## **Short Sale Addendum to Exclusive Right of Sale Listing Agreement**

FLORIDA ASSOCIATION OF REALTORS®

A short sale generally occurs when the Seller's net sale proceeds after payment of customary closing costs from the sale of real property are insufficient to pay outstanding mortgage and/or other lien(s) in full at closing. Typically, a short sale seller is in default of loan or lien obligations and is able to document the financial inability to meet ongoing repayment obligations.

|  | Florida Future Realty  | ( <b>Seller</b> ) and ( <b>Broker</b> ) concerning the Property located   |
|--|--|---|
| at   | Address of property  | <u></u>   |
| as a s<br>marke<br>Seller<br>reque<br>conne<br>loan a<br>(inforr<br>relatio<br>(f) pro | er authorizes <b>Broker</b> and its agent (whether serving as transaction short sale or pre-foreclosure property in the MLS, in accordance we eting medium; and (b) continue to market the Property for sale access lender(s) and/or lien holder(s) (collectively the "Lender") approve ested information or documentation to the Lender for the purpose ection with the sale of the listed property; and (d) contact the Lender and/or lien status, account and payoff -related information; and (e) mation regarding comparable properties, general condition of the control to the other properties in the community), MLS and other data devide any and all mortgage and/or other lien account and payoff in others; and (g) coordinate visual inspection of the Property by authorized. | with the MLS rules and regulations or other cording to the MLS rules and regulations until as the short sale; and (c) disclose or provide any of obtaining approval from the Lender in der's loss mitigation or similar department to obtain a provide comparables, broker price opinions community and the condition of the Property in documenting the current value of the Property; and formation to prospective buyers and/or their agents |
| of the   | <b>Seller</b> authorizes Broker and its agent to include a contingency for: (a) approval of the purchase price and all other terms of the sales contract by Seller's Lender; and (b) Lender's agreement to accept a payoff which is less than the balance owed on the loan and/or lien; and (c) Lender's issuance of a release and satisfaction of the mortgage(s) and/or lien(s) upon Lender's receipt of the reduced payoff amount(s).   |   |
| closir<br>stater<br>asset  | Seller shall promptly (upon request) furnish the Lender with copies of the executed purchase and sale contract, preliminar closing statement prepared by the closing agent, seller's financial information such as pay stubs, tax returns, bank statements, medical bills, a hardship letter outlining Seller's financial difficulties to justify the short sale, proof of Seller's assets and liabilities, homeowner or condominium association lien status letters (when applicable) and any other documentation Lender deems necessary to substantiate Seller's inability to make repayment obligations to the Lender.  |   |
|  | er acknowledges that the commission offered to a cooperating brown reduces the compensation to be paid to <b>Broker</b> .  | oker under the listing agreement may be modified if   |
| deposition owed judgn forecl a taxa to the refinal                                     | er acknowledges that: (a) Seller will not receive any net sales procest own funds into escrow; and (b) sale of the Property is possible as a payoff and that the Lender may require the Seller to pay the nent; and (c) if Lender refuses to honor the approved discount(s) a osure; and (d) if the short sale is successful and there is no deficie able event to the Seller. Seller may also be taxed on gain in the value date of the sale. Seller is advised that other options, including but noting, bankruptcy, foreclosure or deed in lieu of foreclosure may be ded to consult with the appropriate legal, tax and financial professions.   | if the Lender agrees to take less than what was difference of what was owed as a deficiency and closing is not possible, the Property could go to ency judgment, the discount received may become tue of the property from the date of Seller's purchase at not limited to modification of the existing loan/lien, be more appropriate than a short sale. Seller is   |
|  | dendum amends the above-referenced listing agreement between ns of that agreement remain in full force and effect.   | Seller and Broker. All other non-conflicting  |
|  | DATE   | DATE  |

LISTING ASSOCIATE

DATE

DATE

**BROKER**