



## EXCLUSIVE RIGHT TO MARKET BUSINESS OR COMMERCIAL PROPERTY AGREEMENT Non-Designated Agency Firm

THIS IS A LEGALLY BINDING AGREEMENT. IF NOT UNDERSTOOD, LEGAL, TAX OR OTHER COUNSEL SHOULD BE CONSULTED BEFORE SIGNING

Owner of Real Estate Dona A Bessette Estate Trust, Karen Moore, Trustee Owner of Personal Property/Other Assets (if applicable)
Property Address 154 Vermont 15 West, Hardwick, VT 05843    Mod Cavoss lease   Mod Cavoss lease   Price \$\$4.83/sq ft mod gross lease
2. Description of Real Estate.  A. Owner's deed is recorded in Volume at Page of the Land Records;  B. Parcel ID #21004.00000;  C. SPAN#;
D. Approximate size of Real Estate: Acres or 4100 +/- Square Feet
Source: ☐ Survey ☐ Owner's Deed ☐ Tax Bill ☐ Other Source
Source: Survey Owner's Deed Tax Bill Other Source;  F. Other Description of Real Estate:
3. Personal Property/Other Assets.
Owner acknowledges and agrees that it is not necessary to provide schedules or descriptions of each item of personal property/other assets being offered for sale in order to describe the Property being marketed by Listing Agency under this Agreement.  If Owner is a business entity, it is a   Sole Proprietorship  Corporation  Partnership  Limited Liability Company (LLC)  Joint Venture  Other (Describe):
4. Grant of Exclusive Right to Market Property to Listing Agency. Owner hereby agrees that 154 Vermont 15 West, Hardwick, VT 05843, as Listing Agency, is hereby given for the period set forth herein, the sole and exclusive right, power and authority to act as Owner's agent for the listing, marketing, sale, lease (including leases with options to purchase) or sale of stock or other ownership interests in the entity owning the Property that is the subject of this Agreement. This Agreement prohibits the listing and marketing of the Property with any other broker or salesperson or the offering of the Property for sale at auction during the period set forth herein. Owner agrees to direct all inquiries concerning this Property from whatever source to Listing Agency during the period of this Agreement which shall include inquiries from the general public and all other real estate agents. Any failure to do so shall constitute a substantial breach of this Agreement. Owner agrees to fully cooperate with Listing Agency in the marketing of the Property. If Owner is an entity other than an individual, the principal owners/members of the entity are as follows:
<ul> <li>5. Compensation to Listing Agency. Owner acknowledges that the compensation to be paid under this Agreement is solely and entirely a matter of negotiation between Owner and Listing Agency and is not in any way controlled, fixed or pre-established. Owner agrees to pay Listing Agency compensation for its services as follows:         <ul> <li>A.</li> <li>% of the sales price of the real estate/personal property and other assets;</li> <li>B. A fee of</li> <li>irrespective of the sales price of the real estate/personal property and other assets;</li> <li>C. A fee determined as follows: 10% of year #1 lease price, 5% of year 2 lease, 0 thereafter</li> </ul> </li> </ul>
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licensed brokers or salespersons as part of **Listing Agency**'s marketing efforts. In addition, if **Listing Agency** is authorized by a Multiple Listing Service (MLS) to submit listings to it, in the event **Owner** has authorized **Listing Agency** to do so in this Agreement, **Listing Agency** shall submit this listing to the MLS to offer broker agency, cooperation with buyer brokers, or both, to other MLS participants as part of **Listing Agency**'s marketing efforts. In such case, **Listing Agency** shall market the Property in accordance with the procedures, rules and regulations of the MLS. Additionally, **Listing Agency** is authorized to provide sales information, including the selling price of the Property including any concessions set forth in the Purchase and Sale Contract or any addenda thereto, to the MLS which is, in turn, authorized to circulate and disseminate such information.

thereto, to the MLS which is, in turn, authorized to circulate and disseminate such information.
10. Authorization for Broker's Agents Cooperation Agreements. Listing Agency is authorized to engage the services of other brokers, salespersons or brokerage firms through agency cooperation agreements ("Broker's Agents"). These Broker's Agents may assist in marketing the property as agents of the Listing Agency. They are not agents of Owner. Listing Agency is authorized to permit such Broker's Agents to show, market, and negotiate for offers to purchase or exchange the property, but neither Listing Agency nor any Broker's Agent is authorized to accept or agree to any offers on Owner's behalf. In authorizing the use by Listing Agency of Broker's Agents, Owner shall have no responsibility for the actions or inactions of such Broker's Agents and shall have no responsibility to any Broker's Agents for the payment of any commission or fee.  Listing Agency's policy is to compensate Broker's Agents% commission of the contract price, or \$
11. Authorization for Buyer's Agents Cooperation Agreements. Owner authorizes Listing Agency to offer, accept and enter into cooperation agreements for the allocation of the commissions or fees paid to Listing Agency under this Agreement with licensed brokers, salespersons or brokerage firms who represent prospective purchasers of the Property ("Buyer's Agents"). In authorizing Listing Agency to enter into cooperation agreements with Buyer's Agents, Owner shall have no responsibility to any Buyer's Agents for the payment of any commission or fees. Owner understands that such Buyer's Agents do not act as Owner's agents or as agents of Listing Agency. Owner shall have no responsibility for the actions or inactions of such Buyer's Agents. Listing Agency's policy is to compensate Buyer's Agents% commission of the contact price, or \$
12. Interest On Purchaser's Contract Deposit/Forfeit of Purchaser's Contract Deposit. Owner acknowledges that if any contract deposit is held by Listing Ageucy or other real estate broker, and if the amount of interest on any such contract deposit is reasonably expected to earn less than One Hundred Dollars (\$100.00), the contract deposit will be placed in a pooled interest bearing trust account and the interest on the contract deposit will be remitted to the Vermont Housing Finance Agency (VHFA) to be used for the benefit of affordable housing programs in Vermont pursuant to Vermont's Interest on Real Estate Trust Accounts law. In the event any contract deposit or portion thereof is paid to Owner as a result of a breach or claimed breach of a Purchase and Sales Contract by a contract purchaser, Listing Agency shall be entitled to receive, as a liquidated and agreed upon sum, one-half of the deposit, together with one-half of any interest accrued thereon to which Owner is entitled, provided the total amount paid to Listing Agency shall not exceed the full commission which would otherwise be due under this Agreement. It is agreed that this allocation of any contract purchaser's forfeit of a deposit is a liquidated damage provision which is solely intended to compensate Listing Agency for reasonably estimated losses, costs and expenses and is neither a penalty for a purchaser's breach nor an incentive to Owner or purchaser to perform any purchase agreement.
13. Accuracy of Information Concerning the Property. Owner has furnished Listing Agency with all of the information about the Property contained in this Agreement or in any attachment or addendum hereto, including, if applicable, the Disclosure of Information and Acknowledgment of Lead-Based Paint and/or Lead-Based Paint Hazards. Owner represents to Listing Agency that, to the best of Owner's knowledge, such information is complete, correct, accurate, not misleading and does not leave out any material information about the Property. Owner agrees to indemnify and hold Listing Agency, any Broker's Agents and any MLS to which a listing of the Property is submitted harmless from any and all loss, damage, claim or liability, including attorney's fees, arising out of any inaccurate, misleading or undisclosed information or facts about the Property whether made by Owner in this Agreement or made by Owner during the course of Listing Agency's marketing efforts. The provisions of this section shall apply to and include information in any Seller's Property Information Report. Owner further warrants and represents that this Agreement contains the signatures of all Owners of the Property or their legally authorized agents and that the person(s) signing this Agreement as Owner constitute all of the persons required to enter into a Purchase and Sale Contract for the Property and to convey all interests in the Property to a purchaser.
14. Limitation of Liability. In recognition of the relative risks, rewards and benefits of this Agreement to Owner and Listing Agency, Owner agrees that Listing Agency, its agents, associates or affiliates, including designated agents, together with any other brokers, salespersons or brokerage firms acting as Broker's Agents pursuant to this Agreement shall, in no event, be liable to Owner either individually or jointly and severally in an aggregate amount in excess of the compensation to be paid to Listing Agency or such broker(s) pursuant to this Agreement or Five Thousand Dollars (\$5,000), whichever is greater, by reason of any act or omission, including breach of this Agreement, negligence, misrepresentation, error or omission, breach of any undertaking or any other cause of action or legal theory unless such an act or omission amounts to willful or intentional misconduct.
15. Non-Discrimination in Marketing. Owner authorizes and instructs Listing Agency to market the Property without respect to any person's race, sex, age, marital or familial status, religious creed, color, national origin, sexual orientation, physical or mental handicap and without respect to whether a person intends to occupy the Property with one or more minor children or is a recipient of public assistance. Owner further authorizes and directs Listing Agency to market the Property in compliance with all laws and regulations relating to non-discrimination in the sale of real estate.
16. Tax and Land Use Permits. Owner is advised by Listing Agency to seek competent legal, accounting or other professional assistance to determine the tax and other legal obligations imposed by any sale of the Property including, but not limited to, federal and state income tax (including capital gains tax), Foreign Investment in Real Property Tax Act (FIRPTA), Vermont Land Gains Tax, Vermont Non-Resident Income Tax Withholding and all land use permits and disclosures including those required by Act 250. If Owner is a non-resident of Vermont or a foreign citizen, the provisions of the Vermont Non-Resident Income Tax Withholding Law and/or FIRPTA may require withholding of portions of the sale proceeds of any sale and payment of taxes to federal and Vermont taxing authorities. Owner is advised to seek legal or accounting advice concerning the impact of these laws prior to entering into any agreement for the sale of the Property.
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- 17. Owner's Disclosure Responsibilities Concerning Lead-Based Paint. Owner acknowledges that if the Property includes a residential dwelling built before 1978, Owner must disclose to the purchaser Owner's actual knowledge of lead-based paint or lead-based paint hazards and must provide purchaser with any records, test results or other information in Owner's possession related to lead-based paint. Owner agrees to complete appropriate portions of the Disclosure of Information and Acknowledgement form concerning lead-based paint.
- 18. Term of Agreement/Binding Effect/Severability. This Agreement shall not be for a period in excess of twelve (12) months and cannot be cancelled or terminated prior to the Expiration Date unless Owner and Listing Agency mutually agree to such cancellation or termination in writing or Listing Agency is required to terminate this Agreement due to a conflict of interest as is explained in Section 7. If Owner desires to terminate this Agreement prior to the Expiration Date, Listing Agency shall agree to such termination provided Owner pays Listing Agency at the time of such termination the sum of \$7,500.00 or all costs and expenses incurred by Listing Agency in marketing the Property, including reasonable costs associated with the time spent by Listing Agency in marketing and showing the Property, whichever is greater, provided that such sum does not exceed 50% of the total compensation to be paid to Listing Agency set forth in Section 6. Notwithstanding the foregoing provisions, no such termination shall occur or be effective with respect to any offer presented or contract entered into regarding the Property prior to the date of such termination, including any modification or amendment to such offer or contract however or whenever made. Owner warrants and represents that this Agreement is executed by the record title owner(s) of the Property, or their duly authorized agent, who represents that he/she has full authority to execute this Agreement on behalf of Owner. However, if Owner directs or insists that Listing Agency market the Property in a manner that would, in the judgment of Listing Agency, violate applicable law or subject Listing Agency to civil or regulatory liability, Listing Agency shall have the right to terminate this Agreement by written notice to Owner whereupon all obligations of Listing Agency under this Agreement shall terminate and Listing Agency shall have no further responsibility in any manner whatsoever to Owner. This Agreement is binding upon and shall inure to the benefit of the parties hereto, its heirs, executors, personal representatives, successors and assigns. If any provision of this Agreement shall be determined by a court to be invalid or unenforceable, the validity and enforceability of all other provisions of this Agreement shall not be affected thereby.
- 19. <u>Dispute Resolution System/Fees and Costs to Prevailing Party</u>. <u>Listing Agency</u> recommends the use of a dispute resolution system that utilizes mediation as an alternative to litigation in the event of any dispute or claim arising out of or relating to this Agreement. In the event of any litigation or lawsuit between **Owner** and **Listing Agency** arising out of or relating to this Agreement, or to the services provided to **Owner** by **Listing Agency**, the substantially prevailing party shall be entitled to the costs and expenses thereof, including reasonable attorney's fees.
- 20. Execution of Agreement/Amendments. This Agreement and all modifications, amendments or changes thereto, including any changes in the listed price, shall be in writing signed by Owner, or its authorized agent, and an authorized agent of Listing Agency. This Agreement may be entered into, and all modifications or changes to it, may be made by facsimile transmission (fax) of a signed document or by a scanned, signed document sent by electronic means. Other means of electronic transmission, including e-mails without scanned, signed documents are not adequate to enter into this Agreement or to modify, amend or change this Agreement.

21. <u>State and Local Permits.</u> Owner acknowledges and understands that certain State and Local may govern the use of the Property. If such permits are required for the use of the Property or the Property is not in compliance with such permits, a purchaser may be unwilling or unable to close on any Purchase

and Sale Contract that may be entered into for the Property. To the best of Owner's knowledge, the Property is in compliance with any existing permits. Further, Owner has not received notice of violation(s) of any State or Local permit that has not been cured or resolved. In addition, any parmits (state a local) required of the tenant, are the tenants and responsibility Marketing Options. Owner 🗸 does 🗖 does not grant Listing Agency permission to place and maintain a "For Sale" sign upon the Property (if allowed A. under State or municipal law or condominium or common interest ownership association rule). Owner does does not grant Listing Agency authority to permit cooperating agents to show the Property without Listing В. Agency being present. Owner does does not grant Listing Agency permission to place and maintain a lockbox on the Property. C. Owner does does not grant Listing Agency permission to submit this listing to a Multiple Listing Service (MLS). If this listing D. is submitted to an MLS, one exterior image of the Property is required. If Owner has special instructions, requirements or directions concerning submitting this listing to an MLS, insert below under Additional Terms and Conditions. **Owner** does does not authorize submission of **Owner**'s name into the Multiple Listing Service. E. Owner 🖾 does 🗖 does not grant Listing Agency permission to take interior photographs, digital images or provide virtual tours of the F. interior of the Property to be used for marketing. Owner does does not grant Listing Agency authority to disclose to cooperating Brokers or prospective purchasers the existence G.

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(but not the terms or amounts) of other offers to purchase the Property.

Seller's Property Information Report \( \sqrt{\text{will }} \sqrt{\text{will not be provided to Listing Agency by Owner.} \)

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