Exclusive Right of Sale Listing Agreement



and	Antonio Alvarez Paumier ("Seller		
	Paradise Real Estate International ("Broker		
	Authority to Sell Property: Seller gives Broker the EXCLUSIVE RIGHT TO SELL the real and personal property (collectively "Property") described below, at the price and terms described below, beginning April 3, 2024 and terminating at 11:59 p.m. on October 31, 2024 ("Termination Date"). Use the execution of a contract for sale and purchase of the Property, all rights and obligations of this Agreement automatically extend through the date of the actual closing of the sales contract. Seller and Broker acknowled that this Agreement does not guarantee a sale. This Property will be offered to any person without regard to color, religion, sex, handicap, familial status, national origin, or any other factor protected by federal, state, or law. Seller certifies and represents that she/he/it is legally entitled to convey the Property and all improvements.		
	Description of Property: (a) Street Address: 2430 N Avon Blvd, Avon Park Fl 33825		
	Legal Description: AVON PARK LAKES UNIT 8 PB 4-PG 99 LOTS 2417 + 2418		
	See Attachment		
	(b) Personal Property, including appliances: Refrigerator, Stove/Oven, Dishwasher, Microwave		
	Light fixtures, blinds		
	(c) Occupancy: Property ☐ is ☒ is not currently occupied by a tenant. If occupied, the lease term expires		
	(a) Price: \$330,000.00 (b) Financing Terms: ☑ Cash ☑ Conventional ☑ VA ☑ FHA ☑ Other (specify)		

Form

(i) Public marketing includes, but is not limited to, flyers, vard signs, digital marketing on public facing networks and applications available to the general public. (ii) Public marketing also includes marketing the Property to real estate agents outside Broker's office. (iii) Place appropriate transaction signs on the Property, except if Paragraph 6(b)(i) is checked below. (iv) Use Seller's name in connection with marketing or advertising the Property. (iv) Use Seller's name in connection with marketing or advertising the Property. (iv) Use Seller's name in connection with marketing or advertising the Property. (iv) Use Seller's name in connection with marketing or advertising the Property. (iv) Iseller does not authorize Broker to display the Property on the MLS. (ii) Seller understands and acknowledges that if Seller checks option 6(b)(i), a For Sale sign will not be placed upon the Property only to agents within Broker's office. (ii) Seller understands and acknowledges that if Seller checks option 6(b)(i), Broker will be limited to Angylkeing the Property only to agents within Broker's office. (iii) Seller understands and acknowledges that if Seller checks option 6(b)(i), Broker will be limited to Angylkeing the Property only to agents within Broker's office. (iv) Obtain information relating to the present mortgage(s) on the Property. (iv) Check if applicable) is Use a lock box system to show and access the Property. A lock box does not ensure the Property security. Seller is advised to secure or remove valuables. Seller agrees that the lock of the Property of the Property and the Property of the Prop	49 50		Broker Authority: Seller authorizes Broker to: (a) Market the Property to the Public (unless limited in Paragraph 6(b)(i) below):
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		0 - "	ALP)
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106		Compensation: Seller will compensate Broker as specified below for procuring		
107 108		and able to purchase the Property or any interest in the Property on the terms of terms acceptable to Seller . Seller will pay Broker as follows (plus applicable sa		
109 *		(a)5% of the total purchase price plus \$ OI		
110 111		later than the date of closing specified in the sales contract. However, closin fee being earned.	g is not a prerequisite for Broker's	
112 *		(b) 5 (\$ or %) of the consideration paid for an option, at the time an o		
113		exercised, Seller will pay Broker the Paragraph 8(a) fee, less the amount B	roker received under this	
114		subparagraph.		
115 * 116		(c)5 (\$ or %) of gross lease value as a leasing fee, on the date Sell o agreement to lease, whichever is earlier. This fee is not due if the Property is		
117		contract granting an exclusive right to lease the Property.	s of becomes the subject of a	
118		(d) Broker's fee is due in the following circumstances: (1) If any interest in the		
119		sale, lease, exchange, governmental action, bankruptcy, or any other means		
120 121		the buyer is secured by Seller , Broker , or any other person. (2) If Seller refu price and terms stated in this Agreement, defaults on an executed sales con		
122 *		cancel an executed sales contract. (3) If, within45_ days after Terminati		
123		Seller transfers or contracts to transfer the Property or any interest in the Pr	operty to any prospects with whom	
124		Seller , Broker , or any real estate licensee communicated regarding the Pro		
125 126		However, no fee will be due Broker if the Property is relisted after Terminati broker.	on Date and sold through another	
127 *		(e) Retained Deposits: As consideration for Broker's services, Broker is entited.	led to receive 50% (50% if	
128		left blank) of all deposits that Seller retains as liquidated damages for a buye		
129		exceed the Paragraph 8(a) fee.		
130		Cooperation with and Compensation to Other Brokers: Notice to Seller: Th		
131		compensated by Seller or Broker , may represent the interests of the buyer. Bro		
132 133 *		with all other brokers except when not in Seller's best interest and to offer comp		
134 *				
135 *	price or \$ to a broker who has no brokerage relationship with the buyer.			
136 *	☐ None of the above. (If this box is checked, refer to local MLS rules regarding entry of the Property.)			
137 138	10. I	Brokerage Relationship: SINGLE AGENT NOTICE		
139	EI O	RIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS S	INCLE ACENTS DISCLOSE TO	
140	BUY	ERS AND SELLERS THEIR DUTIES.		
141 *		single agent, Paradise Real Estate International	al	
142	and	its associates owe to you the following duties:		
143	1. D	ealing honestly and fairly;		
144		oyalty;		
145		onfidentiality;		
146 147		bedience; ıll Disclosure;		
		III DISCIOSOITE		
148		counting for all funds;		
148 149	6. A	ccounting for all funds; kill, care, and diligence in the transaction;		
149 150	6. A 7. S 8. P	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has prev	iously directed the licensee	
149 150 151	6. Ac 7. Sl 8. Pl othe	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has prev rwise in writing; and	•	
149 150	6. Ad 7. Sl 8. Pl othe 9. D	eccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previous in writing; and sclosing all known facts that materially affect the value of residential real propert	y and are not readily observable.	
149 150 151 152 153 *	6. Ac 7. Sl 8. Pl othe 9. D	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previouse in writing; and sclosing all known facts that materially affect the value of residential real propert comio Álvarez Paumier	y and are not readily observable.	
149 150 151 152	6. Ac 7. Sl 8. Pl othe 9. D	eccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previous in writing; and sclosing all known facts that materially affect the value of residential real propert	y and are not readily observable.	
149 150 151 152 153 *	6. Ac 7. Sl 8. Pl othe 9. D	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previouse in writing; and sclosing all known facts that materially affect the value of residential real propert comio Álvarez Paumier	y and are not readily observable.	
149 150 151 152 153 * 154	6. Ad 7. Sl 8. Pl othe 9. D	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previouse in writing; and sclosing all known facts that materially affect the value of residential real propert comio Álvarez Paumier	y and are not readily observable.	
149 150 151 152 153 * 154	6. Ad 7. Sl 8. Pl othe 9. D	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previouse in writing; and sclosing all known facts that materially affect the value of residential real propert conio Álvarez Paumier ature	y and are not readily observable. 03/31/2024 Date	
149 150 151 152 153 * 154 155 *	6. Ad 7. Sl 8. Pl othe 9. D	ccounting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has previouse in writing; and sclosing all known facts that materially affect the value of residential real propert conio Álvarez Paumier ature	y and are not readily observable. 03/31/2024 Date Date	
149 150 151 152 153 * 154 155 * 156 157	6. Ad 7. Sl 8. Pl othe 9. D	counting for all funds; kill, care, and diligence in the transaction; resenting all offers and counteroffers in a timely manner, unless a party has preventise in writing; and sclosing all known facts that materially affect the value of residential real propert conio Álvarez Paumier ature ature ***********************************	y and are not readily observable. 03/31/2024 Date Date	

159 160 161 162 163	FLORIDA LAW ALLOWS REAL ESTATE LICENSEES WHO REPRESENT A BUYER OR SELLER AS A SINGLE AGENT TO CHANGE FROM A SINGLE AGENT RELATIONSHIP TO A TRANSACTION BROKERAGE RELATIONSHIP IN ORDER FOR THE LICENSEE TO ASSIST BOTH PARTIES IN A REAL ESTATE TRANSACTION BY PROVIDING A LIMITED FORM OF REPRESENTATION TO BOTH THE BUYER AND THE SELLER. THIS CHANGE IN RELATIONSHIP CANNOT OCCUR WITHOUT YOUR PRIOR WRITTEN CONSENT.		
164 *	As a transaction broker,Par	adise Real Estate International	
165	and its associates, provides to you a limited form of repres	sentation that includes the following duties:	
166 167 168 169 170	 Dealing honestly and fairly; Accounting for all funds; Using skill, care, and diligence in the transaction; Disclosing all known facts that materially affect the valto the buyer; Presenting all offers and counteroffers in a timely mann 	ue of residential real property and are not readily observable er. unless a party has previously directed the licensee	
172 173 174 175 176 177	otherwise in writing; 6. Limited confidentiality, unless waived in writing by a par seller will accept a price less than the asking or listed price submitted in a written offer, of the motivation of any party	ty. This limited confidentiality will prevent disclosure that the e, that the buyer will pay a price greater than the price for selling or buying property, that a seller or buyer will agree r information requested by a party to remain confidential; and	
178 179 180 181	are giving up their rights to the undivided loyalty of the lice to facilitate a real estate transaction by assisting both the one party to the detriment of the other party when acting a	·	
182	I agree that my agent may assume the role and duties of	a transaction broker.	
183 *	Antonio Álvarez Paumier	03/31/2024	
184	Signature	Date	
187 188 189 * 190 191 192	Broker agrees to conditional termination, Seller must expenses incurred in marketing the Property, and pay applicable sales tax. Broker may void the conditional 8(a) less the cancellation fee if Seller transfers or cor	er may agree to conditionally terminate this Agreement. If a sign a withdrawal agreement, reimburse Broker for all direct of a cancellation fee of \$500.00 plus termination, and Seller will pay the fee stated in Paragraph stracts to transfer the Property or any interest in the Property mination to Termination Date and Protection Period, if	
194 195 196 197 198 199 * 200 201 202 203 204	settled by first attempting mediation under the rules of agreed upon by the parties. If litigation arises out of the reasonable attorney's fees and costs, unless the partie Arbitration: By initialing in the space provided, Selle agree that disputes not resolved by mediation will be sthe Property is located in accordance with the rules of agreed upon by the parties. Each party to any arbitrat	or relating to this Agreement or the breach thereof will be the American Arbitration Association or other mediator is Agreement, the prevailing party will be entitled to recover es agree that disputes will be settled by arbitration as follows: r () (), Sales Associate (), and Broker () settled by neutral binding arbitration in the county in which the American Arbitration Association or other arbitrator on (or litigation to enforce the arbitration provision of this es, costs, and expenses, including attorney's fees, and will	
205 206 207 208 209 210 211	will be binding on Seller or Broker unless included in will be binding. Signatures, initials, and modifications		
Se	Seller (ALP) () and Broker/Sales Associate () (ERS-19tn Rev 3/2024 rrial#: 061362-800171-1862365	acknowledge receipt of a copy of this page, which is Page 4 of 5. ©2024 Florida Realtors® Form Simplicity	

Electronically Signed using eSignOnline™ [Session ID : 55d8d6fe-3db6-4f80-a439-1cb7f415bfbb]

	commission should be 3%	
eller's Signature: Antonío Ál	/arez Paumier	Date: 03/31/2024
ome Telephone:	Work Telephone:	Facsimile:
ddress:		
mail Address	alvarezllanesconstruction@	gmail.com
		Date:
eller's Signature:	Work Telephone:	Facsimile:
eller's Signature:ome Telephone:	Work Telephone:	Facsimile:
eller's Signature:	Work Telephone:	Facsimile:
eller's Signature: ome Telephone: ddress: mail Address:	Work Telephone:	02/21/2024
eller's Signature: ome Telephone: ddress: mail Address: uthorized Sales Associate or E	Work Telephone:	Date:
eller's Signature: ome Telephone: ddress: mail Address: uthorized Sales Associate or E	Work Telephone: Broker: Elvíe Weir	Date:Telephone:

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AL	P	EW	
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