

## DISCLOSURE AND FEE AGREEMENT FOR NON-LISTED PROPERTY SALE

This Agreement is entered into by and between:	("Seller"),
and	("Firm").
(Name of Firm)	
RECITALS:	
A. Seller is the owner of the property commonly known as:	
SAMPLE, ,	
	("Property").
B. Firm has advised Seller of Firm's general company policy regarding agency. Seller has received and read the No Estate Commission's "Working with Real Estate Agents" publication (NCAR Standard Form 520) and understands acting as:	orth Carolina Real
a Seller's Agent	
a Buyer's Agent	
with respect to:	
	("Buyer")
who would like to see the Property.	(Bujer)
any prospect Firm registers with Seller as evidenced by a registration document (either a CON AGENCY RELATIONSHIP AND REGISTRATION STATEMENT - NCAR Form 510 or substantially s document) provided by Firm to Seller prior to showing the Property. For the purposes of this Agreement, a prospect is referred to as "Buyer".	similar registration
Accordingly, the parties agree as follows:	
1. FEE. When Seller accepts an unconditional offer from Buyer or when all conditions have been met follow acceptance of a conditional offer from Buyer, then Seller shall pay Firm a fee equal to percent (	•
Seller shall pay the fee to Firm in cash or by bank check. Gross sales price includes any and all consideration recei in whatever form, by Seller including, but not limited to, the assumption or release of existing liabilities. Seller shall delivery of the deed or other evidence of transfer of title or interest; provided, however, if the transaction involve contract, then Seller shall pay the fee upon the signing of such installment contract. In the event of any breach successors or assigns, of any contract of purchase and sale, it is understood and agreed that the fee remains earned notice given by Seller to Buyer of Seller's intent not to proceed with such sale, notwithstanding the basis of such into In the event Seller contributes or conveys the Property or any interest therein to a joint venture, partnership or other executes an exchange, the fee shall be calculated on the fair market value of the Property or interest therein contransferred or exchanged and is payable at the time of the contribution, conveyance, transfer or exchange. If Selle corporation or other business entity, and an interest in the partnership, corporation or other business entity is transfered, outright purchase or otherwise, in lieu of a sale of the Property, and applicable law does not prohibit the partnership in connection with such sale or transfer, the fee shall be calculated on the fair market value of the Property gross sales price, multiplied by the percentage of interest so transferred, and shall be paid by Seller at the time of the transferred.	ived or receivable, il pay the fee upon ves an installment by Seller, Seller's and payable upon ent not to proceed. business entity or ributed, conveyed, er is a partnership, ferred, whether by ayment of a fee or rty, rather than the

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North Carolina Association of REALTORS®, Inc. Seller Initials . Firm Rep. Initials Shore Realty po bOX 1977 Nags Head, NC 27959 Gregory Cremia



**STANDARD FORM 573 Revised 7/2011** © 7/2012

If, within days after the expiration	n of this agreer	until midnight on, ment, Seller directly or indirectly sells or agrees to sell the P t would have been entitled had the sale been made during t	roperty
	earned by Firn	he Property is leased to Buyer during the term hereon upon execution of such lease agreement. The parties agreable in this area for the type of Property.	
and assigns and their personal representatives. Seller a Firm's rights and responsibilities hereunder to anoth ownership of Firm's real estate agency, and that in the force and effect; provided, that any assignee or trans	agrees that at an er real estate as e event of any feree must be gnment or tran	apon and inure to the benefit of the parties, their heirs, such a stime during the term of this Agreement, Firm may either agency, or transfer to another person or entity all or part such assignment or transfer, this Agreement shall continue licensed to engage in the business of real estate brokerage sfer, Seller may terminate this Agreement without cause of intent to terminate this Agreement.	r assign t of the e in full e in the
RESPECT TO THE RACE, COLOR, RELIGIONARY PARTY OR PROSPECTIVE PARTY TO THE	N, SEX, NATI IE AGREEMI 1 RESPECT 1	VITIES IN REGARD TO THIS AGREEMENT WIT IONAL ORIGIN, HANDICAP OR FAMILIAL STAT ENT. FURTHER, REALTORS® HAVE AN ETHICAL TO THE SEXUAL ORIENTATION OF ANY PART	US OF DUTY
THE NORTH CAROLINA ASSOCIATION OF RIVALIDITY OR ADEQUACY OF ANY PROVISION		NC. MAKES NO REPRESENTATION AS TO THE I M IN ANY SPECIFIC TRANSACTION.	LEGAL
SELLER:		FIRM:	
Individual:		(Name of Firm)	
Shore Realty	_ (SEAL)	By:	(SEAL)
Date:	_		
	(GE 4.1.)	Name:	
800-647-1868	_ (SEAL)	Individual license #:	
Date:	_	Date:	
<b>Business Entity</b>		Address:	
(Name of Entity)			
By:	_ (SEAL)	Discussi	
Name:		Phone:	
Title:		Facsimile:	
Date:		E-mail:	
Address:			
Phone:			
Facsimile:			
E mail:			