This Exclusive Non-Agency Brokerage Service Agreement (the "Agreement") is made by and

between	· · · · · · · · · · · · · · · · · · ·		(Seller) and
MLS4owners.com (Listing Firm) or MLS4C)WNERS regardi	ng real property com	nmonly known as:
		, City	
State, County Property")	, ZIP	; and legally d	escribed on Exhibit A ("the
DEFINITIONS. For this Agreement: (a) Ex oproperty directly to a buyer without the ass is not obligated to pay listing firm compens the city/state (area) in which the property is estate broker who assists both seller and be paperwork, and clarify terms, allowing both procedural requirements.(d) Customer is not have an agency relationship, meanidealing and disclosure of material facts. contract made between two other parties, we party beneficiary.	sistance of any restation. (b) "MLS" s located, and (c) buyer in a real estation sides to negotians someone who sing no fiduciary (e) Third Party I	eal estate licensee are means a multiple list (a) Real Estate Facility that e transaction provate independently where eives services for duties are owed, of Beneficiary is a person of the means of the	nd, if successful, the seller sting service that serves tator (non-agent) is a real viding guidance, help with alle navigating legal and from a licensee but does only fair and honest son benefiting from a
2. LIST DATE. List date shall commence we photographs of Property (collectively, "Listi OR Seller's desired activation date of	ing Data") compl	eted by Seller and re	
3. LISTING TERM. Listing term duration is If this Agreement expires while Seller is a publishing Term shall automatically extend untiterminated.	party to a purcha	se and sale agreem	ent for Property, the
4. TERMINATION. Seller may terminate th written notice to MLS4OWNERS. MLS4OWNERS mortgage fraud by Seller, potential fine was inactive.	WNERS may car	ncel without a refund	if there are any acts of
5. AGENCY (Non-Agency Relationship). not act as Seller's agent or represent Selle not handle earnest money on behalf of Sel transaction file. MLS4OWNERS will comply Licensing Regulations. Seller agrees to recacknowledges receipt of State AGENCY P Agency Regulations and Disclosures are a	er in any transacti ller or maintain a ly with the Duties ceive written offe Pamphlets, Notice	ion involving the Pro completed purchase of Real Estate Licer rs directly from buye es, and Disclosures.	perty. MLS4OWNERS will and sale agreement in a nsees under State rs or their brokers. Seller

LISTING BROKER: Listing Firm appoints: Chris Nye (Non-Agent) to Seller.

6. COMPENSATION.
a. Listing Firm Advertising Fee: Seller shall pay MLS4OWNERS a non-refundable advertisement fee in exchange for the services of MLS4OWNERS as set forth herein. This fee shall become due and payable <u>prior</u> to activation of Seller's listing. This fee is considered 100% earned upon activation. (Please check one)
□ \$295 MLS Entry FSBO Package - 6 photos, 180 days Listing Term.
□ \$395 MLS Gold FSBO Package – 20 photos, 180 days Listing Term.
□ \$695 MLS Classic FSBO Package - 30-50 photos, (MAX per MLS) 12 months Term.
□ \$995 MLS Classic Plus - See Website for details.
b. Buyer Brokerage Firm Compensation Disclosures:
 Seller acknowledges that there are NO standard compensation rates and the compensation in this Agreement is fully determine by Seller and not set by law or MLS policy. In addition, Seller acknowledges that offering compensation to Buyer Brokerage Firm representing the buyer is NOT required.
2. Brokers/Agents working with a buyer MUST enter into a written agreement before touring a property.
3. Offers of Compensation are prohibited on SAR-MLS (Spokane), RMLS (Vancouver), PAC-MLS (Tri-Cities), and YAK-MLS (Yakima), Stellar-MLS (Florida), Beaches MLS (Florida). Offers of compensation can be pursued off-MLS through negotiation and consultation with real estate professionals. All broker/buyer inquiries are instructed to visit MLS4owners.com website for listing compensation disclosures, third party beneficiary fees* AND to CALL SELLER DIRECTLY.
4. Seller acknowledges that Buyer may request a concession from the Seller (Seller Concession) in the form of a credit, to be given to Buyer at close of escrow. This Seller Concession may be used to reduce Buyer's loan cost, title and escrow fees, Buyer's Broker fee, Property repair costs, and/or any other allowable Buyer costs and fees. All Sellers concessions are negotiable and MUST be determined in writing on an accepted purchase and sale agreement.
5. Seller acknowledges Buyer Brokerage Firm is an intended third-party beneficiary of this Agreement and MAY request Seller and MLS4OWNERS to provide a copy of this Agreement*.
Buyer Brokerage Firm Compensation shall be paid as set forth below, unless modified by the buyer and Buyer Brokerage Firm in a mutually accepted purchase and sale agreement. Buyer Brokerage Firm is an intended third-party beneficiary of this Agreement. If during the Listing Term, Seller sells the Property and the sale closes Seller shall pay compensation as follows:
% of the sales price, or \$ to Brokerage Firm representing the buyer.
Sellers Initial:

- 7. OPTIONAL ADVERTISING SERVICES and FEES (Only Pay for What Your Need!)
- a. Zillow's Zestimate Removal: \$75.00

Zillow's Zestimate removal from Sellers MLS Listing. Don't let Zillow mislead your buyers.

b. MLS Open House Advertising (where permitted): \$25.00 (for two open house dates)

Post your open house on Zillow, Redfin, REALTOR.COM and many real estate broker's websites. Not Allowed in NWMLS. See Paragraph 16 for details.

- c. MLS authorized Key Box: See Paragraph 14 for details. \$125.00 (\$50.00) refundable security deposit. (plus, shipping)
- d. MLS4owners Professional Sign with CALL SELLER Rider: \$50.00 (plus shipping)
- e. Real Estate Yard Arm post with Professional MLS4owners Sign and Call Seller Rider:

See Paragraph 15 for details. \$150.00 (Included with Classic Package)

- f. Title Fee Haggler: Learn what the Washington State Title Insurance Industry does not want you to know. Save Thousands on your next and future Washington State Real Estate Sales. \$100.00 plus (\$200.00 at Closing)
- g. Temporary off Market (TMK): Need to suspend MLS advertising for vacation, repairs. (max 45 days) \$25.00 (Requires MLS change form signed by Seller)
- h. Concierge Listing Services: Need Help with Real Estate MLS Advertising?
- 30 Minutes of Personalized Real Estate Consulting. Gain insider knowledge that agents and service providers do not want you to know! Especially if you're selling by owner. Add to any package: \$200.00. See Website for more information.

8. REAL ESTATE FACILTATOR VIRTUAL BROKER SERVICE: Facilitator Service Program: **0.5%** of sales price paid at closing.

Do you need coaching, troubleshooting your sale, closing your sale? Would you like help facilitating your transaction/negotiation/preparing counter offers when a buyer's broker is representing the buyer? Don't leave money on the table!

Real estate advertising and transactions are evolving rapidly. From listing to closing, MLS4OWNERS offers over 25 years of expertise and experience with over 10,000 FSBO listings, providing strategic advice and professional guidance to MLS4OWNERS customers. Let MLS4owners.com help you focus on your sale to Save Thousands!

Service includes:

- Buyer Brokers Compensation Consulting
- Review offer(s) with seller from Buyer's Broker, identifying red flags
- How to counteroffer using REALTOR Standardize Forms to get the highest and best sales price
- Review of how offer expiration date effects seller's negotiations
- Home inspections counter offers best practices
- Facilitate with Title/Escrow/Lenders with REALTOR standardized forms to closing

9. Buyer Brokerage Firm Third-Party Beneficiary Administrative Fee

In transactions where the buyer is represented by a licensed real estate broker or agent, the Seller acknowledges and agrees that MLS4OWNERS is required, under applicable State Agency Law Duties, the REALTOR® Code of Ethics, and MLS Cooperation Policies, to respond to requests from brokers and buyers. These requests may include, but are not limited to, providing information to title companies, escrow officers, lenders, appraisers, and home inspectors. MLS4OWNERS may also be required to coordinate inspections, facilitate signatures on federal lending and disclosure forms, complete escrow documentation, and perform other administrative tasks necessary to comply with State Real Estate Laws and REALTOR®/MLS cooperation rules.

To cover the cost of these administrative services, a fee of \$500.00 shall be deducted from the buyer's brokerage firm compensation and credited to MLS4OWNERS at closing. This fee is not a commission and does not establish an agency relationship between the Seller and MLS4OWNERS. It is a third-party administrative fee disclosed to member brokers in the MLS and on the MLS4OWNERS website. The fee shall be paid through escrow at closing.

This administrative fee does not apply in transactions where the Seller sells directly to a buyer who is not represented by a broker or agent.

S	ellers Initial:	

REGULATIONS, RULES, and PROTOCOL

MLS4OWNERS, Seller and Properties of Seller are subject to state licensing laws, Multiple Listing Service Rules, and federal housing laws. Compliance with these regulations will ensure Seller's property stays advertised and prevents Seller and MLS4OWNERS from receiving financial fines.

- 9. DUTIES OF SELLER: SELLER UNDERSTANDS AND AGREES TO THE FOLLOWING DUTIES:
- a. NOTIFICATION UPON MUTUAL ACCEPTANCE OF OFFER: To protect Seller from commission disputes/arbitration, compliance with MLS rules is mandatory. Within 24 hours of mutual acceptance of a purchase and sale agreement, Seller must send MLS4OWNERS your Purchase and Sale Agreement. MLS4OWNERS will report to MLS the date of mutual acceptance, the name of the buyer's broker, and the status of contingencies (the mutually accepted price does not become visible to brokers until after the sale closes). The seller shall also notify MLS4OWNERS within one day when sales contingencies are satisfied or waived, as well as the date and final sales price when the sale closes. If failure to notify MLS4OWNERS of status changes results in MLS4OWNERS being fined by a multiple listing service, and/or disciplined by DOL, that amount will be charged to the Seller.
- **b. PURCHASE AGREEMENT DISCLOSURE:** Seller to disclose on purchase and sale agreements that Seller is unrepresented, and Listing Firm is MLS4owners.com.
- **c. TELEPHONE**: Seller will maintain a valid telephone number and email so that buyers and brokers can communicate with Seller and will provide written notice to MLS4OWNERS of changes in telephone numbers and email. NO TEXTING. Seller acknowledges MLS4OWNERS does not receive or send Text messages.
- **d. CHANGES AND QUESTIONS**: Seller must maintain and monitor an active email address for communication with MLS4OWNERS. This ensures protection for the Seller and provides efficient, accurate, and documented responses and changes. Once your listing is activated, please use email for all communication. For faster service, include your MLS number in all emails. **NO TEXTING**. The seller acknowledges that MLS4OWNERS does not send or receive text messages.
- **e. RETURN OF PROPERTY**: Key boxes, riders, signs and signposts are valuable assets and belong to MLS4OWNERS.com or third-party vendors. Within 10 days of the close of a sale, Seller shall return or make arrangements for the return of all property of MLS4OWNERS and its vendors, including signposts and key boxes.
- **f. PLACEMENT OF SIGNPOSTS**: Seller vouches that Seller owns the land on which signs are installed. MLS4OWNERS is not responsible for the replacement of signs removed or damaged by property owners or municipalities. Do not remove post without the vendor's approval.
- **g. REVIEW FOR ACCURACY**: We are human and make mistakes. Thank you for reviewing the listing for accuracy, as MLS4OWNERS accepts no liability for errors or omissions and will be in no case liable to Seller for any amount in excess of the Advertisement Fee. Seller agrees to indemnify, defend and hold MLS4OWNERS harmless from all claims, disputes, litigation, judgments attorney fees and costs arising from any incorrect information supplied by Seller or from any material facts or omissions that Seller knows but fails to disclose.
- **h. FAIR HOUSING**. Seller acknowledges that fair housing laws prohibit discrimination based on sex, marital status, sexual orientation, gender identity, race, creed, color, national origin, citizenship or immigration status, families with children status, honorably discharged veteran or military status, the presence of any sensory, mental, or physical disability, or the use of a support or service animal by a person with a disability

i. Real Property Transfer Disclosure Statement and Lead Based Paint Disclosure:

Unless Seller is exempt under state disclosure laws, Seller shall provide to Buyer or Buyer's Broker as soon as reasonably practical a completed and signed "Real Property Transfer Disclosure Statement". Seller is not required to provide the completed statement to MLS4OWNERS.

Properties built <u>prior to 1978</u> may be subject to disclosure of information on lead-based paint and lead-based paint hazards. Current state disclosure forms and pamphlets are available via email or fax from MLS4OWNERS.

- **j. SELLER'S WARRANTIES AND REPRESENTATIONS**. Seller warrants that Seller has the right to sell the Property on the terms herein and that the Property information on the Listing Data Sheets attached to and incorporated into this Agreement is correct. Further, Seller represents that to the best of Seller's knowledge, there are no structures or boundary indicators that either encroach on adjacent property or on the Property. Seller authorizes Listing Firm to provide the information in this Agreement and the attached pages to prospective buyers and to other cooperating members of MLS who do not represent the Seller. If Seller provides Listing Firm with any photographs of the Property, Seller warrants that Seller has the necessary rights in the photographs to allow Listing Firm to use them as contemplated by this Agreement. Seller agrees to indemnify and hold Listing Firm and other members of MLS harmless in the event the foregoing warranties and representations are incorrect.
- **k**. **ATTORNEY FEES:** In the event either party employs an attorney to enforce any terms of this Agreement and is successful, the other party agrees to pay reasonable attorneys' fees. In the event of trial, the successful party shall be entitled to an award of attorneys' fees and expenses; the amount of the attorneys' fees and expenses shall be fixed by the court. The venue of any suit shall be Pierce County Washington. *
- **10. DUTIES OF MLS4OWNERS:** MLS4OWNERS will (a) submit Listing Data provided by Seller to the MLS within **ONE** business day; (b) provide Seller, upon request, the use of a real estate "For Sale" sign, sign post and "Call Seller" Rider for the Property during the term of the listing; (c) upon payment, update the MLS with reasonable changes (provided by Seller in writing) to Listing Data. If complete information is not submitted, MLS4OWNERS will defer accepting the listing. All broker/buyer inquires will be instructed to visit MLS4OWNERS website and CALL SELLER directly.

LISTING ADMINISTRATIVE GUIDELINES AND PRCEDURES

11. ADVERTISING ON BROKER WEBSITES: Seller agrees to allow the Property to be advertised on the public websites of real estate brokers, as well as other websites selected by MLS4OWNERS. Broker websites do not display seller contact information because their goal is to attract buyers whom they can represent in the purchase of the property. Seller acknowledges that MLS4OWNERS does not control the content, quality, or value estimates displayed on websites, including those of brokerages. Each real estate website maintains its own standards regarding how much information to display about properties, and the frequency with which they are updated. MLS4OWNERS cannot guarantee the availability of any particular public website, and this advertising is offered in good faith and is not guaranteed. Zillow, Trulia, and REALTOR.Com are lead generation platforms for real estate brokers. These websites will NOT allow Sellers contact information. MLS4OWNERS does NOT control the quality, content, timing, or influence the "Zestimates" displayed by Zillow. Once listed in an MLS, by any broker, Seller will no longer have control over their Zillow listing. REITERATE: These websites do NOT allow Seller's contact information on listings.

Sellers	Initials:	

12. LISTING INPUT SHEETS, NARRATIVE, DRIVING DIRECTIONS: (Listing Data) MLS4OWNERS
submits Listing Data based on information provided by Seller. Listing Input Form check boxes and fill-in-
the-blank options are dictated by the MLS and CANNOT be customized. Each MLS has its own limits on
remarks and photos. Public Marketing Remarks will be displayed to brokers and the public. You may
describe the special features of your property as long as you stay within Equal Housing guidelines.
Multiple Listing Service rules govern some of the content of the Marketing Remarks. For example: YOU
CANNOT INCLUDE OPEN HOUSE DATES, PHONE NUMBERS, WEB OR EMAIL ADDRESSES,
VIRTUAL TOUR LINKS IN PUBLIC MARKETING REMARKS.

Sellers Initials:	
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- **13. PHOTOGRAGHS:** Seller acknowledges buyers evaluate listings by the quality and quantity of photographs. Seller provides Listing Firm with photographs of the Property. Seller warrants that Seller has the necessary rights in the photographs to allow MLS4OWNERS to use them as contemplated by this Agreement. Seller must submit photographs to MLS4OWNERS, which become the property of MLS4OWNERS. Photos must be in .jpg (JPEG). **For Maximum viewing quality, photos size is 1600 x 1200 pixels. MLS's will reject photos that do not comply with pixel size.**
- **14. MLS KEY BOX:** Many MLS's rules require all listed improved residential properties have an MLS key box installed on the premises <u>except</u> when the Seller(s) have excluded the requirement from the listing agreement. The key box is the property of MLS4OWNERS and may not be converted to other uses. Seller may use any type of key box. However, most MLS's do not allow non-MLS key boxes to be advertised to agents in the MLS listing.

Key boxes can be great tools for allowing access to your property when you aren't there, or for you to leave the property during showings. Agents and buyers appreciate their availability. MLS4OWNERS will provide an MLS authorized key box if Seller pays the \$125 rental fee (Plus \$50 security deposit & \$30 shipping/handling fee). Such key box may be opened by an electronic master key held by all MLS members and affiliated third parties such as inspectors and appraisers. The key box must be returned to MLS4OWNERS within 10 days of termination of listing. Seller shall be liable for MLS4OWNERS' actual damages for failure to return key box. Before accepting the use of a key box, SELLER should consider whether the convenience of using a key box outweighs the security risk and costs of putting a house key in the possession of a third party. If you want to be EXCLUDED from this requirement, please signify below.

our choice)
our choice)

15. SIGNS AND POSTS: In most markets MLS4OWNERS has agreements with sign vendors to install

and remove one signpost, sign, and Call Seller rider. (Installations must be ON THE SUPROPERTY). Additional charges may apply for CALL BEFORE YOU DIG SERVICE are charges by vendor. Replacement installations due to loss or damage are available for \$\footnote{1}\$ flyer boxes and signs are the property of MLS4OWNERS or its vendors unless otherwise writing and must be returned at the conclusion of the Advertisement. Seller is responsible maintenance of sign installation for duration of advertisement. MLS4OWNERS and its versponsible for property damage caused by signpost installation. No credit is available complimentary services declined by Seller . The nature of the signage varies based selected by the Seller. In some rural areas, installation is not available. In these cases, can mail a For Sale Sign and Call Seller Rider to the Seller. Home Improvement stores carry metal frames and Vinyl Post that can be used with the sign and rider.	nd out of area trip \$75. Signposts, se agreed in ole for vendors are not e for on the program MLS4OWNERS
Seller requests the following:	
Yard Arm, For Sale Sign: □Yes □No (Included with Classic F	Package)
The proposed sign location must be marked by Seller with a white flag or a white spray companies are required to use 811 utilities locate service (also known as Call Before Y installations, and they will place that request with the utility companies. Allow 3-7days for companies to complete that task, depending on the day of the week. Failure to mark the result in service delays. Please send a photo of your marked sign location with you Agreement.	ou Dig) prior to or the utility e location will
16. OPEN HOUSES: In the greater Puget Sound Region the NWMLS does not allow as houses in the MLS database unless a licensed broker hosts the open house. This rule of Seller conducting open houses or advertising them in other ways. Open houses in other listing services (Vancouver, Yakima, Spokane, Tri-Cities, Florida Stellar & Beaches published in the local MLS and syndicated to real estate broker websites.	does not prevent er regional multiple
17. COMMITMENT TO PRELIMINARY TITLE INSURANCE: In order to activate your I require an attached legal description (often referred to as vesting deed, Exhibit A, from Without a legal description attached to your purchase and sales agreement you may no contract. Most standard real estate purchase agreements require Seller to have market addition, many real estate brokers will not show your listing or write a purchase and sal without reviewing your preliminary title report. MLS4owners will order your title report at description) and attach them to your MLS listing. This service is performed by IN-HOUST	a title report). ot have a binding table title. In le agreement and exhibit A (legal
Our fee for performing this service is \$50.00.	
☐ Check if YES – Yes, I would like MLS4owners to order a commitment for preliminary	y title insurance.
Sellers Preferred Title Company:	(if any)
☐ Check if No - No, I will take care of this step myself.	
Sellers are not required to use the services of any company and are encouraged to rev Our service fee does not affect your cost of title insurance and is <u>not</u> credited to the eve	

insurance.

PAYMENT CALCULATION (helpful) CHECKLIST

ADVERTISING FEE: MLS ENTRY \$295 or GOLD \$395 or CLASSIC \$695	\$
or Classic Plus Virtual Broker \$995	
MLS REALTORS KEY BOX: \$125 rental fee (Plus \$50 Security Deposit & \$30 Shipping	\$
YARD SIGN & POST RENTAL: Optional \$150 (included Classic)	\$
EXTRA MLS40WNERS SIGNS: (optional–see MLS4owners Website)	\$
VIRTUAL TOURS/DISCLOSURE FORMS: attached to MLS listing \$25 (included with Classic)	\$
ZILLOW'S ZESTIMATE: Zillow's Zestimate removal from Sellers MLS Listing - \$75	\$
REAL ESTATE ADVERTISING CONCIERGE SERVICE: \$200.00	\$
ADDITIONAL PHOTOS: ENTRY or GOLD -\$20.00 each (x 20)	\$
ADDITIONAL MLS EXPOSURE DUPLICATE MLS LISTING: \$250.00	\$
Commitment for Title Insurance: \$50.00	\$
Title Fee Haggler Consulting Service: \$200.00	\$
TOTAL AMOUNT DUE PRIOR TO ACTIVATION (Credit Card processing fees applied at check out)	\$

Payment is due and earned upon activation of the listing. Enter amount due using online payment on our website (fastest), or send check via mail to:

MLS4owners.com P.O. Box 65456 University Place WA 98464-1456

Email Agreement to Sales@MLS4owners.com

Name of Seller(s):	
Property Address, City County, Zip: _	
Seller Mailing Address (if different fro	m property address):
Sellers Email Address:	
Sellers Phone Number:	
List Price:	
Desired Date of Activation (ASAP unl	ess otherwise stated):
Listing Data Input Sheet AND MLS advertisement must comply with the	ller has read and understands this service agreement, MLS 4owners.com website. Seller understands Real Estate ne rules of my local REALTORS® multiple listing service (MLS) in MLS shall constitute MLS4OWNERS's acceptance of the this document for your records.
PLEASE PRINT NEATLY	
Print Name(s):	
Date:	
How did	you find out about MLS4owners.com?
☐ I saw a Sign ☐ I am a Repeat Customer ☐ From a Friend/Neighbor ☐ From Google ☐ Lreceived a Post Card	 □ From a Real Estate Broker □ From an MLS4owners.com Customer □ From a Text Message □ From an Internet Search (Name?) □ Some other way (please describe)