

. PARTIES:	(" <del>Buyer</del> Consumer"
grants	
	("Broker"
eal Estate Broker  e exclusive right to work with and assist Buyer Consumer in locating and negotiating the acquisitio	en of quitable roal
re exclusive right to work with and assist " <del>buyer_Consumer</del> in localing and negotiating the acquisition operation as described below. The term "acquire" or "acquisition" includes any purchase, option, excha	ande lease or other
operty as described below. The term acquire of acquisition includes any purchase, option, excha equisition of an ownership, <u>possessory</u> or_equity interest in real property.	arige, lease or other
. <b>TERM:</b> This Agreement will begin on the day of, and will terminate day of, and will terminate cquire property that is pending on the Termination Date, this Agreement will continue in effect un	e at 11:59 p.m. on the
day or, ("Termination Date"). However, if <del>Buyer Consumer</del> ente	ers into an agreement to
osed or otherwise terminated.	וווו נוומנ נומוו5מכנוטוו וומי
PROPERTY: Buyer Consumer is interested in acquiring real property as follows or as otherw	rise acceptable to <del>Buy</del>
onsumer ("Property"):	
(a) Type of property:	
(b) Location:	
(a) Deign property	
(c) Price range: \$to \$	
☐ Buyer has been ☐ pre-qualified ☐ pre-a roved by	
for (amount and terms, if any)	
(d) Preferred terms and conditions:	
* assist Buyer in determining Buyer's financial capability and financial options;  * discuss property requirements and assist Buyer Consumer in locating and viewing suit  * assist Buyer Consumer to contract for property, monitor deadh. If any a cheen negotial resulting transaction;  (b) cooperate with real estate licensees working with the sellerowner, if any, to affect complete a understands that even if Broker is compensated by a seller or a real estate license. The is we such compensation does not compromise Broker's duties to Buyer.	ating and closing any a transaction. Buyer
Ce)(b) Other Buyers Consumers. Buyer Consumer understands that Broker may work with buyers consumers who want to acquire the same property as Buyer Consumer. If Broker submit buyers consumers, Broker will notify Buyer Consumer that a competing offer has been —made, any of the offer's material terms or conditions. Buyer Consumer agrees that Broker may make consumers aware of the existence of any offer Buyer Consumer makes, so long as Broker does not terms or conditions of the offer without Buyer's Consumer's prior written consent. Consumer even if Broker is compensated by an owner or a real estate licensee who is working with an ocompensation does not compromise Broker's duties to Consumer.  (d)(c) Fair Housing. Broker adheres to the principles expressed in the Fair Housing Act as in any act that unlawfully discriminates on the basis of race, color, religion, sex, handicap, familial storigin or any other category protected under federal, state or local law.  (e)(d) Service Providers. Broker does not warrant or guarantee products or services provided whom Broker, at Buyer's Consumer's request, refers or recommends to Buyer Consumer over Consumer.  (e)(d) Acknowledge receipt of a copy of this part of the same property and provided and provided account of the same property	ts offers by competing, but will not disclose competing buyers ot reveal any material understands that wher, such and will not participate atus, country of national disconnection with
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5. BUYER'S CONSUMER'S OBLIGATIONS: Buyer Consumer agrees to cooperate with Broker in accomplishing the
objectives of this Agreement, including:
(a) Conducting all negotiations and efforts to locate suitable property only through <b>Broker</b> and referring to <b>Broker</b> all
inquiries of any kind from real estate licensees, property owners or any other source. If Buyer Consumer contacts or is
contacted by a <u>sellern owner</u> , or a real estate licensee who is working with a <u>sellern owner</u> or views a property
unaccompanied by <b>Broker</b> , <b>BuyerConsumer</b> , will, at first opportunity, advise the seller owner or real estate licensee that
Buyer Consumer is working with and represented exclusively by <b>Broke</b> r.
(b) Providing Broker and necessary third parties (i.e., any lender, closing agent, etc.) with accurate personal and
financial information requested by Broker or third parties in connection with ensuring Buyer's Consumer's ability to
acquire property. Buyer Copy mer authorizes Broker to run a credit check to verify Buyer's Consumer's credit
information.
(c) Being available to meet with stroker at reasonable times for consultations and to view properties.
(d) Indemnifying and holding Elok r harm less from and against all losses, damages, costs and expenses of any kind,
including attorney's fees, and from liability to any person, that <b>Broker</b> incurs because of acting on Buyer's
Consumer's behalf.
(e) Not asking or expecting to restrict the accuration of a property according to race, color, religion, sex, handicap, familial
status, country of national origin or any other sate gory protected under federal, state or local law.
(f) Consulting an appropriate professional for local, tax environmental, engineering, foreign reporting requirements and
other specialized advice.
(f)(g) 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 <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the sale of any property <b>Consumer</b> cooking at the contract to the contract
lease and close on the sale of any property consumer courage to acquire.
6. <b>RETAINER:</b> Upon final execution of this Agreement, Euver will pay to Broker aA non-refundable retainer fee of
for Broker's services provided for Corsum ("Retainer") is earned and payable upon
execution of this Agreement. This Retainer is in addition to any comper sation extraed by <b>Broker</b> . <b>Broker</b> and <b>Consumer</b> agree the
Retainer is for the real estate services described herein and does not constitute a said for a rental information list as described in
section 475.453, Florida Statutes This fee is not refundable and 🕀 will 🗗 vill not the credited to <b>Buyer</b> if compensation is
earned by Broker as specified in this Agreement.
7. COMPENSATION: Broker's compensation is earned when, during the term at 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. This compensation is for <b>Broker's</b> services for
Consumer. Compensation received by Broker, if any, from an owner or owner's brok. for services rendered to
Consumer will reduce any amount owed by Consumer per this paragraph.
Consumer will reduce any amount owed by Consumer per this paragraph.
(a) Broker's compensation is earned when, during the term of this Agreement or any renewal or extension,
Buyer or any person acting for or on behalf of Buyer contracts to acquire real property as specified in
this Agreement. Buyer will be responsible for paying Broker the amount specified below plus any applicable
taxes but will be credited with any amount which Broker receives from a seller or a real estate licensee
who is working with a seller.
(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 <b>Broker's</b> fee

property acquisition.

being earned.

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lease with the owner. If **Consumer** enters into a lease-purchase agreement, the amount of the leasing fee which

% of month's rent (select only one); or \$ % plus \$ (select only one) of the gross lease value, payable when **Consumer** enters into a

to be paid at closing.

Broker receives will be credited toward the amount due Broker for the purchase.	
(c) Lease: \$ or% (select only one); or \$ or% plus \$	
(select only one) of the gross lease value, to be paid when Buyer enters into the lease. If Buyer enters into a lease-	
purchase agreement, the amount of the leasing fee which Broker receives will be credited toward the amount de	<del>ie</del>
Broker for the purchase.	
(d) Option: Broker will be paid \$ or % 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. Broker will be paid \$ or % of	
the option amount (select only one), to be paid when Buyer enters into the option agreement. If Buyer enters	
into a lease with option to purchase, <b>Broker</b> will be compensated for both the lease and the option. If <b>Buyer</b> subsequently exercises the option, the amounts received by <b>Broker</b> for the lease and option will be credited	
toward the amount due <b>Broker</b> for the purchase.	
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(c) (e)(d) Other: Broker will be compensated for all other types of	
acquisitions as if such acquisition were a purchase or exchange.	
(f)(e)  Buyer DefaultAdditional Fees: Buyer will pay Broker's compensation immediately upon Buyer's	
default on any contract to acquire	
property.	
<del>property.</del>	
7. PROTECTION PERIOD: Buy compensate Broker's compensation if, within left blank, 30) days after Termination Date, Buy erConsumer	<u> (if</u>
left blank, 30) days after Termination Late, But er Consumer  Secondary of the Region	
8. contracts to acquire any property which was called to Buyer's Consumer's attention by Broker or any other person of found by Buyer Consumer during the consumer the consumer that the consumer is a superior consumer of this Agreement. Buyer's Consumer's obligation to pay Broker's fee cease	.c .c
upon Buyer Consumer entering into a good faith excusive buyer brokerage agreement with another broker after	3
Termination Date.	
<b>*                                    </b>	
9. EARLY CONDITIONAL TERMINATION: At Consumer may agree to conditionally terminate the Agreement. If Broker agrees to conditional termination of the Agreement, Consumer must enter a written agreement.	<u>iis</u>
Agreement. If Broker agrees to conditional termination of this Agreement, Consumer must enter a written agreement	<u>it to</u>
this effect and pay a cancellation fee of \$  Consumer will pay the fee stated in the COMPENSA LON Par craph less the cancellation fee if, from the early	
termination date to Termination Date plus Protection Period i applicable. <b>Consumer</b> contracts to acquire any prope	rtv
termination date to Termination Date plus Protection Period, applicable, Consumer contracts to acquire any proper which, prior to the early termination date, was found by Consumer or called to Consumer's attention by Broker or a	anv
other person. Buyer may terminate this Agreement at any time by written notice to Broker but will remain responsible	<del>o for</del>
other person. Buyer may terminate this Agreement at any time by writer notice to Broker but will remain responsible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period, if applied to the plus Protection Period, if applied to the plus Protection Period is a possible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period, if applied to the plus Protection Period is a possible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period is a possible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period is a possible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period is a possible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period is a possible paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period is a possible paying Broker's compensation in the early termination date to Termination Date plus Protection Period is a possible paying Broker's compensation and the plus Protection Period is a possible paying Broker's compensation and the paying Broker's comp	<del>cable,</del>
Buver contracts to acquire any property which, prior to the early termination date, was found by Buver or called to-	
Buyer's attention by Broker or any other person. Broker may term to the first are ement at any time by written notice Buyer, in which event Buyer will be released from all further obligations under his Agreement.	e to
Buyer, in which event Buyer will be released from all further obligations under alls Agreement.	
8	
9-10. 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	
by the parties. If litigation arises out of this Agreement, the prevailing party will be entitled to recover reasonable atto	
fees and costs, unless the parties agree that disputes will be settled by arbitration as follows: Arbitration: By initiality and the parties agree that disputes will be settled by arbitration as follows: Arbitration:	ng 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	ı.
accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. Eac	
party to any arbitration (or litigation to enforce the arbitration provision of this Agreement or an arbitration award) will	
its own fees, costs, and expenses, including attorney's fees, and will equally split the arbitrator's fees and administra	
fees of arbitration. Any unresolvable dispute between Buyer and Broker will be mediated. If a settlement is not reac	
mediation, the matter will be submitted to binding arbitration in accordance with the rules of the American Arbitration	-
Association or other mutually agreeable arbitrator.	
44. ACCIONMENT: DEDOONO DOUND. Destroyers a sign this Assessment of such as less than been such as the Assessment will bis down it.	
11. ASSIGNMENT; PERSONS BOUND: Broker may assign this Agreement to another broker. This Agreement will bind and it	nure
to <b>Broker's</b> and <b>Buyer's</b> Consumer's heirs, personal representatives, successors and assigns.	
Buyer Consumer () () and Broker/Sales Associate () () acknowledge receipt of a copy of this page, which is Page 3	;
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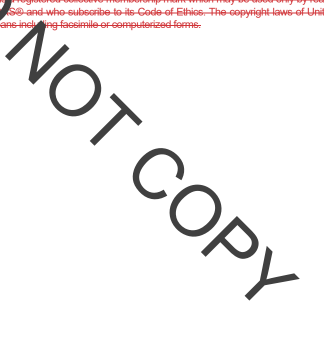
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the value of the residential proper	ty which are not	readily observable to buye	disclose all known facts that materially aft r; will present all offers and counteroffers identiality with <b>Buyer</b> unless waived in	
writing.	erwise iii wiitiiig	, and will have illilited com	definantly with <b>buyer</b> unless walved in	
<del>12.</del> 13.				
PECIAL CLAUSES OTHER	TERMS:			
			ead this Agreement and understands its	
			igned by both parties. <u>Electronic signaturd</u> v and are fully negotiable. Broker may	
receive compensation from any	burse that ex	ceeds the amount or rate	agreed to with Consumer. However,	100
			ner of the property for services rendered	<u>to</u>
owner by <b>Broker</b> , for which <b>Cons</b>	um er will lot be	responsible.		
Date:	Buyer Consu	ne Name:	<del></del>	
	Consumer S	gr <u>xture:</u>		
	Address:			
	Zip:	Telephone:	Facsimile:	
	Email:	· ·		
Date:	Consumer Na	ame:		
	Consumer Signature			
	Address:	griataro.		
		Tolonbono	Faccimile	
		Telephone:	Facsimile:	
	Email:			
Date:	Buyer:		Tax ID No:	
	Address:			
	<del>Zір:</del>	Telephone:	Facsimile:	
Date:	Real Estate A	Associate Authorized Assoc	iste or Broker	
Date.	<del>Real Estate /</del>	ASSOCIATE AUTHORIZED ASSOC	late of broker.	
Dut	Deal Estate E	A		
Date:	<del>- Real Estate E</del>	sroker:		
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of 5 <u>. Pages.</u>			32	
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41.12. BROKERAGE RELATIONSHIP: Broker will act as a transaction broker. Broker will deal honestly and fairly; will

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