereof, provided no becomes effective during the same period.	or any licenses, including a			
14. I/We have received a copy of this Contract.				
 You may enforce this Contract against me/us, or against my/our heirs, administrators, ex I/We agree to pay any costs and attorney's fees which you may incur to collect any mon 				

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Contract.

NOTICE: FEDERAL LAW REQUIRES THE OWNER OR LANDLORD OF A DWELLING TO DISCLOSE THE PRESENCE OF LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS TO PURCHASERS AND TENANTS AND TO FURNISH PURCHASERS AND TENANTS WITH ANY RECORDS OR REPORTS CONCERNING LEAD-BASED PAINT OR LEAD-BASED PAINT HAZARDS.

17. I/We understand that because of the potential serious health risks associated with lead substances, asbestos, radon, urea formaldehyde foam insulation ("UFFI") and other environmentally hazardous conditions prospective buyers should be advised if these conditions are present or have existed in the LISTED PROPERTY. I/We also understand that failure to make such a material disclosure could be a violation of federal and/or Connecticut law and could result in (i) the rescission of any purchase agreement between me/us and a prospective buyer, and/or (ii) an award of damages against me/us, as the seller, or any person responsible for disclosing the information regarding the LISTED PROPERTY. I/We specifically authorize you, as our agent, to disclose any such existing conditions to prospective buyers.

	ls <u>Present</u>	Was Treated/ <u>Removed or Tested</u>	No knowledge or Reason to Know of Presence
UFFI (wall insulation)			
RADON (odorless gas, seeps in through dirt floors, cracked cement and walls)			
LEAD SUBSTANCES (paint manufactured before 1970)			
ASBESTOS (Insulating material; also in vinyl flooring and exterior shingles and roofing)			
18. Other Terms			

19. I/We authorize you, as my/our agent, and any subagents appointed by you, to disclose any information that I/We provide you concerning the LISTED PROPERTY.

STATEMENTS REQUIRED BY LAW

This agreement is subject to the Connecticut General Statutes prohibiting discrimination in commercial and residential real estate transactions (C.G.S. Title 46a, Chapter 814c).

IT IS UNLAWFUL UNDER FEDERAL AND STATE LAW TO DISCRIMINATE ON THE BASIS OF RACE, CREED, COLOR, NATIONAL ORIGIN, ANCESTRY, SEX, SEXUAL ORIENTATION, MARITAL STATUS, AGE, LAWFUL SOURCE OF INCOME, MENTAL RETARDATION, LEARNING DISABILITY, MENTAL DISABILITY OR PHYSICAL DISABILITY, AND FAMILIAL STATUS.

Realtor:		Owner:	Date:
(Firm Name)	(Signature)	
By: (Auth Rep.)	Date:	No. & Street:	
No. & Street		City, State, Zip:	
City, State, Zip:		Owner:	Date:
Broker:	Digital Signature	(Signature) No. & Street:	
Telephone:	(olâuginia)	City, State, Zip:	

Sellers Initials:_____