

DUTIES OWED BY A NEVADA REAL ESTATE LICENSEE

This form does not constitute a contract for services nor an agreement to pay compensation.

In Nevada, a real estate licensee is required to provide a form setting forth the duties owed by the licensee to:

- a) Each party for whom the licensee is acting as an agent in the real estate transaction, and
- b) Each unrepresented party to the real estate transaction, if any.

Licensee: The licensee in the real esta	ate transaction is		
whose license number is The licensee is acting for [client's name(s)]			
	who is/are the Seller/Landlord; Buyer/Tenant.		
Broker: The broker is	, whose company is		
Are there additional licensees involve required.	ed in this transaction? □Yes □ No If yes, Supplemental form 525A is		

Licensee's Duties Owed to All Parties:

A Nevada real estate licensee shall:

- 1. Not deal with any party to a real estate transaction in a manner which is deceitful, fraudulent or dishonest.
- 2. Exercise reasonable skill and care with respect to all parties to the real estate transaction.
- 3. Disclose to each party to the real estate transaction as soon as practicable:
 - a. Any material and relevant facts, data or information which licensee knows, or with reasonable care and diligence the licensee should know, about the property.
 - b. Each source from which licensee will receive compensation.
- 4. Abide by all other duties, responsibilities and obligations required of the licensee in law or regulations.

Licensee's Duties Owed to the Client:

A Nevada real estate licensee shall:

- 1. Exercise reasonable skill and care to carry out the terms of the brokerage agreement and the licensee's duties in the brokerage agreement;
- 2. Not disclose, except to the licensee's broker, confidential information relating to a client for 1 year after the revocation or termination of the brokerage agreement, unless licensee is required to do so by court order or the client gives written permission;
- 3. Seek a sale, purchase, option, rental or lease of real property at the price and terms stated in the brokerage agreement or at a price acceptable to the client;
- 4. Present all offers made to, or by the client as soon as practicable, unless the client chooses to waive the duty of the licensee to present all offers and signs a waiver of the duty on a form prescribed by the Division;
- 5. Disclose to the client material facts of which the licensee has knowledge concerning the real estate transaction;
- 6. Advise the client to obtain advice from an expert relating to matters which are beyond the expertise of the licensee; and
- 7. Account to the client for all money and property the licensee receives in which the client may have an interest.

Duties Owed By a broker who assigns different licensees affiliated with the brokerage to separate parties.

Each licensee shall not disclose, except to the real estate broker, confidential information relating to client.

<u>Licensee Acting for Both Parties</u> : The Licensee		
MAY [/] in the future act for two or more parties who have interests interest. Before a licensee may act for two or more parties,	adverse to each other. In	
I/We acknowledge receipt of a copy of this list of licer	nsee duties, and have r	ead and understand this disclosure.
Seller/Landlord:	Date:	Time:
Seller/Landlord:OR	Date:	Time:
Buyer/Tenant:	Date:	Time:
Buyer/Tenant:	Date:	Time:

Approved Nevada Real Estate Division Replaces all previous versions



SUPPLEMENTAL LIST OF LICENSEES PARTY TO THE DUTIES OWED BY A NEVADA REAL ESTATE LICENSEE

This form does not constitute a contract for services nor an agreement to pay compensation.

Licensee:	, is acting for	
Broker:		
Additional licensees on this transa Owed <i>By</i> A Nevada Real Estate L		NRS 645.252, NRS 645.254, and the Duties
NAME		LICENSE NUMBER
		
I/We acknowledge receipt of a copy	y of this Supplemental List of Licen	sees.
Seller/Landlord:	Date:	Time:
Seller/Landlord:	Date:	Time:
<u>OR</u>		
Buyer/Tenant:	Date:	Time:
Ruver/Tenant	Date:	Time:

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CONSENT TO ACT



 $\bigcap\bigcap\bigcap$ This form does not constitute a contract for services nor an agreement to pay compensation.

DESCRIPTION OF TI	RANSACTION: The real estate transaction is the \square sal	le and purchase; or lease; of
Property Address:		
In Novada, a raal actata l	licensee may act for more than one party in a real estate	transaction however, before the licensee
does so, he or she must o	obtain the written consent of each party. This form is that yourself and the other party, you should read this form	at consent. Before you consent to having
Licensee: The licensee i	n this real estate transaction is	("Licensee") whose
license number is	and who is affiliated with	("Brokerage").
Seller/Landlord	Print Name	
Buyer/Tenant	Print Name	

CONFLICT OF INTEREST: A licensee in a real estate transaction may legally act for two or more parties who have interests adverse to each other. In acting for these parties, the licensee has a conflict of interest.

DISCLOSURE OF CONFIDENTIAL INFORMATION: Licensee will not disclose any confidential information for 1 year after the revocation or termination of any brokerage agreement entered into with a party to this transaction, unless Licensee is required to do so by a court of competent jurisdiction or is given written permission to do so by that party. Confidential information includes, but is not limited to, the client's motivation to purchase, trade or sell, which if disclosed, could harm one party's bargaining position or benefit the other.

DUTIES OF LICENSEE: Licensee shall provide you with a "Duties Owed by a Nevada Real Estate Licensee" disclosure form which lists the duties a licensee owes to all parties of a real estate transaction, and those owed to the licensee's client. When representing both parties, the licensee owes the same duties to both seller and buyer. Licensee shall disclose to both Seller and Buyer all known defects in the property, any matter that must be disclosed by law, and any information the licensee believes may be material or might affect Seller's/Landlord's or Buyer's/Tenant's decisions with respect to this transaction.

NO REQUIREMENT TO CONSENT: You are not required to consent to this licensee acting on your behalf. You may

- Reject this consent and obtain your own agent,
- Represent yourself,
- Request that the licensee's broker assign you your own licensee.

CONFIRMATION OF DISCLOSURE AND INFORMATION CONSENT

BY MY SIGNATURE BELOW, I UNDERSTAND AND CONSENT: I am giving my consent to have the above identified licensee act for both the other party and me. By signing below, I acknowledge that I understand the ramifications of this consent, and that I acknowledge that I am giving this consent without coercion.

I/We acknowledge receipt of a copy of this list of licensee duties, and have read and understand this disclosure.					
Seller/Landlord	Date	Time	Buyer/Tenant	Date	Time
Seller/Landlord	Date	Time	Buyer/Tenant		Time







In reference to	the Purchase Agreement ex			as Buyer(s)
and			dated covering	
as follows:		, the Buyer hereby	proposes that the Purchase Agr	reement be amended
	urchase Agreement is conting	ent on the close of escrow o	of Buyer's property, which addres	· c
is The I	dichase Agreement is conting	on the close of escrow o	1 Buyer's property, which addres	
	yer's property does not close e	scrow by the scheduled clos	se of escrow of the Seller's proper	rty, then either party
	Agreement in writing.	•		
c. Status	s of Property (select one)			
i.	, , ,	•	yer's property is not in escrow an	ıd:
		l for sale – OR		
	Is listed for sal		MLS, #	
	brokerage and is l		he sale of Buyer's Property and w	ithin days
			opies of the contract, escrow instr	
			perty proving that Buyer has ente	
ii.		row: If selected, the Buyer's		red into Eserow.
	Escrow Holder is		s property is in esere	
	Escrow Number:		Proposed Closing Date:	
	Buyer shall have $\overline{\text{five } (5) \text{ d}}$	ays after Acceptance to deli	ver to Seller copies of the contract	et, escrow
	instructions and other relat	ed documents for the sale of	f Buyer's Property proving that B	Buyer has entered
	into Escrow.			
			Buyer's Property is in or enters eso	crow; Buyer shall
	tten notice if either party to the			
			t in writing if: 1) Buyer fails to p	
			gives Seller notice pursuant to (d)	
			ement in writing prior to Buye	
			property gives notice of intent to	o cancel escrow for
	rty or the Buyer is unable to se			
			y prior to Buyer's delivery of not	
			notice of that fact. Within three	
			losing of Buyer's other property,	
			ngency must be accompanied by y to obtain financing is not conti	
	any other property.	valiable and Buyer's ability	to obtain illiancing is not conti	ingent upon the sale
and/or close or	any other property.			
IF the Resider	ntial Purchase Agreement is	not cancelled, in writing o	n or before (dat	te), Buyer shall be
	ve waived the Contingent Up		(4.1.)	ce), Buj er siinii se
	g	g		
□ ADDITION	AL PAGE(S) ATTACHED.	This Addendum is not con	nplete without the additional te	erms on the
attached	page(s). When executed	by both parties, this Adde	endum is made an integral part	of the
aforemention	ed Agreement.		<u> </u>	
			RACT. IF YOU DO NOT FULL	
ITS CONTEN	ITS, YOU SHOULD SEEK (COMPETENT LEGAL CO	OUNSEL BEFORE SIGNING.	
\square Buyer \square Sell	er	Date □ Buyer □	□ Seller	Date
Acceptance:				
Buyer □ Sell	er	Date □ Buyer □		Date
•		•		
Prepared by: _				
	Agent's Printed Name		Phone	
Contingent Up	on Sale Addendum Rev. 07.2	2017 © 2017 Greater La	as Vegas Association of REALTO	ORS®







FINANCING ADDENDUM

Date: APN:		
Property:		
Seller/Beneficiary/Lender (hereinafter, collectively, "Seller"):		
Buyer/Trustor/Borrower (hereinafter, collectively, "Buyer"):		
This Addendum is attached, incorporated and made a part of Agreement") dated		MENT ("the
1. FORM OF DOCUMENTATION: Select one of the following	owing:	
The parties hereby instruct Escrow Holder to prepare a P same date and amount in favor of the Seller, to be recorded throu upon the subject property. Escrow Holder is hereby authorized a Trust, and Escrow Holder shall deliver the Note and Deed of execution and delivery of this Addendum to Escrow Holder. commencement and payment dates on the Note, which dates w instruments, at the close of escrow and over the original signaturinstruction required from either party.	gh this escrow as a Deed nd directed to use its standard Note Trust to the parties within five (5) Escrow Holder is instructed to it ere not available at time of prepar	of Trust lien and Deed of days of the nsert interest ration of said
-OR-		
Buyer -OR- Seller shall provide a Promissory Note secure favor of the Seller, to be recorded through this escrow as a property. Escrow Holder is instructed to insert interest commencer were not available at time of preparation of said instruments, at the of the parties herein, without further written instruction required from	Deed of Trust lien upon ment and payment dates on the Note e close of escrow and over the origin	n the subject , which dates
2. TERMS OF PROMISSORY NOTE AND DEED OF The representations, warranties, covenants, conditions and other agree for a transaction of the nature contemplated hereby, the Promis following terms and conditions (unchecked boxes shall NOT apply)	ements that are normally set forth in ssory Note and Deed of Trust shal	n agreements
PRINCIPAL BALANCE: \$		
PRINCIPAL AND INTEREST:		
Principal and interest payments shall be made in monthly inst principal and interest at the rate of	rest to accrue from the close of esc 20, and continuing on the ire unpaid principal balance and acc	e, including row and the same day of rued interest
Each party acknowledges that he/she has read, understood, and agre particular paragraph is otherwise modified by addendum or countered		page unless a
Buyer's Last Name:	BUYER(S) INITIALS:	/
Property Address:		
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☐ INTEREST ONLY:
Interest only payments shall be made in installments of interest only at the rate of % per annum, to accrue from and the first installment to be due on the day of, 20, and continuing on the same day of each consecutive, until, when the then entire unpaid principal balance and accrued interest shall become all due and payable.
payable.
STRAIGHT NOTE: The Promissory Note shall bear interest at the rate of% per annum, to accrue from the close of escrow. The entire unpaid principal balance and accrued interest shall be all due and payable in full on or before
IMPOUNDS: Buyer agrees to pay impounds for taxes, insurance, and
BALLOON PAYMENT: The Promissory Note shall contain a balloon payment of any unpaid principal balance due on
PREPAYMENT WITHOUT PENALTY: Buyer reserves the right to prepay this obligation without penalty.
-OR-
PREPAYMENT PENALTY: Should Buyer prepay this obligation in whole or in part, the following prepayment penalty shall be due and payable in addition to the principal and interest owed:
<u> </u>
LATE PAYMENT PENALTY: If any installment is not received by Seller or Seller's designated servicing agent within calendar days following the scheduled due date, a late charge shall be assessed to the installment in an amount equal to: % of any installment -OR- in the amount of \$ The late charge shall be payable in addition and at the same time as the regularly scheduled installment.
DEFAULT: Default is defined as any installment that is () calendar days past due.
DEFAULT RATE: In the event Buyer defaults, the interest rate will increase to % per annum, which shall continue until the default is cured.
FAILURE TO PAY UPON MATURITY: In the event Buyer fails to pay this obligation in full, on or before date of maturity as shown thereon, then the outstanding principal balance shall be increased by%, and the full amount shall be immediately due and payable.
PENALTY FOR ADVANCE: Any advances made by Seller for payment of taxes, insurance or any other advances will accrue interest at the Default Rate, which shall become immediately due and payable by Buyer in addition to regular installments.
DUE ON SALE/ALIENATION CLAUSE: If Buyer shall sell, convey or alienate the herein described
Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.
Buyer's Last Name: BUYER(S) INITIALS:/
Property Address: SELLER(S) INITIALS:/
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Financing Addendum (Rev. 05/17) Copyright©2017 Greater Las Vegas Association of RI	EALTORS®	Page 3 of 5
Property Address:	SELLER(S) INITIALS:	/
Buyer's Last Name:	BUYER(S) INITIALS:	/
Each party acknowledges that he/she has read, understood, and agrees to eac particular paragraph is otherwise modified by addendum or counteroffer.	ch and every provision of thi	is page unless a
4. RECONVEYANCE: Upon receipt of written request from Buyer re of Trust have been paid and upon confirmation by the trustee and surre secured thereby to the trustee for cancellation and retention, or such other the trustee shall reconvey, without warranty, all portions of the secured pr Deed of Trust.	ender of the Deed of Trust disposition, and upon paym	t and the Note nent of its fees,
WAIVER - LOAN SERVICING: The parties hereto instruct Escreaccount for purposes of servicing the Note created herein. Buyer herein a outside of this escrow, at the place designated by Seller. In complian forever release and relieve Escrow Holder, Title Company and REA responsibility and/or liability in connection therewith. Escrow Holder surrender the original fully executed Promissory Note direct and to the Sel 3. ADDITIONAL TERMS:	grees to remit payments dir ce therewith, the parties h ALTOR®(S) against any r is hereby authorized and	rectly to Seller, herein agree to and all costs,
-OR-		
Monthly service fee paid by: Initial Set-up Fee paid by: Loan Servicing Company to be selected by: Loan Servicing Company (if known): Buyer - OR - Buyer - OR - Buyer - OR - CR -	Seller. Seller - OR - 50/ Seller.	50 split.
LOAN SERVICING: The parties hereto instruct Escrow Holder account, as evidenced by their signatures on a loan service agreement for therein. Buyer herein agrees to remit payments directly to the Loan Servic compliance therewith, the parties herein agree to forever release and rel REALTOR® against any and all costs, responsibility and/or liability in hereby authorized and instructed to surrender the original fully executed for collection thereon and name said servicing agency as the return address	the purposes of servicing the ing Agency at the place so a ieve Escrow Holder, Title connection therewith. Esc Promissory Note to said services.	e Note created designated. In Company and crow Holder is
REQUEST FOR NOTICE: Seller herein requests and instructs Escro Request for Notice on their behalf for each prior Deed of Trust, if any.	w Holder to prepare and ha	ave recorded a
ACCELERATION CLAUSE: In the event Buyer defaults in making such an event, Seller may, at their sole option, require the entire baimmediately due and payable.	~	
property, or any part thereof, or any interest therein, or shall be divested of manner or way, without first having obtained Seller's written consent secured thereby shall, at the option of the holder thereof, and without defand payable.	to do so, the entire balance	ce of the Note

- **5. INSURANCE:** Buyer shall deliver to Escrow Holder prior to closing, a one (1) year prepaid policy of fire insurance, in an amount not less than the combined outstanding balance of any loans being created herein. The policy shall name Seller as a loss payee thereunder. It shall be the sole responsibility of Seller to satisfy themselves as to the sufficiency of said policy prior to close of escrow.
- **6. LIEN PRIORITY:** In the event Seller is to be the beneficiary of a Junior Deed of Trust in connection with this transaction, any title policy issued to insure Seller's Deed of Trust shall reflect the security instrument as a lien subordinate to any prior recorded Deed of Trust.
- 7. IMPUTED INTEREST: The undersigned parties acknowledge (i) that the Internal Revenue Service may impute and apply additional interest on any Promissory Note that carries a below market rate of interest, an understated interest rate or no interest rate, and (ii) they agree to forever release and relieve Escrow Holder, Title Company, REALTORS® and Brokers herein should the Internal Revenue Service impute any additional interest on the Promissory Note.
- **8. GENERAL:** Time is of the essence hereunder. No change, modification or amendment of this Addendum shall be valid or binding unless such change, modification or amendment shall be in writing and signed by each party. This Addendum will be binding upon the heirs, beneficiaries and devisees of the parties hereto. This Addendum is executed and intended to be performed in the State of Nevada, and the laws of that state shall govern its interpretation and effect. The parties agree that the appropriate forum for any action relating to this Addendum shall be in the county where the property is located. Should any party hereto retain counsel for the purpose of initiating litigation to enforce or prevent the breach of any provision hereof, or for any other judicial remedy, then the prevailing party shall be entitled to be reimbursed by the losing party for all costs and expenses incurred thereby, including, but not limited to, reasonable attorneys' fees and costs incurred by such prevailing party. This Addendum may be signed in counterparts and by electronic means.

BUYER AND SELLER HEREBY ACKNOWLEDGE THAT EACH:

- 1. Has been advised to and has been afforded the opportunity to seek the advice of independent legal counsel in connection with signing and making this Addendum and its effect upon each of them and their property;
- 2. Has carefully read and understood this Addendum;
- 3. Are signing and making this Addendum voluntarily;
- 4. Has not received any representation from the Escrow Holder, title company, REALTORS®, agents or brokers about the tax, legal or financial consequences of this Addendum;
- 5. Has been advised that this Addendum may have significant tax, legal or financial consequences;
- 6. Has been advised Seller Financing involves risk;

Property Address:

- 7. Has been advised to seek the advise of independent legal and financial counsel; and
- 8. Has had the opportunity to seek the advice of independent legal and financial counsel.

Each party acknowledges that he/she has read, understood, and agreenticular paragraph is otherwise modified by addendum or counte	V 1
Buyer's Last Name:	BUYER(S) INITIALS:/_

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SELLER(S) INITIALS:

NOTICE TO BUYER AND SELLER: THIS DOCUMENT IS A LEGAL DOCUMENT AND YOU ARE STRONGLY ENCOURAGED TO SEEK THE ADVICE OF COMPETENT LEGAL AND FINANCIAL COUNSEL PRIOR TO SIGNING. THIS FORM HAS BEEN APPROVED BY THE GREATER LAS VEGAS ASSOCIATION OF REALTORS®. NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

PARTIES' ACCEPTANCE

The undersigned parties hereby accept and agree to be bound by each provision of this Addendum,

				_ \[\] AM/\[\] PN
Buyer's Signature	Buyer's Printed Name	Date	Time	
				\[\sum AM / \sup PN
Buyer's Signature	Buyer's Printed Name	Date	Time	
Seller's Signature	Seller's Printed Name		Time	_
Scher's Signature	Schot's Trinted Ivame	Date	Tillic	
Seller's Signature	Seller's Printed Name	Date	Time	_ \[\]AM/ \[\]PN
5 - 18 - 18 - 18 - 18 - 18 - 18 - 18 - 18	2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2	11111	
	e/she has read, understood, and agrees to e	each and every provision	n of this	page unless a
	se modified by addendum or counteroffer.	DIMED/O\ DUTE AT	C.	1
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in reference to the Residential Purchase Agreem	ent dated	(*Agreement*	on property known as("Property"
executed by		s Buyer(s) and	
as Seller(s). The Buyer hereby no	otifies the Seller of	the following response and	d request for repairs:
1. BUYER'S NOTICE: (Check one)			
☐ Buyer has reviewed and approves the Home ☐ Buyer requests that the Seller perform the for are to be done by a licensed Nevada contractor. as set forth in the Purchase Agreement. Buyer a obligation under the Residential Purchase Agree	llowing repairs bef Buyer reserves the acknowledges that t	Fore COE. All repairs (excernight to approve the repairs)	ept general home maintenance irs at Walk Through Inspectio
Copies of the following reports are attached:			
Buyer	 Date	Buyer	Date
		v	_
114			



2.	SELLER'S RESPONSE	C: (Check one)		
	eller agrees to correct all o	of the conditions listed in Section test for Repairs.	n 1 of this Request.	
		ke the other specified correct	tive action as follows:	
	Seller	Date	Seller	Date
3.	BUYER'S REPLY TO S	SELLER'S RESPONSE: (Che	eck one)	
$\Box \mathbf{R}$	uver accents Seller's resno	use as noted in Section 2 of t	his Request withdraw	rs all requests for items Seller has no
		moves the home inspection con		s an requests for items serier has no
		ise and rescinds the Purchase A		41 - 5 - 11
				the Seller a new request as set forth i _ calendar day extension of the Du
	gence Period.		1	
	Buyer	Date	Buyer	Date
		TO DECLIEST FOR EVIE	NSION OF THE DUE	E DILLIGENCE PERIOD
4.	SELLER'S RESPONSE	L TO KEQUEST FOR EXTER	islon of the bol	
		day extension of the due		
4. □ S				Date







RESIDENTIAL PURCHASE AGREEMENT

city or uninc	corporated area of	, County of for the purchase price of \$	("Property"), within t
Zip	, A.P.N. #	for the purchase price of \$	ce") on the terms and conditi
(dollars) ("Purchase Prior tintend to occupy the Property as a residence	ce") on the terms and condit
contained ne	erein: BUYER \(\text{does} \) does \(\text{-QR} \) \(\text{does} \) in	i intend to occupy the Property as a residence	e.
Buyer's	Offer		
	NANCIAL TERMS & CONDITIONS		
\$		SIT ("EMD") is □ presented with this offer -	
	denosited within one (1) busines	. Upon Access day from acceptance of offer (as defined	ptance, Earnest Money to
		☐ Escrow Holder, ☐ Buyer's Broker's Tr	
	Broker's Trust Account. (NOTE:	It is a felony in the State of Nevada—punishable	by up to four years in prison a
	\$5,000 fine—to write a check for wh	ich there are insufficient funds. NRS 193.130(2)(α	d).)
\$	B. ADDITIONAL DEPOSIT	to be placed in escrow on or before (date	
	additional deposit □ will -OR - [will not be considered part of the EMD. (A	
	deposit should be set forth in Sec	tion 28 herein.)	
\$	C. THIS AGREEMENT IS CO	NTINGENT UPON BUYER QUALIFYI	NG FOR A NEW LOAN:
		VA, □ Other (specify)	
\$	D THIS ACDEEMENT IS	CONTINGENT UPON BUYER QUAL	IEVING TO ASSUME T
Φ	FOLLOWING EXISTING LO		IFTING TO ASSUME I
	☐ Conventional, ☐ FHA, ☐	VA, ☐ Other (specify)	
	Interest: Fixed rate, yes	VA, □ Other (specify) ars – OR – □ Adjustable Rate, years	. Seller further agrees to
	provide the Promissory Note and	the most recent monthly statement of all loa	ns to be assumed by Buyer
	within FIVE (5) calendar days of	acceptance of offer.	
\$	E. BUYER TO EXECUTE A J	PROMISSORY NOTE SECURED BY DE	EED OF TRUST PER TER
	IN THE "FINANCING ADDE	NDUM" which is attached hereto.	
\$	F. BALANCE OF PURCHAS	E PRICE (Balance of Down Payment) in	Good Funds to be paid price
	Close of Escrow ("COE").	- (1 1
\$	C TOTAL PURCHASE PRIC	E. (This price DOES NOT include closing	r costs prorations or other
Ψ	and costs associated with the pure	chase of the Property as defined herein.)	5 costs, prorations, or other
		1 3	
	THICCDAC		
	THIS SPACE	E INTENTIONALLY LEFT BLANK	
	knowledges that he/she has read, understood ified by addendum or counteroffer.	l, and agrees to each and every provision of this p	age unless a particular paragra
		BU	YER(S) INITIALS:/
	SS:		LER(S) INITIALS:/
		er Las Vegas Association of REALTORS®	Page 1
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2. ADDITIONAL FINANCIAL TERMS & CONTINGENCIES:	
A. NEW LOAN APPLICATION: Within business days of Acceptance, Buyer agrees to (1) subcompleted loan application to a lender of Buyer's choice and (2) furnish a preapproval letter to Seller based upon a star factual credit report and review of debt to income ratios. If Buyer fails to complete any of these conditions within applicable time frame, Seller reserves the right to terminate this Agreement. In such event, both parties agree to cancer escrow and return EMD to Buyer. Buyer shall use Buyer's best efforts to obtain financing under the terms and conditional outlined in this Agreement.	ndard n the el the
B. APPRAISAL CONTINGENCY: Buyer's obligation to purchase the property is contingent upon the property appraising for not less than the Purchase Price. If after the completion of an appraisal by a licensed appraiser, Buyer receives we notice from the lender or the appraiser that the Property has appraised for less than the purchase price (a "Not Appraised Value") Buyer may attempt to renegotiate or cancel the RPA by providing written notice to the Seller (with a cost the Appraisal) no later than calendar days following the date of Acceptance of the RPA; whereupon the EMD shareleased to the Buyer without the requirement of written authorization from Seller. IF this Residential Purchase Agreement of Cancelled, in writing on or before the Appraisal Deadline, Buyer shall be deemed to have waived the appracentingency.	Vritten Notice opy of all be ent is
C. LOAN CONTINGENCY: Buyer's obligation to purchase the property is contingent upon Buyer obtaining the loan referenced in Section 1(C) or 1(D) of the RPA unless otherwise agreed in writing. Buyer shall remove the loan contingence writing, attempt to renegotiate, or cancel the RPA by providing written notice to the Seller no later than calendar days following the date of Acceptance of the RPA; whereupon the EMD shall be released to the Buyer without the requirement written authorization from Seller. IF this Residential Purchase Agreement is not cancelled, in writing on or before the I Contingency Deadline, Buyer shall be deemed to have waived the loan contingency.	ey in it of
D. CASH PURCHASE: Within business days of Acceptance, Buyer agrees to provide written evidence abona fide financial institution of sufficient cash available to complete this purchase. If Buyer does not submit written evidence within the above period, Seller reserves the right to terminate this Agreement.	
3. SALE OF OTHER PROPERTY: A. This Agreement is NOT contingent upon the sale of any property owned by the Buyer. −OR− B. □ (if checked): The attached Contingent Upon Sale Addendum is hereby incorporated into this agreement	ent.
4. FIXTURES AND PERSONAL PROPERTY: The following items will be transferred, free of liens, with the sat the Property with no real value unless stated otherwise herein. Unless an item is covered under Section 7(F) of this Agreer all items are transferred in an "AS IS" condition. All EXISTING fixtures and fittings including, but not limited to: elect mechanical, lighting, plumbing and heating fixtures, ceiling fan(s), fireplace insert(s), gas logs and grates, solar p system(s), built-in appliance(s) including ranges/ovens, window and door screens, awnings, shutters, window cover attached floor covering(s), television antenna(s), satellite dish(es), private integrated telephone systems, coolers/conditioner(s), pool/spa equipment, garage door opener(s)/remote control(s), mailbox, in-ground landscat trees/shrub(s), water softener(s), water purifiers, security systems/alarm(s);	ment, trical, oower rings, air
The following additional items of personal property:	
5. ESCROW:	
A. OPENING OF ESCROW: The purchase of the Property shall be consummated through Escrew"). Opening of Escrow shall take place by the end of one (1) business day after Acceptance of this Agree ("Opening of Escrow"), at title or escrow company ("Escrow Company" ESCROW HOLDER") with ("Escrow Officer") (or such other escrow officer Scrow Company assign). Opening of Escrow shall occur upon Escrow Company's receipt of this fully acceptance. ESCROW HOLDER is instructed to notify the Parties (through their respective Agents) of the opening date the Escrow Number.	ement y" or eer as epted
B. EARNEST MONEY: Upon Acceptance, Buyer's EMD as shown in Section 1(A), and 1(B) if applicab this Agreement, shall be deposited pursuant to the language in Section 1(A) and 1(B) if applicable.	le, of
Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragree otherwise modified by addendum or counteroffer.	aph is
Buyer's Name:	
Property Address: SELLER(S) INITIALS:/_	
Rev. 07/17 ©2017 Greater Las Vegas Association of REALTORS® Page	2 of 10

This form presented by Denise Klein \mid Urban Nest Realty \mid 702-525-8929 \mid info@tktnv.com

2 3	С.	CLOSE OF ESCROW: Close of Escrow ("COE") shall be on or before: (date). If the designated date falls on a weekend or holiday, COE shall be the new control of the control	next business
4 5	day.		
6 7 8 9	and the ESCR	IRS DISCLOSURE: Seller is hereby made aware that there is a regulation that requires a complete a modified 1099 form, based upon specific information known only between parties in the OW HOLDER. Seller is also made aware that ESCROW HOLDER is required by federal law to the Internal Revenue Service after COE in the manner prescribed by federal law.	is transaction
.0 .1 .2 .3 .4	marketable title price, furnishe	E INSURANCE: This Purchase Agreement is contingent upon the Seller's ability to delive as evidenced by a policy of title insurance, naming Buyer as the insured in an amount equal to d by the title company identified in Section 5(A). Said policy shall be in the form necessary e or its equivalent and shall be paid for as set forth in Section 8(A).	the purchase
.6 .7 .8 .9 .9	defined in this Sections 7 (A) Acceptance of Buyer's Due D	ER'S DUE DILIGENCE: Buyer's obligation is is not conditioned on the Buyer's Due I section 7(A) below. This condition is referred to as the "Due Diligence Condition" if checked in the through (C) shall apply; otherwise they do not. Buyer shall have calendar days following the RPA (as defined in Section 23 herein) to complete Buyer's Due Diligence. Seller agrees to coopuligence. Seller shall ensure that all necessary utilities (gas, power and water) and all operable yer's investigations and through the close of escrow.	affirmative, he date of erate with
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 36 37 38 39 40 40 40 40 40 40 40 40 40 40 40 40 40	whether the Praffecting the Phazards, whether or any other convasive/ non-water/well/septor other qualif Buyer agrees to Buyer's request apply to any in negligence or a consult with approximity and protection; other other other converses of the protection; other other converses of the protection of	PROPERTY INSPECTION/CONDITION: During the Due Diligence Period, Buyer share deems necessary to determine whether the Property is satisfactory to Buyer including, but no operty is insurable to Buyer's satisfaction, whether there are unsatisfactory conditions surrounding Property (such as location of flood zones, airport noise, noxious fumes or odors, environmental steer the Property is properly zoned, locality to freeways, railroads, places of worship, schools, golf oncerns Buyer may have related to the Property. During such Period, Buyer shall have the right to destructive inspections of all structural, roofing, mechanical, electrical, plumbing, heating/air of the property of survey, square footage, and any other property or systems, through licensed and bonde fied professionals. Seller agrees to provide reasonable access to the Property to Buyer and Buyer's indemnify and hold Seller harmless with respect to any injuries suffered by Buyer or third parties while on Seller's Property conducting such inspections, tests or walk-throughs. Buyer's indemnifying industrial or omission by Seller, Seller's Agent or other third parties on the Property. Buyer propriate professionals regarding neighborhood or Property conditions, including but not limited adequacy of law enforcement; proximity to commercial, industrial, or agricultural activities; crime are governmental services; existing and proposed transportation; construction and development; note; and other nuisances, hazards or circumstances. If Buyer cancels this Agreement due to a specifical provide Seller at the time of cancellation with a copy of the report containing the name, ber of the inspector.	or otherwise substances or courses, etc.) conduct, non- conditioning, d contractors is inspectors. ies present at nity shall not hal tort, gross is advised to I to: schools; statistics; fire noise or odor fic inspection
12 13 14 15 16 17 18	B. discretion, that Deadline refer whereupon the further written writing with Se	BUYER'S RIGHT TO CANCEL OR RESOLVE OBJECTIONS: If Buyer determines, in the results of the Due Diligence are unacceptable, Buyer may either: (i) no later than the Direction 7, cancel the Residential Purchase Agreement by providing written notice to Earnest Money Deposit referenced in Section 1(A) shall be released to the Buyer without the reauthorization from Seller; or (ii) no later than the Due Diligence Deadline referenced in Section celler any objections Buyer has arising from Buyer's Due Diligence.	ue Diligence o the Seller, quirement of 7, resolve in
50 51 52 53 54	provided in Sec	FAILURE TO CANCEL OR RESOLVE OBJECTIONS: If Buyer fails to cancel the ement or fails to resolve in writing with Seller any objections Buyer has arising from Buyer's Due ction 7, Buyer shall be deemed to have waived the Due Diligence Condition. Buyer's Initials Buyer's Initials	
55 56 57		INSPECTIONS: Acceptance of this offer is subject to the following reserved right. Buyer rected and select the licensed contractors, certified building inspectors and/or other qualified profe e Property. Seller will ensure that necessary utilities (gas, power and water and all operable piles)	ssionals who
		owledges that he/she has read, understood, and agrees to each and every provision of this page unless a particulaed by addendum or counteroffer.	r paragraph is
	Buyer's Name:	BUYER(S) INITIALS:	/
		SELLER(S) INITIALS:	/
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14 15

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turned on and supplied to the Property within two (2) business days after Acceptance of this Agreement, to remain on until COE. It is strongly recommended that Buyer retain licensed Nevada professionals to conduct inspections. If any inspection is not completed and requested repairs are not delivered to Seller within the Due Diligence Period, Buyer is deemed to have waived the right to that inspection and Seller's liability for the cost of all repairs that inspection would have reasonably identified had it been conducted, except as otherwise provided by law. The foregoing expenses for inspections will be paid outside of Escrow unless the Parties present instructions to the contrary prior to COE, along with the applicable invoice.

(Identify which party shall pay for the inspection noted below either: SELLER, BUYER, 50/50, WAIVED or N/A.)

<u>Type</u>	Paid By	<u>Type</u>	Paid By	<u>Type</u>	Paid By
Energy Audit		Fungal Contaminant		Well Inspection (Quantity)	
		Inspection			
Home Inspection		Mechanical Inspection		Well Inspection (Quality)	
Termite/Pest Inspection		Pool/Spa Inspection		Wood-Burning Device/	
				Chimney Inspection	
Roof Inspection		Soils Inspection		Septic Inspection	
Septic Lid Removal		Septic Pumping		Structural Inspection	
Survey (type):		Other:		Other:	

- **CERTIFICATIONS:** In the event an inspection reveals areas of concern with the roof, septic system, well, Ε. wood burning device/chimney or the possible presence of a fungal contaminant, Buyer reserves the right to require a certification. The expenses for certifications will be paid outside of Escrow unless the Parties present instructions to the contrary prior to COE (along with the applicable invoice). A certification is not a warranty.
- BUYER'S REQUEST FOR REPAIRS: It is Buyer's responsibility to inspect the Property sufficiently as to satisfy Buyer's use. Buyer reserves the right to request repairs, based upon the Seller's Real Property Disclosure or items which materially affect value or use of the Property revealed by an inspection, certification or appraisal. Items of a general maintenance or cosmetic nature which do not materially affect value or use of the Property, which existed at the time of Acceptance and which are not expressly addressed in this Agreement are deemed accepted by the Buyer, except as otherwise provided in this Agreement. The Brokers herein have no responsibility to assist in the payment of any repair, correction or deferred maintenance on the Property which may have been revealed by the above inspections, agreed upon by the Buyer and Seller or requested by one party.
- FEES, AND PRORATIONS (Identify which party shall pay the costs noted below either: SELLER, BUYER, 50/50, WAIVED or N/A.)

TITLE, ESCROW & APPRAISAL FEES: A.

<u>Type</u>	Paid By	<u>Type</u>	Paid By	<u>Type</u>	Paid By		
Escrow Fees		Lender's Title Policy		Owner's Title Policy			
Real Property Transfer Tax		Appraisal		Other:			

- **PRORATIONS:** Any and all rents, taxes, interest, homeowner association fees, trash service fees, payments В. on bonds, SIDs, LIDs, and assessments assumed by the Buyer, and other expenses of the property shall be prorated as of the date of the recordation of the deed. Security deposits, advance rentals or considerations involving future lease credits shall be credited to the Buyer. All prorations will be based on a 30-day month and will be calculated as of COE. Prorations will be based upon figures available at closing. Any supplementals or adjustments that occur after COE will be handled by the parties outside of Escrow.
- PRELIMINARY TITLE REPORT: Within ten (10) business days of Opening of Escrow, Title Company shall provide Buyer with a Preliminary Title Report ("PTR") to review, which must be approved or rejected within five (5) business days of receipt thereof. If Buyer does not object to the PTR within the period specified above, the PTR shall be deemed accepted. If Buyer makes an objection to any item(s) contained within the PTR, Seller shall have five (5) business days after receipt of objections to correct or address the objections. If, within the time specified, Seller fails to have each such exception removed or to correct each such objection, Buyer shall have the option to: (a) terminate this Agreement by providing notice to Seller and Escrow Officer, entitling Buyer to a refund of the EMD or (b) elect to accept title to the Property as is. All

Each party acknowledges that he/she has read,	understood, and agrees to	each and every	provision of this pa	age unless a particul	ar paragraph is
otherwise modified by addendum or counteroffer.	•				

Buyer's Name:	BUYER(S) INITIALS:	/
Property Address:	SELLER(S) INITIALS:	/

	D.	LENDER AN	D CLOSIN	G FEES: In addition to Se	eller's expenses	identified herein, Se	ller will contr
\$ costs		to Bu	yer's Lende	er's Fees and/or Buyer's Titl n program requirements. Di	le and Escrow	Fees □ including –	OR− 🗆 exclu
				ts, which will affect the parti			
	E.	HOME PROT	FECTION	PLAN: Buyer and Seller ac	knowledge tha	t they have been mad	de aware of F
Protec				uyer after COE. Buyer 🗆 w	aives –OR– □		otection Plan
	at a price not			Buyer will order the I-	Home Protection		
any re	epresentation	as to the exter	it of coverage	ge or deductibles of such plan	ns.		
9.				COE, Buyer shall tender to S			
				Property free of all encum CC&R's) and related restrict:			
				med and encumbrances acc			
				n may result in a real propert			•
10.	COMMO	ON-INTERES	T COMM	UNITIES: If the Property i	s subject to a (Common Interest Co	mmunity ("C
Seller	r shall provi	de AT SELLE	ER's EXPE	NSE the CIC documents as	s required by 1	NRS 116.4109 (collec	ctively, the "r
				ckage within two (2) busine	ss days of Acc	eptance and provide	the same to E
withir	n one (1) bus	iness day of Se	eller's receip	of thereof.			
•	Pursuan	t to NRS 116.	4109, Buye	r may cancel this Agreeme	ent without pe	nalty until midnight	of the fifth
				f receipt of the resale pack			
				via hand delivery, prepaid U authorized agent.	S. mail, or ele	ctronic transmission,	a written noti
•				sale package within fifteen	(15) calendar	days of Acceptance	e, this Agree
			ın by buyei	r without penalty. Notice of	cancellation sl	hall be delivered purs	suant to Section
	of the RP	PA.				-	
•	of the RP Upon suc	A. ch written canc	cellation, Bu	yer shall promptly receive a	refund of the	EMD. The parties ag	ree to execute
•	of the RP Upon suc documen specified	A. ch written cance ts requested by time period,	ellation, Bu		refund of the efund. If written	EMD. The parties ag	ree to execute received withi
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1 2 3	12. FEDERAL FAIR HOUSING COMPLIANCE AND DISCLOSURES: All properties are offered without regard to race, color, religion, sex, national origin, age, gender identity or expression, familial status, sexual orientation, ancestry, or handicap and any other current requirements of federal or state fair housing laws.
4	
5	13. WALK-THROUGH INSPECTION OF PROPERTY: Buyer is entitled under this Agreement to a walk-through of
6	the Property within calendar days prior to COE to ensure the Property and all major systems, appliances,
7	heating/cooling, plumbing and electrical systems and mechanical fixtures are as stated in Seller's Real Property Disclosure
8	Statement, and that the Property and improvements are in the same general condition as when this Agreement was Accepted by
9	Seller and Buyer. To facilitate Buyer's walk-through, Seller is responsible for keeping all necessary utilities on, including all
10	operable pilot lights. If any systems cannot be checked by Buyer on walk-through due to non-access or no power/gas/water,
11	then Buyer reserves the right to hold Seller responsible for defects which could not be detected on walk-through because of
12	lack of such access or power/gas/water. The purpose of the walk-through is to confirm (a) the Property is being maintained (b)
13	repairs, if any, have been completed as agreed, and (c) Seller has complied with Seller's other obligations. If Buyer elects not
14	to conduct a walk-through inspection prior to COE, then all systems, items and aspects of the Property are deemed
15	satisfactory, and Buyer releases Seller's liability for costs of any repair that would have reasonably been identified by a
16	walk-through inspection, except as otherwise provided by law.
17	The second of th
18	14. DELIVERY OF POSSESSION: Seller shall deliver the Property along with any keys, alarm codes, garage door
19	opener/controls and, if freely transferable, parking permits and gate transponders outside of Escrow, upon COE. Seller agrees
20	to vacate the Property and leave the Property in a neat and orderly, broom-clean condition and tender possession no later than
21	COE -OR= In the event Seller does not vacate the Property by this time, Seller shall be
22	considered a trespasser in addition to Buyer's other legal and equitable remedies. Any personal property left on the Property
23	after the date indicated in this section shall be considered abandoned by Seller.
24	after the date indicated in this section shall be considered abandoned by serier.
25	15. RISK OF LOSS: Risk of loss shall be governed by NRS 113.040. This law provides generally that if all or any
26	material part of the Property is destroyed before transfer of legal title or possession, Seller cannot enforce the Agreement and
27	Buyer is entitled to recover any portion of the sale price paid. If legal title or possession has transferred, risk of loss shall shift
28 29	to Buyer.
30	16. ASSIGNMENT OF THIS AGREEMENT: Unless otherwise stated herein, this Agreement is non-assignable
	, 6
31	unless agreed upon in writing by all parties.
32	CANCELLATION OF ACREMENT. In the second data Assessment is usually assessed in a second data and a second data.
33	17. CANCELLATION OF AGREEMENT: In the event this Agreement is properly cancelled in accordance with the
34	terms contained herein, then Buyer will be entitled to a refund of the EMD. Neither Buyer nor Seller will be reimbursed for any
35	expenses incurred in conjunction with due diligence, inspections, appraisals or any other matters pertaining to this transaction
36	(unless otherwise provided herein or except as otherwise provided by law).
37	10 DEFAULT.
38	18. DEFAULT:
39	A DEPOSITION D. C
40	A. MEDIATION: Before any legal action is taken to enforce any term or condition under this Agreement, the
41	parties agree to engage in mediation, a dispute resolution process, through GLVAR. Notwithstanding the foregoing, in the
42	event the Buyer finds it necessary to file a claim for specific performance, this section shall not apply. Each party is
43	encouraged to have an independent lawyer of their choice review this mediation provision before agreeing thereto. By initialing
44	below, the parties confirm that they have read and understand this section and voluntarily agree to the provisions thereof.
45	BUYER(S) INITIALS:/_ SELLER(S) INITIALS:/
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47	B. IF SELLER DEFAULTS: If Seller defaults in performance under this Agreement, Buyer reserves all legal
48	and/or equitable rights (such as specific performance) against Seller, and Buyer may seek to recover Buyer's actual damages
49	incurred by Buyer due to Seller's default.
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51	C. IF BUYER DEFAULTS: If Buyer defaults in performance under this Agreement, as Seller's sole legal
52	recourse, Seller may retain, as liquidated damages, the EMD. In this respect, the Parties agree that Seller's actual damages
53	would be difficult to measure and that the EMD is in fact a reasonable estimate of the damages that Seller would suffer as a
54	result of Buyer's default. Seller understands that any additional deposit not considered part of the EMD in Section 1(B) herein
55	will be immediately released by ESCROW HOLDER to Buyer.
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	Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.
	·
	Buyer's Name: BUYER(S) INITIALS:/
	Property Address: SELLER(S) INITIALS:/
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Instructions to Escrow

in said action, shall be the responsibility of the parties hereto.

amount determined between the Buyer and Buyer's Broker.

funds are held by ESCROW HOLDER.

- 1 2 3 Buyer and Seller agree, jointly and severally, to hold ESCROW HOLDER free and harmless from any loss or expense, except 4 losses or expenses as may arise from ESCROW HOLDER'S negligence or willful misconduct. If conflicting demands are 5 made or notices served upon ESCROW HOLDER with respect to this Agreement, the parties expressly agree that Escrow is 6 entitled to file a suit in interpleader and obtain an order from the Court authorizing ESCROW HOLDER to deposit all such 7 documents and monies with the Court, and obtain an order from the Court requiring the parties to interplead and litigate their 8 several claims and rights among themselves. Upon the entry of an order authorizing such Interpleader, ESCROW HOLDER 9 shall be fully released and discharged from any obligations imposed upon it by this Agreement; and ESCROW HOLDER shall 10 not be liable for the sufficiency or correctness as to form, manner, execution or validity of any instrument deposited with it, nor as to the identity, authority or rights of any person executing such instrument, nor for failure of Buyer or Seller to comply with 11 12 any of the provisions of any agreement, contract or other instrument filed with ESCROW HOLDER or referred to herein. 13 ESCROW HOLDER'S duties hereunder shall be limited to the safekeeping of all monies, instruments or other documents received by it as ESCROW HOLDER, and for their disposition in accordance with the terms of this Agreement. In the event 14 an action is instituted in connection with this escrow, in which ESCROW HOLDER is named as a party or is otherwise 15 compelled to make an appearance, all costs, expenses, attorney fees, and judgments ESCROW HOLDER may expend or incur 16
 - 20. UNCLAIMED FUNDS: In the event that funds from this transaction remain in an account, held by ESCROW HOLDER, for such a period of time that they are deemed "abandoned" under the provisions of Chapter 120A of the Nevada Revised Statutes, ESCROW HOLDER is hereby authorized to impose a charge upon the dormant escrow account. Said charge shall be no less than \$5.00 per month and may not exceed the highest rate of charge permitted by statute or regulation. ESCROW HOLDER is further authorized and directed to deduct the charge from the dormant escrow account for as long as the

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Brokers

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Other Matters

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DEFINITIONS: "Acceptance" means the date that both parties have consented to a final, binding contract by affixing their signatures to this Agreement and all counteroffers and said Agreement and all counteroffers have been delivered to both parties pursuant to Section 24 herein. "Agent" means a licensee working under a Broker or licensees working under a

ESCROW: If this Agreement or any matter relating hereto shall become the subject of any litigation or controversy,

BROKER'S COMPENSATION/FEES: Buyer herein requires, and Seller agrees, as a condition of this Agreement,

WAIVER OF CLAIMS: Buyer and Seller agree that they are not relying upon any representations made by Brokers

that Seller will pay Listing Broker and Buyer's Broker, who becomes by this clause a third party beneficiary to this Agreement,

that certain sum and/or percentage of the Purchase Price (commission), that Seller, or Seller's Broker, offered for the procurement of ready, willing and able Buyer via the Multiple Listing Service, any other advertisement or written offer. Seller

understands and agrees that if Seller defaults hereunder, Buyer's Broker, as a third-party beneficiary of this Agreement, has the

right to pursue all legal recourse against Seller for any commission due. In addition to any amount due to Buyer's Broker

from Seller or Seller's Broker, Buyer
will -OR- will not pay Buyer's Broker additional compensation in an

or Broker's agent. Buyer acknowledges that at COE, the Property will be sold AS-IS, WHERE-IS without any representations

or warranties, unless expressly stated herein. Buyer agrees to satisfy himself/herself, as to the condition of the Property, prior

to COE. Buyer acknowledges that any statements of acreage or square footage by Brokers are simply estimates, and Buyer

agrees to make such measurements, as Buyer deems necessary, to ascertain actual acreage or square footage. Buyer waives all

claims against Brokers or their agents for (a) defects in the Property; (b) inaccurate estimates of acreage or square footage; (c)

environmental waste or hazards on the Property; (d) the fact that the Property may be in a flood zone; (e) the Property's proximity to freeways, airports or other nuisances; (f) the zoning of the Property; (g) tax consequences; or (h) factors related to

Buyer's failure to conduct walk-throughs or inspections. Buyer assumes full responsibility for the foregoing and agrees to

conduct such tests, walk-throughs, inspections and research, as Buyer deems necessary. In any event, Broker's liability is

limited, under any and all circumstances, to the amount of that Broker's commission/fee received in this transaction.

Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.

Buyer's Name:	BUYER(S) INITIALS:	/
Property Address:	SELLER(S) INITIALS:	/

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developer. "Agreement" includes this document as well as all accepted counteroffers and addenda. "Appraisal" means a written appraisal or Notice of Value as required by any lending institution prepared by a licensed or certified professional. "Bona Fide" means genuine. "Buyer" means one or more individuals or the entity that intends to purchase the Property. "Broker" means the Nevada licensed real estate broker listed herein representing Seller and/or Buyer (and all real estate agents associated therewith). "Business Day" excludes Saturdays, Sundays, and legal holidays. "Calendar Day" means a calendar day from/to midnight unless otherwise specified. "CFR" means the Code of Federal Regulations. "CIC" means Common Interest Community (formerly known as "HOA" or homeowners associations). "CIC Capital Contribution" means a onetime non-administrative fee, cost or assessment charged by the CIC upon change of ownership. "CIC Transfer Fees" means the administrative service fee charged by a CIC to transfer ownership records. "Close of Escrow (COE)" means the time of recordation of the deed in Buyer's name. "Default" means the failure of a Party to observe or perform any of its material obligations under this Agreement. "Delivered" means personally delivered to Parties or respective Agents, transmitted by facsimile machine, electronic means, overnight delivery, or mailed by regular mail. "Down Payment" is the Purchase Price less loan amount(s). "EMD" means Buyer's earnest money deposit. "Escrow Holder" means the neutral party that will handle the closing. "FHA" is the U.S. Federal Housing Administration. "GLVAR" means the Greater Las Vegas Association of REALTORS®. "Good Funds" means an acceptable form of payment determined by ESCROW HOLDER in accordance with NRS 645A.171. "IRC" means the Internal Revenue Code (tax code). "LID" means Limited Improvement District. "N/A" means not applicable. "NAC" means Nevada Administrative Code. "NRS" means Nevada Revised Statues as Amended. "Party" or "Parties" means Buyer and Seller. "PITI" means principal, interest, taxes, and hazard insurance. "PMI" means private mortgage insurance. "PST" means Pacific Standard Time, and includes daylight savings time if in effect on the date specified. "PTR" means Preliminary Title Report. "Property" means the real property and any personal property included in the sale as provided herein. "Receipt" means delivery to the party or the party's agent. "RPA" means Residential Purchase Agreement. "Seller" means one or more individuals or the entity that is the owner of the Property. "SID" means Special Improvement District. "Title Company" means the company that will provide title insurance. "USC" is the United States Code. "VA" is the Veterans Administration. 24. SIGNATURES, DELIVERY, AND NOTICES:

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- A. This Agreement may be signed by the parties on more than one copy, which, when taken together, each signed copy shall be read as one complete form. This Agreement (and documents related to any resulting transaction) may be signed by the parties manually or digitally. Facsimile signatures may be accepted as original.
- B. When a Party wishes to provide notice as required in this Agreement, such notice shall be sent regular mail, personal delivery, overnight delivery, by facsimile, and/or by electronic transmission to the Agent for that Party. The notification shall be effective when postmarked, received, faxed, delivery confirmed, and/or read receipt confirmed in the case of email. Delivery of all instruments or documents associated with this Agreement shall be delivered to the Agent for Seller or Buyer if represented. Any cancellation notice shall be contemporaneously delivered to Escrow in the same manner.
- **25. IRC 1031 EXCHANGE:** Seller and/or Buyer may make this transaction part of an IRC 1031 exchange. The party electing to make this transaction part of an IRC 1031 exchange will pay all additional expenses associated therewith, at no cost to the other party. The other party agrees to execute any and all documents necessary to effectuate such an exchange.
- 26. OTHER ESSENTIAL TERMS: Time is of the essence. No change, modification or amendment of this Agreement shall be valid or binding unless such change, modification or amendment shall be in writing and signed by each party. This Agreement will be binding upon the heirs, beneficiaries and devisees of the parties hereto. This Agreement is executed and intended to be performed in the State of Nevada, and the laws of that state shall govern its interpretation and effect. The parties agree that the county and state in which the Property is located is the appropriate forum for any action relating to this Agreement. Should any party hereto retain counsel for the purpose of initiating litigation to enforce or prevent the breach of any provision hereof, or for any other judicial remedy, then the prevailing party shall be entitled to be reimbursed by the losing party for all costs and expenses incurred thereby, including, but not limited to, reasonable attorney's fees and costs incurred by such prevailing party.

THIS IS A LEGALLY BINDING CONTRACT. All parties are advised to seek independent legal and tax advice to review the terms of this Agreement.

otherwise modified by addendum or counteroffer.							
Buyer's Name:	BUYER(S) INITIALS:	/					
Property Address:	SELLER(S) INITIALS:	/					

Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is

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1 THIS FORM HAS BEEN APPROVED BY THE GREATER LAS VEGAS ASSOCIATION OF REALTORS® (GLVAR). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY 2 3 PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO 4 ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN 5 APPROPRIATE PROFESSIONAL. 6 7 This form is available for use by the real estate industry. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL 8 9 ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics. 10 11 12 27. ADDENDUM(S) ATTACHED: 13 14 28. ADDITIONAL TERMS: 15 16 17 18 19 20 Buyer's Acknowledgement of Offer 21 **Confirmation of Representation:** The Buyer is represented in this transaction by: 22 23 Buyer's Broker: 24 Agent's Name: Company Name: ____ Agent's License Number: 25 Broker's License Number: 26 27 Phone: 28 Email: 29 BUYER LICENSEE DISCLOSURE OF INTEREST: Pursuant to NRS 645.252(1)(c), a real estate licensee must disclose if 30 he/she is a principal in a transaction or has an interest in a principal to the transaction. Licensee declares that he/she: 31 ___ DOES NOT have an interest in a principal to the transaction. –OR– 32 **DOES** have the following interest, direct or indirect, in this transaction: □ Principal (Buyer) −**OR**− □ family or firm 33 relationship with Buyer or ownership interest in Buyer (if Buyer is an entity): (specify relationship) 34 35 36 Seller must respond by: _____ (__ AM__ PM) on (month) _____, (day) ___, (year) ____. Unless this Agreement is accepted, rejected or countered below and delivered to the Buyer's Broker before the above date and 37 38 time, this offer shall lapse and be of no further force and effect. Upon Acceptance, Buyer agrees to be bound by each 39 40 provision of this Agreement, and all signed addenda, disclosures, and attachments. 41 42 Buyer's Signature Buyer's Printed Name Date 43 44 45 Buyer's Printed Name 46 Buyer's Signature Date 47 48 49 50 Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer. BUYER(S) INITIALS: ____/___ Buyer's Name: Property Address:_____ SELLER(S) INITIALS: ____/___ ©2017 Greater Las Vegas Association of REALTORS®

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Confirmation of Representation	on: The Seller is represented in this transaction by	<i>7</i> :		
Seller's Broker:	Agent's Name:			
Company Name:	Agent's License N	Agent's License Number: Office Address: City, State, Zip:		
Broker's License Number:	Office Address:			
Phone:	City, State, Zip.			
Fax:				
if he/she is a principal in a transa DOES NOT have an interes DOES have the following in	OSURE OF INTEREST: Pursuant to NRS 645 action or has an interest in a principal to the transaction aprincipal to the transaction. −OR− atterest, direct or indirect, in this transaction: □ Purship interest in Seller (if Seller is an entity): (spe	action. Licensee de rincipal (Seller) –C	clares that	he/she:
FIRPTA Designee a certificate Investment in Real Property Tax treated as a domestic corporation under FIRPTA. Additional infortif Seller is a foreign person then accordance with FIRPTA, unless necessary documents, to be provided by Section 1445). SELLER DECLARES that he/sh	gnated in the Seller's Response herein), Seller agindicating whether Seller is a foreign person of a Act (FIRPTA). A foreign person is a nonresiden; or a foreign partnership, trust or estate. A resumation for determining status may be found at with the Buyer must withhold a tax in an amount to be an exemption applies. Seller agrees to sign and wided by the Buyer's FIRPTA Designee, to determine is not -OR is a foreign person the	r a nonresident alient alient alien individual sident alien is not on www.irs.gov. Buyes a determined by Buldeliver to the Buymine if withholding	en pursuan l; a foreign considered : r and Seller uyer's FIRP yer's FIRPT ag is require	t to the Fo corporation a foreign produced runderstan PTA Design FA Design ed. (See 26
and all signed addenda, disclosur COUNTER OFFER: Selle	acknowledges that he/she accepts and agrees to b	he attached Counte	er Offer #1.	
ACCEPTANCE: Seller(s) and all signed addenda, disclosured and all signed addenda, disclosured and all signed addenda, disclosured and all signed addendary and all signed addendary and all signed and all signed addendary and all signed addend	acknowledges that he/she accepts and agrees to be res, and attachments. r accepts the terms of this Agreement subject to the result of the re	he attached Counte	er Offer #1.	
ACCEPTANCE: Seller(s) and all signed addenda, disclosured COUNTER OFFER: Selle	acknowledges that he/she accepts and agrees to be res, and attachments. r accepts the terms of this Agreement subject to the	he attached Counte	er Offer #1.	is not acce
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ACCEPTANCE: Seller(s) and all signed addenda, disclosured and all signed addenda, disclosured and all signed addenda, disclosured and all signed addendary and all signed addendary and all signed and all signed addendary and all signed addend	acknowledges that he/she accepts and agrees to be res, and attachments. r accepts the terms of this Agreement subject to the result of the re	he attached Counte	er Offer #1.	is not acce

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PROPERTY WALK-THROUGH VERIFICATION

PROPERTY ADDRESS:		Date:
Pursuant to the terms of the Purchase Agreement, Buyer is entensure the Property and all major systems, appliances, heating/co in Seller's Real Property Disclosure Statement, and that the Purchase Agreement was executed by Seller and Buyer. To faci utilities on. If any systems cannot be checked by Buyer on wall hold Seller responsible for defects which could not be detected the walk-through is to confirm (a) the Property is being maintate complied with Seller's other obligations. If Buyer elects not to and aspects of the Property are deemed satisfactory, and Breasonably been identified by a walk-through inspection, of Broker(s) and agents harmless from all liability, claims, decondition of the Property.	soling, plumbing and electrical roperty and improvements a litate Buyer's walk-through, acthrough due to non-access on walk-through because of ined (b) repairs, if any, have conduct a walk-through inspuyer releases Seller's liabilizacept as otherwise provide	al systems and mechanical fixtures are as stated re in the same general condition as when the Seller is responsible for keeping all necessary or no utilities, then Buyer reserves the right to lack of such access or utilities. The purpose of the been completed as agreed, and (c) Seller has pection prior to COE, then all systems, items lity for costs of any repair that would have ted by law. The undersigned agree to hold
The Buyer(s) or their authorized representative, personally conducted the below described inspection and acknow	, (Nar	ne of Authorized Representative) has
1. Except as otherwise noted below, all items of the sub repairs as agreed to by the Buyer and Seller with the following e	ject property are acceptable xceptions:	to Buyer, and Seller has completed all
2. The following items were not able to be checked:		·
3 See attached supplemental escrow instructions regares SELECT ONE: Broker recommends that Buyer conduct a Property Walk-Throug The undersigned party(ies) acknowledge receipt of the Propert Buyer hereby WAIVES the walk-through inspection.	h. If Buyer does not do so, B	uyer is acting against the advice of the Broker.
Buyer/Authorized Rep.:	Date:	Time:
Buyer/Authorized Ren:	Date:	Time: