

1.	PARTIES:	_(" Consumer ") grants
the	exclusive right to work with and assist Consumer in locating and negotiating the acquisition of suita	("Broker")
des	exclusive right to work with and assist Consumer in locating and negotiating the acquisition of suital scribed below. The term "acquire" or "acquisition" includes any purchase, option, exchange, lease or enership or equity interest in real property.	
2.	TERM: This Agreement will begin on the day of, and will terminate a day of, ("Termination Date"). However, if Consumer enters into an perty that is pending on the Termination Date, this Agreement will continue in effect until that transport to the agree of the perty that it is pending on the Termination Date, this Agreement will continue in effect until that transport to the perty that it is pending on the Termination Date, this Agreement will continue in effect until that transport to the perty that it is pending to the perty that is pending on the Termination Date, this Agreement will continue in effect until that transport to the perty that it is pending to the pend	t 11:59 p.m. on the agreement to acquire asaction has closed or
3.	erwise terminated. PROPERTY: Consumer is interested in acquiring real property as follows or as otherwise acceptables.	otable to Consumer
("P	roperty"):	
	(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 viewing suitable property.	perties:
	* assist Consumer in negotiating and closing any resulting transaction;	701 ti00,
	* cooperate with real estate licensees working with the seller, if any, to complete a transaction.	
	(b) Other Consumers. Consumer understands that Broker may work with other prospective consacquire the same property as Consumer. If Broker submits offers by competing consumers, Broke Consumer that a competing offer has been made, but will not disclose any of the offer's material to Consumer agrees that Broker may make competing consumers aware of the existence of any offer makes, so long as Broker does not reveal any material terms or conditions of the offer without Conswritten consent.	er will notify erms or conditions. r Consumer
	 (c) Fair Housing. Broker adheres to the principles expressed in the Fair Housing Act and will not act that unlawfully discriminates on the basis of race, color, religion, sex, handicap, familial status, coulor any other category protected under federal, state or local law. (d) Service Providers. Broker does not warrant or guarantee products or services provided by any to 	ntry of national origin hird party whom
	Broker, at Consumer's request, refers or recommends to Consumer in connection with prope	rty acquisition.
5.	CONSUMER'S OBLIGATIONS: Consumer agrees to cooperate with Broker in accomplishing the obj	jectives of this
Agı	eement, including: (a) Conducting all negotiations and efforts to locate suitable property only through Broker and r inquiries of any kind from real estate licensees, property owners or any other source. If Consume contacted by an owner or a real estate licensee who is working with an owner, or views a proper Broker , Consumer , will, at first opportunity, advise the owner or real estate licensee that Consume represented exclusively by Broker .	er contacts or is ty unaccompanied by
	(b) Providing Broker and necessary third parties (i.e., any lender, closing agent, etc.) with accurequested by Broker or third parties in connection with ensuring Consumer's ability to acquire pathorizes Broker to run a credit check to verify Consumer's credit information.	
	(c) Being available to meet with Broker at reasonable times for consultations and to view prope	
	(d) Indemnifying and holding Broker harmless from and against all losses, damages, costs and expenincluding attorney's fees, and from liability to any person, that Broker incurs because of acting obehalf.	on Consumer's
	(e) Not asking or expecting to restrict the acquisition of a property according to race, color, religion, s status, country of national origin or any other category protected under federal, state or local law (f) Acknowledging that property owners may have audio recording and/or video surveillance eq	I.
	to be viewed (i.e. cameras with audio recording capabilities, doorbell cameras, etc.). Consumer	
	while viewing such properties. (f)(g) Consulting an appropriate professional for legal, tax, environmental, engineering, foreign	
Coi	sumer () () and Broker/Sales Associate () () acknowledge receipt of a copy of this page, wh	nich is Page 1 of 4.

and other specialized advice. (g)(h) Making a diligent good faith effort to perform the contract terms of any purchase agreement or contract to lease and close on the sale of any property Consumer contracts to acquire.
6. RETAINER: A non-refundable retainer fee of \$ for Broker's services provided for Consumer ("Retainer") is earned and payable upon execution of this Agreement. This Retainer is in addition to any compensation earned by Broker . Broker and Consumer agree the Retainer is for the real estate services described herein and does not constitute a fee paid for a rental information list as described in section 475.453, Florida Statutes.
7. COMPENSATION: Broker's compensation is earned when, during the term of this Agreement or any renewal or extension, Consumer or any person acting for or on behalf of Consumer contracts to acquire real property as specified in this Agreement or defaults on any contract to acquire property. Compensation received by Broker, if any, from an owner or owner's broker for services rendered to Consumer will reduce any amount owed by Consumer per this paragraph. (a) Purchase or exchange: \$\ or % (select only one); or \$\ or % plus \$\ (select only one) of the total purchase price or other consideration for the acquired property, payable no later than the date of closing specified in the sales contract; however, closing is not a prerequisite for Broker's fee being earned. (b) Lease: \$\ or % of month's rent (select only one); or \$\ or % plus \$\ (select only one) of the gross lease value, payable when Consumer enters into a lease with the owner. If Consumer enters into a lease-purchase agreement, the amount of the leasing fee which Broker receives will be credited toward the amount due Broker for the purchase. (c) Option: Broker will be paid \$\ or % (select only one) of the option amount, to be paid when Consumer enters into the option agreement. If Consumer enters into a lease with option to purchase, Broker will be compensated for both the lease and the option. (d) Other: Broker will be compensated for all other types of acquisitions as if such acquisition were a purchase or exchange. (e) Additional Fees:
8. PROTECTION PERIOD: Consumer will pay Broker's compensation if, within (if left blank, 30) days after Termination Date, Consumer contracts to acquire any property which was called to Consumer's attention by Broker or any other person or found by Consumer during the term of this Agreement. Consumer's obligation to pay Broker's fee ceases upon Consumer entering into a good faith exclusive buyer brokerage agreement with another broker after Termination Date
9. CONDITIONAL TERMINATION: At Consumer's request, Broker may agree to conditionally terminate this Agreement. If Broker agrees to conditional termination of this Agreement, Consumer must enter a written agreement to this effect and pay a cancellation fee of \$ Broker may void the conditional termination and Consumer will pay the fee stated in the COMPENSATION Paragraph less the cancellation fee if, from the early termination date to Termination Date plus Protection Period, if applicable, Consumer contracts to acquire any property which, prior to the early termination date, was found by Consumer or called to Consumer's attention by Broker or any other person.
10. DISPUTE RESOLUTION: This Agreement will be construed under Florida law. All controversies, claims, and other matters in question between the parties arising out of or relating to this Agreement or the breach thereof will be settled by first attempting mediation under the rules of the American Arbitration Association or other mediator agreed upon by the parties. If litigation arises out of this Agreement, the prevailing party will be entitled to recover reasonable attorney's fees and costs, unless the parties agree that disputes will be settled by arbitration as follows: Arbitration : By initialing in the space provided, Consumer () (), and Broker or Authorized Associate () agree that disputes not resolved by mediation will be settled by neutral binding arbitration in the county in which the Property is located in accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. Each party to any arbitration (or litigation to enforce the arbitration provision of this Agreement or an arbitration award) will pay its own fees, costs, and expenses, including attorney's fees, and will equally split the arbitrator's fees and administrative fees of arbitration.
11. ASSIGNMENT; PERSONS BOUND: Broker may assign this Agreement to another broker. This Agreement will bind and inure to Broker's and Consumer's heirs, personal representatives, successors and assigns.
Consumer () () and Broker/Sales Associate () () acknowledge receipt of a copy of this page, which is Page 2 of 4.

EBBA-<u>8</u>7sa Rev. 7<u>1</u>/24<u>6</u>

©2024<u>6</u> Florida Realtors[®]

12. BROKERAGE RELATIONSHIP:

SINGLE AGENT NOTICE

FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS SINGLE AGENTS DISCLOSE TO BUYERS AND SELLERS THEIR DUTIES.

	ingle agent,			and its associates owe to you
the foll	owing duties:			
1.	Dealing honestly and fairly	' ;		
	Loyalty;			
	Confidentiality;			
	Obedience;			
	Full Disclosure;			
	Accounting for all funds;			
	Skill, care, and diligence in			
8.		ounteroffers in a	imely manner, unless a party has prev	iously directed the licensee
_	otherwise in writing; and			
9.		that materially af	ect the value of the residential real pro	perty and are not readily
	observable.			· ·
Signat	ure		Date	
Signat	ure	· · · · · · · · · · · · · · · · · · ·	Date	
- · g. · · · ·				
13 O I	THER TERMS:			
<u>receiv</u> Consu	e compensation from any	source that exc ay receive separa	are not set by law and are fully nego eeds the amount or rate agreed to we be compensation from owner of the pro- esponsible.	ith Consumer. However,
Date: _		Consumer Nar	ne:	
Date			nature:	
				····
			Telephone:Email:	· · · · · · · · · · · · · · · · · · ·
Date:			ne:	
Date			nature:	
		Zip:	Telephone:Email:	
Date:		Real Estate As	sociate:	
Date:			bker:	
Date		Real Estate Di	JKei	-
Сору	returned to Consumer on		by: □ personal delivery □m	ail □facsimile □email.
Florida RE	EALTORS® makes no representation as to ransactions or with extensive riders or add	litions. This form is availab	by: personal delivery provision of this form in any specific transaction. The for use by the entire real estate industry and is not integrated by real estate licensees who are members of the NATION	is standardized form should not be used in nded to identify the user as REALTOR®.
Florida RE complex t REALTOF	EALTORS® makes no representation as to ransactions or with extensive riders or add R® is a registered collective membership materials.	litions. This form is availat ark which may be used on	cy of any provision of this form in any specific transaction. The le for use by the entire real estate industry and is not interplay to be real estate licensees who are members of the NATION	is standardized form should not be used in nded to identify the user as REALTOR®. AL ASSOCIATION OF REALTORS® and
Florida RE complex to REALTOF	EALTORS® makes no representation as to ransactions or with extensive riders or add R® is a registered collective membership materials.	litions. This form is availat ark which may be used on	cy of any provision of this form in any specific transaction. The le for use by the entire real estate industry and is not inte	is standardized form should not be used in nded to identify the user as REALTOR®. AL ASSOCIATION OF REALTORS® and

who subscribe to its Code of Ethics. The copyright laws of United States (17 U.S. Code) forbid the unauthorized reproduction of this form by any means including facsimile or

computerized forms.

Consumer (_____) (_____) and Broker/Sales Associate (_____) (_____) acknowledge receipt of a copy of this page, which is Page 4 of 4.

EBBA-87sa Rev. 71/246 ©20246 Florida Realtors®