Agency Agreement - Owner - South Dakota (Listing Agreement)

Pr	operty	Address: 302 D. Sillert UN. Vacoma SN 51365
CI	ient:_	Kandy Koseest by angela sylverynyer en
Re	spon	sible Broker and Brokerage Firm: (hereinafter referred to as Broker)
pu sa	rchas id pur is agr	e agreement during the term of this agreement, the termination of this agreement shall be the date of chase agreement, or if the transaction does not close the date which the parties agree to discontinue negotiating element can be terminated with mutual written consent of the parties.
the loy un en Br cla	e term yalty, derst nploye oker aim of gency clusiv escrib	tion of Agency. The Broker, as agent for the Client, negotiates and advocates on behalf of the Client, performs is of any written agreement made with the client, and promotes the interest of the client with the utmost good faith, and fidelity. The Client should carefully read all documents to assure that they adequately express Client's anding of the transaction and protection of your own interests. The Client represents no other Broker has been as an exclusive agent for real estate defined in section 2 and agrees to protect, defend, indemnify and hold harmless from the claims, liability, and expenses, including reasonable attorney's fees, arising by reason of the any other broker in compensation as the result of a transaction that is within the scape of this agreement. Not all options may be offered by broker. The Client authorizes the Broker, as Client's exclusive non-reagent, to identify and communicate to Client Purchasers appearing to have interest in purchasing the real estate and in Section 2.
	A.	Single Agency: When a firm and all of its agents represent only you and advocate for only your interests during a transaction The Client further authorizes:
)	В. ,	Appointed Agency. The broker appoints as your agent, to represent only you and advocate for only your interests. Upon signing this agreement, agents within the firm who have not been specifically named do not represent you and cannot advocate for your interests. Confidential information can only be shared with the responsible broker and the designated broker, unless you provide written permission. The responsible broker may appoint other affiliated licensees to be your agent during the term of this agreement should the appointed agent not be able to fulfill the terms of this agreement or by written agreement between you and the responsible broker. An appointment of another or additional affiliated licensee does not relieve the first appointed agent of any duties owed to you.
		Limited agency rules apply to the responsible broker when a purchaser client of this firm inquires about your property under contract for sale/lease with this firm. The responsible broker can legally be the limited agent of both parties of a transaction with your knowledge and written consent of you and the other party.
		Your appointed agent(s) can legally be a limited agent for an in-company transaction with your knowledge and written consent of you and the other party. (If this broker/firm does not offer appointed a gency representation initial N/A below)
	C.	 Limited Agency: All licensees of the brokerage firm owe you the duties as described in single agency until a purchaser client of this firm inquires about your property under contract for sale/lease with this firm. At this time a limited agency relationship exists, however, limited agency may only occur with prior written permission of the parties of the potential in-company transaction. In a limited agency relationship the broker, directly or through one or more agent, may not be able to continue to provide services previously provided to you, such as: no longer providing advice or advocating for your interests, or the purchaser's interests, to the detriment of either party.
_		 Unless you give written consent, a limited agent cannot: Disclose personal confidences of one party or the other party, unless required by law Disclose a buyer is willing to pay more, or a seller is willing to accept less, than the asking price or lease rate offered for the property; Disclose the motivating factors for any client, buying, selling, or leasing the property; Disclose a client will agree to financing terms other than those offered.
		The client acknowledges and consents as initialed:
	1 8	agree to appointed a ency and the appointed agent(s) named in 1B: Yes _\ No\ _\ N/A
	1 a	agree to limited agency representation, as described in 1C: Yes No \ N.'A\

Pro	operty Address:	2029).	Sillert all	L Wal	Mu S.		
2)	Description o: Property. The Client warrants that Client is the owner of record of the property; or Client's representative has the written authority, attached, to execute this agreement on behalf of the owner of record and hereby grants the undersigned Broker, for the term of this agreement, the right to sell or lease the property legally described as: **Also known as: 3021. Milly and Co.** City: **Qauma 1010.** City: **Qauma 1010.** Zip: 5134.						
		Property liste	ed is for (mark one or both	Sale	Lease	10	1
	A. Sales Price:	For the sum of	hundrede	ighty	Sive I	bousa	nd
	\$25,00	on the follo	wing terms:	e o			
	- American Manager American	ms, by written acceptan	on to Client				
		(if applicable)	11/1	_			
	encumbrances, li expense will conv instrument to Buy discharge of Buy undisclosed encu though contract of	iens or clouds on title ar vey good and merchanta yer, thereof. In the ever er from purchase price a umbrances, liens, or cloud of sale was not canceled	to be good and merchanta e disclosed. In the event able title to said property but of an undisclosed encur and/or assumption by Buy and on title, Seller shall be d. Seller acknowledges the ek competent tax advice.	of a sale, exc by Warranty D nbrance that i er who is cred liable to Broke	hange or trade, S leed or sufficient results in cancella dited on the purch er for fee outlined	conveyance ation by Buyer hase price for in Section 3 a	the as
3)	Broker Services	and Compensation					
	sales tax. B. Client authority. Coop	services provided by brorizes broker as initialed berate with brokers who pensate cooperating bro	represent buyers	\$	0.0	i4o <u>\</u>	pplicable
		THE RESIDENCE OF THE PERSON OF	CONTRACTOR OF THE PARTY OF THE		the property is so	old by Client	Broker a
	C. If Broker is an exclusive agent, and during the period of this agreement the property is sold by Client, Broker, a cooperating broker, or anyone else; or if Broker is a non-exclusive agent and the property is sold to a Purchaser identified by Broker and submitted to Client in writing; or should any of the aforementioned produce a Purchaser ready, willing, and able to purchase the property; Client agrees to pay compensation as stated above. D. If within Ays after the expiration or mutual written termination of this contract a sale is made to						
	any person to whom the property has been shown during the listing period, Client agrees to pay the broker as stated above. If this property is listed with another real estate licensee after expiration or mutual termination, this contract shall be null and void in its entirety.						
	 E. The term "sale" shall be deemed to include any exchange or trade to which Seller consents. In the event of an exchange or trade, Broker is permitted to represent and receive compensation from both parties. No compensation is owed if Client is in an exclusive agreement with another Broker. F. Broker may act as escrow agent for all money, papers, and documents associated with this transaction. 						
	F. Broker may			documents as	ssociated with this	s transaction.	
4)	Authorizations.	Seller authorizes Bro	ker as initialed:				
	A. Advertise by	computerized or other m	nedia.		Yes am	No	
		marketing sign on prope	rty.		Yes am /	No	
	1995	oox on the property.	and the second s		Yes/	No_No_No_No_No_No_No_No_No_No_No_No_No_N	1
	i ·	tgagee to release inform			Yes_/	No_X	
		y companies to release			Yes am /	No No	
	F. Disclose to bu	uyers or buyers' agents	that Seller has received o	mer offers.	res WVV/	140	_'
		WIND AND A STATE OF THE STATE O					

Pro	perty Address: 202 N. Silved live Pacona So.
	Personal Property. The following personal property is included in the stated price and shall be conveyed by Seller to Buyer, free of liens and without warranty of condition, by a bill of sale at closing and in accordance with its terms of the stated price and shall be conveyed by Seller to Buyer, free of liens and without warranty of condition, by a bill of sale at closing and in accordance with its terms of the stated price and shall be conveyed by Seller to Buyer, free of liens and without warranty of condition, by a bill of sale at closing and in accordance with its terms.
	Disclosures. Seller(s) shall complete and submit a property condition disclosure statement as required by SDCL 43-4-38, unless exempt pursuant to SDCL 43-4-43, with this listing agreement. Seller(s) shall complete and submit a lead-based paint disclosure if property is residential and was built prior to 1978 as required by federal regulation.
	Nondiscrimination . Client and Broker will not participate in any act that unlawfully discriminates on the basis of race color, creed, religion, sex, disability, familial status, country of national origin or any other category protected under federal, state or local law.
	Modification. No modification of any of the terms of this agreement shall be valid or binding upon the parties, unless such modifications have first been reduced to writing and signed by both parties.
9)	Other Instructions.
(IS IS A LEGALLY BINDING CONTRACT. If you have questions regarding the duties and responsibilities of the broker, you should resolve those questions before proceeding further or SEEK LEGAL ADVICE Kandy Rose Lifate Date: 410/25 Phone: 605-730-0074
Clie	ont: Date: Phone:
City	ress: 110 Chemy In c: Chamberlain State: SD zip: 57325 nail address: mutzamidstatesd.net
prop imp	ENT OBLIGATIONS: Regardless of representation, the broker shall: Disclose all known material facts about the perty which could affect the Client's use or enjoyment of the property, disclose information which could have a material act on either party's ability to fulfill their obligations under the purchase/lease agreement, respond honestly and urately to questions concerning the property, and deal honestly and fairly with all parties.
Bro	ker/Firm: Chamberlain Real Estate Chamberlain Real Estate Professionals Professionals
Ву	Agent: Seance Stance Stance Please: 9/10/25