

Simplicity

Showin	g Agreement		BEACHFR NT
1. PART	ES:		("Consumer")
agrees th interested below, C o	nat if, between d in touring, negotiating the purchase consumer will utilize the professional s	and 11:59 p.m. one, option, exchange, lease or other acquiservices of	, Consumer becomes isition of any of the properties listed ("Broker").
Should C	onsumer enter into either a fully exect h 2, the term of this Agreement will au	cuted contract for sale and purchase or a cutomatically extend through the date of the	contract to lease on Property listed in
2. PROF	PERTY: This Agreement applies to the	e following properties:	
(a) Br	se Broker's professional knowledge		above properties, Broker will:
• a		osing any resulting transaction; and orking with the owner, if any, to complete	
the s	ame property as Consumer. Cons	that Broker may work with other prospect sumer agrees that Broker may make of so long as Broker does not reveal any ma	competing consumers aware of the
(c) Fa that u or an	nir Housing. Broker adheres to the punlawfully discriminates on the basis of the category protected under fede		nilial status, country of national origin
(d) S e	ervice Providers. Broker does not v	warrant or guarantee products or service	s provided by any third party whom

- Broker refers or recommends to Consumer in connection with property acquisition.
- 4. CONSUMER'S OBLIGATIONS: Consumer agrees to cooperate with Broker in accomplishing the objectives of this Agreement, including:
 - immediately contacting **Broker** upon deciding to negotiate for the acquisition of one or more of the above-listed properties;
 - informing any other real estate licensee with whom Consumer has contact that Consumer has contracted to work with **Broker** with regard to the properties listed above;
 - providing Broker and necessary third parties (i.e., any lender, closing agent, etc.) with accurate information requested by Broker or third parties in connection with ensuring Consumer's ability to acquire property. Consumer authorizes Broker to run a credit check to verify Consumer's credit information.
 - indemnifying and holding Broker harmless from losses, damages, costs, and expenses of any nature, that Broker incurs because of Consumer's negligence, misrepresentations, or default on any agreement;
 - consulting appropriate professionals for legal, tax, environmental, engineering, foreign reporting requirements and other specialized advice; and
 - making a diligent good faith effort to perform the contract terms of any purchase agreement or contract to lease, and close on the sale of any property Consumer contracts to acquire.
- 5. COMPENSATION: Broker's compensation is earned when, during the term of this Agreement or any renewal or extension, Consumer or any person acting for or on behalf of Consumer contracts to acquire real property as specified in this Agreement. This compensation is for **Broker's** services for **Consumer**. Compensation received by **Broker**, if any. from an owner or owner's broker for services rendered to Consumer will reduce any amount owed by Consumer per this paragraph.

Consumer (_) () and Broker/Authorized Associate () (_) acknowledge receipt of a copy of this page,	which is Page 1 of 2.
SA-4	Rev 7/24				©2024 Florida Realtors®
Serial#: 06724	42-200175-2359894				E ► Form

		_ or% (select only one); or \$ or or	
		urchase price or other consideration for the acquired property, payab	
	e of closing specified in the	sales contract; however, closing is not a prerequisite for Broker's fe	Э
being earned.	0/		
		of month's rent (select only one); or \$ of the group less value parable when Consumer extensions a less	
		of the gross lease value, payable when Consumer enters into a lease-purchase agreement, the amount of the leasing fee which Broke	
	ted toward the amount due B		71
		quisition, see Additional Terms.	
(b) Other Compens	anon for an other types of acc	and the state of t	
6. RETAINER: A non-	refundable retainer fee of	\$ for Broker's services provided for	OI
		pon execution of this Agreement. This Retainer is in addition to ar	
compensation earned	d by Broker. Broker and Co	onsumer agree the Retainer is for the real estate services describe	þ
herein and does not o	constitute a fee paid for a rent	tal information list as described in section 475.453, Florida Statutes.	
	_		
7. ADDITIONALTERMS	5 :		
	_	construed under Florida law. All controversies, claims, and other matter	
		relating to this Agreement or the breach thereof will be settled by fir	
		the parties. If litigation arises out of this Agreement, the prevailing par	
		ees and costs, unless the parties agree that disputes will be settled be	
		he space provided, Consumer () (), Broker or Authorize	
		ed by mediation will be settled by neutral binding arbitration in the coun	
in which the Property	vis located in accordance wi	ith the rules of the American Arbitration Association or other arbitrate	IC
agreed upon by the p	arties. Each party to any arbit	tration (or litigation to enforce the arbitration provision of this Agreement	nt
or an arbitration awa	rd) will pay its own fees, cos	sts, and expenses, including attorney's fees, and will equally split th	١E
arbitrator's fees and a	idministrative fees of arbitration	on.	
9 VCKNOMI EDGMEI	NT: MODIFICATIONS: Con	sumer has read this Agreement and understands its contents. Th	ic
		reement signed by both parties. Electronic signatures will be acceptab	
		set by law and are fully negotiable. Broker may not receiv	
• = = =		ne amount or rate agreed to with Consumer. However, Consumer	
		sation from owner of the property for services rendered to owner by	
	sumer will not be responsible.		,
,			
Date:	Consumer:		
			_
Zip:	I elepnone:	Facsimile:	_
Doto	Congumer		
	Consumer:		
Address:			
Zip:	Telephone:	Facsimile:	
Date:	Authorized Associa	ate/Broker:	_
Conversion of to Consu	mar on	by: Decreed delivery Decil Section	
Copy returned to Consul	ner on	by: personal delivery mail facsimile.	
51 11 D5 11 T0 D0 9			
FIGURE REAL HORSE MOVOS NO FORE	and the second s		
		uacy of any provision of this form in any specific transaction. This standardized form should not be is available for use by the entire real estate industry and is not intended to identify the user as	
used in complex transactions or with REALTOR®. REALTOR® is a registe	h extensive riders or additions. This form is ered collective membership mark which ma	is available for use by the entire real estate industry and is not intended to identify the user as any be used only by real estate licensees who are members of the NATIONAL ASSOCIATION OF	
used in complex transactions or with REALTOR®. REALTOR® is a registe REALTORS® and who subscribe to	h extensive riders or additions. This form is ered collective membership mark which ma its Code of Ethics. The copyright laws of U	is available for use by the entire real estate industry and is not intended to identify the user as	
used in complex transactions or with REALTOR®. REALTOR® is a registe	h extensive riders or additions. This form is ered collective membership mark which ma its Code of Ethics. The copyright laws of U	is available for use by the entire real estate industry and is not intended to identify the user as any be used only by real estate licensees who are members of the NATIONAL ASSOCIATION OF	
used in complex transactions or with REALTOR® REALTOR® is a registe REALTORS® and who subscribe to including facsimile or computerized	h extensive riders or additions. This form is red collective membership mark which ma its Code of Ethics. The copyright laws of U forms.	is available for use by the entire real estate industry and is not intended to identify the user as any be used only by real estate licensees who are members of the NATIONAL ASSOCIATION OF	