

ADDENDUM TO CONVERT NON-EXCLUSIVE BUYER REPRESENTATION AGREEMENT TO EXCLUSIVE BUYER REPRESENTATION AGREEMENT

This is an Addendum (the "Addendum") to the Non-Exclusive Buyer Representation Agreement entered into on the day of , 20 , by and between
into on the day of, 20, by and between as Buyer ("Buyer") and as Broker ("Broker").
The purpose of this addendum is to convert the parties' contractual relationship from non-exclusive to exclusive.
To the extent any term(s) of the Addendum conflict with or modify any term(s) of the Non-Exclusive Buyer Representation Agreement, the terms of this Addendum shall control.
Buyer and Broker agree as follows:
1. Buyer agrees to engage the Broker on an <u>exclusive</u> basis to represent Buyer concerning Buyer's purchase of the real property type(s) identified in paragraph 4 of the Non-Exclusive Buyer Representation Agreement.
2. Sections 2 (Broker Fee), 3 (Length of Agreement), 6 (For Best Experience), 14 (Cancellation) and 15 (Potential Disputes) of the Non-Exclusive Buyer Representation Agreement are hereby deleted in their entirety and are replaced with the following language:
2. <u>BROKER FEE.</u> The amount or rate of broker compensation is not fixed by law. Broker compensation is set by each Broker individually and is fully negotiable between the Buyer and the Broker. Broker shall not receive compensation from any source that exceeds the amount in this Agreement.
a) Broker Fee . The Broker Fee for Broker's services to Buyer shall be exactly \$or% of the purchase price of the Property or

c) Should Buyer who leases a Property found by Broker later purchase that Property, Buyer agrees to

and/or the binding contract of sale.

b) Seller Payment Through Offer. Upon Buyer's request, Broker can attempt to collect some or all of the Broker Fee from the Seller to be included in the Purchase Offer submitted by Broker on behalf of the Buyer. If Seller refuses or fails to pay Broker the Broker Fee, Buyer will pay Broker the Broker Fee less any amounts Broker receives from the Seller for services Broker provided to Buyer. Any agreement between Seller and Buyer for the payment of some or all of the Broker Fee will be memorialized in a Confirmation of Seller's Agreement to Pay Buyer's Broker signed by the parties

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	dditional Broker Fee to B he time of closing.	roker of \$	or	% of the purchase
Agreeme However	ent ends, the Buyer still ha r, if the Buyer signs an ex s under that new agreen	perty that the Broker showed them as to pay the Broker Fee, whether or r clusive agreement with another brok ment, those payments can be used	not they ເ er during	use a different broker. I this time and makes
3. LENGTH OF Date") and auto or termination of expiration date	AGREEMENT. This Agree omatically end onof any then-pending transits extended in writing.	ment shall begin on , 20 at 12:00 saction, whichever is later (the "Terr	midnight n of Agr	_, 20 ("Effective , or upon the closing eement"), unless the
6. BUYER'S RI	ESPONSIBILITES.			
Buyer a) should and negotiation request, releva promptly of any real estate prof from any other	I accompany Broker on Books for the Property in gook int financial information to changes to such information in the changes to such information in the changes with the changes are all estate professional, or owners with the changes are all estate professional, or owners with the changes in the changes in the changes are changes are changes.	uyer's visits to the Property; b) shall of daith, and exclusively through Brown assure Buyer's ability to obtain ation; d) agrees to work exclusively we respect to viewing properties and towner or any other source; and e) rebuyer representation agreements.	oker; c) propertion of the firms of the firm	orovide Broker, upon g, and notify Broker er and not with other o Broker all inquiries
•	enter into any other buy	ver representation agreement for the	Propert	y during the Term of
Agreement.				
conditions of thi to mediation pr Mediation fees	s Agreement that cannot occeedings conducted in and costs, if any, shall be	arties acknowledge that any dispute be reasonably resolved between ther accordance with the rules of the lo divided equally among the Parties in	n can be ocal REA ovolved.	voluntarily submitted LTOR® Association.
		o enforce any provision of this Agree ntitled to reasonable attorneys' fees,		
BY SIGNING B	ELOW, Buyer and Broker	agree to the terms set forth in this A	ddendur	n.
Buyer 1:				
Signature:		Print Name:	Dat	e:
Telephone:		Email:		
Buyer 2:				
Signature:		Print Name:	Dat	e:
Telephone:		Email:		
Broker:				
		Firm Name:		
_		Telephone:		
		[
		Agent License #:	Date	e:

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