## BUYER BROKERAGE SERVICES AGREEMENT

Th	s Bı	uyer Brokerage Services Agreement ("Agreement") is effective upon mutual acceptance ("Effective Date") and	1			
is made by and between Keller Williams Greater Seattle ("Buyer Brokerage Firm" or "Firm") and						
		("Buyer") for real property located	3			
Buyer Buyer						
in the following areas: <u>Greater Seattle and surrounding areas</u> (unlimited if not filled in) ("Area").						
1.	<b>DEFINITIONS.</b> "Purchase(s)" includes a contract to purchase, an exchange or contract to exchange, or an option to purchase.					
2.	. <b>TERM.</b> This Agreement will expire <u>180</u> days (60 days if not filled in) from the Effective Date ("Term"). If this Agreement expires while Buyer is a party to a purchase and sale agreement and represented by Buyer Brokerage Firm as indicated on the purchase and sale agreement, the Term shall automatically extend until the sale is closed or the purchase and sale agreement is terminated.					
3.	AGENCY.					
	a. Pamphlet. Buyer acknowledges receipt of the pamphlet entitled "Real Estate Brokerage in Washington."					
	b.		13 14 15			
	C.		16 17			
	Exclusive. Buyer may not enter into an agency relationship with another real estate firm during the Term for the purchase of real property in the Area ("Exclusive Agency"); or					
	Non-Exclusive. Buyer may enter into a non-exclusive agency relationship with other real estate firms during the Term ("Non-Exclusive Agency").					
4.	LIMITED DUAL AGENCY.					
	a. <u>Buyer Broker as Limited Dual Agent</u> . If initialed below, Buyer consents to Buyer Broker and Supervising Broke acting as limited dual agents in the sale of property that is listed by Buyer Broker. Buyer acknowledges that as a limited dual agent, RCW 18.86.060 prohibits Buyer Broker from advocating terms favorable to Buyer to the detriment of the seller and further limits Buyer Broker's representation of Buyer.					
		Buyer's Initials Date Buyer's Initials Date	27			
	b.		28 29 30			
5.	<b>COMPENSATION.</b> Buyer acknowledges that there are no standard compensation rates and the compensation this Agreement is fully negotiable and not set by law. The compensation for Buyer Brokerage Firm's services "Compensation") shall be:					
	a.	2.50 % of purchase price; \$; other: as offered by seller, but not less than 2.5%	34			
	<ul> <li>b. If Buyer Broker is a limited dual agent and represents both Buyer and the seller, then the Compensation sha be (equal to the amount in subsection 5(a) if not filled in):</li> </ul>					
		% of purchase price; \$; other:;	37			

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## 6. SELLER COMPENSATION OFFER.

A seller may, but is not required to, offer compensation to Firm for representing Buyer in the purchase of seller's 39 real property ("Seller's Offer"). Seller's Offer is disclosed in the listing, shall be stated in the purchase and sale 40 agreement, and may be accepted by Buyer, on behalf of Firm, in the purchase and sale agreement. 41 а Seller's Offer Equal to Compensation. If Seller's Offer is equal to the Compensation, Buyer shall accept Seller's 42 Offer and Buyer shall not be obligated to separately pay Firm. 43 b. Seller's Offer Greater Than Compensation. If Seller's Offer is greater than the Compensation, Buyer shall 44 accept Seller's Offer and Buyer shall not be obligated to separately pay Firm. The amount of Seller's Offer that 45 is greater than the Compensation shall be: 46 47 ☑ Paid to Firm; Credited to Buyer (to the extent allowed by Buyer's lender) and any non-allowed amount paid to Firm; 48 Credited to the seller; or 49 Other: 50 Seller's Offer Less Than Compensation. If Seller's Offer is less than the Compensation, Buyer shall accept 51 C. Seller's Offer (if any) and: 52 Pay the balance of the Compensation to Firm at closing; 53 Request that the seller pay the balance of the Compensation to Firm as a part of Buyer's offer to purchase 54 the property; or 55 Other: request seller pay balance as stated in prior option above; then buyer pay any difference, if applicabl . 56 7 **COMPENSATION TERMS.** The Compensation is due (except as otherwise agreed herein) when Buyer purchases 57 real property located in the Area during the Term and: 58 Exclusive Agency. For Exclusive Agency, the purchase closes. a. 59 Non-Exclusive Agency, For Non-Exclusive Agency, the purchase closes, and Buyer Brokerage Firm represents 60 b. Buyer in such purchase as indicated on the purchase and sale agreement. 61 c. <u>Compensation After Expiration</u>. If within \_\_\_\_\_ days (60 days if not filled in) after the Term: 62 i. Exclusive Agency. Buyer purchases a property that was brought to the attention of Buyer during the Term by 63 the efforts or actions of Firm, or through information secured directly or indirectly from or through Firm; or a <sup>64</sup> 65 property that Buyer inquired about to Firm during the Term. Compensation is due when the purchase closes. ii. Non-Exclusive Agency. Buyer purchases a property for which Buyer Brokerage Firm presented a written offer 66 to the seller on behalf of Buyer during the Term. Compensation is due when the purchase closes. 67 Provided that in either event, if Buyer or the seller pays compensation to another real estate firm representing 68 Buyer in conjunction with such a sale, the amount of compensation payable to Firm shall be reduced by the 69 amount paid to such other firm(s). 70 d. Additional Consent. Buyer consents to Firm receiving compensation from more than one party and to sharing 71 of compensation between firms, provided that any terms and amounts offered to or by Firm are disclosed as 72 required by RCW 18.86.030 and any amounts paid to Firm reduce Buyer's obligation to Firm. 73 e. Cancellation Without Legal Cause. For Exclusive Agency, if Buyer cancels this Agreement without legal cause, 74 Buyer may be liable for damages incurred by Firm as a result of such cancellation. 75 SHOWINGS, LISTINGS, VA FINANCING. 76 Showing Properties. Buyer Broker D shall; Shall not (shall if not checked) be obligated to show properties to 77 Buyer for which there is no Seller's Offer and Buyer has not agreed to pay the Compensation. 78 b. Listings. Buyer Broker shall bring listings to the attention of Buyer, regardless of Seller's Offer. 79 80 Exceptions: VA Financing. Due to VA regulations, if Buyer is obtaining VA financing, the Compensation must be paid by the seller. 81 C.

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- 9. NO WARRANTIES OR REPRESENTATIONS. Firm makes no warranties or representations regarding the value of or the suitability of any property for Buyer's purposes. Buyer agrees to be responsible for making all inspections and investigations necessary to satisfy Buyer as to the property's suitability and value.
- INSPECTION RECOMMENDED. Firm recommends that any offer to purchase a property be conditioned on an inspection of the property and its improvements conducted by a licensed inspector. Firm and Buyer Broker have no expertise in these matters and Buyer is solely responsible for interviewing and selecting all inspectors.
- 11. NO DISTRESSED HOME CONVEYANCE. Firm will not represent or assist Buyer in a transaction that is a 88 "Distressed Home Conveyance" as defined by Chapter 61.34 RCW unless otherwise agreed in writing. A 89 "Distressed Home Conveyance" is a transaction where a buyer purchases property from a "Distressed Homeowner" 90 (defined by Chapter 61.34 RCW), allows the Distressed Homeowner to continue to occupy the property, and 91 promises to convey the property back to the Distressed Homeowner or promises the Distressed Homeowner an 92 interest in, or portion of the proceeds from a resale of the property.
- 12. FAIR HOUSING. Local, state, and federal fair housing laws prohibit discrimination based on sex, marital status, 94 sexual orientation, gender identity, race, creed, color, religion, caste, national origin, citizenship or immigration 95 status, families with children status, familial status, honorably discharged veteran or military status, the presence of 96 any sensory, mental, or physical disability, or the use of a support or service animal by a person with a disability.
- 13. ATTORNEYS' FEES. In the event either party employs an attorney to enforce any terms of this Agreement and 98 is successful, the other party agrees to pay reasonable attorneys' fees. In the event of trial, the successful party 99 shall be entitled to an award of attorneys' fees and expenses; the amount of the attorneys' fees and expenses shall 100 be fixed by the court. The venue of any suit shall be the county in which the property is located.

14. OTHER.

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Buyer's Signature	Date	Buyer's Signature	Date	111
Buyer E-mail Address		Buyer Phone Number		112
Keller Williams Greater Seattle Buyer Brokerage Firm		Buyer Broker's Signature	Date	113
Buyer Brokerage Firm License Number		Buyer Broker License Number		114
Buyer Broker E-mail Address		Buyer Broker Phone Number		115