



COLDWELL BANKER REALTY BUYER REPRESENTATION AGREEMENT

In consideration of Coldwell Banker Residential Real Estate LLC d/b/a Coldwell Banker Realty ("Broker") agreement to designate a sales associate affiliated with Broker to act as the legal agent of the Buyer for the purpose of identifying and negotiating to acquire real estate for or their nominee ("Buyer" or "You"), the Buyer hereby grants to
Broker the exclusive right to represent Buyer in such acquisition under the terms and provisions of this Coldwell Banker Realty Buyer
Representation Agreement ("Agreement"). The terms "acquisition" and "acquire" shall include the purchase, exchange or option of real estate
by Buyer, Buyer's nominee, any entity or trust in which Buyer has any ownership or interest, or anyone acting on Buyer's behalf.
Section 1 – Representation: Broker designates and Buyer accepts ("Designated Agent")
as the only legal agent(s) of Buyer for the purpose of representing Buyer in the acquisition of real estate by Buyer.
<u>Section 2 – Term:</u> This Agreement shall be effective when signed by the Buyer and continue until 11:59 p.m. on, when it shall then terminate.
Section 3 - Commission: If Buyer agrees to purchase or acquire any property during the term of this Agreement, Buyer shall pay Broker a total
Commission of \$393.00 and % of the property's selling price. You acknowledge and understand that brokerage commissions are not
set by law, are fully negotiable, and may be paid by the seller, the buyer, the landlord, the tenant, or a third party, or by sharing or splitting
the jees und commissions between brokers.
If, during the Protection Period (180 days after the termination of this Agreement), Buyer acquires any property Buyer was introduced to (or
otherwise became aware of) during the term of this Agreement, then Buyer agrees to pay Broker the compensation provided for in this Section.

Section 4 – Property Search Criteria: At Your request, Broker will conduct a property search for You based on the criteria You provide including price range, property type, features, location, and any additional criteria You specify. Some properties that are available for sale may include an offer of compensation ("Compensation Offer") to a buyer's broker (including Broker) from the seller ("Seller") or listing broker ("Listing Broker"). A Compensation Offer may be lower, higher, or the same as the amount of the Commission that You agree to pay Broker in Section 3. Other properties may not include any Compensation Offer. Broker will inform you of all properties that meet Your search criteria regardless of any Compensation Offer, which will provide You with the greatest exposure to available properties, but which may also obligate You to pay all or part of the Commission at closing. If You purchase a Property, the amount that You owe Broker under Section 3 will be reduced by the amount of the Compensation Offer received by Broker on Your side of the transaction.

You acknowledge and understand that (a) You may include a provision in Your purchase offer to the Seller that reflects Your expectations, if any, regarding the amount of the Commission, if any, that You want the Seller to pay to Broker to reduce or eliminate Your obligation under Section 3, (b) if accepted by the Seller, You should ensure that the Seller's agreement to pay any part of the Commission is included in Your final sales contract, (c) any seller concessions that are offered and agreed to will first be applied to payment of any unpaid portion of the Commission at closing, and (d) if Broker is also the Listing Broker, the list side commission paid to Broker by the Seller is not included in calculating the amount paid to Broker at closing for purposes of reducing any portion of the Commission You may owe to Broker. Broker will not accept compensation on your side of the transaction from any source that exceeds the amount agreed to herein.

<u>Section 5 – Failure to Close</u>: If a transaction fails to close because of fault on the part of Buyer, the Commission provided for in Section 3 will not be waived, and will be due and payable immediately. Fault on the part of Buyer will not include Buyer's cancellation of a purchase agreement per the purchase agreement's terms.

Section 6 – Indemnification: Buyer agrees to defend, indemnify and hold Broker and Designated Agent harmless from all claims, disputes or litigation and all judgments, loss, damage, cost or expense, including attorneys' fees, incurred by Broker or Designated Agent, arising out of Buyer's breach of this Agreement, or the collection of fees or Commissions due Broker pursuant to the terms and conditions of this Agreement or arising out of Buyer's misstatements or misinformation provided by Buyer to Broker and/or Designated Agent. Damages for any fault or breach of contract on the part of the Broker and/or Designated Agent shall be limited to the amount of the commission that the Broker received. In no event shall Buyer receive any exemplary damages from Broker. If Buyer fails to pay any Commission earned as described in Section 3, Buyer is responsible for all costs and expenses, including reasonable attorney's fees incurred by Broker to collect the Commission.

Section 7 – Entire Agreement: This Agreement constitutes the entire agreement between the parties relating to the subject hereof, and any prior agreements pertaining hereto, whether oral or written, have been merged and integrated into this Agreement. Any modification of the terms of this Agreement must be in writing and signed or initialed by the parties. No assignment of Buyer's interest under this Agreement and no assignment of any rights in real property obtained for Buyer pursuant to this Agreement shall operate to defeat any of Broker's rights under this Agreement. This Agreement may be executed in multiple copies and Buyer's signature hereon acknowledges that Buyer has received a signed copy. You received the Other Important Information for Buyers set forth on page 2 of this Agreement, which is incorporated into and part of this Agreement.

Additional Terms:		
DESIGNATED AGENT SIGNATURE / DATE	BUYER/BENEFICIARY/DATE & TIME	CITY/STATE/ZIP
ADDRESS	BUYER/BENEFICIARY/DATE & TIME	MOBILE PHONE
CITY/STATE/ZIP	ADDRESS	EMAIL ADDRESS

Other Important Information for Buyers

This information is included in and made a part of the Coldwell Banker Realty Buyer Representation Agreement.

Representation: Broker reserves the right to appoint additional designated agents for Buyer when, in Broker's discretion, it is necessary. Buyer shall be informed in writing within a reasonable time of any such appointment. Buyer represents that Buyer has not entered into any other exclusive buyer representation agreement that is currently in effect. Buyer understands that this Agreement contemplates that if Buyer acquires any property, whether through the efforts of the Buyer, another real estate firm besides Broker's, or anyone else, Buyer will be obligated to compensate Broker pursuant to Section 3 of the Agreement.

Other Buyers & Sellers: Buyer understands that the Designated Agent may represent other buyers and sellers, and that the Designated Agent may represent other prospective buyers who may be interested in acquiring the same property that Buyer is interested in acquiring.

<u>Previous Representation</u>: Buyer understands that Broker and/or Designated Agent may have previously represented the seller from whom Buyer wishes to purchase property. During that representation, Broker and/or Designated Agent may have learned material information about the seller that is considered confidential. Under the law, neither Broker nor Designated Agent may disclose any such confidential information to Buyer even though the Broker and Designated Agent now represent the Buyer.

Agency Relationships: Buyer has read Broker's Consumer Guide to Agency Relationships, agrees that the provisions of that policy are a part of this Agreement, and consents to Broker and its real estate salespersons and agents acting in accordance with that policy.

Fair Housing and Blockbusting Statement: It is illegal, pursuant to the Ohio fair housing law, division (H) of section 4112.02 of the Revised Code, and the federal fair housing law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.

Property Condition & Service Providers: Buyer acknowledges that Broker and Designated Agent are being retained solely as real estate professionals, and not as attorneys, tax advisors, surveyors, structural engineers, home inspectors, environmental consultants, architects, contractors, or other professional service providers. Buyer understands that such other professional service providers are available to render advice or services to the Buyer, if desired, at Buyer's expense and the choice of any service provider rests solely with Buyer. It is the responsibility of Buyer to (a) obtain a property survey, (b) personally verify any zoning, square footage, building materials, and permitted uses, (c) obtain any inspections, including inspections of the condition, type, quality, and remaining useful life of the roof, structural, appliances, pool, plumbing, electrical, HVAC systems, termite, open permits, unpermitted improvements or repairs, and septic/water/sewage (hookups, source of service, and condition); (d) have an inspector verify prior to closing that any agreed repairs were properly made by an appropriately licensed person; and (e) personally perform a walkthrough inspection before closing. It is the responsibility of Buyer to personally review any public information regarding any property Buyer is interested in purchasing as it may indicate a discrepancy with other information provided to Buyer. If there are any discrepancies, Buyer agrees (i) to investigate the reason for any such discrepancy and/or consult with a lawyer, general contractor, or other professional, and (ii) not to rely on Broker or Designated Agent for any of the matters described above.

Real estate agents affiliated with Coldwell Banker Realty are independent contractor agents and are not employees of the Company. ©2024 Coldwell Banker. All Rights Reserved. Coldwell Banker and the Coldwell Banker logos are trademarks of Coldwell Banker Real Estate LLC. The Coldwell Banker® System is comprised of company owned offices which are owned by a subsidiary of Anywhere Advisors LLC and franchised offices which are independently owned and operated. Revised 9/26/24



Rankon

Coldwell

COLDWELL BANKER REALTY



SINGLE PROPERTY BUYER REPRESENTATION AGREEMENT

Columbia	Danker	Residential	Keai	Estate	LLC	d/b/a	Coldwell	Banker	Realty	("Coldwell	Banker")	
(collectivel	y the "Parti	es") enter into t	his Single	e Property	Buyer I	Represen	tation Agreen	nent ("Agre	ement") on	("Buyer"	or	"You")
Beginning	on the date	above and cont	inuing fo	r the next		davs	(120 dave if 1	eft blank) (1	ha "Durah	ase Period") Col	dwell Ban nerein) loo (the "Pro	cated at
or are engag	sea m nege	If, upon expira ptiations relating ct closes, which	g to me p	urchase o	e Period, of the Pro	You are operty, th	a party to a co	ontract to put shall autor	rchase the	Property (a "Pu xtend until nego	1 O	
Section 2 - Agent") as t	- Represen he only leg	tation: Broker gal agent(s) of E	designa Buyer for	tes and B the purpo	uyer acc se of rep	cepts	g Buyer in the	e acquisition	n of the Pro	operty by Buyer	("Des	ignated
Section 3 – price (the "c	Commissio Commission	on: If You purch n"). <i>You ackno</i>	nase the P Owledge a	roperty, Y and under	ou agree	to pay B	roker a total o	commission	of \$395.00	0 and	% of the p	,
If during th	Duotootion	D-12 1/100 1	٠									

If, during the Protection Period (180 days after the termination of this Agreement), Buyer acquires the Property, then Buyer agrees to pay Broker the compensation provided for in this Section.

Section 4 – Offers of Compensation: The Property may include an offer of compensation ("Compensation Offer") to Broker from the seller ("Seller") or listing broker ("Listing Broker") which may be lower, higher, or the same as the amount of the Commission that You agree to pay Broker in Section 3. If You purchase the Property, the amount that You owe Broker under Section 3 will be reduced by the amount of the Compensation Offer received by Broker on Your side of the transaction. You agree and understand that (a) You may include a provision in your purchase offer to the Seller that reflects your expectations, if any, regarding the amount of the Commission, if any, that You want the Seller to pay to Broker to reduce or eliminate Your obligation under Section 3, (b) if accepted by the Seller, You should ensure that the Seller's agreement to pay any part of the Commission is included in your final sales contract, (c) any seller concessions that are offered and agreed to will first be applied to payment of any unpaid portion of the Commission at closing, and (d) if Broker is also the Listing Broker, the list side commission Paid to Broker by the Seller is not included in calculating the amount paid to Broker at closing for purposes of reducing any portion of the Commission You may owe to Broker. Broker will not accept compensation on your side of the transaction from any source that exceeds the amount agreed to herein.

Section 5 – Commission Due / Related Party Purchase: If, during the Purchase Period, (a) your immediate family member, (b) any entity or trust in which You or your immediate family member have a direct or indirect interest, or (c) any person or entity to whom You assign a Purchase Contract enters into a contract to purchase the Property, You will be obligated to pay Coldwell Banker the Commission (less the amount of the Compensation Offer received by Coldwell Banker). The term "purchase" in this Agreement means obtaining, directly or indirectly, title to or any interest, in the Property whether through purchase, option, exchange, or any other interest (including, but not limited to, the conveyance of stock or membership interests in any ownership entity).

Section 6 – Failure to Close: If a transaction fails to close because of fault on the part of Buyer, the Commission provided for in Section 3 will not be waived, and will be due and payable immediately. Fault on the part of Buyer will not include Buyer's cancellation of a purchase agreement per the purchase agreement's terms.

Section 7 – Indemnification: Buyer agrees to defend, indemnify and hold Broker and Designated Agent harmless from all claims, disputes or litigation and all judgments, loss, damage, cost or expense, including attorneys' fees, incurred by Broker or Designated Agent, arising out of Buyer's breach of this Agreement, or the collection of fees or Commissions due Broker pursuant to the terms and conditions of this Agreement or arising out of Buyer's misstatements or misinformation provided by Buyer to Broker and/or Designated Agent. Damages for any fault or breach of contract on the part of the Broker and/or Designated Agent shall be limited to the amount of the commission that the Broker received. In no event shall Buyer receive any exemplary damages from Broker. If Buyer fails to pay any Commission earned as described in Section 3, Buyer is responsible for all costs and expenses, including reasonable attorney's fees incurred by Broker to collect the Commission.

Section 8 – Entire Agreement: This Agreement constitutes the entire agreement between the parties relating to the subject hereof, and any prior agreements pertaining hereto, whether oral or written, have been merged and integrated into this Agreement. Any modification of the terms of this Agreement must be in writing and signed or initialed by the parties. No assignment of Buyer's interest under this Agreement and no assignment of any rights in real property obtained for Buyer pursuant to this Agreement shall operate to defeat any of Broker's rights under this Agreement. This Agreement may be executed in multiple copies and Buyer's signature hereon acknowledges that Buyer has received a signed copy. You received the Other Important Information for Buyers set forth on page 2 of this Agreement, which is incorporated into and part of this Agreement.

ESIGNATED AGENT SIGNATURE / DATE	BUYER/BENEFICIARY/DATE & TIME	CITY/STATE/ZIP
DDRESS	BUYER/BENEFICIARY/DATE & TIME	MOBILE PHONE
TY/STATE/ZIP	ADDRESS	EMAIL ADDRESS

Other Important Information for Buyers

This information is included in and made a part of the Single Property Buyer Representation Agreement.

Representation: Broker reserves the right to appoint additional designated agents for Buyer when, in Broker's discretion, it is necessary. Buyer shall be informed in writing within a reasonable time of any such appointment. Buyer represents that Buyer has not entered into any other exclusive buyer representation agreement that is currently in effect. Buyer understands that this Agreement contemplates that if Buyer acquires the Property, whether through the efforts of the Buyer, another real estate firm besides Broker's, or anyone else, Buyer will be obligated to compensate Broker pursuant to Section 3 of the Agreement.

Other Buyers & Sellers: Buyer understands that the Designated Agent may represent other buyers and sellers, and that the Designated Agent may represent other prospective buyers who may be interested in acquiring the same property that Buyer is interested in acquiring.

Previous Representation: Buyer understands that Broker and/or Designated Agent may have previously represented the seller from whom Buyer wishes to purchase property. During that representation, Broker and/or Designated Agent may have learned material information about the seller that is considered confidential. Under the law, neither Broker nor Designated Agent may disclose any such confidential information to Buyer even though the Broker and Designated Agent now represent the Buyer.

Agency Relationships: Buyer has read Broker's Consumer Guide to Agency Relationships, agrees that the provisions of that policy are a part of this Agreement, and consents to Broker and its real estate salespersons and agents acting in accordance with that policy.

Fair Housing and Blockbusting Statement: It is illegal, pursuant to the Ohio fair housing law, division (H) of section 4112.02 of the Revised Code, and the federal fair housing law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.

Property Condition & Service Providers: Buyer acknowledges that Broker and Designated Agent are being retained solely as real estate professionals, and not as attorneys, tax advisors, surveyors, structural engineers, home inspectors, environmental consultants, architects, contractors, or other professional service providers. Buyer understands that such other professional service providers are available to render advice or services to the Buyer, if desired, at Buyer's expense and the choice of any service provider rests solely with Buyer. It is the responsibility of Buyer to (a) obtain a property survey, (b) personally verify any zoning, square footage, building materials, and permitted uses, (c) obtain any inspections, including inspections of the condition, type, quality, and remaining useful life of the roof, structural, appliances, pool, plumbing, electrical, HVAC systems, termite, open permits, unpermitted improvements or repairs, and septic/water/sewage (hookups, source of service, and condition); (d) have an inspector verify prior to closing that any agreed repairs were properly made by an appropriately licensed person; and (e) personally perform a walkthrough inspection before closing. It is the responsibility of Buyer to personally review any public information regarding any property Buyer is interested in purchasing as it may indicate a discrepancy with other information provided to Buyer. If there are any discrepancies, Buyer agrees (i) to investigate the reason for any such discrepancy and/or consult with a lawyer, general contractor, or other professional, and (ii) not to rely on Broker or Designated Agent for any of the matters described above.

Real estate agents affiliated with Coldwell Banker Realty are independent contractor agents and are not employees of the Company. ©2024 Coldwell Banker. All Rights Reserved. Coldwell Banker and the Coldwell Banker logos are trademarks of Coldwell Banker Real Estate LLC. The Coldwell Banker® System is comprised of company owned offices which are owned by a subsidiary of Anywhere Advisors LLC and franchised offices which are independently owned and operated. Revised 9/26/24





AMENDMENT TO BUYER REPRESENTATION AGREEMENT

This form document has been prepared by REALTOR® Alliance of Greater Cincinnati and is for the use of its members and licensed users only

/ igrounding	or inoperty Spe	cinc buyer Repres	Agreement (this "Amendment") amends the Exclusive Buyer Representation sentation Agreement dated(the "Agreement") between
the Buyer B	rokerage		(the "Buyer Brokerage") and the following affiliated with
1. EXTENS	SION OF THE T	ERM: The Expirat	tion Date in the Agreement is amended to be, and the Term under Agreement
2. COMPE	NSATION: The	Buyer Brokerage	s's compensation set forth in the Agreement shall be amended as follows:
(a)	seming price of	arry acquired Rea	e, at closing, an amount equal to \$and/or% of the gross al Estate, with any non-refundable retainer fee agreed upon in the Agreement pensation that is payable at closing.
	(If either of the for that method	blanks in the prec d of compensation	reding sentence are not filled in, it shall be construed as zero or not applicable n.)
(b)	In no event sl specified amou	hall Buyer Broker unt or rate agreed	rage receive or retain compensation (from any source) that exceeds the to with Buyer in the Agreement or as amended herein.
(c)			ation terms:
	(If left blank, r amended, and apply.)	no other terms re terms of comper	egarding the Buyer Brokerage's compensation in the Agreement shall be assation set forth in the Agreement, as amended by this Amendment, shall
AIL I OFFI	MEGO HABLE,	AND WAT BE PA	ISATION: BROKER FEES AND COMMISSIONS ARE NOT SET BY LAW, AID BY THE SELLER, THE BUYER, THE LANDLORD, THE TENANT, OR ITTING THE FEES AND COMMISSIONS BETWEEN BROKERS.
(The above lincluded as	egal notice is propart of the Agre	ovided for nurnosi	es of this Amendment, and to the extent that such legal notice is not already ement shall be deemed to be amended by this Amendment to include the
4. Effect of Agreement re	of the Amendr emain unchange	nent: Except as ed and in full force	expressly modified by this Amendment, all terms and conditions of the and effect.
The parties I respective sign	nave executed ignatures.	this Amendment	to Buyer Representation Agreement on date set forth below beside their
Name of Bu	yer	-	Buyer's Signature / Date
Name of Bu	yer Brokerage		Printed Name & Title of Manager, Officer or Agent signing for the Buyer Brokerage
Name of Lic	ensee		Signature of Licensee / Date
	the Buyer B 1. EXTENS is amended 2. COMPE (a) 3. LEGAL ARE FULLY A THIRD PA (The above Is included as above legal is above legal is respective significance) Name of Building	the Buyer Brokerage 1. EXTENSION OF THE T is amended to expire on, the 2. COMPENSATION: The (a) Buyer shall part selling price of to be applied to the for that method (b) In no event stranspecified amount (c) Other amendment (If left blank, ramended, and apply.) 3. LEGAL NOTICE REGAL ARE FULLY NEGOTIABLE, A THIRD PARTY, OR BY SHOTICE (The above legal notice is princluded as part of the Agree above legal notice.) 4. Effect of the Amendment remain unchanged the parties have executed respective signatures. Name of Buyer Brokerage	the Buyer Brokerage 1. EXTENSION OF THE TERM: The Expiral is amended to expire on, the following date: 2. COMPENSATION: The Buyer Brokerage selling price of any acquired Read to be applied towards such come (If either of the blanks in the predefor that method of compensation) (b) In no event shall Buyer Brokerage specified amount or rate agreed (c) Other amendments to compensation) (lf left blank, no other terms reamended, and terms of compensation) 3. LEGAL NOTICE REGARDING COMPENARE FULLY NEGOTIABLE, AND MAY BE PATHIRD PARTY, OR BY SHARING OR SPL (The above legal notice is provided for purposincluded as part of the Agreement, the Agree above legal notice.) 4. Effect of the Amendment: Except as Agreement remain unchanged and in full force. The parties have executed this Amendment respective signatures.





TERMINATION AND MUTUAL RELEASE OF EXCLUSIVE BUYER REPRESENTATION AGREEMENT (This is a legally binding contract; if not understood, seek legal advice before signing.)

1	This form is to be used to release all parties from Exclusive Buyer Representation Agreement.
2 3 4 5 6	Whereas Suna Polat and Osman Polat (the "Buyer"), Coldwell Banker Realty (the "Brokerage") and the following licensee affiliated with the Brokerage Tahsin Mert (the "Licensee") entered into an Exclusive Buyer Representation Agreement, dated (as amended, modified or supplemented, the "Buyer Representation Agreement"), and in consideration of the mutual covenants set forth herein, the parties to the Buyer Representation Agreement hereby agree as follows:
7 8 9	 The Buyer, Brokerage and Licensee hereby terminate the Buyer Representation Agreement and release each other entirely from all their respective rights and obligations under the Buyer Representation Agreement, except as otherwise provided below.
0 1 2 3	2. Following the execution of this Termination and Mutual Release, no party shall have any obligations to any other party under the Buyer Representation Agreement, except as follows:
4 5 6	3. The Buyer hereby fully releases the Brokerage, its agents, employees and contractors (including the Licensee) from any and all liabilities, claims or damages resulting from, arising out of, or related to the Buyer Representation Agreement.
7 3	The parties have executed this Termination and Mutual Release on date set forth below beside their respective signatures. Suna Polat and Osman Polat Name of Buyer Buyer's Signature / Date
	Name of Brokerage Signature of behalf of Brokerage / Date
	Printed Name & Title of Manager, Officer or Agent signing for the Brokerage Tahsin Mert Name of Licensee Signature of Licensee / Date