

BUYER REPRESENTATION AGREEMENT - NON-EXCLUSIVE

(C.A.R. Form BRNE, Revised 12/18)

1.	NON-EXCLUSIVE RIGHT TO REPRESENT:				
	gran		("Bro	ker")	
	beg	ginning on (date) and ending at: (i) 11:59 P.M. on (date), or ulting transaction, whichever occurs first ("Representation Period"), the non-exclusive and irrevocable right, on	(II) completion	ora	
			the terms spec	inea	
		nis Agreement, to represent Buyer in acquiring real property or a manufactured home as follows: PROPERTY TO BE ACQUIRED:			
	A.	(1) Any purchase, lease or other acquisition of any real property or manufactured hon	ne described	20	
		Location:	ie described	as	
		Other:			
		Price range: \$ to \$			
OR		(2) The following specified properties only:			
OR		(3) Only the properties identified on the attached list.			
		Broker agrees to exercise due diligence and reasonable efforts to fulfill the following authorizations			
	C.	Broker will perform its obligations under this Agreement through the individual signing for Broker below			
		estate licensee assigned by Broker, who is either Broker individually or an associate-licensee (an individually			
		real estate salesperson or broker who works under Broker's real estate license). Buyer agrees that Broker's	s duties are lin	nited	
2	A C I	by the terms of this Agreement, including those limitations set forth in paragraphs 5 and 6.			
۷.		ENCY RELATIONSHIPS: DISCLOSURE: Unless the property to be acquired is 5 or more residential dwelling units, Buyer ack	rnowlodgos ro	ooint	
	A.	of the "Disclosure Regarding Real Estate Agency Relationships" (C.A.R. Form AD) prior to entering in			
	B.	BUYER REPRESENTATION: Broker will represent, as described in this Agreement, Buyer in any resulting the		iciii.	
		(1) POSSIBLE DUAL AGENCY WITH SELLER: (C(1) APPLIES UNLESS C(2)(i) or (ii) is checked below.)			
		Depending on the circumstances, it may be necessary or appropriate for Broker to act as an agent for both	Buyer and a se	eller,	
		exchange party, or one or more additional parties ("Seller"). Broker shall, as soon as practicable, disclose to	Buyer any elec	ction	
		to act as a dual agent representing both Buyer and Seller. If Buyer is shown property listed with Broker, Buyer			
		becoming a dual agent representing both Buyer and Seller with respect to those properties. In event of o			
		agrees that: a dual agent may not, without the express permission of the respective party, disclose to the other			
		information, including, but not limited to, facts relating to either the buyer's or seller's financial position, moti			
		position, or other personal information that may impact price, including the seller's willingness to accept a			
		listing price or the buyer's willingness to pay a price greater than the price offered; and except as set forth a is obligated to disclose known facts materially affecting the value or desirability of the Property to both part		geni	
	OR	(2) SINGLE AGENCY ONLY: (APPLIES ONLY IF (i) or (ii) is checked below.)	165.		
	0	(i) Broker's firm lists properties for sale: Buyer understands that this election will prevent Broker fr	om showing B	uver	
		those properties that are listed with Broker's firm or from representing Buyer in connection with those			
		acquisition of a property listed with Broker's firm shall not affect Broker's right to be compensated under pa			
		resulting transaction in which Seller's property is not listed with Broker's firm, Broker will be the exclusive age	nt of Buyer and	d not	
		a dual agent also representing Seller.			
	OR	(ii) Broker's firm DOES NOT list property: Entire brokerage firm only represents buyers and does not l		any	
	n	resulting transaction, Broker will be the exclusive agent of Buyer and not a dual agent also representing Sell OTHER POTENTIAL BUYERS: Buyer understands that other potential buyers may, through Broker, conside	ਰ। r mako offore (on or	
	υ.	acquire the same or similar properties as those Buyer is seeking to acquire. Buyer consents to Broker's rep	resentation of	such	
		other potential buyers before, during and after the Representation Period, or any extension thereof.	rocontation of t	Juon	
	E.	NON CONFIDENTIALITY OF OFFERS: Buyer is advised that Seller or Listing Agent may disclose the e	xistence, term	s, or	
		conditions of Buyer's offer unless all parties and their agent have signed a written confidentiality agreement.	Whether any	such	
		information is actually disclosed depends on many factors, such as current market conditions, the prevailing			
		estate community, the Listing Agent's marketing strategy and the instructions of the Seller.			
	F.	CONFIRMATION: Unless the property is 5 or more residential dwelling units, Broker shall confirm the a			
_	00	described above, or as modified, in writing, prior to or concurrent with Buyer's execution of a Property Contract	(as defined bel	low).	
3.		MPENSATION TO BROKER: OTICE: The amount or rate of real estate commissions is not fixed by law. They are set	hy each Bro	kor	
	ind	lividually and may be negotiable between Buyer and Broker (real estate commissions)	ons include	all	
		mpensation and fees to Broker).	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	un	
		ver agrees to pay to Broker, irrespective of agency relationship(s), as follows:			
		AMOUNT OF COMPENSATION: (Check (1), (2) or (3). Check only one.)			
		(1) percent of the acquisition price AND \$,	
		(2) \$(3) Pursuant to the compensation schedule attached as an addendum		,	
On		(3) I disualit to the compensation schedule attached as an addendum			
Brol	ker In	nitials ()() Buyer's Initials ()()		
© 2	018, 0	California Association of REALTORS®, Inc.	1=	1:	
BR	NE F	REVISED 12/18 (PAGE 1 OF 4) Print Date	EQUAL H	OUSING	

Buyer:	Date:
В	COMPENSATION PAYMENTS AND CREDITS: Buyer is responsible for payment of compensation provided for in this Agreement. However, if anyone other than Buyer compensates Broker for services covered by this Agreement, that amount shall be credited toward Buyer's obligation to pay compensation. If the amount of compensation Broker receives from anyone other than Buyer exceeds Buyer's obligation, the excess amount shall be disclosed to Buyer, and if allowed by law paid to Broker, or \square credited to Buyer, or \square other
D E	BROKER RIGHT TO COMPENSATION: Broker shall be entitled to the compensation provided for in paragraph 3A: (1) If during the term of the Representation Period, or any extension thereof, Buyer enters into an agreement to acquire property described in paragraph 1A on those terms or any other terms acceptable to Buyer provided Seller completes the transaction or is prevented from doing so by Buyer, and if the property was introduced to Buyer by Broker or was one for which Broker acted on Buyer's behalf. (Broker shall be entitled to compensation whether any escrow resulting from such agreement closes during or after the expiration of the Representation Period.) (2) If, within calendar days after expiration of the Representation Period or any extension thereof, Buyer enters into an agreement to acquire property described in paragraph 1A, which property Broker introduced to Buyer, or for which Broker acted on Buyer's behalf. The obligation to pay compensation pursuant to this paragraph shall arise only if, prior to or within 3 (or) calendar days after expiration of this Agreement or any extension thereof, Broker gives Buyer a written notice of those properties which Broker introduced to Buyer, or for which Broker acted on Buyer's behalf. TIMING OF COMPENSATION: Compensation is payable: (1) Upon completion of any resulting transaction, and if an escrow is used, through escrow. (2) If acquisition is prevented by default of Buyer, upon Buyer's default. (3) If acquisition is prevented by a party to the transaction other than Buyer, when Buyer collects damages by suit, settlement or otherwise. Compensation shall equal one-half of the damages recovered, not to exceed the compensation provided for in paragraph 3A, after first deducting the unreimbursed payments, credits and expenses of collection, if any. Buyer hereby irrevocably assigns to Broker the compensation provided for in paragraph 3A from Buyer's funds and proceeds in escrow. Buyer agrees to submit to escrow any funds needed to compensate Broker u
	(2) Buyer warrants that Buyer has no obligation to pay compensation to any other broker regarding property described in paragraph 1A, unless Buyer acquires the following property(ies): (3) If Buyer acquires a property specified in G(2) above during the time Buyer is obligated to compensate another broker, Broker is neither: (i) entitled to compensation under this Agreement, nor (ii) obligated to represent Buyer in such transaction.
m ne pe	ITERNET ADVERTISING: Buyer acknowledges and agrees that: (i) properties presented to them may have been arketed through a "virtual tour" or the Internet, permitting potential buyers to view properties over the Internet; (ii) either the service provider nor Broker has control over who will obtain access to the service or what action such ersons might take; and (iii) Broker has no control over how long the information concerning the properties will be vailable on the Internet.
5. B	ROKER AUTHORIZATIONS AND OBLIGATIONS: Buyer authorizes Broker to: (i) locate and present selected properties to Buyer, present offers authorized by Buyer, and assist Buyer in negotiating for acceptance of such offers; (ii) assist Buyer with the financing process, including obtaining loan pre-qualification; (iii) upon request, provide Buyer with a list of professionals or vendors who perform the services described in the attached Buyer's Inspection Advisory; (iv) order reports, and schedule and attend meetings and appointments with professionals chosen by Buyer; (v) provide guidance to help Buyer with the acquisition of property; and (vi) obtain a credit report on Buyer. For property transactions of which Broker is aware and not precluded from participating in by Buyer, Broker shall provide and review forms to create a property contract ("Property Contract") for the acquisition of a specific property ("Property"). With respect to such Property, Broker shall: (i) if the Property contains residential property with one to four dwelling units, conduct a reasonably competent and diligent on-site visual inspection of the accessible areas of the Property (excluding any common areas), and disclose to Buyer all facts materially affecting the value or desirability of such Property that are revealed by this inspection; (ii) deliver or communicate to Buyer any disclosures, materials or information received by, in the personal possession of or personally known to the individual signing for Broker below during the Representation Period; and (iii) facilitate the escrow process, including assisting Buyer in negotiating with Seller. Unless otherwise specified in writing, any information provided through Broker in the course of representing Buyer has not been and will not be verified by Broker. Broker's services are performed in compliance with federal, state and local anti-discrimination laws.
Broker	Initials ()() Buyer's Initials ()()

Buyer: _	·	Date:
, er	COPE OF BROKER DUTY:	
	While Broker will perform the duties described in paragraph 6B, Broker recommends that Bu as described in the attached Buyer's Inspection Advisory, to investigate the Property throutests, surveys, reports, studies and other available information ("Inspections") during the trans Inspections, to the extent they exceed the obligations described in paragraph 6B, are not within duties. Broker informs Buyer that it is in Buyer's best interest to obtain such Inspections. Buyer acknowledges and agrees that Broker: (i) does not decide what price Buyer should put does not guarantee the condition of the Property; (iii) does not guarantee the performance of inspections, services, products or repairs provided or made by Seller or others; (iv)	agh inspections, investigations, action. Buyer agrees that these in the scope of Broker's agency ay or Seller should accept; (ii) be, adequacy or completeness loes not have an obligation to
	conduct an inspection of common areas, or offsite areas of the Property; (v) shall not be reson the Property, in common areas or offsite unless such defects are visually observable by accessible areas of the Property or are known to Broker; (vi) shall not be responsible for inspecton concerning the title or use of Property; (vii) shall not be responsible for identifying the local items affecting title; (viii) shall not be responsible for verifying square footage, represents contained in Investigation reports, Multiple Listing Service, advertisements, flyers or other probe responsible for providing legal or tax advice regarding any aspect of a transaction entered (x) shall not be responsible for providing other advice or information that exceeds the knowle required to perform real estate licensed activity. Buyer agrees to seek legal, tax, insurance, title from appropriate professionals.	by an inspection of reasonably ecting public records or permits ation of boundary lines or other ations of others or information motional material; (ix) shall not ed into by Buyer or Seller; and dge, education and experience le and other desired assistance
C.	Broker owes no duty to inspect for common environmental hazards, earthquake weaknesses, o If Buyer receives the booklets titled "Environmental Hazards: A Guide for Homeowners, Buyers Homeowner's Guide to Earthquake Safety," or "The Commercial Property Owner's Guide to Earth deemed adequate to inform Buyer regarding the information contained in the booklets and, othe Broker is not required to provide Buyer with additional information about the matters described	s, Landlords and Tenants," "The hquake Safety," the booklets are or than as specified in 6B above,
_	UYER OBLIGATIONS:	
A.	Buyer agrees to timely view and consider properties selected by Broker and to negotiate in g Buyer further agrees to act in good faith toward the completion of any Property Contract entagreement. Within 5 (or) calendar days from the execution of this Agreement personal and financial information to Broker to assure Buyer's ability to acquire property described fails to provide such information, or if Buyer does not qualify financially to acquire property Broker may cancel this Agreement in writing. Buyer has an affirmative duty to take steps to discovery of the legal, practical and technical implications of discovered or disclosed facts, and facts which are known to Buyer or are within the diligent attention and observation of agrees to read all documents provided to Buyer. Buyer agrees to seek desired assistance fixeled by Buyer, such as those referenced in the attached Buyer's Inspection Advisory.	tered into in furtherance of this it, Buyer shall provide relevant cribed in paragraph 4. If Buyer described in paragraph 4, then protect him/herself, including and investigation of information Buyer. Buyer is obligated and
	 Buyer shall notify Broker in writing (C.A.R. Form BMI) of any material issue to Buyer, suc requests for information on, or concerns regarding, any particular area of interest or importan Buyer agrees to: (i) indemnify, defend and hold Broker harmless from all claims, dispute and attorney's fees arising from any incorrect information supplied by Buyer, or from a fails to disclose in writing to Broker; and (ii) pay for reports, Inspections and meetings at 	ce to Buyer ("Material Issues"). s, litigation, judgments, costs ny Material Issues that Buyer
	 behalf. Buyer is advised to read the attached Buyer's Inspection Advisory for a list of items and other Inspections or investigation by Buyer or other professionals. 	concerns that typically warrant
B OTH A.	THER TERMS AND CONDITIONS, The following disclosures or addenda are attached: ✓ Buyer's Inspection Advisory (C.A.R. Form BIA-B)	
В.	Statewide Buyer and Seller Advisory (C.A.R. Form SBSA)	
9. ATT und	TTORNEY FEES: In any action, proceeding or arbitration between Buyer and Broker regarding the order this Agreement, the prevailing Buyer or Broker shall be entitled to reasonable attorney fees	
the con ame	paragraph 11A. NTIRE AGREEMENT: All understandings between the parties are incorporated in this Agreeme parties as a final, complete and exclusive expression of their agreement with respect to its sontradicted by evidence of any prior agreement or contemporaneous oral agreement. This Agreemended, modified, altered or changed, except in writing signed by Buyer and Broker. In the egreement is held to be ineffective or invalid, the remaining provisions will nevertheless be gigreement and any supplement, addendum or modification, including any copy, whether by copie as be signed in two or more counterparts, all of which shall constitute one and the same writing.	subject matter, and may not be reement may not be extended, event that any provision of this iven full force and effect. This er, facsimile, NCR or electronic,
Broker lı	· Initials ()() Buyer's Initials ()(



Buyer: Date:

11. DISPUTE RESOLUTION:

- A. MEDIATION: Buyer and Broker agree to mediate any dispute or claim arising between them regarding the obligation to pay commission under this Agreement, before resorting to arbitration or court action. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney's fees, even if they would otherwise be available to that party in any such action. Exclusions from the mediation agreement are specified in paragraph 11B.
- B. MEDIATION TERMS: The following matters are excluded from mediation: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the mediation provisions.
- C. ADVISORY: If Buyer and Broker desire to resolve disputes arising between them through arbitration rather than court, they can document their agreement by attaching and signing an Arbitration Agreement (C.A.R. Form ARB).

Buyer				Date		
Address		City		State	Zip	
Telephone	Fax		E-mail			
Buyer				Date		
Address		City		State	Zip	
Telephone			E-mail_			
Real Estate Broker (Firm)				DRE Licer	nse #	
By (Agent)	D	RE License #		Date		
Address		City		State	Zip	
Telephone			E-mail_			

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