| 3 | Sale Agreement # |
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RESIDENTIAL

BUYER'S REPRESENTATION AGREEMENT

This is a legally binding contract. If not understood, seek competent legal advice before signing.

| | | AGREEMENT | | | |
|----------------------------|--|---|--|--|--|
| 2 3 4 5 | neg | SERVICES: I/We, the undersigned, hereinafter referred to as "Client," exclusively appoints "Buyer's ker" and "Firm," hereinafter collectively referred to as "Broker," to assist Client in the locating and/or otiating for the purchase, lease, option to purchase, or exchange of property as generally described below. Client agrees to furnish Broker with vant personal and financial information which would assist Broker in locating, negotiating, and counseling on Client's behalf. | | | |
| 6 | 2. | DISCLOSURE/ACKNOWLEDGMENT: | | | |
| 7 8 9 0 | | a. Client understands Broker is qualified to advise on matters concerning real estate but is not an expert in matters of law, tax, financing, surveying, structural conditions, hazardous materials, land use, title, environmental risk, or engineering. Client acknowledges Client has been advised by Broker to seek expert assistance for advice on such matters. In the event Broker provides names or sources for such advice or assistance, Client understands and acknowledges Broker does not warrant the services of such experts or their products and cannot warrant the condition of property to be acquired or guarantee all defects are disclosed by the Seller. | | | |
| 3 | | b. Broker does not investigate the status of permits, zoning, location of property lines, and or code compliance, and Broker does not guarantee the accuracy of square footage of a structure. Client is to satisfy Client's concerns regarding these issues. | | | |
| 4 5 | | c. Client understands there is a possibility Seller(s) or their representatives may not treat the existence, terms, or conditions of Client's offer(s) as confidential unless confidentiality is required by law or regulation or is specifically agreed upon in a written agreement. | | | |
| 6 7 | 3. Terr | TERM: This Agreement shall commence upon signatures of all parties and terminate at 5:00 p.m. on (insert date) mination of this Agreement prior to its stated term shall be as follows (select one): | | | |
| 8 | | ☐ Either party can terminate this Agreement with written notice to the other party without any further obligations. | | | |
| 9 | | ☐ If Client terminates this Agreement, Client shall pay Broker an early termination fee as follows for all expenditures incurred by Broker: | | | |
| 20 | | | | | |
| 21 | 4. | PROPERTY : Client is interested in acquiring property as follows or as otherwise acceptable to Client (select all that apply): | | | |
| 22 | | Residential Income Commercial Industrial Vacant Land Other | | | |
| 23 | Loca | ation: | | | |
| 24 | | e Range: | | | |
| 25 | Terr | ms: | | | |
| 26 | | cial Features: | | | |
| 27 | | | | | |
| 28 | Othe | er: | | | |
| 29 30 31 32 33 | 5. REPRESENTATION: Client acknowledges receipt of the Initial Agency Pamphlet, which Client has read. Broker shall act as the agent of the Client in any resulting transaction except when Broker is the listing broker of a property, then Broker shall act as the agent for both Client and Seller. In such case, Broker shall immediately disclose such in writing. If this situation arises, Broker is authorized to act as a disclosed limited agent for that specific property. Client understands Broker may represent other potential buyers who may desire to purchase, option, exchange or lease the same or similar properties as Client is seeking. Client hereby authorizes Broker to represent other such buyers and sellers as more fully explained in Buyer's Disclosed Limited Agency Agreement, which Client has read, approved, and signed. | | | | |
| 35 | 6. | COMPENSATION: Client agrees to work exclusively with Broker and, upon close of escrow, shall pay Broker as follows (select all that apply): | | | |
| 36 37 38 | | Commission. Client agrees to pay Broker a fee of \$or% of the purchase, lease, or option price (Client's obligation). This commission shall be payable if Client shall, during the term of this Agreement or any extension thereof, or within calendar days (one hundred eighty [180] if not filled in) after its expiration or termination, enter into an agreement or option to buy, exchange or | | | |
| | CI | lient Initials/Date | | | |
| | This | s form has been licensed for use solely by the named user below pursuant to a Forms License Agreement with Oregon Real Estate Forms, LLC. ES WITH THIS SYMBOL REQUIRE A SIGNATURE AND DATE Byright Oregon Real Estate Forms, LLC 2022 Released 01/2023 WWW.orefonline.com | | | |

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| Sale Agreement # | |
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RESIDENTIAL

BUYER'S REPRESENTATION AGREEMENT

| Client authorizes Broker to receive and/or negotiate a fee paid by the Seller or to participate in any fee split offered by the Seller's Broker. If a Seller, lessor, or optionor agrees to pay the Broker any fee, then said fee shall be credited against Client's obligation. Client soligation, the shall be client agrees to pay the Broker any fee, then said fee is greater than Client's obligation, the Broker shall be entitled to the additional amount, less any non-refundable fee theretofore paid by Client to Broker. Client agrees to pay a fee to the Firm at closing and authorizes Firm to divide Firm's fee with other brokers at Firm's discretion. Pursuant to the National Association of Realtors® Code of Ethics, Client consents to Broker being compensated by more than one party in a transaction involving Client if Broker's commission is being paid or offset by the Seller or listing broker. DISPUTE RESOLUTION: Parties are agreeing all disputes or claims of any kind between Broker and Client related to or arising from this Agreement that cannot be resolved through formal or informal mediation shall be submitted to final and binding arbitration under the rules of the Arbitration Service of Portland. The prevailing party in any arbitration shall, at the discretion of the arbitrator, be entitled to recovery of all costs, disbursements, and automaty tess as allowed by law. Notwithstanding the preceding, in the event that Client enters into a Real Estate Sale Sale Sale Sale Sale Sale Sale Sal | 39 40 | | lease a property Client learned of during the term of this Agreement, and regardless of whether Client learned of same through the efforts of Broker, another broker, or Client directly. | | | | | | | | |
|--|--|------------------------------|---|---|--|---------------------------------------|--|--|--|--|--|
| Pursuant to the National Association of Realfors® Code of Ethics, Client consents to Broker being compensated by more than one party in a transaction involving Client if Broker's commission is being paid or offset by the Seller or listing broker. Fee. A non-refundable fee of \$ | 42 43 | | Seller, lessor, or optionor ag Client's obligation, Client agre | rees to pay the Broker any fee, then said fee shall bees to pay the difference. If said fee is greater than C | e credited against Client's | obligation. If said fe | ee is less than | | | | |
| transaction involving Client if Broker's commission is being paid or offset by the Seller or listing broker. Fee. A non-refundable fee of \$ | 45 | | Client agrees to pay a fee to | he Firm at closing and authorizes Firm to divide Firm | 's fee with other brokers at | Firm's discretion. | | | | | |
| 7. DISPUTE RESOLUTION: Parties are agreeing all disputes or claims of any kind between Broker and Client related to or arising from this Agreement that cannot be resolved through formal or informal mediation shall, at the discretion of the arbitrator, be entitled to recovery of all costs, disbursements, and attorney fees as allowed by law. Notwithstanding the preceding, in the event that Client enters into a Real Estate Sale Agreement for the purchase of a Property during the term of this Agreement, the dispute resolution provisions contained therein shall supersede and replace this Section 7. By consenting to this provision. Parties are agreeing dispute resolution provisions contained therein shall supersede and replace this Section 7. By consenting to this provision. Parties are agreeing dispute in the Agreement shall be heard and decided by one or more neutral arbitrators, and Parties are giving up the right to have the matter tried by a judge and jury. The right to appeal an arbitration decision is limited under Oregon law. 8. ENTIRE AGREEMENT: The terms of this Agreement are the complete and final expression of the entire agreement between Client and Broker and cannot be altered, amended, modified, or changed except in writing, signed by both Client and Broker. 9. ADDITIONAL PROVISIONS: Client Signature Print Date a.m. p.m. — 66. Client Signature Print Date a.m. p.m. — 67. Address Client's Phone Number 68. Broker's Phone Number Broker's Email Address Firm Broker's Phone Number Broker's Email Address | | | | | | ated by more than | one party in a | | | | |
| Agreement that cannot be resolved through formal or informal mediation shall be submitted to final and binding arbitration under the rules of the Arbitration Service of Portland. The prevailing party in any arbitration shall, at the discretion of the arbitrator, be entitled to recovery of all costs disbursements, and attorney fees as allowed by law. Notwithstanding the preceding, in the event that Client enters into a Real Estate Sale Agreement for the purchase of a Property during the term of this Agreement, the dispute resolution provisions contained therein shall supersede and replace this Section 7. By consenting to this provision, Parties are agreeing disputes arising under this Agreement shall be heard and decided by one or more neutral arbitrators, and Parties are giving up the right to have the matter tried by a judge and jury. The right to appeal an arbitration decision is limited under Oregon law. 8. ENTIRE AGREEMENT: The terms of this Agreement are the complete and final expression of the entire agreement between Client and Broker and cannot be altered, amended, modified, or changed except in writing, signed by both Client and Broker. 9. ADDITIONAL PROVISIONS: CLIENT AND BROKER ACKNOWLEDGMENT CLIENT AND BROKER ACKNOWLEDGMENT Client Signature Print Date a.m. p.m. — Address Client's Phone Number Broker's Phone Number Broker's Email Address Firm Broker's Phone Number Broker's Email Address Firm Firm Date a.m. p.m. — Broker's Phone Number Broker's Email Address | | | ☐ Fee . A non-refundable Said fee ☐ shall ☐ shall not | fee of \$ shall be payabl be credited against any commission or fee to which B | e upon signing of this A Broker shall become entitled | Agreement directly under this Agreeme | to the Firm. ent. | | | | |
| and cannot be altered, amended, modified, or changed except in writing, signed by both Client and Broker. 9. ADDITIONAL PROVISIONS: CLIENT AND BROKER ACKNOWLEDGMENT CLIENT Signature | Agreement that cannot be resolved through formal or informal mediation shall be submitted to final and binding arbitration under Arbitration Service of Portland. The prevailing party in any arbitration shall, at the discretion of the arbitrator, be entitled to record disbursements, and attorney fees as allowed by law. Notwithstanding the preceding, in the event that Client enters into a Fagreement for the purchase of a Property during the term of this Agreement, the dispute resolution provisions contained therein and replace this Section 7. By consenting to this provision, Parties are agreeing disputes arising under this Agreement shall be submitted to final and binding arbitration under the entitled to record disbursements, and attorney fees as allowed by law. Notwithstanding the preceding, in the event that Client enters into a Fagreement for the purchase of a Property during the term of this Agreement, the dispute resolution provisions contained therein and replace this Section 7. By consenting to this provision, Parties are agreeing disputes arising under this Agreement shall be submitted to final and binding arbitration under the provision of the arbitrator, be entitled to record disbursements, and attorney fees as allowed by law. Notwithstanding the preceding, in the event that Client enters into a Fagreement for the purchase of a Property during the term of this Agreement, the dispute resolution provisions contained therein and replace this Section 7. By consenting to this provision, Parties are agreeing disputes arising under this Agreement shall be submitted to final and binding arbitrator, be entitled to record dispute the provision of the arbitrator, be entitled to record dispute the provision of the arbitrator, be entitled to record dispute the arbitrator, and parties are given and the provision of the arbitrator, and be entitled to record dispute the provision of the arbitrator, and be entitled to record dispute the provision of the arbitrator of the arbitrator of the arbitrator of the arbitrator o | | | | | | he rules of the ery of all costs, al Estate Sale hall supersede be heard and | | | | |
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| 62 | | 9. | | | | | | | | | |
| CLIENT AND BROKER ACKNOWLEDGMENT Client Signature | | | | | | | | | | | |
| CLIENT AND BROKER ACKNOWLEDGMENT 65 Client Signature | | | | | | | | | | | |
| 65 Client Signature Print Datea.mp.m. ← 66 Client Signature Print Datea.mp.m. ← 67 Address Client's Phone Number 68 Broker Signature Print Datea.mp.m. ← 69 Broker's Phone Number Broker's Email Address 70 Firm | 64 | | | | | | | | | | |
| 66 Client Signature Print Datea.mp.m. ← 67 Address Client's Phone Number 68 Broker Signature Print Datea.mp.m. ← 69 Broker's Phone Number Broker's Email Address 70 Firm | | | | CLIENT AND BROKER ACKNOW | VLEDGMENT | | | | | | |
| 66 Client Signature Print Datea.mp.m. ← 67 Address Client's Phone Number 68 Broker Signature Print Datea.mp.m. ← 69 Broker's Phone Number Broker's Email Address 70 Firm | 65 | 65 Client Signature | | Print | Date | a.m | p.m. ← | | | | |
| 68 Broker Signature Print Datea.mp.m. ← 69 Broker's Phone Number Broker's Email Address 70 Firm | 66 | | | | | | | | | | |
| Broker's Phone Number Broker's Email Address Firm | 67 | Add | lress | | Client's Phon | e Number | | | | | |
| 70 Firm | 68 | Bro | ker Signature | Print | Date | a.m | p.m. ← | | | | |
| | 69 | Bro | ker's Phone Number | Broker's Email Address | | | | | | | |
| 71 Firm Address Phone Number | 70 | Firn | 1 | | | | | | | | |
| | 71 | 71 Firm Address Phone Number | | | | | | | | | |

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