

BUYER BROKERAGE AGREEMENT



1		I/We,						"Buyer")				
2 3				("E	Broker") the exc	lusive and irre	vocable r	ight, comm	encing on			,
3	(0	Company N	Name)									
4	20,	and exp	oiring at m	idnight on			, 20	, to locate	property	and ne	gotiate te	rms and
4 5 6	20, and expiring at midnight on											
7	1.	1. General Nature of Property: Buyer intends to acquire an interest in one or more properties meeting the following										
8	general o				•	-						
9	Type: _	Res	sidential _	Land _	Commercia	olOther: _			_			
10 11	2.	Duran	Obligation	~ .								
12	4.	buyer (Obligation	S:								
13		a.	BUYER	AGREES T	O WORK EXC	LUSIVELY w	ith Brok	er and not v	with any of	her Brok	cer	
14		b.			TO FURNISH E							ormation
15	includin	g loan p			d proof of fund							
16					ls, Optionors or							
17	•	c.	BUYER	AGREES 7	TO BE AVAIL	ABLE to exa	nine pro	perty(s) an	d respondi	ing in a	timely m	anner to
18	commun	nications	from Brok									
19		d.			TO ACT IN			•	Property a	and con	duct any	and all
20	inspections/investigations of the Property that Buyer deems material and/or important.											
21	e. NEW HOMES/ LOT SALES: Some Sellers, (particularly new home subdivisions, open houses and for sale-by-owner), will not compensate Broker unless Broker makes the first visit with Buyer. If Buyer makes a first visit											
22 23										Buyer r	nakes a 1	irst visit
23 24	without	f.			ensate Broker as hat, to the fulles					okor cho	ll bo door	nad to ba
25	procurin				essful real esta							
26	agreeme	-	ioi unij ui	ia un succ	essiai icai esta	ic transactions	willen t		or origina	ic during	, the term	n or uns
27												
28	3.	Broker	Represent	tations:								
29		a.	BROKER	HOLDS a	current, valid N	Nevada real sta	te license)				
30		b.			TO WORK DI				acceptable	e to Buy	er	
31		c.	BROKER	AGREES	TO NEGOTIA	TE, as Buyer's	agent, fo	or terms and	d condition	is accept	able to B	uyer for
32	the purc	hase, exc	change, opt	ion or lease	e of real propert	y(s).						
33	4.	Broker	· Compens	ation: Brok	xer's compensat	ion shall be nai	id at the t	time of and	as a condi	tion of c	locing ac	follows:
34					select all that ap		ia at the t	inic of and	us a condi	tion of C	losing us	ionows.
35			1.		% of the gro	ss selling price	of the P	roperty; O	R			
36			2.	the set	amount of \$	OR		1 3,				
37					ever is greater o							
38	Buyer authorizes Broker to accept compensation offered by seller or seller's broker, which compensation shall be cre										credited	
39	against a				yer to Broker.							
40	.•	b.			mpensation in 4							
41					n. This flat fee							
42 43					ctually performe deral or state lav			y any state	or rederal	governn	nent to en	sure that
44	icai esta	C.			npensate Broke			ther nerson	acting on	the Rus	zer's hehs	olf enters
45	into an a											iii ciitcis
46	into an agreement to purchase, exchange, option, or lease and property of the general nature described herein. d. If completion of any transaction is prevented by Buyer's Default or with the consent of Buyer, the total											
47	compens	sation du			nt shall be imm						•	
48	_	e.	Buyer agi	rees to pay	such compensa	tion if Buyer v	within	calen	dar days a	fter the t	erminatio	on of this
49					purchase, excl							
50		er by B	roker durir	ng the term	n of this Agree	ment, unless I	Buyer en	ters into a	subsequer	nt agreer	nent with	another
51	Broker.	C	. ·	• • •	1. 6 4		4•	. 1			1 .	4
52 53	17 A	f.			le for the purcha							
53	vegas A	Associati	on of KEA	TIOK2®	or any Board of	or Association	of KEAL	TIOKS® 0	r Multiple	Listing	service of	л in any

manner other than as negotiated between Broker and Buyer.

5. Disclosures:

- a. Buyer acknowledges receipt of the "DUTIES OWED" form, explaining the Duties of Agents in Nevada
- b. Buyer understands that depending on the circumstances, it may be necessary or appropriate for Broker to act as an agent of both parties for each such transaction. In such event, Broker will seek Buyers' consent to Broker's representation of additional parties as soon as practicable and will obtain the written "CONSENT TO ACT" form signed by all parties.
- c. Buyers consents and acknowledges that OTHER POTENTIAL BUYERS represented by Broker may consider, make offers on, or acquire interest in the same or similar properties as Buyer.
- **6. Non Confidentiality of Offers**: Buyer is advised that Seller or Listing Agent may disclose the existence, terms or conditions of a Buyer's offer unless all parties and their agent have signed a written confidentiality agreement. Whether such information is actually disclosed depends upon many factors, such as current market conditions, the prevailing practice in the real estate community, the Listing Agent's marketing strategy and the instructions of the Seller.
- 7. Internet Advertising, Internet Blogs, Social Media: Buyer acknowledges and agrees that (i) properties presented to them may have been marketed through a "virtual tour" on the Internet, permitting potential buyers to view properties online, or that the properties may be the subject of comments or opinions of value by others online, on blogs or other social media sites; (ii) neither the service provider(s) or the Broker have control over who will obtain access to such services or what actions such persons may take; and (iii) Broker as no control over how long the information concerning the properties will be available on the internet or social media sites.
- **8. Equal Housing Opportunity:** It is the policy of the Broker to abide by all local, state, and federal laws prohibiting discrimination against any individual or group of individuals. The Broker has no duty to disclose the racial, ethnic, or religious composition of any neighborhood, community, or building, nor whether persons with disabilities are housed in any home or facility, except that the agent may identify housing facilities meeting the needs of a disabled buyer.
- **9. Other Potential Buyers:** Buyer consents and acknowledges that other potential buyers represented by Broker may consider, make offers on, or acquire an interest in the same or similar properties as Buyer is seeking.
- **10. Mediation:** The Broker and Buyer hereby agree that any dispute concerning the terms and conditions of this contract shall be resolved through mediation proceedings at the Greater Las Vegas Association of REALTORS® in accordance with its standards of practice or a mediator mutually agreed upon by the parties. Mediation fees, if any, shall be divided equally among the parties involved. If a lawsuit is filed by either party, that lawsuit shall be stayed until the dispute is resolved or terminated in accordance with this paragraph. ____/___ (Buyer's Initials) ____/___ (Broker's Initials)
- 11. Attorneys Fees: In the event suit is brought by either party to enforce this Agreement, the prevailing party is entitled to court costs and reasonable attorney's fees.
- **12. Damages Cap:** Notwithstanding any provision to the contrary contained in this Agreement, if Broker shall be liable to Buyer for any matter arising from this agreement, whether based upon an action or claim in contract, warranty, equity, negligence, intended conduct or otherwise (including any action or claim arising from an act or omission, negligent or otherwise, of the liable party) the maximum aggregate liability of Broker to Buyer under this agreement shall not exceed the aggregate commission amount received by the Broker.
- 13. Nevada Law Applies: This Agreement is executed and intended to be performed in the State of Nevada, and the laws of the Nevada shall govern its interpretation and effect. The parties agree that the State of Nevada, and the county in which the Property is located, is the appropriate judicial forum for any litigation related to this Agreement.
- **14. Capacity:** Buyer warrants that Buyer has the legal capacity, full power and authority to enter into this Agreement and consummate the transaction contemplated hereby on Buyer's own behalf or on behalf of the party Buyer represents. All Buyers executing this Agreement are jointly and severally liable for the performance of all its terms. Buyers obligation's to pay Broker is binding upon Buyer and Buyer's heirs, administrators, executors, successors and assignees.
- 15. Entire Contract: All prior negotiations and agreements between the parties are incorporated in this Agreement, which constitutes the entire contract. Its terms are intended by the parties as a final, complete, and exclusive expression of their agreement with respect to its subject matter and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. This Agreement and any supplement, addendum, or modification, including any photocopy or facsimile, may be executed manually or digitally, and may be executed in two or more counterparts, all of which shall

1 constitute one and the same writing. The terms of this Agreement may not be amended, modified or altered except through a 23 written agreement signed by all of the parties hereto. 4 5 6 16. Partial Invalidity: In the event that any provision of this Agreement shall be held to be invalid or unenforceable such ruling shall not affect the validity or enforceability of the remainder of the Agreement in any respect whatsoever. 7 Buyer Declaration: Buyer acknowledges and warrants by signature(s) below that s/he is not already in any 8 exclusive buyer representation agreement with any other broker in the state of Nevada. Entering into multiple 9 agreements could subject you to multiple fee obligations. Buyer acknowledges that he has not relied on any statement of 10 the Broker which are not herein expressed. 11 18. Acceptance: Buyer hereby agrees to all of the terms and conditions herein and acknowledges receipt of a copy of 12 this Agreement. 13 14 FIRPTA: Should the provisions of the Foreign Investment in Real Property Tax Act (FIRPTA) (Internal Revenue 15 Code Section 1445) apply to the Buyers' real estate transaction. Buyer understands that if Seller is a foreign person then the 16 Buyer must withhold a tax in an amount to be determined in accordance with FIRPTA, unless an exemption applies. 17 Additional information for determining status may be found at www.irs.gov. 18 Default: If completion of any transaction is prevented by Buyer's Default or with the consent of Buyer, the total 19 compensation due under this Agreement shall be immediately due and payable by Buyer. Buyer agrees to pay such 20 compensation if Buyer within _____ calendar days after the termination of this Agreement enters into an agreement to 21 purchase any property shown to or negotiated on behalf of the Buyer by Broker during the term of this Agreement, unless 22 Buyer enters into a subsequent agreement with another Broker. If completion of any transaction is prevented by Buyer's 23 breach or with the consent of Buyer, other than as provided in the purchase contract, the total compensation shall be due and 24 payable by Buyer. 25 26 21. Additional Terms: 27 28 29 30 31 32 THE PRE-PRINTED PORTION OF THIS AGREEMENT HAS BEEN APPROVED BY THE GREATER LAS 33 VEGAS ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS THE LEGAL VALIDITY OF 34 ADEQUACY OF ANY PROVISION OR THE TAX CONSEQUENCES THEREOF. FOR LEGAL OR TAX 35 ADVICE, CONSULT YOUR ATTORNEY OR TAX ADVISOR. 36 37 THE UNDERSIGNED BUYER HAS READ, UNDERSTANDS AND APPROVED EACH OF THE 38 PROVISIONS CONTAINED HEREIN AND ACKNOWLEDGES RECEIPT OF A COPY. 39 **BUYER:** 40 Buyer Signature: 41 42 43 Time: Buyer Signature: Address: 44 _____ City _____ State ___ Zip ____ 45 46 47 Telephone: _____ Fax: _____ Email: _____ 48 49 **BROKER:** 50 Broker Signature: 51 Date: 52 53 Company: _____ Designated Licensee: _____ 54

Address: _____ City ____ State ___ Zip ____

_____ Fax: _____ Email: _____

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Telephone: