RE/MAX Of Grand Rapids Exclusive Buyer Agency Contract (Designated Agency)



Co	ontract Date:	through Expiration on	at 11:59 PM	
Bro	okerage Firm:		("Broker")	
			_("Designated Agent")	
De	signated Agent's Email Address:			
De	signated Agent's Phone #	Designated Agent's Facsimile #		
		("		
Bu	yer(s):		("Buyer")	
Bu	yer's Email Address:			
В	uyer's Phone #	Buyer's Facsimile #		
1. 2.	services shall include, but not be limited to, c availability of financing; formulating acquisiti	chasing real estate, as more particularly described in particularly with Buyer regarding the desirability of particular purchase agreements.	cular properties and the	
۷.	DESIGNATED AGENCY: Broker and Buyer hereby designate the agent(s) named above as the Buyer's Designated Agent. Buyer shall have an agency relationship with ONLY Broker and the Designated Agent and Supervisory Broker named above. Buyer acknowledges that neither Designated Agent nor Supervisory Broker named herein are acting as attorneys, tax advisors surveyors, appraisers, environmental experts or structural or mechanical engineers, and that Buyer should contact professionals on these matters. Neither Designated Agent nor Supervisory Broker is in a position to advise Buyer as to the location of any property within a floodplain or as to floodplain insurance requirements. Buyer is encouraged to visit the website <a desired="" href="http://www.floodsmart.gov/fl</th></tr><tr><th>3.</th><th colspan=4>PROPERTY: Buyer desires to purchase real property meeting the following criteria (type, price range, geographical location, etc.):(" property")<="" th="">			
4.		uring the term of this agreement any and all inquiries a		
5.	COMPENSATION OF BROKER: Broker	r's fee for services rendered is not fixed, controlled or reconconsideration for the services to be performed under the	mmended by law, the MLS	
		a non-refundable Retainer Fee of \$, due and hall be applied against any commission owed to Broken		
		an Hourly Fee of \$ for services performed un e(s) from Broker. The Hourly Fee shall be applied again		
	\$ The Flat Fee is due and because of any default on the part of Fee obligation shall apply to any puextension of this agreement. The F	payable upon closing; provided, however, that if the transfer the Buyer, the Flat Fee shall become immediately durchase agreements executed during the term of this against Fee obligation will also apply to purchase agreement or other termination of this agreement, if the property reement.	ansaction does not close e and payable. The Flat reement, or during any its executed within	

Commission. In the event that Buyer contract to purchase the Desired Property, Buyer will pay Broker a
Commission equal to3% of the purchase price. The Commission is due and payable upon closing; provided
however, that if the transaction does not close because of any default on the part of the Buyer, the Commission shall
become immediately due and payable. The Commission obligation shall apply to any purchase agreements executed
during the term of this agreement, or during any extension of this agreement. The Commission obligation will also
apply to purchase agreements executed within months after the expiration or other termination of this
agreement, if the property acquired was presented to Buyer during the term of this agreement.

- **6. CREDIT:** Buyer will receive a credit against any amount owed pursuant to paragraph 5 above for any commission paid to Broker by the seller or the seller's listing broker.
- 7. DISCLOSURE OF BROKER'S ROLE: At the time of any initial contact, Designated Agent shall inform all prospective sellers and their agents that Designated Agent is acting on behalf of Buyer. Designated Agent and Supervisory Broker will preserve any confidential information obtained during another agency relationship or in a prior or pending transaction or business relationship. Buyer acknowledges and agrees that the preservation of this confidential information shall not constitute a breach of any fiduciary duty owed to Buyer.
- 8. CONFLICT OF INTEREST (BUYERS): Buyer acknowledges that Designated Agent may represent other buyers desirous of purchasing property similar to the Desired Property. Buyer acknowledges and agrees that Designated Agent may show more than one buyer the same property, and may prepare offers on the same property for more than one buyer. Designated Agent shall preserve any confidential information disclosed by any buyer-client and shall not disclose the existence of, or the terms of, any offer prepared on behalf of one buyer to another buyer. In the event Designated Agent works for two competing buyer-clients in connection with any specific property, Designated Agent will be working equally for both buyer-clients and without the full range of fiduciary duties owed by a buyer's agent to a buyer. In this situation, the competing buyer-clients are giving up their rights to undivided loyalty and will be owed only limited duties of disclosure, obedience and confidentiality.
- CONFLICT OF INTEREST (SELLERS): If Broker, but not Designated Agent, is in an agency relationship with a seller of property for which Buyer intends to make an offer to purchase, Buyer understands that Broker and Supervisory Broker will be acting as dual agents, and Buyer consents to that dual agency. Buyer also understands that Designated Agent will remain as the agent of Buyer. If Designated Agent is in an agency relationship with a seller of property for which Buyer intends to make an offer to purchase, one of the following will apply (select one):

 Buyer chooses to terminate the agency relationship with Broker, Supervisory Broker, and Designated Agent, but only with respect to the seller-client's property for which Buyer intends to make an offer to purchase. Buyer understands that the agency relationship between the seller-client, Broker, Supervisory Broker, and Designated Agent will continue and remain in effect. Buyer also understands and agrees that the agency relationship between Buyer, Broker, Supervisory Broker, and Designated Agent will continue with respect to any other properties.
 Designated Agent shall act as disclosed dual agent of both Buyer and the seller. In such event, Broker shall be entitled to any fees owed by Buyer pursuant to this agreement.
- 10. BUYERS DISCLOSURE: Buyer agrees to disclose to Designated Agent relevant personal and financial information to assure Designated Agent that Buyer has the ability to complete any transaction which is the subject of this agreement. Buyer hereby grants to Designated Agent the authority to disclose such information as Designated Agent deems necessary or appropriate in order to influence the decision of a seller to accept an offer from Buyer.
- 11. LEASING or OPTIONING: This agreement shall also apply to situations where Buyer wishes to lease or option property. In those situations, the terms used in this agreement shall be automatically changed as appropriate, so that the term "purchase" shall mean "lease," "rent" or "option" and the term "Seller" shall mean "Lessor," "Landlord" or "Optionor" and the term "Buyer" shall mean "Lessee," "Tenant" or "Optionee."
- 12. COST OF SERVICES OR PRODUCTS OBTAINED FROM OUTSIDE SOURCES: Broker will not obtain or order products or services from outside sources (e.g. surveys, soil tests, title reports, inspections) without the prior consent of Buyer. Buyer agrees to pay for all costs for products or services so obtained.
- 13. **INDEMNIFICATION:** Buyer agrees to indemnify and hold harmless Broker, Designated Agent and Supervisory Broker on account of any and all costs or damages arising out of this agreement, provided no one at Broker is at fault, such obligation to include, but not be limited to, reasonable attorneys' fees and costs.
- 14. NON-DISCRIMINATION: It is agreed by Broker and Buyer, parties to this agreement, that as required by law, discrimination because of religion, race, color, national origin, age, sex, disability, familial status, marital status, sexual orientation, or gender identity or expression by said parties with respect to the purchase of the Desired Property is PROHIBITED. Local ordinances may offer protection against additional discrimination.

- 15. **COUNTERPARTS:** This agreement may be signed in any number of counterparts with the same effect as if the signature of each counterpart were upon the same instrument.
- 16. ELECTRONIC COMMUNICATIONS: The parties agree that this agreement, any amendment or modification of this agreement and/or any written notice or communication in connection with this agreement may be delivered by electronic mail or by fax via the contact information set forth above. Any such communication shall be deemed delivered at the time it is sent or transmitted. The parties agree that the electronic signatures and initials shall be deemed to be valid and binding upon the parties as if the original signatures or initials were present in the documents in the handwriting of each party.
- **17. CONDITION OF PROPERTY:** Buyer is not relying on Designated Agent to determine the suitability of any Desired Property for the Buyer's purposes or regarding the environmental or other condition of the Desired Property.
- **18. LIMITATION:** Buyer and Broker agree that any and all claims or lawsuits between the parties to this agreement must be filed no more than six (6) months after the date of termination of this agreement. The parties waive any statute of limitations to the contrary.
- 19. MERGER: This agreement constitutes the entire agreement between the parties, and any prior agreements, whether oral or written, have been merged and integrated into this agreement.
- **20. CANCELLATION:** This agreement may be CANCELLED or REVOKED only by the mutual consent of the parties in writing.

21. 07	THER:	
22. RE	CCEIPT: Buyer has read this agreement a	nd acknowledges receipt of a completed copy of this agreement.
	(Broker)	(Buyer)
	(Designated Agent)	(Buyer)
	Date:	Date:

Disclaimer: This form is provided as a service of the RE/MAX of Grand Rapids. Please review both the form and details of the particular transaction to ensure that each section is appropriate for the transaction. RE/MAX of Grand Rapids is not responsible for use or misuse of the form, for misrepresentation, or for warranties made in connection with the form.

