

DISCLOSURE AND FEE AGREEMENT FOR NON-LISTED PROPERTY LEASE

DRAFT 03/22/2021

STANDARD FORM 574 Reviewed Revised 7/2020

© 7/2020

This Agreement ("Agreement") is entered into by and between:	("Landlord"),
and	("Firm").
(Name of Firm) RECITALS:	
A. Landlord is the owner of the property commonly known as:	
	("Property").
B. Firm has advised Landlord of Firm's general company policy regarding agency. Land Real Estate Agents – Lease Transactions" publication (NCAR Standard Form 521) and u	
☐ a Landlord's Agent	
☐ a Tenant's Agent	
with respect to:	
to see the Property.	who would like
any prospect Firm registers with Landlord as evidenced by a registratio AGENCY RELATIONSHIP AND REGISTRATION STATEMENT - NCAR document) provided by Firm to Landlord prior to showing the Property. C. To the best of Landlord's knowledge: (i) the Property is not subject to any risimilar rights of others to acquire or lease all or a portion of the Property, (ii) as licenses or leases granted or transfers of mineral, oil and gas or other similar right all persons recently contracted with (or contracted with hereafter prior to any trathe Property and Landlord will comply with all laws related to mechanics liens, (iv) streets and are maintained by a public authority, and (v) the Property has not been with an "exterior insulating and finishing system" commonly known as "EIFS" follows (Insert "None" or the identification of any matters relating to (i) through (v)	ghts of first refusal, rights of first offer or respects the Property there have been no s, (iii) Landlord has paid or will pay in full neaction) to do work related to or affecting the streets serving the Property are public clad previously (either in whole or in part) or "synthetic stucco", unless disclosed as
Accordingly, the parties agree as follows:	
1. FEE. If Landlord directly or indirectly leases or agrees to lease the Property to Tenar	t, Landlord shall pay Firm a fee as follows:
(complete both (a) and (b), only (a) will apply unless Firm elects in writing to have (b) apply)
(a) Fee Paid Upon Execution of Lease:	
(i) percent (al rent for the first months in which%) of the total rent for the remainder of
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North Carolina Association of REALTORS®, Inc.

Firm Rep. Initials _____Landlord Initials _____

	(ii) S	\$		(flat fee);			
	payable ii	n full upon executi	ion of a lease by Land	lord and Tenant, unless	s otherwise pro	vided here:	
(b)	lease, the	e leasing fee is	of Lease: In the even percent per collection period	t Firm elects in writing t (g to collect a le	easing fee over the rent collected from (10) days of	he term of the om Tenant or the receipt of
lea (_ pe fec	ercent (e), or, if Fir	tion, the leasing _%) of the total re%) of the rm elects in writing	fee stated in (a) ent for the first total rent for the ren g to have (b) above ap	going, in the event that above shall be adj months in which interpreted the term or oply, the greater of per comparison.	rent is to be pa	aid, plus	percent
ter an ter <mark>Pa</mark> lea an to	mich a common is renewed option or rems of such tragraph 1 of ase in which y option or expand, as a	mission is payable ed or extended whe right of first refusate on the additional reprinciple of first refusation of first refusational reprinciple.	hereunder contains (in the strictly in according to expand, and tenar or otherwise, then latent to be paid, calculant is payable. Said cordinal to renew or extend	Renew, Extend Lease () an option or right of dance with the terms o nt occupies additional andlord shall pay a ce ted at the commission mission shall be earne or upon the notice of	f first refusal to f such option of space whether ommission in rate applicable ed and payable exercise of any	or renew or exten- or right or otherw strictly in accord- accordance with hereunder for the upon the notice option or right of	id, and a lease vise and/or (ii) dance with the in this Section ne years of the of exercise of of first refusal
2. TERM: T Property) on Landlord direct which it would be to include, but r herein and exclu-	ly or indirect have been enot be limited uded from the	nent shall be effected by the sale and the sale and to: (i) any holdes the terms of this Agprincipals, officer	estive for a period external, 20 es to lease the Properte been made during the period a right of first of greement, (ii) any pros	ending until 11:59 p.m. If, within ty to Tenant, then Lande term of this Agreeme fer or refusal or similar pect registered by Firmes or shareholders the	n. (based upon days after the dlord shall pay ent. "Tenant" ar right which he pursuant to R	the time at the expiration of the Firm the same cas used herein sholder is not speciecital B hereinab	locale of the is Agreement, commission to hall be deemed ifically named bove, and, (iii)
party directly of commission is poption, right of renewals thereof that a commission receivable by L delivery of the	or indirectly payable here first refusa f based upo on shall be a payable andlord, in deed or otl	y purchases the P eunder directly or l, similar right or on extension or rei nonetheless earned shall be percent (whatever form, in her evidence of tr	Property during the to indirectly purchases otherwise, during the newal rights contained upon execution of su e%) of the gross salucluding the assumption	equires Form 520, "Verm of this Agreement the Property, whether term of the lease (term of the original provisch sale agreement and les price. Gross sales on or release of existing rest; provided, howeverstallment contract.	at or any tenan strictly in accommodate to include the sions of such long payable at close price includes ag liabilities La	nt under a lease ordance with the ne period of any ease), then it is a sing. The parties all consideration	e for which a e terms of any extensions or acknowledged agree that the or on received or y the fee upon
or executes an extransferred or excorporation or of merger, outright commission in o	exchange, the changed are other busined to purchase connection versions.	ne fee shall be calc nd is payable at the ess entity, and an i or otherwise, in lie with such sale or to	culated on the fair ma e time of the contribut interest in the partners ou of a sale of the Pro ransfer, the fee shall b	nterest therein to a join rket value of the Properion, conveyance, trans- ship, corporation or of perty, and applicable I e calculated on the fair cred, and shall be paid	erty or interest fer or exchange her business er law does not pr market value	therein contribute. If Landlord is ntity is transferre rohibit the payment of the Property, I	ted, conveyed, a partnership, ed, whether by ent of a fee or rather than the

Firm Rep. Initials _____Landlord Initials _____

4. PARTIES AND BENEFIT. This Agreement shall be binding upon and inure to the benefit of the parties, their heirs, successors and assigns and their personal representatives. Landlord agrees that at any time during the term of this Agreement, Firm may either assign Firm's rights and responsibilities hereunder to another real estate agency, or transfer to another person or entity all or part of the ownership of Firm's real estate agency, and that in the event of any such assignment or transfer, this Agreement shall continue in full force and effect; provided, that any assignee or transferee must be licensed to engage in the business of real estate brokerage in the State of North Carolina. In the event of any such assignment or transfer, Landlord may terminate this Agreement without cause on thirty (30) days' prior written notice to the assignee or transferee of Landlord's intent to terminate this Agreement.

5. COUNTERPARTS; ENTIRE AGREEMENT; AMENDMENT; SEVERABILITY; ATTORNEYS FEES; GOVERNING LAW: This Agreement may be executed in one or more counterparts, which taken together, shall constitute one and the same original document. Copies of original signature pages of this Agreement may be exchanged via facsimile or e-mail, and any such copies shall constitute originals. This Agreement contains the entire agreement of the parties and supercedes all prior written and oral proposals, understandings, agreements and representations, all of which are merged herein. The parties acknowledge and agree that: (i) the initials lines at the bottom of each page of this Agreement are merely evidence of their having reviewed the terms of each page, and (ii) the complete execution of such initials lines shall not be a condition of the effectiveness of this Agreement. No amendment or modification to this Agreement shall be effective unless it is in writing and executed by all parties hereto. No waiver of any breach of any obligation or promise contained herein shall be regarded as a waiver of any future breach of the same or any other obligation or promise. The invalidity of one or more provisions of this Agreement shall not affect the validity of any other provisions hereof and this Agreement shall be construed and enforced as if such invalid provisions were not included. It shall not be deemed a breach of this Agreement for Firm to comply with an order resulting from an arbitration conducted by a REALTOR® association or issued by a court of competent jurisdiction. If legal proceedings are instituted to enforce any provision of this Agreement, the prevailing party in the proceeding shall be entitled to recover from the non-prevailing party reasonable attorneys fees and court costs incurred in connection with the proceeding. This Agreement shall be governed by and construed in accordance with the laws of the State of North Carolina.

THE BROKER SHALL CONDUCT ALL BROKERAGE ACTIVITIES IN REGARD TO THIS AGREEMENT WITHOUT RESPECT TO THE RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN, HANDICAP OR FAMILIAL STATUS OF ANY PARTY OR PROSPECTIVE PARTY TO THE AGREEMENT. FURTHER, REALTORS® HAVE AN ETHICAL DUTY TO CONDUCT SUCH ACTIVITIES WITHOUT RESPECT TO THE SEXUAL ORIENTATION OF ANY PARTY OR PROSPECTIVE PARTY TO THIS AGREEMENT.

THE NORTH CAROLINA ASSOCIATION OF REALTORS®, INC. MAKES NO REPRESENTATION AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OF THIS FORM IN ANY SPECIFIC TRANSACTION.

LANDLUKD:	rikwi;			
Individual	OI OF			
		(Name of Firm)		
Date:	By:			
	Name:			
Date:	Individual license #:	State:_		
Dusings Entite	Date:			
Business Entity	Address:			
(Name of Entity)				
By:				
Name:				
Title:	L-111a11.			
Date:				
Address:				
Phone: Fax:				
Email:				