

Exclusive Buyer Brokerage Agreement					
1.	PARTIES: ("Buyer") grants				
	("Broker")				
	al Estate Broker / Office				
des	exclusive right to work with and assist Buyer in locating and negotiating the acquisition of suitable real property as scribed below. The term "acquire" or "acquisition" includes any purchase, option, exchange, lease or other acquisition an ownership or equity interest in real property.				
2.	TERM: This Agreement will begin on the day of, and will terminate at 11:59 p.m. on the day of, this Agreement will continue in effect until that transaction has closed or one of the transaction of the transaction has closed or one of the transaction of the transaction has closed or one of the transaction has closed				
pro oth	erwise terminated.				
3.	PROPERTY: Buyer is interested in acquiring real property as follows or as otherwise acceptable to Buyer				
	roperty"):				
	(a) Type of property:				
	(b) Location:				
	(c) Price range: \$ to \$				
	☐ Buyer has been ☐ pre-qualified ☐ pre-approved by				
	for (amount and terms, if any)				
	(d) Preferred terms and conditions:				
4.	BROKER'S OBLIGATIONS: (a) Broker Assistance. Broker will				
	* use Broker's professional knowledge and skills;				
	* assist Buyer in determining Buyer 's financial capability and financing options;				
	* discuss property requirements and assist Buyer in locating and viewing suitable properties;				
	* assist Buyer to contract for property, monitor deadlines and close any resulting transaction;				
	* cooperate with real estate licensees working with the seller, if any, to affect a transaction. Buyer understands that even if Broker is compensated by a seller or a real estate licensee who is working with a seller, such compensation does not compromise Broker 's duties to Buyer .				
	(b) Other Buyers. Buyer understands that Broker may work with other prospective buyers who want to acquire the				
	same property as Buyer . If Broker submits offers by competing buyers, Broker will notify Buyer that a competing				
	offer has been made, but will not disclose any of the offer's material terms or conditions. Buyer agrees that Broker				
	may make competing buyers aware of the existence of any offer Buyer makes, so long as Broker does not reveal				

- any material terms or conditions of the offer without Buyer's prior written consent. (c) Fair Housing. Broker adheres to the principles expressed in the Fair Housing Act and will not participate in any
- act that unlawfully discriminates on the basis of race, color, religion, sex, handicap, familial status, country of national origin or any other category protected under federal, state or local law.
- (d) Service Providers. Broker does not warrant or guarantee products or services provided by any third party whom Broker, at Buyer's request, refers or recommends to Buyer in connection with property acquisition.

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Buyer ()() and Broker/Sales Associate ()	() acknowledge receipt of a copy of this	s page, wnich is Pa	ge 1 of 3 Pages.
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UXE Properties, 55 Merrick Way #402 Coral Gables, FL 33134	Phone: (305)773-3603	Fax:	Exclusive Buyer
Vesley Ulloa Produced with zipForm® by zipLogix, 18	8070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLog	gix.com	

5. BUYER'S OBLIGATIONS: Buyer agrees to cooperate with Broker in accomplishing the objectives of this Agreement, including: (a) Conducting all negotiations and efforts to locate suitable property only through **Broker** and referring to **Broker** all inquiries of any kind from real estate licensees, property owners or any other source. If Buyer contacts or is contacted by a seller or a real estate licensee who is working with a seller or views a property unaccompanied by Broker, Buyer, will, at first opportunity, advise the seller or real estate licensee that Buyer is working with and represented exclusively by Broker. (b) Providing Broker with accurate personal and financial information requested by Broker in connection with ensuring Buyer's ability to acquire property. Buyer authorizes Broker to run a credit check to verify Buyer's credit information. (c) Being available to meet with **Broker** at reasonable times for consultations and to view properties. (d) Indemnifying and holding Broker harmless from and against all losses, damages, costs and expenses of any kind, including attorney's fees, and from liability to any person, that Broker incurs because of acting on Buyer's behalf. (e) Not asking or expecting to restrict the acquisition of a property according to race, color, religion, sex, handicap, familial status, country of national origin or any other category protected under federal, state or local law. Consulting an appropriate professional for legal, tax, environmental, engineering, foreign reporting requirements and other specialized advice. RETAINER: Upon final execution of this Agreement, Buyer will pay to Broker a non-refundable retainer fee of \$ for **Broker's** services ("Retainer"). This fee is not refundable and ☐will ☐will not be credited to Buyer if compensation is earned by Broker as specified in this Agreement. 7. COMPENSATION: Broker's compensation is earned when, during the term of this Agreement or any renewal or extension, **Buyer** or any person acting for or on behalf of **Buyer** contracts to acquire real property as specified in this Agreement. Buyer will be responsible for paying Broker the amount specified below plus any applicable taxes but will be credited with any amount which **Broker** receives from a seller or a real estate licensee who is working with a seller. (a) Purchase or exchange: \$ % (select only one); or \$ or % plus \$ (select only one) of the total purchase price or other consideration for the acquired property, to be paid at closing. $_{ ext{-}}$ % (select only one); or \$ $_{ ext{-}}$ (b) Lease: \$ ___ (select only one) of the gross lease value, to be paid when **Buyer** enters into the lease. If \$ Buyer enters into a lease-purchase agreement, the amount of the leasing fee which Broker receives will be credited toward the amount due **Broker** for the purchase. (c) Option: Broker will be paid \$_ ___ % of the option amount (select only one), to or___ be paid when Buyer enters into the option agreement. If Buyer enters into a lease with option to purchase, Broker will be compensated for both the lease and the option. If **Buyer** subsequently exercises the option, the amounts received by **Broker** for the lease and option will be credited toward the amount due **Broker** for the purchase. (d) Other: Broker will be compensated for all other types of acquisitions as if such acquisition were a purchase or exchange. (e) Buyer Default: Buyer will pay Broker's compensation immediately upon Buyer's default on any contract to acquire property. PROTECTION PERIOD: Buyer will pay Broker's compensation if, within _____ days after Termination Date, Buyer contracts to acquire any property which was called to **Buyer's** attention by **Broker** or any other person or found by **Buyer** during the term of this Agreement. Buyer's obligation to pay Broker's fee ceases upon Buyer entering into a good faith exclusive buyer brokerage agreement with another broker after Termination Date. EARLY TERMINATION: Buyer may terminate this Agreement at any time by written notice to Broker but will remain responsible for paying Broker's compensation if, from the early termination date to Termination Date plus Protection Period, if applicable, **Buyer** contracts to acquire any property which, prior to the early termination date, was found by Buyer or called to Buyer's attention by Broker or any other person. Broker may terminate this Agreement at any time by written notice to **Buyer**, in which event **Buyer** will be released from all further obligations under this Agreement. 10. **DISPUTE RESOLUTION:** Any unresolvable dispute between **Buyer** and **Broker** will be mediated. If a settlement is not reached in mediation, the matter will be submitted to binding arbitration in accordance with the rules of the American Arbitration Association or other mutually agreeable arbitrator. 11. ASSIGNMENT; PERSONS BOUND: Broker may assign this Agreement to another broker. This Agreement will bind and inure to **Broker's** and **Buyer's** heirs, personal representatives, successors and assigns.

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12. BROKERAGE RELATIONSHIP:

computerized forms.

SINGLE AGENT NOTICE

FLORIDA LAW REQUIRES THAT REAL ESTATE LICENSEES OPERATING AS SINGLE AGENTS

DISCLOSE TO BUYERS AND SELLERS THEIR DUTIES. As a single agent, and its associates owe to you the following duties: 1. Dealing honestly and fairly; 2. Lovalty: 3. Confidentiality: 4. Obedience: 5. Full Disclosure; 6. Accounting for all funds; 7. Skill, care, and diligence in the transaction; 8. Presenting all offers and counteroffers in a timely manner, unless a party has previously directed the licensee otherwise in writing; and Disclosing all known facts that materially affect the value of the residential real property and are not readily observable. Signature Date Date Signature 13. SPECIAL CLAUSES: 14. ACKNOWLEDGMENT; MODIFICATIONS: Buyer has read this Agreement and understands its contents. This Agreement cannot be changed except by written agreement signed by both parties. Buyer: _____ Tax ID No: ____ Date: Address: Buyer: _____ Tax ID No: _____ Date: Zip: Telephone: Facsimile: Date: Real Estate Associate: Real Estate Broker: _____ The Florida Association of REALTORS and local Board/Association of REALTORS specific transaction. This form is available for use by the entire real estate industry and is not intended to identify the user as a make no representation as to the legal validity or adequacy of any provision of this form in any REALTOR. REALTOR is a registered collective membership mark that may be used only by real estate licensees who are members of the National Association of REALTORS and who subscribe to its Code of Ethics. The copyright laws of the United States (17 U.S. Code) forbid the unauthorized reproduction of this form by any means including facsimile or

_)(_____) and Broker/Sales Associate (_____)(_____) acknowledge receipt of a copy of this page, which is Page 3 of 3 Pages. EBBA-6sa Rev. 11/16