

BUYER REPRESENTATION AGREEMENT

Buyer 1 _____, **Buyer 2** _____ "Buyer"
Print Name Print Name

shall pay (Brokerage name) _____ "Broker"
(collectively "Parties")

as compensation for real estate brokerage services the following amount (choose one):

(1) _____% of the sales price.

OR

(2) A flat fee of \$_____.

OR

(3) _____% of the sales price AND a flat fee of \$_____.

OR

(4) **(Other)**_____

REPRESENTATION PERIOD: Buyer hereby agrees to enter an exclusive relationship with the Broker that shall begin (date)_____ and end (date)_____.

In such period, the Buyer agrees to only use Broker as their real estate representative.

Compensation is due to Broker upon the successful completion of a purchase transaction defined as the Buyer being recorded as the new owner of record, or upon the successful completion of a lease transaction defined as a landlord/lessor and tenant/lessee both signing a lease agreement.

Any transaction-related compensation paid to the Broker from any source other than Buyer shall be deducted from the amount due from the Buyer as stipulated in this agreement.

Buyer is obligated to the compensate Broker upon successful completion of any transaction that begins during the representation period, notwithstanding whether the broker actually participated.

If within 30 (or _____) days from the end of this representation period the Buyer enters into a transaction on any property in which the Broker showed or actively marketed to the Buyer during the representation period, then this agreement extends the duration of the transaction, in which case compensation is due Broker upon the success completion of such transaction.

BROKER DUTY: Broker shall furnish Buyer with information on prospective properties, facilitate showings, and prepare documents when possible, and per the Buyer’s request, all within a reasonable time frame.

DISPUTE RESOLUTION

The venue for any disputes relating to or arising from the contract will be in the county where the property is located or in another location agreed upon by the parties.

When a legal action arises from the agreement the prevailing party shall be awarded reasonable attorney fees and court costs from the non-prevailing party.

MEDIATION: If a dispute arises from this agreement and parties are unable to resolve their dispute then both parties agree to seek mediation prior to filing a lawsuit or seeking a legal action against each other. The mediator should be a neutral third-party that is mutually agreed upon and chosen between both parties. If either party initiates a lawsuit without attending mediation, then that party shall not be entitled to recovering attorney fees and court costs, even when otherwise entitled.

Parties agree to first seek mediation as a resolution for any disputes or potential legal claims against broker(s), provided that broker(s) also agree, in writing, to attend mediation.

Buyer Initials [_____] [_____]

Broker Initials [_____] [_____]



