

# EXCLUSIVE AGENCY TO SELL, EXCHANGE OR LEASE UNIMPROVED PROPERTY LISTING AGREEMENT (EA)



This is intended to be a legally binding contract. No representation is made as to the legal or tax consequences of this contract. If you desire legal or tax advice, consult your attorney or tax advisor.

I/We,	FO SELL:	7		("Seller")
nereny embioys and oranis			(	Company Name, herein after
"Broker") the exclusive and	d irrevocable right, o	commencing on		, and expires at 11:59 p.m.
Pacific Time, to	sell, lease or exchar	nge the Real Proper	ty located in T	R
S	_, the City of		County of	, Nevada
APN#:	commonl	ly known as:		, and expires at 11:59 p.m
				("the Property").
<b>4</b> EEDWG <b>6</b> EGAX E E			• .4	
2. TERMS OF SALE: The	e listing price shall	be \$	, with a sugg	ested amount of an Earnest
Money Deposit (EMD) of_		Terms available:		
Coch CONV	ЕПУ І	ansa VA	Lanc	o Ontion
CashCONV		LeasevA	Leas	se Option
Owner Will Carry (Note: If the Property is offe	red for lease, then th	e term "Seller" used	l in this Agreemer	nt includes "Landlord" as
applicable.)	rea for lease, then th	e term sener use	in this rigiteemer	it includes Dandiord as
				f multiple offers to purchase
the property to potential bu	yers. <b>SELLER(S) I</b>	NITIALS:	<u>//</u>	
		\		
3. PROPERTY OFFERE			above includes the	he Property and all
Improvements and fixtures				
a. The following ite	ems of Personal Prop	perty are included	in the above price	and shall be conveyed
unencumbered in escrow by				
anche annocica in escrew e				
				<u>®</u>
(2)				
7 R 5 ®				10R5
7 R 5 ®				10R5
7 R 5 ®	ns of Personal Prope	erty are <b>excluded</b> fi	om the above pri	
b. The following item	ns of Personal Prope	erty are <b>excluded</b> fi	om the above pri	10R5
b. The following item	ns of Personal Prope	erty are <b>excluded</b> fi	om the above pri	ce and not included in the sale:
b. The following item	ns of Personal Prope	erty are <b>excluded</b> from or included in offer	rom the above pri	ce and not included in the sale:
b. The following item  Seller intends that the above the purchase agreement take	ns of Personal Prope e items be excluded tes precedent over a	or included in offe	ring the Property	ce and not included in the sale: for sale. Seller understands tha
b. The following item  Seller intends that the above the purchase agreement take	ns of Personal Prope e items be excluded tes precedent over a	or included in offe	ring the Property	ce and not included in the sale:
b. The following item  Seller intends that the above he purchase agreement take tems are included and excl	e items be excluded tes precedent over a uded in the sale and	or included in offermy intention identification	ring the Property	ce and not included in the sale: for sale. Seller understands tha
b. The following item  Seller intends that the above the purchase agreement take items are included and excl	e items be excluded tes precedent over a uded in the sale and	or included in offermy intention identification	ring the Property fied above and w	ce and not included in the sale: for sale. Seller understands tha
b. The following item  Seller intends that the above the purchase agreement take items are included and excluded the above items will be in the above items.	e items be excluded as precedent over a uded in the sale and he purchase agreement	or included in offer any intention identification that the Broker is sent.	ring the Property fied above and whot responsible for	for sale. Seller understands that vill ultimately determine what or and does not guarantee that
b. The following item  Seller intends that the above the purchase agreement take tems are included and exclude above items will be in the c. Leased or L.	e items be excluded tes precedent over a uded in the sale and he purchase agreement.	or included in offerny intention identification in that the Broker is sent.	ring the Property fied above and whot responsible for eased or subject to	for sale. Seller understands that or and does not guarantee that o a lien in securing payment:
b. The following item  Seller intends that the above the purchase agreement tak items are included and excluded above items will be in the c. Leased or L.	e items be excluded tes precedent over a uded in the sale and he purchase agreement.	or included in offerny intention identification in that the Broker is sent.	ring the Property fied above and whot responsible for eased or subject to	for sale. Seller understands that vill ultimately determine what or and does not guarantee that
b. The following item  Seller intends that the above the purchase agreement take items are included and exclude above items will be in the c. Leased or L. Solar power system	e items be excluded as precedent over a uded in the sale and the purchase agreematiened Items: The fo	or included in offer any intention identified that the Broker is sent.	ring the Property fied above and w not responsible for eased or subject t	for sale. Seller understands that vill ultimately determine what or and does not guarantee that  o a lien in securing payment:
b. The following item  Seller intends that the above the purchase agreement take items are included and excluded the above items will be in the c. Leased or L. Solar power system	e items be excluded as precedent over a uded in the sale and the purchase agreematiened Items: The fo	or included in offer any intention identified that the Broker is sent.	ring the Property fied above and w not responsible for eased or subject t	for sale. Seller understands that vill ultimately determine what or and does not guarantee that  o a lien in securing payment:
b. The following item  Seller intends that the above the purchase agreement tak items are included and excluded above items will be in the c. Leased or L  Solar power system  Other:	e items be excluded tes precedent over a uded in the sale and he purchase agreematiened Items: The fo	or included in offer any intention identification that the Broker is sent.	ring the Property fied above and w not responsible for eased or subject t Propane tank	for sale. Seller understands that will ultimately determine what or and does not guarantee that on a lien in securing payment:
b. The following item  Seller intends that the above the purchase agreement take items are included and exclusive the above items will be in the c. Leased or L. Solar power system  Other:  Seller will provide to Buyer	e items be excluded tes precedent over a uded in the sale and he purchase agreematiened Items: The formal Alarm	or included in offer any intention identification in that the Broker is sent.	ring the Property fied above and w not responsible for eased or subject t Propane tank	for sale. Seller understands that vill ultimately determine what or and does not guarantee that  o a lien in securing payment:
b. The following item  Seller intends that the above the purchase agreement take items are included and exclusive the above items will be in the c. Leased or L. Solar power system  Other:  Seller will provide to Buyer obligating Seller to pay for	e items be excluded as precedent over a uded in the sale and the purchase agreematiened Items: The formal Alarm.  The formal Property of the purchased or liened such leased such leased or liened such leased or liened such leased or liened such leased such leas	or included in offer any intention identified that the Broker is sent.  Illowing items are I system  rchase agreement, and items.	ring the Property fied above and we not responsible for eased or subject to Propane tank	for sale. Seller understands that will ultimately determine what or and does not guarantee that  O a lien in securing payment:  Water softener
b. The following item  Seller intends that the above the purchase agreement take items are included and exclusive the above items will be in the c. Leased or L. Solar power system  Other:  Seller will provide to Buyer	e items be excluded as precedent over a uded in the sale and the purchase agreematiened Items: The formal Alarm.  The formal Property of the purchase or lieneer as a part of the purchase or lieneer as a part of the purchased or lieneer as a part of the purchased or lieneer.	or included in offer any intention identified that the Broker is sent.  Illowing items are I system  rchase agreement, and items.	ring the Property fied above and w not responsible for eased or subject t Propane tank copies of lease do	for sale. Seller understands that vill ultimately determine what or and does not guarantee that water softener  Water softener  Decuments, or other documents  provision of this page.
b. The following item  Seller intends that the above the purchase agreement take items are included and exclusive the above items will be in the c. Leased or L. Solar power system  Other:  Seller will provide to Buyer obligating Seller to pay for	e items be excluded as precedent over a uded in the sale and the purchase agreematiened Items: The formal Alarm.  The formal Property of the purchase or lieneer as a part of the purchase or lieneer as a part of the purchased or lieneer as a part of the purchased or lieneer.	or included in offer any intention identified that the Broker is sent.  Illowing items are I system  rchase agreement, and items.	ring the Property fied above and w not responsible for eased or subject t Propane tank copies of lease do	for sale. Seller understands that vill ultimately determine what or and does not guarantee that water softener  Water softener  Decuments, or other documents  provision of this page.

d. Utilities: Distance to utilities from the subject property, if known. (Select all that apply.)

	Distance if known	Additional Comments	
Water			
Gas			
Sewer		(B)	
Power	Ω	2	
Other:			

Power	0	
Other:		
	1	
	: Seller agrees to provide Buyer with an own	ner's policy of title insurance in the amount
of the selling price.		
	O DDOWED G	
	O BROKER: Compensation is solely a matt	
	d, controlled or recommended by GLVAR, I	MLS or any other person not a party to this
Agreement. Seller agrees	to pay Broker as compensation for services:	
IE A CALE.	0/ . 641	
	% of the gross selling price of the Property	
	acknowledges that offers of cooperative co	mpensation are between brokers and are n
negotiable between the Se	Her and Buyer.	
HE A LEAGE	0/ 6/1 / 1 / 1 / 1 / 1 / 11	
	% of the total rental agreed to be paid by	
		ompensation are between brokers and are no
negotiable between the Se	Her and Tenant.	
Compensation shall be	duo	
	<b>uue:</b> or leased by Broker, or through any other pe	waan avaluding Sallar on the above
	ms acceptable to Seller during the above time	
period.	his acceptable to serier during the above thin	te period of any extension of said time
	erred, conveyed, leased, rented, or made un	marketable by a voluntary act of
	of Broker, during the time period or any ex	
c. if within		ion, including extensions, of this Agreement
	eyed, or otherwise transferred to anyone wit	
	s shown prior to the final termination. This	
	ting Agreement with another licensed real	
this Exclusive Brokerage		State Broker arter the final termination of
	change, permission is hereby given to the	Broker to represent such parties as
	riate and collect compensation from them	
	sale is prevented by default of Seller, or th	
	and terms of this Agreement, then upon eve	
	ollect said commission. If completion of sale	
	may collect its commission only if and	
	amount not less than one-half of the damage	
compensation after first de	educting title expenses, escrow expenses and	I the expenses of collections, if any.
•		

1	e. Broker is authorized to cooperate and divide with other brokers the above compensation in any manner
2	acceptable to Broker. Seller hereby irrevocably assigns to Broker the funds and proceeds of Seller in escrow
3	equal to the above compensation. In the event any sum of money due under the Agreement remains unpaid for a
4	period of thirty (30) days, such sum shall bear interest at the rate of ( ) percent per annum from the
5	due date until paid.
6	\
7	6. DEPOSIT: Broker is authorized to accept on Seller's behalf a deposit to be applied toward purchase price or
8	lease. Said deposit shall be held by: (SELECT ONE)  Escrow -OR- Broker -OR- Other
9	
10	7. AGENCY RELATIONSHIP:
	a. Broker warrants that he holds a current, valid Nevada real estate license. Broker shall act as the agent of
11	the seller and may also assign or designate a licensee of the Broker who shall act as the representative of the
12	Seller in any resulting transaction.
13	b. Depending upon the circumstances, it may be necessary or appropriate for the designated licensee to
14	act as agent for both Seller and Buyer, exchange parties, or one or more additional parties. If applicable, Broker
15	and the designated licensee shall disclose to Seller any election to act as an agent representing more than one
16	party and obtain the written Consent To Act Form signed by all parties to the transaction.
17	c. Broker may also have licensees in its company who are agents of the Buyer who may show and
18	negotiate an offer to purchase Seller's Property. In this event, the licensees who represent the Buyer will only
19	represent the Buyer in the transaction with all duties owed to the Buyer and not the Seller. This, therefore, does
20	not require a Consent To Act Form.
21	A DECLUDED DIGGLOGUEG
22	8. REQUIRED DISCLOSURES:
23 24	A Onen Banga Disalaguna (NDS 112 065) A Othom(list)
25	$\Delta$ Open Range Disclosure: (NRS 113.065) $\Delta$ Other:(list)
26	\
27	9. INDEMNIFICATION: Seller agrees to save, defend, and hold Broker, GLVAR, and the MLS harmless from
28	all claims, disputes, litigation, and/or judgments arising from (i) any misrepresentation, breach of warranty or
29	breach of a promise by Seller in this Listing Agreement (ii) any incorrect information supplied by Seller, (iii) any
30	facts concerning the Property not disclosed by Seller, including any facts known to Seller relating to adverse
31	conditions or latent defects, (iv) the use of a keybox, or (v) any injury or damage to persons or property in
32	connection with the marketing or showing of the Property. This indemnification shall survive Broker's
33	performance and any transfer of title.
34	
35	10. FAIR HOUSING: Broker shall offer the Property for sale or lease without regard to race, color, religion, sex,
36	national origin, age, gender identity or expression, familial status, sexual orientation, ancestry, or handicap and
37	any other current requirements of federal or state fair housing laws.
38	
39	11. COMMON INTEREST COMMUNITY: The Property is - OR is not located within a
40	Common interest Community (CIC). If yes, please complete the following:
41	Name of CIC(s):
42	Name of CIC(s):  Telephone:  Dues:  payable  monthly -OR- quarterly  Seller  is not current on all dues and assessments.
43	Seller is <b>OR-</b> is <b>not</b> current on all dues and assessments.
44	Name of CIC(s):  Telephone:  Dues:  payable  monthly -OR- quarterly  Seller  is not current on all dues and assessments.
45	Telephone: Dues: payable monthly -OR quarterly
46	Seller is – OR- is not current on all dues and assessments.
47	Name of CIC(s):  Telephone:  Dues:  payable  monthly -OR- quarterly  Seller  is - OR- is not current on all dues and assessments.
48	Telephone: Dues:payablemonthly -ORquarterly
49	Seller is - OR is not current on all dues and assessments.
50	
51	If the Property is located within a CIC, Seller acknowledges and agrees to obtain (at Seller's own expense as
52	required by NRS 116.4109) and/or provide the information required by NRS 116.4109 and 116.41095 to Broker
53	for delivery to Buyer.
	College columny lodges that he/she has word and content and content to seek and any of the content to the column and the colum
	Seller acknowledges that he/she has read, understood, and agreed to each and every provision of this page.
	SELLER(S) INITIALS://

1	<b>12. SPECIAL ASSESSMENTS:</b> The Property Assessments, such as SID and LID. (For more information)	is – OR – mation, please go	is not subject to: www.amgnv.com	to special gov	vernment
1	10 1 1 1 1 1 1 1				
2	If yes, please complete the following:				
3	Balance remaining:				
4	Payment Amount:Payment Due: select one (1) Monthly	O1	C : A 11	A	
5	Payment Due: select one (1) Monthly	Quarterly	_Semi Annually	Annually	<del></del>
6	12 VEVDOV. Sallar door OD do	og mot outhomize E	Omalram to imptall a leave	hav (	laatuania
7	13. KEYBOX: Sellerdoes - OR do -OR do mechanical) in connection with the sh				
8 9	<b>OR</b> - <b>mechanical</b> ) in connection with the structure box that cab be opened by anyone who has according to the structure of t				
10	working code for a mechanical keybox be included				
11	field that is not intended to be available to the publi				
12	field that is not intended to be available to the publi	c. Schol acknown	edges that they have t	occii adviscu i	nat.
13	a. The purpose and function of the keybo	ov is to nermit ac	cess to the interior	of the Proper	ty by all
14	members of GLVAR's MLS as well as any lice				
15	b. Seller should safeguard Personal Property				ile Troperty,
16	c. It is not a requirement of the GLVAR's M				
17	d. Where a tenant occupies the Property, the				ained by
18	the Seller or his/her Property Manager.		1 ,		J
19	e. Sellerdoes -ORdoes not auth	orize Broker to iss	sue "One Day Codes"	to access the	electronic
20	keybox installed on the property. A "One Day O				
21	compartment. Broker shall only issue such codes			ther agrees to	o use all
22	reasonable means to verify the identity of said				
23	f. Owner acknowledges that GLVAR, th				
24	occupant against theft, loss or vandalism result				
25	steps as may be necessary to secure and protect th	e Property during	any time that a keyl	oox is being u	sed and
26	obtaining appropriate insurance.				
27 28 29	14. RENT/LEASE: The Property is -OR is -OR is not subject to a manage	is not co	urrently occupied by	a Tenant. Th	ne Property
30	number):	gement agreement	Se	ller agrees to	not rent or
31	number): lease the Property during the term of this Agreemen	nt without fourteen	. (14) prior written no	tice to the Bro	ker
32	rease the freperty during the term of this rigidenter	it william is direct	r (11) prior written no	tioe to the Bro	, nor.
33	15. TAX WITHHOLDING: Seller agrees to perfo	orm any act reason	nably necessary to car	rv out the pro	visions of
34	the Foreign Investment in Real Property Tax Act (1				
35	herein), Seller agrees to complete, sign, and deliver				
36	is a foreign person or a nonresident alien pursuant t				
37	A foreign person is a nonresident alien individual; a				ration; or
38	a foreign partnership, trust or estate. A resident alie				
39	Additional information for determining status may				
40	foreign person then the Buyer must withhold a tax i				
41	accordance with FIRPTA, unless an exemption app				
42	HOLDER the necessary documents, to be provided	by the ESCROW	HOLDER, to determ	ine if withhold	ding is
43	required (see 26 USC Section 1445).				
44	EIDDEA DECLADATION C 11 1 1 4 4	/ 1			
45	FIRPTA DECLARATION: Seller declares that he	e/sne:			
46	is not – OR – is a foreign person therefore subjecting this	transaction to EIE	DTA withholding		
47 48	is a foreign person merefore subjecting this	transaction to Fir	Cr 1 A withholding.		
49	SELLER(S) INITIALS://				
	Seller acknowledges that he/she has read, understoo			\ •	
	SELLER(S	S) INITIALS:	_//	_ \	

1	16. MEDIATION: The Broker and Seller agree to negotiate in good faith in an effort to resolve any dispute related
2	to this Listing Agreement that may arise between the parties. If the dispute cannot be resolved by negotiation, the
3	dispute will be submitted to a mediator agreed to by the parties. Mediation fees, if any, shall be divided equally
4	among the parties involved. By initialing below, the parties confirm that they have read and understand this section
5	and voluntarily agree to the provisions thereof.
6	SELLER(S) INITIALS:/BROKER(S) INITIALS:/
7	SELLER(S) INTIALS DROKER(S) INTIALS
8	17. MULTIPLE LISTING SERVICE (MLS): Broker is a participant of THE GREATER LAS VEGAS
9	ASSOCIATION OF REALTORS® (GLVAR) Multiple Listing Service (MLS), and listing information about the
10	Property will be provided to the MLS to be published and disseminated to its Participants and Subscribers in
11	accordance with its Rules and Regulations and Sections 18, 19, 20 and 22 herein; unless Seller selects the Office
12	Exclusive option in Section 21 and signs the Office Exclusive Form. Broker is authorized to cooperate with other
13	real estate Brokers, and to report the sale, its price, terms and financing for the publication, dissemination
14	information and use by authorized Association members, MLS Participants and Subscribers.
15	G. C.
16	18. MARKETING AND ADVERTISING: Seller acknowledges that, unless Seller signs photo exclusion,
17	photographs of the Property may be taken for publication in the MLS computer system. Subject to Section 20,
18	Seller agrees that the Property may be advertised in any and all formats of media including but not limited to
19	electronic and print advertising. Should Seller provide photographs of the Property, Seller warranties and
20	represents that Seller has the ownership rights to said photographs and by providing said photographs irrevocably
21	assigns any and all ownership rights to the Broker. Seller further acknowledges that once images are placed on
22	the Internet, neither the Broker nor the Seller have control over who can view such images and what use viewers
23	may make of the images or how long such images may remain on the internet.
24	
25	Seller acknowledges that prospective buyers and/or other persons coming on to the property may take
26	photographs, video and/or other images of the property. Seller understands that Broker does not have the ability to
27	control or block the taking of and use of images by such persons. Once the images are taken and or put into
28	electronic display on the Internet or otherwise published neither the Broker nor the Seller has control over how
29	such images are used.
30	
31	Seller does -OR does not authorize Broker to commence public marketing and advertising activities.
32	SELLER(S) INITIALS://
33	
34	19. SIGN: Seller does -OR does not authorize Broker to install a FOR SALE/LEASE sign on the Property
35	(Seller may only authorize a sign if Seller has authorized marketing/advertising in Section 18.)
36	
37	20. SELLER OPT OUTS: Seller further understands and acknowledges that MLS will disseminate the
38	Property's listing information to those MLS brokers and agents (and/or their web vendors) who operate Internet
39	sites, as well as other online providers, and that such sites are generally available to the public. Some, but not all,
10	of these websites may include a commentary section where consumers may include reviews and comments about
11	the Property in immediate conjunction with the listing (blogging), or provide a link to the comments. In addition,
12	some, but not all, of these websites may display an automated estimate of the market value of the Property in
13	immediate conjunction with the listing, or provide a link to the estimate. Seller can instruct Broker to have the
14	MLS not display the property on the Internet. Seller also can instruct the MLS to not display the Property address
15	on the Internet. Seller understands that these opt outs would mean consumers searching for listings on the Internet
16	may not see the Property or the Property's address in response to their search.
17	
18	Seller may opt-out of any of the following features by initialing the appropriate space(s) below:
19	
50	a//
51	section displayed or linked to the listed Property (the site operator may indicate that the feature was
52	disabled at the request of the seller).
51 52 53	
54	
	Seller acknowledges that he/she has read, understood, and agreed to each and every provision of this page.
	SELLER(S) INITIALS://

1	b/ / I/we have advised the Broker that I/we <b>DO NOT</b> want an <b>automated</b>
2	estimate
2	of value displayed or linked to the listed Property (the site operator may indicate that the feature was
3	disabled at the request of the seller). *Please note that this automated estimate of value restriction applies
4 5	to VOW offices only. Virtual Office Websites ("VOWs") are Internet sites operated by MLS Participant Brokers through which they establish relationships and work with clients and customers in cyberspace in
_	ways similar to how real estate professionals interact with clients and customers in a "brick and mortar"
6 7	environment. This restriction does not apply to automated estimates of value created by non-MLS
8	Participant websites.
9	i atterpant websites.
10	_OR_
11	/ Seller does <b>NOT</b> opt out of any of the above.
12	At OFFICE PROTECTION OF A 1 1 P 1 P 1 P 1 P 1 P 1 P 1 P 1 P 1 P
13	21. OFFICE EXCLUSIVE: Seller does not authorize Broker to disseminate listing information about the Property
14	via the GLVAR MLS, however Seller acknowledges and agrees that Broker will file the fully executed Office
15	Exclusive Form with GLVAR MLS in accordance with the GLVAR MLS Rules and Regulations. Further Seller
16	acknowledges and agrees that if there is any Public Marketing of an Office Exclusive listing, then Broker must
17	submit the listing to the GLVAR MLS for dissmenation to its participants within one (1) business day of the Public
18	Marketing. Public Marketing includes, but is not limited to, flyers displayed in windows, yard signs, digital marketing on public facing websites, brokerage website displays (including IDX and VOW), digital communications
19 20	marketing on public facing websites, brokerage website displays (including IDA and vOw), digital communications marketing (email blasts), multi-brokerage listing sharing networks, and applications available to the general public.
20	marketing (email blasts), multi-brokerage fisting sharing networks, and applications available to the general public.
21	Seller does -OR does NOT select an Office Exclusive listing. (Seller may not select this option if Seller
22	
22	has authorized marketing/advertising in Section 18.)
23	SELLER(S) INITIALS://
24 25	22. USE OF LISTING CONTENT: Seller acknowledges and agrees that all photographs, images, graphics,
25 26	video recordings, virtual tours, drawings, written descriptions, remarks, narratives, pricing information, and other
20 27	copyrightable elements relating to the Property provided by Seller to Broker or Broker's agent (the "Broker
28	Listing Content") and any changes thereto, may be filed with MLS, included in compilations of listings, and
29	otherwise distributed, publicly displayed and reproduced in any medium. Seller hereby grants to Broker a non-
30	exclusive, irrevocable, worldwide, royalty-free license to use, sublicense through multiple tiers, publish, display,
31	and reproduce the Broker Listing Content, to prepare derivative works of the Broker Listing Content, and to
32	distribute the Broker Listing Content or any derivative works thereof in any medium. This non-exclusive license
33	shall survive the termination of this Agreement for any reason whatever. Seller represents and warrants to Broker
34	that the Broker Listing Content, and the license granted to Broker for the Broker Listing Content, do not violate or
35	infringe upon the rights, including any copyright rights, of any person or entity. Seller acknowledges and agrees
36	that as between Seller and Broker, all Broker Listing Content is owned exclusively by Broker, and Seller has no
37	right, title or interest in or to any Broker Listing Content.
38	
39	23. NEVADA LAW: This Agreement is executed and intended to be performed in the State of Nevada, and the
40	laws of Nevada shall govern its interpretation and effect. The parties agree that the State of Nevada, and the
41	county in which the Property is located, is the appropriate judicial forum for any litigation, related to this
42	Agreement.
43	
44	24. ENTIRE CONTRACT: All prior negotiations and agreements between the parties are incorporated in this
45	Agreement, which constitutes the entire contract. Its terms are intended by the parties as a final, complete, and
46	exclusive expression of their agreement with respect to its subject matter and may not be contradicted by evidence
47	of any prior agreement or contemporaneous oral agreement. This Agreement and any supplement, addendum, or
48	modification, including any photocopy or facsimile, may be executed in two or more counterparts, all of which
49	shall constitute one and the same writing. The terms of this Agreement may not be amended, modified or altered
50	except through a written agreement signed by all of the parties hereto. The parties agree that an MLS Change
51	Order signed by Broker and Seller shall act as a valid written addendum to this Agreement.
	Seller acknowledges that he/she has read, understood, and agreed to each and every provision of this page.
	SELLER(S) INITIALS: / / /

in default and Seller may of	exercise any remedy at law.	
22 DINDING DEDECT C 15	landa aldiandian de mass Dout	is hin dia sum of Caller and LC II
	ler's obligation to pay Broker an earned fe	ee is binding upon Seller and Seller's
heirs, administrators, executor	s, successors and permitted assignees.	
AA TODUE AND GEVEDAL		
	: All Sellers executing this Listing are jo	ointly and severally liable for the
performance of all its terms.		
AT THE OF EGGENGE T		1 1 0
35. TIME OF ESSENCE: 11	me is of the essence of this Agreement ar	nd each of its terms.
25 2 11 1 1	00 1 1 7 7 7 7	S
<b>36.</b> Seller hereby agrees that o	nce an offer has been accepted the MLS S	Status shall be:
TT 1 0 0 10 01		00 1 1
a. Under Contract Sh	low: The property may be shown even after	•
		n once an offer has been accepted.
OR		
	)	
b. Under Contract N	No Show: The property will not be shown	once an offer has been accepted.
OR		
c. Determined by	seller upon acceptance of the offer.	
<b>37. 1031 EXCHANGE:</b> The	Seller does -OR- does not intend to a	perform an IRC Section 1031 tax deferred
		to perform an IRC Section 1031 tax deferred
		to hold Broker harmless from any and all cla
costs, liabilities or delays in tir	me resulting from such an exchange.	
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38. ADDITIONAL TERMS:  THE PRE-PRINTED PORT LAS VEGAS ASSOCIAT	TION OF THIS AGREEMENT HAS BI	ESENTATION IS MADE AS THE
THE PRE-PRINTED PORT LAS VEGAS ASSOCIATI LEGAL VALIDITY OR A	TION OF THIS AGREEMENT HAS BI ION OF REALTORS®. NO REPRI ADEQUACY OF ANY PROVISION	ESENTATION IS MADE AS THE OR THE TAX CONSEQUENCES
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where they ma	y be reached within 2	4 hours) at all times during the	e term of this Agre	ement.
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### WHAT EVERYONE SHOULD KNOW ABOUT EQUAL OPPORTUNITY IN HOUSING



he sale and purchase of a home is one of the most significant events that any person will experience in their lifetime. It is more than the simple purchase of housing, for includes the hopes, dreams, aspirations, and economic destiny of those involved.

# THE LAW - Civil Rights Act of 1866

The Civil Rights Act of 1866 prohibits all racial discrimination in the sale or rental of property.

#### Fair Housing Act

The Fair Housing Act declares a national policy of fair housing throughout the United States. The law makes illegal any discrimination in the sale, lease or rental of housing, or making housing otherwise unavailable, because of race, color, religion, sex, handicap, familial status, or national origin.

#### Americans with Disabilities Act

Title III of the Americans with Disabilities Act prohibits discrimination against the disabled in places of public accommodations and commercial facilities.

#### **Equal Credit Opportunity Act**

The Equal Credit Opportunity Act makes discrimination unlawful with respect to any aspect of a credit application on the basis of race, color, religion, national origin, sex, marital status, age or because all or part of the applicant's income derives from any public assistance program.

## State and Local Laws

State and Local laws often provide broader coverage and prohibit discrimination based on additional classes not covered by federal law.

#### THE RESPONSIBILITIES

The home seller, the home seeker, and the real estate professional all have rights and responsibilities under the law.

#### For the Home Seller

You should know that as a home seller or landlord you have a responsibility and a requirement under the law not to discriminate in the sale, rental and financing of property on the basis of race, color, religion, sex, handicap, familial status, or national origin. You cannot instruct the licensed broker or salesperson acting as your agent to convey for you any limitations in the sale or rental, because the real estate professional is also bound by law not to discriminate. Under the law, a home seller or landlord cannot establish discriminatory terms or conditions in the purchase or rental, deny that housing is available or advertise that the property is available only to persons of a certain race, color, religion, sex, handicap, familial status, or national origin.

## For the Home Seeker

You have the right to expect that housing will be available to you without discrimination or other limitation based on race, color, religion, sex, handicap, familial status, or national

This includes the right to expect:

- · housing in your price range made available to you without discrimination
- · equal professional service
- · the opportunity to consider a broad range of housing choices
- no discriminatory limitations on communities or locations of housing
- no discrimination in the financing, appraising or insuring of housing
- · reasonable accommodations in rules, practices and procedures for persons with disabilities
- · non-discriminatory terms and conditions for the sale, rental, financing, or insuring of a dwelling
- to be free from harassment or intimidation for exercising your fair housingrights.

#### FOR THE Real Estate Professional

As a home seller or home seeker, you should know that the term REALTOR® identifies a licensed professional in real estate who is a member of the NATIONAL ASSOCIATION OF REALTORS®. Not all licensed real estate brokers and salespersons are members of the National Association, and only those who are can identify themselves as REALTOR®. They conduct their business and activities in accordance with a strict Code of Ethics. As agents in a real estate transaction, licensed brokers or salespersons are prohibited by law from discriminating on the basis of race, color, religion, sex, handicap, familial status, or national origin. A request from the home seller or landlord to act in a discriminatory manner in the sale, lease or rental cannot legally be fulfilled by the real estate professional.

## DEED AND PROPERTY COVENANTS OR RESTRICTIONS OF RECORD

During the history of our country, some persons have placed restrictions on property based on race, color, religion, sex, handicap, familial status, or national origin. Generally, these restrictions are void and unenforceable, with limited exceptions for particular types of religious housing and housing for older persons. The publication of these void restrictions may convey a message that the restrictions continue to be valid. Any time a sales associate or broker is asked to provide a copy of the covenants or restrictions of record relating to the use of a property the following message should be included:

These documents may contain restrictions or covenants based on race, color, religion, sex, handicap, familial status, or national origin.

Such restrictions or covenants generally are void and unenforceable as violations of fair housing laws.

Be assured that all property is marketed and made available without discrimination based on race, color, religion, sex, handicap, familial status, or national origin. Should you have any questions regarding such restrictions, please contact your attorney.

#### THE EQUAL OPPORTUNITY PROGRAM

The NATIONAL ASSOCIATION OF REALTORS® has developed a Fair Housing Program to provide resources and guidance to REALTORS® in ensuring equal professional services for all people.

## The Code of Ethics

Article 10 of the NATIONAL ASSOCIATION OF REALTORS® Code of Ethics requires that "REALTORS® shall not deny equal professional services to any person for reasons of race, color, religion, sex, handicap, familial status, or national origin. REALTORS® shall not be a party to any plan or agreement to discriminate against a person or persons on the basis of race, color, religion, sex, handicap, familial status, or national origin."

A REALTOR® pledges to conduct business in keeping with the spirit and letter of the Code of Ethics. Article 10 imposes obligations upon REALTORS® and is also a firm statement of support for equal opportunity in housing.

#### Fair Housing Partnership

The Fair Housing Partnership negotiated with the U.S. Department of Housing and Urban Development (HUD) outlines a program of voluntary compliance. REALTORS® voluntarily participate in activities and program to acquaint the community with the availability of equal housing opportunity, to establish office procedures to ensure that there is no denial of equal professional service, to make materials available which will explain this commitment, and to work with other groups within the community to identify and remove barriers to fair housing

# **FURTHER ASSISTANCE**

Local Boards of REALTORS® will accept complaints alleging violations of the Code of Ethics filed by a homeseeker who alleges discriminatory treatment in the availability, purchase or rental of housing. Local Boards of REALTORS® have a responsibility to enforce the Code of Ethics through professional standards procedures and corrective action in cases where a violation of the Code of Ethics is proven to have occurred.

Complaints alleging discrimination in housing may be filed with the nearest office of the Department of Housing and Urban Development (HUD), or by calling HUD's Discrimination Hotline at 1-800-669-9777, 1-800-290-1617 (TYY). For information and publications on fair housing, call HUD's Fair Housing Information Clearinghouse at 1-800-343-3442.