Listing Contract

Exclusive Right to Sell Real Property

BROKER: HOUSEPAD LLP (Hereinarter referred	i to as "Broker")
SELLERS:	(Hereinafter referred to as "Seller")
1. PROPERTY:	
2. LISTED PRICE: \$. Selle	er is solely responsible for determining the appropriate listing price.
	e effective for a period of 6 months beginning from the date this Contract is following the terms of Paragraph 17. The agreement will automatically d.
the appropriate Multi List Service and www.realtor.c Seller in paragraph 5, to other brokers to find a buyer mentioned duties. Other websites mentioned on Brok	ller is hiring Broker to submit the property (with its full address information) in <i>com</i> . Broker will be making an offer of compensation, as authorized by the r. Broker is acting as a Seller Agent ONLY to complete these previously ker's website as included are unaffiliated companies that may change their refund would be due Seller if listing does not appear or does not appear
brokers acting as a buyer's agents. This Contract will	upfront fee for the above mentioned services. If a cooperating broker of the sale price at settlement. Broker will instruct the title company to be broker who procures the buyer. Broker will offer this commission only to a automatically be extended to the settlement date if the property is under the buyer is not procured by a cooperating broker, the Broker Fee shall be dearned upon listing entry in the Multi List.
6. BROKER COMMUNICATIONS AND	DELECTRONIC SIGNATURES: Seller authorizes all Broker
Print and Sign Listing Agreement Seller is responsib	nail address: I If this preceding box ler will provide another email address if experiencing email receipt problems. The for ensuring their email settings do not filter legitimate emails. If there is a contract is being electronically signed, the second owner will ratify the Contract
at the following email address: of this Contract, and will not be used for communica	. This 2nd email address is only for ratification purposes ations from Broker.
including but not limited to this Contract and addend and will be treated for all intents and purposes as if it symbol, or process attached to or logically associated	of any document executed through Broker's website ratification system, dums or amendments to this Contract, will be binding on both Broker and Selle t was physically signed. "Electronic signature" means an electronic sound, d with a record and executed or adopted by a person with the intent to sign the cluding but not limited to Electronic Signature, should be construed in

7. HANDLING OF REALTOR.COM LEADS: Realtor.com does not permit Broker to display Seller's contact information on Realtor.com, and instead displays Broker's phone number. Broker's phone system will either play Seller's phone number to the caller or, for the published item fee, forward the phone call to Seller's phone number.

ratification system may not be electronically signed, unless an exception is granted at Broker's discretion.

accordance with the Uniform Electronic Transaction Act as adopted by the State of Pennsylvania. Seller hereby consents to the use of third party electronic signature capture service providers as chosen by Broker. Forms not executed through Broker's website

- **8. CONFLICT OF INTEREST:** Broker will promptly notify Seller if there is a conflict of interest.
- **9. PUBLICATION OF SALE PRICE:** Seller is aware that newspapers may publish the final sale price after settlement. Broker has permission to advertise the sales price.

10. SELLER WILL REVEAL KNOWN MATERIAL DEFECTS OR ENVIRONMENTAL HAZARDS to buyers on the Residential Property Disclosure Statement, including Lead Based paint if property built before 1978. This also includes Sellers who are exempt from the Real Estate Seller Disclosure Law. A material defect is a problem or condition that:

- Is a possible danger to those living on the Property, or
- Has a significant, adverse effect on the value of the Property.

If the Seller is accused of failing to disclose known material defects and/or environmental hazards;

- Seller will not hold Broker or Licensee responsible in any way
- Seller will protect Broker and Licensee from any claims, lawsuits, and actions that result.
- Seller will pay all of Broker's or Licensee's costs that result. This includes attorney's fees and court ordered payments or settlements (money Broker or Licensee pays to end a lawsuit or claim).

The Residential Lead-Based Paint Hazard Reduction Act says that any seller of property built before 1978 must give the buyer an EPA pamphlet (available at www.epa.gov) entitled *Protect Your Family From Lead in the Home*. Seller assumes full responsibility for providing this to buyers.

11. DEPOSIT MONEY: Seller is advised to have an attorney, title company, or the selling broker hold the escrow monies, subject to all Virginia laws & regulations. Broker is not authorized to hold any escrow money.

12. NOTICE TO PERSONS OFFERING TO SELL OR RENT HOUSING: Federal and state laws make it illegal for Seller, Broker, or anyone to use RACE, COLOR, RELIGION, or RELIGIOUS CREED, SEX, DISABILITY (physical or mental), FAMILIAL STATUS (children under 18 years of age), AGE (40 or older), NATIONAL ORIGIN, USE OR HANDLING/TRAINING OF SUPPORT OR GUIDE ANIMALS, or the FACT OF RELATIONSHIP OR ASSOCIATION TO AN INDIVIDUAL KNOWN TO HAVE A DISABILITY as reasons for refusing to sell, show, or rent properties, loan money, or set deposit amounts, or as reasons for any decision relating to the sale of property.

Seller also acknowledges that many jurisdictions have stricter laws that extend protection to political beliefs, income, sexual orientation, affectional orientation, and other factors. Seller agrees to investigate and comply with all laws regarding discrimination.

13. REPORTING TIMELINESS AND ACCURACY: Seller accepts full responsibility and liability for the accuracy and timeliness of data submitted to Broker. Seller will notify Broker within 24 hours of any changes or corrections. Seller understands that in many cases corrections are required, and Seller will allow Broker the necessary reasonable time to make MLS corrections after Seller notification. Seller allows listing data in violation of MLS rules to be changed at Broker's discretion. Seller will notify Broker in writing if they do not receive the email with the MLS proof on the day of listing activation, and will hold Broker harmless for problems in the MLS proof or Realtor.com not discovered until a later date. The listing normally takes a few hours to a few days to appear on Realtor.com. Seller assumes the responsibility for checking Realtor. com for listing display. Seller allows and understands that Realtor.com listing problems require a longer period of time to correct than MLS listing problems. Seller will reply within 24 hours to all inquiries regarding the listing. Broker may have to temporarily withdraw the listing when Seller does not reply within 48 hours, in which case a \$25 service fee to Broker will apply to reactivate the listing. Broker may cancel the listing without refund when Seller does not report to Broker acceptance of a sales agreement within 24 hours. Broker will mark the listing as settled in the MLS after the settlement date given by Seller. If the settlement date changes and Seller does not notify Broker before Broker marks the listing as settled in the MLS, Seller agrees to pay a \$25 processing fee. At settlement, Seller will fax or e-mail a copy of the signed HUD1 statement or the equivalent to Broker's office. Seller's credit card will be charged \$50 if the signed HUD1 sheet is not delivered to Broker the day of settlement. This fee will be reduced to \$25 if the HUD1 is delivered to Broker in days following the settlement. Seller will provide proof of HUD1 fax or email to reverse this fee if the delivery is in dispute. Seller's credit card information will be kept on file. Seller's credit card will be charged for any MLS fines incurred, if Seller was at fault by not meeting the requirements of this Paragraph. MLS fines typically range from \$25 to \$1000.

The Real Estate Settlement and Procedures Act (RESPA) requires all fees to be reported on the HUD1 form at settlement. Seller is responsible for having the upfront Broker Fee recorded on the HUD1 sheet as "Paid Outside of Closing, or 'POC'".

- **14. BROKER NOT RESPONSIBLE FOR DAMAGES:** Seller agrees that Broker and Broker's salespersons are not responsible for any damage to the Property or any loss or theft of personal goods from the property, unless such damage, loss or theft is directly caused by Broker or Broker's salespersons.
- **15. DOCUMENT PREPARATION:** Broker will provide assistance with document preparation to Seller. Seller agrees that this assistance will be provided without additional charge only by e-mail communications, in the format of question and answer. Seller agrees to pay Broker \$25 per 15 minutes for any documents Broker must review and/or sign, and the same rate for any time spent by Broker on the phone regarding this listing or transaction. All communications, offers, and negotiations received by Broker will be sent to Seller's registered email address. Additional fees apply for forwarding of communications by other means. Seller will provide Broker with a copy of the agreement of sale. Seller will pay Broker a \$50 fee if Seller withholds the agreement of sale from Broker. Broker, on Broker's website, has made available to Seller statements of how to estimate buyer's and Seller's closing costs. Seller may elect to purchase optional, additional assistance from Broker, as available on Broker's website.
- **16. NO OTHER BROKER CONTRACTS:** Seller will not list this property with another broker during this Contract's term, unless Seller first cancels this Contract under the terms of Paragraph 17.
- 17. CANCELLATION: Seller may cancel this contract at any time, under the following conditions. 1) Seller cancellation request must be in writing with all Sellers' signatures. 2) Seller may not cancel this Contract when an offer has been presented and the Seller has not replied in writing to the party making the offer. 3) Seller may not cancel this Contract if the Property is under contract (Sales Agreement). Seller must first reject any offers and/or be released from a Sales Agreement before the listing is canceled. The intent of this Paragraph is to prevent claims from cooperating brokers for a due commission not being paid. If Seller requires Broker's signature and/or letterhead confirming cancellation, Seller agrees to pay Broker a \$25 processing fee.
- 18. LIMITED SERVICE: Seller and Broker agree that Broker will be acting as an independent contractor and will be representing Seller in the capacity of a limited service representative as defined in Section 54.1-2130 of the Code of Virginia, and will not be acting as a standard agent as defined in Section 54.1-2131. As a limited service representative, Broker's obligations will be as set forth in this Contract. Broker will not provide the following services to Seller: (i) Broker will not conduct marketing activities on behalf of Seller except as set forth in this Contract. (ii) Broker will not assist in drafting and negotiating offers and counteroffers, contracts, or amendments and addenda to contracts, or in establishing strategies for accomplishing Seller's objectives, except as follows: Broker will forward all communications to Seller. (iii) Broker will not receive offers, counteroffers, and notices from Seller and prospective purchasors, whether or not the Property is subject to a purchase agreement, except as follows: Broker will forward all communications to Seller. (iv) Broker will not assist Seller in satisfying Seller's contract obligations and facilitating settlement, except as follows: Broker will reply to Seller questions via email.

By entering into this Contract, Seller acknowledges its informed consent to the limited service representation by Broker and further acknowledges that neither the other party to the transaction nor any real estate licensee representing the other party is under any legal obligation to assist Seller with the performance of any duties and responsibilities of Seller not performed by Broker.

- 19. THIRD PARTY DISPUTES (SELLER'S DUTY TO DEFEND): In the event an aggrieved party files an arbitration claim or lawsuit against or in any way involving Broker that seeks payment of a commission or money damages in connection with the sale or attempted sale of the Property, Seller agrees to indemnify, defend, and hold Broker harmless from, and aid Broker in defense of any such claim or lawsuit ("Duty to Defend"). Seller further agrees that, upon commencement of such an arbitration claim or lawsuit, Broker may immediately charge \$700.00 on Seller's credit card on file with Broker in anticipation of Broker's legal and administrative fees in responding to such a claim or lawsuit, regardless of its merits. This charge is nonrefundable. This charge is not and should not be construed as a limitation on Seller's Duty to Defend. If Seller fails, for any reason, to fulfill its Duty to Defend, Broker may seek indemnity, contribution, and/or reimbursement from Seller for all costs incurred as a result of the claim or lawsuit, including attorney's fees as well as recovery of all costs of collection thereof, including but not limited to attorney's fees, collection agency fees, court costs, and expenses, less the \$700 previously paid by Seller pursuant to this paragraph.
- **20.** MLS COPYRIGHT: The MLS listing proof sent by Broker to Seller is copyrighted by the MLS. Seller agrees that this listing proof is solely for data accuracy purposes, and will not distribute the file in anyway to anyone. Seller will be responsible for any MLS fines resulting from distributing the MLS listing proof. If Seller desires a highlight sheet, Broker recommends that Seller use their Realtor.com listing for this purpose.
- 21. PHOTOS: Seller will not supply or instruct Broker to load any photos that were previously uploaded to the MLS by another

company, even if Seller owns the copyright to such photos, unless Seller has the written permission from the broker who previously published the photos in MLS. Seller agrees Broker is not responsible to check past listings for photo compliance. Any claims in this regard will be handled as a dispute according to the terms of Paragraph 19 of this Contract.

22. OTHER TERMS:

- The parties agree that, in the event of any failure, defect, or malfunction of the MLS listing, the only remedy available to Seller shall be a prorated refund for unperformed services from the fees paid by Seller.
- This Contract shall be binding on and inure to the benefit of the successors and assigns of the respective parties to this
- The parties agree that Broker will not be liable for any consequential damages of any nature caused to the business or property of Seller by any failure, defect, or malfunction of Seller's listing or product purchased from Broker.
- If any term or provision of this Contract is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions of this Contract shall remain in full force and effect and shall in no way be affected, impaired, or invalidated.
- This Contract shall be governed by and construed in accordance with the laws of the state of Pennsylvania.
- Seller authorizes any Seller fees to Broker mentioned in this Contract to be charged to Seller's credit card if applicable. Seller also agrees reasonable collections fees will be added to any unpaid and late balances.
- 23. SIGNAGE: This MLS will not permit any for-sale, for-lease, or directional signage relating to this property, unless the signage is the signage of Broker. Seller agrees to abide by this rule by not posting any signs other than signs from Broker. Seller will be solely responsible for resulting MLS fines if Seller does not comply with this rule. If Seller requires a sign, Broker has made available on Broker's website various MLS-complaint signage options for purchase by Seller.
- 24. KEYBOX: Seller does not authorize an electronic keybox on the property unless ordered from Broker. Central Virginia MLS rules require that if a lockbox is on the property, a Central Virginia MLS Electronic Lockbox must be available on site. Broker does not provide this lockbox unless Seller pays \$60 plus a deposit in the amount of \$130; accepts the risk of damage or loss resulting from the presence or use of the keybox; and agrees to indemnify, defend, and hold Broker harmless for any such loss or damage. Such keybox may be opened by a master key held by all members of MLS, their salespeople, and affiliated third parties such as inspectors and appraisers. A Broker provided lockbox remains the property of Broker and may not be converted to other uses. The lockbox must be returned to Broker within 5 days of the ending of this listing. Seller shall be liable for Broker's actual damages for failure to return any Broker provided lockbox (e.g., forfeiture of the lockbox deposit). Seller agrees to pay any MLS fines resulting from using a non-MLS lockbox without a Central Virginia MLS Electronic lockbox.
- 25. THIS CONTRACT is the entire agreement between Broker and Seller, all changes must be in writing and signed by Broker and Seller. The duties of Broker in this contract are intended to comply with all applicable laws and minimum service standards. The broker's fee and duration of this contract have been determined as a result of negotiations between Broker and Seller. Broker has the right to reject any property for submission at Broker's discretion, and refund Broker Fee to Seller. If Seller has legal questions, Seller is advised to consult an attorney.

Date:

Seller's Signature Date:

Ken R. Yshin

All owners of record agree to these terms.

Broker Signature:

Seller's Signature ___