

EXCLUSIVE RIGHT TO BUY BUYER AGENCY CONTRACT

1. APPOINTMENT OF BROKER: By this contract
("Buyer") appoints Broker in Charge ofFerrer Commercial Real Estate Adv. LLCCompany ("Broker") as
Buyer's exclusive agent, subject to the terms and conditions stated in this Contract. By appointing Broker as Buyer's
exclusive agent, Buyer agrees to conduct all negotiations for the types of property described in Section 2 below through
Broker, and refer to Broker all inquiries made to Buyer about such properties from other brokers, salespersons, sellers and
others during the term of this contract. "Negotiation" as used in this agreement shall mean property shown, negotiated, or
information requested by Buyer through Broker.
2. PURPOSE OF AGENCY: Buyer desires to purchase or lease real property (which may include items of personal
property) described as follows:
Type: Residential X Commercial X Industrial X Vacant Land X Other
General Description:
Approximate Price Range: \$
General Location:
Preferred Terms:
Other:

3. BROKER'S DUTIES: (a) The Broker shall provide to Buyer a meaningful explanation of agency and shall use Broker's professional real estate knowledge and skills to represent the Buyer in a diligent and effective manner and to locate property which is available for purchase or lease and suitable to the Buyer; (b) if the Broker is not representing the seller, the Broker shall represent solely the interest of the Buyer in all negotiations and transactions regarding the acquisition of real property, and repudiate any agency or subagency relationship with the seller or the company representing the seller and shall not claim the subagency compensation offered to the selling broker in the Multiple Listing Service; (c) if the Broker represents the seller as well as the Buyer (i.e., disclosed dual agency), the Broker shall not disclose to the Buyer information obtained within the confidentiality and trust of the fiduciary relationship with the seller, nor disclose to the seller information similarly obtained from the Buyer, without the consent of the party adversely affected by the disclosure; (d) the Broker may represent other buyers who may be interested in the same property as the Buyer. Upon the termination or completion of this agreement, Broker shall keep confidential all information received during the course of this agreement which was made confidential by written request or instructions from the client, except as provided for under South Carolina law.

Broker represents that Broker is duly licensed under the laws of the State of South Carolina as a real estate broker. Broker will use his best efforts as Buyer's agent to locate property of the type described in Section 2 of this contract and to negotiate acceptance of any offer by Buyer to purchase or lease such property. During the term of this Contract, Broker will give Buyer information describing and identifying properties that appear to Broker to substantially meet the conditions set forth in Section 2.

4. BUYER'S DUTIES. BUYER AGREES TO:

- (A) Work exclusively with Broker and its Affiliated licensees during the term of this agreement by: (1) viewing any property (previewing, etc.) only with Broker or Broker's designated representative and not with another real estate broker, salesperson or seller; and (2) exclusively allowing Broker or Salesperson to identify property, negotiate for Buyer and otherwise to represent Buyer; and (3) referring to Broker all inquiries received in any form from any other real estate broker or affiliated licensees; and (4) holding Broker harmless from liability as a result of incomplete/inaccurate information provided to Broker by Buyer or Seller; (5) holding Broker harmless from liability as a result of Seller's failure to provide a complete Seller's Property Condition Disclosure statement; and (6) indemnifying Broker against all claims, damages, losses, expenses, or liability arising from the handling of earnest money by anyone other than Broker.
- (B) Assist Broker and its Affiliated Licensees in the process of identifying, negotiating and contracting to purchase, lease or otherwise acquire by: (1) providing Broker with reliable information (including financial information and written authorization to obtain verification of funds) that Broker deems necessary for the performance of this Agreement; and (2) making himself available to meet with Broker and to see properties, in order that the Broker will be able to perform the promises of the Brokerage Engagement.
- (C) Provide Broker and its Affiliated Licensees the following information: (1) general nature, location, and requirements of desired property; and (2) price range, and other terms and conditions relating to desired property.
- (D) To authorize Buyer's attorneys and the settlement agent to furnish to Broker copies of the final HUD-1 settlement statement for the transaction prior to the closing date.

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Fax: (843)952-2065

any prop Buyer's immedia	PENSATION OF BROKER: Brokers fees will be deemed earned when Buyer is under contract to perty presented by Broker or negotiated by Buyer. This fee will be due and payable at closing of default. If Buyer defaults, the total compensation that would have been due Broker will be due and ately in cash from the Buyer. In consideration of the services performed by Broker under the terms, Buyer agrees to pay Broker the following fee(s): (CHECK ALL APPLICABLE SECTIONS)	or upon payable
	a. Retainer Fee: Buyer will pay Broker a nonrefundable retainer fee of \$ due and upon the signing of this contract. This fee shall or shall not be credited against the Brokerage fee.	i payable
	b. Service Fee: Buyer shall pay Broker a Service Fee of \$	e paid on section.)
	☐ This Service Fee shall be the only fee due Broker from Buyer under the terms of this Contract. ☐ This Service Fee shall be credited against the Brokerage Fee described in subsection (c) below a be kept by Broker whether or not a Brokerage Fee is earned. ☐ This Service Fee shall be credited against the Brokerage Fee described in subsection (c) below a be kept by Broker whether or not a Brokerage Fee is earned, unless Buyer enters into a purchase a agreement. In the event that Buyer enters into a purchase and sale agreement, Buyer and Broker agree above Service Fee will be credited against the Brokerage Fee as defined below.	and shall and sale
X	c. Brokerage Fee: Buyer shall pay Broker a Brokerage Fee which is the greater of \$	act Buyer will pay age Fee n in this
	d. Brokerage Fee: Broker shall obtain payment of the Brokerage Fee out of the transaction. Broker paid by the cooperating broker as stated in the Multiple Listing Service or as agreed to by the Brocooperating broker, or as agreed to by the Broker and Seller in a "For Sale By Owner" transaction. Buyer be responsible for paying Broker the Brokerage fee.	ker and
6. TERM	## OF AGENCY: Broker's authority to act as Buyer's exclusive agent under the terms of this Contract shall, and shall end at 11:59 p.m. on,	begin on
Buyer ac	Buyer acknowledges receiving an explanation of the types of agency relationships that are offered by brand a South Carolina Disclosure of Real Estate Brokerage Relationships form at the first practical opport which substantive contact occurred between the agent and buyer. Sknowledges that after entering into this written agency contract, agent might request a modification in ordinagent or a designated agent in a specific transaction. If asked: Permission to act as a dual agent will not be considered. Permission to act as a dual agent may be considered at the time I am provided with information about party to a transaction. If Buyer agrees, Buyer will execute a separate written Dual Agency Agreement. Permission to act as a designated agent mill not be considered. Permission to act as a designated agent may be considered at the time I am provided with information a other party to a transaction. If Buyer agrees, Buyer will execute a separate written Designated Agency Agreement.	rtunity at ler to act the other
contracts as Buyer not to giv	ER POTENTIAL BUYERS: Buyer understands that other potential buyers have entered into similar swith Broker which may involve the purchase or lease, through Broker of the same or similar property or project is attempting to purchase or lease. Buyer consents to Broker's representation of such other buyers. Broke we Buyer's confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers and not to give such other buyers' confidential information to such other buyers.	roperties er agrees
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17. CONTINGENCIES:	
16. ENTIRE BINDING AGREEMENT: This written instrument, including the additional terms and conditions set forth the reverse, expresses the entire agreement and all promises, covenants, and warranties between the Buyer and Broker can be changed only by a subsequently written instrument signed by both parties.	
15. SEX OFFENDER/CRIMINAL INFORMATION: Buyer agrees that Broker is not responsible for obtaining or disclose information in the SC Sex Offender Registry and no course of action may be brought against the Broker for failure to obtain or disclose sex offender or criminal information. Buyer agrees that they have sole responsibility to obtain their own soffender, death, psychological stigma, clandestine laboratory, and crime information from sources (e.g. law enforceme P.I., web). The Buyer may obtain information about the Sex Offender Registry and persons registered with the Registry contacting the local county Sheriff or other appropriate law enforcement officials.	tain sex ent,
14. MEDIATION CLAUSE: Any dispute or claim arising out of or relating to this Agreement, the breach of this Agreem or the services provided in relation to this Agreement, shall be submitted to mediation in accordance with the Rules a Procedures of the Dispute Resolution System of the NATIONAL ASSOCIATION OF REALTORS®. Disputes shall inclu representations made by Buyer or Broker in connection with the services to which this Agreement pertains, including without limitation, allegations of concealment, misrepresentation, negligence and/or fraud. Any agreement signed by the parties pursuant to the mediation conference shall be binding. This mediation clause shall survive for a period of 120 data after the date of the closing.	and ude ling the
13. PROFESSIONAL COUNSEL: Buyer acknowledges that Broker is being retained solely as a real estate agent and as an attorney, tax advisor, lender, appraiser, surveyor, structural engineer, home inspector or other professional serviprovider. Buyer agrees to seek professional advice concerning the condition of the property, legal, tax and other professional service matters.	vice
12. NONDISCRIMINATION: Broker and Buyer agree that all actions carried out under this contract shall be in compliance with local, state, and federal fair housing laws against discrimination on the basis of race, creed, color, religionational origin, sex, familial status, marital status, age or disabilities.	
11. BROKER LIABILITY LIMITATION: Buyer agrees Broker provided Buyer with benefits, services, assistance, and value in bringing about this Contract. In consideration and recognition of the risks, rewards, compensation and beneficially arising from this transaction to Broker, Buyer agrees that he shall pay Broker's attorney fees and that Broker, shall not liable to Buyer, in an amount exceeding that Broker's Compensation by reason of any act or omission, including negligence, misrepresentation, errors and omission, or breach of undertaking, except for intentional or willful acts. The limitation shall apply regardless of the cause of action or legal theory asserted against Broker, unless the claim is for intentional or willful act. This limitation of liability shall apply to all claims, losses, costs, damages or claimed expenses any nature from any cause(s), except intentional or willful acts, so that the total liability of Broker shall not exceed to amount set forth herein. Buyer will indemnify and hold harmless and pay attorneys fees for Broker from breach of contractions any negligent or intentional acts or omissions by any Parties, Inspectors, Professionals, Service Providers, Contractors, eincluding any introduced or recommended by Broker. Buyer agrees that there is valid and sufficient consideration for the limitation of liability and that Broker is the intended third-party beneficiary of this provision.	efits t be ling This an s of the eact, etc.
10. DISCLOSURE OF BUYER'S IDENTITY/CONFIDENTIALITY: The Broker ☐ does or ☐ does not have the Buyer permission to disclose Buyer's identity to all property owners and other third parties. The Buyer is advised of the possibilithat seller or seller's agent may not treat the existence, terms, or conditions of offers as confidential unless confidentiality required by law, regulation, or by confidentiality agreement of the parties.	ility
agreement with any other Broker, or has been given prior information about any property that is the subject of this Contra by any other Broker or salesperson, or has previously been shown any such property by any other broker or salesperson Buyer fails to tell Broker about such other broker's or salesperson's involvement, and Broker incurs any loss or damage a result of any claim being brought against him on account of such involvement, due to no fault of Broker, then Buyer sh pay Broker all such losses and damages incurred by Broker because of such claim.	ract n. If e as

use of a fax or other se signatures, initials and h	ecure electronic mea andwritten or typewri as if the original sign	ns, includin tten modifica atures, initia	he parties agree that this Agreement may be communicated by ag but not limited to electronic mail and the internet, and the ations to any of the foregoing shall be deemed to be valid and als and handwritten or typewritten modifications were present on
ARE NOT UNDERSTOO AND COPY OF THE SC	D. BUYER AND BR DISCLOSURE OF F	OKER ACK REAL ESTA	SHALL SEEK FURTHER ASSISTANCE IF THE CONTENTS NOWLEDGES RECEIPT OF A COPY OF THIS AGREEMENT TE BROKERAGE RELATIONSHIPS FORM. BUYER AGREES THE EMAIL ADDRESS, PHONE AND FAX NUMBER LISTED
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