Exclusive Buyer Brokerage Agreement



1. PARTIES: Barry King	_(" Consumer ") grants						
LPT REALTY, LLC.	("Broker")						
the exclusive right to work with and assist Consumer in locating and negotiating the acquisition of suitable real property as described below. The term "acquire" or "acquisition" includes any purchase, option, exchange, lease or other acquisition of an ownership, possessory or equity interest in real property.							
2. TERM: This Agreement will begin on the 20th day of July, 2025 and will terminate at 11:59 p.m. on the 20th day of October, 2025 ("Termination Date"). However, if Consumer enters into an agreement to acquire property that is pending on the Termination Date, this Agreement will continue in effect until that transaction has closed or otherwise terminated.							
3. PROPERTY: Consumer is interested in acquiring real property as follows or as otherwise acceptable to Consumer ("Property"):							
(a) Type of property: All Residential Homes							
(b) Location: Florida	cation: Florida						

BROKER'S OBLIGATIONS:

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- (a) Broker Assistance. Broker will
 - * use **Broker's** professional knowledge and skills;

Barry King

- * discuss property requirements and assist Consumer in locating and viewing suitable properties;
- * assist **Consumer** in negotiating and closing any resulting transaction;
- * cooperate with real estate licensees working with the owner, if any, to complete a transaction.
- (b) Other Consumers. Consumer understands that Broker may work with other prospective consumers who want to acquire the same property as Consumer. If Broker submits offers by competing consumers, Broker will notify **Consumer** that a competing offer has been made, but will not disclose any of the offer's material terms or conditions. Consumer agrees that Broker may make competing consumers aware of the existence of any offer Consumer makes, so long as Broker does not reveal any material terms or conditions of the offer without Consumer's prior written consent. Consumer understands that even if Broker is compensated by an owner or a real estate licensee who is working with an owner, such compensation does not compromise **Broker's** duties to **Consumer**.
- (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 Consumer's request, refers or recommends to Consumer in connection with property acquisition.
- 5. CONSUMER'S OBLIGATIONS: Consumer 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 **Consumer** contacts or is contacted by an owner, or a real estate licensee who is working with an owner or views a property unaccompanied by Broker, Consumer, will, at first opportunity, advise the owner or real estate licensee that Consumer is working with and represented exclusively by Broker.
 - (b) Providing Broker and necessary third parties (i.e., any lender, closing agent, etc.) with accurate information requested by Broker or third parties in connection with ensuring Consumer's ability to acquire property. Consumer authorizes **Broker** to run a credit check to verify **Consumer'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 Consumer's
 - (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.
 - (f) Consulting an appropriate professional for legal, tax, environmental, engineering, foreign reporting requirements and other specialized advice.

Consumer (b) _) and **Broker/Sales Associate** (*1* __) acknowledge receipt of a copy of this page, which is Page 1 of 3.

TRANSACTIONS

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		ent good faith ale of any pro				ny purchase agreeme	ent or contract to lease
earned by E	Broker. Brok	er and Consun	ner agree the	Retainer is fo	0.00 of this Agreemen or the real estate s 53, Florida Statute	services described here	rvices provided for Idition to any compensation ein and does not constitute
extension, this Agreer Consumer	Consumer ment or defa r. Compens	or any person aults on any co ation received	acting for ontract to according by Broker ,	r on behalf on quire propert if any, from a	of Consumer co by. This compens	rm of this Agreement ntracts to acquire rea sation is for Broker's ner's broker for servic	al property as specified in s services for
(a) Pu	rchase or e	xchange: \$		or	% (select only o	one); or \$	or <u>3</u> % plus
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exchan (e) Ad	nge. Iditional Fe	es:					
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Agreement this effect a Consumer termination	t. If Broker and pay a c r will pay the n date to Te or to the earl	agrees to conc ancellation fee e fee stated in mination Date	ditional terming of \$_the COMPE plus Protect	ination of this 0.00 ENSATION P ction Period,	s Agreement, Co Broker m aragraph less thif if applicable, Co	ay void the condition ne cancellation fee if, onsumer contracts to	a written agreement to all termination and
matters in offirst attempt parties. If liand costs, space proving by mediation the rules of arbitration	question be beting mediate itigation arise unless the prided, Cons on will be seef the America (or litigation expenses, i	tween the partion under the research out of this parties agree to the time (ies arising of the Agreement, Agreement, hat disputes), and Eal binding arl Association arbitration	out of or relate American Arl the prevailing will be settle Broker or Au bitration in the or other arb provision of the American of the settle but the settle between	ing to this Agree bitration Associate granty will be ended by arbitration thorized Associate county in which itrator agreed upthis Agreement of the bitrator agreeme	ement or the breach to ation or other mediato ntitled to recover reast as follows: Arbitraticiate (70) agree that the Property is locution by the parties. Earth	rd) will pay its own fees,
					Agreement to an s, successors ar		eement will bind and inure
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TRANSACTIONS
TransactionDesk Edition

12. **BROKERAGE RELATIONSHIP: Broker** will act as a transaction broker. **Broker** will deal honestly and fairly; will account for all funds; will use skill, care, and diligence in the transaction; will disclose all known facts that materially affect the value of the residential property which are not readily observable to buyer; will present all offers and counteroffers in a timely manner unless directed otherwise in writing; and will have limited confidentiality with **Buyer** unless waived in writing.

13. OTHER TERMS:

- Buyer is not responsible for paying Buyer's Broker commission.
- Our firm uses technology to enhance our ability to serve clients. We've integrated cutting-edge tools like AI to streamline operations, automate tasks, and communicate with clients more effectively". If you do not want to receive virtual assistant communication please write opt-out here.
- 14. **ACKNOWLEDGMENT; MODIFICATIONS: Consumer** has read this Agreement and understands its contents. This Agreement cannot be changed except by written agreement signed by both parties. Electronic signatures will be acceptable and binding. <u>Brokerage commissions are not set by law and are fully negotiable</u>. <u>Broker may not receive compensation from any source that exceeds the amount or rate agreed to with Consumer</u>. However, **Consumer** agrees that **Broker** may receive separate compensation from owner of the property for services rendered to owner by **Broker**, for which **Consumer** will not be responsible.

Date:07/20/2025	Consumer Name: Barry King Consumer Signature: Barry King					
	Address: Telephone: Facsimile: Email:					
Date:						
	Zip: Telephone: Facsimile: Email:					
07/20/25 Date:	Authorized Associate or Broker: Terris Cooper Terris Cooper					

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Consumer (BK) (____) and Broker/Sales Associate (TC)) (____) acknowledge receipt of a copy of this page, which is Page 3 of 3.

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