Compensation Agreement – Seller's Broker to Buyer's Broker



1. PARTIES		
Seller's Broker:	Horizon Palm Realty Group	("Seller's Broker")
Buyer's Broker:		("Buyer's Broker")
2. PROPERTY Property Address: 1561 (inse	shop RD Spring Hill ert address)	FC 3460 2
3. BUYER'S NAME (OPTIONAL - COMPLE	ETE IF APPLICABLE)	, including any
affiliates, successors, or assigns ("Buyer").		
Agreement and will remain in effect for	when a fully executed copy has been delivered to a (if left blank, then 30) days ("Term") ller's Broker's current listing of the Property, including full execution of a contract for sale and purchase urchase Agreement"), the Term will automatically ent.	i. in no event shall the ng any extensions or by a buyer of the
5. BUYER'S BROKER COMPENSATION		
paragraph 3 closes on Property and Buyer's	ker as stated below at closing of Property if Buyer in Broker is the procuring cause of the sale of Proper roker will be compensated at closing of Property if E ing the Term.	ty during the Term. If no
Seller's Broker agrees to compensate Buyer	r's Broker (CHECK ONE):	
S (flat) (fla	t fee) oss purchase price of the Property plus \$	
Other terms: less \$395.00 Transaction Fee	to Horizon Palm Realty Group from Selling Brokers	s Compensation
	() acknowledge receipt of a copy of this page not be used to share offers of compensation to buye Listing Service.	_

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By initialing in the space provided, Selier's Broker or Authorized Associate () and Buyer's Broker or Authorized Associate () agree that any unresolvable dispute between Selier's Broker and Buyer's Broker will be submitted to binding arbitration by mutual agreeable arbitrator in accordance with the rules of the American Arbitration Association, or, if applicable, the most recent version of the National Association of Realtors Code of Ethics and Arbitration Manual. 7. MISC. CLAUSES This Agreement will be construed under Florida law. This Agreement represents the entire agreement and understanding between the parties as to the subject matter herein and supersedes all prior or contemporaneous agreements whether written or oral. No waiver, alteration, or modification of any of the provisions of this Agreement will be binding unless in writing and signed by the parties hereto. Electronic signatures will be acceptable and binding. Broker's commissions are not set by law and are fully negotiable. In no event will Buyer's Broker's compensation exceed the amount of compensation in Buyer's Broker's separate written agreement with Buyer. Seller's Broker Broker or Authorized Associate Broker or Authorized Associate Date: Date: Date:
Authorized Associate () agree that any unresolvable dispute between Seller's Broker and Buyer's Broker will be submitted to binding arbitration by mutual agreeable arbitrator in accordance with the rules of the American Arbitration Association, or, if applicable, the most recent version of the National Association of Realtors Code of Ethics and Arbitration Manual. 7. MISC. CLAUSES This Agreement will be construed under Florida law. This Agreement represents the entire agreement and understanding between the parties as to the subject matter herein and supersedes all prior or contemporaneous agreements whether written or oral. No waiver, alteration, or modification of any of the provisions of this Agreement will be binding unless in writing and signed by the parties hereto. Electronic signatures will be acceptable and binding. Broker's commissions are not set by law and are fully negotiable. In no event will Buyer's Broker's compensation exceed the amount of compensation in Buyer's Broker's separate written agreement with Buyer. Seller's Broker Buyer's Broker Broker or Authorized Associate Broker or Authorized Associate
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