Exclusive Buyer Brokerage Agreement

other specialized advice.

_	DADTIES	(110 11)
1.	PARTIES:	("Consumer") grants
the	exclusive right to work with and assist Consumer in locating and negotiating the ac	("Broker")
de	scribed below. The term "acquire" or "acquisition" includes any purchase, option, exc nership, possessory or equity interest in real property.	
2.	TERM: This Agreement will begin on the day of, an day of, an ("Termination Date"). However, if Consum	nd will terminate at 11:59 p.m. on the
pro	perty that is pending on the Termination Date, this Agreement will continue in effe erwise terminated.	ect until that transaction has closed or
	PROPERTY: Consumer is interested in acquiring real property as follows or as roperty"):	otherwise acceptable to Consumer
	(a) Type of property:	
	(b) Location:	
4.	BROKER'S OBLIGATIONS:	
	(a) Broker Assistance. Broker will	
	* use Broker's professional knowledge and skills;	
	* discuss property requirements and assist Consumer in locating and view	ing suitable properties;
	* assist Consumer in negotiating and closing any resulting transaction;	
	* cooperate with real estate licensees working with the owner, if any, to comple	ete a transaction.
	(b) Other Consumers. Consumer understands that Broker may work with other	
	acquire the same property as Consumer. If Broker submits offers by competing of	
	Consumer that a competing offer has been made, but will not disclose any of the	
	Consumer agrees that Broker may make competing consumers aware of the exist	
	makes, so long as Broker does not reveal any material terms or conditions of the off	
	written consent. Consumer understands that even if Broker is compensated by	
	who is working with an owner, such compensation does not compromise Broke	
	(c) Fair Housing. Broker adheres to the principles expressed in the Fair Housing.	
	act that unlawfully discriminates on the basis of race, color, religion, sex, handicap, fa	amilial status, country of national origin
	or any other category protected under federal, state or local law.	
	(d) Service Providers. Broker does not warrant or guarantee products or services	
	Broker, at Consumer's request, refers or recommends to Consumer in conne	ection with property acquisition.
5.	CONSUMER'S OBLIGATIONS: Consumer agrees to cooperate with Broker in acc	omplishing the objectives of this
Ag	eement, including:	
	(a) Conducting all negotiations and efforts to locate suitable property only throu	
	inquiries of any kind from real estate licensees, property owners or any other sou	
	contacted by an owner, or a real estate licensee who is working with an owner o	
	Broker, Consumer, will, at first opportunity, advise the owner or real estate license	ee that Consumer is working with and
	represented exclusively by Broke r. (b) Providing Broker and necessary third parties (i.e., any lender, closing agent	t atc) with accurate information
	requested by Broker or third parties in connection with ensuring Consumer's a	
	authorizes Broker to run a credit check to verify Consumer's credit information	
	(c) Being available to meet with Broker at reasonable times for consultations at	
	(d) Indemnifying and holding Broker harmless from and against all losses, damages,	
	including attorney's fees, and from liability to any person, that Broker incurs be	
	behalf.	-
	(e) Not asking or expecting to restrict the acquisition of a property according to race	
	status, country of national origin or any other category protected under federal, s	
	(f) Consulting an appropriate professional for legal, tax, environmental, engineering,	, foreign reporting requirements and

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Consumer (_____) (_____) and Broker/Sales Associate (_____) (_____) acknowledge receipt of a copy of this page, which is Page 1 of 3.

(g) Making a diligent good faith effort the and close on the sale of any property C	to perform the contract terms of any purchase a Consumer contracts to acquire.	greement or contract to lease
	ole upon execution of this Agreement. This Retained ree the Retainer is for the real estate services describ	r is in addition to any compensation
extension, Consumer or any person acting this Agreement or defaults on any contract	ation is earned when, during the term of this Agr g for or on behalf of Consumer contracts to acq t to acquire property. This compensation is for B coker, if any, from an owner or owner's broker for by Consumer per this paragraph.	uire real property as specified in roker's services for
\$(select only one) no later than the date of closing specifi being earned.	or% (select only one); or \$) of the total purchase price or other consideration for ied in the sales contract; however, closing is not	or the acquired property, payable a prerequisite for Broker's fee
lease with the owner. If Consumer ent Broker receives will be credited toward	% of month's rent (select only one); of ct only one) of the gross lease value, payable whaters into a lease-purchase agreement, the amound the amount due Broker for the purchase or % of the option amound the ment. If Consumer enters into a lease with operations.	int of the leasing fee which
will be compensated for both the lease	e and the option. I for all other types of acquisitions as if such acquis	
found by Consumer during—the term of this .	Il compensate Broker if, within (if left blace to consumer's attention Agreement. Consumer's obligation to pay Broker okerage agreement with another broker after Te	's tee ceases upon Consumer
Agreement. If Broker agrees to conditional this effect and pay a cancellation fee of \$_ Consumer will pay the fee stated in the CO termination date to Termination Date plus F	Insumer's request, Broker may agree to conditional termination of this Agreement, Consumer must Broker may void the consumer may be a supported by Broker may void the consumer content of the consumer content of the consumer of the consume	st enter a written agreement to onditional termination and n fee if, from the early racts to acquire any property
matters in question between the parties arifirst attempting mediation under the rules of parties. If litigation arises out of this Agreer and costs, unless the parties agree that dis space provided, Consumer () (), by mediation will be settled by neutral bindithe rules of the American Arbitration Association (or litigation to enforce the arbitration and the rules of the American Arbitration (or litigation to enforce the arbitration).	ment will be construed under Florida law. All consising out of or relating to this Agreement or the both the American Arbitration Association or other ment, the prevailing party will be entitled to reconsputes will be settled by arbitration as follows: A and Broker or Authorized Associate () and Broker or Authorized Associate () and graphitration in the county in which the Propertication or other arbitrator agreed upon by the paration provision of this Agreement or an arbitration fees, and will equally split the arbitrator's fees are	preach thereof will be settled by mediator agreed upon by the over reasonable attorney's fees arbitration: By initialing in the gree that disputes not resolved by is located in accordance with tries. Each party to any on award) will pay its own fees,
	oker may assign this Agreement to another broker. T nal representatives, successors and assigns.	his Agreement will bind and inure
Consumer () () and Broker/Sales Asso	sociate () () acknowledge receipt of a copy of t	his page, which is Page 2 of 3.

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12. BROKERAGE RELATIONSHIP: Broker will act as a transaction broker. Broker will deal honestly and fairly; will account for all funds; will use skill, care, and diligence in the transaction; will disclose all known facts that materially affect the value of the residential property which are not readily observable to buyer; will present all offers and counteroffers in a timely manner unless directed otherwise in writing; and will have limited confidentiality with Buyer unless waived in writing.					
13. OTHER TERMS: Cor	nsumer authorizes the B	uyer to provide a copy of this	s agreement to Lender/Closing Agent on a		
transaction entered into po	ursuant to this agreemer	<u>nt.</u>			
Agreement cannot be characceptable and binding. Breceive compensation fr	nged except by written a rokerage commission om any source that ex roker may receive sepa	agreement signed by both pass are not set by law and are ceeds the amount or rate trate compensation from owr	eement and understands its contents. This arties. Electronic signatures will be refully negotiable. Broker may not agreed to with Consumer. However, her of the property for services rendered to		
Date:	Consumer Na	ame:			
		Consumer Name:Consumer Signature:			
			Facsimile:		
Date:	Consumer Na	ame:			
			Facsimile:		
Data	Authorized A	aggaigte or Prokon			
Date:	_ Authorized A	ssociate or Broker:			
form should not be used in complete intended to identify the user as REA members of the NATIONAL ASSO	x transactions or with extensive ALTOR®. REALTOR® is a regis OCIATION OF REALTORS® an	riders or additions. This form is availa tered collective membership mark wh	his form in any specific transaction. This standardized ble for use by the entire real estate industry and is not ich may be used only by real estate licensees who are s. The copyright laws of United States (17 U.S. Code)		
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