EXCLUSIVE RIGHT TO BUY BUYER AGENCY AGREEMENT

This I	EXCLUSIVE BUYER AGENCY AGREEMENT (the "Agreement") by and between:
(the "Buyer"), a	and Dunes Marketing Group, a division of The Byrne Corporation ("Dunes").
purpose of repr	se of Agency / Price or Price Range. Buyer hereby appoints Dunes as Buyer's exclusive agent for the resenting Buyer in finding and buying real property in, Beaufort/Jasperice or price range for property of interest to the Buyer is
negotiations for	t of Exclusive Buyer Agency. By appointing Dunes as Buyer's exclusive agent, Buyer agrees to conduct a rethe property described above in Section I through Dunes, and to refer to Dunes all inquiries received is brokers, salespersons, prospective sellers or any other source, during the time this Agreement is in effect.
3. <u>Term</u> .	The term of this Agreement shall begin,20_ and shall continue throug,20
Dunes, the brok	ensation of Dunes. Dunes and Buyer have agreed that, in consideration of the services to be performed by serage fee shall be paid to Dunes totally from the Listing Broker, as agreed to through the Listing Broker ate (i.e. MLS, flyers, etc.)
In the brokerage fee o	alternative, in consideration of the services to be performed by Dunes, Buyer agrees to pay Dunes f or \$
(/BUYE	R'S INITIALS HERE).
the Buyers then entered into. Th that would have	I be deemed earned when Buyer is under contract to purchase any property presented by Dunes or found be inselves. The term "purchase" in the Agreement shall include any purchase, option, exchange, lease or traditisfies will be due and payable at closing or upon Buyer's default. If Buyer defaults, the total compensation be been due to Dunes will be due and payable immediately in cash from the Buyer.
property of the	ch brokerage fee described in this Section 4 shall be earned, due and payable to Dunes by the Buyer is nature contemplated herein is purchased by the Buyer within 90 days after the termination of the ny extensions thereof, if such property was introduced to the Buyer during the term of this Agreement be ird party.
that such other including the sa	<u>Potential Buyers</u> . Buyer understands that other prospective purchasers may be represented by Dunes an prospective purchasers may seek property, submit offers and contract to purchase property through Dunes me or similar property as Buyer seeks to purchase. Buyer acknowledges, understands and consents to such other prospective purchasers by Dunes through its agents.
6. <u>Descri</u>	ption of Services. Dunes shall:
b. с.	Use professional knowledge and skills to locate real properties which may be available for purchase ltiple Listing Service ("MLS") or any other source the agent may be aware of. Show real property to the Buyer that meets Buyer's needs. Represent the Buyer throughout the entire transaction in the purchase of real property which may
include the follo	owing: (i) Provide assistance with financing opportunities. (ii) Provide information, facts, advantages and disadvantages. (iii) Negotiate all details of the Purchase Agreement. (iv) Assist attorneys, lenders, etc. in the closing of the property.

7. <u>Possibility of Dual/Designated Agency</u>. Buyer acknowledges that Dunes also enters into contracts with persons (the "Seller") who wish to sell property. Such property is commonly known as a "Company Listing". If the Buyer wishes to view a Company Listing, Dunes may, with both Buyer's and Seller's consent, serve as a dual or designated agent, after Dunes fully discloses the consequences of dual or designated agency status. Since both Seller and Buyer have different interests to protect in the negotiation process, certain differences or conflicts may arise. Accordingly, Dunes will represent both the Buyer and the Seller <u>only</u> with their written consent. If the parties consent to dual or designated agency, the

informed consent will be evidenced by a separate dual or designated agency agreement.

If Buyer is asked (initial	I two):	
	Permission to act as a dual agent will not be consid	dered.
with information about t	Permission to act as a dual agent may be considered the other party to a transaction. If Buyer agrees, Buyer	
	Permission to act as a designated agent will not be	considered.
	Permission to act as a designated agent may be con is provided with information about the other party agrees, Buyer will execute a separate Designated A	to a transaction. If Buyer
	yer acknowledges receiving an explanation of the typ cy Disclosure Brochure at the first practical opportu Buyer.	
() BUYER'S INITIALS H	IERE)	
regard to any prospective Selle handicapped status of such perso subject thereof and any prior agre this Agreement. In the event of lit	which existed up until the time of closing. The partie or because of the race, creed, color, sex, marital stant. This Agreement constitutes the entire agreement between the pertaining thereto, whether oral or written, have tigation relating to enforcement of rights under this Agreemenses, including attorney's fees and court costs, from the control of the court costs, from the control of the court costs, from the court costs, from the court costs and court costs.	tatus, national origin, familial or between the parties relating to the we been merged and integrated into greement, the prevailing party shall
IN WITNESS WHERE	OF, this Agreement is hereby agreed to and duly execu	ted.
Witness:	Buyer:	Date
Witness:	Buyer:	Date
BROKER:	Dunes:	
Dunes Marketing Group Post Office Box 21326		
Hilton Head Island, SC 29925	Dunes Marketing Group	Date