

COMPENSATION AGREEMENT - SELLER TO BUYER'S BROKER

1.	PARTIES: This Seller to Buyer's Broker Compensation Agreement is	Detween:	
	Seller: DT SUMMIT PROPERTIES LLC		("Seller") and
	Buyer's Broker:		("Buyer's Broker")
2.	BHHS John M Brabham		roperty") listed by ("Listing Broker").
3.	BUYER'S NAME assigns ("Buyer").	, including any	affiliates, successors, or
4.	TERM: THE OFFER OF COMPENSATION MADE IN THE SECTI AGREEMENT ONLY IF THE SELLER AND THE BUYER NAMI RATIFIED CONTRACT WITHIN 30 DAYS OF THIS AGREEMEN	ED IN SECTION 3 ARE UND	
	IF THE SELLER AND THE BUYER NAMED IN SECTION 3 ARE NOT UNDER A SIGNED SALES AGREEMENT WITHIN 30 DAYS OF THIS AGREEMENT'S EFFECTIVE DATE THEN THIS AGREEMENT IS CONSIDERED NULL AND VOID		
	PAYMENT WILL ONLY BE MADE AT CLOSING UNLESS OTHERWISE AGREED UPON IN WRITING.		
5.	BUYER'S BROKER COMPENSATION: If Buyer's Broker is the procuring cause of the sale of Property during the Term, Seller wi compensate Buyer's Broker as stated below at closing of Property.		
	Seller agrees to compensate Buyer's Broker (CHECK ONE):		
	□ Exactly \$ (US	Dollars)	
	□ Exactly \$(US □ 2.500%% of the gross purchase price □ Other:		ement statement
	Calley asked and that accompation usid to Burnel's Bashed is for accions Burnel's Bashed and to Burnel		
	Seller acknowledges that compensation paid to Buyer's Broker is for services Buyer's Broker provided to Buyer.		
	Buyer Broker certifies that they have informed their Buyer of the possibility of being paid by more than one party an has obtained Buyer's written permission to do so.		
	If Seller defaults by failing to pay Buyer's Broker Compensation at closing or defaults by preventing closing in violatio of the Contract of Sale, Seller must pay Buyer's Broker Compensation.		
6.	DISPUTE RESOLUTION: All controversies, claims, and other matters this Agreement or the breach thereof will be settled by first attempting litigation arises out of this Agreement, the prevailing party will be entit	mediation with a mediator agre	eed upon by the parties. If
7.	MISC. CLAUSES: This Agreement will be construed under South Car and understanding between the parties as to the subject matter herein whether written or oral. No waiver, alteration, or modification of any of writing and signed by the parties hereto. Electronic signatures will be by law and are fully negotiable.	n and supersedes all prior or co f the provisions of this Agreeme	intemporaneous agreements in will be binding unless in
DI	SUMMIT PROPERTIES LLC	David Trapp	08/26/2025
Seller (printed name)		(signature)	(date)
Se	eller (printed name)	(signature)	(date)
Landy Butters		Landy Butters	08/26/25
Buyer's Broker in Charge or Authorized Associate (printed name)		(signature)	(date)

THIS FORM IS COPYRIGHTED AND MAY ONLY BE USED IN REAL ESTATE TRANSACTIONS IN WHICH **Landy** IS INVOLVED AS A REAL ESTATE LICENSEE. UNAUTHORIZED USE OF THE FORM MAY RESULT IN LEGAL SANCTIONS BEING BROUGHT AGAINST THE USER AND SHOULD BE REPORTED TO THE SOUTH CAROLINA ASSOCIATION OF REALTORS® AT (803) 772-5206.