This document has legal consequences. If you do not understand it, consult your attorney. The text of this form may not be altered in any manner without written acknowledgement of all parties.

01/20



Form # 2125

BUYER'S EXCLUSIVE AGENCY CONTRACT

1	Robert Torres (ASP) and Mary Lane (ASP), Buyer hereby retains the undersigned		
2	REALTOR [®] , for a period beginning 02/21/2021 and ending 08/21/2021 , inclusive, as Buyer's exclusive limited		
3	agent for the purpose of locating real property as described below and to assist in negotiating terms and conditions for the purchase		
4	(hereinafter to include purchase, lease or obtain an option thereon). The general description of property being sought is		
5	St. Louis, MO Metropolitan Area		
6	In consideration of Buyer's agreement set forth above, REALTOR [®] agrees to use reasonable effort and diligence to locate property		
7	acceptable to Buyer and to assist in negotiating terms and conditions for the purchase of said property. Unless Buyer requests otherwise,		
8	REALTOR [®] shall not be obligated to search for any properties other than those listed in the Mid America Regional Information Systems		
9	(hereinafter referred to as "MLS property"). REALTOR® shall disclose in all offers to purchase property on behalf of Buyer, its		
10	representation of Buyer and the source or sources of compensation.		
11	DEAL TOD [®] shall provide professional services in accordance with local state and federal fair housing lows and without respect to		
12	REALTOR [®] shall provide professional services in accordance with local, state, and federal fair housing laws and without respect to race, color, religion, sex, age, handicap, familial status, marital status, national origin, ancestry, sexual orientation or gender identity.		
12	race, color, rengion, sex, age, nanocap, rammar status, martiar status, nanonar origin, ancesu y, sexual orientation or gender identity.		
13	Brokerage Fee: This is an exclusive agency agreement. If Buyer contracts to purchase a property during the term of this agreement,		
14	whether or not REALTOR [®] introduced the property to Buyer, REALTOR [®] is entitled to compensation as follows:		
15	If compensation is offered by the Seller or the listing company, REALTOR [®] will accept that compensation. However, REALTOR [®] shall		
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17	less than REALTOR [®] 's minimum of 3 % or N/A (whichever is greater), Buyer will pay the		
18	difference. Compensation is due and payable at closing.		
19	Buyer agrees to pay REALTOR [®] additional compensation of \$ 395 . This portion of the additional compensation shall		
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21	\square the Effective Date of this Contract.		
22	\Box only if and on the same date that the other compensation above provided for is payable.		
23	If within <u>180</u> days (120 days if none stated) after the end of this agreement, Buyer contracts to purchase a property which is		
24	introduced to Buyer during the term of this agreement, REALTOR [®] is entitled to the fee stated above; however, no compensation is		
25 26	owed if Buyer enters into a bona fide Buyer's Exclusive Agency Contract with another REALTOR [®] during this period and compensation is paid to the other REALTOR [®] . Buyer acknowledges that REALTOR [®] is not considered an agent of the Seller or listing company		
20 27	solely by accepting compensation from the Seller and/or listing company.		
<u>~</u> /	solery by accepting compensation from the sener and/or fisting company.		
28	Other Potential Buyers: Buyer understands that other potential Buyers may consider, make offers on, buy, or lease through		
29	REALTOR® the same or similar properties as Buyer is seeking to purchase. Buyer consents to REALTOR®'s representation of and/or		
30	working with other such Buyers before, during and after the expiration of this agreement.		
71	Depresentations: During color outladges that DEAL TOP [®] is not esting as an attempty top advisor lander survey building increases		
31 32	Representations: Buyer acknowledges that REALTOR [®] is not acting as an attorney, tax advisor, lender, surveyor, building inspector, termite inspector, structural engineer or architect. Buyer should seek assistance from other professionals as deemed appropriate by		
32 33	Buyer. "Buyer acknowledges that Buyer should contact law enforcement officials for information pertaining to whether registered sex		
34	offenders or other convicted criminals reside in the area."		
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If a property has had construction work performed, the lien rights of persons who performed work or supplied materials are affected by the requirements of Chapter 429 of the Missouri Revised Statutes. Failure by the property owner to post and record a timely "notice of intended sale" may affect lien rights and Buyer's ability to get mechanic's lien coverage in Buyer's title insurance policy.

Relationship Limits: This agreement, according to Missouri law, establishes an agency relationship and therefore, prohibits (disallows)
 the Designated Broker (REALTOR[®]) and/or affiliated licensees from acting as a transaction brokerage. Buyer authorizes REALTOR[®]
 to offer sub agency and to pay another broker or subagent a portion of the commission.

MINIMUM BROKERAGE SERVICES- SECTION 339.780.7 RSMo-Brokerage services, written agreements for, parties to, 41 authorizations by designated broker-written agreements, limited agency, single agent, dual agent or subagent. 42

- 43 All exclusive brokerage agreements shall specify that the broker, through the broker or through one or more affiliated licensees, shall
- 44 provide, at a minimum, the following services: 45

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- (1) Accepting delivery of and presenting to the client or customer offers and counteroffers to buy, sell, or lease the client's or customer's property or the property the client or customer seeks to purchase or lease;
- 47 (2) Assisting the client or customer in developing, communicating, negotiating, and presenting offers, counteroffers, and 48 notices that relate to the offers and the counteroffers until a lease or purchase agreement is signed and all contingencies 49 are satisfied or waived: and 50
 - (3) Answering the client's or customer's questions relating to the offers, counteroffers, notices, and contingencies.

51 DUTIES AND OBLIGATIONS OF LIMITED AGENCY- SECTION 339.740 RSMo-Licensee representing head buyer or tenant-duties and obligations of -disclosure of confidential information-licensee's duty to a customer-showing of properties-52 53 subagents.

- 54 1. A licensee representing a buyer or tenant as a buyer's or tenant's agent shall be a limited agent with the following duties and 55 obligations:
 - (1) To perform the terms of any written agreement made with the client;
 - (2) To exercise reasonable skill and care for the client;
 - (3) To promote the interests of the client with the utmost good faith, loyalty, and fidelity, including:
 - (a) Seeking a price and terms which are acceptable to the client, except that the licensee shall not be obligated to seek other properties while the client is a party to a contract to purchase property or to a lease or letter of intent to lease;
 - (b) Presenting all written offers to and from the client in a timely manner regardless of whether the client is already a party to a contract to purchase property or is already a party to a contract or a letter of intent to lease;
 - (c) Disclosing to the client adverse material facts actually known or that should have been known by the licensee; and
 - (d) Advising the client to obtain expert advice as to material matters about which the licensee knows but the specifics of which are beyond the expertise of the licensee;
 - (4) To account in a timely manner for all money and property received;
 - (5) To comply with all requirements of sections 339.710 to 339.860, subsection 2 of section 339.100, and any rules and regulations promulgated pursuant to those sections; and
 - (6) To comply with any applicable federal, state, and local laws, rules, regulations, and ordinances, including fair housing and civil rights statutes or regulations.
- 71 A licensee acting as a Buyer's or tenant's agent shall not disclose any confidential information about the client unless disclosure is 2. 72 required by statute, rule, or regulation or failure to disclose the information would constitute a misrepresentation or unless disclosure 73 is necessary to defend the affiliated licensee against an action of wrongful conduct in an administrative or judicial proceeding or 74 before a professional committee. No cause of action for any person shall arise against a licensee acting as a buyer's or tenant's agent 75 for making any required or permitted disclosure.
- A licensee acting as a buyer's or tenant's agent owes no duty or obligation to a customer, except that the licensee shall disclose to 76 3. 77 any customer all adverse material facts actually known or that should have been known by the licensee. A buyer's or tenant's agent owes no duty to conduct an independent investigation of the client's financial condition for the benefit of the customer and owes 78 79 no duty to independently verify the accuracy or completeness of statements made by the client or any independent inspector.
- 80 4. A buyer's or tenant's agent may show properties in which the client is interested to other prospective buyers or tenants without 81 breaching any duty or obligation to the client. This section shall not be construed to prohibit a buyer's or tenant's agent from 82 showing competing buyers or tenants the same property and from assisting competing buyers or tenants in attempting to purchase 83 or lease a particular property.
- A client may agree in writing with a buyer's or tenant's agent that other designated brokers may be retained and compensated as 84 5. 85 subagents. Any designated broker acting on the buyer's or tenant's behalf as a subagent shall be a limited agent with the obligations 86 and responsibilities set forth in subsections 1 to 4 of this section.

- 87 Broker Disclosure Form: Buyer acknowledges receipt of the Broker Disclosure Form prescribed by the commission (Missouri Real 88 Estate Commission) by either a) on or before the signing of the (this) Buyer's agency agreement, or b) upon the licensee obtaining any 89 personal or financial information, whichever occurs first.
- Duties and Obligations: Buyer acknowledges having read the "Duties and Obligations of Limited Agency" referenced on page 2 of
 this form.

92 Note: If a designated agent is appointed in accordance with this agreement, dual agency does not occur unless one of the two

exceptions described in the "designated agent" paragraph of the Missouri Broker Disclosure Form occurs. Buyer acknowledges that Broker may also represent Sellers under agency agreements.

95 If Buyer breaches this Buyer's Exclusive Agency Contract or it becomes necessary for REALTOR[®] to retain an attorney to enforce any 96 of the terms hereof, then without limiting any other right or remedy here under or otherwise available at law or in equity, REALTOR[®] 97 shall be entitled to recover all costs and expenses of litigation incurred, including but not limited to court costs and reasonable attorney 98 fees. The provisions of this paragraph shall survive the expiration or any earlier termination of this Contract.

- 101 is appointed by the REALTOR[®] (Designated Broker) as Buyer's designated agent, as described in the Missouri Broker Disclosure Form.
 102 In the event the designated agent is not available at any given time, any of the following agents associated with the REALTOR[®] are
- hereby appointed by the REALTOR[®] (Designated Broker) to represent the Buyer, without further notice: (If a designated agent is

appointed, the Designated Broker must sign this agreement as authorized agent.)

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All parties agree that this transaction can be conducted by electronic/digital signatures, according to the Uniform Electronic Transaction
 Act as adopted by the State of Missouri.

Buyer and REALTOR[®] agree that either party may acknowledge amendments to this agreement by email communications sent from one of the following email addresses. Authorization is not granted if no email address is provided.

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112	BUYER SIGNATURE DA	ATE BUYER SIGNATURE DATE
113	Robert Torres	Mary Lane
114	Buyer Printed Name	Buyer Printed Name
115	110 E. Buy Lane	110 E. Buy Lane
116	Buyer Current Address	Buyer Current Address
117	Platinum City MO 54321	Platinum City MO 54321
118	Buyer City, State, Zip	Buyer City, State, Zip
119	Buyer1@buyer.com	Buyer2@buyer.com
120	Buyer Email Address	Buyer Email Address
121	555-555-1111	555-333-2222
122	Buyer Phone	Buyer Phone
123	Platinum Realty, LLC	In the the
124	REALTOR® (Company)	AUTHORIZED AGENT SIGNATURE DATE Loran R. Coleman
125		Icoleman@movewithplatinum.com
126		Authorized Agent Email