Form 41A Buyer's Agency Agreement Rev. 3/21 Page 1 of 2

BUYER'S AGENCY AGREEMENT

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Thi	is Buyer's Agency Agreement is made this	between	1
		_ ("Firm")	2
		("D")	•
and	Buyer Buyer (("Buyer").	3
1.	AGENCY. Firm appoints ("Buyer to represent Buyer. This Agreement creates an agency relationship with Buyer Broker and any of Firm' who supervise Buyer Broker's performance as Buyer's agent ("Supervising Broker"). No other brokers with Firm are agents of Buyer, except to the extent that Firm, in its discretion, appoints other brokers Buyer's behalf as and when needed. Buyer acknowledges receipt of the pamphlet entitled "The Law Estate Agency."	affiliated to act on	4 5 6 7 8 9
2.	AREA. Buyer Broker's services will be limited to real property located in the following geographical areas	s:	10
			11
	(unlimited if not filled in)	("Area").	12
3.	TERM OF AGREEMENT. This Agreement will expire (120 days from signing if not filled in) or on written notice of either party. Buyer shall be under no obligation to Firm except for those obligations existing at the time of termination.		13 14 15
4.	COMPENSATION AND SCOPE OF AGENCY. This Agreement creates an □ exclusive; □ non-exclusive if not checked) agency relationship. Buyer shall pay Firm compensation as follows:	sive (non-	16 17
	□ % of purchase price; □ \$; □ other:		18
			19 20 21
	a. Compensation Offered by Seller. Firm will utilize a multiple listing service ("MLS") to locate proper sellers may offer Firm compensation for procuring a buyer. Firm will disclose any compensation offer seller to Firm prior to preparing any offer. In the event that the compensation offered by the seller is or greater than the compensation provided for by this Agreement, no compensation is due to Firm from In the event that the compensation offered by the seller to Firm is less than the compensation provided Agreement, Buyer will pay the difference to Firm at the time of closing. If any of Firm's brokers act agent, Firm shall receive the compensation offered by the seller to the listing brokerage firm and any additional compensation Firm may have negotiated with the seller.	red by the sequal to om Buyer. ded in this as a dual	
	b. Exclusive . If the parties agree to an exclusive relationship above and if Buyer shall, during the cour Agreement, purchase a property located in the Area, then Buyer shall pay to Firm the compensation for herein. If Buyer shall, within six (6) months after the expiration or termination of this Agreement, a property located in the Area that, during the term of this Agreement was (1) brought to the attention by the efforts or actions of Firm, or through information secured directly or indirectly from or through (2) a property that Buyer inquired about to Firm, then Buyer shall pay to Firm the compensation proherein.	provided purchase of Buyer h Firm; or	31 32 33 34
	c. Non-Exclusive. If the parties agree to a non-exclusive relationship above and if Buyer shall, do course of or within six (6) months after the expiration or termination of this Agreement, purchase at that, during the term of this Agreement, was (1) brought to the attention of Buyer by the efforts or a Firm, or through information secured directly or indirectly from or through Firm; or (2) a property the inquired about to Firm, then Buyer shall pay to Firm the compensation provided for herein.	a property actions of	37 38 39 40 41
5.	FIRM'S LISTINGS/BUYER BROKER'S OWN LISTINGS/DUAL AGENCY. If Buyer Broker locates a listed by one of Firm's brokers other than Buyer Broker ("Listing Broker"), Buyer consents to any Su Broker, who also supervises Listing Broker, acting as a dual agent. Further, if Buyer Broker locates a listed by Buyer Broker, Buyer consents to Buyer Broker and Supervising Broker acting as dual agents.	pervising	42 43 44 45

BUYER: ______ BUYER: _____

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E-mail Address

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NO WARRANTIES OR REPRESENTATIONS. Firm makes no warranties or representations regarding the value 46 47 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. 48 7. INSPECTION RECOMMENDED. Firm recommends that any offer to purchase a property be conditioned on 49 Buyer's inspection of the property and its improvements. Firm and Buyer Broker have no expertise in these 50 matters and Buyer is solely responsible for interviewing and selecting all inspectors. 51 8. V.A. TRANSACTIONS. Due to VA regulations, VA financed transactions shall be conditioned upon the full 52 compensation being paid by the seller. 53 NO DISTRESSED HOME CONVEYANCE. Firm will not represent or assist Buver in a transaction that is a 54 55 "Distressed Home Conveyance" as defined by Chapter 61.34 RCW unless otherwise agreed in writing. A "Distressed Home Conveyance" is a transaction where a buyer purchases property from a "Distressed 56 Homeowner" (defined by Chapter 61.34 RCW), allows the Distressed Homeowner to continue to occupy the 57 property, and promises to convey the property back to the Distressed Homeowner or promises the Distressed 58 Homeowner an interest in, or portion of the proceeds from a resale of the property. 59 10. ATTORNEYS' FEES. In the event of suit concerning this Agreement, including claims pursuant to the Washington 60 Consumer Protection Act, the prevailing party is entitled to court costs and reasonable attorneys' fees. The venue of any suit shall be the county in which the property is located. 62 63 11. OTHER AGREEMENTS (none if not filled in). 64 65 66 67 Buyer has read and approves this Agreement and hereby acknowledges receipt of a copy. 68 Buyer Date Firm (Company) 69 By: (Buyer Broker) Buyer Date 70 Address 71 City, State, Zip 72 Phone Fax 73