



EXCLUSIVE BUYER REPRESENTATION AGREEMENT

An Agreement to Exclusively Represent a Buyer

(For Use in Designated Agency Brokerages)

	THE BROKERAGE (WE)	Between	TUE	: DIIVED (V	OII)	
	THE BROKERAGE (WE)	and	Inc	BUYER (Y	00)	
Name	9	Name				
Name	9	Name				
1. 1.1	THE PROPERTY (SEARCH CRITERIA Your search criteria are: Property Type	<u> </u>				
	Market Area(s)					
2.	OUR AGENCY RELATIONSHIP					
2.1	You give us the exclusive right to assist you in	buying a property that	matches the se	earch criter	ia you give us.	We appoin
	(the designated agent) to serve as sole agent for agent, as the Real Estate Council of Alberta's Council anyone else as your agent or representative wit sellers and other buyers.	onsumer Relationships Go th the same search criteri	uide (Guide) ex a during this a	plains. Tha greement.	t means you ca However, we m	annot appoin ay represen
2.2	If the designated agent is no longer registered w sole agent for you or this agreement ends.	ith us and at your request	, we will appoir	nt another c	lesignated agen	it to serve as
2.3	The designated agent's knowledge will not be att		-	-	-	
2.4	This agreement begins on			,	20 at	m.
	It ends on		, 20	at	m.	
3 . 3.1	OUR RESPONSIBILITIES During this agreement we must:					
	 (a) be impartial in our dealings with you and oth (b) make sure the designated agent that represe (c) supervise the designated agent and support (d) hold money we receive in trust, as the Real (e) give you a copy of this agreement as soon a 	ents you meets our applica staff to make sure their re <i>Estate Act</i> requires.	able policies an	nd procedur		
4.	THE DESIGNATED AGENT'S RESPON					
4.1	The designated agent must meet their agency re		-			
4.2	In addition to the responsibilities described in the (a) look for properties that match your search cr			0.000.000.001	or this sarson	ant anda
	(b) keep you informed during the search and an		erty under this	agreement	, or this agreem	ent enus.
	(c) tell the seller of a property you are interested	-	nt.			
	(d) take reasonable steps to find and give you in	nformation about propertie	s and transacti	ons you are	interested in.	
	(e) help you prepare an offer and negotiate favor		ns with a seller	·.		
	(f) help you to comply with a contract to buy the					
	(g) present all offers and counter-offers to and for		roperty is alrea	dy the subj	ect of an accept	ed offer.
			ioos:			
5. 5.1	THE DESIGNATED AGENT'S OTHER You request and the designated agent agrees to		ices:			
6.	YOUR RESPONSIBILITIES					
6.1	During this agreement you must:					
	(a) communicate and cooperate with us.(b) discuss with us any specific information you	want about a property. Th	is may include	•		
	(b) Giocuss with us any specific information you	want about a property. Ith	no may monude.	•		

AREA©123DARoot_2017May

Buyer's Initials Brokerage Representative's Initials Page 1 of 4



(i) information the seller does not have to disclose, or (ii) issues that may prevent you from buying a property.

- (c) give us enough personal and financial information so we can assess your ability to buy property that matches your search criteria.
- (d) tell us about inquiries you make or receive about purchases that affect this agreement.
- 6.2 During this agreement and ____ days after this agreement ends, you must give us copies of any offers we don't know about that you make or receive for properties that match the search criteria, unless you sign a buyer representation agreement with another brokerage that begins after this agreement ends.

7. CONFLICTS OF INTEREST

- 7.1 It is not a conflict of interest if the designated agent simply shows you a property owned by a seller they also represent.
- **7.2** A conflict of interest occurs when the designated agent acts as the sole agent for both you and the seller. In that case, they must tell you there is a conflict and tell you and the seller your options.
- **7.3** If there is a conflict, you and the seller may agree to have the designated agent act as a transaction facilitator. In that case, they work for both sides to bring about a purchase and sale and do not act as sole agent for either of you.
- **7.4** If the designated agent, you or the seller decide not to have them facilitate the purchase and sale, they will act as the sole agent of the side which first signed a representation agreement with us, unless we all agree otherwise in writing.
- 7.5 If the designated agent does not continue to act as your sole agent, you may ask us to designate another agent from our brokerage, you may choose another brokerage, ask our designated agent to refer you to another brokerage, or have a customer relationship with the designated agent. If you are a customer, the designated agent's responsibilities are limited to those outlined in the Guide.

3. 3.1	OUR FEE, RETAINER, AND LIMITS ON PAYMENTS Our fee is:				
J. 1	Our ree is.				
	(plus GST)				
8.2	If you pay us a retainer we will apply the retainer towards our fee. The retainer is \$ and is payabl by, 20 If you do not owe us fees, we must refund the retained within days after this agreement ends, unless we and you agree otherwise in writing.				
	within days after this agreement ends, unless we and you agree otherwise in writing. Other:				
3.3	You must pay our fee if:				
	(a) while this agreement is in effect, you enter into a legally binding contract to buy a property that matches the search criteria, whether through us or not. You must pay us even if you don't complete the purchase, unless you have a legal reason for not completing it.				
	(b) in the days after this agreement ends, you enter into a legally binding contract to buy a property we introduced to you during the term of this agreement. You must pay us even if you don't complete the purchase, unless you have a legal reason for not completing it.				
8.4	You authorize us to ask the seller's real estate brokerage (or the seller, if the seller does not have a brokerage) to pay our fee.				
8.5 If you are responsible for the whole fee, you must pay it within days after the purchase is complete.					
8.6	You do not pay our fee if you:				
	(a) buy a property excluded in writing from this agreement.				
	(b) sign a buyer representation agreement with another brokerage that begins after this agreement ends.				
8.7	If the money paid to us is more than our fee we must refund the difference to you within days after this agreement ends. If our fee is more than the money paid to us and your retainer, you must pay us the difference within days after this agreement ends.				
8.8	If you change your mind about looking for a property, you must tell us in writing. You must reimburse us for our reasonable expenses up to the time you tell us. Reasonable expenses will include:				
	If you pay these reasonable expenses, it does not remove your responsibility to pay other amounts you may owe us under this agreement.				
8.9	We must not accept any other fees including finder's fees, referral fees, bonuses or gifts directly or indirectly related to this agreement, unless we first tell you in writing everything relevant about the payment and you consent in writing to the payment.				
9.	PERSONAL AND CONFIDENTIAL INFORMATION				
9.1	You give your consent to us to collect, maintain, use and disclose your personal information for this agreement and for all uses consistent with you buying, or potentially buying, property.				
9.2	You agree that we, our real estate board, and other listing services may keep and give out information about any property bought through us for reporting, appraisal and statistical purposes. Any further or additional use of the information will require your consent.				
9.3	We will not:				





(a) give out any of your confidential information without your consent, unless required by law.

- (b) use confidential information received from you or that we get as a result of performing under this agreement for any other purpose than those in this agreement unless you agree in writing.
- (c) give you any confidential information we have because of a past or present agency relationship with someone else.

10. ONGOING OBLIGATIONS

10.1 Our duty to keep your information confidential continues after this agreement ends.

11. INDEMNIFICATION

11.1 You agree that you will indemnify us and our brokerage representatives against all claims and legal actions that may arise because we reasonably and in good faith relied on information you gave us. This means that you will have to pay us in full for the outcome of these claims and legal actions and any related expenses including legal fees.

12. ADDITIONAL TERMS (IF ANY)

13. EARLY END TO THIS AGREEMENT

- 13.1 Despite the end date listed at the beginning of this agreement, the agreement ends immediately if any of these things happen:
 - (a) you complete a purchase of a property matching the search criteria.
 - (b) we and you agree in writing to an earlier end date.
 - (c) our licence to trade in real estate is suspended or cancelled.
 - (d) we are bankrupt, insolvent, or we are in receivership.
 - (e) you materially breach this agreement and we give you written notice to end it, or we materially breach this agreement and you give us written notice to end it.
 - (f) you give us written notice to end this agreement because our board membership status changes to the extent that we cannot fulfill our obligations under this agreement.

If the agreement ends for any of these reasons, our rights and your rights under this agreement will not be affected.

14 OTHER DETAILS ABOUT THIS AGREEMENT

- **14.1** Documents attached to this agreement only form part of this agreement if we and you sign or initial them. This agreement includes these attached documents:
- **14.2** Any future changes to this agreement must be in writing and signed by both of us to be effective.
- 14.3 Words with a singular meaning may be read as plural when required by the context.
- 14.4 If any clauses added to this agreement conflict with standard clauses in this agreement, the added clauses apply.
- 14.5 This agreement is the entire agreement between us and you. Anything we discussed with you, or that you told us, is not part of this agreement unless it is in this agreement.
- 14.6 The laws of the Province of Alberta govern this agreement.
- 14.7 A purchase is complete when all money has been paid to the seller or the sellers' lawyer and is releasable.

15. BUYER ACKNOWLEDGMENT

- 15.1 You acknowledge that:
 - (a) you have read this agreement.
 - (b) you have received and read the Guide.
 - (c) this agreement creates a sole agency relationship with the designated agent, as the Guide describes.
 - (d) you had the opportunity to get independent advice from a lawyer before signing this agreement.
 - (e) this agreement accurately sets out what we and you agree to.

16. CONTACT INFORMATION

16.1 The following contact information must be used for all written communications between us and you. If this contact information changes, we and you must tell each other in writing within two days of the change.

BUYER:					
Name			Name		
Address		(postal code)	Address		(postal code)
Phone:	Fax:	(postar code)	Phone:	Fax:	,
Email:			Email:		

AREA©123DARoot_2017May

Buyer's Initials _____ Brokerage Representative's Initials ____

1 age 5 of 4



	Exclusive Buyer	Representation Agreement	-	Agreement Number		
BRO	KERAGE:	BROKERAGE REP	RESENTATIVE:			
Name		Name	Name			
Addre	9SS (postal code)	Address: c/o the Bro	kerage			
	e: Fax:		Fax:			
Email	l:	Email:				
16.2	We and you may communicate and deliver documents are you acknowledge there are risks with each of these methods.			electronically. We and		
16.3	We and you agree that for our communication an electron documents or information exchanged between us will be			signature and that any		
SIGN	ATURES:					
SIGN	ED AND DATED on			, 20		
Signat	ture of Buyer	Signature of Buyer				
Print N	Name of Buyer	Print Name of Buyer				
Signat	ture of Witness	Signature of Witness				
	Name of Witness	Print Name of Witness	3			
Print N						

Initials Dated at _______, 20_____.

AREA©123DARoot_2017May



Buyer: Initial here to show you have received a copy of this Agreement _____