

VIRGINIA ASSOCIATION OF REALTORS® EXCLUSIVE RIGHT TO REPRESENT BUYER AGREEMENT (Standard Agency)

This AGREEMENT made as of ______, by and between _____



(This is a legally binding contract; if not understood, seek competent advice before signing.)

("Buyer"); and ("Broker"), provides: 1. In consideration of the mutual covenants contained in this Agreement, Buyer hereby appoints Broker to represent Buyer in the acquisition of real property. As used in this Agreement, "acquisition of real property" shall include any purchase, option, exchange or lease of property or an agreement to do so. Buyer is retaining Broker to acquire the following specific property or type of property:		
dilige Buye information relation nego unless the a	gent and effective manner to locate property available for pyer consents in writing to the release of information, Broke ormation and other matters identified as confidential by lationship. If Broker is not the listing firm of the seller (the "L gotiations and transactions regarding the acquisition of real less consented to in writing by Buyer. Broker shall have no	tandard agent in this brokerage relationship and represent Buyer in a purchase and suitable to Buyer. Unless otherwise provided by law or the result of the confidentiality of personal information, financial Buyer that is received from Buyer in the course of the brokerage isting Firm"), Broker shall represent solely the interest of Buyer in all property, and shall repudiate any agency relationship with the seller obligation to search out such properties beyond those that come to ess. Broker may represent other buyers who may be interested in the
reque comp visition broke	quests of Broker to supply any pertinent information or persompensation set forth below; be available during Broker's riting any resale or new homes or contacting any other re	oker during the term of this Agreement; comply with the reasonable onal data needed to fulfill the terms of this Agreement; pay Broker the egular working hours to view properties; consult with Broker before all estate licensees or property owners to avoid confusion over the pensation due to Broker; and inform all sellers and licensees whom
selle	ller, which compensation will be credited against the Fee (cooker, Buyer agrees to pay Broker a fee (the "Fee") equal to:	npensation offered by the Listing Firm to a buyer's broker or paid by a lefined below) due by Buyer to Broker. For the services rendered by rice of the property acquired by Buyer; AND/OR or by a seller to a buyer's broker on property acquired by Buyer, but; AND/OR
above be determined to the compand of the compand o	e Fee shall be due during the term of this Agreement if Bu ove through services of Broker or otherwise, or the material due to Broker if the real property is shown or described to le thereto within days after the expiration of to okerage agreement with another real estate brokerage firm. If y action or default by Buyer which results in Buyer's not obte the acquisition of the real property are met. Buyer's obligation mpensation received by Broker from the Listing Firm or sell deference of the real property are met. Buyer's obligation to the real property are met. Buyer's obligation mpensation received by Broker from the Listing Firm or sell deference of the real property and amount may exceed the property are met.	yer enters into a contract to acquire a property of the type described conditions of such contract are subsequently met. The Fee shall also Buyer by Broker during the term of this Agreement and Buyer obtains his Agreement unless Buyer has entered into a subsequent buyer. The Fee shall be payable to Broker on the earlier of transfer of title or aining title to the property after the material conditions of the contract on to pay the Fee shall survive the termination of this Agreement. Any of the contract of the Fee shall promptly disclose any selling bonus to Buyer, or compensation received by Broker from the Listing Firm or the seller, roker. Buyer shall not modify Broker's Fee in any real estate purchase
certa listed selle Brok licen trans repre	rtain properties listed by Broker may be of interest to Buyer and by Broker which may suit Buyer's needs and hereby insuler. If Buyer elects to view or consider property listed by Broker will exist, and Broker must either obtain the written ensees of Broker as designated agents to represent Buyer ansaction. Under Virginia law, designated agents shall not be bresent the client to whom they are designated in the trans	at Broker may represent sellers of property as a listing agent, and Buyer authorizes Broker to bring to Buyer's attention any properties structs Broker to inform Buyer at the time of its representation of the oker and to make an offer on such property, then dual agency by the consent of Buyer and Broker's seller client to: (i) assign different and seller; or (b) act as a dual agent for Buyer and seller in the same be considered dual agents and shall not be limited in their ability to isaction. The principal or supervising broker who is supervising the er, and such broker's ability to represent both clients will be limited.

Broker shall not disclose to either client or such client's designated agent any information that has been given to Broker by the other client within the confidence and trust of the brokerage relationship, unless the disclosure is required by law or consented to in writing by the affected party. In dual agency, there is a limitation on Broker's ability to represent either Buyer or seller fully and exclusively. Paragraph 7 of this Agreement contains a disclosure explaining more fully the roles and responsibilities of Buyer, a

seller and the agent in a dual agency. Broker shall request Buyer's consent to act as a dual agent if Buyer desires to make an offer on a property listed by Broker and Buyer agrees that before making an offer on any property listed by Broker, Buyer will enter into a written consent to a dual agency on the part of Broker.

- 7. DISCLOSURE REGARDING DUAL AGENCY: If Buyer is shown a property listed by Broker and/or makes an offer on such property, and Broker has not designated agents to represent Buyer and the seller, Broker and all of Broker's licensees will be acting as the agent for both the seller and Buyer in the transaction. In such a transaction, Broker will remain impartial to the seller and Buyer. Buyer agrees that Broker shall not be liable to either party for refusing or failing to disclose information which, in the sole discretion of Broker, would harm one party's bargaining position and would benefit the other party. Broker cannot disclose or advise either Buyer or seller as to (i) the terms to offer or accept in any offer or counteroffer; (ii) the suitability of the property, its condition (other than to make any disclosures as required by law of any licensee representing a seller), or the repairs to make or request; or (iii) any dispute that arises relating to the transaction. If the seller and Buyer do not enter into an agreement for the purchase of the seller's property, such dual agency shall terminate. Buyer acknowledges the implications of Broker's dual agency, including the limitation on Broker's ability to represent the seller or Buyer fully and exclusively. Buyer understands that Buyer may seek independent legal counsel or engage another real estate licensee at Buyer's sole expense in order to assist with any matter relating to a purchase agreement or to the transaction that is the subject matter of a purchase agreement. If Buyer engages legal counsel and/or another real estate licensee, Broker shall: (i) continue to act as a dual agent with the consent of Buyer; or (ii) terminate Broker's representation of Buyer by written notice to Buyer only with respect to the property listed by Broker in which Buyer has made an offer, but in either choice of (i) or (ii) above, Broker shall be entitled to the Fee set forth in Paragraph 5 unless otherwise agreed to by Broker. Provided Broker has acted in accordance with its obligations under this Agreement, Broker shall not be liable for any claims, damages, losses, expenses or liabilities arising from Broker's role as dual agent. Buyer shall have a duty to protect its own interests and should read any purchase agreement carefully to insure that it accurately sets forth terms Buyer wants included in the purchase agreement. If acting as a dual agent, Broker will: treat the seller and Buyer honestly; disclose material facts about the property that are known to Broker as required by law; assist in the preparation of the purchase agreement; work diligently to facilitate the sale and work with the seller and Buyer's settlement agent/attorney to facilitate closing. Broker may also assist Buyer to arrange property inspections, help Buyer compare financing alternatives, and provide information about comparable properties so the seller and Buyer may make an educated decision about the price to be contained in the purchase agreement.
- 8. RECORDINGS WITHIN THE PROPERTY: Prior to photographing, videographing or videotelephoning the property without prior written permission of the owner, Buyer should speak with an attorney. Buyer should be aware that the seller may have a security system that records or allows for remote monitoring of the property, including recording or broadcasting audio. Sellers may be able to listen to conversations in their properties and Buyer should be aware that any discussions of negotiation strategies held in the property may not be confidential. Buyer hereby releases Broker, buyer agent and employees from any liability which may result from any recording in the property.
- **9. MISCELLANEOUS:** Buyer acknowledges that Broker is being retained solely as a real estate agent and is not an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, home inspector or other service provider. Buyer has been advised to seek professional advice for any such matters. This Agreement may not be modified or changed except by written instrument executed by the parties, and it shall be construed, interpreted, and applied according to the laws of the Commonwealth of Virginia.

10. ELECTRONIC SIGNATURES: / If this paragraph is initialed by both parties, then in accordance with the Uniform Electronic Transactions Act (UETA) and the Electronic Signatures in Global and National Commerce Act, or E-Sign, regarding electronic signatures and transactions, the parties do hereby expressly authorize and agree to the use of electronic signatures as an additional method of signing and/or initialing this Agreement. The parties hereby agree that either party may sign electronically by utilizing an electronic signature service. 11. OTHER TERMS:				
BUYER		BROKER		
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Date	Buyer			
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Date	Buyer	By: Name:		
	•	Date:		
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Date	Buyer			

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Buyer

Date