RAL Resort Property Management, Inc.

17810 San Carlos Blvd. Ft. Myers Beach, FL 33931

Magdelaina Hagar: Licensed Real Estate Broker Phone: (239)481-9580 Toll Free: (877)481-9580

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EXCLUSIVE LISTING AGREEMENT

OWNER:_		CO-	OWNER:		
PHONE:()	E-M	MAIL		
ADDRESS	d:				
	Street	City	State/Country	Zip/Postal Code	
_	<u>RESORT</u>	<u>UNIT #_</u> 	<u>WEEK #</u>	SALE PRICE	
		— — ——— ER BEEN FINANCED, PLEA			
M	ortgage payment is/was mad	e to: Account #	Annravimata Dalan		
Pr	ione#	Account #	Approximate Baian	ce	
1.	This is an EXCLUSIVE L deducted upon the closing determine the employing r closing, less any outstandi	of the sale by RAL Resort Propagation of the sale by RAL Resort Propag	reby Seller shall receive all operty Management, Inc. I osts associated with selling	proceeds after commission has been RAL Resort Property Management, Inc. shal and deliver to seller the proceeds at time of	
2.	Seller gives RAL Resort Property Management, Inc. the exclusive and irrevocable right to sell the property herein described at the price and terms set forth in this contract or at any other price or upon any other terms accepted by the Seller during this contract, upon which Seller agrees to pay RAL Resort Property Management, Inc. a commission of 25% of the sale price.				
3.		period of twelve months from		a commission of 23/6 of the safe price.	
4.	In case of a sale of this pro	operty within the term of this a ny other broker or person, sell	agreement by RAL Resort I	Property Management, Inc., its agents, the ort Property Management, Inc. a commission	
5.	In the event of a purchase	within six months after the exuced to owner(s) pursuant to		by any person, or anyone acting for any sor owner at this resort, owner hereby agree	
6.	All proceeds from the sale of the property will be disbursed to Seller at closing.				
7.	This contract does not per to exhibit the property to p		nagement, Inc. the right to r	make use of the property except for the right	
8.	In the event of a sale of the	e property, notification to the		be the responsibility of RAL Resort Propert	
9.	Management, Inc.; notification to the exchange company will be the responsibility of the Seller. In the event of default by purchaser, the earnest money shall be paid 50% to RAL Resort Property Management, Inc. and 50%				
10	to Seller after payment of title search fees, if any. If clear title cannot be issued or if Seller defaults, Seller agrees to pay for any title search costs incurred.				
10. 11.	Should RAL Resort Prope	rty Management, Inc. present	an offer in full compliance	with the terms of this agreement, which is a commission of 25% of listed price.	
		TERMS AND	CONDITIONS		
Seller shal	l <u>not</u> be responsible for:	title insurance Documentary si	recording fees	8	
		outstanding obligation(s) aga	ainst said property such as	association fees, property taxes, special ed from the PROCEEDS above at closing.	
	NO GUARANTEE THAT Y LAR PERIOD OF TIME.	OUR TIMESHARE PERIOI	O CAN BE SOLD AT ANY	Y PARTICULAR PRICE OR WITHIN ANY	
Owner Sigi	nature:		Date:		
Co-Owner	Signature:		Date:		
DAI DESC	ORT PR∩PERTY MANAGE	MENT INC	D	ate.	

(Over)

TRANSACTION BROKER NOTICE

FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS TRANSACTION BROKERS DISCLOSE TO BUYERS AND SELLERS THEIR ROLE AND DUTIES IN PROVIDING A LIMITED FORM OF REPRESENTATION.

As a transaction broker, RAL Resort Property Management, Inc., provides to you a limited form of representation that includes the following duties:

- 1. Dealing honestly and fairly.
- 2. Accounting for all funds.
- 3. Using skill, care, and diligence in the transaction.
- 4. Disclosing all known facts that materially affect the value of real property and are not readily observable to the buyer.
- 5. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing.
- 6. Limited confidentiality, unless waived in writing by a party. This limited confidentiality will prevent disclosure that the seller will accept a price less than the asking or listed price, that the buyer will pay a price greater than the price submitted in a written offer, of the motivation of any party for selling or buying property, that a seller or buyer will agree to financing terms other than those offered, or of any other information requested by a party to remain confidential.
- 7. Any additional duties that are entered into by this or by separate written agreement.

Limited representation means that a buyer or seller is not responsible for the acts of the licensee. Additionally, parties are giving up their rights to the undivided loyalty of the licensee. This aspect of limited representation allows a licensee to facilitate a real estate transaction by assisting both the buyer and the seller, but a licensee will not work to represent one party to the detriment of the other party.

Signature	Date	
Signature	Date	