This form recommended and approved for, but not restricted to use by, the members of the Pennsylvania Association of Realtors® (PAR).

Note: The terms "buyer," "seller," "agreement of sale," and "purchase" also will be construed to mean "tenant," "landlord," "lease," and "rent," respectively, throughout this agreement.

	Broker (Company) Franklin Investment Realty	_ Licensee(s) (Name)		
2	Comment Address 2422 T Name of the Theory	Direct Plane(s)		
	Company Address 2432 E Norris St, 1st Floor,			
4	Philadelphia, PA 19125-2940 Company Phone (215)382-7368	Cell Phone(s)		
5	Company Phone (215) 382-7368 Company Fax (215) 558-6007	Licensee Fax		
O	Company Pax (ZIS)350-0007	Email		
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10				
11	PHONE	FAX		
12	E-MAIL			
13	Buyer understands that this Buyer Agency Contract is between	een Broker and Buyer.		
14	Does Buyer have a Buyer Agency Contract with another Bro	oker? 🗌 Yes 📋 No		
15	If yes, explain:			
	1. STARTING & ENDING DATES OF BUYER AGENCY			
17 18		the term of this contract. Broker/Licensee and Buyer have discussed it may be paid a fee that is a percentage of the purchase price. Even though		
19	Broker's Fee. or a portion of it. may be paid by seller or	listing broker, Broker will continue to represent the interests of Buyer.		
20	(B) This Contract applies to any property that Buyer ch	ooses to purchase during the term of this Contract. Buyer will not		
21		oker/licensee that begins before the Ending Date of this Contract.		
22	Starting Date: This Contract starts when signed by Buy	ver and Broker, unless otherwise stated here:		
23 24	Ending Date: This Contract ends at 11:59 PM on	t of Sale, this Contract ends upon settlement		
25	2. BROKER'S FEE	tor baie, and contract ends upon settlement.		
26		the Broker's fee. Broker and Buyer have negotiated the fee Broker		
27	will receive for performing real estate services for Buyer			
28	(B) Broker's Fee, paid by Buyer to Broker, is as follows:			
29	1. (a) In a purchase transaction with a seller represented by a real estate broker the fee is % of the sales price OR			
30 31	\$, whichever is greater, AND \$ (b) In a purchase transaction with a seller who is not represented by a real estate broker the fee is % of the sales			
32	price OR \$, whichever is	greater, AND \$		
33	2. Broker's Fee in event of a lease transaction is:			
34	3. It is Broker's policy to accept compensation offered by the listing broker. If the amount received from the listing bro-			
35	ker is less than the amount in paragraph 2(B)1, in pay Broker the difference, unless seller agrees to pay	a purchase transaction, or 2(B)2, in a lease transaction, Buyer will		
36 37	of Broker's Fee is earned a	and due (non-refundable) at signing of this Buyer Agency Contract.		
38	5. Other	and due (non retaindable) at signing of this Buyer Agency Contract.		
39		nters into an agreement of sale during the term of this Contract,		
40		icensee(s) or by any other person, including Buyer. If Buyer		
41 42		ser's Fee will be paid by Buyer to Broker at that time. Derety after the Ending Date of this Contract, Buyer will pay Broker's		
+2 43	Fee if:	berty after the Ending Date of this Contract, Duyer will pay broker s		
44	(a) The agreement of sale is a result of Broker's action	ns during the term of this Contract, OR		
45	(b) The property was seen during the term of this Con			
46		contract with another broker at the time Buyer enters into an agree-		
47 48	ment of sale. (D) Ruyer is advised that contacting a listing broker of	ar callar directly may compromice Rroker's ability to earn com-		
+6 49	(D) Buyer is advised that contacting a listing broker or seller directly may compromise Broker's ability to earn compensation from a listing broker and could result in Buyer's obligation to pay a fee to Broker.			
51		pove may also represent the seller(s) of the property Buyer might buy.		
52		uyer and a seller in the same transaction. A Licensee is a Dual Agent		
53		transaction. All of Broker's licensees are also Dual Agents UNLESS		
54 55		ller. If the same Licensee is designated for Buyer and a seller, the Dual Agent when Buyer is viewing properties listed by Broker.		
	Buyer Initials:	Broker/Licensee Initials:		

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Listing Contract

4. DESIGNATED AGENCY

Designated Agency is applicable, unless checked below. Broker designates the Licensee(s) stated above to exclusively repre-58 59 sent the interests of Buyer. If Licensee is also the Seller's Agent, then Licensee is a DUAL AGENT.

☐ Designated Agency is not applicable.

5. CONFLICT OF INTEREST 61

It is a conflict of interest when Broker or Licensee has a financial or personal interest in the property and/or cannot put Buyer's 62 interests before any other. If Broker, or any of Broker's licensees, has a conflict of interest, Broker will notify Buyer in a timely 63 64

6. BROKER'S SERVICES TO SELLER 65

Broker may provide services to a seller for which Broker may accept a fee. Such services may include, but are not limited to, listing property for sale; representing the Seller as Seller Agent; deed/document preparation; ordering certifications required for closing; financial services; title transfer and preparation services; ordering insurance, construction, repair, or inspection services.

69 7. OTHER BUYERS

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Broker/Licensee may show the same properties to other buyers and may represent those buyers in attempts to purchase the same property.

8. NO OTHER CONTRACTS 72

Buyer will not enter into another buyer agency contract with another broker that begins before the Ending Date of this Contract.

9. ENTIRE CONTRACT 74

This Contract is the entire agreement between Broker and Buyer. Any verbal or written agreements that were made before are not a part of this Contract.

10. CHANGES TO THIS CONTRACT 77

All changes to this Contract must be in writing and signed by Broker and Buyer.

11. TRANSFER OF THIS CONTRACT 79

Buyer agrees that Broker may transfer this Contract to another broker when:

- (1) Broker stops doing business, OR
- (2) Broker forms a new real estate business, OR 82
 - (3) Broker joins his business with another.

Broker will notify Buyer immediately in writing if Broker transfers this Contract to another broker. Buyer will follow all 84 85 requirements of this Contract with the new broker.

12. CONFIDENTIALITY 86

Buyer understands that sellers or sellers' representatives might not treat the existence, terms or conditions of any offer as confidential unless there is a confidentiality agreement between Buyer and the seller. 88

13. EXPERTISE OF REAL ESTATE AGENTS 89

Pennsylvania real estate agents are required to be licensed by the Commonwealth of Pennsylvania and are obligated to disclose 90 91 adverse factors about a property that are reasonably apparent to someone with expertise in the marketing of real property.

- (A) If Buyer wants information regarding specific conditions or components of the property which are outside the Agent's expertise, Buyer is encouraged to seek the advice of an appropriate professional.
- (B) If Buyer wants financial, legal, or any other advice, Buyer is encouraged to seek the services of an accountant, lawyer, or 94 95 other appropriate professional.

14. DEPOSIT MONEY

- (A) Broker will keep (or will give to the listing broker, who will keep) all deposit monies that Broker/Licensee receives in an escrow account as required by the real estate licensing laws and regulations until the sale is completed or an agreement of sale is terminated, or the terms of a prior written agreement between the Buyer and a seller have been met. Buyer and Seller may name a non-licensee as the escrow holder, in which case the escrow holder will be bound by the terms of the escrow agreement, not by the Real Estate Licensing and Registration Act. Buyer agrees that the person keeping the deposit monies may wait to deposit any uncashed check that is provided as deposity money until Seller has accepted an offer.
- (B) Regardless of the apparent entitlement to deposit monies, Pennsylvania law does not allow a Broker holding deposit monies to determine who is entitled to the deposit monies when settlement does not occur. Broker can only release the deposit
 - 1. If an agreement of sale is terminated prior to settlement and there is no dispute over entitlement to the deposit monies. A written agreement signed by both parties is evidence that there is no dispute regarding deposit monies.
 - 2. If, after Broker has received deposit monies, Broker receives a written agreement that is signed by Buyer and Seller, directing Broker how to distribute some or all of the deposit monies.
 - 3. According to the terms of a final order of court.
 - 4. According to the terms of a prior written agreement between Buyer and Seller that directs the Broker how to distribute the deposit monies if there is a dispute between the parties that is not resolved.
- (C) Buyer agrees that if Buyer names Broker or Broker's licensee(s) in litigation regarding deposit monies, the attorneys' fees 113 and costs of the Broker(s) and licensee(s) will be paid by Buyer. 114

15. CIVIL RIGHTS ACTS 115

Federal and state laws make it illegal for a seller, broker, or anyone to use RACE, COLOR, RELIGION or RELIGIOUS CREED, 116 SEX, DISABILITY (physical or mental), FAMILIAL STATUS (children under 18 years of age), AGE (40 or older), NATIONAL 117

118	Buyer Initials:	Broker/Licensee Initials:

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ORIGIN, USE OR HANDLING/TRAINING OF SUPPORT OR GUIDE ANIMALS, or the FACT OF RELATIONSHIP OR ASSO-CIATION TO AN INDIVIDUAL KNOWN TO HAVE A DISABILITY as reasons for refusing to sell, show, or rent properties, loan money, or set deposit amounts, or as reasons for any decision relating to the sale or rental of property.

16. NOTICE REGARDING CONVICTED SEX OFFENDERS (MEGAN'S LAW)

The Pennsylvania General Assembly has passed legislation (often referred to as "Megan's Law," 42 Pa.C.S. §9791 et seq.) providing for community notification of certain convicted sex offenders. Buyers are encouraged to contact the municipal police department or the Pennsylvania State Police for information relating to the presence of sex offenders near a particular property, or to check the information on the Pennsylvania State Police Web site at www.pameganslaw.state.pa.us.

17. BUYER INSPECTIONS

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- (A) Unless Buyer and a seller agree otherwise, real estate is sold **IN ITS PRESENT CONDITION**. It is Buyer's responsibility to determine whether the condition of the property is satisfactory. **Buyer is advised to carry out an inspection**, at Buyer's expense, by qualified professionals to determine the condition of the structure or its components. Areas of concern may include, but are not limited to: electrical; plumbing; heating, ventilating and air conditioning; appliances and fixtures; water infiltration; basement; roof; property boundaries; asbestos, mold and indoor air quality, carbon monoxide, radon, and environmental hazards or substances; wood-destroying insect infestation; on-site water service and/or sewage system; property insurance; deeds, restrictions and zoning; and lead-based paint. Buyer should discuss inspections and any special needs with Licensee.
- (B) Buyer is advised that information regarding properties considered for purchase by Buyer has been provided by a seller or a seller's broker. Such information may include, but is not limited to, the information on the Seller's Property Disclosure Statement, including environmental conditions; MLS information, including information regarding restrictions, taxes, assessments, association fees, zoning restrictions, dimensions, boundaries (if identified); and marketing information. Unless otherwise noted, Broker has not verified the accuracy of this information, and Buyer is advised to investigate its accuracy.

18. RECOVERY FUND

19. SPECIAL CLAUSES

Pennsylvania has a Real Estate Recovery Fund (the Fund) to repay any person who has received a final court ruling (civil judgment) against a Pennsylvania real estate licensee because of fraud, misrepresentation, or deceit in a real estate transaction. The Fund repays persons who have not been able to collect the judgment after trying all lawful ways to do so. For complete details about the Fund, call (717) 783-3658, or (800) 822-2113 (within Pennsylvania) and (717) 783-4854 (outside Pennsylvania).

47	A.	The following are part of this Buyer Agency Contract if checked:
48		☐ Single Agency Addendum (PAR Form SA)
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51	В.	Additional Terms:
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- 159 Buyer has read and received the Consumer Notice as adopted by the State Real Estate Commission at 49 Pa. Code §35.336.
- 160 Buyer has read the entire Contract before signing. Buyer must sign this Contract.
- 161 If Buyer is obtaining mortgage financing, Buyer shall promptly deliver to Broker a copy of all Loan estimate(s) and Closing
- 162 Disclosure(s) upon receipt. Buyer gives permission for Broker to send information about this transaction to Buyer's fax num-
- 163 ber(s) and/or e-mail address(es) listed.
- 164 Return of this Agreement, and any addenda and amendments, including return by electronic transmission, bearing the sig-
- 165 natures of all parties, constitutes acceptance by the parties.

ACCEPTED ON BEHALF OF BROKER BY _

- 166 This Contract may be executed in one or more counterparts, each of which shall be deemed to be an original and which
- 167 counterparts together shall constitute one and the same Agreement of the Parties.
- 168 NOTICE BEFORE SIGNING: IF BUYER HAS LEGAL QUESTIONS, BUYER IS ADVISED TO CONSULT A PENNSYLVANIA
- 169 **REAL ESTATE ATTORNEY.**

0 BUYER	
1 BUYER	DATE
2 BUYER	DATE
BROKER (COMPANY) Franklin Investment Realty	

DATE