MULTIPLE LISTING AUTHORIZATION AND EXCLUSIVE RIGHT TO SELL AGREEMENT

This form to be used ONLY by Participants of Southeast Alaska Multiple Listing Service, Inc.

hereinafte	r called "Broke	r", the sole, exclusive an	d irrevocable right	grants <u>Coastal Re</u>	just 20 , 2 <u>019</u>
				r exchange the real prop Iding currently located in T	
				_ Judicial District, State	
				and Zero/100	
Agreemen	nt to Purchase,	after deduction of any tit	le insurance and es	oney is forfeited or as scrow cancellation charg	es, the earnest money
cooperate	in arranging for	•	howing marketable	l the property on the term title to the property. Owner	_
5. LICE	NSEE RELAT	IONSHIPS: As defined	d in the Alaska Re	al Estate Commission C	onsumer Pamphlet.
regardles \$ n/a buyer on by Owner later than attention in indirectly during the but Own \$ 0 before the a fee of \$ appoint s in any ma Service (Listing B	s of licensee rel , p the terms of thi during the term a 8/20/2020 (da t was brought th from or through term of this A er leases or replus app expiration of th n/a ublicensees unl unner acceptable SEAMLS), Sel roker to the Se	ationships,6% lus applicable sales tax varies applicable sales tax varies and the5:00 AM/PM after arough the signs, advertise arough the signs, advertise arough the property prior to blicable sales tax; or (5) If its Agreement, Owner shalt applies applicable sales the sales tess previously rejected to Brokers. If the Sellis agrees that3 alling Broker at closing.	of the purchase p with compensation ms acceptable to C ny extension hereous or expiration or terring or other action on authorized by Brierty is withdrawn to the expiration of the property is with 1 pay Broker 6 ax. Owner authoris by Seller, and to cong Broker is a men % (or \$_n/a	n writing, Owner agrees the rice plus applicable sales in payable as follows: (1) Owner; (2) If the property of; (3) If the property is somination of this Agreement of Broker, or on information of the sale and no sale is an of this Agreement, Own horder to sell or negotiate the from sale and no sale is an of this Agreement, Own horder of the listed price references Broker to cooperate without of the listed price references Broker to cooperate without of the Southeast Al) of the purchase price of the san offer, Owner agrees secure the recording of a security of the purchase price secure the recording of a security of the sales.	If Broker procures a ris sold or transferred old or transferred not not to anyone to whose ion secured directly or ne sale of the property, ctually consummated ner shall pay Broker the consent of Broker need in Paragraph 2 or with other Brokers, to see such compensation aska Multiple Listing the will be paid by the est that this "Exclusive"
any and a interest c release al and other address n	Il information of harges, reserved information con real estate org nay be markete	concerning the property accounts, insurance, crontained herein, and acquanizations and to prosp	including, but not redit, taxes, and a uired elsewhere, to pective purchasers	ner lien-holders to provid limited to: current and p is built surveys. Owner o SEAMLS, financing ir is and sellers. Owner aut forms of advertising an	ast loan balances and authorizes Broker to astitutions, appraisers thorizes the property
SEAMLS//	Multiple Listing	Authorization and Exclusive	Right to Sell Agreem	nent	/

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8. MULTIPLE LISTING SERVICE: Broker is a participant of the Southeast Alaska Multiple Listing Service. This listing and sale information will be provided to SEAMLS to be published and disseminated to its participants, financing institutions, appraisers, other real estate related organizations and to prospective purchasers and sellers. YES NO. It is understood that SEAMLS is not a party to this agreement and its sole function is to furnish the descriptive information set forth on the input sheet of this listing to its members, without verification and without assuming any responsibility for such information, and without any liability of SEAMLS.
9. LOCK BOX: Broker is authorized to install a lock box on the property for the use of SEAMLS participants. ▼ YES □ NO
Neither Broker, SEAMLS, nor any participants of SEAMLS shall be liable to Owner or third parties due to loss, theft or damage of any nature or kind whatsoever to the property and/or to any personal property therein due to the lock box or showing of the property.
10. SIGN: Owner authorizes Broker to install a FOR SALE/SOLD Sign on the property. X YES NO
11. DISCLOSURE: Owner agrees to provide a written disclosure statement (as required by AS 34.70) concerning the condition of the property and agrees to save and hold Broker and those persons licensed pursuant to AS 08.88 et. seq. who act on Owner's behalf in connection with this listing agreement, harmless, and indemnify and defend said persons from all claims, disputes, litigation and/or judgments arising from any incorrect information supplied by Owner, or from any material fact known by Owner which Owner fails to disclose.
12. LEAD BASED PAINT HAZARD ACT FOR HOMES BUILT BEFORE 1978: EPA and HUD consider "housing constructed before 1978" to mean housing for which a construction permit was obtained (or if no permit was obtained, housing in which construction was started) before January 1, 1978. Owners and their licensees must comply with the Residential Lead Based Paint Hazard Reduction Act of 1992. They must (1) disclose all information they have regarding the use of lead-based paint on the premises; (2) give the prospective buyer an EPA-approved pamphlet about lead hazards; (3) include a warning of lead hazards in the written sales contract and (4) owners must provide prospective buyer a 10-day lead hazard contingency period. The property was built in Owner agrees to comply with the referenced 1992 act.
13. TAX WITHHOLDING: Owner warrants they are U.S. citizens, permanent residents or otherwise exempt from the requirements of FIRPTA (Internal Revenue Code 1445) that requires payment of part of the sale proceeds to the IRS.
14. EQUAL HOUSING OPPORTUNITY: This property is offered in compliance with federal, state, and local anti-discrimination laws.
15. ATTORNEY'S FEES: In any action, proceeding or arbitration arising out of this agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs. This is a legally binding contract. Owner is advised to seek independent legal and tax counsel.
16. OTHER TERMS:
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City/State Phone: (I (V E-Mail: Fax #: Cell #: Cell #: Broker agrees to use reasonable efforts in procuring a Buyer: Broker (Office) Coastal Real Estate Group Address: City/State By: Licensee Mary Wanzer, Broker Date Phone: (I	1218 Shoreline Drive Inte: Thorne Bay AK (H): 907-828-8254 907-828-8257 503-278-1122 :
City/State Phone: (I (V E-Mail: _ Fax #: _ Cell #: _ Cell #: _ Broker agrees to use reasonable efforts in procuring a Buyer: Broker (Office) Coastal Real Estate Group Address: City/State By: Licensee Mary Wanzer, Broker Date Phone: (I	nte: Thorne Bay AK
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Broker (Office) Coastal Real Estate Group Address: City/Stat By: Licensee Mary Wanzer, Broker Date Phone: (I	:
City/Stat By: Licensee Mary Wanzer, Broker Date Phone: (I	
By:	344 Front Street
Licensee Mary Wanzer, Broker Date Phone: (I	nte: Ketchikan AK 9990
	(H): 907.225.2696
()	(W): 907.247.5811
E-Mail:_	MaryWanzer@CoastalAK.com
Fax #: _	888.513.1157
Cell #: _	907.617.0196

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