## STANDARD RESIDENTIAL PURCHASE AGREEMENT STATE OF NEVADA



## **DEFINITIONS**

BROKER includes cooperating brokers and all sales persons. DAYS means calendar days, midnight to midnight, unless otherwise specified. BUSINESS DAY excludes Saturdays, Sundays and legal holidays. DATE OF ACCEPTANCE means the date Seller accepts the offer or the Buyer accepts the counter offer. **DELIVERED** means personally delivered, transmitted by facsimile machine, by a nationally recognized overnight courier, or by first class mail, postage prepaid. In the event of mailing, the document will be deemed delivered three (3) business days after deposit; in the event of overnight courier, one (1) business day after deposit; and if by facsimile, at time of transmission provided that a transmission report is generated and retained by the sender reflecting the accurate transmission of the document. Unless otherwise provided in this Agreement or by law, delivery to the agent will constitute delivery to the principal. DATE OF CLOSING means the date title is transferred. TERMINATING THE AGREEMENT means that both parties are relieved of their obligations and all deposits will be returned to Buyer. PROPERTY means the real property and any personal property included in the sale.

any prior agoney election:		llowing agency relation	ship is hereby confirmed for	this transaction and supersedes
LISTING AGENT:		bv		is the agent of (check one):
	(Print Company Name)	,	(Print Agent Name)	
☐ the Seller exclusively;	or			
SELLING AGENT:	(Drint Company Name)	by	(Drint Areat Name)	is the agent of (check one):
			the Buyer and the Seller.	
Note: This confirmation DOE				ulation
Note. This communication Bold	5 NOT take the place	hereina	ofter designated as BUYFR	offers to purchase the real property
situated in		, C	County of	
commonly known as			-	
FOR THE PURCHASE PRICE	OF \$	(		
		ars) on the following to		
☐ Buyer does ☐ Buyer doe	s not intend to occu	py the property as his	or her residence.	
1. FINANCING TERMS AND	LOAN PROVISIONS.			
<b>A.</b> \$	<b>DEPOSIT</b> evidenced	by □ check, or □ ot	her:	,
	held uncashed until	acceptance and not	later than three (3) busine	ss days thereafter deposited toward
	purchase price with:			
B. \$	ADDITIONAL CASH	DEPOSIT to be pla	ced in escrow 🗌 within	days after acceptance, upon
	receipt of Loan Com	nmitment per Item 2,	Other:	
<b>C</b> . \$	BALANCE OF CASH	H PAYMENT needed to	close, not including closing	costs.
D. \$	NEW FIRST LOAN	: CONVENTIONAL	_, 🔲 FHA, 🔲 VA, 🔲 Oth	er financing acceptable to Buyer:
				able at approximately \$
			with the balance due in not le	
	ARM: For y	ears, initial interest rat	te not to exceed%	6, with initial monthly payments of
			me rate not to exceed	
			o exceed	
	Lender to apprais	se property at no less	than purchase price prior to	loan contingency removal.
	IT FHA OF VA, Se	eller will pay%	alscount points. Seller will a	also pay other fees and costs, as
<b>E</b>		/A, not to exceed \$		
E. \$		G: FIRST LOAN,	SECOND LOAN: isting loan of record describe	ad as follows:
	_ ASSUMPTION OF	r, Subject to ex	isting loan of record describe	d as follows.
F \$	SELLER FINANCING	FIRST LOAN	SECONDIOAN THIRDI	LOAN, secured by the property.
1. Ψ			and made a part of this	
G \$			a una made a part of this	
<b>5.</b> ¥	011121X 111011101110			
H. \$	TOTAL PURCHASE	PRICE (not including	closing costs).	<u>-</u>
2. LOAN APPROVAL. (Please			3	
A. CONTRACT IS NOT				
			ommitment for new financing	as set forth above, from a lender or
				in this Agreement, within days
				nancing and will complete and submit
	· ·		. ,	equalification letter or   preapproval
				days after acceptance. In the event
			fault of Buyer, Buyer may terr	
		•		ding principal balance and is a lien
				date of closing. Future installments
Buyer [] [] and			-	<u> </u>
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Pro	perty Address will be assumed by Buyer WITHOUT CREDIT toward the purchase price, EXCEPT AS FOLLOWS:
	This Agreement is conditioned upon both parties verifying and approving in writing the amount of any bond or assessment to be assumed or paid within ten (10) days after receipt of the preliminary title report. In the event of disapproval, the disapproving
4.	party may terminate this Agreement.  PROPERTY TAX. Buyer acknowledges that the property may be reassessed upon change of ownership which may result in a tax increase or
5.	<b>EXISTING LOANS.</b> Seller will, within three (3) days after acceptance, provide Buyer with copies of all notes and deeds of trust to be assumed or taken subject to. Within five (5) days after receipt Buyer will notify Seller in writing of his or her approval or disapproval of the terms of the documents. Approval will not be unreasonably withheld. Within three (3) days after acceptance, Seller will submit a written request for a current Statement of Condition on the above loan(s). Seller warrants that all loans will be current at close of escrow. Seller will pay any prepayment charge imposed on any existing loan paid off at close of escrow. Buyer will pay the prepayment charge on any loan which is to remain a lien upon the property after close of escrow. The parties are encouraged to consult his or her lender regarding prepayment provisions and any due on sale clauses.
6.	<b>DESTRUCTION OF IMPROVEMENTS.</b> If the improvements of the property are destroyed, materially damaged, or found to be materially defective as a result of such damage prior to close of escrow, Buyer may terminate this Agreement by written notice delivered to Seller or his or her Broker, and all unused deposits will be returned. In the event Buyer does not elect to terminate this Agreement, Buyer will be entitled to receive, in addition to the property, any insurance proceeds payable on account of the damage or destruction.
7.	<b>EXAMINATION OF TITLE.</b> In addition to any encumbrances assumed or taken "subject to", Seller will convey title to the property subject only to: [1] real estate taxes not yet due; and [2] covenants, conditions, restrictions, rights of way and easements of record, if any, which do not materially affect the value or intended use of the property.  Within three (3) days after acceptance, Buyer will order a Preliminary Title Report and copies of CC&Rs and other documents of record if applicable. Within ten (10) days after receipt, Buyer will report to Seller in writing any valid objections to title contained
	in such report (other than monetary liens to be paid upon close of escrow). If Buyer objects to any exceptions to the title, Seller will use due diligence to remove such exceptions at his or her own expense <b>before close of escrow</b> . If such exceptions cannot be removed before close of escrow, this Agreement will terminate, unless Buyer elects to purchase the property subject to such exceptions. If Seller concludes he or she is in good faith unable to remove such objections, Seller will so notify Buyer <b>within ten</b> (10) days after receipt of said objections. In that event Buyer may terminate this Agreement.
8.	<b>EVIDENCE OF TITLE</b> will be in the form of a policy of title insurance, issued by
9.	Lender's policy to be paid by $\square$ Buyer, $\square$ Seller, $\square$ Split 50/50. <b>PRORATIONS.</b> Rents, real estate taxes, interest, payments on bonds and assessments assumed by Buyer, and homeowners association fees will be prorated as of the date of recordation of the deed. Security deposits, advance rentals, or considerations involving
10.	future lease credits will be credited to Buyer.  CLOSING. Full purchase price to be paid and deed to be recordedon or before, ORwithin days after acceptance. Both parties will deposit with an authorized escrow holder, to be selected by Buyer, all funds and instruments necessary to complete the sale in accordance with the terms of this AgreementWhere customary, signed escrow instructions will be delivered to escrow holder within days after acceptance. Escrow fee to be paid by County/City transfer tax(es), if any, to be paid by
	Homeowner association transfer fee to be paid by  THIS PURCHASE AGREEMENT TOGETHER WITH ANY ADDENDA WILL CONSTITUTE JOINT ESCROW INSTRUCTIONS
11.	TO THE ESCROW HOLDER.  PHYSICAL POSSESSION. Physical possession of the property, with keys and codes to all property locks, alarms, and garage door
	openers, will be delivered to Buyer <i>(check one)</i> :  On the date of recordation of the deed, not later thana.m., _p.m.;  On the day after recordation, not later than a.m., _p.m.  In the event possession is to be delivered <b>before or after recordation</b> , such possession is conditioned upon the execution by both parties of a written occupancy agreement on P.P. Form 103 or 104, or comparable form, <b>within days after acceptance.</b>
12.	FIXTURES. All items permanently attached to the property, including light fixtures and bulbs, attached floor coverings, all attached window coverings, including window hardware, window and door screens, storm sash, combination doors, awnings, TV antennas, burglar, fire, smoke and security alarms (unless leased), pool and spa equipment, solar systems, attached fireplace screens, electric garage door openers with controls, outdoor plants and trees (other than in movable containers), are included in the purchase price free of liens, EXCLUDING:
13.	CONDITION OF PROPERTY. Seller agrees that upon delivery of possession to the Buyer: (a) all built-in appliances included in the sale, and the electrical, plumbing (excluding irrigation systems), heating and cooling systems will be in working order and free of leaks; (b) the roof will be free of leaks; (c) all broken or cracked glass, including mirrors and shower/tub enclosures and broken seals between double-pane windows, will be replaced; (d) and existing window and door screens that are damaged will be repaired. Unless specifically excluded, all of the above are the obligation of the Seller regardless of any disclosures made or conditions discovered by the parties or
Bu	ver [][] and Seller [][] have read this page.

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	their agents. The following items are specifically excluded from the above:
14.	Seller's obligations under this provision are not intended to create a duty to repair an item that may fail after possession is delivered. Buyer and Seller acknowledge that Broker is not responsible for any alleged breach of these covenants.  INSPECTIONS OF PHYSICAL CONDITION OF PROPERTY. Buyer will have the right to retain, at his or her expense, licensed experts including but not limited to engineers, geologists, architects, contractors, surveyors, arborists, and structural pest control operators to inspect the property for any structural and nonstructural conditions, including matters concerning roofing, electrical, plumbing, heating, cooling, appliances, well, septic system, pool, boundaries, geological and environmental hazards, toxic substances including asbestos, mold, formaldehyde, radon gas, and lead-based paint. Buyer, if requested by Seller in writing, will promptly furnish, at no cost to Seller, copies of all written inspection reports obtained. Buyer will approve or disapprove in writing all inspection reports obtained within days after acceptance. In the event of Buyer's disapproval, Buyer may, within the time stated or mutually agreed upon extension, elect to terminate this Agreement, or invite Seller to negotiate repairs. (See P.P. Form 101-M, Addendum Regarding Removal of Inspection Contingencies.)
15.	MAINTENANCE. Until possession is delivered, Seller will maintain all structures, landscaping, grounds, and pool in the same general condition as of the date of acceptance or physical inspection, whichever is later. Seller agrees to deliver the property in a neat and clean condition with all debris and personal belongings removed.
16.	PERSONAL PROPERTY. The following personal property, on the premises when inspected by Buyer, is included in the purchase price and will be transferred to Buyer free of liens and properly identified by a Bill of Sale at close of escrow. Unless itemized here, personal property is not included in the sale. No warranty is made as to the condition of the personal property:
17.	SELLER'S REAL PROPERTY DISCLOSURE STATEMENT (SRPDS). Seller will comply with Chapter 113, Nevada Revised Statutes by providing Buyer with a completed Seller's Real Property Disclosure Statement.  Buyer has received and read the completed SRPDS.  Seller will provide to Buyer the completed SRPDS within days after acceptance.  Buyer and Seller agree that any new reports or other documents received by Buyer after receipt of the SRPDS are automatically deemed an amendment to the SRPDS. If any disclosure or a material amendment of any disclosure is delivered after the execution of an offer to purchase, Buyer will have three (3) days after delivery in person or five (5) days after deposit in the mail to terminate his or her offer by delivery of a written notice of termination to Seller or Seller's Agent.  Seller agrees to hold all Brokers in the transaction harmless and to defend and indemnify them from any claim, demand, action
18.	or proceedings resulting from any omission or alleged omission by Seller in his or her Real Property Disclosure Statement or supplement. SUPPLEMENT TO STATUTORY DISCLOSURE STATEMENT. The following supplemental disclosures are attached or, if not, will be provided to the Buyer at time of acceptance:  CONSENT TO ACT, DUTIES OWED BY LICENSEE, CONFIRMATION OF AGENCY RELATIONSHIP, STANDARD DISCLOSURES AND DISCLAIMERS, LEAD-BASED PAINT DISCLOSURE, COMMON INTEREST COMMUNITY INFORMATION STATEMENT  In the event the property is new construction, the following aditional disclosures will be provided: PUBLIC OFFERING STATEMENT, GAMING CORRIDOR DISCLOSURE, NOTICE OF WATER/SEWAGE RATES, PUBLIC SERVICES AND UTILITIES DISCLOSURE, ELECTRIC TRANSMISSION LINE EASEMENTS, NOTICE OF IMPACT FEES, NOTICE OF CONSTRUCTION RECOVERY FUND
19.	SAFETY BOOKLETS. By initialing below, Buyer acknowledges receipt of the following booklets:
20.	[][]Approved Lead-Based Paint Pamphlet] Other:  ACCESS TO PROPERTY. Seller agrees to provide reasonable access to the property to Buyer and inspectors, appraisers, and all other professionals representing Pures.
21.	other professionals representing Buyer.  WALK-THROUGH INSPECTION. Buyer will have the right to conduct a walk-through inspection of the property withindays
22.	prior to close of escrow, to verify Seller's compliance with the provisions under Item 12, FIXTURES, Item 13, CONDITION OF PROPERTY, Item 15, MAINTENANCE, and Item 16, PERSONAL PROPERTY. This right is not a condition of this Agreement, and Buyer's sole remedy for an alleged breach of these items is a claim for damages. Utilities are to remain turned on until the close of escrow. COMPLIANCE WITH LOCAL LAWS. Seller will comply with any local laws applicable to the sale or transfer of the property,
23.	including but not limited to: Providing inspections and/or reports for compliance with local building and permit regulations, including septic system inspection reports; compliance with minimum energy conservation standards; and compliance with water conservation measures. All required inspections and reports will be ordered within three (3) days after acceptance and will be paid by Seller, Buyer. If Seller does not agree within days after receipt of a report to pay the cost of any repair or improvement required to comply with such laws, Buyer may terminate this Agreement. It is understood that if Seller has given notice that necessary permits or final approvals were not obtained for some improvements, Seller will not be responsible for bringing the improvements into compliance unless otherwise agreed.  OPTIONAL PROVISIONS. The provisions in this Item 23, IF INITIALED BY BUYER are included in this Agreement.  I   PEST CONTROL INSPECTION. Inspection to be paid for by Buyer, Seller. The main building and all structures on the property to be inspected by a licensed pest control operator, the inspection to be completed within days of acceptance. Seller to pay for: (1) elimination of infestation and/or infection of wood-destroying pests or organisms; (2) repair of damage caused by such infestation and/or infection; (3) correction of conditions which caused said damage; and (4) repair of plumbing and other leaks and repair of damage caused by such leaks. Seller will not be responsible for preventive work where no damage is found, except where required for FHA or VA financing. Seller agrees to pay an amount NOT to exceed \$
Buye	· [][] and Seller [][] have read this page.
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	be inspected. If any infestation or infection is discovered by such inspection, the additional cost of such inspection and additional required work will be paid by Seller to the limit set forth above. If no such infestation or infection is discovered, the additional cost of inspecting such inaccessible areas and the work required to return the property to its original condition will be paid by Buyer.
23-B.	[] SELLER TO PAY FOR WORK SHOWN IN EXISTING PEST CONTROL REPORT. Within 24 hours after acceptance, Seller will furnish Buyer a copy of the existing pest control report datedby
23-C.	Seller agrees to pay for work, if any, recommended in said report, or perform the work himself or herself as stated in Item 23-A. Within fifteen (15) days after acceptance, Buyer will notify Seller in writing of approval or disapproval of the report. In case of disapproval, Buyer may terminate this Agreement.  [][] WAIVER OF PEST CONTROL INSPECTION. Buyer has satisfied himself or herself about the condition of the prop-
	erty and agrees to purchase the property without the benefit of a structural pest control inspection. Buyer acknowledges that he or she has not relied upon any representations by either the Broker or the Seller with respect to matters that would normally be covered in a pest control inspection.
23-D.	[][] HOME PROTECTION CONTRACT, paid for byBuyer,Seller, will become effective upon close of escrow for not less than one year at a cost not to exceed \$ The Brokers have informed both parties that such protection programs are available, but do not approve or endorse any particular program. Unless this provision is initialed, Buyer understands that such a protection plan is waived.
23-E.	[][]COMMON INTEREST COMMUNITY DISCLOSURE. Within fifteen (15) days after acceptance, Seller, at his or her expense, agrees to provide to Buyer the management documents and other information required by Nevada Revised Statutes § 116.4109. Within five (5) days after receipt, Buyer will notify Seller in writing of approval or disapproval of the documents and information. In case of disapproval, Buyer may terminate this Agreement.  Any delinquent assessments including penalties, attorney's fees, and other charges that are or could become a lien on the property will be
23-F.	credited to Buyer at close of escrow.  [][]FLOOD HAZARD ZONE. Buyer has been advised that the property is located in a special flood hazard area designated by the Federal Emergency Management Agency (FEMA). It will be necessary to purchase flood insurance in order to obtain any loan secured by the property from any federally regulated financial institution or a loan insured or guaranteed by an agency of the U.S. Government. The purpose of the program is to provide flood insurance at reasonable cost. For further information consult your lender or insurance carrier.
23-G.	[] PROBATE/CONSERVATORSHIP SALE. This sale is subject to court approval at which time the court may allow open competitive bidding. An "AS IS" Addendum is, is not attached and made a part of this Agreement.
23-H.	[][]RENTAL PROPERTY. Buyer to take property subject to rights of parties in possession on leases or month-to-month tenancies. Within seven (7) days after acceptance, Seller will deliver to Buyer for his or her approval copies of the following documents: (a) existing leases and rental agreements with tenants estoppel certificates; (b) any outstanding notices sent to tenants; (c) a written statement of all oral agreements with tenants; (d) existing defaults by Seller or tenants; (e) claims made by or to tenants; (f) a statement of all tenants deposits held by Seller; (g) a complete statement of rental income and expenses; (h) and any service and equipment rental contracts with respect to the property which run beyond close of escrow. Seller warrants all of this documentation to be true and complete.
	Within seven (7) days after receipt of documents, Buyer will notify Seller in writing of approval or disapproval of the documents. In case of disapproval, Buyer may terminate this Agreement. During the escrow period of this transaction Seller agrees that no changes in the existing leases or rental agreements will be made, nor new leases or rental agreements longer than month to month entered into, nor will any substantial alterations or repairs be made or undertaken without the written consent of the Buyer. Secur-
23-1.	ity deposits, advance rentals, or considerations involving future lease credits will be credited to Buyer in escrow.  [][]TAX DEFERRED EXCHANGE (INVESTMENT PROPERTY). In the event that Seller wishes to enter into a tax deferred exchange for the property, or Buyer wishes to enter into a tax deferred exchange with respect to property owned by him or her in connection with this transaction, each of the parties agrees to cooperate with the other party in connection with such exchange, including the execution of such documents as may be reasonably necessary to complete the exchange; provided that: (a) the other party will not be obligated to delay the closing; (b) all additional costs in connection with the exchange will be borne by the party requesting the exchange; (c) the other party will not be obligated to execute any note, contract, deed or other document providing for any personal liability which would survive the exchange; and (d) the other party will not take title to any property other than the property described in this Agreement. It is understood that a party's rights and obligations under this Agreement may be assigned to a third party intermediary to facilitate the exchange. The other party will be indemnified and held harmless against any liability which arises or is claimed to have arisen on account of the exchange.
24.	CONTINGENT ON SALE. (Please check one of the following):  A.  CONTRACT IS NOT CONTINGENT upon the sale or close of any property owned by Buyer.  B.  CONTRACT IS CONTINGENT on Buyer's Property at
	, which is in escrow and concerning which all contingencies have, have not been satisfied, closing on or before If Buyer's escrow is terminated, abandoned, or does not close on time, this Agreement will terminate without further notice unless the parties agree otherwise in writing.
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<b>25</b> .	C	CONTRACT IS CONTINGENT on Buyer accepting an or within on or before	days a will have the property, Busale of anothe, this Agreed written of ler may give sale and close tingency must financing is r	ofter a ne rightlyer where pro- ement fer from Buyer e of his t be an	nt to continue to offer will promptly deliver a operty, it does not que will still be contingen- om a third party prior rewritten notice of that so or her property, or this accompanied by reasonantingent upon the sale a	r the property for sale. When written notice of the sale to ualify without the written control on Buyer's property closing to Buyer delivery of notice of fact. Within three (3) days of a Agreement will terminate withable evidence that funds needed and/or close of any property.
	th th ci (3 e' li re It	Buyer agrees  [	of this Agreed in the liquidation of the liquide cess of the deposit reductional deportermination and be all	emented of the contract of the	damages are reasoned damages will not mount will be refect under Item 1-Es, then Seller withe obligations of ed by law. The par	in as liquidated damages onable in view of all the ot exceed three percent funded to Buyer. In the B, or refuses to execute Il have the option of the parties under this rties understand that in
26.	da su ha by	<b>EFAULT.</b> In the event Buyer defaults in the performance of amages), Seller may, subject to any rights of Broker, retain uch actions as he or she deems appropriate to collect such ave the right to take such action as he or she deems appropriate. In the event that Buyer defaults, (unless Buyer and Scroker(s) any commission that would be payable by Seller in	n Buyer's de additional da opriate to re eller have ag	eposit images ecover greed	to the extent of dama s as may have been a r such portion of the to liquidated damages	ages sustained and may take actually sustained. Buyer will e deposit as may be allowed
27.	be ar be	<b>EDIATION OF DISPUTES.</b> If a dispute arises out of or related by the parties agree to first try in good faith to settle the bitration, unless the dispute is a matter excluded under Item etween all parties to the dispute. If a party initials the "agree over prevailing party attorney fees in any subsequent action.	e dispute by n 28— ARBIT	volu RATI	ntary mediation before ON. The fees of the m	e resorting to court action or nediator will be shared equally
	[_ [	] [] Buyer agrees ] [] Seller agrees	1[]	]	Buyer does not agre  Seller does not agre	9 <b>e</b> 9e
the array ar	RE ond end end on the vill end	BITRATION OF DISPUTES. Any dispute or claim in law or equiecided by neutral binding arbitration in accordance with the not by court action except as provided by Nevada law for judered by the arbitrator may be entered in any court having a with NRS §§38.085-38.095.  The parties agree that the following procedure will govern be made by the arbitrator within 30 days following su explain the factual and legal basis for the arbitrator's tative Award will be in writing unless the parties agree in one (1) day, the Tentative Award may be made orally at Tentative Award has been served or announced, any parties it in one (1) day, the arbitrator may call for additional and the tentative Award will become final without further filling of objections, the arbitrator will either make the Tentative hecome final as modified or corrected. The following matters are excluded from arbitration: (a) a sunforce a deed of trust or mortgage; (b) an unlawful detain the terminal provisional remedies, will not constitute a mortier which is within the jurisdiction of a probate court, or the filling of a judicial action to enable the recording of anction, or other provisional remedies, will not constitute a	aity between Nevada Unificial review giprisdiction the making abmission of decision as e otherwise; the hearing rty may serv evidence, or action by to ative Award f judicial or n er action; (c) e small claims a notice of waiver of the	the B form A w of a l. The of the is to e g in the partial or the partial or the first cour pendi	arbitration Act (Chap. arbitration proceeding parties will have the e award by the arbitrate ach of the principal yided, however, that he presence of the parties or arbitrator. Vor modify or correct dicial foreclosure or tiling or enforcement or ing action, for order	ng out of this Agreement will 38, Nevada Revised Statutes), is. Judgment upon the award right to discovery in accordator: (a) a Tentative Award tor; (b) the Tentative Award controverted issues; (c) the if the hearing is concluded arties. Within 15 days after ive Award. Upon objections or both. If no objections are Within thirty (30) days after the Tentative Award, which other action or proceeding of a mechanic's lien; (d) any bodily injury or wrongful of attachment, receivership,
		] [] and Seller [] [] have read this pag			attan at the control	
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NOTICE: By initialing in the ["agree"] space below you are agreeing to have any dispute aris matters included in the "Arbitration of Disputes" provision decided by neutral arbitration as provi law and you are giving up any rights you might possess to have the dispute litigated in a court or initialing in the ["agree"] space below you are giving up your judicial rights to discovery and appear	ided by Nevada r jury trial. By
matters included in the "Arbitration of Disputes" provision decided by neutral arbitration as provilaw and you are giving up any rights you might possess to have the dispute litigated in a court of initialing in the ["agree"] space below you are giving up your judicial rights to discovery and appear	ided by Nevada r jury trial. By
rights are specifically included in the "Arbitration of Disputes" provision. If you refuse to submit after agreeing to this provision, you may be compelled to arbitrate under the authority of Chapt Revised Statutes. Your agreement to this arbitration provision is voluntary.  We have read and understand the foregoing and agree to submit disputes arising out of the main the "Arbitration of Disputes" provision to neutral arbitration.	to arbitration er 38, Nevada
[ ] Buyer agrees [ ] Buyer does not agree	
[] Seller agrees [] Seller does not agree	
29. ATTORNEY FEES. In any action, arbitration, or other proceeding involving a dispute between Buyer and Seller arising	out of the execu-
tion of this Agreement or the sale, whether for tort or for breach of contract, and whether or not brought to trial or f	
prevailing party will be entitled to receive from the other party a reasonable attorney fee, expert witness fees, and cos	ts to be determin-
ed by the court or arbitrator(s).	
30. EXPIRATION OF OFFER. This Offer will expire unless acceptance is delivered to Buyer or to	
(Buyer's Broker) on or before (date) 20, at	a.mp.m.
31. COUNTERPARTS. This Agreement may be executed in one or more counterparts, each of which is deemed	
32. CONDITIONS SATISFIED/WAIVED IN WRITING. Each condition or contingency, covenant, approval or disapproval according to its terms or waived by written notice delivered to the other party or his or her Broker.	
<b>33. TIME.</b> Time is of the essence of this Agreement; provided, however, that if either party fails to comply with any of Agreement within the time limit specified, this Agreement will not terminate until the other party delivers write defaulting party requiring compliance within <b>24 hours after receipt</b> of notice. If the party receiving the notice fails <b>the 24 hours</b> , the non-defaulting party may terminate this Agreement without further notice.	itten notice to the
34. SURVIVAL. The omission from escrow instructions of any provision in this Agreement will not waive the right representations or warranties will survive the close of escrow.	t of any party. All
35. ENTIRE AGREEMENT/ASSIGNMENT PROHIBITED. This document contains the entire agreement of the parties and su agreements or representations with respect to the property which are not expressly set forth. This Agreement may be writing signed and dated by both parties. Both parties acknowledge that they have not relied on any statements. Agent or Broker which are not expressed in this Agreement. Buyer may not assign any right under this agree written consent of Seller. Any such assignment will be void and unenforceable.	be modified only in of the real estate
36. ADDITIONAL TERMS AND CONDITIONS.	


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Property Addres	s			
legal sufficiency	AGENCY: A real estate broker or agent is a group of the consequence surance advisor.			
	d Buyer acknowledges that he or she has th property for the price and on the terms and c			
Buyer		Date		_ Time
Buyer		Date		_ Time
Address				
	,	ACCEPTANCE		
Seller accepts	the foregoing Offer and agrees to sell t	the property for the price and on the	terms and	conditions specified.
	mount or rate of real estate commission able between the Seller and Broker.	ons is not fixed by law. They are set	by each Bro	oker individually and
	N. Seller agrees to pay in cash the follo ocably assigns to Broker(s) from escrow:	owing real estate commission for services	rendered, w	hich commission Seller
% o	of the accepted price, or \$	, to the listing Broker:		, and
% (	of the accepted price, or \$ rd to the agency relationship. Escrow instruct	, to the selling Broker:	e amended o	r revoked without the
written cons	ent of the Broker(s).			
provided for Commission consent of the provided for In any acti	eceives liquidated or other damages upon dabove or one half of the damages after dean will also be payable upon any default by the Broker(s), which prevents completion of the in any existing listing agreement. It is in a commission the prevailing party will be all judgment.	educting any costs of collection, including Seller, or the mutual rescission by Buye be purchase. This Agreement will not limit	reasonable a er and Seller t the rights	ttorney fees. r without the written of Broker and Seller
38. PROVISIONS of disagreem	S TO BE INITIALED. The following items monent, Seller should make a counter offer.  QUIDATED DAMAGES Item 27. MEDIATION		_	
signed copy to REALTORS® at	edges receipt of a copy of this Agreemen Buyer and to disclose the terms of put close of escrow.  D	rchase to members of a Multiple Listing	Service, Bo	ard of Association of
oo. II OHLOKED	ACCENTANCE IC CODDICT TO ATTACK			·
Sollor		Seller_		
Sellel	(Signature)	Sellel	(Signature)	
	(Please Print Name)		ease Print Name	<u> </u>
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	<u></u>			
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				Date