# RESIDENTIAL PURCHASE AGREEMENT

(Joint Escrow Instructions and Earnest Money Receipt)

		Date:
		("Buyer"), hereby offers to
purchase		("Property"), within the city or
unincorporated area of	, County of for the purchase price of \$	State of Nevada, A.P.N.
# (		rs) ("Purchase Price") on the terms and
conditions contained her		is) ( Fulchase Flice ) on the terms and
	- ☐ does not intend to occupy the property as a residence	
DOTEK does -OK	does not intend to occupy the property as a residence	
<b>Buyer's Offer</b>		
1. FINANCIAL T	TERMS & CONDITIONS:A. EARNEST MONEY DEPOSIT ("EMD") is	ted with this offer - OR $\Box$
	(NOTE: It is a felony in the State of Nevada punishable by a fine -to write a check for which there are insufficient funds.	
\$	B. ADDITIONAL DEPOSIT to be placed in escrow on or be The additional deposit □ will -OR-□ will not be considered additional deposit should be set forth in Section 28 herein.)	
\$	Interest:  Fixed rate, years -OR-  Adjustable F	Rate, years. Initial rate of interest
	not to exceed%. Initial monthly payment not to exceinsurance and/or PMI or MIP.	eed \$, not including taxes,
\$	D. THIS AGREEMENT IS CONTINGENT UPON BUYE  FOLLOWING EXISTING LOAN(S):  □ Conventional, □FHA,□ VA, □Other (specify)	
	Interest:  Fixed rate,years -OR- Adjustable Ranot exceed%. Monthly payment not to exceed \$insurance and/or PMI or MIP.	
\$	E. BUYER TO EXEUTE A PROMISSORY NOTE SECU TERMS IN "FINANCING ADDENDUM."	RED BY DEED OF TRUST PER
\$	F. BALANCE OF PURCHASE PRICE (Balance of Down by paid at Close of Escrow ("COE")	Payment)in cash or certified funds to be
\$	G. TOTAL PURCHASE PRICE (This price DOES NOT in other fees and costs associated with the purchase of the Proper	clude closing costs, prorations, or rty as defined herein.)
	dges that he/she has read, understood, and agrees to each and is otherwise modified by addendum or counteroffer.	l every provision of this page unless a
Buyer's Name:		BUYER(S) INITIALS:/
Property Address:		SELLER(S) INITIALS:/

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2. ADDITIONAL FINANCIAL TERMS & CONTINGENCIES:  A. NEW LOAN APPLICATION: Within business days of Acceptance, Buyer agrees to (1) submit a completed loan application to a lender of Buyer's choice; (2) authorize ordering of the appraisal (per lender's requirements); and (3) furnish a preapproval letter to Seller based upon a standard factual credit report and review of debt to income ratios. If Buyer fails to complete any of these conditions within the applicable time frame, Seller reserves the right to terminate this Agreement. In such event, both parties agree to cancel the escrow and return EMD to Buyer. Buyer does _OR does not authorize lender to provide loan status updates to Seller's and buyer's Brokers, as well as Escrow Officer. Buyer agrees to use Buyer's best efforts to obtain financing under the terms and conditions outlined in this Agreement.  B. CASH PURCHASE: Within business days of Acceptance, Buyer agrees to provide written evidence from a
bona fide financial institution of sufficient cash available to complete this purchase. If Buyer does not submit the written evidence within the above period, Seller reserves the right to terminate this Agreement.
<b>C. APPRAISAL:</b> If an appraisal is required as part of this agreement, or requested by Buyer, and if the appraisal is less than the Purchase Price, the transaction will go forward if (1) Buyer, at Buyer's option, elects to pay the difference and purchase the Property for the Purchase Price, or (2) Seller, at Seller's option, elects to adjust the Purchase Price accordingly, such that the Purchase Price is equal to the appraisal. If neither option (1) or (2) is elected, then Parties may renegotiate; if renegotiation is unsuccessful, then either Party may cancel this Agreement upon written notice, in which event the EMD shall be returned to Buyer
<b>3. FIXTURES AND PERSONAL PROPERTY:</b> The following items will be transferred, free of liens, with the sale of the Property with no real value unless stated otherwise herein. Unless an item is covered under Section 7(E) of this Agreement, all items are transferred in an "AS IS" condition.
<b>A. All EXISTING</b> fixtures and fittings including, but not limited to: electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fan(s), fireplace insert(s), gas logs and grates, solar power system(s), built-in appliance(s), window and door screens, awnings, shutters, window coverings, attached floor covering(s), television antenna(s satellite dish(s), private integrated telephone systems, air coolers/conditioner(s), pool/spa equipment, garage door opener(s)/ remote control(s), mailbox, in-ground landscaping, trees/shrub(s), water softener(s), water purifiers, security systems/ alarm(s);
B. The following additional items of personal property:
Included items: Washer, Dryer, Dishwasher, and Refrigerator .
4. ESCROW
A. OPENING OF ESCROW: The purchase of the Property shall be consummated through Escrow ("Escrow"). Opening of Escrow shall take place by the end of one (1) business day after execution of this Agreement ("Opening of Escrow"), at
("Escrow Officer") Office Address:
Phone number: Gening of Escrow shall occur upon Escrow Company's receipt of this fully accepted Agreement and receipt of the EMD (if applicable). EECROW HOLDER is instructed to notify the Parties (through their respective Brokers) of the opening date and the Escrow Number.
<b>B. EARNEST MONEY:</b> Upon Acceptance, Buyer's EMD as shown in Section 1(A) and 1(B) if applicable, of this Agreement, shall be deposited per the Earnest Money Receipt Notice and Instructions contained herein.
C. CLOSE OF ESCROW: Close of Escrow ("COE") shall be on (date) <u>Days after Acceptance</u> . If the designated date falls on a weekend or holiday, COE shall be the next business day.
<b>D. IRS DISCLOSURE:</b> Seller is hereby made aware that there is a regulation which became effective January 1, 1987, that requires all ESCROW HOLDERS to complete a modified 1099 form, based upon specific information known only between parties
Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.
Buyer's Name:BUYER(S) INITIALS:/
Property Address:SELLER(S) INITIALS:/

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in this transaction and the ESCROW HOLDER. Seller is also made aware that ESCROW HOLDER is required by federal law to provide this information to the Internal Revenue Service after the COE in the manner prescribed by federal law.

E. FIRPTA: If applicable, Seller agrees to complete, sign, and deliver to ESCROW HOLDER a certificate indication

whether Seller is a foreign person or a nonresident alien pursuant to the Foreign Investment in Real Property Tax Act (TIRPTA). A foreign person is a nonresident alien individual; a foreign corporation not treated as a domestic corporation; or a foreign partnership, trust or estate. A resident alien is not considered a foreign person under FIRPTA. Buyer and Seller understand that if Seller is a foreign person then the Buyer must withhold a tax in an amount to be determined by ESCROW HOLDER in accordance with FIRPTA, unless an exemption applies, Seller agrees to sign and deliver to the ESCROW HOLDER the necessary documents, to be provided by the ESCROW HOLDER, to determine if withholding is required. (See 26 USC Section 1445) 5. **TITLE INSURANCE:** Upon COE, Buyer will be provided with the following type of title insurance policy: PRORATIONS, FEES AND EXPENSES (Check appropriate box): A. TITLE AND ESCROW FEES: **TYPE** PAID BY SELLER PAID BY BUYER 50/50 N/A Owner's Title Policy Other: \_\_\_\_\_\_ **B. PRORATIONS:** PAID BY SELLER PRORATE **TYPE** Sewer Use Fees x All prorations will be based on a 30-day month and will be calculated as of COE. Prorations will be based upon figures available at closing. Any supplementals or adjustments that occur after COE will be handled by the parties outside of Escrow. C. INSPECTIONS AND TRLATED EXPENSES (See also Section 12): 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. Seller will ensure that necessary utilities (gas, power and water) are turned on and supplied to the Property within two (2) business days after execution of this Agreement, to remain on until COE. (It is strongly recommended that Buyer retain licensed Nevada professionals to conduct inspections.) **TYPE** PAID BY SELLER PAID BY BUYER 50/50 Appraisal \_\_\_\_\_ | x CIC Capital Contribution. Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer. Buyer's Name: \_\_\_\_\_BUYER(S) INITIALS: \_\_\_\_/\_\_

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\_\_\_\_SELLER(S) INITIALS: \_\_\_\_/\_\_

Property Address:

Mechanical Inspection				X
Oil Tank Inspection	<u> </u>			
Pool/Spa Inspection				
Roof Inspection (requires pumping)				
Septic Lid removal				
Septic Pumping				
Soils Inspection				
Structural Inspection				
Survey (type)	_	_	_	
Termite/Pest Inspection				
Well Inspection (Quantity)	_	<b>—</b>	_	
Well Inspection (Quality)				
Wood-Burning Device/Chimney Ins		Ц		
(includes cleaning)			🗆	x
Other:		П	🗖	x
Re-Inspections				
If any inspection is not completed and a deemed to have waived the right to that reasonably identified had it been conducted.	t inspection and Seller's	s liability for the cost		
D. CERTIFICATIONS:				
TYPE	PAID BY SELLER	PAID BY BUYER	R 50/50	WAIVED
Fungal Contaminant				X
Roof				
Septic				x
Well	 	 		X
Wood-Burning Device/Chimney Ce	ertification	□		x
Other: :		□		x
The foregoing expenses for inspections a the contrary prior to COE (along with elections, in the event an inspection revea	and certifications will be the applicable invoice).	paid outside of Escrow  A certification is not	unless the Partie a warranty. Not	es present instructions to withstanding the above
E. SELLER'S ADDITIONAL CO  1 to correct defects and/or requiresponsibility to inspect the Property sufficient of the Property of the Property of the Property of the Property, which exists deemed accepted by the Buyer, except as the payment of any repair, correction of inspections, agreed upon by the Buyer and F. LENDER'S FEES: In addition and Buyer's Title and Escrow Fees requirements. Different loan types (e.g., paffect the parties' rights and costs under the particular paragraph is otherwise modification.	DSTS AND LIMIT OF quirements disclosed by a ficiently as to satisfy Busclosure. Items of a general at the time of Accepta otherwise provided in the or deferred maintenance discler or requested by a to Seller's expenses about including -OR-   FHA, VA, conventionally his Agreement.	LIABILITY: Seller ag inspection reports, apprayer's use. Buyer reserral maintenance or cosmuce and which are not on the Property which one party.  ove, Seller will contribunct on the property which one party.  ove, Seller will contribunct on the property which one party.	rees to pay a max raisals, and/or cerves the right to renetic nature which expressly addresses herein have no ramay have been at the \$0 to Seller must pay pal and financing raisassals.	imum amount of \$ rtifications. It is Buyer's equest additional repairs a do not materially affect ed in this Agreement are responsibility to assist in revealed by the above to Buyer's Lender's Fees ursuant to loan program equirements, which will
Buyer's Name:	•		UYER(S) INITIA	LS:/
Property Address:				
				LS: /

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<b>G. HOME PROTECTION PLAN:</b> Buyer and Strain that provide coverage to Buyer after COE. <b>Buy</b>	Seller acknowledge that they have been made aware of	
	-OR- ☐ Buyer will pay for the Home Protection Plan	
exceed \$ <b>Buyer</b> will order the Hor	me Protection Plan. Neither Seller nor Brokers make any	representation as
to the extent of coverage or deductibles of such plans. F Plan.	ESCROW HOLDER is not responsible for ordering the	Home protection
H. OTHER FEES: Buyer will also pay \$ 0 to B	Buyer's Broker for N/A.	
7. TRANSFER OF TITLE: Upon COE, Buyer shat to Buyer marketable title to the Property free of all econditions and restrictions (CC&R's) and related restrictions (4) obligations assumed and encumbrances accepted after COE which may result in a real property tax increases	tions, (3) zoning or master plan restrictions and public uby Buyer prior to COE. Buyer is advised the Property m	s, (2) covenants, utility easements;
8. COMMON-INTEREST COMMUNITIES: It or his authorized agent shall request the CIC documents a within two (2) business days of Acceptance and provide Buyer may cancel this Agreement without penalty until a resale package. If Buyer does not receive the resale pack be cancelled in full by Buyer without penalty. If Buyer with a hand delivery or prepaid U.S. mail, a written not Confirmation of Representation at the end of this Agreement of the EMD. The parties agree to execute any convicted cancellation is not received within the specified thall outstanding CIC fines or penalties at COE.	and certificate listed in NRS 116.4109 (collectively, the the same to Buyer within on (1) business day of Seller' midnight of the fifth (5 <sup>th)</sup> calendar day following the date tage within fifteen (15) calendar days of Acceptance, this elects to cancel this Agreement pursuant to this section, tice of cancellation to Seller or his authorized agent tement. Upon such written cancellation, Buyer shall prodocuments requested by ESCROW HOLDER to facilitate	resale package") s receipt thereof. s of receipt of the s Agreement may he must deliver, identified in the omptly receive a te the refund. If
9. DISCLOSURES: Within five (5) calendar day Disclosures and/or documents (each of which is incorpora Construction Defect Claims Disclosure, if Seller ha Disclosure Form (NRS 40.688) Fungal (Mold) Notice Form (not required by Nevada Lead-Based Paint Disclosure and Acknowledgmen Methamphetamine Lab Disclosure, if applicable (N Pest Notice Form (not required by Nevada law) Promissory Note and the most recent monthly stat Rangeland Disclosure (NRS 113.065)  Seller Real Property Disclosure Form (NRS 113.13 Other (list)	ated herein by this reference). Check applicable boxes. s marked "Yes" to Paragraph 1(d) of the Seller Real Propa law) at, required if constructed before 1978 (24 CFR 745.113) at(Section 1978) (24 CFR 745.113)	_
10. ADDITIONAL DISCLOSURES:  A. LICENSEE DISCLOSURE OF INTEREST: is a licensed real estate agent in the State(s) oftransaction: □ Principal (Seller or buyer) -OR- □ family	Pursuant to NAC 645.640,, and has the following interest, direct of y relationship or business interest:	or indirect, in this
Each party acknowledges that he/she has read, unders particular paragraph is otherwise modified by addend		age unless a
Buyer's Name:	BUYER(S) INITIALS:	/
Property Address:	SELLER(S) INITIALS:	/

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

Buyer's Name: \_\_\_\_\_BUYER(S) INITIALS: \_\_\_\_/\_\_

Property Address: \_\_\_\_\_\_SELLER(S) INITIALS: \_\_\_\_/\_\_\_

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particular paragraph is otherwise modified by addendum or counteroffer.

agricultural activities; crime statistics; fire protection; other governmental services; existing and proposed transportation; construction and development; noise or odor from any source; and other nuisances, hazards or circumstances. If Buyer cancels this Agreement due to a specific inspection report, Buyer shall provide Seller at the time of cancellation with a copy of the report containing the name, address, and telephone number of the inspector.

- 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 and objection to any item(s) contained within the PTR, Seller shall have five (5) business days after receipt of objections to correct or address the objections. If, within the time specified, Seller fails to have each such exception removed or to correct each such other matter as aforesaid, 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."
- 12. WALK-THROUGH INSPECTION OF PROPERTY: buyer is entitled under this Agreement to a walk-through of the Property within N/A calendar days prior to COE to ensure the Property and all major systems, appliances, heating/cooling, plumbing and electrical systems and mechanical fixtures are as stated in Seller's Real Property Disclosure Statement, and that the Property and improvements are in the same general condition as when this Agreement was signed by Seller and Buyer. To facilitate Buyer's walk-through, Seller is responsible for keeping all necessary utilities on. If any systems cannot be checked by Buyer on walk-through due to non-access or no power/gas/water, then Buyer reserves the right to hold Seller responsible for defects which could not be detected on walk-through because of lack of such access or power/gas/water. The purpose of the walk-through is to confirm (a) the Property is being maintained (b) repairs, if any have been completed as agreed, and (c) Seller has complied with Seller's other obligations. If Buyer elects not to conduct a walk-through inspection prior to COE, then all systems, items and aspects of the Property are deemed satisfactory, and Buyer releases Seller's liability for costs of any repair that would have reasonably been identified by a walk-through inspection, except as otherwise provided by law.
- 13. **DELIVERY OF POSSESSION:** Seller shall deliver the Property along with any keys, alarm codes, parking permits (if freely transferable), gate transponders and garage door opener/controls outside of Escrow, upon COE. Seller agrees to vacate the Property and leave the Property in a neat and orderly, broom-clean condition and tender possession no later than  $\boxed{\times}$  **COE-OR-**  $\boxed{N/A}$  . In the event Seller does not vacate the Property by this time. Seller shall be considered a trespasser and shall be liable to Buyer for the sum of  $\boxed{\$}$  per calendar day in addition to Buyer's legal and equitable remedies. Any personal property left on the Property after the date indicated in this section shall be considered abandoned by Seller.
- **14. RISK OF LOSS:** Risk of loss shall be governed by NRS 113.040. This law provides generally that if all or any material part of the Property is destroyed before transfer of legal title or possession, Seller cannot enforce the Agreement and Buyer is entitled to recover any portion of the sale price paid. If legal title or possession has transferred, risk of loss shall shift to Buyer.
- 15. ASSIGNMENT OF THIS AGREEMENT: Unless otherwise stated herein, this Agreement is non-assignable by Buyer.
- **16. CANCELLATION OF AGREEMENT:** In the event this Agreement is property cancelled in accordance with the terms contained herein, then Buyer will be entitled to a refund of the EMD. Neither Buyer nor Seller will be reimbursed for any expenses incurred in conjunction with due diligence, inspections, appraisals or any other matters pertaining to this transaction (unless otherwise provided herein).

### 17. DEFAULT:

**A. MEDIATION:** Before any legal action is taken to enforce any term or condition under this Agreement, the parties agree to engage in mediation, a dispute resolution process, through GLVAR, Not withstanding the foregoing, in the event the Buyer finds it necessary to file a claim for specific performance, this section shall not apply.

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

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

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B. IF BUYER DEFAULTS: If Buyer defaults in performance under this legal recourses against Buyer (check one only):  X As Seller's sole legal recourse, Seller may retain, as liquidated damages, Seller's actual damages would be difficult to measure and that the EMD is in fa would suffer as a result of Buyer's default. Seller understands that any addit Section 1(B) herein will be immediately released by ESCROW HOLDER to Buyer-OR-  Seller shall have the right to recover from Buyer all of Seller's actual dam default including, but not limited to, commissions due, expenses incurred un difference in the sales price.	the EMD. In this respect, the Parties agree that ct a reasonable estimate of the damages that Seller tional deposit not considered part of the EMD in yer.  Sages that Seller may suffer as a result of Buyer's
C. IF SELLER DEFAULTS: If Seller defaults in performance under equitable rights (such as specific performance) against Seller, and Buyer may so Buyer due to Seller's default.	
Instructions to Escrow	
18. ESCROW: If this Agreement or any matter relating hereto shall become and Seller agree, jointly and severally, to hold ESCROW HOLDER free and ha expenses as may arise from ESCROW HOLDER'S negligence or willful misco served upon ESCROW HOLDER with respect to this Agreement, the parties expinterpleader and obtain an order from the Court authorizing ESCROW HOLDER the Court, and obtain an order from the Court requiring the parties to interplead themselves. Upon the entry of an order authorizing such interpleader, ESCROW from any obligations imposed upon it by this Agreement; and ESCROW HOCORTECTURES as to form, manner, execution or validity of any instrument deposite of any person executing such instrument, nor for failure of Buyer or Seller to co contract or other instrument filed with ESCROW HOLDER or referred to hereir limited to the safekeeping of all monies, instruments or other documents recedisposition in accordance with the terms of this Agreement. In the event an act which ESCROW HOLDER is named as a party or is otherwise compelled to may and judgments ESCROW HOLDER may expend or incur in said action, shall be a constant of the period of time that they are deemed "abandoned" under the provision ESCROW HOLDER is hereby authorized to impose a charge upon the dormant \$5.00 per month and may not exceed the highest rate of charge permitted by state authorized and directed to deduct the charge from the dormant escrow account HOLDER.	armless from any loss or expense, except losses or onduct. If conflicting demands are made or notices pressly agree that Escrow is entitled to file a suit in ER to deposit all such documents and monies with and litigate their several claims and rights among W HOLDER shall be fully released and discharged DLDER shall not be liable for the sufficiency or ed with it, nor as to the identity, authority or rights amply with any of the provisions of any agreement, an ESCROW HOLDER'S duties hereunder shall be eived by it as ESCROW HOLDER, and for their tion is instituted in connection with this escrow, in ke an appearance, all costs, expenses, attorney fees, at the responsibility of the parties hereto.  The emain in an account, held by ESCROW HOLDER, as of Chapter 120A of the Nevada Revised Statutes, at escrow account. Said charge shall be no less than attute or regulation. ESCROW HOLDER is further
Brokers	
<b>20. BROKER FEES:</b> Buyer herein requires, and Seller agrees, as a condition Broker and Buyer's Broker, who becomes by this clause a third party beneficiary of the Purchase Price (commission), that Seller, or Seller's Broker, offered for via the Multiple Listing Service, any other advertisement or written offer. Se hereunder, Buyer's Broker, as a third-party beneficiary of this Agreement, has for any commission due.	y to this Agreement, that certain sum or percentage the procurement of ready, willing and able Buyer ller understands and agrees that if Seller defaults
Each party acknowledges that he/she has read, understood, and agrees to eaparticular paragraph is otherwise modified by addendum or counteroffer.	ach and every provision of this page unless a
Buyer's Name:	
Property Address:	SELLER(S) INITIALS:/

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21. 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 or their agents for (a) defects in the Property; (b) inaccurate estimates of acreage or square footage; (c) environmental waste or hazards on the Property; (d) the fact that the Property may be in a flood zone; (e) the Property's proximity to freeways, airports or other nuisances; (f) the zoning of the Property; (g) tax consequences; or (h) factors related to Buyer's failure to conduct walk-throughs or inspections. Buyer assumes full responsibility for the foregoing and agrees to conduct such tests, walk-throughs, inspections and research, as Buyer deems necessary. In any event, Broker's liability is limited, under any and all circumstances, to the amount of that Broker's commission/fee received in this transaction.

## **Other Matters**

22. **DEFINITION:** "Acceptance" means the date that both parties have consented to and received a final, binding contract by affixing their signatures to this Agreement and all counteroffers. "Agent" means a licensee working under a Broker or licensees working under a developer. "Agreement" includes this document as well as all accepted counteroffers and addenda. "Bona Fide" means genuine. "Buyer" means one or more individuals or the entity that intends to purchase the Property. "Broker" means the Nevada licensed real estate broker listed herein representing Seller and/or Buyer (and all real estate agents associated therewith). "Business Day" excludes Saturdays, Sundays, and legal holidays. "Calendar Day" means a calendar day from/to midnight unless otherwise specified. "CFR" means the Code of Federal Regulations. "CIC" means Common interest Community (formerly known as "HOA" or homeowners associations). "CIC Capital Contribution" means a 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. "CLUE" means Comprehensive Loss Underwriting Exchange. "Close of Escrow (COE)" means the time of recordation of the deed in Buyer's name. "Default" means the failure of a Party to observe or perform any of its material obligations under this Agreement. "Delivered" means personally delivered to Parties or respective Agents, transmitted by facsimile machine, electronic means, overnight delivery, or mailed by regular mail. "Down Payment" is the Purchase Price less loan amount(s). "EMD" means Buyer's earnest money deposit. "Escrow Holder" means the neutral party that will handle the escrow. "FHA" is the U.S. Federal Housing Administration. "GLVAR" means the greater Las Vegas Association of REALTORS®. "IRC" means the Internal Revenue Code (tax code). "LID" means Limited Improvement District. "N/A" means not applicable. "NAC" means Nevada Administrative Code. "NRS" means Nevada Revised Statues as Amended. "Party" or "Parties" means Buyer and Seller. "PITI" means principal, interest, taxes, and hazard insurance. "PMI" means private mortgage insurance. "PST" means Pacific Standard Time, and includes daylight savings time if in effect on the date specified. "PTR" means preliminary Title Report. "Property" means the real property and any personal property included in the sale as provided herein. "Receipt" means delivery to the party or the party's agent. "Seller" means one or more individuals or the entity that is the owner of the Property. "SID" means Special improvement District. "Title Company" means the company that will provide title insurance. "USC" is the United States Code. "VA" is the Veterans Administration.

## 23. DELIVERY, FACSIMILE, COPIES AND NOTICES:

- **A.** Delivery of all instruments or documents associated with this Agreement shall be delivered to the Agent for Seller or Buyer if represented. This Agreement may be signed by he parties on more than one copy, which, when taken together, each signed copy shall be read as one complete form. Facsimile signatures may be accepted as original.
- **B.** Except as otherwise provided in Section 9, when a Party wishes to provide notice as required in this Agreement, such notice shall be sent regular mail, personal delivery, by facsimiles, overnight delivery and/or by email to the Agent for that Party. The notification shall be effective when postmarked, received, faxed, delivery confirmed, and/or read receipt confirmed in the case of email. Any cancellation notice shall be contemporaneously faxed to Escrow.

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

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

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- **24. IRC 1031 EXCHANE:** 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.
- **25. OTHER ESSENTIAL TERMS:** Time is of the essence, No change, modification or amendment of this Agreement shall be valid or binding unless such change, modification or amendment shall be in writing and signed by each party. This Agreement

will be binding upon the heirs, beneficiaries and devisees of the parties hereto. This Agreement is executed and intended to be performed in the State of Nevada, and the laws of that state shall govern its interpretation and effect. The parties agree that the county and state in which the Property is located is the appropriate forum for any action relating to this Agreement. Should any party hereto retain counsel for the purpose of initiating litigation to enforce or prevent the breach of any provision hereof, or for any other judicial remedy, then the prevailing party shall be entitled to be reimbursed by the losing party for all costs and expenses incurred thereby, including, but not limited to, reasonable attorneys fees and costs incurred by such prevailing party.

### 26. SELL BACK OPTION:

- **A.** Buyer has a sell back option ("Sell Back Option"), but not an obligation, to sell the Property back to the Seller at a price ("Sell Back Price") equivalent to 75% of the original Purchase price that Buyer paid Seller for the Property under this Agreement. This option must be exercised, if at all, before 90 days prior to the third anniversary date of close of escrow (COE) by providing written notice to Seller. Such notice shall be delivered by either certified mail or courier to Seller's address as follows: 2130 Alexa Breanne Ct. Las Vegas, NV 89117
  - B. Failure to timely exercise said Sell Back Option will be deemed as waiver of it.
- C. Any efforts by Buyer to sell or otherwise transfer the title of the Property during the first 3 years after COE will be deemed as voluntary forfeiture of the **Sell Back Option** by Buyer. The Buyer's **Sell Back Option** is not transferrable.
- **D.** In fulfilling the **Sell Back Option**, Seller may pay Buyer the **Sell Back Price** with one payment or with 12 equal monthly installments.
- **F.** Upon Buyer's timely and appropriate exercise of the **Sell Back Option**, Seller may, in lieu of paying the Sell Back Price to Buyer, list the Property for sale under a power of attorney, using a real estate broker as designated by Seller. If the sale price is higher than the **Sell Back Price**, then Seller shall make up and pay Buyer the deficiency.
- If Seller can not sell the Property within 3 months after Buyer exercises the **Sell Back Option**, Seller shall pay Buyer the **Sell Back price** and title to the Property will be transferred to Seller. Buyer shall pay the following costs and taxes related to the sales; (1) Maintenance of the Property; (2) Property Taxes of the Property; (3) Adequate insurance of the Property; (4) Real estate broker fees for both listing and selling brokers; (5) Transfer taxes and fees; (6) Escrow costs; (7) Inspection fees; (8) Repair costs; and (9) Capital gain taxes;
  - **G.** The occurrence of any of the following event will automatically invalidate the **Sell Back Option**:
- (1) The Property is destroyed in whole or in part due to any reason, including, but not limited to, natural disaster, fire, earthquake, flooding, and/or tornado;
- (2) The Property is not appropriately maintained (defined as costs of repair exceed Purchase Price by 10%) by Buyer as determined by a Nevada State Certified home inspector hired by Seller. If Buyer disputes such inspector's conclusion, Buyer may hire his or her own Nevada State Certified home inspector. If the two inspectors' estimates differ by 10% or less, then their average will be the final estimate. If the two inspectors' estimates differ by more than 10%, then Buyer and Seller will jointly request and pay for American Society of Home Inspectors (ASHI) to appoint a random inspector in the Las Vegas area to do an inspection. The median number of the three inspection estimates will be the final result. For example, if the inspector hired by Seller estimates \$6,000 of repair costs, and the inspector hired by Buyer estimates \$3,000 of repair costs, and inspector appointed by ASHI estimates \$4,000 of repair costs, then \$4,000 will be the final estimate of repair costs.

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

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

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(3) Neither party shall be liable for any failure or delay in performance under this Agreement or <b>Sell Back Option</b> to the extensaid failures or delays are proximately caused (I) by causes beyond that party's reasonable control and occurring without his, her or its fault or negligence, including, without limitation, Acts of God, government restrictions, wars, insurrections and/or any other cause beyond the reasonable control of the party whose performance is affected.
27. LEASE BACK
<b>A.</b> Immediately upon COE, Buyer shall lease back the Property to Seller for 3 years, with monthly rent of \$\\\\$Buyer shall be responsible for paying property taxes, and maintaining property insurance for the Property.
<b>B.</b> If there is an existing lease on the Property, such lease shall be deemed as automatically and immediately transferred to Buyer upon COE, and then automatically and immediately assigned back to Seller as if Seller is still the owner of the Property, with all the obligations, rights and responsibilities as the owner of the Property under the lease, except that Buyer shall pay for property taxes, premiums for fire insurance, premiums for a home protection plan as designated by Seller, premiums for rental insurance and dues.
C. During the term of lease, Seller may sublease the Property to anyone, including the existing tenant of the Property at any price. Buyer shall not inquire about the rent paid by subtenant to Seller, interfere with the sublease, nor contact subtenant directly.
<b>THIS IS A LEGALLY BINDING CONTRACT.</b> All parties are advised to seek independent legal and tax advice to review the terms of this Agreement.
28. ADDENDUM(S) ATTACHED:
1) Residential Lease Agreement
29. ADDITIONAL TERMS:
1) Sell in "AS-IS" conditions .
2) In reference to paragraph 14 Delivery of Possession: Seller will mail one key to Buyer .
3) In reference to paragraph 28 Lease Back: Buyer shall pay property taxes, premiums for fire insurance, and home protection plan
4) Seller pays Rental Dwelling Policy
5) Upon Acceptance, Buyer shall send earnest money deposit \$ paragraph 1 item A) to Title Insurance  Company (address shown on Paragraph 5 item A)

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

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

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	Earnest Money	y Receipt			
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$\square$ <b>REJECTION:</b> In accordance	e with NAC 645.632, Seller hereby info	orms Buyer the offer	presented h	nerein is not accepted.	
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