## Showing Agreement



1.	PARTIES:		("Consumer")
agr	ees that if, between	and 11:59 p.m. on	
inte	erested in touring, negotiating the pu	rchase, option, exchange, lease or other	acquisition of any of the properties listed
bel	ow, Consumer will utilize the profes	ssional services of	("Broker").
par		y executed contract for sale and purchase will automatically extend through the date	
an p	parties.		
2.	PROPERTY: This Agreement applies	s to the following properties:	
	BROKER'S OBLIGATIONS:		
	` '	<b>r</b> wants to negotiate a transaction on any o	f the above properties, <b>Broker</b> will:
	use <b>Broker's</b> professional knowledge of the second s		
	•	imer the above-described properties;	
		and closing any resulting transaction; and ees working with the owner, if any, to comp	ploto a transaction
	Cooperate with real estate licens	ces working with the owner, it arry, to comp	שוכנכ מ נומווסמטנוטוו.

existence of any offer Consumer makes, so long as Broker does not reveal any material terms or conditions of the offer without **Consumer's** prior written consent. (c) Fair Housing. Broker adheres to the principles expressed in the Fair Housing Act and will not participate in any act that unlawfully discriminates on the basis of race, color, religion, sex, handicap, familial status, country of national origin

(b) Other Consumers. Consumer agrees that Broker may work with other prospective consumers who want to acquire the same property as Consumer. Consumer agrees that Broker may make competing consumers aware of the

(d) Service Providers. Broker does not warrant or guarantee products or services provided by any third party whom Broker, refers or recommends to Consumer in connection with property acquisition.

or any other category protected under federal, state or local law.

- 4. CONSUMER'S OBLIGATIONS: Consumer agrees to cooperate with Broker in accomplishing the objectives of this Agreement, including:
  - immediately contacting **Broker** upon deciding to negotiate for the acquisition of one or more of the above-listed properties;
  - •informing any other real estate licensee with whom Consumer has contact that Consumer has contracted to work with **Broker** with regard to the properties listed above;
  - •providing Broker and necessary third parties (i.e., any lender, closing agent, etc) with accurate information requested by **Broker** or third parties in connection with ensuring **Consumer's** ability to acquire property. Consumer authorizes Broker to run a credit check to verify Consumer's credit information.
  - indemnifying and holding Broker harmless from losses, damages, costs, and expenses of any nature, that Broker incurs because of Consumer's negligence, misrepresentations, or default on any agreement;
  - consulting appropriate professionals for legal, tax, environmental, engineering, foreign reporting requirements and other specialized advice; and
  - •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.
- **5. 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 ıy, er

0	•		for <b>Consumer</b> . Compensation received by <b>Broker</b> , if a nsumer will reduce any amount owed by <b>Consumer</b>	
Consumer () ( SA-45_ Rev. 71/246 Florida Realtors®	) and Broker/Authorized Associate (	) (	_) acknowledge receipt of a copy of this page, which is Page 1 of 2. ©2024 <u>€</u>	<u>}</u>

(a) Purchase or exchange:					
plus \$ (select on					
no later than the date of clo	sing specified in the s	sales contract; however, clo	sing is not a pr	erequisite for	Broker's fe
being earned.					
(b) Lease: \$	or %	of month's rent (se	elect only one)	; or \$	
		of the gross lease value, pa			
with the owner. If Consume			amount of the	leasing fee	which Broke
receives will be credited tow		·			
(c) Other: Compensation fo	r all other types of acc	quisition, see Additional Ter	ms.		
		_			
6. RETAINER: A non-refunda					
Consumer ("Retainer") is ea					
compensation earned by Br					
herein and does not constitut	te a fee paid for a rent	tal information list as descri	bed in section 4	75.453, Florid	da Statutes.
7 ADDITIONAL TERMS					
7. ADDITIONALTERMS:					
O DISDUTE DESCUILITION. Th	aia Aawaamaantuuillha a	anaturad ruadan Flanida larr	All control consid		. 14 مصر سم ما 4 م
8. DISPUTE RESOLUTION: The					
in question between the par					
attempting mediation by med					
will be entitled to recover rea	asonable attorney's re	ees and costs, unless the p	arties agree tha	it disputes wi	iii be settied
arbitration as follows: Arbitra					
Associate (), agree that					
in which the Property is loca					
agreed upon by the parties. E					
or an arbitration award) will			ıg attorney's fee	es, and will e	equally split t
arbitrator's fees and adminis	trative fees of arbitration	on.			
9. ACKNOWLEDGMENT; MO					
Agreement cannot be changed					
and binding. Brokerage com					
compensation from any sou					
agrees that Broker may recei			roperty for servi	ces rendered	d to owner b
Broker, for which Consumer v	will not be responsible				
Date:	Consumer:				
Address:					
Zip:	Telephone:	F	acsimile		
	_ 1010phone		400111110.		
Date:	Consumer:				
Address:					
Zip:	Telephone:	F	acsimile:		
Date:	_ Authorized Associa	ate/Broker:			
		. –	_ "		
Copy returned to <b>Consumer</b> on _	<del></del>	by: ⊔ personal delive	ery □mail	⊔facsimile_	□email.
lorida REALTORS® makes no representation sed in complex transactions or with extensive					
sed in complex transactions or with extensive EALTOR®. REALTOR® is a registered collec					
EALTORS® and who subscribe to its Code o					
cluding facsimile or computerized forms.					
consumer () () and Brok	cer/Authorized Associate (	) () acknowledge red	eipt of a copy of this	page, which is Pa	
SA-45 Rev. 71/246					©202 <u>46</u>

SA-45 Rev. 71/2 Florida Realtors<sup>®</sup>