



VIRGINIA REGIONAL LISTING AGREEMENT - EXCLUSIVE RIGHT TO SELL

VIRGINIA R	EGIONAL LISTING A	GREENIENT - EXCLO	
This Agreement is ma	de on May 22		, by and between("Seller")
Darrell L. Robertson	///	Broker") In consideration	on of providing the services and
and Infinity Realty Internation	nal Inc.	STORCE J. III CONCRETE	with to call the Property known
		VIAIIASSAS	ve right to sell the Property known Virginia 20109
as: 8058 Lisle Drive	Scription Phase 21 Unit 252	2 Stratford Condo	Tax Map No./ ID# <u>113479</u>
1. The Property is of as later agreed upon,	fered for sale at a selli which price includes the act enforceable in the	ing price of \$ ne Broker compensation Commonwealth of Virg	n. In the event of a sale, the Seller ginia.
of lions: A. Any existin	ng built-in neating and vs, storm doors, scree ctors, tv antennas, exte	no installed wall-to-wall	res which shall be transferred free gequipment, plumbing and lighting a carpeting, window shades, blinds, and B. The items marked YES below
YES NO ITEM XX	XXWindow A/C Ui XXPool, Equip. & XXPool, Equip. & XXYOTUB, Equip XXXSatellite Dish a XXXAttic Fan(s)	nit(s) #	□ XXIntercom □ XXStorage Shed(s) # umidifier □ XXGarage Opener(s) # Air Filter □ XX w/ remote(s) # cuum □ XXPlayground Equipment atment Sys □ XXWood Stove an(s) □ XXFireplace Screen/Drs
Other inclusions or exclu	sions: Living R	Soon + Dining Rio	a windon troutments
Water Supply: XXP	ublic D Well D Other		aditioning: Gas Gas Flec. Heat Pump
broom clean condit	ion with all trash and cooling plumbing an	l debris removed. The	ition as on the Contract Date and in e Seller warrants that the existing and equipment and smoke and heat possession date.
A) performing the	e terms of this Agree	ment; s agreed upon herein o	r otherwise acceptable to the Seller obligated to seek additional offers to

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Please Initial: Seller 5/1

purchase the Property while the Property is subject to a contract of sale, unless stated herein or as the contract of sale so provides;

- C) presenting in a timely manner all written offers or counteroffers to and from the Seller even when the Property is already subject to a contract of sale;
- D) disclosing to the Seller all material facts related to the Property or concerning the transaction of which the Broker and Sales Associate(s) have actual knowledge;
- E) accounting for in a timely manner all money and property received in which the Seller has or may have an interest.

Unless otherwise provided by law or the Seller consents in writing to the release of the information, the Broker and the Sales Associate(s) shall maintain the confidentiality of all personal and financial information and other matters identified as confidential by the Seller, if that information is received from the Seller during the brokerage relationship. In satisfying these duties, the Broker and the Sales Associate(s) shall exercise ordinary care, comply with all applicable laws and regulations and treat all prospective buyers honestly and not knowingly give them false information; and the Broker and Sales Associate(s) shall disclose to prospective buyers all material adverse facts pertaining to the physical condition of the Property which are actually known by them. In addition, the Broker and the Sales Associate(s) may provide assistance to a buyer or prospective buyer by performing ministerial acts that are not Inconsistent with the Broker's and the Sales Associate's duties under this Agreement. The Seller acknowledges that the Broker and Sales Associate(s) and any cooperating brokers and sales associates may act on behalf of the Seller as the Seller's representatives.

Buyer representation occurs when buyers contract to use the services of their own broker (known as a buyer representative) to act on their behalf.

Designated representation occurs when a buyer and seller in one transaction are represented by different Sales Associate(s) affiliated with the same Broker. Each of these Sales Associates, known as a Designated Representative, represents fully the interests of a different client in the same transaction. Designated Representatives are not dual representatives if each represents only the buyer or only the seller in a specific real estate transaction. Except for disclosure of confidential information to the Broker, each Designated Representative is bound by the confidentiality requirements as above. The Broker remains a dual representative. ☑ The Seller consents to designated representation OR ☐ The Seller does not consent to designated representation which means the Seller does not allow the Property to be shown to a buyer represented by this Broker through another Designated Representative associated with the firm. The Broker will notify other associates within the firm via the MLS whether the Seller consents or does not consent.

Dual representation occurs when a buyer and seller in one transaction are represented by the same Broker and the same Sales Associate(s). When the parties agree to dual representation, the ability of the Broker and the Sales Associate(s) to represent either party fully and exclusively is limited. The confidentiality of all information of all clients shall be maintained as above. The Seller consents to dual representation **OR** The Seller does not consent to dual representation which means the Seller does not allow the Property to be shown to a buyer represented by this Broker through the same Sales Associate(s).

- 3. This Exclusive Right to Sell will expire at midnight on October 30, 2003
- 4. This Property shall be shown and made available without regard to race, color, religion, sex, handicap, familial status or national origin as well as all classes protected by the laws of the United States, the Commonwealth of Virginia and applicable local jurisdictions.
- 5. The Broker shall make a blanket unilateral offer of cooperation and compensation to other brokers in any Multiple Listing Service that the Broker deems appropriate. The Broker shall disseminate information regarding the Property, including the entry date, listing price(s), final price and all terms, and expired or withdrawn status, by printed form and/or electronic computer service during and after the expiration of this Agreement. The Broker shall enter the listing information into the MLS data base

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within 48 hours (unless otherwise instru	ated in writing by the Seller)	after all Sellers' signatures have
1		
been obtained. 6. A. The Seller shall pay the Broker coof this Agreement, anyone product addition to the Broker's compensation the Seller payable to the Broker, as within 10 days after the expiration ready, willing and able buyer to was Agreement; provided, however, that the Property while the Property is lied. The Broker acknowledges receip which shall, OR shall not be sagreement. The retainer is non-reconficient to the Broker shall offer components of the Broker shall offer component	on, an additional fee of	None Will be collected from the compensation is also earned if the sement, a contract is ratified with a sen shown during the term of this of the paid if a contract is ratified on the company. None , no No
Note: Compensation shall be show amount or "N" for no compensation a party to this Agreement and no controls, recommends or sugges	Multiple Listing Service or sts the amount of compenent.	gross selling price, a definite dollar e or Association of REALTORS® is Association of REALTORS® sets, esation for any brokerage service
7 The Soller is participating in any t	pe of employee relocation	program □ Yes OR □ No.
If "Yes": (a) the program is named: (b) terms of the program are:		
If "No" or the Seller has failed to list a sp no obligation to cooperate with or com	ipelisate arry undisclosed p	109
8. In consideration of the use of Broke Multiple Listing Service, the Seller an associates accompanying buyers or prothe directors, officers and employed REALTORS®, except for malfeasance vandalism, theft or damage of any national of this Agreement, and that the Seller them and holds them harmless for a access to the Property by any person	er's services and facilities are defined Seller's heirs and assignated Seller's heirs and assignated Seller's heirs and assignated Seller's heirs and REAL es thereof, including official on the part of such parties ture whatsoever to the Property waives any and all rights, on the property damage or perticular of this Agree of the Seller's seller of this Agree of Seller's seller of the Seller's	s hereby release the Broker, sales TORS Multiple Listing Service and ials of any parent Association of s, from any liability to the Seller for certy or its contents during the term claims and causes of action against sonal injury arising from the use or element.
security and liability during the term of real estate salespersons and apprain needed to the Property to facilitate and to show the Property during reasonal A) Place a "For Sale" sign on the B) Place a common keysafe/lock to obtain full access to the Prope	isers, inspectors and the salidisers, inspectors and other id/or consummate a sale. A ble hours. Authority is granted Property and to remove all abox on the Property containerty.	Authorization is granted to the Broker ted to the Broker to: I other such signs hing keys and information necessary
10. The Seller represents that the Practice a Condominium or Cooperative. Conthe receipt by buyers of the require	roperty 🖾 is, OR 🗆 is not loo	eller is responsible for payment of
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appropriate fees and for providing these disclosure documents to prospective buyers as prescribed in the Condominium Act, Section 55-79.39 et seq., and the Cooperative Act, Section 55-424, et seq., of the Code of Virginia.

- 11. The Seller represents that the Property⊠ is, **OR** □ is not located within a development(s) which is subject to the Virginia Property Owners' Association Act, Sections 55-508 through 55-516 of the Code of Virginia. If the Property is within such a development, the Seller is responsible for payment of the appropriate fees and for providing these disclosure documents to the buyers.
- 12. The Seller acknowledges that the Broker has informed the Seller of the Seller's rights and obligations under the Virginia Residential Property Disclosure Act. This Property ☐ is , ORX is not exempt from the Act. If not exempt, the Seller has completed and provided to the Broker: ☐ a Residential Property Disclosure Statement where the Seller is making representations regarding the condition of the Property on which the buyer may rely, ORX a Residential Property Disclaimer Statement where the Seller is making no representations regarding the condition of the Property and is selling the Property "as is", except as may be provided otherwise in the sales contract.
- 13. The Seller represents that the residential dwelling(s) at the Property \sqcup were, $\mathsf{OR} \boxtimes$ were not constructed before 1978. If the dwelling(s) were constructed before 1978, the Seller is subject to Federal law concerning disclosure of the possible presence of lead-based paint at the Property, and the Seller acknowledges that the Broker has informed the Seller of the Seller's obligations under the law. If the dwelling(s) were constructed before 1978, unless exempt under 42 U.S.C. 4852d, the Seller has completed and provided to the Broker the form, "Sale: Disclosure And Acknowledgment Of Information On Lead-Based Paint And/Or Lead-Based Paint Hazards" or equivalent form.

approximately \$		eed(s) of Trust, having a total unpaid balance	
15. The Seller shall provide a Deed to be negotiated.	of Trus	t Loan in the amount of \$ with further to	ems
16. Other terms:			
1 11 11			
Darrell L. Robertson	_ Seller	Infinity Realty International Inc. (Firm)	Broker
Date	_ Seller	11130 Main Street Suite 100 (Address)	
The Seller □ is, ORXX is not a licensed (active/inactive) real estate	agent/bro		
	_	<u>Fairfax</u> , VA <u>22030</u>	
8198 Winstead Place #201 (Seller's Mailing Address)	_		
Manassas, VA 20109 (City, State, and Zip Code)		Date:By:(Broker/Sales Manager)	
		Sales Associate: Glen Baird (Designated Representative)	
Phone (O) 703-370-0500		Phone (O) 703-691-8419	
Phone (H) 703-330-2182 drobertson@exhibitsunlimited.com		Phone (H) 703-691-1108	
Fax # Email		Fax #703-691-1165 Email gbaird@nvahomes.co	<u>om</u>

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