Form 1A-SWF Exclusive Sale Rev. 7/25 Page 1 of 4

## **EXCLUSIVE SALE AND LISTING AGREEMENT**

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Th	is E	exclusive Sale and Listing Brokerage Services Agreement (the "Agreement") is made by and between	1					
Selle	ar.	Moises Navarro Nunez ("Seller") and	2					
		United Country Real Estate - Dedicated Realty ("Listing Firm" or "Firm") with regard	3					
to	to the real property commonly known as							
Со	unty	Y Yakima , WA, Zip 98908; and legally described on Exhibit A ("the Property").	5					
1.	and	<b>EFINITIONS.</b> (a) "MLS" means the <b>Yakima</b> Multiple Listing Service; d (b) "sell" includes a contract to sell; an exchange or contract to exchange; or an option to purchase. Firm need t submit to Seller any offers to lease, rent, or enter into any agreement other than for sale of the Property.	6 7 8					
2.	<b>TERM.</b> Seller hereby grants to Listing Firm the exclusive right to list and sell the Property from the date of mutual acceptance of this Agreement ("Effective Date") until midnight of							
3.	a.	Pamphlet. Seller acknowledges receipt of the pamphlet entitled "Real Estate Brokerage in Washington."  Listing Broker. Listing Firm appoints Laura Dobbs  to represent Seller ("Listing Broker"). This Agreement creates an agency relationship with Listing Broker and any of Firm's managing brokers who supervise Listing Broker ("Supervising Broker") during the Listing Term. No other brokers affiliated with Firm are agents of Seller.						
4.		Listing Broker as Limited Dual Agent. If initialed below, Seller consents to Listing Broker and Supervising Broker acting as limited dual agents in the sale of the Property to a buyer that Listing Broker also represents. Seller acknowledges that as a limited dual agent, RCW 18.86.060 prohibits Listing Broker from advocating terms favorable to Seller to the detriment of the buyer and further limits Listing Broker's representation of Seller.	21					
	b.	<u>Firm Limited Dual Agency</u> . If the Property is sold to a buyer represented by one of Firm's brokers other than Listing Broker ("Listing Firm's Buyer's Broker"), Seller consents to any Supervising Broker, who also supervises Listing Firm's Buyer's Broker, acting as a limited dual agent.	25 26 27					
5.	and ("L of t for any me inte Lis	the Property to the open market through MLS will increase the likelihood that Seller will receive fair market value the Property. Accordingly, prior to the List Date, Firm and Seller shall not promote or advertise the Property in y manner whatsoever, including, but not limited to yard or other signs, flyers, websites, e-mails, texts, social edia, mailers, magazines, newspapers, open houses, previews, showings, or tours. Seller shall not materially erfere with Listing Firm's marketing of the Property. To address any privacy or similar concerns, Seller may instruct	29 30 31 32 33 34					
6.	on citi mil	sex, marital status, sexual orientation, gender identity, race, creed, color, religion, caste, national origin, zenship or immigration status, families with children status, familial status, honorably discharged veteran or	38 39 40 41 42					

Seller's Initials

Fax: (509) 834-2128

Phone: 8085180039

Date

Form 1A-SWF Exclusive Sale Rev. 7/25 Page 2 of 4

## **EXCLUSIVE SALE AND LISTING AGREEMENT**

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7.	<b>COMPENSATION.</b> Seller acknowledges that there are no standard compensation rates and the compensation in this Agreement is fully negotiable and not set by law. If during the Listing Term, Seller sells the Property and the sale closes; or the sale fails to close due to Seller's breach of the terms of the purchase and sale agreement, Seller shall pay compensation as follows:					
	a.	<u>Listing Firm Compensation</u> .	47			
		i. <u>3.000</u> % of the sales price; \$; other; or	48			
		ii. If the buyer is not represented by a buyer brokerage firm, the Listing Firm compensation shall be <u>3.000</u> % of the sales price; \$; other (equal to the amount in subsection 7(a)(i) above if not filled in).	49 50 51			
	b.	Expiration of the Listing Term. If Seller shall, within _365_ days (180 days if not filled in) after the expiration of the Listing Term, sell the Property to any person to whose attention it was brought through the signs, advertising or other action of the Listing Firm, or on information secured directly or indirectly from or through Firm, during the Listing Term, Seller will pay Firm the above compensation at closing. Provided, that if Seller pays compensation to other licensed brokerage firms in conjunction with a sale, the amount of compensation payable to Firm shall be reduced by the amount paid to such other listing firm.	53 54 55			
	C.	<u>Cancellation Without Legal Cause</u> . If Seller cancels this Agreement without legal cause, Seller may be liable for damages incurred by Firm as a result of such cancellation, regardless of whether Seller pays compensation to another licensed brokerage firm.				
	d.	Additional Consent. Seller consents to Firm receiving compensation from more than one party, provided that any terms offered to Firm are disclosed as required by RCW 18.86.030.	61 62			
8.	List	<b>REFERRAL FEE DISCLOSURE</b> . Listing Firm □ is; ☑ is not (is not, if not filled in) obligated to pay a portion of the Listing Firm compensation to a real estate firm ("Referring Firm") that referred Seller to Listing Firm. Seller consents to Listing Firm sharing a portion of the Listing Firm compensation as follows:				
	a.	Referring Firm:;	66			
	b.	Referring Firm:; Referral Fee:% of the Listing Firm compensation; or \$	67			
9.	Pro me	<b>OPERTY ACCESS AND KEYBOX.</b> Listing Firm shall install a keybox on the Property that holds a key to the perty which may be opened by an electronic key held by members of MLS, their brokers, and affiliated appraiser mbers of MLS. Unless otherwise agreed in writing or as set forth in the attached Listing Input Sheets, Firm and er members of MLS shall be entitled to show the Property at all reasonable times.	69			
9.	Pro me	perty which may be opened by an electronic key held by members of MLS, their brokers, and affiliated appraiser mbers of MLS. Unless otherwise agreed in writing or as set forth in the attached Listing Input Sheets, Firm and	69 70 71 72 73 74 75			
	MU to corest to reapper all cores Agri	perty which may be opened by an electronic key held by members of MLS, their brokers, and affiliated appraiser mbers of MLS. Unless otherwise agreed in writing or as set forth in the attached Listing Input Sheets, Firm and er members of MLS shall be entitled to show the Property at all reasonable times.  Property Access for Non-Member Brokers. Listing Firm may be contacted by licensed brokers who are not members of MLS and do not have access to the keybox on the Property. Seller authorizes; does not authorize (authorizes if not filled in) Firm to provide access to the Property to licensed brokers who are not members of MLS. If authorized, Listing Firm shall; shall not (shall if not filled in) be required to attend any such showing. If authorized, Listing Firm shall; shall not (shall if not filled in) require brokers who are not	69 70 71 72 73 74 75 76 77 78 80 81 82 83 84 85			
10.	MU to corest to reappear and Agrand	perty which may be opened by an electronic key held by members of MLS, their brokers, and affiliated appraiser mbers of MLS. Unless otherwise agreed in writing or as set forth in the attached Listing Input Sheets, Firm and er members of MLS shall be entitled to show the Property at all reasonable times.  Property Access for Non-Member Brokers. Listing Firm may be contacted by licensed brokers who are not members of MLS and do not have access to the keybox on the Property. Seller authorizes; does not authorize (authorizes if not filled in) Firm to provide access to the Property to licensed brokers who are not members of MLS. If authorized, Listing Firm shall; shall not (shall if not filled in) be required to attend any such showing. If authorized, Listing Firm shall; shall not (shall if not filled in) require brokers who are not members of MLS to execute an access agreement prior to any showing.  LTIPLE LISTING SERVICE. Seller authorizes Listing Firm and MLS to publish and distribute the Listing Data other members of MLS and their affiliates and third parties for public display and other purposes, subject to any directions imposed by Seller. This authorization shall survive the termination of this Agreement. Firm is authorized eport the sale of the Property (including price and all terms) to MLS and to its members, financial institutions, oraisers, and others related to the sale. Firm may refer this listing to any other cooperating multiple listing service firm's discretion or a licensed broker who is not a member of a multiple listing service. Firm shall cooperate with other members of MLS, members of a multiple listing service to which this listing is referred, and any licensed kers who are not members of a multiple listing service. MLS is an intended third-party beneficiary of this remember and will provide the Listing Data to its members and their affiliates and third parties, without verification	69 70 71 72 73 74 75 76 77 78 80 81 82 83 84 85 86 87			

Form 1A-SWF **Exclusive Sale** Rev. 7/25 Page 3 of 4

## **EXCLUSIVE SALE AND LISTING AGREEMENT**

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from, any loss, theft, or damage of any nature or kind whatsoever to the Property, any personal property therein, or 90 any personal injury resulting from the condition of the Property, including entry by the key to the keybox and/or at open houses, except for damage or injury caused by their gross negligence or willful misconduct. Seller is advised to notify Seller's insurance company that the Property is listed for sale and ascertain that the Seller has adequate 93 insurance coverage. If the Property is to be vacant during all or part of the Listing Term, Seller is advised to request 94 that a "vacancy clause" be added to Seller's insurance policy. Seller acknowledges that intercepting or recording conversations of persons in the Property without first obtaining their consent violates RCW 9.73.030 and Seller shall indemnify and hold Firm and other members of MLS harmless from any related claims.

- 12. SELLER'S WARRANTIES AND REPRESENTATIONS. Seller warrants that Seller has the right to sell the Property 98 on the terms herein. If Seller provides Firm with any photographs, drawings, or sketches of the Property, Seller warrants that Seller has the necessary rights in the photographs, drawings, or sketches to allow Firm to use them 100 as contemplated by this Agreement. Seller shall indemnify and hold Firm and other members of MLS harmless in 101 the event the foregoing warranties are incorrect. Seller represents, to the best of Seller's knowledge, that the 102 Property information on the Listing Input Sheets (attached to and incorporated into this Agreement by this reference) 103 is correct. 104
- 13. SHORT SALE / NO DISTRESSED HOME CONVEYANCE. If the proceeds from the sale of the Property are 105 insufficient to cover the Seller's costs at closing, Seller acknowledges that the decision by any beneficiary or 106 mortgagee, or its assignees, to release its interest in the Property, for less than the amount owed, does not 107 automatically relieve Seller of the obligation to pay any debt or costs remaining at closing, including fees such as 108 Firm's compensation. Firm will not represent or assist Seller in a transaction that is a "Distressed Home 109 Conveyance" as defined by Chapter 61.34 RCW unless otherwise agreed in writing. A "Distressed Home 110 Conveyance" is a transaction where a buyer purchases property from a "Distressed Homeowner" (defined by 111 Chapter 61.34 RCW), allows the Distressed Homeowner to continue to occupy the property, and promises to convey 112 the property back to the Distressed Homeowner or promises the Distressed Homeowner an interest in, or portion 113 of, the proceeds from a resale of the property. 114
- 14. SELLER DISCLOSURE STATEMENT. Unless Seller is exempt under RCW 64.06, Seller shall provide to Firm 115 as soon as reasonably practicable, a completed "Seller Disclosure Statement" (Form 17 (Residential)), (Form 17C 116 (Unimproved Residential)), or (Form 17 Commercial). Seller shall indemnify, defend, and hold Firm harmless from 117 and against any and all claims that the information Seller provides on Form 17, Form 17C, or Form 17 Commercial 118 is inaccurate. 119
- 15. CLOSING. Seller shall furnish and pay for a buyer's policy of title insurance showing marketable title to the Property. 120 Seller shall pay real estate excise tax and one-half of any escrow fees or such portion of escrow fees and any other 121 fees or charges as provided by law in the case of a FHA, USDA, or VA financed sale. Rent, taxes, interest, reserves, 122 assumed encumbrances, homeowner fees and insurance are to be prorated between Seller and the buyer as of 123 the date of closing. Seller shall prepare and execute a certification (NWMLS Form 22E or equivalent) under the 124 Foreign Investment in Real Property Tax Act ("FIRPTA") and Firm may provide a copy of the FIRPTA certification 125 to escrow and the buyer. If Seller is a foreign person or entity, and the sale is not otherwise exempt from FIRPTA, 126 Seller acknowledges that a percentage of the amount realized from the sale will be withheld for payment to the 127 Internal Revenue Service and Seller shall pay any fees, including any fees incurred by the buyer, related to such 128 withholding and payment. 129
- 16. DAMAGES IN THE EVENT OF BUYER'S BREACH. In the event Seller retains earnest money as liquidated 130 damages on a buyer's breach, any costs advanced or committed by Firm on Seller's behalf shall be paid therefrom 131 and the balance shall be X retained by Seller; I divided equally between Seller and Firm (retained by Seller if not 132 checked). 133
- 17. ATTORNEYS' FEES. In the event either party employs an attorney to enforce any terms of this Agreement and 134 is successful, the other party agrees to pay reasonable attorneys' fees. In the event of trial, the successful party 135 shall be entitled to an award of attorneys' fees and expenses; the amount of the attorneys' fees and expenses shall 136 be fixed by the court. The venue of any suit shall be the county in which the Property is located. 137

Initial 10/12/	2025		
Seller's Initials	Date	Seller's Initials	Date

Form 1A-SWF Exclusive Sale Rev. 7/25 Page 4 of 4

## **EXCLUSIVE SALE AND LISTING AGREEMENT**

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18.	SELLER OPT-OUT. Check one if	applicable:			138
	a. I have advised Listing Broker tl	nat I do not want the listed	d property to be displayed on the ir	nternet; or	139
	b. I have advised Listing Broker to	hat I do not want the add	ress of the listed property to be di	isplayed on the internet.	140
	c. I understand and acknowledge	that, if I have selected or	ption (a), consumers who condu	ct searches for listings	141
			roperty in response to their searc		142
19.	OTHER.				143
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	DocuSigned by:	10/12/2025			172
36	Pler's Flatture Moises Navarro Nunez	Date	Seller's Signature	Date	-
					173
Se	eller E-mail Address	<del></del>	Seller Phone Number		
			DocuSigned by:	10 /12 /2025	
Un	nited Country Real Estate - Dedicat	ed Realty	Laura Dobbs	10/12/2025	174
Lis	sting Firm	•	Lizstingy Brooker's Signature	Date	
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	sting Firm License Number	· · · · · · · · · · · · · · · · · · ·	Listing Broker License Number		•
۱a	ura.dobbs01@gmail.com		(808)518-0039		176
<u>La</u>	sting Broker E-mail Address	<del> </del>	Listing Broker Phone Number		-