

VACANT LAND PURCHASE AGREEMENT

uctions)

(Joint Escrow Instructions)

consisting of A	Approximately (_) acres (_) squar	("Property/Leg
consisting of F	. County of	State of Nevada.
A.P.N. #	, County of, for the purchase price of \$ per (_) sq. ft() acre on the following terms and	("Purchase Pri
which is \$	per () sq. ft. () acre on the following terms and	d conditions. If a survey determines there is a
differenc	te C	·
in net () acrea	age () square footage from that described above, the price	e () shall () shall not be adjusted based upon the
	reage purchase price.	
_	E. F.	
	Offer & Acceptan	nce
1. F	INANCIAL TERMS & CONDITIONS:	
	A	E
\$	A. EARNEST MONEY DEPOSIT ("EMD") is pr	
		Upon Acceptance, Earnest Money to
	deposited within one (1) business day from acceptance	
	business days if wired to: Escrow Holder, B	
	Broker's Trust Account. (NOTE: It is a felony in the State	
	\$5,000 fine—to write a check for which there are insufficient	t funds. NRS 193.130(2)(d).)
¢	B. ADDITIONAL DEPOSIT to be placed in escrow	on or hafora (data)
\$	additional deposit will – OR – will not be considered	
	additional deposit will – OK – will not be considered additional deposit should be set forth in Section 27 h	
	additional deposit should be set forth in Section 27 i	iciciii.)
\$	C. CONTINGENCY DEPOSIT to be placed in escre	ow on or before (date) Thi
Ψ	deposit shall be released to seller upon removal of the	
	agrees to sign any documentation required by the title	
	-g	
\$	D. THIS AGREEMENT IS CONTINGENT UPON	BUYER QUALIFYING FOR A NEW LOAN:
		•
		(8)
\$	E. THIS AGREEMENT IS CONTINGENT UPON	BUYER QUALIFYING TO ASSUME THE
	FOLLOWING EXISTING LOAN(S): Convention	
	Interest: Fixed rate, years – OR – Adjusta	
	the Promissory Note and the most recent monthly states	ment of all loans to be assumed by Buyer within FIV
	(5) calendar days of acceptance of offer.	
\$	F. BUYER TO EXECUTE A <u>PROMISSORY NOT</u>	
	IN THE "FINANCING ADDENDUM" which is att	tached hereto.
Φ.	C. DALLANCE OF DUDGILLOS DDICE (D. 1	
\$	G. BALANCE OF PURCHASE PRICE (Balance of	Down Payment) in Good Funds to be paid prior to
	Close of Escrow ("COE").	
¢	H. TOTAL PURCHASE PRICE (This price. DOES	NOT in the description and the feet and the second
	ciated with the purchase of the Property as defined herein	
and costs asse	sciated with the purchase of the Property as defined herein	\
Each party ackn	nowledges that he/she has read, understood, and agrees to each and	d every provision of this page unless a particular paragra
	ed by addendum or counteroffer.	1 o caracta familia
		BUYER(S) INITIALS:///
Property Address:		SELLER(S) INITIALS:///
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2	. AI	DDITIONAL FINANCIAL TERMS & CONTING	ENCIES:	
		CASH PURCHASE: Within business da fide financial institution of sufficient cash available to ithin the above period, Seller reserves the right to term	to complete this purchase. If Buyer does	
c S	redit report Seller reserv	NEW LOAN APPLICATION: Within loan application to a lender of Buyer's choice and (2) and review of debt-to-income ratios. If Buyer fails to ves the right to terminate this Agreement. In such ever use Buyer's best efforts to obtain financing under the	furnish a preapproval letter to Seller base complete any of these conditions within the both parties agree to cancel the escrow	sed upon a standard factual in the applicable time frame, in and return EMD to Buyer.
n E n E	otice from Buyer may o later than Buyer witho	APPRAISAL CONTINGENCY: Buyer's obtoom for not less than the Purchase Price. If after the complete the lender or the appraiser that the Property has appraisant attempt to renegotiate or cancel this Agreement by property calendar days following the date of Acceptant out the requirement of written authorization from Sellow or before the Appraisal Deadline, Buyer shall be designed.	etion of an appraisal by a licensed appra- ised for less than the purchase price (a "Noroviding written notice to the Seller (wince of this Agreement; whereupon the Eler. IF this Vacant Land Purchase Agreement)	iser, Buyer receives written Notice of Appraised Value") ith a copy of the Appraisal) MD shall be released to the eement is not cancelled, in
c W	ontingency calend vithout the	LOAN CONTINGENCY: Buyer's obligation need in Section 1(C) or 1(D) of this Agreement unless y in writing, attempt to renegotiate, or cancel this Agreedar days following the date of Acceptance of this Agree requirement of written authorization from Seller. IF to or before the Loan Contingency Deadline, Buyer s	otherwise agreed in writing. Buyer shall be ement by providing written notice to the element; whereupon the EMD shall be re this Vacant Land Purchase Agreement	remove the loan e Seller no later than eleased to the Buyer t is not cancelled, in
3	AD.	DITIONAL CONTINGENCIES (MARK THOSE	THAT APPLY).	
3	. AD. A.	() Zoning: Buyer shall have calendar		t Buver's expense, of the
		availability of any necessary approval by governm		
	n	use permits.	11.	C 11 - 1 11 1 1 1 - 1 - 1
	В.	() Existing leases and service contracts: W of all existing rental agreements and service contra after receipt to approve of the leases and/or service estoppel certificates if requested by the Buyer.	cts which run beyond closing. Buyer sha	all have calendar days
	C.	Within five (5) calendar days of acceptance Seller si	hall deliver to buyer copies of, all of the	following items
		in Seller's possession:		25
		i. Soils, geotechnical reports, appraisals, envir	onmental studies;	
		ii. Current zoning documentation;iii. Vacant land disclosure;		
		iv. Open Range Disclosure pursuant to NRS 11	3.66	
		v. Proof of beneficial use if water rights are	e being transferred with the sale of the	Property as a part of this
		transaction;	december a complete a Dhara 1 annionna	
		vi. Hazardous Conditions: Buyer shall have expense, to satisfy itself with regard to the e	days to complete a Phase 1 environmental aspects of the Property	nentai study, at Buyer's
		vii. Other	in vironmental aspects of the Froperty.	
	4. SEI	LLER WARRANTIES:		
		A. Seller warrants that Seller has not received nor is or threatened action or litigation) from government any work to be done on or affecting the proper thereof.	nental or quasi-governmental authority having or indicating an intent to condemn to	aving jurisdiction, requiring the property or any portion
		B. Seller warrants that Seller has no actual knowled legal requirements affecting the property, or wi		
E	ach party ac	cknowledges that he/she has read, understood, and agrees to ea	nch and every provision of this page unless a pa	articular paragraph is otherwise
		addendum or counteroffer.	·	
В	buyer's Name	e(s):	BUYER(S) INITIALS:/_	
D	roperty Addre	,b2¢,	SELLER(S) INITIALS: /	/ /

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Property Address: Rev. 10.22

- C. Seller further warrants that in the event Seller acquires any such knowledge or receives any such notice or notices prior to the close of escrow Seller shall correct any problem at Seller's sole cost and expense on or before close of escrow, said information or notices shall be submitted to Buyer for its examination and written approval.
- **5. 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.

party.	The other party agrees to execute any and all docu	ments necessary to effectuate such an exchange.
6.	ESCROW:	
Ope		hase of the Property shall be consummated through Escrow ("Escrow"). 1) calendar day after execution of this Agreement (Opening of Escrow"), at title or escrow company ("Escrow Company" or
may the H		title or escrow company ("Escrow Company" or ("Escrow Officer") (or such other escrow officer as Escrow Company ow Company's receipt of this fully accepted Agreement and Parties (through their respective Brokers) of the Opening
		nd Buyer signing this Agreement and all counteroffers or addenda, Buyer's f applicable, of this Agreement, shall be deposited per the Earnest Money n.
	C. CLOSE OF ESCROW: Close of Escrete designated date falls on a weekend or holiday, CO	
HOI	omplete a modified 1099 form, based upon specific i	made aware that there is a regulation that requires all ESCROW HOLDERS information known only between parties in this transaction and the ESCROW DLDER is required by federal law to provide this information to the Internal of federal law.
Section	ed in this section 7(A) below. This condition is reons 7 (A) through (C) shall apply; otherwise they do	ation is -OR- is not conditioned on the Buyer's Due Diligence as eferred to as the "Due Diligence Condition" if checked in the affirmative, o not. Buyer shall have calendar days from Acceptance (as defined a Seller agrees to cooperate with Buyer's Due Diligence.
is insurant last last last last last last last las	r deems necessary to determine whether the Propert urable to Buyer's satisfaction, whether there are unsection of flood zones, airport noise, noxious fume orly zoned, locality to freeways, railroads, places of certy. During such Period, Buyer shall have the right ed contractors or other qualified professionals. Sell ectors. Buyer agrees to indemnify and hold Seller has yer's request while on Seller's Property conducting by injuries suffered by Buyer or third parties present y misconduct or omission by Seller, Seller's Agenty priate professionals regarding neighborhood or Property of law enforcement; proximity to commercial remental services; existing and proposed transportationes, hazards or circumstances. If Buyer cancels the	TION: During the Due Diligence Period, Buyer shall take such action as by is satisfactory to Buyer including, but not limited to, whether the Property satisfactory conditions surrounding or otherwise affecting the Property (such so or odors, environmental substances or hazards, whether the Property is worship, schools, etc.) or any other concerns Buyer may have related to the to conduct, non-invasive/non-destructive inspections through licensed and er agrees to provide reasonable access to the Property to Buyer and Buyer's armless with respect to any injuries suffered by Buyer or third parties present such inspections, tests or walk-throughs. Buyer's indemnity shall not apply at Buyer's request that are the result of an intentional tort, gross negligence not or other third parties on the Property. Buyer is advised to consult with Property conditions, including but not limited to: schools; proximity and property conditions, including but not limited to: schools; proximity and property construction and development; noise or odor from any source; and other his Agreement due to a specific inspection report, Buyer shall provide Seller aming the name, address, and telephone number of the inspector.
Each r	party acknowledges that he/she has read understood and a	grees to each and every provision of this page unless a particular paragraph is otherwise
modifi	ed by addendum or counteroffer.	
ъuyer –	s Name(s):	BUYER(S) INITIALS://

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- **B. BUYER'S RIGHT TO CANCEL OR RESOLVE OBJECTIONS:** If Buyer determines, in Buyer's sole discretion, that the results of the Due Diligence are unacceptable, Buyer may either: (i) no later than the Due Diligence Deadline referenced in Section 7, cancel the Purchase Agreement by providing written notice to the Seller, whereupon the Earnest Money Deposit referenced in Section 1(A) shall be released to the Buyer without the requirement of further written authorization from Seller; or (ii) no later than the Due Diligence Deadline referenced in Section 7, resolve in writing with Seller any objections Buyer has arising from Buyer's Due Diligence.
- C. FAILURE TO CANCEL OR RESOLVE OBJECTIONS: If Buyer fails to cancel the Purchase Agreement or fails to resolve in writing with Seller any objections Buyer has arising from Buyer's Due Diligence, as provided in Section 7, Buyer shall be deemed to have waived the Due Diligence Condition.

BUYER(S) INITIALS:	/	/	/

D. INSPECTIONS: Acceptance of this offer is subject to the following reserved right. Buyer may have the Property inspected and select the licensed contractors, certified building inspectors, and/or other qualified professionals who will inspect the Property. *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.)

Type	Paid By	Type	Paid By	Type	Paid By
Survey (type):		Septic Inspection		Inspection	
Soils Inspection		Well Inspection (Quantity)		Well Inspection (Quality)	
Other:		Other:		Other:	

- E. CERTIFICATIONS: In the event an inspection reveals areas of concern, 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.
- **8. FEES, AND PRORATIONS** (Identify which party shall pay the costs noted below either: SELLER, BUYER, 50/50, WAIVED or N/A.)

A. TITLE, ESCROW & APPRAISAL FEES:

Type	Paid By	Type	Paid By	Type	Paid By
Escrow Fees		Appraisal		Owner's Title Policy	
Real Property Transfer Tax		Other:	R	Other:	

- **B. PRORATIONS:** Any and all rents, taxes, interest, Common Interest Community (CIC) fees, trash, sewer fees, payments 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 supplemental or adjustments that occur after COE will be handled by the parties outside of Escrow.
- C. 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

Each party acknowledges that he/she has read, understood, and agrees to each and eve	ry provision of this page ui	iless a particular pai	ragraph is otherwis	se
modified by addendum or counteroffer.				
Buyer's Name(s):	BUYER(S) INITIALS: _	//	/	

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47 48 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 title exceptions approved or deemed accepted are hereafter collectively referred to as the "Permitted Exceptions."

- D. **CLOSING FEES:** In addition to Seller's expenses identified herein, Seller will contribute to Buver's Lender's Fees including -ORexcluding costs which Seller must pay pursuant to loan program requirements, Title and Escrow Fees and/or Buyer's reoccurring and non-reoccurring closing fees that may include brokerage Commissions not covered as part of the cooperation offered but not limited to. Different loan types (e.g., FHA, VA, conventional) have different appraisal and financing requirements, which will affect the parties' rights and costs under this Agreement.
- 9. TITLE INSURANCE: This Purchase Agreement is contingent upon the Seller's ability to deliver, good and marketable title as evidenced by a policy of title insurance, naming Buyer as the insured in an amount equal to the purchase price, furnished by the title company identified in Section 6(A). Said policy shall be in the form necessary to effectuate marketable title or its equivalent and shall be paid for as set forth in Section 8(A).
- COMMON-INTEREST COMMUNITIES: If the Property is subject to a Common Interest Community ("CIC"), Seller 10. shall provide AT SELLER's EXPENSE the CIC documents as required by NRS 116.4109 (collectively, the "resale package"). Seller shall request the resale package within two (2) business days of Acceptance and provide the same to Buyer within one (1) business day of Seller's receipt thereof.
 - Pursuant to NRS 116.4109, Buyer may cancel this Agreement without penalty until midnight of the fifth (5th) calendar day following the date of receipt of the resale package. If Buyer elects to cancel this Agreement pursuant to this statute, he/she must deliver, via hand delivery, prepaid U.S. mail, or electronic transmission, a written notice of cancellation to Seller or his or her authorized agent.
 - If Buyer does not receive the resale package within fifteen (15) calendar days of Acceptance, this Agreement may be cancelled in full by Buyer without penalty. Notice of cancellation shall be delivered pursuant to Section 23 of the VLPA.
 - Upon such written cancellation, Buyer shall promptly receive a refund of the EMD. The parties agree to execute any documents requested by ESCROW HOLDER to facilitate the refund. If written cancellation is not received within the specified time period, the resale package will be deemed approved. Seller shall pay all outstanding CIC fines or penalties at COE.
 - CIC RELATED EXPENSES: (Identify which party shall pay the costs noted below either: SELLER, BUYER, 50/50, WAIVED or N/A.)

Туре	Paid By	Type	Paid By	Type	Paid By
CIC Demand		CIC Capital Contribution		CIC Transfer Fees	
Other:		Other:	R	Other:	

11.	FEDERAL	FAIR H	OUSING C	OMPLIANCE	AND DISCLO	SURES:	All prop	perties	are offered v	without reg	gard to	race,
color,	religion, sex,	, national	origin, age,	gender identity	or expression,	familial	status, s	sexual	orientation,	ancestry,	or han	idicap
and an	y other currer	nt require	nents of fed	eral or state fair	housing laws.							

12.	DELIVERY OF POSSESSION: Seller shall deliver the Property upon COE. Sel	ller agrees to vacate the Property and leave
the Pa	operty in a neat orderly condition and tender possession no later than COE -C	DR In the event Seller does
	cate the Property by this time, Seller shall be considered a trespasser in addition to E	
Any p	ersonal property left on the Property after the date indicated in this section shall be c	considered abandoned by Seller.

Each party acknowled	ges that he/she has read, understood, and agrees to each and ev	very provision of this page unles	ss a particular paragraph is otherwi	se
modified by addendum	or counteroffer.			
Buyer's Name(s):		BUYER(S) INITIALS:		
Property Address:		SELLER(S) INITIALS:		
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1	13. WATER RIGHTS: The following water right	ts will be transferred with the sale of the Property with no real value unless
2	stated otherwise herein: none () -OR- () none ren	
3		sferred with the sale of the Property proof of beneficial use shall be provided
4 5	to the Buyer within five (5) days of Acceptance.	
	14 PICK OF LOGG P' 1 C1 1 111	11 NIDG 112 040 TH' 1
6 7		d by NRS 113.040. This law provides generally that if all or any material part
8		or possession, Seller cannot enforce the Agreement and Buyer is entitled to or possession has transferred, risk of loss shall shift to Buyer.
9	recover any portion of the sale price paid. If legal title of	possession has transferred, risk of loss shall shift to buyer.
ó	15. ASSIGNMENT OF THIS AGREEMENT: Un	nless otherwise stated herein, this Agreement is non-assignable by Buyer.
ĭ		ness outerwise stated herein, and rigiteement is non assignative by Bayen
2	16. CANCELLATION OF AGREEMENT: In the	e event this Agreement is properly cancelled in accordance with the
3		refund of the EMD. Neither Buyer nor Seller will be reimbursed for any
4		spections, appraisals or any other matters pertaining to this transaction
5	(unless otherwise provided herein).	
6	17 DEEATH T.	
7 8	17. DEFAULT:	
9	MEDIATION · Refore any legal act	tion is taken to enforce any term or condition under this Agreement,
0		resolution process, through a mediator mutually agreed upon by the
1		ally among the parties involved. Notwithstanding the foregoing, in
2		n for specific performance, this section shall not apply. Each party is
23	encouraged to have an independent lawyer of their	choice review this mediation provision before agreeing thereto. By
45		read and understand this section and voluntarily agree to the
.5	provisions thereof.	
.6 .7	BUYER(S) INITIALS:/	_//SELLER(S) INITIALS:///
. /	D IE SELLED DEEALUTS, ICC-11 1	(after the disconnection of the desire of th
.8 .9		lefaults in performance under this Agreement, Buyer reserves all legal gainst Seller, and Buyer may seek to recover Buyer's actual damages
.9 50	incurred by Buyer due to Seller's default.	gamst sener, and buyer may seek to recover buyer's actual damages
1	medited by Dayer due to benef 3 deladit.	
2	C. IF BUYER DEFAULTS: If Buyer	defaults in performance under this Agreement, as Seller's sole legal
3		EMD. In this respect, the Parties agree that Seller's actual damages would be
4		nable estimate of the damages that Seller would suffer as a result of Buyer's
5		not considered part of the EMD in Section 1(B) herein will be immediately
6	released by ESCROW HOLDER to Buyer.	
7	<u> </u>	
8	Instructions to Escrow	\
9	18. ESCROW: If this Agreement or any matter rela	ating hereto shall become the subject of any litigation or controversy, Buyer
0		Holder free and harmless from any loss or expense, except losses or expenses
1		misconduct. If conflicting demands are made or notices served upon Escrow
2		essly agree that Escrow is entitled to file a suit in interpleader and obtain an
3		osit all such documents and monies with the Court, and obtain an order from
4	the court requiring the parties to interplead and litigate th	heir several claims and rights among themselves. Upon the entry of an order
.5		fully released and discharged from any obligations imposed upon it by
6		able for the sufficiency or correctness as to form, manner, execution or
-7		he identity, authority or rights of any person executing such instrument, nor
8		provisions of any agreement, contract or other instrument filed with Escrow
.9		ereunder shall be limited to the safekeeping of all monies, instruments or
0		for their disposition in accordance with the terms of this Agreement. In the
1		grow, in which ESCROW HOLDER is named as a party or is otherwise
2		s, attorney fees, and judgments ESCROW HOLDER may expend or incur in
	said action, shall be the responsibility of the parties heret	IU.
4		
	Each party acknowledges that he/she has read understood and a	grees to each and every provision of this page unless a particular paragraph is otherwise
	modified by addendum or counteroffer.	g. cos co caca una crei, provision oi uns page unicas a parucular paragraph is unici wisc
	Buyer's Name(s):	BUYER(S) INITIALS: / / /
	, <u> </u>	BUYER(S) INITIALS:// SELLER(S) INITIALS: ////
	Property Address:	SELLER(S) INITIALS: / / /

19. UNCLAIMED FUNDS: In the event that funds from this transaction remain in an account, held by ESCROWHOLDER, 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 funds are held by ESCROW HOLDER.

Brokers

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- BROKER'S COMPENSATION/FEES: Buyer herein requires, and Seller agrees, as a condition of this Agreement, 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 amount determined between the Buyer and Buyer's Broker.
- 21. HOLD HARMLESS AND WAIVER OF CLAIMS: Buyer and Seller agree that they are not relying upon any representations made by Brokers 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, 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 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.

Other Matters

22. **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 23 herein. "Agent" means a licensee working under a Broker. "Agreement" includes this document as well as all accepted counteroffers and addenda. "ALTA" means the American Land Title Association." "Appurtenance" means an object attached to or a right to be used with land. "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). "Calendar Day" means a calendar day from/to midnight unless otherwise specified. "CIC" means Common Interest Community (formerly known as "HOA" or homeowners associations). "CIC Capital Contribution" means a one-time, 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. "CLTA" means the California Land Title Association. "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; also known as breach of contract. "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 escrow. "Estoppel" means to assess the existing terms of lease obligations of existing tenants in a tenant-occupied property transaction. "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. "Gross Acres" means the entire acreage of a site including developable and undevelopable portions. "IRC" means the Internal Revenue Code (tax code). "LID" means Limited Improvement District. "MAI" means a Master of Appraisal Institute designee who is experienced in the valuation and evaluation of commercial, industrial, residential and other types of properties. "Net Acres" means the portion of a site that can actually be developed. "NRS" means Nevada Revised Statues as Amended. "Party" or "Parties" means Buyer and Seller. "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. "Seller" means one or more individuals or the entity that is the owner of the Property. "SID" means Special Improvement

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(s):

BUYER(S) INITIALS:

buyer s Name(s).	BUTER(S) INITIALS.
Property Address:	SELLER(S) INITIALS: / / /
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	ct. "Title Company" means the company that will puns Administration	provide title insurance. "USC" is the	e United States C	Code. "VA" is the
23.	SIGNATURES, DELIVERY, AND NOTICES:			
	A. This Agreement may be signed by the partie of read as one complete form. This Agreement (and document) and digitally. Facsimile signatures may be accepted a	uments related to any resulting trans		
or Buy	B. Delivery of all instruments or documents as ver.	ssociated with this Agreement shall	be delivered to the	ne Agent for Seller
The 1	C. Except as otherwise provided herein or by Magreement, such notice shall be sent regular mail and/or notification shall be effective when mailed and/or faxed int to Escrow.	r by facsimile or electronic transmis	sion to the Agent	for that Party.
24. unless	APPRURTENANCES: The following appurtenance stated otherwise herein:	ces will be transferred with the sale	e of the Property	with no real value
penal or VA or a E purch contra maxii Veter	HUD/VA/FHA ESCAPE CLAUSE: "It is expect, the purchaser shall not be obligated to compare by forfeiture of earnest money or otherwise unless requirements, a written statement issued by the Foirect Endorsement Lender setting forth the appraisase price. The purchaser shall, however, have the part without regard to the amount of the appraised num mortgage the Department of Housing and ans Affairs will guarantee. HUD/FHA or VA does d satisfy himself/herself that the price and condition	ess the purchase of the propert ess the purchaser has been given Federal Housing Commissioner, sed value of the property of not le privilege and option of proceeding valuation. The appraised valuation Urban Development will insurant the value or condition	ty described her n, in accordance Department of Vess that the agree ng with the consistent is arrived at e or percent the on of the propert	with HUD/FHA Weterans Affairs, and upon contract ummation of this to determine the e Department of
will b perfor and staretain remed	OTHER ESSENTIAL TERMS: Time is of the essid or binding unless such change, modification or ame e binding upon the heirs, beneficiaries and devisees of med in the State of Nevada, and the laws of that state shate in which the Property is located is the appropriate for counsel for the purpose of initiating litigation to enforce y, then the prevailing party shall be entitled to be reiming, but not limited to, reasonable attorney's fees and content of the purpose of the	endment shall be in writing and sign of the parties hereto. This Agreementall govern its interpretation and effective for any action relating to this are the or prevent the breach of any provision bursed by the losing party for all controls.	ned by each party ent is executed an ect. The parties ag Agreement. Shoul sion hereof, or for osts and expenses	This Agreement ndlintended to be ree that the county d any party hereto r any other judicial
terms NO F	IS A LEGALLY BINDING CONTRACT. All partie of this Agreement. REAL ESTATE BROKER/AGENT MAY SIGNARY OR AGENT HAS A PROPERLY EXECUTED	N FOR A PARTY TO THIS A	AGREEMENT	
(GLV ANY) TOAI	FORM HAS BEEN APPROVED BY THE G VAR). NO REPRESENTATION IS MADE A PROVISION IN ANY SPECIFIC TRANSACTION OVISE ON REAL ESTATE TRANSACTIONS. I COPRIATE PROFESSIONAL.	AS TO THE LEGAL VALI N. A REAL ESTATE BROKER	IDITY OR AI IS THE PERSO	DEQUACY OF ON QUALIFIED
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Each n	arty acknowledges that he/she has read, understood, and agrees	to each and every provision of this page II	unless a particular pa	aragraph is otherwise
modifie	d by addendum or counteroffer. Name(s):			
Propert	y Address:	SELLER(S) INITIALS: _	///	/

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> Property Address: _ Rev. 10.22

28 ADDITIONAL TERMS:					
20.2 IDDITIONAL TERMS.		5			
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G	Buyer's Acknowledgem	ent of Offe	er		V
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ıyer's Broker:	Agent's Na	me:			
ompany Name:	Agent's National Agent's Lic	ense Number:	/		
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	Seller's Respons		\
Confirmation of Representation	n: The Seller is represented in this transactio	on by:	
Seller's Broker:	Agent's Name	a:	
Company Name:	Agent's Licen	nse Number:	
Broker's License Number:	Office Address	SS:	
Phone:	City, State, Zip	p:	
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	R		
ne/she is a principal in a transactio DOES NOT have an interest i DOES have the following inte	SURE OF INTEREST: Pursuant to NRS 64 on or has an interest in a principal to the transin a principal to the transaction. —OR—erest, direct or indirect, in this transaction: hip interest in Seller (if Seller is an entity): (s	saction. Licensee declares that he/she: Principal (Seller) -OR- family or fi	
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exemption applies. Seller agrees to Buyer's FIRPTA Designee, to dete SELLER DECLARES that he/withholding. SELLER(S) IN	an amount to be determined by Buyer's FIRD or sign and deliver to the Buyer's FIRDTA Determine if withholding is required. (See 26 US) as he is not -OR- is a foreign person the ITIALS:/// er(s) acknowledges that he/she accepts and agoures, and attachments.	esignee the necessary documents, to be page SC Section 1445). Herefore subjecting this transaction to FI	provided by the
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		forms Buyer the offer presented herein i	s not accepte
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