

EXCLUSIVE RIGHT TO REPRESENT BUYER/LESSEE FOR PURCHASE OR LEASE OF REAL PROPERTY

(Non-Residential/Allows for Dual Agency)

1. BASIC PROVISIONS ("BASIC P	•		
1.1 Parties : This agency Ag	reement ("Agreement"), dated for reference purpos	ses only as of	, is made by and between ("Buyer/Lessee"),
whose address is	, telephone number	, Fax No.	
			("Agent"), whose address is
		, telephone number	, Fax No
<u> </u>			
1.2 Requirements : Buyer/L	essee intends to purchase or lease, preferably	purchase lease, a property havi	ng the following characteristics:
General location:			
Approximate land size:			
Other:			1
			("Requirements").
	ne term of this Agreement commences on	, and, unless extended, expire	es at 5:00 p.m. on
("Term"). (See Paragraph 3) 1.4 Transaction: Agent sha	Il use reasonably diligent efforts to find a property w	which meets the Requirements for Bu	iver/Lessee to purchase or lease (a
	essee is under no obligation to consummate any suc		(4
2. EXCLUSIVE EMPLOYMENT AN	ND RIGHTS.		
2.1 Buyer/Lessee hereby er	nploys Agent as Buyer/Lessee's sole and exclusive ag		
	shall use reasonably diligent efforts to find and subr		
	d by Agent on behalf of Buyer/Lessee. Buyer/Lessee e regarding a possible Transaction.	e shall promptly disclose and refer to	o Agent all written or oral inquiries or
2.2 Buyer/Lessee authorize			
	n on listed and unlisted properties ("Property" or "Pr		
	responses to requests for proposals from third part		
	direction, submit offers and deposits on Buyer/Lession concerning Buyer/Lessee's Requirements to other		able property, governmental agencies.
. ,	in THE MULTIPLE of AIR CRE ("MULTIPLE" and "AIR"		
	nt as "confidential" any communications or informati		
	communication and information provided by Buyer as a dual Agent, the terms of Paragraph 2.5 shall be		as Agent may deem appropriate or
	ever, authorized to, in any way, bind Buyer/Lessee to		
	the Rules of Professional Conduct of the AIR, if a m		ional Conduct of the Society of Industrial
and Office Realtors.	ith destining at in the NAULTINE and are a standard	a alaatian aanamata with athan Daa	I Fatata Bualiana (tha 116a an anatin a
	vith participants in the MULTIPLE and may, at Agent's represents the owner of a property, then Agent sha	The state of the s	
	ne Cooperating Broker shall not be Buyer/Lessee's ag		
of Agent.			
	i, OR SUBSEQUENTLY OBTAINS, WRITTEN CONSENT T NT SHALL NOTIFY BUYER/LESSEE IN WRITING OF SUC		
	JAL AGENCY AT THE TIME OF SUCH NOTIFICATION. I		
	TH THE OWNER AND BUYER/LESSEE: A) A FIDUCIARY	Y DUTY OF UTMOST CARE, INTEGRIT	y, HONESTY AND LOYALTY IN THE DEALINGS
	ESSEE, AND B) OTHER DUTIES INCLUDING:	CE OF THE ACENTIC BUTTER	
	E OF REASONABLE SKILL AND CARE IN PERFORMANG ST AND FAIR DEALING AND GOOD FAITH;	CE OF THE AGENT'S DUTIES;	
	DSE ALL FACTS KNOWN TO THE AGENT MATERIALLY A	AFFECTING THE VALUE OR DESIRABIL	ITY OF THE PROPERTY THAT ARE NOT
	ENT ATTENTION AND OBSERVATION OF, THE PARTIES		
	EVEAL TO EITHER PARTY ANY CONFIDENTIAL INFOR		
	.BOVE. AS SUCH, THE AGENT MAY NOT, WITHOUT TI .T IS LESS THAN ADVERTISED OR THAT BUYER/LESSEI		
	F THE AGENT IN A DUAL AGENCY SITUATION DO NO		
	WNER SHOULD CAREFULLY READ ALL AGREEMENTS		
TRANSACTION. BUYER/LESSEE IS A	ADVISED TO CONSULT COMPETENT PROFESSIONALS	IF LEGAL, FINANCIAL OR TAX ADVICE	IS DESIRED.
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Buyer/Lessee's Ini	tials
2.6 Buyer/Lessee understands that Agent may also represent lessors/sellers and oth Buyer/Lessee.	
3.1 If the Transaction includes the purchase of a property, and it is not consummate Agreement") is accepted, then the expiration date of the Term of this Agreement shall be at the Sale Agreement and the date the Sale Agreement is terminated or the date that title to agreed to in writing, the Term shall not be extended beyond one year from the date the Term 3.2 If the Transaction is a lease, and it is not consummated for any reason after Buy Lease"), then the expiration date of the Term of this Agreement shall be extended by the right date on which the Accepted Offer to Lease is terminated or the date Owner is able to give extension; provided, however, unless otherwise agreed to in writing, the Term shall not be expired.	extended by the number of days between the date Buyer/Lessee executed to the Property is transferred to Buyer; provided, however, unless otherwise rm would have otherwise expired. Per/Lessee's offer to lease the Property is accepted ("Accepted Offer to number of days between the date Buyer/Lessee executed the Lease and the Lessee occupancy of the Property, whichever generates the longer
4. COMPENSATION.	
4.1 Agent shall be entitled to be paid a commission in the amount of	wing an ownership interest in Buyer/Lessee, eg. a shareholder. Said Agreed sult of the efforts of the Agent, owner, lessor, Buyer/Lessee, or any other he subject of the Transaction ("Owner") pay the commission owed to Agent d commission schedule in lieu of the Agreed Commission. Buyer/Lessee ge commission from Owner. ission terms less than or materially less favorable than the Agreed educed amount or less favorable terms. In such event, Buyer/Lessee hereby hear after expiration of the Term of this Agreement; or
5. ALTERNATIVE TRANSACTION. If the Transaction changes to any other transaction, in ground lease, sublease or assignment of lease (collectively, an "Alternative Transaction"), such Alternative Transaction and represent Buyer/Lessee in such Alternative Transaction u an Alternative Transaction is consummated, then Agent shall be entitled to a commission f Agreement.	the Agent shall automatically be Buyer/Lessee's sole and exclusive Agent for nder the terms and conditions of this Agreement. If, during the Term hereof,
6. EXCLUDED AND REGISTERED PROPERTIES. 6.1 Buyer/Lessee shall, within 5 business days after the date hereof, provide Agent registered with Buyer/Lessee by any other broker under any prior agreement of any kind (*type of transaction associated with the Excluded Properties ("Excluded Transaction"). Age accept the Excluded Properties or Excluded Transactions, (b) cancel this Agreement, or (c) accepted by Agent, the written list shall automatically become an exhibit to this Agreement complete list of the Excluded Properties and a complete list of the Excluded Transactions a Agent shall not be entitled to a commission with respect to the consummation of an Excludent Transactions is not provided as set forth herein then it shall be conclusively deemed the 6.2 Within 5 business days after the expiration of the Term, Agent shall provide Buy through another broker, negotiated on Buyer/Lessee's behalf during the Term hereof ("Regnature of each consummated or non-consummated Transaction. Those Properties which Brequests for proposals or letters of intent on behalf of Buyer/Lessee shall automatically be Listing. Agent's failure to timely notify Buyer/Lessee of the existence of any other Properties Registered Properties Listing. 6.3 If, within 180 days after the expiration of the Term, Buyer/Lessee enters into an Grant shall, upon consummation of such transaction, be entitled to a commission for such 6.4 If, within 180 days after the expiration of the Term, Buyer/Lessee enters into an Grant Transaction or an Alternative Transaction concerning Property specified on the Regist new broker the addresses of the Properties specified on the Registered Property Listing, ar compensation payable to Agent hereunder for the consummation of any Transaction or Alternative Transaction or Alternative Transaction or Concerning Property specified on the Regist new broker the addresses of the Properties specified on the Registones or maintains contin beyond the time periods provided in this Paragraph 6, then the time periods set forth herec	"Excluded Properties"). Buyer/Lessee's written list shall also specify the ent may, within 3 business days of receiving such written list, either (a) renegotiate this portion of the Agreement with the Buyer/Lessee. Once t and attached hereto. If Buyer/Lessee timely provides Agent with a nd Agent accepts such written list pursuant to this Paragraph 6.1(a), then ded Transaction. If the specified information concerning Excluded Properties at there are no Excluded Properties or Excluded Transactions. Per/Lessee with a written list of the Properties Agent either directly, or gistered Property Listing"). The Registered Property Listing shall specify the Buyer/Lessee or Agent, during the Term hereof, submitted written offers, deemed, without further action by Agent, a part of the Registered Property es shall mean that such other Properties shall not be included in the contract for a Property specified on the Registered Property Listing, then transaction in accordance with Paragraph 4 of this Agreement. Other agreement, whether or not exclusive, with a broker other than Agent ered Property Listing, then Buyer/Lessee's and specify, in writing, that the new broker shall not be entitled to receive any ternative Transaction specified in the Registered Property Listing.
extension of the time period. 7. BUYER/LESSEE'S REPRESENTATIONS. Buyer/Lessee represents and warrants that: (a) Each person executing this Agreement on behalf of Buyer/Lessee has the	

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(b) Buyer/Lessee has neither been deemed nor is it the subject of an actual or pending bankruptcy, insolvency, probate or conservatorship proceeding.

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BUYER/LESSEE'S ACKNOWLEDGEMENTS. Except to the extent arising from Agent's gross negligence or willful misconduct, or Agent's failure to disclose or perform its obligations under applicable law, Agent shall not be liable to Buyer/Lessee for any (a) claims for personal injury, property damage, or loss in value of the Property arising from or related to the physical condition of the Property, including, without limitation, any soils, structural, or design problems; (b) claims or action arising from or due to any inaccuracy in information known or unknown by the seller or lessor of the Property, or furnished or unfurnished by said seller or lessor; (c) agreement entered into by Buyer/Lessee with respect to the Property and/or addenda thereto; (d) dispute or action concerning or arising from Buyer/Lessee's decision to consummate or not consummate a Transaction or Alternative Transaction; (e) claims, disputes or actions or services including, but not limited to, the inspection, financing, purchase or lease of the Property; and (f) any responsibility for the completion of repairs to the Property, including but not limited to, structural pest control work. Buyer/Lessee acknowledges that Buyer/Lessee has been advised by Agent to consult and retain experts to advise and represent it concerning the legal, financial and tax effects of this Agreement and the effect of consummating a Transaction or Alternative Transaction, as well as the condition of the Property and/or the legality of the Property uses, including, but not limited to, the Property's improvements, equipment, soil, tenancies, title and environmental aspects. Agent shall have no obligation to investigate any such matters unless expressly otherwise agreed to in writing by Buyer/Lessee and Agent. Buyer/Lessee further acknowledges that in determining the financial soundness of any prospective Property, Transaction or Alternative Transaction, Buyer/Lessee will rely solely upon Buyer/Lessee's own investigation, notwithstanding Agent's assistance in gathering such information.

MISCELLANEOUS.

10. ARBITRATION OF DISPUTES.

- 9.1 This Agreement shall not be construed for or against Buyer/Lessee or Agent, but shall be interpreted, construed and enforced in accordance with the mutual intent of the parties ascertainable from the language of this Agreement. Signatures to this Agreement accomplished by means of electronic signature or similar technology shall be legal and binding.
- 9.2 All payments by Buyer/Lessee to Agent shall be made in lawful United States currency. If Buyer/Lessee fails to pay to Agent any amount when due under this Agreement, then such amount shall bear interest at the rate of 15% per annum or the maximum rate allowed by law, whichever is less
- 9.3 In the event of litigation or arbitration between Buyer/Lessee and Agent arising under or relating to this Agreement or the Property, the prevailing party shall be paid its attorneys' fees and costs by the losing party. The term, "Prevailing Party" shall include, without limitation, one who substantially obtains or defeats the relief sought, as the case may be, whether by compromise, settlement, judgment, or the abandonment by the other party of its claim or defense. The attorneys' fees awarded shall not be computed in accordance with any court fee schedule, but shall be in an amount to fully reimburse all reasonably incurred attorneys' fees.
- 9.4 In the event of a sublease, all terms relating to lessee shall be deemed to include sublessee and all terms relating to lessor shall be deemed to include sublessor and shall also include master lessor.
- 9.5 Except as may be caused by Agent's grossly negligent acts or omissions, Agent shall not be liable for any loss, damage, or injury to the person or property of Buyer/Lessee or Buyer/Lessee's employees or business partners during the Agent's transportation of such individuals to any property or to any meeting or while Agent is showing any property or site whatsoever.
- 9.6 Buyer/Lessee agrees that no lawsuit or other legal proceeding involving any breach of duty, error or omission relating to the services to be performed by Agent pursuant to this Agreement may be brought against Agent more than one year after the expiration of the Term of this Agreement (see paragraph 1.3) and that the liability (including court costs and attorney's fees) of Agent with respect to any such lawsuit and/or legal proceeding shall not exceed any fee received by Agent pursuant to this Agreement; provided, however, that the foregoing limitation on liability shall not be applicable to any gross negligence or willful misconduct of Agent.

10.1 ANY CONTROVERSY ARISING UNDER OR RELATING TO THIS AGREEMENT SHALL BE DETERMINED BY BINDING ARBITRATION TO BE CONDUCTED BY: 🖵 TH
AMERICAN ARBITRATION ASSOCIATION OR USING THE COMMERCIAL RULES ESTABLISHED BY SUCH
ORGANIZATION OR IF NONE THE AMERICAN ARBITRATION ASSOCIATION'S COMMERCIAL RULES. ARBITRATION HEARINGS SHALL BE HELD IN THE COUNTY WHERE TH
PROPERTY IS LOCATED. THE ARBITRATORS SHALL HEAR AND DETERMINE SAID CONTROVERSY IN ACCORDANCE WITH APPLICABLE LAW AND THE INTENTION OF THE
PARTIES AS EXPRESSED IN THIS AGREEMENT, AND ANY AMENDMENTS THERETO. PRE-ARBITRATION DISCOVERY SHALL BE PERMITTED AS IS AUTHORIZED UNDER THE
COMMERCIAL RULES OR STATE LAW APPLICABLE TO ARBITRATION PROCEEDINGS. JUDGMENT MAY BE ENTERED ON THE AWARD IN ANY COURT OF COMPETENT

10.2 NOTICE: BY INITIALING IN THE SPACE BELOW, YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRATION" OF DISPUTES" PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW, YOU ARE GIVING UP RIGHTS YOU MIGHT POSSESS TO HAVE THE

JURISDICTION NOTWITHSTANDING THE FAILURE OF A PARTY DULY NOTIFIED OF THE ARBITRATION HEARING TO APPEAR.

SI DISTOTES THOUSING DECIDED BY HEATHER HIGH TO THOUSE BY CHEM CHIMINE WILL TOO THE CIVING OF HIGHT TOOSESS TO THAT	
DISPUTE RESOLVED IN A COURT OF LAW. BY INITIALING IN THE SPACE BELOW, YOU ARE GIVING UP JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOS	SE
RIGHTS ARE SPECIFICALLY INCLUDED IN THE "ARBITRATION OF DISPUTES" PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS	
PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS	
ARBITRATION PROVISION IS VOLUNTARY.	
10.3 WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE "ARBITRAT	O NOI
DISPUTES" PROVISION TO NEUTRAL ARBITRATION.	
Buyer/Lessee's Initials Agent's Initials	
10.4 THE PROVISIONS OF THE ABOVE ARBITRATION CLAUSE SHALL NOT BE BINDING ON EITHER PARTY UNLESS BOTH PARTIES HAVE PLACED THEIR INITIAL	LS
JNDER PARAGRAPH 10.3.	
1. Additional Provisions: Additional provisions regarding this Agreement may be set forth on the following blank lines or in an addendum (if there are no ad	ditiona
provisions, write "NONE", if an addendum is attached, check this box	
2. Disclosures Regarding The Nature of a Real Estate Agency Relationship. When entering into an agreement with a real estate agent a Buyer/Lessee shoul	id from
he outset understand what type of agency relationship or representation it has with the agent or agents in the transaction.	

(i) Buyer/Lessee's Agent. A Buyer/Lessee's agent may act as an agent for the Buyer/Lessee only. A Buyer/Lessee's agent or subagent has the following

affirmative obligations: To the Buyer/Lessee: A fiduciary duty of utmost care, integrity, honesty, and loyalty in dealings. To a potential seller/lessor and the Buyer/Lessee: a. Diligent exercise of reasonable skills and care in performance of the agent's duties. b. A duty of honest and fair dealing and good faith. c. A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and

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observation of, the Parties. An agent is not obligated to reveal to either Party any confidential information obtained from the other Party which does not involve the affirmative duties set forth above.

(ii) Agent Representing Both Parties. A real estate agent, either acting directly or through one or more associate licenses, can legally be the agent of both Parties in a transaction, but only with the knowledge and consent of the Parties. In a dual agency situation, the agent has the following affirmative obligations to both Parties: a. A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either Party. b. Other duties to the Buyer/Lessee as stated above in subparagraph (i). When representing both Parties, an agent may not without the express permission of the respective Party, disclose to the other Party that the Buyer/Lessee will accept rent/purchase price in an amount less than that indicated in the listing or that the buyer/lessee is willing to pay a higher rent/purchase price than that offered.

The above duties of the Agent do not relieve Buyer/Lessee from the responsibility to protect its own interests. Buyer/Lessee should carefully read all agreements to assure that they adequately express its understanding of the transaction.

By: By: Name Printed: Title: Broker DRE License #: Agent DRE License #: Address: Phone: Fax: Email: AIR CRE * https://www.aircre.com * 213-687-8777 * contracts@aircre.com NOTICE: No part of these works may be reproduced in any form without permission in writing.	assure that they adequately express its understanding of the transaction.	
Date:		
By:	BUYER/LESSEE	AGENT
Name Printed:	Date:	Date:
Name Printed:		
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Name Printed:		
Title:	Ву:	
Broker DRE License #:		
Agent DRE License #: Address: Phone: Fax: Email: AIR CRE * https://www.aircre.com * 213-687-8777 * contracts@aircre.com	Title:	
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