

COMPENSATION AGREEMENT BETWEEN BROKERS

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS $^{\otimes}$, INC. IS NOT AUTHORIZED. $^{\otimes}$ Texas Association of REALTORS $^{\otimes}$, Inc., 2024

PARTIES: The parties to this Agreement	are:		
Listing/Principal Broker:Full Address:			
Phone:	E-Mail/Fax:		
Cooperating Broker:			
Full Address:	E Mail/Eav		
PROPERTY: "Property" means the follow	ing real proper	ty in Texas, together with all its improvements and	d fixtures:
☐ or as described in an attached exhibit.			
REGISTRATION: Cooperating Broker reg	gisters		
Listing/Principal Broker represents the ow	ner of the Prop	(Client) with Listing/Princ perty (Owner), and Cooperating Broker represents	ipal Broker. Client.
TERM: This Agreement begins on		and ends at 11:59 pm on	
COOPERATING BROKER'S FEES:			
(1) (Sale)% of the sale (2) (Lease)% of one full	s price <u>or</u> a flat month's rent C	t fee of \$ lient is obligated to pay under the lease <u>or</u> \$	าat apply):
Term to buy or lease all or part of the I Broker is the procuring cause of the during the Term or after it ends. Lis through no fault of the Listing/Princi impossible or financially unfeasible fowith Owner. Any escrow or clo	Property at any sale or lease al ting/Principal Epal Broker and the Listing/Presing agent in the Listing agent agent in the Listing agent in the Listing agent a	price. Cooperating Broker's fees are Payable (i) if nd (ii) when a lease is executed or when a sale of Broker is not obligated to pay Cooperating Broked in the exercise of good faith and reasonable rincipal Broker to collect its fee under the separat	Cooperating closes, either er any fee if, care, it was e agreement
Cooperating Broker will be entitled to "Related party" means any assignee	all compensation of Client, any	on under this Agreement as if Client had acquired family member or relation of Client, any officer	the Property. f, director, or
n/Principal Broker's Printed Name	License No.	Cooperating Broker's Printed Name	License No.
	Date	Cooperating Broker's Signature (□ or Broker's Associate)	Date
/Principal Broker's Associate's Printed Name	License No.	Cooperating Broker's Associate's Printed Name	License No.
	Listing/Principal Broker: Full Address: Phone: Cooperating Broker: Full Address: Phone: PROPERTY: "Property" means the follow Full Address or Description: or as described in an attached exhibit. REGISTRATION: Cooperating Broker regulations. Listing/Principal Broker represents the own TERM: This Agreement begins on COOPERATING BROKER'S FEES: A. Fees: When Earned and Payable, Listing (1) (Sale) (2) (Lease) (3) B. Earned and Payable: Cooperating Broker is the procuring cause of the standard the Listing (2) (Principal Broker is the Listing (2) (Principal Broker is the Drocuring Cause of the standard the Listing (2) (Principal Broker is the Procuring Cause of the standard the Listing (2) (Principal Broker's fee at close (2) (Principal Broker's fee at close (3) (Principal Broker's fee at close (3) (Principal Broker's fee at close (4) (Principal Broker's fee at close (5) (Principal Broker's fee at close (6) (Principal Broker's fee at close (7) (Principal Broker's	Full Address:	Listing/Principal Broker: Full Address: Phone: E-Mail/Fax: Cooperating Broker: Full Address: Phone: E-Mail/Fax: PROPERTY: "Property" means the following real property in Texas, together with all its improvements and full Address or Description: Or as described in an attached exhibit. REGISTRATION: Cooperating Broker registers (Client) with Listing/Principal Broker represents the owner of the Property (Owner), and Cooperating Broker represents TERM: This Agreement begins on and ends at 11:59 pm on COOPERATING BROKER'S FEES: A. Fees: When Earned and Payable, Listing/Principal Broker will pay Cooperating Broker (complete all the (1) (Sale) % of the sales price or a flat fee of \$ (2) (Lease) (3) B. Earned and Payable: Cooperating Broker's fees are Earned when Client enters into a binding agreeme Term to buy or lease all or part of the Property at any price. Cooperating Broker's fees are Payable (i) if Broker is the procuring cause of the sale or lease and (ii) when a lease is executed or when a sale or during the Term or after it ends. Listing/Principal Broker is not obligated to pay Cooperating Broker through no fault of the Listing/Principal Broker is not obligated to pay Cooperating Broker through no fault of the Listing/Principal Broker is not obligated to pay Cooperating Broker through no fault of the Listing/Principal Broker is not obligated to pay Cooperating Broker through no fault of the Listing/Principal Broker is not obligated to pay Cooperating Broker is Listing/Principal Broker to collect its fee under the separate with Owner. Any secrow or closing agent is authorized to pay Cooperating Broker's Listing/Principal Broker and in the exercise of good faith and reasonable impossible or financially unfeasible for the Listing/Principal Broker to collect its fee under the separate with Owner. Any secrow or closing agent is authorized to pay Cooperating Broker's Listing/Principal Broker to pay Cooperating Broker's Listing/Principal Broker fee at closing. C. Related Parties: If a related party of Client

(TXR-2402) 08-23-24 Page 1 of 1