

## BUYER AGENCY AGREEMENT ("AGREEMENT") EXCLUSIVE AUTHORIZATION TO LOCATE PROPERTY GREATER KALAMAZOO ASSOCIATION OF REALTORS® ("GKAR") (DUAL AGENCY)



	Pate:		
В	broker Member Office: Buyer(s):		
1.	RPOSE AND TERM: Buyer appoints Broker as Buyer's exclusive agent to assist Buyer to locate, negotiate and secure property as described in paragraph and Broker accepts the appointment. The parties agree that Broker's services shall be limited to: consulting with Buyer regarding the desirability of ticular properties, the availability of financing, formulating acquisition strategies, negotiating Buy & Sell Agreements and facilitating the details of the isaction. This Agreement shall expire at 11:59 p.m. on		
2.	PROPERTY: Buyer desires to purchase, lease, option, exchange or otherwise acquire property meeting the following general criteria:		
	Type: [ ] Residential [ ] Vacant [ ] Commercial [ ] Contract to Build [ ] Other		
	Description and location:		
	Preferred price range \$ to \$		
3.	BROKERAGE FEE: The Brokerage fee for services rendered is established by mutual agreement between the parties to this agreement. Broker commissions are not set by law and are fully negotiable. Broker may not receive compensation for brokerage services provided to Buyer from any source that exceeds the amount agreed upon herein or in a subsequent written agreement between Broker and Buyer.		
Buyer requests and Broker agrees to seek compensation from the Seller, the payment of which may satisfy Buyer's full or partial compen under this Agreement. This may take the form of accepting the compensation offered by the listing broker. If the Seller refuses to pay Broke elects to purchase the property, Buyer shall be responsible for the compensation to be paid to Broker. The compensation due Broker at t transaction (collectively "Brokerage Fees") shall be as follows:			
	A. LISTED PROPERTIES: \$\frac{+\text{The sales brokerage fee offered through the listing broker, or}}{\frac{+\text{whichever is greater, with a minimum of \$\frac{-\text{yhichever segment}}{\text{greater, with a minimum of \$\text{by Seller or listing broker shall be credited to Buyer.}}} \text{Any brokerage fee paid to Broker by Seller or listing broker shall be credited to Buyer.}}		
	B. UNLISTED PROPERTIES: \$ +_ % of the purchase price, with a minimum of \$, + Any brokerage fee paid to Broker by Seller or listing broker shall be credited to Buyer.		
	<ul> <li>C. OTHER FEES: At the time of this Agreement Buyer will pay Broker a non-refundable Retainer Fee of \$ The Retainer Fee (check one):</li> <li>shall be applied against the total brokerage fee due</li> <li>is a separate fee and not part of the brokerage fee</li> </ul>		
4.	ENTITLEMENT TO A BROKERAGE FEE: Buyer agrees to pay Broker a brokerage fee if any of the following occur:		
<ul> <li>A. During the term of this Agreement, Buyer purchases, leases or exchanges property of the general type described in Paragraph 2 above.</li> <li>B. Within months after the expiration of this Agreement (Protection Period), Buyer purchases, leases, or exchanges any property of during the term of this Agreement, Broker or Buyer had negotiations relating to the property, or Broker had shown or offered to show to Buyer someone representing Buyer, unless Buyer enters into a subsequent Buyer Agency Agreement with another real estate broker.</li> <li>C. At any time in the future Buyer purchases any property of the general type described in Paragraph 2 which Buyer leased or on which an option granted during the term of this agreement.</li> <li>This fee shall be deemed to be earned by Broker at the time Buyer enters into a binding purchase agreement, regardless whether Broker located, negotiations.</li> </ul>			
	and/or secured said property ultimately purchased or leased by Buyer.		
5.	BROKERS' AGENCY RESPONSIBILITIES AND LIMITATIONS: Broker agrees to negotiate on Buyer's behalf and take reasonable steps to preserve the confidentiality of information that Buyer has instructed Broker in writing to keep confidential. However, because Broker may have previously represented or may currently represent other parties whose interests conflict with those of Buyer, Buyer acknowledges that there are certain limitations imposed on Broker that may affect Buyer. For instance:  Past Clients: Buyer may consider property owned by a party Broker represented in the past. Buyer agrees that Broker shall not be required to disclose confidential information concerning said party.  Current Selling Clients (Dual Agency): Buyer may consider property currently listed with or owned by Broker. Buyer acknowledges that when Broker is acting as a Dual Agent, Broker may be paid compensation by a seller. Buyer further acknowledges that when Broker is acting as a Dual Agent conflicts of interest will occur and Broker will act primarily as a mediator to aid Buyer and seller in closing the transaction. Buyer agrees that Broker shall not be required to disclose confidential information concerning a seller of said property or suggest negotiating strategies that may		
	adversely affect said seller client.  Current or Future Buyers: Buyer may consider property that is also under consideration by other buyers working with Broker. Buyer agrees that Broker shall not be required to disclose to Buyer interest in the same property by another buyer.  Imputed Knowledge: Imputed Knowledge is knowledge attributed to a person because of the person's legal responsibility for another's conduct even though the person does not have actual knowledge. Buyer agrees that licensee's knowledge of information relating to the Seller, the Property, or the transaction shall not be imputed to any other licensee affiliated with Broker.		
6. OTHER TERMS:			

- BROKER'S DISCLAIMER AND PROPERTY CONSIDERATIONS: Buyer acknowledges that Broker is not serving as an attorney, tax advisor, survey or, civil engineer, structural engineer, environmental expert, appraiser.
  - A. **Buyer's Responsibility:** Buyer acknowledges that Buyer is solely responsible for determining the suitability of any desired property or transaction. Buyer is not relying on Broker or Licensee for such determination. Buyer further acknowledges Broker has advised Buyer that if Buyer has any other questions or concerns, Buyer should seek the advice of appropriate professionals. **Property Suitability:** In order to carefully evaluate a desired property's suitability, Buyer is specifically advised to:
  - - 1) 2)
    - review the title commitment with Buyer's attorney, investigate any potential restrictions on the use of the property such as local zoning ordinances, historical status, plat and deed restrictions, easements, liens and other encumbrances and insurability of property, have the property inspected for: infestation by wood destroying insect; structural and mechanical defects; environmental and health and safety
    - considerations, including the presence of radon, mold, or lead based paint, etc,
    - have the location and boundaries of the property verified by a surveyor,
- Transaction Suitability: In order to carefully evaluate the suitability of a potential transaction, Buyer is specifically advised to:
   read carefully all contractual agreements, Seller's Disclosure Statements, Lead-Based Paint Disclosure statements, and closing documents,
  - investigate the tax consequences of the transaction, including an evaluation of property tax information and the potential for changes in the property taxes. Buyer is aware that taxes can increase based on a new State Equalized Value, sales price, assessments, Principal Residence Exemption status or tax rate increases, investigate historical sales data and/or obtain an appraisal.
- EXCLUSIVE AGENT: Buyer agrees that during the term of this Agreement any and all inquiries and/or negotiations relating to the acquisition of any Desired Property by Buyer shall be through Broker. Buyer agrees to refer to Broker any inquiries from any other broker, salesperson or any other source.
- FAILURE TO CLOSE TRANSACTION: If Buyer enters into a binding Buy & Sell Agreement, and seller fails to close the transaction with no fault on the part of Buyer, Broker agrees not to pursue the compensation from the Buyer provided for that transaction; however, Broker reserves the right to pursue compensation from seller. If such transaction fails to close because of any fault on the part of Buyer, the total amount owing as compensation shall be immediately due and payable to Broker by Buyer.
- 10. COST OF SERVICES OR PRODUCTS OBTAINED FROM OUTSIDE SOURCES: Buyer agrees to promptly pay for services or products from outside sources ordered by Broker at Buyer's request (examples: surveys, environmental studies, inspections, soil tests, title reports, engineering studies, etc.) In the event Broker provides to Buyer names of sources for such assistance, Buyer acknowledges and agrees that Broker does not warrant or guarantee the services and/or products.
- 11. CONSENT TO DISCLOSURE: Buyer authorizes Broker to disclose Buyer's identity and any pertinent facts Broker has regarding Buyer's financial ability to purchase the Desired Property.
- 12. NON-DISCRIMINATION: Buyer acknowledges Broker is required to obey Federal, State and local non-discrimination laws pertaining to the sale or rental of real estate
- 13. CONSENT TO FEES: Buyer acknowledges that Broker may be offered fees and/or other consideration from home warranty companies, mortgage brokers and others who become involved in the transaction. Buyer grants Broker permission to receive such fees and/or other consideration.
- 14. ALTERNATE DISPUTE RESOLUTION: The Parties acknowledge that they have been informed that any claim or dispute between them related to this Agreement, may be mediated or arbitrated if Seller and Buyer agree in a separate writing.
- 15. COUNTERPARTS/SIGNATURES: This Agreement may be signed in one or more counterparts, each of which will be deemed to be an original copy of this Agreement and all of which, when taken together, will be deemed to constitute one Agreement. The exchange of copies of this Agreement and signature by facsimile or other similar electronic device shall constitute effective execution and delivery of this Agreement as to the parties and may be used in lieu of the original Agreement for all purposes. Copies shall be deemed to mean any duplicate, reproduction or similar exact imitation of the original executed Agreement. Signatures of the parties transmitted by facsimile or similar device shall be deemed to be their original signatures for all purposes and shall be deemed valid and binding upon the parties as if their original signatures, initials and modifications were present on the documents in the handwriting of each party. Buyer shall not assert the statute of frauds or non-enforceability or validity of this Agreement because of facsimile or similar electronic device copies being used, and Buyer specifically waives and relinquishes any such defense. Buyer agrees to provide an original signed document to Broker upon request.
- 16. ADDITIONAL PROPERTIES: Upon Buyer receiving notification that a seller has accepted Buyers' offer to purchase a property, Broker shall not be required to inform Buyer of additional properties that may otherwise be of interest to Buyer.
- 17. CONFIDENTIALITY: Buyer acknowledges that the existence, terms, and/or conditions of Buyer's offers, proposals, discussions, and/or agreements to Seller may not be treated as confidential information by seller or seller's representatives unless confidentiality is required by law, regulation, or any confidentiality agreement between Buyer and seller and/or seller's representative.
- 18. HOME PROTECTION PLANS: The Buyer has been informed that home protection plans are available. Such plans may provide additional protection and benefit to the Buyer.
- 19. ACCEPTANCE AND RECEIPT: This Agreement contains the entire terms and provisions of the agreement between the parties. No modification of any of the terms of this Agreement shall be binding upon the parties unless said modification is in writing and signed by the parties. Buyer acknowledges that all terms have been reviewed, understood and accepted, and further acknowledges receipt of a copy of this Agreement. In the event any portion of this Agreement is found to be unenforceable, said clause shall be severed from this Agreement and the remainder of this Agreement shall remain in force and effect.

Broker's Agent:	Buyer:	Buyer:
Print Name:	Print Name:	Print Name:
Phone:	Phone:	Phone:
Email:	Email:	Email:
	Buyer(s) Address:	
	(City)(State)	(Zip)

Rev. <u>07/12/24</u><del>10/08/21</del>