



OFFER INSTRUCTIONS 12855 Buckhorn Trl., Jacksonville, FL 32218

Please submit your offer on FAR/BAR "AS IS" contract as a PDF document. Be sure to include all necessary disclosures/addenda, as found under the "Documents" tab in MLS, as well as proof of funds and/or pre-qualification letter. Note that sellers are offering a 2.25% commission as detailed on the accompanying Seller to Buyer's Broker Compensation Agreement.

Seller's Names:

Tyler J. & Katelynn S. Martinez

Title Company:

J. Riley Williams, PLC 2141 Park St. Jacksonville, FL 32204 904.425.0040 info@jriley-law.com

Compensation Agreement - Seller to Buyer's Broker



1.	PARTIES	
		,

Buyer's Broker:		("Buyer's Broker")
and		
Seller:	TYLER J & KATELYNN S MARTINEZ, H/W	("Seller")
2. PROPERTY		
Property Address:	12855 BUCKHORN LN, JACKSONVILLE, F	L 32218
	(insert address)	
		("Property") listed
	Ponte Vedra Key Realty	("Seller's Broker")
3. TERM		
	eement takes effect when a fully executed copy has been deliv	vered to all parties to this
	ain in effect for (if left blank, then 30) days	•
_	ermination date of Seller's Broker's current listing of the Proper	
•		
·	ods; except that, upon full execution of a contract for sale and	
	e Buyer's Broker ("Purchase Agreement"), the Term will auton	natically extend through the d
of the actual closing of t	he Purchase Agreement.	
4. BUYER'S BROKER	COMPENSATION	
	procuring cause of the sale of Property during the Term, Seller	will componente Buyer's Bro
ii buyei s biokei is iile p		will compensate buyers bro
as stated below at closing		
as stated below at closir	ng of Froporty.	
	nsate Buyer's Broker (CHECK ONE):	
Seller agrees to comper	nsate Buyer's Broker (CHECK ONE):	
Seller agrees to comper \$	nsate Buyer's Broker (CHECK ONE): (flat fee) 5 % of the gross purchase price of the Property plus \$	
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 Rev 7/24
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 ■ Form

Seller acknowledges that compensation paid to Buyer's Broker is for services Buyer's Broker provided to buyer.

5. DISPUTE RESOLUTION

All controversies, claims, and other matters in question between the parties arising out of or relating to this Agreement or the breach thereof will be settled by first attempting mediation with a mediator agreed upon by the parties. If litigation arises out of this Agreement, the prevailing party will be entitled to recover reasonable attorney's fees and costs, unless the parties agree that disputes will be settled by arbitration as follows:

Arbitration: By initialing in the space provided, Seller $(\!$		
Associate () agree that disputes not resolved by mediation will be settled by neutral binding		
arbitration in the county in which the Property is located in accordance with the rules of the American		
Arbitration Association or other arbitrator agreed upon by the parties. Each party to any arbitration (or		
litigation to enforce the arbitration provision of this Agreement or an arbitration award) will pay its own		
fees, costs, and expenses, including attorney's fees, and will equally split the arbitrator's fees and		
administrative fees of arbitration.		

6. MISC. CLAUSES

This Agreement will be construed under Florida law. 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 the written agreement with buyer.

Seller	Seller
Tyler Martinez	Katelynn Martinez
Seller's Signature	Seller's Signature
Date: <u>03/18/2025</u>	Date: <u>03/18/2025</u>
Buyer's Broker	
Broker or Authorized Associate	
Date:	

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Seller (TM_) (KM_) and Buyer's Broker (____) acknowledge receipt of a copy of this page, which is Page 2 of 2. The Parties acknowledge this form should not be used to share offers of compensation to buyer brokers or other buyer representatives via any field in the Multiple Listing Service.

> Form Simplicity

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