COMPENSATION AGREEMENT BETWEEN BROKERS

Document updated: November 2024



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1.	BUYER/TENANT BROKER:		("Buyer Broker") acting throu	gh
		FIRM NAME	, , ,	,
2.		epresents	as	а
3.	potential buyer or tenant of the Premises as defined below ("B	Suver")	BOTETY TENANT ITAME	
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4.	SELLER/LANDLORD BROKER:	FIRM NAME	("Seller Broker") acting throu	gh
5.				
	AGENT'S NAME			
	2. PREMISES			fully Seller in this with the contract.
6.	Premises: The real property located at (the "Premises").			
7.	Address:		Assessor's #:	
	Address.			_
8.	City:	County:	AZ, Zip Code:	_
	3. COMPENSATION			_
9.	Terms and Conditions: This Agreement shall become effective			
	signed Agreement being delivered prior to, or with, an offer			
11. 12.	entering into a purchase contract or lease for the Premises. Agreement; and, if applicable, 3) Buyer closing escrow to purchase			HIS
	 Buyer Broker Compensation: Seller Broker agrees to compensation may be credited to Buyer in 		accordance with the terms and conditions below.	
	(CHECK ANY THAT APPLY AND FILL IN THE COMPENSAT			
		,	OD D others	
	. Sale:% of the full purchase price; \$			
	The amount paid pursuant to line 16 is earned and payable a purchase or exchange of the Premises and Buyer Broker re			
	. Any escrow or closing agent may pay Buyer Broker's compen			ICI.
20.	. Lease: % of the gross rental amount as ca	alculated for the entire te	erm of the initial lease OR □ \$	
	 The amount paid pursuant to line 21 is earned and payable w lease agreement for the Premises. 	nen buyer, or an entity of	owned or controlled by Buyer, and Seller execute	a
	4. REMEDIES			
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- 23. Alternative Dispute Resolution: Buyer Broker and Seller Broker agree to mediate any dispute or claim arising out of or relating to this
- 24. Agreement. All mediation costs shall be paid equally by the parties. In the event that mediation does not resolve all disputes or claims, the
- 25. unresolved disputes or claims shall be submitted for binding arbitration pursuant to the most recent version of the Code of Ethics and Arbitration
- 26. Manual published by the National Association of REALTORS®. Judgment on the award rendered by the arbitration panel may be entered in
- 27. any court of competent jurisdiction.

		rights or obligations pursuan	t to this Agraement without the
aw: This Agreement shall be	governed by Arizona law and ju	urisdiction is exclusively confer	red on the State of Arizona.
any other written or oral agr	eements, and can only be mod	ified in a writing signed by the	
ER BROKER			
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RIZED SIGNATURE	MO/DA/YR		
D NAME			
ME PRINTER			
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LER BROKER			
IZED SIGNATURE	MO/DA/YR		
ME PRINTED			
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	nt: Neither Seller Broker no sent of the other, and any at the sent of the other, and any at the sent of the other, and any at the sent of the other selection of the selection of the selection of the selection of this Agreement: This Agreement and any other written or oral agree for provisions of this Agreement of the selection	sent of the other, and any attempted assignment without contents. This Agreement shall be governed by Arizona law and judd Counterparts: This Agreement may be executed by facsicuted facsimile or electronic copy of the Agreement shall be seement: This Agreement and any addenda and attachmentany other written or oral agreements, and can only be moderned for provisions of this Agreement shall not affect any other provisions of this Agreement shall not affect any other provisions. IZED SIGNATURE MO/DA/YR DIAME IZED SIGNATURE MO/DA/YR DIAME IZED SIGNATURE MO/DA/YR DIAME MO/DA/YR	Int: Neither Seller Broker nor Buyer Broker may assign any rights or obligations pursuan sent of the other, and any attempted assignment without consent shall be void and of no exist. This Agreement shall be governed by Arizona law and jurisdiction is exclusively confered Counterparts: This Agreement may be executed by facsimile or other electronic means that the faction of the Agreement shall be treated as an original Agreement. This Agreement and any addenda and attachments shall constitute the entire A any other written or oral agreements, and can only be modified in a writing signed by the lore provisions of this Agreement shall not affect any other provisions of this Agreement. **TER BROKER** VER BROKER** VALUE MO/DA/YE