BUYER - BROKER EXCLUSIVE EMPLOYMENT AGREEMENT



THE PRINTED PORTION OF THIS AGREEMENT HAS BEEN APPROVED BY THE ARIZONA ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION OR THE TAX CONSEQUENCES THEREOF. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT YOUR ATTORNEY OR TAX ADVISOR.

 Firm Na Term: T 	me: <u>K</u>	eller	Williams (FIRM NAM	SW	Realty	("Br	oker") and its agen	t	Carlos	A Teixeira	
3. Term: Ti				E)		`	,g			GENT'S NAME)	2
	his Agreen	nent sha	•	,			and expir	e at 11:59 p	,	,	
4. Buyer i	ntends to a	acquire a	an interest in	one	or more pro	perties	meeting the followi	ng general o	description:		
5. 🛚 🗓 Resi	idential 🗵	Land	☐ Comme	rcial	☐ Other: _						("Property")
	e, Buyer h roperty for	ereby e Buyer	mploys and and negotia	gran	its to Broke		xclusive and irrevo d conditions for it				
1. clo 2. a. Bu 3. coi 4. b. In 5. to 6. exi 7. c. Th	osing, as for oyer author mpensation the event compensation change, open e amount	Ilows: rizes Bi n owed I that Buy te Broke otion, or of compe	roker to ac by Buyer to l yer's actions er if the Buy lease any P ensation sha	cept Broke prec er or ropert ill be:	compensation under this slude Broker any other ty.	on fron Agreen 's entitl person	ement to compens acting on the Buy rcent) of the	's broker, ation from er's behalf	which sha Seller or Senters into	ll be credited eller's Broker, E an agreement	against any Buyer agrees to purchase,
9. uno 0. e. Bu 11. into 22. Bro	der this Ag yer agrees o an agre	reemen to pay ement to g the to	t shall be im such compe o purchase, erm of this	media nsatio exch	ately due an on if Buyer, v ange, optio	d payab within _ n or lea	s default or with toole by Buyer. 180 calendar of the case any Property solution a	days after the	ne terminati negotiated	on of this Agree	ement, enters the Buyer by
4. Non-Re	fundable	Retaine	r Fee: Buye	er agr	rees to pay	and B	roker acknowledge	es receipt o	of a non-ref	fundable retain	er fee in the
5. amount	of \$ <u>N</u>	/A				, pa	yable to Broker for	initial consu	ıltation and	research, which	n fee shall be
6. conside	red earned	l when p	aid and	cre	edit 🗌 no	t credit	against any oth	ner comper	sation owe	ed by Buyer t	o Broker as
7. provide	d above o	n Line 1	7.								
8. Buyer's	Respons	ibility: E	Buyer agrees	to w	ork exclusiv	ely with	Broker and:				
_	Buyer's Responsibility: Buyer agrees to work exclusively with Broker and: a. be accompanied by Broker on Buyer's first visit to any Property;										
0. b. vie	b. view or consider Property, and then negotiate in good faith to acquire such Property;										
31. c. to	c. to provide to Broker or lender, upon request, information necessary to assure Buyer's ability to acquire such Property;										
32. d. cc	onduct any	and all	independent	inspe	ections of th	e Prope	erty Buyer deems m	naterial and/	or importar	nt.	
34. that the 35. (2) own	Subject Fred or occ	Property cupied b	is or has b y a person	een: expo	(1) the site osed to HI	of a na /, or di	2156, Sellers, Les atural death, suicid iagnosed as havir cated in the vicinity	de, homicideng AIDS or	e, or any o any other	crime classified disease not l	as a felony;
88. home/log 99. Broker of 40. Seller of 11. house,"	ot sellers vot does not a or Seller's or resale	vill not o ccompa broker. propert	compensate ny Buyer to Therefore,	Brok the f Buye roker,	ker if Broke first visit to er agrees th , resulting i	r does a resale nat if E	ties and "Open not accompany E e Property or an "o Buyer makes a fir ller's or seller's br	Buyer on thopen house st visit to	e first new ," Broker m a new hor	nome/lot visit nay not be com ne/lot, model l	. Similarly, it pensated by nome, "open
.3.						((BUYER'S INITIALS	ARE REQUIF	RED)	YER BU	YER

45. against any individual or group of individuals. The Broker has no duty to disclose the racial, ethnic, or religious composition of any 46. neighborhood, community, or building, nor whether persons with disabilities are housed in any home or facility, except that the

47. Broker may identify housing facilities meeting the needs of a disabled buyer.

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 PAGE 1 of 2 ©AAR Form 1618-1650 BBA 06/03 A	

Additional Terms: 777Team Service Guara	antee - Broker he	ereby agrees t	<u>hat Buyer has t</u>	PAGE 2 he right
to cancel this agreement at anytim	e, for any reaso	n, by providi	ng Broker with	a 24-hour
written notice.				
COMMISSIONS PAYABLE FOR THE PURCHASI BOARD OR ASSOCIATION OF REALTORS® ON NEGOTIATED BETWEEN BROKER AND BUYER.	OR MULTIPLE LISTING			
Other Potential Buyers: Buyer consents and a make offers on, or acquire an interest in the same of			epresented by Broker	may conside
Dispute Resolution: (a) Mediation: Any dispute mediation in accordance with the mediation proceprovider. (b) Arbitration: If the mediation does not shall be resolved by binding arbitration. Unless Eprocedures followed by the applicable Board or Manual of the NATIONAL ASSOCIATION OF REconducted by a mutually agreed upon arbitrator, and American Arbitration Association arbitration. Initial expenses shall be borne equally by the parties. deposits to the prevailing party. The decision court of competent jurisdiction.	dures of the local REAL result in the resolution Buyer objects in writing Association of REALTEALTORS®. If Buyer older if the parties fail to a lly, all applicable depose However, the arbitrator	TOR® association of the dispute, Buy, the arbitration shated on the arbitration shated of the arbitration of the arbitration of the arbitrations of the arbitration of the ar	or, if not available, and yer and Broker agree to all be conducted under the Code of Ethics (® arbitration, the arbitrator, the dispute shall by filling fees, administrated to award or refundations.)	other mediation that the disputer the rules and Arbitration tration shall be be resolved bative costs and all costs, and
Attorneys' Fees: In any non-REALTOR® associance Agreement, the prevailing party shall be entitled to			ation due to Broker p	oursuant to thi
Capacity: Buyer warrants that Buyer has the consummate the transaction contemplated here appropriate.	legal capacity, full pobby on Buyer's own b	ower and authority ehalf or on behalf	to enter into this A of the party Buyer	Agreement an represents, a
Entire Agreement: This Agreement, any attache agreement between Broker and Buyer, and shall a Agreement can be modified only by a writing signed be treated as an original Agreement.	supersede any other w	ritten or oral agreer	nent between Broker a	and Buyer. This
Acceptance: Buyer hereby agrees to all of the Agreement.	e terms and condition	s herein and ackr	nowledges receipt of	a copy of thi
Buyer's Signature	MO/DA/YR Buyer's Si	gnature		MO/DA/Y
		3		
Street		City	State	Z
Telephone				
Keller Williams SW Realty				
Firm Name	Agent Sign	nature Carlos A Te	ixeira	MO/DA/Y
For Broker Use Only				

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	PAGE 2 of 2
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