

BUYER REPRESENTATION AGREEMENT - EXCLUSIVE

a real estate agent associated with (insert firm name)	ert name)	Pam Blair	("Buyer's Agent")
a real estate agent associated with (insert firm name)(identify Firm's managing principal broker):	YogaBug Real Estate LL	.C ("Firm"), Buy	yer's Agent is supervised by ontacted at <i>(provide contac</i>
phone number): Buyer's Agent's Oregonappoints Buyer's Agent as Buyer's real estate agent to assist Buyer exchange of residential real property (an "Acquisition") generally des	on real estate license num rer in locating, negotiating	ber is (insert number)and closing the purchase, le	200409214 Buyer
2. EXCLUSIVITY: Buyer's Agent will be Buyer's exclusive agent (s	select one) throughout t	he State of Oregon □in the	following area(s) (list cities
or counties or both):	(the "	Exclusive Area"), during the t	term described in Section 4.
(a) Inside the Exclusive Area. Buyer will work only with E engage or employ any other real estate brokerage or person warrants to Buyer's Agent that Buyer is not a party to any re the Exclusive Area.	Buyer's Agent to accompli to perform services durin	sh the purposes described g the term in the Exclusive	in Section 1 Buyer will not Area. Buyer represents and
(b) Outside the Exclusive Area . Buyer may engage or empafter giving Buyer's Agent written notice stating the other age Buyer, Buyer's Agent may represent Buyer outside the Exclusive the Exclusive Area unless the parties expand the Exclusive Area one or more representation agreements for property in area(s).	ent's name, firm name, an sive Area on a nonexclusi Area by amending this Re	d exclusive area. If Buyer's we basis, but will not be Buy presentation Agreement in w	Agent is asked to do so by er's exclusive agent outside riting. If Buyer is a party to
At this time, Buyer is interested in acquiring the following type(s) of p	property in the Exclusive Are	ea: (select all that apply)	
Residential Rental/Income Vacant Land Other type (speci	fy)		
Price Range: (describe)			
Other Criteria: (describe)			
The criteria identified above indicate the Buyer's initial interest and h	ave no bearing on whether	Firm is entitled to compensat	tion under Section 5.
3. REPRESENTATION OF SELLERS AND OTHER BUYERS: Bu Initial Agency Disclosure Pamphlet, which describes Buyer's Ag potential buyers who may desire to purchase, option, exchange, or will enter into a Disclosed Limited Agency Agreement if Buyer allow any other person in a transaction that includes Buyer.	ent's legal obligations. But lease the same or similar	uyer understands Buyer's A properties as Buyer is seekir	gent might represent otherng. Buyer and Buyer's Agent
4. TERM: This Representation Agreement will begin when all part at 5:00 p.m. on (insert date) (the "T be automatically extended to include any period during which the will not exceed twenty-four (24) months.	erm"). If Buyer enters into	an Acquisition agreement du	iring the Term, the Term will
5. COMPENSATION: COMPENSATION FOR REAL ESTATE AGE COMPENSATION FOR REAL ESTATE AGENTS. BUYER IS FRE Buyer's Agent's services are not free, and Buyer's Agent will show Agent by a seller or seller's agent. Buyer will pay Firm as follows: (see	EE TO NEGOTIATE THE v properties to Buyer regal	TERMS OF COMPENSATIO	N WITH BUYER'S AGENT.
(a) Fee. Buyer will pay Firm a fee of (select and complete on ("Fee") if, during the Term, or during any extension of the Term termination, Buyer enters into an Acquisition agreement due to Buyer(s) Initials (required if option [a] is selected)	m, or within cale the efforts of Buyer's Agen	ndar days (sixty [60] if not fil	chase, lease, or option price led in) after its expiration or
If Buyer enters into a representation agreement during the described in the previous sentence and pays compensation under this Representation Agreement.	- ·		·
Buyer's Initials/ Date			

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Buyer authorizes Buyer's Agent to negotiate compensation paid by sellers, sellers' agents, or both, and authorizes Firm to receive that 46 47 compensation. If a seller, lessor, or optionor agrees to pay compensation to the Firm, that compensation will be credited against the Fee. If 48 that compensation is less than the Fee, Buyer will pay the difference to the Firm. That compensation is not allowed to be greater than the Fee. Buyer consents to the Firm being compensated by more than one party in a transaction involving Buyer if the Firm's compensation is being 49 50 paid or offset by the seller or seller's agent. 51 Buyer will pay the Fee to the Firm at closing and authorizes Firm to divide the Fee with other Firm agents at Firm's discretion. 52 If Buyer enters into an Acquisition agreement during the Term due to the efforts of Buyer's Agents but fails to complete the transaction in 53 accordance with the material terms of the transaction agreement, Buyer will pay \$______ (zero dollars [\$0] if not filled in) to Firm 54 as liquidated damages. The parties agree that the exact amount of Buyer's Agent's damages in that situation would be uncertain and difficult to accurately estimate, and the amount indicated in the previous sentence is just compensation for and a reasonable measure of those 55 damages in the light of the anticipated or actual harm caused by the breach, the difficulties of proof of loss, and the inconvenience or non-56 feasibility of otherwise obtaining an adequate remedy. Buyer(s) Initials (required if option [a] is selected) 57 (b) Nonrefundable Fee. Buyer will pay a nonrefundable fee of \$ (zero dollars [\$0] if not filled in) to the Firm upon signing 58 and delivering this Representation Agreement. This fee (select one) will will not be credited against any compensation to which the 59 60 Firm will become entitled under this Representation Agreement. Buyer(s) Initials (required if option [b] is selected) 61 6. EARLY TERMINATION: This Representation Agreement cannot be terminated before the end of the Term if Buyer has already entered into an 62 Acquisition agreement due to the efforts of Buyer's Agent. If Buyer has not done so: (a) Buyer's Agent may terminate this Representation Agreement 63 early by giving Buyer written notice; and (b) Buyer may terminate it early by giving Buyer's Agent written notice and paying to Firm an early termination 64 (zero dollars [\$0] if not filled in). Buyer(s) Initials (required if an amount is entered) 65 7. BUYER'S AGENT'S OBLIGATIONS: Buyer's Agent will: 66 (a) deal honestly and in good faith; (b) present all written offers, notices, and other communications to and from the parties in a timely manner without regard to whether the 67 property is subject to a contract for sale or Buyer is already a party to a contract to purchase; 68 69 (c) disclose material facts known by Buyer's Agent and not apparent or readily ascertainable; 70 (d) exercise reasonable care and diligence; (e) account in a timely manner for money and property received from or on behalf of the Buyer; 71 72 (f) be loyal to Buyer by not taking action that is adverse or detrimental to Buyer's interest in a transaction; 73 (g) disclose in a timely manner to Buyer any conflict of interest, existing or contemplated; 74 (h) advise Buyer to seek expert advice on matters related to the transaction that are beyond Buyer's Agents expertise; (i) maintain confidential information from or about Buyer except under subpoena or court order, even after termination of the agency 75 76 relationship; and (j) make a continuous, good faith effort to find a property for Buyer, except that Buyer's Agent is not required to seek additional properties for 77 78 Buyer while the Buyer is subject to a contract for purchase. 79 8. BUYER'S OTHER OBLIGATIONS: Buyer will cooperate with Buyer's Agent by: 80 (a) contacting Buyer's Agent before visiting any property, especially any first visit; (b) furnishing all personal and financial information necessary for Buyer's Agent to perform the Services; and indemnifying and holding Buyer's 81 82 Agent harmless from all claims resulting from incomplete or inaccurate information provided by Buyer; 83 (c) performing appropriate due diligence, including inspections, of the property to be acquired and its surroundings, that Buyer deems material; 84 (d) if Buyer requires financing for this transaction, refraining from taking any action that could result in Buyer's failure to obtain the financing, 85 such as making any purchases that would damage Buyer's credit score or resigning from employment; and Buyer's Initials Date

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OR Single Family

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(e) participating in all negotiations and complying with any agreement entered into, in good faith.

9. DISCLOSURES AND ACKNOWLEDGMENTS: Buyer's Agent discloses to Buyer, and Buyer understands and agrees to, the following:

- (a) **Hiring Experts.** Buyer's Agent is qualified to advise on matters concerning the purchase and sale of real estate, but is not an expert in law, tax, finance, surveys, structural conditions, hazardous materials, land use, title, environmental risks, engineering, and other aspects of the due diligence process. Buyer's Agent does not investigate the status of permits, zoning, location of property lines, code compliance, or square footage. Those inspections and investigations are important, and Buyer should hire experts to conduct them, and should consider making any purchase contingent on Buyer's satisfaction with them. Although Buyer's Agent may provide names or sources for such advice or assistance, Buyer's Agent does not warrant the services of such providers or their products, or the condition of property to be acquired, nor does Buyer's Agent guarantee all defects will be disclosed by the seller.
- (b) **Confidentiality.** Although Buyer's Agent will not disclose Buyer's confidential information (such as transaction terms, financial qualifications, or motivation to buy or sell) except as required under Oregon law, Sellers or their representatives may not treat the existence, terms, or conditions of Buyer's offer(s) as confidential, and may freely disclose those matters unless confidentiality is specifically agreed upon in a written agreement.
- (c) **How Compensation is Paid.** This Representation Agreement is an important part of ensuring that buyer expectations are met regarding when and how much compensation buyers pay. Compensation is paid by buyers and sellers to real estate brokerages, and those brokerages pay a portion of that compensation to their real estate agents. A seller's agent's firm may pay compensation to a buyer's agent's firm, which means that the seller's agent's firm may share a portion of the compensation the seller's agent's firm receives from the seller with the buyer's agent's firm. Buyers can ask sellers to pay compensation to buyer's agent's firm. If a buyer obtains financing for a transaction from Veterans Affairs (a VA loan), the terms of the buyer's loan may require the seller or seller's agent's firm to pay compensation to the buyer's agent's firm. Buyer should consult with lender. Before a seller's agent and buyer's agent agree to share compensation, they must disclose to their clients the amount and other terms of the shared compensation. Compensation may be paid at the beginning of a representation, in installments, or at closing. Buyer should discuss with Buyer's Agent any matter regarding compensation that Buyer does not understand.
- (d) **Teams and Covering Agents.** For purposes of this Representation Agreement, real estate agents who Buyer's Agent assigns to work with Buyer are also Buyer's exclusive agents.
- 10. DISPUTE RESOLUTION: All disputes or claims of any kind between Buyer's Agent and Buyer related to or arising under this Representation Agreement that cannot be resolved through formal or informal mediation will be submitted to final and binding arbitration under the rules of the Arbitration Service of Portland. The prevailing party in any arbitration will, at the discretion of the arbitrator, be entitled to recovery of all costs, disbursements, and attorney fees as allowed by law. However, if Buyer enters into a Real Estate Sale Agreement for the purchase of a property during the Term, the dispute resolution provisions contained in that agreement will supersede and replace this section. By consenting to this provision, the parties are agreeing disputes arising under this Representation Agreement will be heard and decided by one or more neutral arbitrators, and the parties are giving up the right to have the matter tried by a judge and jury. The right to appeal an arbitration decision is limited under Oregon law.
- **11. ENTIRE AGREEMENT:** The terms of this Representation Agreement are the complete and final expression of the entire agreement between Buyer and Buyer's Agent and cannot be modified except in writing, signed by both Buyer and Buyer's Agent.

12. ADDITIONAL PROVISION	NS: If this section is used to modify the Fee, it r	ust be easily understood by Buyer and Buyer's Agent. (describe)		
Buyer	Print	Date		
Buyer Address		Buyer's Pho	one Number	
Buyer	Print	Date		
Buyer Address		Buyer's Pho	one Number	
Buver's Agent	Print Pam Blair	Date	□ am □ pm ←	

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