LISTING AGREEMENT

(Exclusive Right to Sell)

THE PRE-PRINTED PORTIONS OF THIS LISTING AGREEMENT ("AGREEMENT") HAVE BEEN PREPARED BY THE MULTIPLE LISTING SERVICE OF SOUTHERN ARIZONA ("MLS") AND APPROVED BY LONG REALTY COMPANY. THIS IS A BINDING CONTRACT. FOR LEGAL OR TAX ADVICE, CONSULT YOUR ATTORNEY OR TAX ADVISOR.

1. PROPERTY

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1. 2. 3. 4. 5.	EXCLUSIVE RIGHT TO SELL: I/We ("Seller") hereby give the real estate company named on Line 334 ("Listing Broker") an exclusive and irrevocable right to sell the real estate described below together with all improvements, fixtures, personal property described herein, and appurtenances thereon or incidental thereto (collectively the "Premises"). The term "Listing Broker" shall include the licensed real estate agent(s) of the Listing Broker, if any, named on Line 333 ("Listing Agent").					
6. 7. 8. 9.	TERM: This Agreement shall commence on and shall expire at 11:59 P.M. Mountain Standard Time (Arizona) on ("Term"). If prior to the expiration of the Term a purchase contract is entered into in writing between Seller and a Buyer, then this Listing Agreement shall be extended through the close of escrow or the termination of said purchase contract, whichever first occurs ("Extended Term").					
11. 12. 13. 14.	SELLER REPRESENTATIONS: Seller represents to all licensed agents involved in the sale of the Premises, to MLS, and to the Buyer(s), and said parties have a right to rely upon: (i) Seller is the sole owner of the Premises; (ii) no other person(s) or entities' consent shall be required to provide marketable title to the Premises; (iii) Seller has the legal standing, capacity, and authority to offer and convey marketable title to the Premises; (iv) Seller is not currently a party to any other listing agreement for the sale of the Premises; and (v) the information provided in this Agreement is complete and accurate.					
16.	PREMISES: The Premises includes the following described real property:					
17.	Real Property Address: Assessor's #:					
18.	City/Town/Municipality: AZ, Zip Code:					
	Legal Description:					
20.						
21.	Addenda Incorporated: Exempt Delayed Short Sale Other:					
	. FIXTURES AND PERSONAL PROPERTY: The Premises includes all fixtures on the Premises, and any existing personal property specified shall be included in this sale, including but not limited to the following:					
30. 31. 32.	 ceiling fans attached floor coverings window and door screens, sun screens storm windows and doors attached media antennas/ central vacuum, hose, and attachments built in appliance 					
34.	APPLIANCES AND ADDITIONAL EXISTING PERSONAL PROPERTY: The Premises shall include the following					
35.	appliances which are presently located in or upon the Premises: Refrigerator Washer Dryer					
36.	☐ Other					

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39. 40.	Personal property, fixtures and leased items NOT included in sale					
	2. TERMS AND COMPENSATION					
41.	LISTED PRICE: The Premises shall be offered for sale at \$ ("Listed Price").					
43. 44. 45.	TERMS AND CONDITIONS: The Premises shall be offered for sale pursuant to the provisions of this Listing Agreement, the Information Property Profile Sheet ("Property Profile Sheet"), and any addenda, data and other documentation incorporated into this Listing Agreement (collectively "Agreement"). Seller authorizes the Listing Broker to update and correct incidental information on the Property Profile Sheet as, in Listing Broker's opinion, is necessary. This shall not include price changes, which must be made with Seller's written authorization.					
	MODIFICATIONS: This Agreement may be modified at any time as agreed upon by Seller and Listing Broker in writing. The Status Report Form may constitute an addendum to this Agreement.					
50.	COMPENSATION: COMPENSATION FOR THE SALE OF THE PREMISES IS NOT SET BY ANY REALTOR® ASSOCIATION OR ANY MULTIPLE LISTING SERVICE. THE COMPENSATION PAYABLE FOR THE SALE OF THE PREMISES IS NEGOTIATED BETWEEN THE LISTING BROKER AND THE SELLER.					
53. 54.	NON-REFUNDABLE RETAINER FEE: Listing Broker acknowledges receipt from Seller of a non-refundable retainer fee of \$ for initial consultation and research ("Retainer Fee") which shall be deemed earned upon receipt and which \[\subseteq \text{Shall Not} \] be credited against any other compensation owed by Seller to Listing Broker as provided on Lines 56 through 74.					
57.	COMPENSATION FOR SALE OF PREMISES: Seller shall pay to Listing Broker \$235.00, which is retained solely by Broker, and (Check One): ☐7%,☐8%,☐ 9%,☐10% or ☐ 6.000 % of the selling price ("Total Compensation upon the occurrence of any of the following events:					
60. 61. 62. 63. 64. 65. 66. 67. 68. 69. 70. 71. 72. 73.	 During the Term or Extended Term of this Agreement, Listing Broker, individually or in cooperation with a licensed Broker(s)/Agents ("Cooperating Broker"), produces a Buyer ready, willing, and able to purchase the Premises according to the terms and conditions of this Agreement or upon such other price and/or terms and conditions as subsequently agreed to by Seller; or During the Term or Extended Term of this Agreement, Seller sells/transfers/leases/options/auctions/encumbers/unilaterally terminates this Agreement or otherwise makes the title of the Premises unmarketable or in any manner makes the Premises unavailable to Listing Broker for sale; or C. Within					
75. 76. 77.						

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Seller/Seller

- 81. sum sufficient to pay said Compensation. If an earnest money deposit is forfeited, Escrow Agent shall pay
- 82. Compensation to Listing Broker in an amount equal to one-half of the earnest money deposit, not to exceed the full
- 83. amount of Compensation due pursuant to Lines 56 74 above.
- 84. **CLOSE OF ESCROW:** Close of Escrow ("COE") is when the deed and any other instruments necessary to
- 85. complete the transfer of title are recorded with the appropriate county recorder's office. Seller shall timely
- 86. comply with all terms and conditions of the purchase contract, including executing and delivering to Escrow
- 87. Company all closing documents which may be required to be furnished by Seller, and performing all other acts
- 88. necessary in sufficient time to allow COE to occur by the closing date specified in the purchase contract ("COE
- 89. Date"). Unless otherwise agreed, Seller shall pay a prorated portion of taxes, assessments, HOA fees, and other
- 90. costs related to COE that are customarily prorated in the county where the Premises is located. The sale
- 91. proceeds shall be promptly distributed following COE. Unless otherwise specified in the purchase contract,
- 92. Seller shall deliver possession, occupancy, existing keys, and/or means to operate all locks, mailbox, security
- 93. system/alarms and all common area facilities to Buyer at COE.

3. DUTIES AND AUTHORIZATIONS

- 94. **REPRESENTATION OF SELLER:** Unless otherwise agreed, a Listing Broker acts as agent for Seller only and
- 95. has the duties of loyalty, obedience, disclosure, confidentiality, and accounting ("Fiduciary Duties") as well as other
- 96. duties imposed by the Arizona Department of Real Estate ("ADRE"). Seller acknowledges the property may be
- 97. shown to Buyers by Listing Broker and this shall not constitute a conflict of interest. Seller should carefully review
- 98. all advertising materials and contractual documents prepared by Listing Broker as Seller may be bound by these
- 99. materials. Listing Broker shall always exercise reasonable skill and care in the performance of Listing Broker's
- 100. duties to Seller. Seller is aware Listing Broker may list other properties which are similar to and/or which may be
- 101. located in proximity to the Premises.

123.

- 102. REPRESENTATION OF BUYER: A Buyer's Broker (or "Cooperating Broker") represents only the Buyer and has
- 103. Fiduciary Duties as well as other duties imposed by ADRE in dealings with Buyer. Buyer's Broker may receive
- 104. Compensation from Buyer, Seller, or both. Seller authorizes Listing Broker to cooperate with and share
- 105. Compensation with Buyer's Broker as follows: No less than 3% of gross sales price.
- 106. **CONDUCT OF BROKERS:** Regardless of whom they represent, real estate licensees have the obligation to:
- 107. (i) treat all parties to a transaction fairly; (ii) disclose, in writing, all facts known to the licensee that may materially
- 108. and adversely affect the consideration to be paid for the Premises; (iii) disclose that Seller or Buyer may be
- 109. unable to perform; and (iv) disclose any information concerning any material non-obvious (latent) defect existing
- 110. in the Premises. REALTORS® are further obligated by their Code of Ethics to treat all parties honestly.
- 111. **DUAL (limited) REPRESENTATION:** A dual agency (or limited agency) may occur when the Listing Broker
- 112. procures a Buyer for the Property. In this situation, the same real estate company may be representing the
- 113. Seller's interest and the Buyer's interest. A dual agency may occur in this or in other ways. Brokers and their
- 114. Agents can legally represent both the Seller and the Buyer with the knowledge and written consent of both the
- 115. Seller and the Buyer. A Dual Agent has the duties of loyalty, obedience, disclosure, confidentiality and accounting
- 116. to both the Seller and the Buyer. Seller recognizes that in a dual agency situation, the duties normally owed the
- 117. Seller by the Listing Broker and his/her Agents may be limited in that confidential information pertaining to the
- 118. Buyer may not be disclosed to the Seller (and likewise, confidential information concerning the Seller may not be
- 119. disclosed to the Buyer). Seller agrees that the Listing Broker and his/her Agents shall not be liable for failing or
- 120. refusing to disclose confidential information. The Dual Agent may receive compensation from the Buyer and/or
- 121. from the Listing Broker with the written consent of all parties.

122.	CONSENT TO DUA	_AGENCY: Seller	□ Does	■ Does Not authorize Listing	g Broker to be a Dual Ag	gent.
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124. Seller/Seller

125. **NON DISCLOSURE:** Sellers and Listing Brokers are not obligated to disclose that a property has been the site of

126. a natural death, suicide, homicide, or any crime classified as a felony, nor that the property was owned or occupied

127. by a person exposed to HIV, or diagnosed as having AIDS or any other disease not known to be transmitted

128. through common occupancy of real estate, nor that the property is located in the vicinity of a sex offender.

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Seller/Seller

Seller Initials Required:

134. 135. 136. 137. 138.	Listing Broker/Agent will not illegally place such signage. Seller agrees not to advertise or market the Premises in any manner without the prior written permission of Listing Broker. VIDEO/STILL IMAGES: Seller Does Does Not consent to the taking and placement of video, still or other images of the Premises on the Internet and in other media at the sole discretion of Listing Broker. Seller is cautioned to protect valuable items from view. Listing Broker has no responsibility for loss of such valuable items. Seller understands the public may have unlimited access to the images and may download and/or copy them. Any such images are the property of Listing Broker.				
140. 141. 142. 143. 144. 145. 146.	2. ACCESS AND KEYSAFE: Seller Does Does Not authorize the installation and use of a Keysafe that contains an access key to the Premises. A Keysafe permits access at any time to the interior of the Premises by MLS Participants together with potential Buyers. Seller is advised to take appropriate security precautions to protect valuable items. Seller agrees, upon reasonable notice, to cooperate with previews and showings of the Premises at reasonable times. If there are any adult occupants of the Premises other than Seller or Seller's family, or if the Premises is subject to a rental agreement, then Seller shall immediately provide Listing Broker with written permission from all adult occupants authorizing access by the MLS Participants and potential buyers at reasonable times upon reasonable prior notice according to the current Arizona Landlord Tenant Act.				
150.	 HOME WARRANTY PLAN: Seller □ Does □ Does Not agree to provide Buyer, at Seller's expense, at COE, a home warranty plan acceptable to Seller. Seller is aware that home warranty plans may provide benefits to Seller during the term and/or escrow period, as well as to the Buyer of the Premises. 				
153.	<u>SUBSEQUENT OFFER:</u> Seller shall, prior to close of escrow, receive all offer(s) to purchase the Premises unless otherwise agreed upon by Seller in writing. Seller understands that any offer accepted by the Seller subsequent to a first accepted offer must be a backup offer contingent on the cancellation of the existing Contract.				
156. 157. 158. 159. 160. 161. 162.	INDEMNIFICATION: As a material condition of this Agreement, Seller agrees that the local association of REALTORS® and local MLS (collectively "MLS") are third-party beneficiaries of this Agreement for the purpose of indemnification. Seller agrees to hold harmless and indemnify MLS, their Directors, Officers, employees and volunteers as well as Listing Broker and the Cooperating Broker involved in any transaction resulting from this listing from any and all claims, damages, liability or other loss, including all attorneys' fees and legal costs incurred arising out of any claim of misrepresentation or for any action or non action by Seller including, but not limited to the supplying of incorrect information, breach of warranty or any other claim arising out of this Agreement or the sale and purchase of the Premises or as a result of the dissemination of any inaccurate information concerning the listing of the Premises published by a third party website. This provision is to be liberally construed in favor of the indemnified parties.				
165. 166.	Seller Initials Required: Seller/Seller				
	4. SELLER OBLIGATIONS				
168.	<u>FAIR HOUSING:</u> The Premises shall be offered to all persons without regard to their ancestry, race, religion, color, sex, sexual orientation, handicap, marital status, familial status, age or national origin or any other mandated classification by prevailing federal, state or local laws.				
100.					

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Seller/Seller

173. concerning any previous or current problem(s) or condition(s) that could adversely affect the value or marketability

176.	accordingly and authorizes release of such information to all Cooperating Brokers. Seller agrees to hold harmless from any damages if Seller does not inform Broker of changes in writing.				
179. 180.	AFFIDAVIT OF DISCLOSURE : If the Premises is located in an unincorporated area of the county, and five or fewer parcels of property other than subdivided property are being transferred, the Seller shall be required to provide Listin Broker a completed, notarized State of Arizona Affidavit of Disclosure form required pursuant to Arizona Revised Statute§33-422 within seven (7) days of the commencement date of this Agreement.				
183. 184. 185. 186. 187. 188. 189.	DOMESTIC WATER WELL/WATER USE ADDENDUM SELLER'S PROPERTY DISCLOSURE STATE ("DOMESTIC WATER WELL/WATER USE ADDENDUM SPDS"): Property ☐ Does ☐ Does Not hat Domestic Water Well. If the property is served by a domestic water well, Seller shall complete and return Domestic Water Well/Water Use Addendum SPDS to Listing Broker within five (5) calendar days after not thereof. Seller shall fully disclose all material facts known to Seller concerning any previous or current property or condition(s) that could adversely affect the value or marketability of the Property. Seller shall immediately advise Listing Broker, in writing, concerning any subsequent changes which occur concerning the Property are subsequently discovered and cause the Domestic Water Well/ Water Use Addendum SPDS form to amended accordingly and authorizes release of such information to all Cooperating Brokers. Seller agree Broker harmless from any damages if Seller does not inform Broker of changes in writing.	rn the eccipt problem(s) ately erty or which be			
	WATER / WELL RIGHTS: The following described water/well rights shall transfer with the subject propany:	erty, if			
195.	HOMEOWNER'S ASSOCIATION INFORMATION: Seller shall, upon receipt from Listing Broker, compor provide to the Homeowner's Association ("HOA") for completion, the HOA Information form and cause completed form to be returned to Listing Broker within ten (10) days of the delivery thereof to Seller.				
198. 199. 200. 201. 202. 203. 204. 205.		all fully ned. If the onsisting of rovided to Community e Escrow			
209. 210. 211.	INSURANCE CLAIMS HISTORY: Seller shall deliver to buyer a written five-year insurance claims histor regarding the Premises (or a claims history for the length of time Seller has owned the Premises if less five years) from Seller's insurance company or an insurance support organization, or consumer reporting agency, or if unavailable from those sources, from Seller, within five (5) days after contract acceptance.	ry than g			
214. 215. 216.	CONDITION OF PREMISES AND INSURANCE: Seller is responsible to maintain the Premises in the selector condition as on the date of execution of this Agreement through COE. Therefore, Seller should mappropriate hazard insurance to cover partial or complete destruction of the Premises as well as any lost theft, vandalism, water and glass breakage, if available, as well as liability coverage. Seller shall consider insurance company prior to vacancy of property.	aintain ss due to			
219. 220.	LEAD BASED PAINT: If any portion of the Premises was constructed prior to 1978, federal law require Buyer be provided a Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards If applicable, Seller shall provide Listing Broker, simultaneously with the execution of this Agreement or later than five (5) days following execution of this Agreement, a completed and executed disclosure form	form. not			

174. of the Premises. Seller shall immediately advise Listing Broker, in writing, concerning any subsequent changes

- 222. FOREIGN INVESTMENT IN REAL PROPERTY TAX ACT OF 1980 ("FIRPTA"): If Seller is a foreign person
- 223. or a nonresident alien, Seller shall provide Escrow Agent with a completed and signed FIRPTA certificate. If Seller
- 224. is a foreign person, Seller acknowledges that any Buyer may be required to withhold a tax of up to 15% of the
- 225. purchase price unless an exemption applies.
- 226. REFERRALS-RESPONSIBILITY: If Listing Broker, Cooperating Broker, or their Agents recommend to Seller any
- 227. person, entity or service, for any purpose, it shall be Seller's duty to independently investigate the qualifications
- 228. of the referred party. Seller shall hold harmless and indemnify the referring party from any adverse consequences
- 229. resulting from such referral.

5. FUTURE SELLER OBLIGATIONS

- 230. SEPTIC OR ALTERNATIVE TREATMENT SYSTEM: If the Premises is served in whole or in part by an on-site
- 231. wastewater treatment facility, Seller shall, at Seller's expense, place in escrow any certification(s) which may be
- 232. required by any law and/or any appropriate regulatory bodies. Certification may require that the system be
- 233. inspected, emptied and/or repaired prior to the issuance of the requisite certification. If a public sewer line of
- 234. sufficient capacity exists within 200 feet of the Premises, the lender or local health authority may require
- 235. connection to the public sewer line prior to or upon transfer of ownership. Unless otherwise agreed upon with
- 236. Buyer, such connection to the public sewer line shall be at Seller's expense.
- 237. POOL SAFETY: If the Premises includes a swimming pool or spa, Seller shall provide Buyer with an opportunity
- 238. to review the relevant pool barrier laws and shall provide Buyer with a notice concerning pool safety which shall
- 239. be signed by Buyer acknowledging receipt thereof.
- 240. **DEED/TITLE INSURANCE:** Seller shall convey title to Buyer by general warranty deed. Buyer shall be provided,
- 241. at Seller's expense, an American Land Title Association ("ALTA") Homeowner's Title Insurance Policy, or if not
- 242. available, an ALTA Residential Title Insurance Policy ("Plain Language" / "1-4" units") or, if not available, a
- 243. Standard Owner's Title Insurance Policy.
- 244. PREMISES CONDITION AT CLOSING: Seller shall remove all personal property not included in the sale and all
- 245. debris from the Premises at the earlier of possession by Buyer or COE whichever first occurs.

6. REMEDIES

- 246. **DISPUTE RESOLUTION:** Listing Broker and Seller agree to mediate any dispute or claim arising out of or relating
- 247. to this Agreement in accordance with the REALTORS® Dispute Resolution System, or as otherwise agreed. All
- 248. mediation costs shall be paid equally by the parties. In the event that mediation does not resolve all disputes or
- 249. claims, the unresolved issues shall be submitted for arbitration. While either party shall have all the rights and
- 250. benefits of arbitration, both parties are giving up the right to litigate such claims and disputes in a court or
- 251. jury trial. Neither party shall be entitled to join or consolidate disputes by or against others, or to include in any
- 252. arbitration any dispute as a representative or member of any class, or to act in any arbitration in the interest of the
- 253. general public or in any private attorney general capacity. Either party may initiate arbitration by giving notice of the
- 254. dispute stating with particularity that party's position. The parties shall cooperate in the expeditious appointment of
- 255. an arbitrator. If the parties are unable to agree upon an arbitrator, either party may apply to the relevant County
- 256. Superior Court for appointment of an arbitrator pursuant to A.R.S. §12-1501 et seg. The arbitrator's award shall be
- 257. final and binding and not subject to appeal.
- 258. ARBITRATION COSTS AND ATTORNEYS' FEES: In any proceeding, including arbitration, for damages, or to
- 259. enforce any of the provisions of this Agreement, including a claim by Listing Broker for payment of Compensation,
- 260. the substantially prevailing party shall be entitled to recover from the other party its reasonable attorneys' fees and
- 261. related expenses including, but not limited to, expert witness fees, fees paid to investigators, and customary court
- 262. costs. The arbitrator shall determine which of the parties shall pay the fees and costs for the arbitration including
- 263. attorneys' fees.



7. ADDITIONAL TERMS

- 264. ARIZONA LAW: This Agreement shall be governed by Arizona law and is subject to the jurisdiction of Arizona.
- 265. TIME IS OF THE ESSENCE: The parties acknowledge that a material and negotiated condition of this Agreement
- 266. is that time is of the essence in the performance of the obligations described herein.
- 267. **DAYS:** All references to days in this Agreement shall be construed as calendar days. The day of the act or event
- 268. from which the time period begins to run is not included and the last day of the time period is included.
- 269. COPIES AND COUNTERPARTS: A fully executed facsimile or electronic copy of this Agreement shall be treated
- 270. as an original Agreement. This Agreement may be executed in counterparts, which shall become effective upon
- 271. delivery. All counterparts shall be deemed to constitute one instrument. The Disclosure of Information on Lead-
- 272. Based Paint and/or Lead-Based Paint Hazards form may not be signed in counterpart.
- 273. ENTIRE AGREEMENT/NO MODIFICATION: This Agreement, the Property Profile Sheet, and any addenda,
- 274. photographs, data or other documentation which shall be incorporated into this Listing Agreement, constitutes the
- 275. entire Agreement between Seller and Listing Broker and supersedes any prior written or oral representations or
- 276. agreements between Seller and Listing Broker. Any release from or modification to this Agreement requested by
- 277. Seller during the term of this Agreement will be in writing signed by the parties. The pre-printed portions of this
- 278. Agreement may not be modified without the express written permission of MLS. No modifications shall be made to
- 279. this Agreement which shall place Listing Broker and his/her agents in violation of the MLS Rules and Regulations.
- 280. The failure to initial any page of this Agreement will not affect the validity or terms of this Agreement.
- 281. <u>IMPORTANT NOTE:</u> If Seller signs more than one Listing Agreement during the Term or Extended Term
- 282. of this Agreement, Seller could be responsible for paying Compensation to more than one broker upon
- 283. the sale of the Premises.
- 284. SELLER MATERIALS: If Seller provides Listing Broker any photographs, floor plans, art work, plot plan
- 285. drawings, or any other items created by or for Seller ("Seller Materials"), Seller, having the authority to do so,
- 286. hereby grants Listing Broker and MLS a non-exclusive right and license to all intellectual property rights
- 287. thereto including the copyright to use and defend Seller Materials in any manner and for any reason. Upon
- 288. termination of this Agreement, upon written request, the Seller Materials shall be returned to Seller.
- 289. INTELLECTUAL PROPERTY: Listing Broker is specifically authorized to use, for any purposes whatsoever,
- 290. any and all information obtained by or provided to Listing Broker pursuant to this Listing Agreement (including
- 291. any information concerning the price and terms of the sale of the Premises, length of time the Premises is on
- 292. the market, and any other information relating to the Premises) (the "Work(s)"), both before and after the sale
- 293. or, in the event there is not a sale, after this listing has expired. Seller hereby assigns to Listing Broker any and
- 294. all intellectual property rights Seller may have in the Works and to any pictures or other reproductions of the
- 295. Premises used in connection with the marketing of the Premises. For purposes of clarity, Listing Broker is the
- 296. owner of any and all rights in the Work(s) and may further assign, license, sublicense, or otherwise dispose of
- 297. these rights to any party whatsoever for any purposes whatsoever.

298.	ADDITIONAL TERMS:
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300.	
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306.	
307.	

Seller/Seller

		8. ACCEP	IANCE		
308.	<u>SELLER</u>				
309.					
310.	Print Seller Name		Print Seller Name		
312.	Seller Signature	(MO/DA/YR)	Seller Signature		(MO/DA/YR
313.					
	Seller Address		Seller Address		
245					
	City/State	Zip	City/State		Zip
0.0.	only/ onate	– ,p	only, online		
	Callan Francii Address		Callan Francii Addusas		
318.	Seller Email Address		Seller Email Address		
319.					
320.	Seller Phone	Seller Fax	Seller Phone		Seller Fax
321.					
	Seller Office Phone	Seller Office Fax	Seller Office Phone	Se	ller Office Fax
324. 325. 326. 327. 328. 329. 330. 331. 332.	this Agreement and accepts and other intellectual prope rights therein. The Authoriz marketing of the Premises. undivided interest in such ri ownership of said property an independent right to enfo		t if applicable) an irrevo- cluding the right to protousive right to utilize Sell ted in MLS, the Authoria a listing of the Premise extended Term of this A ghts each has acquired	ocable assignment of the ect and enforce the overlier Materials in the profized Signor irrevocables, MLS accepts an irrespondent. Each party of in the Seller (Listing American)	vnership motion and y assigns an evocable co- y shall have
336.	065 Pl (1)				
337.	Office Phone/Agent Contact	t Pnone	Fax	Agent E-mail Addre	∋ss
338.	ALITHOPIZED CICALATUD	T // : (: A)			
339.	AUTHORIZED SIGNATUR	E (Listing Agent)			
File	No I	Designated Broker or Designee	e Initials:	Date:	
1					

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