## **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) ,	(Street Address)
Connecticut,for (LISTED	PRICE) \$
(zip)	
OWNER(S)' AND REALTOR'S AGREEMENTS	
THE PARTIES AGREE THAT:	
<ul><li>2. I/We will refer all inquiries or offers concerning the</li><li>3. You may place a "For Sale" sign on LISTED PROP</li><li>4. You may install a lockbox on the LISTED PROPER</li></ul>	
<ul><li>(the" Service") will have keys to this lockbox.</li><li>5. You are not responsible for the maintenance, mana PROPERTY.</li></ul>	agement or upkeep of or for any physical damage to the LISTED
6. You will use reasonable efforts to sell the LISTED F. 7. You will submit the LISTED PROPERTY to membe the LISTED PROPERTY in your Data Input Form a the interior and exterior of the Listed Property to me computerized form.	ors of the Service. I/We have reviewed the information describing and represent that it is accurate. You may submit photographs of embers of the Service, to view in either hard copy or
text and photographs submitted to the service in colimitation, the copyright to such listing data and phose. Unless I/we have elected not to allow advertising of Listing Input Sheet for the LISTED PROPERTY, I/wexcept those identified on Schedule A to this Contra	al property rights, title and interest in and to all data, information onnection with the LISTED PROPERTY including, without otographs.  If the LISTED PROPERTY on the Internet as set forth on the ve give you permission to allow all Participants of the Service, act, to display the LISTED PROPERTY on their web site(s) ual Office Web Site rules and regulations of the Service.
NOTICE: THE REAL ESTATE BROKER MAY BE ENTI' SUBSECTION (d) OF SECTION 20-325a OF THE COM	
	BROKER COMPENSATION IS NOT FIXED BY LAW. IT IS NEGOTIABLE BETWEEN THE SELLER AND BROKER.
I/We will pay you a commission of (%) of this Contract:     (a) The LISTED PROPERTY is sold; or	
(b) I/We, you or anyone else finds a buyer ready, willing for no less than the LISTED PRICE or for any other to	erms acceptable to me/us.
would become a dual agent, representing both me	gents a portion of any commission payable by me/us. a buyer's agent for the LISTED PROPERTY. In that event, you blus and the buyer. If this situation should arise, you will promptly buss the appropriate course of action to take under the
sell the LISTED PROPERTY to anyone who saw t	period of time after this agreement terminates, I/We he LISTED PROPERTY through you, or any licenses, including a or any extension thereof, provided no new listing agreement



Initial(s) \_\_\_\_\_\_

Page 2 of Listing Contract Dated:	For Prope	erty Known As::	
15. You may enforce this Contract against me	/us, or against my/o	ur heirs, administrators, exe	ecutors and assigns.
16. I/We agree to pay any costs and attorney's Contract.			
NOTICE: FEDERAL LAW REQUIRES THE OW PRESENCE OF LEAD-BASED PAINT AND LEATO TO FURNISH PURCHASERS AND TENANTS PAINT OR LEAD-BASED PAINT HAZARDS.	AD-BASED PAINT I	HAZARDS TO PURCHASE	RS AND TENANTS AND
17. I/We understand that because of the poter urea formaldehyde foam insulation ("UFFI" advised if these conditions are present or I make such a material disclosure could be of any purchase agreement between me/u the seller, or any person responsible for disauthorize you, as our agent, to disclose an	') and other environ have existed in the law in a violation of federa is and a prospective sclosing the informa	mentally hazardous condition  LISTED PROPERTY. I/We is a light of the	ons prospective buyers should be also understand that failure to ad could result in (i) the rescission of damages against me/us, as PROPERTY. I/We specifically
	Is <u>Present</u>	Was Treated/ Removed or Tested	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)			
on Seller(s) and listing Brown and Issue on Seller(s) and listing Brown Marketing includes, but is not limited to:(1) shouse/caravan; (3) displaying the Listed progroup created on any social media platform Listed Property in any written publication. Pand present to them any offer(s) to purchas them by the listing Broker because the Property	oker agree that the showing of the Prop perty on any interno (5) placement of a rior to the Go Active the Listed Propert	Listed Property cannot be retry to prospective purchaset site; (4) sharing the Lister "For Sale" sign on the Lister Date, Seller(s) direct and ity. Seller(s) expressly waive	marketed prior to the Go Active Date.  ers; (2) holding a public or broker opening on social media or in any restricted ed Property; and (6) advertising the instruct the Listing Broker not to accept their right to have offer(s) presented to
19. Other Terms			
20. I/We authorize you, as my/our agent, and a concerning the LISTED PROPERTY.	any subagents appo	pinted by you, to disclose a	ny information that I/We provide you
		lni	tial(s)

actions (C.G.S. Title 46a, Chapter 814c, as the same may be ame	nded from time to time).	
IT IS UNLAWFUL UNDER FEDERAL AND/OR STATE LAW TO DI COLOR, NATIONAL ORIGIN, ANCESTRY, SEX, SEXUAL ORIEN CIVIL UNION STATUS, AGE, LAWFUL SOURCE OF INCOME, IN ABILITY OR PHYSICAL DISABILITY, FAMILIAL STATUS AND STA	TATION, GENDER IDENTITY OR EXPRÉSSI TELLECTUAL DISABILITY, LEARNING DISA	ION, MARITAL STATUS,
Realtor:	Owner:(Signature)	_Date:
By: (Auth Rep.)Date:	No. & Street:	
No. & Street	City, State, Zip:	
City, State, Zip:	Owner:(Signature)	_Date:
Broker:	No. & Street:	
(Signature) Telephone:	City, State, Zip:	

This agreement is subject to the Connecticut General Statutes prohibiting discrimination in commercial and residential real estate trans-

Page 3 of Listing Contract Dated:\_\_\_\_\_\_For Property Known As:\_\_\_\_\_

STATEMENTS REQUIRED BY LAW



Schedule A of Listing Contract Dated:	For Property Known As:
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Initial(s) \_\_\_\_\_\_