COOPERATIVE COMPENSATION AGREEMENT



(Use this form when a seller is represented by a licensed real estate broker. Use Form 150 for an unrepresented seller.)			
"Seller": Joseph R. Quinlan			
"Buyer":			
"Property": 14 Pebble Creek Dr., A	sheville, NC 28803		
1. FEE : (Check Only One) ✓ Seller or ☐ Listing Firm agrees to pay Selling Firm cooperative compensation as follows (the "Fee"), subject to the terms of this agreement: ☐% of the gross sales price; ✓ A flat fee of \$_500; or, ☐ Other:			
Property (the "Contract") of any authorized assignee of	2. PAYMENT : The Fee will be earned by Selling Firm upon both Buyer and Seller signing a written contract for the sale of the Property (the "Contract") during the term of this agreement. The Fee will be due and payable to Selling Firm when Buyer, any authorized assignee of Buyer, or any party authorized by Buyer and Seller under the Contract or any amendment thereto, closes on the purchase of the Property. The Fee will be paid at closing, as defined in the Contract, unless otherwise agreed.		
Firm, as applicable, and Se 11/30/2025 the expiration date in this p until closing, as defined in Seller's breach. If Listing	lling Firm. This agreement will, unless the Fee had aragraph, then this agreement is the Contract, or until the Confirm has agreed to pay the Fe	is agreement shall be effective when signed by Seller or Listing I terminate upon the earlier of closing, as defined in the Contract, or as been earned prior to such date. If the Fee has been earned prior to shall not terminate and it will continue to be in full force and effect ntract is terminated, so long as such termination is not a result of see, Listing Firm will not be obligated to pay if Seller breaches the only to acknowledge and consent to the Fee.	
represents the entire agreen This agreement may only written consent of all parti party in the proceeding sha incurred in connection with DO NOT UPLOAD THIS FORM	the parties hereto. All plus modified by a written document. If legal proceedings are in all be entitled to recover from the proceeding. This agreement. The THE MLS OR ATTA	FORCEMENT, AND GOVERNING LAW: This Agreement prior understandings and agreements are merged into this document. In the signed by all parties, and it may not be assigned except by stituted to enforce any provision of this agreement, the prevailing the non-prevailing party reasonable attorney's fees and court costs in the soverned by North Carolina law. ACH IT TO A PURCHASE CONTRACT. NC REALTORS® TY OR ADEQUACY OF THIS FORM IN ANY TRANSACTION.	
Listing Firm: Town and Mountain Realty		Selling Firm:	
Agent Name (Print): Athena Dygert		Agent Name (Print):	
	dotloop verified	Agent Ivano (Fint).	
By: Athena Dygert	dotloop verified 12/18/24 9:40 PM EST 3ARR-WZTJ-RWZI-RSKG	By:	
(Agent Signature)		(Agent Signature)	
Date:		Date:	
2 100.4	dotloop verified		
Seller: Joseph R. Quinlan	12/18/24 10:31 PM EST N4EE-PWQA-ZPZ7-GGDN	Buyer:	
(Signature)		(Signature)	
Date:		Date:	
Seller:		Buyer:	
(Signature)		(Signature)	
Date:		Date:	
Entity Seller:		Entity Buyer:	
(Name of LLC/Corporation/Partnership/Trust/Etc.)		(Name of LLC/Corporation/Partnership/Trust/Etc.)	
By:		By:	
Name (Print):		Name (Print):	
Title: Date:		Title: Date:	
Date.	· ·	Date.	



