## **EXCLUSIVE RIGHT TO LEASE**

## **PARTIES AND PROPERTY**

I/We (Owners)	
Give you (REALTOR)	the EXCLUSIVE RIGHT TO LEASE
my/our real property located at (LISTED PROPERTY) ,	
	(Street Address)
Connecticut,	
RENT AND TERM	
The Rent shall be at least \$per The tena	
The term of the lease shall be at least,	but not more than
OWNER(S)' AND REALTOR'S AGREEMENTS	
THE PARTIES AGREE THAT:	
<ol> <li>This Contract will go into effect on, and will rem.</li> <li>I/We will refer all inquiries or offers concerning the LISTED PROPERTY.</li> <li>You may place a "For Rent" sign on LISTED PROPERTY.</li> <li>You may install a lockbox on the LISTED PROPERTY. I/We under will have access to this lockbox.</li> <li>You will use reasonable efforts to lease the LISTED PROPERTY.</li> <li>You will submit the LISTED PROPERTY to members of the Serv the LISTED PROPERTY in your Data Input Form and represent interior and exterior of the Listed Property to members of the Ser.</li> <li>I/We irrevocably assign to You all My/Our intellectual property rig text and photographs submitted to the Service in connection with the copyright to such listing data and photographs.</li> <li>I/We Understand and agree that, if permitted under Connecticut PROPERTY. In that event, you would become a dual agent, repryou will promptly disclose all relevant information to me/us and dicircumstances.</li> <li>You are not responsible for the maintenance, management or up PROPERTY.</li> <li>Unless I/We have elected not to allow advertising of the LISTED Data Input Form for the LISTED PROPERTY, I/We give you pernthose identified on Schedule A to this Contract, to display the LISTED Internet Data Exchange and/or Virtual Office Web Site rules and</li> </ol>	PERTY TO YOU  erstand that other participants in the SmartMLS, Inc. (the" Service")  f.  price. I/We have reviewed the information describing that it is accurate. You may submit photographs of the rvice, to view in either hard copy or computerized form. In the LISTED PROPERTY including, without limitation, in the LISTED PROPERTY including, without limitation, and the tenant. If this situation should arise, discuss the appropriate course of action to take under the lokeep of or for any physical damage to the LISTED  PROPERTY on the Internet as set forth on the mission to allow all Participants of the Service, except STED PROPERTY on their web site(s) pursuant to the
total rent to be paid by the tenant over the term of the lease (the lease is signed. If the lease is renewed or extended, I/We will p	FICUT GENERAL STATUTES.  ER COMPENSATION IS NOT FIXED BY LAW. IT IS  DTIABLE BETWEEN THE SELLER AND BROKER.  act, I/We enter into a lease of the LISTED PROPERTY on the  ase, I/We will pay you a commission of of the  e "Commission"). I/We will pay the Commission at the time the
pay the Renewal Commission at the time the renewal or extens  12. You have explained cooperative compensation to brokers repre tenants owe undivided fiduciary duties to tenants NOT to me/us tenants cooperative compensation from our Commission in the	esenting tenants and I/We understand that brokers representing s as Owners. I/We authorize you to offer brokers representing

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Page 2 of Listing Contract Dated:	For Propert	y Known As::	
<ol> <li>I/We will pay the same Commission if, with terminates, I/We Lease the LISTED PROFING including a buyer's broker, during the term effective during the same period.</li> <li>I/We agree to pay any costs and attorney's Contract.</li> <li>You may enforce this Contract against mean NOTICE: FEDERAL LAW REQUIRES THE PRESENCE OF LEAD-BASED PAINT AND AND TO FURNISH PURCHASERS AND TO PAINT OR LEAD-BASED PAINT HAZARDS</li> <li>I/We understand that because of the poter urea formaldehyde foam insulation ("UFFI" be advised if these conditions are present to make such a material disclosure could be the rescission of any purchase agreement against me/us, as the seller, or any person PROPERTY. I/We specifically authorize you</li> </ol>	PERTY to anyone we of this Contract or of this Contract or sees, which you not sees, which you not sees, which you not sees, which you have existed in the expensible for discrepance of the sees, which we have existed in the expensible for discrepance or sees, which we have existed in the expensible for discrepance or sees, which we have existed in the expensible for discrepance or sees, which we have existed in the expension of the sees, which we have existed in the expension of the sees, which we have the sees, which we have the sees, which we have the sees, which you not see the sees of the sees o	who saw the LISTED PROPE any extension thereof, provenay incur to collect any moni- our heirs, administrators, ext NDLORD OF A DWELLING TAINT HAZARDS TO PURCH IY RECORDS OR REPORT risks associated with lead sinmentally hazardous condition he LISTED PROPERTY. I/Weral and/or Connecticut law d a prospective buyer, and/or closing the information rega	ided no new listing agreement becomes es due to you under this ecutors and assigns.  FO DISCLOSE THE HASERS AND TENANTS S CONCERNING LEADBASED substances, asbestos, radon, ons prospective buyers should le also understand that failure and could result in (i) or (ii) an award of damages rding the LISTED
	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			
ASBESTOS (Insulating material; also in vinyl flooring and exterior shingles and roofing)			
17. Other Terms			
on Lessor(s) and listing B 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. P and present to them any offer(s) to lease the them by the listing Broker because the Prop	showing of the Property on any interr (5) placement of a prior to the Go Active Listed Property. I	perty to prospective lessee; net site; (4) sharing the Listin a "For Lease" sign on the List e Date, Lessor(s) direct and Lessor(s) expressly waive th	marketed prior to the Go Active Date.  (2) holding a public or broker opening on social media or in any restricted sted Property; and (6) advertising the instruct the Listing Broker not to accepteir right to have offer(s) presented to
<ol><li>19. I/We authorize you, as my/our agent, and a concerning the LISTED PROPERTY.</li></ol>	ny subagents appo	ninted by you, to disclose an	y information that I/We provide you



Page 3 of Listing Contract Dated: For Property Kn	own As::
20. I/We have received a copy of this Contract.	
STATEMENTS REQUIRED BY LAW This agreement is subject to the Connecticut General Statutes prohibit transactions (C.G.S. Title 46a, Chapter 814c).	ting discrimination in commercial and residential real estate
IT IS UNLAWFUL UNDER FEDERAL AND/OR STATE LAW TO DISCF COLOR, NATIONAL ORIGIN, ANCESTRY, SEX, SEXUAL ORIENTATI CIVIL UNION STATUS, AGE, LAWFUL SOURCE OF INCOME, INTEL ABILITY OR PHYSICAL DISABILITY, FAMILIAL STATUS AND STATU	ION, GENDER IDENTITY OR EXPRESSION, MARITAL STATUS, LECTUAL DISABILITY, LEARNING DISABILITY, MENTAL DIS-
Firm Name:	
Address:	
City, State, Zip:	
Broker or Authorized Agent Name:	
Broker or Authorized Agent Signature:	Date:
Owner Signature:	Date:
Address:	
City, State, Zip:	
Owner Signature:	Date:
Address:	
City. State. Zin:	

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CHEDULE A of Listing Contract Dated:	For Property Known As:	

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Sellers Initials:\_\_\_\_\_