ILLINOIS REALTORS®

EXCLUSIVE RIGHT TO ACQUIRE CONTRACT



(DUAL AGENCY DISCLOSURE AND CONSENT INCLUDED)

	Brokerage Company designates the licensee below affiliated with Brokerage Company to act as an agent for				
Buy	and Brokerage Company designates the licensee below affiliated with Brokerage Company to act as an agent for Buyer for the purpose of identifying and negotiating to acquire real estate for				
	("Buyer"				
The	term "acquisition" or "acquire" includes the purchase, lease, exchange, or option of real estate by Buyer or				
any	ne acting on Buyer's behalf. By working with Brokerage Company, Buyer agrees that the following will govern				
the	erms of their relationship:				
1. D	ESIGNATED AGENT(S)				
Brol	erage Company designates and Buyer accepts				
	("Buyer's Designated Agent"				
as t	e legal agent(s) of Buyer for the purpose of representing Buyer in the acquisition of real estate by Buyer.				
Brol	erage Company shall have the discretion to appoint an additional designated agent(s) for Buyer as Brokerage				
Con	pany determines necessary. Buyer shall be advised within a reasonable time of any such appointment.				
2. E	XCLUSIVE RIGHT TO ACQUIRE				
Buv	er understands that this "exclusive right to acquire " means that if Buyer acquires any property, whether through				
	er understands that this "exclusive right to acquire " means that if Buyer acquires any property, whether through				
the	fforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company,				
the or o					
the or o	efforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area:				
the or o	fforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, her third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract				
or o This	efforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area:				
or o This	ifforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, her third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: uisition" shall include the purchase, lease, exchange or option of real estate.				
or o This "Acc	efforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: uisition" shall include the purchase, lease, exchange or option of real estate. URATION (Check One)				
or o This "Acc	Ifforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, her third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: uisition" shall include the purchase, lease, exchange or option of real estate. URATION (Check One) This Contract shall be effective until 11:59 p.m. on, 20, when it shall automatically				
or o This "Acc	Inforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: uisition" shall include the purchase, lease, exchange or option of real estate. URATION (Check One) This Contract shall be effective until 11:59 p.m. on				
or o This "Acc	Inforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: URATION (Check One) This Contract shall be effective until 11:59 p.m. on				
the or o This ————————————————————————————————————	Inforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: URATION (Check One) This Contract shall be effective until 11:59 p.m. on				
the or o This ————————————————————————————————————	fforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, her third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area: uisition" shall include the purchase, lease, exchange or option of real estate. URATION (Check One) This Contract shall be effective until 11:59 p.m. on				
the or o This	efforts of Buyer, Brokerage Company and their agents, another real estate agency besides Brokerage Company, ther third party, Buyer will be obligated to compensate Brokerage Company pursuant to Section 5 of this Contract exclusive right to acquire shall be effective for the following area:				



4. DUTIES:

Buyer's Designated Agent will:

- (a) Use Buyer's Designated Agent's best efforts to identify properties listed in the multiple listing service or other resources specifically requested by Buyer that meet Buyer's specifications relating to location, price, features and amenities.
 - List here any sources for properties other than the multiple listing service Buyer would like Buyer's Designated Agent to research:
- (b) Arrange for touring of properties identified by Buyer as potentially appropriate for acquisition.
- (c) Advise Buyer about the pricing of comparable properties.
- (d) Assist Buyer in the negotiation of a contract acceptable to Buyer for the acquisition of property.
- (e) Provide reasonable safeguards for confidential information that Buyer discloses to Buyer's Designated Agent.
- (f) Other services:

Brokerage Company will:

- (a) Provide through Buyer's Designated Agent, along with searching for acceptable properties, those minimum brokerage services required by the Illinois Real Estate License Act:
 - (1) Accepting and presenting offers and counteroffers.
 - (2) Assisting Buyer in the preparation of offers, counteroffers, etc., and
 - (3) Answering Buyer's questions related to negotiations in a real estate transaction.
- (b) Provide Buyer's Designated Agent with assistance and advice as necessary in Buyer's Designated Agent's work on Buyer's behalf.
- (c) Make the managing broker affiliated with Brokerage Company, or designated representative, available to consult with Buyer's Designated Agent about Buyer's negotiations for the acquisition of real estate, who will maintain the confidence of Buyer's confidential information.
- (d) Make other licensees affiliated with Brokerage Company aware of Buyer's general specifications for real property.
- (e) As needed, designate one or more licensees as Designated Agent(s) of Buyer.

Buyer will:

- (a) Work exclusively with Buyer's Designated Agent to identify and acquire real estate during the time that this Contract is in force.
- (b) Notify Buyer's Designated Agent of any property for sale Buyer wishes to tour.
- (c) Supply relevant financial information that may be necessary to permit Buyer's Designated Agent to fulfill Agent's obligations and Buyer's contractual obligations.
- (d) Be available upon reasonable notice and at reasonable hours to tour properties that seem to meet Buyer's specifications.
- (e) Pay Brokerage Company according to the terms specified in Section 5 of this Contract.

5. COMPENSATION FOR SERVICES

DISCLOSURE: BROKERAGE COMPANY'S COMPENSATION IS NOT SET BY LAW AND IS FULLY

NEGO	IABLE.					
Se	lect One					
	Buyer agrees to pay Brokerage Company, a flat fee of \$ as compensation for services					
	provided to Buyer in Buyer's acquisition of real estate.					
	Buyer agrees to pay Brokerage Company% of the purchase price as compensation for services					
	provided to Buyer in Buyer's acquisition of real estate.					
	Buyer agrees to pay Brokerage Company (describe here in objectively ascertainable terms)					
Thi	is section applies if the Buyer enters into a contract to acquire real estate during the term of this agreement,					
and	d such contract results in a closed transaction. Any modifications to this section, including the compensation					
to I	be paid to Brokerage Company, can be accomplished by written agreement of the parties.					
	Brokerage Company may not receive compensation from any source					
	that exceeds the amount or rate agreed to with Buyer.					
which E	ion Period: If within days after the termination of this Contract, Buyer acquires any property to Buyer was introduced by Buyer's Designated Agent, then Buyer agrees to pay Brokerage Company the insation provided for in Section 5. However, no compensation will be due to Brokerage Company if, during tection period, Buyer enters into a separate exclusive buyer brokerage agreement with another broker.					
6. REP	RESENTING OTHER BUYERS					
Buyer u	understands that Buyer's Designated Agent has no duty to represent only Buyer, and that Buyer's					
Designa	ated Agent may represent other prospective buyers who may be interested in acquiring the same property					
	or properties that Buyer is interested in acquiring, subject to the Illinois Real Estate License Act regarding contemporaneous offers.					
7. DISC	CLOSURE AND CONSENT TO DUAL AGENCY (LIMITATION OF AGENT'S ROLE)					
NOTE	TO CONSUMER: THIS SECTION SERVES THREE PURPOSES. FIRST, IT DISCLOSES THAT A REAL					
ESTATI	ESTATE LICENSEE MAY POTENTIALLY ACT AS A DUAL AGENT, THAT IS, REPRESENT MORE THAN ONE					
PARTY TO THE TRANSACTION. SECOND, THIS SECTION EXPLAINS THE CONCEPT OF DUAL AGENCY.						
THIRD,	THIS SECTION SEEKS YOUR CONSENT TO ALLOW THE REAL ESTATE LICENSEE TO ACT AS					
A DUAL	AGENT. A LICENSEE MAY LEGALLY ACT AS A DUAL AGENT ONLY WITH YOUR CONSENT. BY					
CHOOS	SING TO SIGN THIS SECTION, YOU ARE CONSENTING TO DUAL AGENCY REPRESENTATION.					
The und	dersigned,,("Licensee"/"Buyer's					
	(insert name(s) of licensee(s))					

Designated Agent") may undertake a dual representation (represent both the seller or landlord and the buyer or tenant) for the sale or lease of property. The undersigned acknowledge they were informed of the possibility of this type of representation. Before signing this document please read the following:

Representing more than one party to a transaction presents a conflict of interest since both clients may rely upon Licensee's advice and the client's respective interests may be adverse to each other. Licensee will undertake this representation only with the written consent of ALL clients in the transaction.

Any agreement between the clients as to a final contract price and other terms is a result of negotiations between the clients acting in their own best interests and on their own behalf. You acknowledge that Licensee has explained the implications of dual representation, including the risks involved, and understand that you have been advised to seek independent advice from your advisors or attorneys before signing any documents in this transaction.

WHAT A LICENSEE CAN DO FOR CLIENTS WHEN ACTING AS A DUAL AGENT

- 1. Treat all clients honestly.
- 2. Provide information about the property to the buyer or tenant.
- 3. Disclose all latent material defects in the property that are known to the Licensee.
- 4. Disclose financial qualification of the buyer or tenant to the seller or landlord.
- 5. Explain real estate terms.
- 6. Help the buyer or tenant to arrange for property inspections.
- 7. Explain closing costs and procedures.
- 8. Help the buyer compare financing alternatives.
- 9. Provide information about comparable properties that have sold so both clients may make educated decisions on what price to accept or offer.

WHAT LICENSEE CANNOT DISCLOSE TO CLIENTS WHEN ACTING AS A DUAL AGENT

- 1. Confidential information that Licensee may know about a client, without that client's permission.
- 2. The price or terms the seller or landlord will take other than the listing price without permission of the seller or landlord.
- 3. The price or terms the buyer or tenant is willing to pay without permission of the buyer or tenant.
- 4. A recommended or suggested price or terms the buyer or tenant should offer.
- 5. A recommended or suggested price or terms the seller or landlord should counter with or accept.

If either client is uncomfortable with this disclosure and dual representation, please let Licensee know. You are not required to sign this section unless you want to allow the Licensee to proceed as a Dual Agent in this transaction.

By initialing here and signing below, you acknowledge that you have read and understand this form and voluntarily

consent to the Licensee ac	ting as a Dual Agent (that is, to re	present BOTH the seller or landlord a	and the buyer or
tenant) should that become	e necessary.		
Buver's initials	Buver's initials	Date	

8. PREVIOUS REPRESENTATION

Buyer understands that Brokerage Company and/or Designated Agent may have previously represented the seller from whom Buyer wishes to acquire property. During that representation, Brokerage Company and/or Designated Agent may have learned material information about the seller that is considered confidential. Under the law, neither Brokerage Company nor Designated Agent may disclose any such confidential information to Buyer.

9. FAILURE TO CLOSE

If a seller or lessor in an agreement made on behalf of Buyer fails to close such agreement, with no fault on the part of Buyer, the Buyer shall have no obligation to pay the compensation provided for in Section 5. If such transaction fails to close because of any fault on the part of Buyer, such compensation will not be waived, but will be due and payable immediately. In no case shall Brokerage Company or Buyer's Designated Agent be obligated to advance funds for the benefit of Buyer in order to complete a closing.

10. RECOMMEND OTHER PROFESSIONALS

Buyer acknowledges that Brokerage Company and Buyer's Designated Agent are being retained solely as real estate professionals, and not as attorneys, tax advisors, surveyors, structural engineers, home inspectors, environmental consultants, architects, contractors, or other professional service providers. Buyer understands that such other professional service providers are available to render advice or services to Buyer, if desired, at Buyer's expense.

11. COSTS OF THIRD-PARTY SERVICES OR PRODUCTS

Buyer agrees to reimburse Brokerage Company or Buyer's Designated Agent the cost of any products or services such as inspections, surveys, tests, title reports and engineering studies, furnished by outside sources immediately when payment is due.

12. NO ASSIGNMENT BY BUYERS

No assignment of Buyer's interest under this Contract and no assignment of rights in real property obtained for Buyer pursuant to this Contract shall operate to defeat any of Brokerage Company's rights under this exclusive right to acquire contract.

13. NONDISCRIMINATION

THE PARTIES UNDERSTAND AND AGREE THAT IT IS ILLEGAL FOR EITHER OF THE PARTIES TO REFUSE TO DISPLAY OR SELL SELLER'S PROPERTY TO ANY PERSON ON THE BASIS OF RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN, ANCESTRY, AGE, ORDER OF PROTECTION STATUS, MARITAL STATUS, PHYSICAL OR MENTAL HANDICAP, MILITARY STATUS, SEXUAL ORIENTATION, GENDER IDENTITY, UNFAVORABLE DISCHARGE FROM MILITARY SERVICE, FAMILIAL STATUS, IMMIGRATION STATUS, SOURCE OF INCOME, OR AN ARREST RECORD OR ANY OTHER CLASS PROTECTED BY ARTICLE 3 OF THE ILLINOIS HUMAN RIGHTS ACT. THE PARTIES AGREE TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE AND LOCAL FAIR HOUSING LAWS.

14. MODIFICATION OF THIS CONTRACT

No modification of any of the terms of this Contract shall be valid and binding upon the parties or entitled to enforcement unless such modification has first been reduced to writing and signed by the parties.

15. ELECTRONIC SIGNATURES

The parties agree that electronic signatures on this Contract and facsimile or PDF copies of the same shall have the same legal force and effect as original signatures.

16. RECORDINGS WITHIN THE PROPERTY

Prior to photographing, video graphing or video telephoning the property without prior written permission of the seller, Buyer should speak with an attorney.

Also, 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 Brokerage Company, Buyer's Designated Agent and employees from any liability which may result from any recording in the property.

17. WIRE FRAUD WARNING STATEMENT

In order to protect the parties from fraudulent activities involving wire fraud, the parties should always verify requests for wire transfers, double check email addresses for accuracy and confirm with telephone calls to known numbers before initiating an electronic transfer of funds.

18. CONSENT TO CONTACT

are given express consent to contact the undersig	gned by telephone calls and/or text messages, facsimile
transmission or electronic mail at the following loc	cations, addresses and/or telephone numbers.
Print Name	Telephone Number/E-mail Address

Buyer(s) agree(s) that Brokerage Company, and any authorized representative or agent of Brokerage Company,

Print Name	Telephone Number/E-mail Address
Print Name	Telephone Number/E-mail Address
Facsimile Number(s)	

19. ENTIRE AGREEMENT

This Contract constitutes the entire agreement between the parties relating to the subject thereof, and any prior agreements pertaining hereto, whether oral or written have been merged and integrated into this Contract.

This Contract may be executed in multiple copies and signature of Buyer(s) hereon acknowledge(s) that Buyer(s has(ve) received a signed copy.				
Buyer	_ Accepted by:			
Buyer	Brokerage Company			
Buyer's Address:	BY:			
	Authorized Signer			
Date:	Date:			
	CELL PHONE:			
	OFFICE PHONE:			