GREATER BOSTON REAL ESTATE BOARD

AGREEMENT FOR EXCLUSIVE RIGHT TO SELL

				Date:		
	GREEMENT concerns the f					
	Address:					
	otion:					
			_	(if Registered) Cert. Num.:		
				RICE: \$		
				ed, the undersigned Seller hereby gives to the undersigned and on the terms and conditions herein set forth.		
1.	The Broker agrees to use accordance with the price,		•	willing, and able Buyer of the property in ent.		
2.	The Broker is granted the sole authority to: (Check if applicable) Advertise the property; Post "For Sale" signs on the property; Offer compensation to buyer agents in the following amount: and/or Note: Regardless of how compensated, buyer agents represent the interest of buyers, not sellers. Cooperate and compensate Subagents in the following amount: Note: Subagents represent the interest of sellers, however, as agents of the seller, the seller may be held vicariously liable for the acts of the Subagents. Vicarious liability is the potential for a seller to be held liable for a misrepresentation or an act or omission of the subagent and in checking the box above and initialing below, the seller authorize the Broker to offer subagency to brokers and salespersons affiliated with other firms. Initials: Cooperate and compensate non-agent Facilitators in the following amount:					
3.	The Seller agrees: a. To refer all inquiries and offers for the purchase of said property to the Broker; b. To cooperate with the Broker in every reasonable way; c. To pay the Broker a fee for professional services of					
	Once an offer has been accepted in writing and a transaction is pending, the Broker shall have no obligation to market the property or present further offers to the Seller unless otherwise agreed in writing.					
4.	The Seller understands and agrees that the property will be marketed in compliance with all applicable fair housing laws.					
5.	The period of this Agreement shall be from, to and including Time is of the essence hereof.					

6.	arrange to have this listing distributed through regarding the property submitted by the Broke information provided to or obtained by the Bro other brokers and may be included in all listing	perty and solicit their assistance in procuring a buyer, the Broker may any multiple listing service ("MLS") to which the Broker has access. Any data er to an MLS shall be verified by the Seller. Such data, together with any other oker with respect to the property, may be disclosed to prospective buyers and gs, comparable books and other materials distributed by the MLS either before a property. The Seller expressly authorizes the Broker to advertise the property rms as detailed in Paragraph 2.			
7.	By initializing, the Broker is further at cooperating brokers and others authorized to	uthorized to place a lock box on the property in order to facilitate entry by examine the property.			
8.	The Seller hereby acknowledges receipt of the Massachusetts Mandatory Consumer Licensee Disclosure Form. The Broker has explained the firm's policy regarding agency relationships. If the Broker seeks consent to Dual Agency or Designated Agency, such consent must be obtained in writing				
Adi	ditional terms and conditions:				
	NESS WHEREOF, the Seller and the Broker h	ave hereunto set their hands and seals as of theday of			
Broker:		Seller:			
Ву:		Seller (or spouse):			
lts:	Title (duly-authorized)				
	he Code of Ethics and Standards of Practice o	f the National Association of REALTORS®, any REALTOR® entering			

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- 1. The REALTOR®'s company policies regarding cooperation with, and the amount of any compensation that will be offered to, subagents, Buyer Agents and/or facilitators acting in a legally recognized non-agency capacity;
- 2. The fact that Buyer Agents, even if compensated by the Listing Broker or by the SELLER, will represent the interests of BUYERS; and
- 3. Any potential for the Listing Broker to act as a disclosed Dual Agent on behalf of the SELLER as well as the BUYER.

