

WORKING WITH THE REAL ESTATE INDUSTRY

NSREC APPROVED 07/01/2025 (3) FORM 100 PAGE 1 OF 2

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

This is not a service agreement and does not impose any contractual obligations. This is a disclosure document only.

Responsibilities of buyers and sellers—As a buyer or seller you should carefully read all documents and understand what you are signing. If you need specialized advice, consult other professionals, such as lawyers, accountants, home inspectors, contractors, engineers and surveyors. Always obtain written confirmation about details you and your licensee feel are pertinent to a successful transaction. Licensees must ensure that they provide and explain disclosures in accordance with the By-law, and in accordance with any agreement/ acknowledgement with a client or an unrepresented party. Before entering into a service agreement with a brokerage, make sure you have a conversation with the licensee about their availability and your expectations. If their availability is limited, make sure this is reflected in the service agreement.

TWO AGENCY MODELS

There are two different agency models practiced by brokerages in Nova Scotia: common law agency and designated agency. The licensee reviewing this agency form with you will indicate which model their brokerage uses.

COMMON LAW AGENCY

Under common law, agency is with the brokerage. All agents licensed with the brokerage represent all of the clients of the brokerage and are deemed to know all relevant information about those clients. For example, when any agent at a common law brokerage enters into agency with a buyer/seller, every agent at the brokerage is immediately considered to be a representative of that buyer/seller and owes that buyer/seller undivided loyalty, advice and advocacy. This is why a common law brokerage that represents a buyer and a seller in a single transaction must substantially limit their duties to each party and employ transaction brokerage or refer to another brokerage or treat one party as an unrepresented party.

DESIGNATED AGENCY

Under designated agency, the agency relationship is only with the designated agent(s) specified in the brokerage agreement, not with the brokerage, and not with any other agent licensed with the brokerage. Unlike common law, when any agent(s) at a designated agency brokerage enters into agency with a buyer/seller, only the agent(s) specified in the brokerage agreement as the designated agent(s) represents the buyer/seller and owes that buyer/seller undivided loyalty, advice and advocacy. It is the brokerage's job to put policies and procedures in place to protect the confidential information of all brokerage clients and ensure the designated agent(s) does not communicate any information prejudicial to the interests of clients to other licensees of the brokerage. This is how a designated agency brokerage can represent a buyer and a seller in a single transaction with full agency representation to both parties, as long as both parties have different designated agents.

DEFINITIONS

The following terms are used in most NSREC mandatory forms.

Brokerage—the real estate company under which the individual salesperson, associate broker, managing associate broker or broker is licensed.

Buyer—a person acquiring or attempting to acquire an interest in real estate by purchase.

Client—a Buyer/Seller who has engaged a brokerage/designated agent(s) in an agency relationship to act for them, and on their behalf, either to buy or sell real estate.

Facilitation Services—services that do not require the exercising of discretion or judgment, giving confidential advice or advocating on behalf of either the buyer(s) or the seller.

Material Latent Defect—a defect that cannot be discerned through a reasonable inspection of the property, including, but not limited to, any of the following:

- a) a defect that renders the real estate dangerous or potentially dangerous to the occupants, unfit for habitation, or unfit for the purpose for which a party is acquiring it if the party has made that purpose known to the licensee or the licensee has otherwise become aware of that purpose;
- a defect that would involve significant expense to remedy, such that it
 would reasonably be seen to have impacted the decision of a buyer to
 purchase the property;
- any outstanding notices, directives, or orders with respect to the property, that are not a matter of public record; or
- a lack of appropriate municipal building and other permits respecting the real estate.

Purchase—includes any trade, exchange, option, lease or other acquisition of an interest in real estate.

Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR*) and/or the quality of services they provide (MLS*). Used under licence.

Sale—includes any trade, exchange, option, lease or other disposition of an interest in real estate.

Seller—a person disposing or attempting to dispose of an interest in real estate by sale

Trade or Trading—includes a disposition or acquisition of or transaction in real estate by sale, purchase, agreement for sale, exchange, option, commercial lease or rental or otherwise and any offer or attempt to list real estate for the purpose of such a disposition or transaction, and any act, advertisement, conduct or negotiation, directly or indirectly, in furtherance of any disposition, acquisition, transaction, offer or attempt.

Transaction Brokerage—a relationship in which a brokerage and/or a designated agent provides facilitation services to the buyer and the seller in the same trade.

Unrepresented Party—a person who is engaged with a brokerage in a non-agency relationship to buy or sell real estate.

CLIENT RELATIONSHIP

Real estate representatives work with clients in a legal relationship called agency. As the client, the agency relationship exists between you and the brokerage under common law agency, or between you and the designated agent(s) under designated agency. The essence of the agency relationship is that the brokerage and/or the designated agent(s) has the authority to represent you as a client in real estate dealings with others.

Brokerages and/or designated agents are legally obligated to protect and promote your interests. Your agent has the following duties:

- to protect and promote your negotiating position at all times;
- ✓ to disclose all relevant facts about a property or a transaction, including material latent defects and per by-law 733, conflicts of interest;
- ✓ to obey all your lawful instructions;
- ✓ to provide undivided loyalty;
- ✓ to act in your best interest;
- ✓ to maintain your confidential information;
- ✓ to exercise reasonable care and skill in performing all assigned duties; and
- to account for all money and property placed in their possession while acting on your behalf.

Your agent will also:

- explain real estate terms and practices;
- ✓ provide and explain forms used;
- ✓ identify and estimate service costs of other professionals involved in a transaction;
- assist you with negotiation;
- ✓ prepare offers and counter offers at your direction;
- present all offers promptly;
- ✓ give you true copies of all agreements;
- ✓ advise you to obtain expert advice when necessary; and
- √ keep you fully informed regarding the transaction.

CONFLICT OF INTEREST

Brokerages or designated agents must not provide real estate services, including representation, to a prospective client or client or continue to provide services to a client where the interests of the licensee conflict or may conflict with the interests of the client unless the licensee has:

 disclosed to the client or prospective client any transaction or relationship that gives rise to or could reasonably be expected to give rise to a conflict of interest:

INITIALS:	1	

- advised the client or prospective client to seek professional advice with respect to the disclosure may under subsection (a);
- taken all reasonable steps to ensure that the client or prospective client has demonstrated a reasonable understanding of the conflict or prospective conflict of interest; and
- d) obtained informed consent from the client or prospective client, in writing, to the provision of services by the licensee despite the conflict or prospective conflict of interest.

TRANSACTION BROKERAGE

IMPORTANT: If you are in transaction brokerage do not provide the transaction facilitator with any information you do not want the other party to know, subject to limitations defined in other agreement(s).

Transaction brokerage occurs when a real estate brokerage or a designated agent(s) enters into an agreement, in which the brokerage or the designated agent(s) acts as an impartial facilitator for the seller and the buyer in the same trade.

As an impartial facilitator, the brokerage or the designated agent(s) treats the buyer and the seller in an even-handed and impartial manner. Under transaction brokerage, the brokerage or the designated agent(s) acts as an impartial facilitator for both parties, not exclusively in the best interest of one party as the brokerage or designated agent(s) would in a client relationship.

No one is obligated to proceed with a real estate transaction under transaction brokerage. Both the buyer and seller must be provided with an opportunity to obtain independent advice.

Either the seller or the buyer may obtain representation from another brokerage and/ or designated agent(s), or be treated as a unrepresented party as an alternative to transaction brokerage. All parties must consent, in writing, to transaction brokerage before an Agreement of Purchase and Sale is prepared. Failing which, treat one party as a unrepresented party, or be referred to another brokerage/designated agent(s) to receive representation.

Under transaction brokerage, the impartial facilitator will, for both the buyer and seller include the following, but not limited to:

- ✓ explain real estate terms and practices; and
- identify and estimate service costs of other professionals involved in a transaction.

Under this relationship, the impartial facilitator cannot:

- provide utmost loyalty to the Buyer and the Seller;
- x act in the best interests of either the Buyer or the Seller;
- offer advice or recommendations to either the Buyer or the Seller; and
- disclose confidential information learned in the previous relationships to either the Buyer or the Seller.

UNREPRESENTED PARTY RELATIONSHIP

IMPORTANT: If you are in an unrepresented party relationship do not provide the licensee with any information you do not want the other party to know, subject to limitations defined in other agreement(s).

A buyer or a seller may also choose to use the services of a licensee without an agency relationship. For example, this might occur when a licensee is showing you their seller client's property or when they approach a seller directly on behalf of their buyer client.

In this relationship, the licensee has a legal and ethical duty to provide accurate and honest answers to questions and can provide the following services:

- ✓ explain real estate terms and practices; and
- identify and estimate service costs of other professionals involved in a transaction.

The licensee cannot:

- provide you utmost loyalty;
- act in your best interests;
- offer you advice or recommendations; and
- if applicable, disclose your confidential information learned in previous relationships.

PRIVACY AND USE OF PERSONAL INFORMATION

Licensees respect the privacy expectations of consumers and the requirements imposed by law. Your informed consent is required for the collection, use and retention of your personal information. Making you aware of how your personal information will be used, to whom it will be disclosed and how long it will be stored forms a basis of a relationship of trust between you and your licensee.

Licensees are required by federal law to collect information that confirms the identity of buyers and sellers. In addition, to assist in the marketing and sale of a property, licensees must collect information including: listing price, purchase price, listing duration, interior and exterior photos and assessment information. Your licensee must disclose the information collected to his or her broker.

Licensees will disclose the information to other brokerages, potential buyers and interested parties during the course of marketing of the property for sale, as well as through the sales process. In addition, all or some of it will be disclosed to the Nova Scotia Association of REALTORS®, government departments, appraisers, municipal organizations and others. Some of the information will be compiled in statistics for use in comparative sales analyses by appraisers and brokerages, as well as consumers. Some or all of the information, including the purchase price, may be published and distributed in print, before the closing in accordance with MLS® rules, and made available on the internet through public websites including those maintained by licensees and brokerages, and by the Canadian Real Estate Association on realtor.ca.

I understand that the brokerage/real estate licensees have an obligation to comply with the provisions of the *Nova Scotia Real Estate Trading Act* (the "Act"), and NSREC By-law, and that this may include providing my personal information to the NSREC for the purpose of audit, inspection, review and related purposes. I consent to the disclosure of my personal information as identified above.

Retention of Information: All information is collected and retained by the brokerage for at least seven (7) years. This allows the brokerages to meet its obligations to all government and regulatory authorities.

ACKNOWLEDGEMENT

I acknowledge having received and read this agency form from the licensee named below and have obtained satisfactory answers to any questions that it raised. I understand the relationships that may occur between a Brokerage/Designated Agent(s) and me. I further understand that I may sign additional documentation acknowledging the type of relationship that I will receive.

Name of licensee:				
Brokerage:				
Agency model practiced: Common Law Designated Agency				
Signature of Seller/Buyer:				
Signature of Seller/Buyer:				
Date:				
This is not a service agreement and does not impose any contractual				

This is not a service agreement and does not impose any contractual obligations.

If you have concerns or questions about your real estate transaction, contact the Nova Scotia Real Estate Commission
P: 902-468-3511 • 601-1595 Bedford Highway, Bedford, NS, B4A 3Y4 • www.nsrec.ns.ca • info@nsrec.ns.ca



BUYER UNREPRESENTED PARTY ACKNOWLEDGEMENT

NSREC APPROVED 07/01/2025 (2) FORM 110 PAGE 1 OF 2

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

There is no agency between the Buyer and the Brokerage or any of its Representatives. As an unrepresented party, the Buyer should not provide the licensee with any information they do not want the Seller to know.

Name:		The Buyer:	and	The Brok	terage:
Address:	Name:			Brokerage Name:	
Address:	Name:				
Phone: Phone: Buyer Email 1: Email:				Address:	
Phone: Phone: Buyer Email 1: Email:				UFI	
Buyer Email 1: Email:	CITY	POSTAL CODE		CITY	POSTAL CODE
	Phone:			Phone:	
Buyer Email 2:	Buyer Email 1:			Email:	
	Buyer Email 2:				

The Buyer requests the Brokerage to provide facilitation services to the Buyer in purchasing the Client's property (the Property), known as:

THE BUYER HEREBY ACKNOWLEDGES THAT:

1. No Agency Representation

- 1.1. The Buyer has received and read both this Acknowledgement and the Working With the Real Estate Industry form and has agreed to be treated as an unrepresented party. Further, the Buyer has been given the opportunity to request further information and independent advice concerning this Acknowledgement and the representation relationships described in the Working With the Real Estate Industry form. The Buyer acknowledges that the Brokerage or any of its Representatives will not:
 - a) provide any agency representation, together with its advantages, protection and services;
 - b) owe any agency obligations and, in particular, any fiduciary obligations;
 - provide any services that require the exercise of discretion, judgment, the giving of confidential advice, or advocating on behalf of the Buyer; and
 - have obligations to the unrepresented party with respect to avoiding conflicts of interest or negotiation of favourable terms.
- 1.2. The Buyer has been explained the risks that may arise from continuing as an unrepresented party, including the benefits of client representation that cannot be offered to the unrepresented party by the brokerage or designated agent.
- 1.3. The Buyer has the right to obtain their own representation at any time, but they may owe remuneration to that brokerage.

2. Seller Relationship

- 2.1. The Buyer acknowledges that the Brokerage or any of its Representatives may provide agency representation to the Seller, and as the Agent, are obligated to:
 - a) always act in the best interests of the Seller;
 - b) provide information or advice to the Seller that may not be in the interests of the Buyer; and
 - c) communicate to the Seller all information, whether or not of a confidential nature, that they receive from the Buyer except for confidential information acquired in a prior agency relationship with the Buyer.

3. General Obligations to Buyer

3.1. The Brokerage Representative(s) obligations to the Buyer are limited to:

PID(s)/Serial #:

- exercising reasonable care and skill in the provision of such services as may be provided under clause 4;
- **b)** not negligently or knowingly providing false or misleading information;
- presenting to the Buyer, in a timely manner, all counter-offers from the Seller;
- conveying to the Seller, in a timely manner, all information that the Buyer wishes to have communicated to the Seller;
- e) keeping the Buyer informed regarding the progress of the transaction;
- holding deposits received with respect to a transaction in the Brokerage's trust account in accordance with the Nova Scotia Real Estate Trading Act;
- g) complying with the *Nova Scotia Real Estate Trading Act*, its Regulations and the NSREC By-law; and
- h) providing and explaining disclosures in accordance with the By-law, and in accordance with any agreement/acknowledgement.
- **3.2.** Disclosure of Availability: The Licensee has disclosed that they will be regularly available, subject to any exceptions outlined in clause 3.3.
- 3.3. If applicable, the Licensee has disclosed that they will not be available on the following dates/times:

4. Services Provided to Buyer

- 4.1. The Brokerage may provide the Buyer the following:
 - real estate statistics and information on the Property, including comparable property information;
 - use of NSREC-approved forms and assistance in their preparation in accordance with the instructions of the Buyer; and
 - the names of real estate service providers.

Trader	marks are owned and controlled by The Canadian Real Estate Association (s) and identify real estate professionals who are members of CREA (REALTOR®) the quality of services they provide (MLS®). Used under licence.
(CREA	 and identify real estate professionals who are members of CREA (REALTOR®)
REALTOR and/or	the quality of services they provide (MLS®). Used under licence.

5. Buyer's Obligations

- 5.1. The Buyer agrees that related documentation may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.
- **5.2.** The Buyer will immediately advise the Brokerage of any material change(s) in the information provided.

6. Use of Information

6.1. The Buyer acknowledges the Brokerage shall use, disclose and retain all information relating to services provided by the Brokerage.

7.	Additional Provisions	
_		

8. This Acknowledgement

- 8.1. The Buyer agrees that:
 - this Acknowledgement will be governed by the laws of the Province of Nova Scotia;
 - b) if there is conflict or discrepancy between any provision added to this

 Acknowledgement and any provision in the standard pre-set portion hereof, the added provision shall supersede the standard pre-set provision to the extent of such conflict or discrepancy; and
 - this Acknowledgement shall be read with all changes of number and gender required by the context.

This is not a service agreement and does not impose any contractual obligations.

The Buyer acknowledges there are no representations, warranties, collateral agreements or conditions which affect this Acknowledgement other than as expressed herein.

The Buyer hereby acknowledges having read and accepts this Acknowledgement on the terms set forth, and has received a true copy of this Acknowledgement.

Signed and delivered in the presence of:	In Witness whereof I have hereunto set my hand:	
Witness	Buyer	Date
Witness	Buyer	Date
Witness	Brokerage Representative	Date

THESE VERSIONS EFFECTIVE STARTING JULY 1, 2025



SELLER UNREPRESENTED PARTY ACKNOWLEDGEMENT AND FEE AGREEMENT

NSREC APPROVED 07/01/2025 (2) FORM 112 PAGE 1 OF 2

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

There is no agency between the Seller and the Brokerage or any of its Representatives. As an unrepresented party, the Seller should not provide the licensee with any information they do not want the Buyer to know.

	the licensee with any information the	hey d	o not w	want <mark>th</mark> e Bu <mark>yer to know.</mark>
Nam	The Seller: ar	nd Bi	rokerage	The Brokerage:
	ne:			
	ress:	A	ddress:	IDV
/ tuui		, (1000	
CITY	POSTAL CODE	Cl	ГҮ	POSTAL CODE
Pho	ne:	P	none: _	
Selle	er Email 1:	E	mail:	
Selle	er Email 2:			
THE	respect to the Seller and the Seller's property (the Property) known as: E SELLER HEREBY ACKNOWLEDGES AND AGREES THAT:			PID(s)/Serial #:
	Agreement	4.		er Relationship
1.1.	This Agreement is between the Seller and the Brokerage in consideration of the Brokerage Representative(s) introducing the Buyer:	4.1.		eller acknowledges that the Brokerage or any of its Representatives may e agency representation to the Buyer, and as Agent, are obligated to:
				provide information or advice to the Buyer that may not be in the interests of the Seller; and
	to the Seller and the Property.			communicate to the Buyer all information, whether or not of a confidentia
2.	Effective Dates			nature, that it receives from the Seller except for confidential information acquired in a prior agency relationship with the Seller.
2.1.	This Agreement will commence on the day of, 20, and will expire at 11:59 p.m. Atlantic Time on the day	5.		
	of, 20			eral Obligations to Seller rokerage Representative(s) obligations to the Seller are limited to:
3.	No Agency Representation	0		exercising reasonable care and skill in the provision of such
	The Seller has received and read both this Agreement and the Working With the			services as may be provided under clause 6;
	Real Estate Industry form and has agreed to be treated as an unrepresented party. Further, the Seller has been given the opportunity to request further			not negligently or knowingly providing false or misleading nformation;
	information and independent advice concerning this Acknowledgement and the representation relationships described in the Working With the Real Estate Industry form. The Seller acknowledges that the Brokerage or any of its		tc	presenting to the Seller, in a timely manner, all offers and counter-offers to and from the Buyer regardless of whether the Property is already the subject of an accepted or unaccepted offer;
	Representatives will not:			conveying to the Buyer, in a timely manner, all information that the Seller wishes to have communicated to the Buyer;
	 a) provide any agency representation, together with its advantages, protection and services; 			keeping the Seller informed regarding the progress of the transaction;
	b) owe any agency obligations and, in particular, any fiduciary obligations;		f) h	nolding deposits received with respect to a transaction in the Brokerage's
	c) provide any services that require the exercise of discretion, judgment, the giving of confidential advice, or advocating on behalf of the Seller; and		g) c	trust account in <mark>acc</mark> orda <mark>nce with t</mark> he <i>Nova Scotia Real Estate Trading Ac</i> complying with the <i>Nova Scotia Real Estate Trading Act</i> , its Regulations
	d) have obligations to the unrepresented party with respect to avoiding		а	and the NSREC By-law; and
2.2	conflicts of interest or negotiation of favourable terms.			providi <mark>ng and ex</mark> plai <mark>ning discl</mark> osures in accordance with the By-law, and i accord <mark>ance with any agreeme</mark> nt/acknowledgement.
3.2.	The Seller has been explained the risks that may arise from continuing as an unrepresented party, including the benefits of client representation that cannot be offered to the unrepresented party by the brokerage or designated agent(s).	5.2.		osure of Availability: The Licensee has disclosed that they will be only available, subject to any exceptions outlined in clause 5.3.
		5.3.		icable, the Licensee has disclosed that they will not be available on the ing dates/times:
				2025

6. Services Provided to Seller

- 6.1. The Brokerage may provide the Seller the following:
 - real estate statistics and information on the Property, including comparable property information;
 - b) use of NSREC-approved forms and assistance in their preparation in accordance with the instructions of the Seller; and
 - the names of real estate service providers.

Seller Obligations

- 7.1. The Seller warrants that the Seller has the sole authority to sell the Property and to enter into this Agreement.
- 7.2. It is the Seller's responsibility to determine whether the proposed transaction is subject to HST and the Seller is advised to obtain whatever professional assistance the Seller deems necessary to make that decision.
- 7.3. The Seller is obligated to disclose to the Brokerage, in writing, all material latent defects affecting the Property known to the Seller.
- 7.4. The Seller agrees that related documentation may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.
- 7.5. Indemnification: The Seller will hold harmless the Brokerage and any co-operating brokerage for any claims that may arise from their reliance on representations made and information provided by the Seller.

8. Brokerage's Remuneration

8.1. The Seller and the Brokerage agree that the Brokerage is to be paid remuneration of:

(CDN plus applicable HST and any other taxes payable in respect of the remuneration).

- **8.2.** Payment of Remuneration: The Brokerage's remuneration will be paid per 8.1 on closing if, during the term of this Agreement, a legally enforceable Agreement of Purchase and Sale is entered into between the Seller and the Buyer AND the purchase is completed OR the Seller, without legal justification, fails to complete the purchase.
- 8.3. Deduction of Brokerage Remuneration from Deposit and Proceeds of Sale:

 The Seller authorizes the Brokerage to deduct the fee owed the Brokerage from the deposit, if any, held by the Brokerage, and the Seller will instruct any lawyer acting for the Seller to deduct any outstanding balance of the fee from the proceeds of sale and pay the same to the Brokerage.

9. Use of Information

9.1. The Seller authorizes the Brokerage to use, disclose and retain all information relating to services provided by the Brokerage, including disclosing property information to the Buyer.

10. Termination of this Agreement

- **10.1.** Without prejudice to the acquired rights of the Seller or the Brokerage, this Agreement will terminate:
 - a) on the expiration date of this Agreement as specified in clause 2;
 - an earlier date than that specified in clause 2, if mutually agreed to by the Seller and the Brokerage in writing;
 - on a completed sale of the Property prior to the expiration date of this Agreement as specified in clause 2;
 - on the suspension or cancellation of the Brokerage's licence to trade in real estate;
 - e) on the bankruptcy or insolvency of the Brokerage or if it is in receivership;
 - at the option of the non-defaulting party, exercised in writing, on a material breach of any of the terms of this Agreement by either the Seller or the Brokerage;
 - at the option of the Brokerage, if after reasonable effort, the Brokerage is unable to contact the Seller to satisfy this Agreement; or
 - h) at the option of the Seller, if after reasonable effort, the Seller is unable to contact the Brokerage to satisfy this Agreement.

11. Additional Provisions

12. This Agreement

- 12.1. The Seller agrees that:
 - a) this Agreement will be governed by the laws of the Province of Nova Scotia;
 - no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Seller and the Brokerage;
 - c) if there is conflict or discrepancy between any provision added to this

 Agreement and any provision in the standard pre-set portion hereof, the
 added provision shall supersede the standard pre-set provision to the
 extent of such conflict or discrepancy; and
 - this Agreement shall be read with all changes of number and gender required by the context.

13. Acceptance

The Seller acknowledges there are no representations, warranties, collateral agreements or conditions which affect this Agreement other than as expressed herein.

The Seller hereby agrees and acknowledges having read and accepts this Agreement on the terms set forth, and has received a true copy of this Agreement.

Signed and delivered in the presence of:	In Witness whereof I have hereunto set my hand:	
<u>C'</u>	TADTIN	
Witness	Seller	Date
Witness	Seller	Date
	IVA O	105
Witness	Brokerage Representative	Date



SELLER BROKERAGE AGREEMENT

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the *Nova Scotia Real Estate Trading Act.*The NSREC is the regulatory body for real estate in Nova Scotia.

NSREC APPROVED 07/01/2025 (4) FORM 200 PAGE 1 OF 4

This Seller Brokerage Agreement (this Agreement) is between:

Name:	eller:	and Brokera	ge Name:	Brokerage:	
Address:		Address	:		
CITY Phone:Seller Email 1:		Phone:	PY	POSTAL CODE	
Seller Email 2:					
THE SELLER AND THE BROKERAGE AG	REE that the Brokerage will list the S	eller's property (the F	Property) known as:		
PID(s)/Serial #:and the Seller gives the Brokerage the exc	clusive right to offer for sale the Prope		Dollars		CDN)
plus other relevant taxes and upon the term 1. Effective Dates	ns, if any, set out in the Schedule here			e Brokerage is accurate to the best of	
1.1. This Agreement will commence on the	-		Seller's knowledge;	lyise the Brokerage of any material of	

2. Type of Listing

2.1. The Seller authorizes that the Property be listed:

, 20

OR

b) Exclusively with the Brokerage and instructs the Brokerage to
_____co-operate OR _____ not co-operate with all other brokerages. The
Seller acknowledges that should "not co-operate" be selected, the Seller
may lose opportunities to sell the Property.

3. Seller's Obligations

- 3.1. The Seller warrants that:
 - the Seller has the sole authority to sell the Property and to enter into this Agreement;
 - the Seller has disclosed to the Brokerage all third party claims and interests in the Property known to the Seller;
 - the Property is not currently the subject of any other Seller Brokerage Agreement/Seller Designated Brokerage Agreement;
 - the Seller has disclosed to the Brokerage, in writing, all material latent defects, as defined in Form 100: Working With the Real Estate Industry, affecting the Property known to the Seller;
 - the Seller will provide the Brokerage with all information necessary for the listing and marketing of the Property;
 - the Seller will make the Property available for showings at times acceptable to the Seller and, if applicable, tenants;

- the Seller will immediately advise the Brokerage of any material change in the physical condition or status of the Property or in the information provided by the Seller; and
- the Seller agrees to be bound by offers and counter-offers and related documentation that may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.
- 3.2. Referral of Inquiries: The Seller will immediately advise the Brokerage during the term of this Agreement:
 - of all inquiries by interested buyers or their representatives received by the Seller, and will deliver all offers to purchase received by the Seller to the Brokerage during the term of this Agreement; and
 - during the Holdover Period (clause 7.4) of any accepted offers presented to the Seller by, or made by the Seller to, a buyer who was introduced to the Property during the term of this Agreement.
- 3.3. Indemnification: The Seller will hold harmless the Brokerage and any cooperating brokerage for any claims that may arise from their reasonable and good faith reliance on representations made and information provided by the Seller.
- 3.4. Seller Covenants: The Seller agrees that:
 - the Brokerage may represent other sellers and, subject to clause 9, buyers;
 - the Brokerage cannot disclose to the Seller confidential information obtained through any other agency relationship to which the Brokerage is or was a party;
 - c) the Brokerage will not be obligated to seek additional offers to purchase while the Property is subject to an Agreement of Purchase and Sale once the conditions unrelated to title have been met; and
 - d) if the Property is owned by a limited company, a sale of shares representing a controlling interest in the limited company will constitute a sale for the purposes of this Agreement.

r		Trademarks are owned and controlled by The Canadian Real Estate Association
L	н	(CREA) and identify real estate professionals who are members of CREA (REALTOR®
RE	ALTOR	Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR®) and/or the quality of services they provide (MLS®). Used under licence.

SELLER'S INITIALS:

- 7.4. Holdover Period: The Seller will be liable to the Brokerage for remuneration payable under this Agreement if within 180 days (the Holdover Period) of the expiration or termination of this Agreement, a legally enforceable Agreement of Purchase and Sale is entered into between the Seller and a buyer (other than a buyer who has been specifically excluded in writing from this Agreement) who was introduced to the Property or the Seller during the term of this Agreement, by whatever means or person and whether or not the Brokerage is the effective cause of such Agreement of Purchase and Sale AND the purchase is completed OR the Seller, without legal justification, fails to complete the purchase.
- 7.5. If this Agreement expires or is terminated without a legally enforceable Agreement of Purchase and Sale, the Seller may list with another brokerage and not be liable for remuneration payable under this Agreement.

7.6. Deduction of Remuneration from Deposit and Proceeds of Sale:

- a) Upon notice from the Seller or the Seller's lawyer that the transaction is closed, the Seller authorizes the Brokerage to apply the deposit, if any, to the Brokerage's remuneration as specified in clause 7.1.
- b) Upon closing, the Seller instructs their lawyer to pay any remuneration owed to the Brokerage from the deposit, if any held by the lawyer, and/or from the proceeds of sale as specified in clause 7.1 after it has exercised its right, if any, under clause 7.6(a).
- 7.7. Limitation on other Remuneration: The Brokerage agrees not to accept any other remuneration, whatever its form (including finder's fees, referral fees and gifts) and from whatever source (including the Buyer, a mortgage lender, another brokerage or contractor), directly or indirectly related to its agency under this Agreement, unless, before accepting such remuneration, the Brokerage has:
 - fully disclosed, in writing, to the Seller all relevant facts relating to the offer of remuneration, including the maximum amount to be received; and
 - obtained the Seller's written consent for the Brokerage receiving such remuneration.

8. Use and Distribution of Information

- 8.1. The Seller consents to the collection, use and disclosure of their personal information by the Brokerage related to this Agreement and such other use as is consistent with listing and marketing of the Property including, but not limited to:
 - a) disclosing all or some of it to government departments, appraisers, municipal organizations and others; and
 - b) providing to present and past unrepresented parties and clients marketing materials, newsletters and other information that the Brokerage believes may be of interest to them.
- 8.2. The Seller, subject to clause 2.1 (a), consents to placement of the listing and purchase information by the Brokerage into the database of the appropriate MLS® and acknowledges that the database of the MLS® is the property of the NSAR and can be licensed, resold or otherwise dealt with as they see fit. The Seller further acknowledges that some or all of the information, including the purchase price, may be published and distributed in print, before the closing in accordance with MLS® rules, and made available on the internet through public websites including those maintained by licensees and brokerages, and by the Canadian Real Estate Association on realtor.ca.
- **8.3.** The Seller authorizes the Brokerage to publish interior pictures of the Property in its marketing. YES □ NO □
- **8.4.** The Seller authorizes the Brokerage to allow the prospective buyer to take interior pictures of the Property.

9. Change in Representative Capacity of the Brokerage

- 9.1. If the Brokerage has a Buyer client who wants to view the Seller's Property, the Brokerage will:
 - a) disclose this fact to both the Buyer and the Seller;
 - b) unless instructed otherwise by the Seller, facilitate the viewing of the
 Property by that buyer and make available the marketing information that is
 available to all potential buyers; however, the mere viewing of the Property
 will not mean that the Buyer is interested in the Property for the purposes
 of clause 9.2 and therefore would not create a conflict of interest between
 the parties; and
 - c) proceed in accordance with clause 9.2 should the Buyer express interest in the Seller's property.
- 9.2. If the Brokerage has a Buyer client who becomes interested in the Property, the Brokerage will:
 - immediately advise the Seller and the Buyer of the implications of concurrent representation as specified in clause 9.2 (d);
 - b) give the Seller and the Buyer an opportunity to seek independent advice; and
 - c) offer to continue to represent the one party, be it the seller or the buyer, with whom it first entered into an agency relationship, subject to any conflicts of interest, and the brokerage will offer the option to:
 - i) recommend the other party to another brokerage where the other party can receive the benefit of agency representation; or
 - ii) be treated as an unrepresented party (see definition in Form 100: Working With the Real Estate Industry.)
 - d) If the Buyer and the Seller have been presented with the options in subsection (c)(i) or (ii) and still wish to continue the transaction with the same brokerage, without any representation, the Buyer and the Seller may be offered the option of entering into a transaction brokerage relationship prior to the preparation of the agreement to facilitate the sale of the property under the terms and conditions specified in the Transaction Brokerage Agreement.
- 9.3. If the interests of the Brokerage or licensee(s), including any individual in a management or ownership position, conflict or may conflict with the interests of the client, refer to by-laws 733 and 734.

10. Termination of this Agreement

- **10.1.** Without prejudice to the acquired rights of the Seller or the Brokerage, this Agreement will terminate:
 - a) on the expiration date of this Agreement as specified in clause 1;
 - b) on an earlier date than that specified in clause 1 if mutually agreed to by the Seller and the Brokerage in writing;
 - on a completed sale of the Property prior to the expiration date of this Agreement;
 - d) on the suspension or termination of the Brokerage's licence to trade in real estate;
 - e) on the bankruptcy or insolvency of the Brokerage or if it is in receivership;
 - at the option of the non-defaulting party, exercised in writing, on a material breach of any of the terms of this Agreement by either the Seller or the Brokerage.
 - g) at the option of the Brokerage, if after reasonable effort, the Brokerage is unable to contact the Seller to satisfy this Agreement; or
 - at the option of the Seller, if after reasonable effort, the Seller is unable to contact the Brokerage to satisfy this Agreement.

JULY 1, 2025

SELLER I	BROKERAGE AGREEMENT PROPERTY:	NSREC FORM 200 07/01/2025 (4) PAGE 4 OF 4
11. Br	okerage's Duties on Termination of the Agreement	14. This Agreement
11.1. Imr	nediately on the expiration or termination of this Agreement, the Brokerage :	14.1. This Agreement includes, if signed by the Seller and attached to this Agreement the following documents:
a)	remove the Property from any electronic medium authorized by the Brokerage;	☐ Listing Addendum
b)	cease all marketing activities on behalf of the Seller;	☐ Property Disclosure Statement
c)	remove all signs from the Property;	☐ Equipment Schedule
d)	return all documents and other materials provided by the Seller; and	☐ Brokerage Addendum
e)	remove the lockbox(s) installed on the Property.	15. Additional Provisions
12. Co	ontinuing Duties	
	e termination of this Agreement does not relieve the Brokerage from its duty:	
a)	to account for all property and money received by the Brokerage; and	JUF
b)	of confidentiality to the Seller.	
	scellaneous Provisions	
	e Seller agrees that:	
	this Agreement will be governed by the laws of the Province of Nova Scotia	
a)	and the Seller and the Brokerage will submit to the jurisdiction of the Courts of the Province of Nova Scotia for the resolution of any disputes that may arise out of this Agreement;	
b)	no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Seller and a Brokerage Representative;	JCATION
c)	if there is conflict or discrepancy between any provision added to this Agreement and any provision in the standard pre-set portion hereof, the added provision will supersede the standard pre-set provision to the extent of such conflict or discrepancy; and	
d)	this Agreement will be read with all changes of number and gender required by the context.	
16. Ac	ceptance	
This Agre	eement will constitute the entire Agreement between the Seller and the Broker	age, and there are no representations, warranties, collateral agreements or conditions
	ect this Agreement other than as expressed herein.	ago, and thore are no representations, manarities, conditional agreements of conditions
The Selle	er hereby agrees and acknowledges having read and accept this Agreement o	n the terms set forth, and have received a true copy of this Agreement.
Cianad a	and delivered in the presence of	a baraunta aat mu bandu
Signed a	nd delivered in the presence of: In Witness whereof I have	ve hereunto set my hand:
Witness	Seller	Date
Williess		
Witness	Seller	Date
Witness	Brokerage Representative	Date
	STAF	RTING
	JUIIY	1 2025



SELLER DESIGNATED BROKERAGE AGREEMENT

NSREC APPROVED 07/01/2025 (6) FORM 201 PAGE 1 OF 4

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

This Seller Designated Brokerage Agreement (this Agreement) is between:

	20.01 2 00.91 atou 2.010 ago 7.91		(19.00
Name: _	The Seller: ar		The Brokerage:
Name: _		_	
Address		A	ddress:
CITY Phone:	POSTAL CODE	ci ⁻	POSTAL CODE hone:
Seller E	mail 1:	Eı	mail:
Seller E	mail 2:		
and the	Serial #:		Dollars (\$CDN)
<u> </u>	er relevant taxes and upon the terms, if any, set out in the Schedule hereto, or all	such	
1.1. Thi	is Agreement is entered into by the Seller and the Brokerage on the basis of following facts: Designated Agency means the contract is with the Brokerage and agency representation is with the Designated Agent(s); and		result of providing services under this Agreement, for their own gain or the gain of its employees or to the prejudice of the Seller's interests; and b) disclose, any confidential information concerning the Seller to any other person unless: i) authorized by the Seller; or
b)	the Brokerage is prepared to designate a separate agent to act as the sole agent, and in the interests, of the Seller. The Brokerage may also designate separate agents for any buyer(s) interested in the Property also represented by the Brokerage.	3. 3.1.	ii) required by law. Designated Agent's Obligations The Designated Agent(s) will:

- use their best efforts to market the Property and promote the interests of the Seller;
- b) subject to clause 11, act as only the Seller's agent;
- c) obey all lawful instructions of the Seller;
- d) fulfill its fiduciary obligations of loyalty, confidentiality and of full disclosure of all conflicts of interest:
- e) exercise reasonable care and skill in the performance of this Agreement;
- f) use their best efforts to discover and disclose to the Seller all relevant facts affecting the transaction known to the Brokerage;
- disclose to buyers all material latent defects affecting the Property known to the Designated Agent(s);
- h) advise the Seller to obtain expert advice when necessary;
- assist the Seller in negotiating favourable terms and conditions with a buyer and in preparing and complying with a legally binding Agreement of Purchase and Sale for the Property;
- present all offers and counter-offers promptly to and from the Seller even when the Property is already the subject to an Agreement of Purchase and Sale;
- **k)** keep the Seller fully informed regarding the transaction;
- I) act in the best interests of the Seller; and
- m) explain all forms and documents to the Seller prior to execution.

	Brokerage, the Brokerage will design	at	e anoth	er r	nembe		je to
	serve as the sole agent for the Seller	by	/ amen	dme	ent.		
2	Prokorogo's Obligations						

1.2. If for any reason, the Designated Agent(s) ceases to be licensed with the

As the Designated Agent(s) to serve as sole agent for the Seller, subject to

2. Brokerage's Obligations

The Brokerage designates:

2.1. The Seller agrees that the Brokerage's responsibilities will be limited to:

clause 11. If additional space is required, see Addendum.

- a) treating the interests of both the Seller and the Buyer(s) represented by the Designated Agent(s) in an even-handed, objective and impartial manner;
- b) ensuring compliance of all relevant provisions of the Brokerage's policies and procedures, the Nova Scotia Real Estate Trading Act, its Regulations and the NSREC By-law by the Designated Agent(s), the Brokerage and the Brokerage's support staff; and
- holding all monies or property received by the Brokerage in trust in accordance with the provisions of the Nova Scotia Real Estate Trading Act.
- 2.2. The Brokerage and the Designated Agent(s) undertake that they will not:
 - a) use the confidential information received from the Seller, or obtained as a

П	Trademarks are owned and controlled by The Canadian Real Estate Association
IM	Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR®)
	and/or the quality of services they provide (MLS®). Used under licence.

3.2		conal Services: The Seller requests and the Designated Agent(s) agrees to ide the following additional services:	6.2.		erral of Inquiries: The Seller will immediately advise the Designated nt(s) during the term of this Agreement:
	a) b)	to place a "for sale" sign on the Property; YES \(\subseteq \ NO \subseteq \) to install a lockbox on the Property to provide access to authorized persons; YES \(\subseteq \ NO \subseteq \)		a)	of all inquiries by interested buyers or their representatives received by the Seller, and will deliver all offers to purchase received by the Seller to the Designated Agent(s) during the term of this Agreement; and
	c)	persons; YES \(\subseteq\) NO \(\subseteq\) to place a sold sign on the Property once the conditions unrelated to title have been met; YES \(\subseteq\) NO \(\subseteq\)		b)	during the Holdover Period (clause 9.4) of any accepted offers presented to the Seller by, or made by the Seller to, a buyer who was introduced to the Property during the term of this Agreement.
	d) e)	to show the Property at times acceptable to the Seller and, if any, tenants; and the services listed below:	6.3.	Ager from	emnification: The Seller will hold harmless the Brokerage, the Designated ant(s), and any co-operating brokerage for any claims that may arise their reasonable and good faith reliance on representations made and mation provided by the Seller.
			6.4.	Selle	er Covenants: The Seller agrees that:
		UNC		a)	the Designated Agent(s) may represent other sellers and, subject to clause 11, buyers;
	will b	closure of Availability: The Designated Agent(s) has disclosed that they be regularly available to service this agreement, subject to any exceptions and in clause 3.3.		b)	the Brokerage and the Designated Agent(s) cannot disclose to the Seller confidential information obtained through any other agency relationship to which the Brokerage or Designated Agent(s) is or was a party;
3.4.		plicable, the Designated Agent(s) has disclosed that they will not be lable on the following dates/times:		c)	the Brokerage or the Designated Agent(s) will not be obligated to seek additional offers to purchase while the Property is subject to an Agreement of Purchase and Sale once the conditions unrelated to title have been met;
4. 4.1.		Agreement will commence on the day of, and will expire at 11:59 p.m. Atlantic Time on the day		d)	if the Property is owned by a limited company, a sale of shares representing a controlling interest in the limited company will constitute a purchase for the purposes of this Agreement; and the Brokerage may share the contents of the transaction file within the
-					Brokerage for administrative purposes.
5.		e of Listing	7	Har	monized Sales Tax (HST)
5.1.	a)	Seller authorizes that the Property be listed with the Multiple Listing Service (MLS®) of the Nova Scotia Association of REALTORS® (NSAR); OR Exclusively with the Brokerage and instructs the Brokerage to	7.1.	is ac	the Seller's responsibility to determine whether the proposed saction is subject to HST pursuant to the <i>Excise Tax Act</i> . The Seller dvised to obtain whatever professional assistance the Seller deems essary to make that decision. The Brokerage cannot make that ermination.
	b)	co-operate OR not co-operate with all other brokerages. The Seller acknowledges that should "not co-operate" be selected, the Seller may lose opportunities to sell the Property.			Seller has determined that the Property is: Exempt from HST Partially subject to HST; included in purchase price
6.	Sell	ler's Obligations			Partially subject to HST; over and above purchase price Subject to HST; included in purchase price
6.1.	The	Seller warrants that:			Subject to HST; over and above purchase price
	a) b)	the Seller has the sole authority to sell the Property and to enter into this Agreement; the Seller has disclosed to the Designated Agent(s) all third party claims	7.2.	from	e conveyance contemplated by this Agreement is or partially exempt HST, the Seller agrees to provide the Buyer on or before closing date rtificate in a form reasonably satisfactory to the Buyer certifying that the
	c)	and interests in the Property known to the Seller; the Property is not currently the subject of any other Seller Brokerage		conv	reyance contemplated by this Agreement is exempt from HST. If the reyance contemplated by this Agreement is subject to HST, then the HST
		Agreement/Seller Designated Brokerage Agreement;			be remitted in accordance with the applicable legislation.
	d)	the Seller has disclosed to the Designated Agent(s), in writing, all material latent defects, as defined in Form 100: Working With the Real Estate Industry, affecting the Property known to the Seller;	8. 8.1.		In situations where competing offers are received by the Designated
	e)	the Seller will provide the Designated Agent(s) with all information necessary for the listing and marketing of the Property;			Agent(s), the Seller directs the Designated Agent(s) to: inform the competing buyers that they are competing and how many buyers they are competing with; OR
	f)	all information provided to the Designated Agent(s) is accurate to the best of the Seller's knowledge;			inform the competing buyers that they are competing but not how many buyers they are competing with; OR
	g)	the Seller will immediately advise the Designated Agent(s) of any material change in the physical condition or status of the Property or in the information provided by the Seller; and	_	b)	not inform the competing buyers that they are competing. The Seller understands that the Designated Agent(s) will not disclose the contents of any offer to the competing buyers.
	h)	the Seller agrees to be bound by offers and counter-offers and related documentation that may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.		c)	Should a seller change their instruction regarding disclosure of competing offers, this Agreement must be amended accordingly.

SELLER DESIGNATED BROKERAGE AGREEMENT PROPERTY:_

NSREC FORM 201 | 07/01/2025 (6) | PAGE 2 OF 4

9. Brokerage's Remuneration

9.1. Remuneration: The Seller will pay the Brokerage as remuneration:

The Seller will agree to (a), (b) or (c) individually, or a combination of two or all options (i.e. a percentage of the purchase price and a fee for services).

a)	1	nercent	of the	e purchase	price
a		percent	OI LIII	t pui ciiast	PHICE

b) a flat fee of \$ _____CDN

c) a fee for services as specified in writing, signed by the Seller, in the Addendum attached to this Agreement.

(plus applicable HST and any other taxes payable in respect of the remuneration.)

- 9.2. Sharing of Brokerage's Remuneration: To assist in obtaining a buyer for the Property, the Seller's Brokerage will offer to each co-operating Brokerage a portion of the Seller's Brokerage's remuneration in the amount of ______ % OR \$_____ CDN of the purchase price of the Property plus all applicable taxes in respect to that portion of the remuneration.
- 9.3. Payment of Remuneration: The Brokerage's remuneration will be paid per 9.1 on closing if, during the term of this Agreement, a legally enforceable Agreement of Purchase and Sale, from whatever source obtained, is entered into between the Seller and a buyer (other than a buyer who has been specifically excluded in writing from this Agreement) AND the purchase is completed OR the Seller, without legal justification, fails to complete the purchase.
- 9.4. Holdover Period: The Seller will be liable to the Brokerage for the remuneration payable under this Agreement if within 180 days (the Holdover Period) of the expiration or termination of this Agreement, a legally enforceable Agreement of Purchase and Sale is entered into between the Seller and a buyer (other than a buyer who has been specifically excluded in writing from this Agreement) who was introduced to the Property or the Seller during the term of this Agreement, by whatever means or person and whether or not the Brokerage is the effective cause of such Agreement of Purchase and Sale AND the purchase is completed OR the Seller, without legal justification, fails to complete the purchase.
- **9.5.** If this Agreement expires or is terminated without a legally enforceable Agreement of Purchase and Sale, the Seller may list with another brokerage and not be liable for remuneration payable under this Agreement.
- 9.6. Deduction of Remuneration from Deposit and Proceeds of Sale:
 - a) Upon notice from the Seller or the Seller's lawyer that the transaction is closed, the Seller authorizes the Brokerage to apply the deposit, if any, to the Brokerage's remuneration as specified in clause 9.1.
 - b) Upon closing, the Seller instructs their lawyer to pay any remuneration owed to the Brokerage from the deposit, if any held by the lawyer, and/or from the proceeds of sale as specified in clause 9.1 after it has exercised its right, if any, under clause 9.6(a).
- 9.7. Limitation on other Remuneration: The Brokerage and the Designated Agent(s) agree not to accept any other remuneration, whatever its form (including finder's fees, referral fees and gifts) and from whatever source (including the Buyer, a mortgage lender, another brokerage or contractor), directly or indirectly related to its agency under this Agreement, unless, before accepting such remuneration, the Brokerage and Designated Agent(s) have:
 - fully disclosed, in writing, to the Seller all relevant facts relating to the offer of remuneration including the maximum amount to be received; and
 - b) obtained the Seller's written consent for the Brokerage receiving such remuneration.

10. Use and Distribution of Information

10.1. The Seller consents to the collection, use and disclosure of their personal information by the Brokerage and the Designated Agent(s) related to this Agreement and such other use as is consistent with listing and marketing of the Property including, but not limited to:

Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR*) and/or the quality of services they provide (MLS*). Used under licence.

- disclosing all or some of it to government departments, appraisers, municipal organizations and others; and
- b) providing to present and past unrepresented parties and clients marketing materials, newsletters and other information that the Brokerage believes may be of interest to them.
- 10.2. The Seller, subject to clause 5.1 (a), consents to placement of the listing and purchase information by the Brokerage and the Designated Agent(s) into the database of the appropriate MLS® and acknowledges that the database of the MLS® is the property of the NSAR and can be licensed, resold or otherwise dealt with as they see fit. The Seller further acknowledges that some or all of the information, including the purchase price, may be published and distributed in print, before the closing in accordance with MLS® rules, and made available on the internet through public websites including those maintained by licensees and brokerages, and by the Canadian Real Estate Association on realtor.ca.
- **10.3.** The Seller authorizes the Brokerage to publish interior pictures of the Property in its marketing. YES □ NO □
- **10.4.** The Seller authorizes the Brokerage to allow the prospective buyer to take interior pictures of the Property. YES \square NO \square

11. Change in Representative Capacity of the Designated Agent(s)

- 11.1. If the Designated Agent(s) has a Buyer client who wants to view the Seller's Property, the Designated Agent(s) will:
 - a) disclose this fact to both the Buyer and the Seller;
 - b) unless instructed otherwise by the Seller, facilitate the viewing of the Property by that buyer and make available the marketing information to all potential buyers; however, the mere viewing of the Property will not mean that the buyer is interested in the Property for the purposes of clause 11.2 and therefore would not create a conflict of interest between the parties;
 - proceed in accordance with clause 11.2 should the Buyer express interest in the Seller's Property.
- **11.2.** If the Designated Agent(s) has a Buyer client who becomes interested in the Property, the Designated Agent(s) will:
 - a) immediately advise the Seller and the Buyer of the implications of concurrent representation as specified in clause 11.2 (d);
 - b) give the Seller and the Buyer an opportunity to seek independent advice;
 and
 - c) offer to continue to represent the one party, be it the seller or the buyer, with whom it first entered into an agency relationship, subject to any conflicts of interest, and the brokerage will offer the option to:
 - i) recommend the other party to another brokerage or designated agent where the other party can receive the benefit of agency representation; or
 - be treated as an unrepresented party (see definition in Form 100:
 Working With the Real Estate Industry.)
 - d) If the Buyer and the Seller have been presented with the options in subsection (c)(i) or (ii) and still wish to continue the transaction with the same designated agent(s), without any representation, the Buyer and the Seller may be offered the option of entering into a transaction brokerage relationship prior to the preparation of the agreement to facilitate the sale of the property under the terms and conditions specified in the Transaction Brokerage Agreement.
- 11.3. If the interests of the Brokerage or Designated Agent(s), including any individual in a management or ownership position, conflict or may conflict with the interests of the client, refer to by-laws 733 and 734.

2025

12. Termination of this Agreement

- 12.1. Without prejudice to the acquired rights of the Seller or the Brokerage, this Agreement will terminate:
 - a) on the expiration date of this Agreement as specified in clause 4;
 - on an earlier date than that specified in clause 4 if mutually agreed to by the Seller and the Brokerage in writing;
 - on a completed sale of the Property prior to the expiration date of this Agreement;
 - d) on the suspension or termination of the Brokerage's licence to trade in real estate:
 - e) on the bankruptcy or insolvency of the Brokerage or if it is in receivership;
 - f) at the option of the non-defaulting party, exercised in writing, on a material breach of any of the terms of this Agreement by either the Seller, the Brokerage or the Designated Agent(s);
 - at the option of the Brokerage, if after reasonable effort, the Brokerage is unable to contact the Seller to satisfy this Agreement; or
 - at the option of the Seller, if after reasonable effort, the Seller is unable to contact the Brokerage to satisfy this Agreement.

13. Brokerage's and Designated Agent's Duties on Termination of the Agreement

- **13.1.** Immediately on the expiration or termination of this Agreement, the Brokerage and the Designated Agent(s) will:
 - a) remove the Property from any electronic medium authorized by the Brokerage;
 - b) cease all marketing activities on behalf of the Seller;
 - c) remove all signs from the Property;
 - d) return all documents and other materials provided by the Seller; and
 - e) remove the lockbox(s) installed on the Property.

14. Continuing Duties

- **14.1.** The termination of this Agreement does not relieve the Brokerage and the Designated Agent(s) from their duty:
 - a) to account for all property and money received by the Brokerage; and
 - b) of confidentiality to the Seller.

15. Miscellaneous Provisions

- 15.1. The Seller agrees that:
 - a) this Agreement will be governed by the laws of the Province of Nova Scotia and the Seller, the Brokerage, and the Designated Agent(s) will submit to the jurisdiction of the Courts of the Province of Nova Scotia for the resolution of any disputes that may arise out of this Agreement;
 - b) no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Seller and a Brokerage Representative;
 - c) if there is conflict or discrepancy between any provision added to this Agreement and any provision in the standard pre-set portion hereof, the added provision will supersede the standard pre-set provision to the extent of such conflict or discrepancy; and
 - this Agreement will be read with all changes of number and gender required by the context.

16. This Agreement

- **16.1.** This Agreement includes, if signed by the Seller and attached to this Agreement, the following documents:
 - ☐ Listing Addendum
 - ☐ Property Disclosure Statement
 - ☐ Equipment Schedule
 - ☐ Brokerage Addendum

17. Additional Provisions

		_
	7	

THESE VERSIONS

18. Acceptance

This Agreement will constitute the entire Agreement between the Seller, the Designated Agent(s), and the Brokerage, and there are no representations, warranties, collateral agreements or conditions which affect this Agreement other than as expressed herein.

The Seller hereby agrees and acknowledges having read and accept this Agreement on the terms set forth, and have received a true copy of this Agreement.

Signed and delivered in the presence of:

In Witness whereof I have hereunto set my hand:

Witness	S 1	Seller Seller	Date
Witness		Brokerage Representative	Date



NSREC APPROVED 07/01/2025 (3) **FORM 203** PAGE 1 OF 2

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act. The NSREC is the regulatory body for real estate in Nova Scotia.

This Mere Posting Service Agreement (this Agreement) is a limited service agreement between:

The Seller:	and	The Brokerage:	
Name:		Brokerage Name:	
Address:		Address:	
CITY POSTAL CODE		CITY POSTAL CODE	
Phone:	t	Phone:Email:	
Seller Email 2:			
THE SELLER AND THE BROKERAGE AGREE that the Brokerage post the	Seller's propert	rty (the Property) known as:	
		PID(s)/Serial #:	
for sale on the Nova Scotia Association of REALTORS® (the Association) N	/lultiple Listing S	Service (MLS®) System and the Brokerage's website at the price of:	
		Dollars (\$	CDN)
plus other relevant taxes and upon the terms, if any, set out in the Schedule	hereto, or at su	uch other price and terms acceptable to the Seller, and on the following term	iS:
1 No Agency Penresentation	1	1 Saller's Obligations	

- 1.1. The Seller has received and read both this Agreement and the Working With the Real Estate Industry form and has agreed to be treated as an unrepresented party. Further, the Seller has been given the opportunity to request further information and independent advice concerning this Agreement and the representation relationships described in the Working With the Real Estate Industry form. The Seller acknowledges that the Brokerage or any of its representatives will not:
 - provide any agency representation, together with its advantages, protection and services;
 - b) owe any agency obligations and, in particular, any fiduciary obligations;
 - provide any services that require the exercise of discretion, judgment, the c) giving of confidential advice, or advocating on behalf of the Seller.

Brokerage's Obligations and Services

- **2.1.** The Brokerage's obligations to the Seller are limited to:
 - inputting data and images provided by the Seller to the MLS® System;
 - maintaining and, if necessary, amending the information on the MLS® b) System:
 - maintaining data, images and Seller's contact information on the Brokerage's website; and
 - providing and explaining disclosures in accordance with the By-law, and in accordance with any agreement/acknowledgement.
- 2.2. Disclosure of Availability: The Brokerage/Licensee has disclosed that they will be regularly available to service this agreement, subject to any exceptions outlined in clause 2.3.
- 2.3. If applicable, the Brokerage/Licensee has disclosed that they will not be available on the following dates/times:

Effective Dates

3.1.	This Agreement will commence of	n the)		da	y of		X	V		,
	20, and will expire at	11:59	p.m	. Atlan	itic T	ime	on the	e _	Y		
	day of 20										

rademarks are owned and controlled by The Canadian Real Estate Associati (CREA) and identify real estate professionals who are members of CREA (REALTOR®) nd/or the quality of services they provide (MLS*). Used under licence

- The Seller warrants that the Seller has the sole authority to sell the Property and to enter into this Agreement.
- 4.2. The Seller must:
 - provide the Brokerage with all the information necessary for the posting of the Property on the MLS® System;
 - determine whether the proposed transaction is subject to HST. The Seller is advised to obtain whatever professional assistance the Seller deems necessary to make that decision;
 - promptly communicate and co-operate with the Brokerage;
 - disclose to the Brokerage, in writing, all material latent defects, as defined in Form 100: Working With the Real Estate Industry, affecting the Property known to the Seller;
 - immediately advise the Brokerage, in writing, of any material change in the physical condition or status of the Property or in the information provided by the Seller;
 - within 24 hours of acceptance of a conditional offer, disclose in writing the date of said accepted conditional offer, the conditional dates, the purchase price and the closing date;
 - within 24 hours, advise the Brokerage, in writing, if the conditions contained in the Agreement of Purchase of Sale have been met, amended or terminated: and
 - agree that related documentation may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.
- 4.3. The Seller agrees to the following regarding showings and advertising:
 - that the Property is available, on reasonable notice, for showings once the Property is posted on the MLS® System; and
 - that buyer representatives will contact the Seller directly to set up appointments to show the Property. The Seller must make themselves reasonably available to make appointments.
 - Indemnification: The Seller will hold harmless the Brokerage and any co-operating brokerage for any claims that may arise from their reliance on representations made and information provided by the Seller.

MERE POSTING SERVICE AGREEMENT

5. Brokerage's Remuneration

5.1. The Seller, upon the signing of the Agreement, will pay the Brokerage a remuneration of:

(CDN plus applicable HST and any other taxes payable in respect of the remuneration).

- 5.2. Sharing of Brokerage Remuneration: To assist in obtaining a buyer for the Property, the Brokerage will offer to each co-operating brokerage remuneration of \$_____ CDN, plus HST immediately on closing.
- **5.3.** The Seller may negotiate a remuneration arrangement directly with the Buyer's Brokerage.

6. Use and Distribution of Seller's Information

- 6.1. The Seller consents to their contact information appearing in the REALTOR® remarks section of a listing on the MLS® System.
- 6.2. The Seller consents that the database of the MLS® System is the property of the Association and can be licensed, resold or otherwise dealt with as they see fit. The Seller further acknowledges that some or all of the information, including the purchase price, may be published and distributed in print, before the closing in accordance with MLS® rules, and made available on the internet through public websites including those maintained by licensees and brokerages, and by the Canadian Real Estate Association on realtor.ca.
- 6.3. The Seller consents to the collection, use and disclosure of personal information by the Brokerage for the purpose of this Agreement and such other use as is consistent with listing of the Property including, but not limited to:
 - retaining and disclosing any listing and sales information, including price, which may be used by the Brokerage for any purpose relating to its business;
 - disclosing the information to other brokerages, potential buyers and interested parties during the course of marketing of the Property for sale, as well as through the sales process;
 - disclosing all or some of the information to government departments, appraisers, municipal organizations and others;
 - compiling some of the information in statistics for use in comparative market analyses by appraisers and brokerages, as well as consumers;
 - e) all or some of the information being published in print and made available on the internet through a website maintained by real estate representatives and brokerages; and
 - f) providing to present and past unrepresented parties and clients marketing materials, newsletters and other information that the Brokerage believes may be of interest to them.

7. Termination of the Agreement

- **7.1.** Without prejudice to the acquired rights of the Seller or the Brokerage, this Agreement will terminate:
 - a) on the expiration date of this Agreement as specified in clause 3:
 - an earlier date than specified in clause 3, if mutually agreed by the Seller and the Brokerage in writing;
 - c) a completed sale of the Property prior to the expiration date of this Agreement as specified in clause 3;
 - d) on the suspension or cancellation of the Brokerage's licence to trade in real estate;
 - e) if the Brokerage ceases to be a member of the Association;
 - f) on the bankruptcy or insolvency of the Brokerage or if it is in receivership;
 - g) at the option of the non-defaulting party, exercised in writing, on a material breach of any of the terms of this Agreement by either the Seller or the Brokerage;
 - at the option of the Brokerage, if after reasonable effort, the Brokerage is unable to contact the Seller to satisfy this Agreement; or
 - at the option of the Seller, if after reasonable effort, the Seller is unable to contact the Brokerage to satisfy this Agreement.
- 7.2. Upon termination or expiration of this Agreement, the Brokerage will remove the Property as an active listing on the MLS° System and the Brokerage's website.

8. This Agreement

- 8.1. The Seller agrees that:
 - a) this Agreement will be governed by the laws of the Province of Nova Scotia;
 - no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Seller and the Brokerage;
 - c) if there is conflict or discrepancy between any provision added to this Agreement and any provision in the standard pre-set portion hereof, the added provision shall supersede the standard pre-set provision to the extent of such conflict or discrepancy; and
 - d) this Agreement shall be read with all changes of number and gender required by the context.

		C	

10. Acceptance

This Agreement will constitute the entire Agreement between the Seller and the Brokerage, and there are no representations, warranties, collateral agreements or conditions which affect this Agreement other than as expressed herein.

The Seller hereby agrees and acknowledges having read and accept this Agreement on the terms set forth, and have received a true copy of this Agreement.

Signed and delivered in the presence of: Witness	In Witness whereof I have hereunto set my hand: Seller Date
Witness	Seller Date
Witness	Brokerage Representative Date



PROPERTY DISCLOSURE STATEMENT (PDS)

NSREC APPROVED 07/01/2025 (3) **FORM 211** PAGE 1 OF 3

This Statement is attached to and forms part of the Seller Brokerage Agreement/Seller Designated Brokerage Agreement. Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act. The NSREC is the regulatory body for real estate in Nova Scotia.

This Property Disclosure Statement (PDS) is optional and is to be completed by the Seller to the best of their knowledge. The Seller is responsible for the accuracy of the information on this PDS. If a seller wants to disclose information about multiple parts of a property, they should complete separate PDSs for the different components of a property to ensure accurate disclosure. However, if the answers are the same for all components of buildings, on the property, the Seller may complete one form, identifying all components included. If additional space is required for responses, attach a schedule. If changes to the property conditions occur prior to closing, the Buyer will be notified in Property Address: PID(s)/ Serial #: Seller: The Seller confirms the disclosures provided in this PDS applies only to the selected buildings or structures on the property: ☐ Main House ☐ Guest House ☐ Detached Garage ☐ Barn ☐ Shed ☐ Land ☐ Other: I/We have owned the Property since: Structural If there is a woodstove/fireplace, is it WETT certified? 1.1. Are you aware of any structural problems, unrepaired damage, dampness or ☐ Yes ☐ No ☐ Do not know leakage? ☐ Yes ☐ No If yes, will documentation be provided to the Buyer? \square Yes \square No If yes, provide details: 2.4. If there is a chimney, are you aware of any problems or malfunctions with the chimney? Yes No Does not apply **1.2.** Are you aware of any repairs to correct structural damage, leakage or dampness If yes, provide details: ____ problems? Yes ☐ No If yes, provide details: Is there a liner in the chimney? \square Yes \square No \square Do not know If yes, what is the type of liner? 1.3. Is there insulation in the exterior walls? ☐ Yes ☐ No ☐ Do not know When was the chimney last cleaned? ____ **2.5.** Is there is a water heater on the property? **1.4.** Is there insulation in the attic/roof? \square Yes \square No \square Do not know ☐ Yes ☐ No Type: __ If yes, what is the age? _____ Do not know If yes, what is the energy source? **1.5.** What is the age and type of roof? 2.6. Are you aware of any problems and/or malfunctions with the heating/cooling Age: _____ Do not know sources? Yes No If yes, provide details: ☐ Do not know Type: ___ Are you aware of any repairs or upgrades made to the roof? 2.7. Are you aware of any repairs or upgrades having been carried out to the heating/ cooling sources? ☐ Yes ☐ No ☐ Yes ☐ No ☐ Does not apply If yes, provide details: _ If yes, provide details: 3. Mechanical Heating and Cooling Sources 3.1. Are you aware of any problems or malfunctions with motors, pumps, purifiers, air 2.1. What is the primary heat source and unit age, if known? exchangers, built-in appliances or other items not listed? \(\simega\) Yes \(\simega\) No Age: Do not know Source: If yes, provide details: If applicable, what are the alternative heat source(s) and unit age(s), if known? Age: ☐ Do not know **Electrical System** Source: **4.1.** Are you aware of any problems and/or malfunctions with the electrical system? _____Age:_____ Do not know ☐ Yes ☐ No ☐ Does not apply 2.2. If there is an oil tank, what date is stamped on the plate/sticker? If yes, provide details: The _____ day of ____ What is the type of oil tank? ☐ Steel ☐ Fiberglass **4.2.** Are you aware of any repairs or upgrades carried out to the electrical system? What is the tank size? Yes No Does not apply Where is the oil tank located? Indoor Outdoor If yes, provide details: _

2.3. If there is a wood stove/fireplace, was the insert(s) properly installed by certified personnel? Yes Do not know Does not apply

PRO	?ERIY:		
5.	Plumbing System		If yes, provide details:
5.1.	Are you aware of any problems and/or malfunctions with the plumbing system?	7.5.	Are you aware of any repairs or upgrades to the sewage disposal?
	☐ Yes ☐ No ☐ Does not apply		☐ Yes ☐ No ☐ Does not apply
	If yes, provide details:		If yes, provide details:
5.2.	Are you aware of any repairs or upgrades to the plumbing system? Yes Does not apply If yes, provide details:		If yes, will supporting documentation of the repairs or upgrades be provided to the Buyer? ☐ Yes ☐ No If no, provide details:
	n yes, provide details.	76	If not municipal:
6.	Water Supply		a) If applicable, what date was the system last pumped and by whom?
6.1.	What is the source of the water supply?		
	☐ Municipal ☐ Drilled Well ☐ Dug Well ☐ Shared ☐ None ☐ Other:		b) Is there septic disposal documentation available? ☐ Yes ☐ No If yes, will a copy be provided to the Buyer? ☐ Yes ☐ No
6.2.	Are you aware of any problems with water quality, quantity, taste, odour, colour	8.	Environmental and Land
	or water pressure?	8.1.	Have you ever tested the Property for radon gas? ☐ Yes ☐ No If yes, provide details:
6.3.	Is there a water conditioner or treatment system attached to the water supply? Yes Does not apply If yes, provide details on what the system treats:	8.2.	Are you aware of any underground oil tanks on the Property? Yes No If yes, provide details:
6.4.	Does the treatment system treat all household water? Yes No If no, which tap(s): If there is a well:	8.3.	Are you aware of any environmental problems or soil contamination of any kind having occurred on the Property, such as toxic waste, gasoline, fuel tanks, fuel leaks, mould, asbestos, the existence of any mining operations, buried garbage/ debris, decommissioned sewage disposal or abandoned wells? Yes No If yes, provide details:
	a) Is a well certificate available? \square Yes \square No \square Do not know		ii yes, provide details.
	If yes, will documentation be provided to the Buyer? Yes No No Where is the well physically located?	8.4.	If the Property was contaminated, can you provide an Environmental Report and Certificate of Compliance to the Buyer? \square Yes \square No
	 □ On the property □ Do not know Provide details: 	8.5.	Are you aware of any gas stations, refuse disposal sites, toxic substance storage sites, salvage yards or other pollutant source that abutted or was in close proximity to the Property? \square Yes \square No
	c) Is the well shared? Yes No Do not know		If yes, provide details:
	If shared, is there deeded access or a documented agreement related to the well? Yes Do not know If yes, provide details:	8.6.	Are you aware of any damage or hazards due to wind, fire, water/flooding, erosion, sinkholes, natural disaster, wood rot, pests, rodents or insects? Yes No If yes, provide details:
7.	Sewage Disposal (Municipal and Septic)	8.7.	Is the Property located on or near a floodplain or designated flood zone?
7.1.	What is the type of sewage disposal?		Yes No Do not know
	☐ Municipal ☐ Septic system ☐ Holding tank ☐ None ☐ Other:	8.8.	Has there been damage to the property due to coastal flooding or coastal erosion? ☐ Yes ☐ No ☐ Do not know
7.2.	What is the age of the sewage disposal selected in clause 7.1?		If yes, provide details:
	Age: Do not know	8 9	Are you aware of any changes made to the property to help manage coastal
7.3.	Where is the sewage disposal and/or clean out located?	0.3.	flooding and/or coastal erosion? \square Yes \square No \square Does not apply
7.4.	Are you aware of any problems and/or malfunctions with the sewage disposal? Yes Does not apply	1	If yes, provide details:



PROPERTY DISCLOSURE STATEMENT (PDS) FOR VACANT LAND This Statement is attached to and forms part of the Seller Brokerage Agreement/Seller Designated Brokerage Agreement.

NSREC APPROVED 07/01/2025 (3) FORM 212 PAGE 1 OF 2

This Statement is attached to and forms part of the Seller Brokerage Agreement/Seller Designated Brokerage Agreement.

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

This Property Disclosure Statement (PDS) is optional and is to be completed by the Seller to the best of their knowledge. The Seller is responsible for the accuracy of the information on this PDS. If additional space is required for responses, attach a schedule. If changes to the property conditions occur prior to closing, the Buyer will be notified in writing.

Pro	perty	y Address:		PID(s)/ Serial #:
Sell	er: _		_	
/We	hav	ve owned the Property since:		
1.	Wa	ter Supply		e) Are you aware of any repairs or upgrades to the sewage disposal?
1.1.	Is th	ere a water supply on the Property? Yes No		☐ Yes ☐ No
l. 2 .		ere is not a current water supply, is the Property able to access the municipal		If yes, provide details:
		er supply? Yes No Do not know Does not apply		
1.3.		ere is currently water supply on the Property, what is the source?		If yes, will supporting documentation of the repairs or upgrades be provided
		Municipal Drilled well Dug well		to the Buyer? Yes No
		Other:	2.4.	If there is sewage disposal on the property (except municipal):
1.4.	If the	ere is a well:		a) What date was the system last pumped and by whom?
	a) b)	Is a well certificate available?		b) Is there septic disposal documentation available? Yes No If yes, will a copy be provided to the Buyer? Yes No
		☐ On the property ☐ On another property (specify below)	2.5.	Is there an approved on-site sewage system design?
		☐ Do not know Provide details:		☐ Yes ☐ No ☐ Do not know
				If yes, will documentation be provided to the Buyer? Yes No
	c)	Is the well shared? ☐ Yes ☐ No ☐ Do not know	2.6.	Have any soil assessments been performed on the Property?
		If shared, is there deeded access or a documented agreement related to		☐ Yes ☐ No ☐ Do not know
		the well? Yes No Do not know		If yes, will documentation be provided to the Buyer? Yes No
		If yes, provide details:	3.	Environmental and Land
				Are you aware of any underground oil tanks on the Property?
2.	Sev	wage Disposal (Municipal and Septic)		☐ Yes ☐ No If yes, provide details:
2.1.	Is th	ere sewage disposal on the Property? Yes No		
2.2.		ere is not a current sewage disposal, is the Property able to access the	3.2.	Are you aware of any environmental problems or soil contamination of any kind
		nicipal sewage disposal?		having occurred on the Property, such as toxic waste, gasoline, fuel tanks, fuel
		Yes No Do not know Does not apply ere is currently sewage disposal on the Property:		leaks, mould, asbestos, the existence of any mining operations, buried garbage/debris, decommissioned sewage disposal or abandoned wells? Yes No
2.3.	a)	What is the type of sewage disposal?		If yes, provide details:
	aj	☐ Municipal ☐ Septic system ☐ Holding Tank		
		Other:	3.3.	If the Property was contaminated, can you provide an Environmental Report and
	b)	What is the age of the sewage disposal selected in clause 3.3(a)?		Certificate of Compliance to the Buyer? Yes No
	IJ)	Age: Do not know	3.4.	Are you aware of any gas stations, refuse disposal sites, toxic substance storage
	c)	Where is the sewage disposal and/or clean out located?		sites, salvage yards, or other pollutant source that abutted or was in close proximity to the Property? Yes No
	c)	whilete is the sewage disposal and/of clean out located:		If yes, provide details:
	d)	Are you aware of any problems and/or malfunctions with the sewage		
		disposal? ☐ Yes ☐ No	3.5.	Are you aware of any damage or hazards due to wind, fire, water/flooding,
		If yes, provide details:	4	erosion, sinkholes, natural disaster, wood rot, pests, rodents or insects?
				☐ Yes ☐ No If yes, provide details:
		JULI		, <u> </u>
	T			

SELLER'S INITIALS: ___

BUYER'S INITIALS: _



AMENDMENT TO THE SERVICE AGREEMENT

NSREC APPROVED 07/01/2025 (2) FORM 222 PAGE 1 OF 1

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

□ Seller Unrepresented Party Acknowledgement and Fee Agreement □ Mere Posting Service Agreement
RE: Service Agreement between:
Seller:
and
Brokerage: That was effective the day of, 20, relating to the Property (if applicable):
PID(s)/ Serial #:
The Seller and the Brokerage hereby agree that the above noted Agreement is amended as stated below.
1. Expiry Date
The new expiry date, if applicable: The day of, 20 2. If applicable, the list price is amended to:
3. Additional Conditions
4. Consent An extension of the expiry date must be signed and dated prior to expiration of the Agreement.
All other terms and provisions of the Agreement remain in full force and effect. This amendment to the Agreement shall not take effect unless signed by all parties set out below. The Seller hereby consent to the above amendment of the Service Agreement.
Effective date of Amendment: The day of, 20
Signed and delivered in the presence of: In Witness whereof I have hereunto set my hand: Seller Date
Witness Seller Date Date Date



TEMPORARY WITHDRAWAL OR TERMINATION OF SERVICE AGREEMENT

NSREC APPROVED 07/01/2025 (2) FORM 224 PAGE 1 OF 1

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

	Seller Unrepresented Part	ty Acknowledgement and Fee Agreem	ent	sting Service Agreement
RE: Service Agreement be	tween:		UR	
Seller:				
and				
Brokerage:		RC	APY	
That was effective the	day of	, 20, relating to the Prop	perty known as:	
				erial #:
It is hereby mutually agreed	that the services stipu	ulated in the Service Agreement	will be discontinued a	is stated below.
1. Termination or Withdr	awal			
☐ Termination : The Agr	reement is terminated.			
in <mark>fu</mark> ll fo		reement has expired. Should there be		er terms and conditions of the Agreement shall remain purchase of a property during that time, remuneration
2. Consent				
The Seller hereby consent to the a	bove termination or withd	drawal of the Service Agreement.		
Effective date of termination or	withdrawal: The	day of, 20		
Signed and delivered in the prese	nce of:	In Witness whereof I have hereunto	set my hand:	
Witness		Seller		Date
Witness	ES	Seller Brokerage Representative	RS	Date Date
	EF	FEC	TIV	
	S	TAR1		3
	JUI	LY 1,	20	25



The Buyer:

BUYER BROKERAGE AGREEMENT

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

NSREC APPROVED 07/01/2025 (3) FORM 300 PAGE 1 OF 3

The Brokerage:

This Buyer Brokerage Agreement (this Agreement) is between:

and

Name: _		В	Br <mark>ok</mark> erage Name:	
Name: _		_		
Address		A	Address:	
CITY	POSTAL CODE		Phone:	
Phone: _				
•	mail 1:	Е	Email:	
Buyer Er	nail 2:			
THE BU'	YER AND THE BROKERAGE AGREE that the Brokerage will assist the Buyer t	o purcl	chase a property in the geographic area(s) described as:	
and that	the Brokerage will have the exclusive right to act on behalf of the Buyer on the	followin	ing terms:	
1 Ef	fective Dates	2 2	. Disclosure of Availability: The Brokerage has disclosed that they will be	
This Agre	eement will commence on the day of,		regularly available to service this agreement, subject to any exceptions of in clause 2.3.	
	, and will expire at 11:59 p.m. Atlantic Time on the day of, 20	2.3.	. If applicable, the Brokerage has disclosed that they will not be available of following dates/times:	n the
2. Br	okerage's Obligations			
2.1. The	e Brokerage will:	3.	Buyer's Obligations	
a)	use its best efforts in locating a property in the specified geographic	3.1.	. The Buyer warrants that the Buyer:	
	area(s) that meets the material requirements identified by the Buyer and to promote the interests of the Buyer;		a) is not currently represented by and will not enter into any other Buye	
b)	subject to clause 6, act only as the Buyer's agent;		Brokerage Agreement/Buyer Designated Brokerage Agreement with another brokerage during the term of this Agreement with respect to	
c)	obey all lawful instructions of the Buyer;		same geographic area(s);	
d)	fulfill its fiduciary obligations of loyalty, confidentiality and of full disclosure of all conflicts of interest;		 will make reasonable efforts to communicate and cooperate with the Brokerage in a timely manner; 	;
e)	exercise reasonable care and skill in the performance of this Agreement;		c) has disclosed to the Brokerage all of the material requirements that Buyer is seeking in a property and will immediately advise the Broker	
f)	use its best efforts to discover and disclose to the Buyer all relevant facts pertaining to any property for which the Buyer is considering making an		any material change in the information provided; and	age of
	offer;		d) agrees to be bound by offers and counter offers and related docume	ntation
g)	advise the Buyer to obtain expert advice when necessary;		that may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.	
h)	assist the Buyer in negotiating favourable terms and conditions with a seller and in preparing and complying with a legally binding Agreement of Purchase and Sale for the Property;	3.2.	. Referral of Inquiries: The Buyer will immediately advise the Brokerage d the te <mark>rm</mark> of this Agreement:	luring
i)	present all offers and counter-offers promptly to and from the Buyer, even		a) of all properties within the geographic area(s) in which the Buyer is	
	when the Property is already subject to an Agreement of Purchase and Sale;		interested; andof all inquiries by, and all offers to sell from, interested sellers or their	ir
j)	keep the Buyer fully informed regarding the transaction;		representatives.	
k)	comply with the provisions of the <i>Nova Scotia Real Estate Trading Act</i> , its Regulations and the NSREC By-law; and	3.3.	. Indemnification: The Buyer will hold harmless the Brokerage and any co-operating brokerage for any claims that may arise from their reasonable and faith reliance or representations made and information provided by	
I)	hold all monies or property received by the Brokerage in trust in accordance with the provisions of the Nova Scotia Real Estate Trading Act;		good faith reliance on representations made and information provided by Buyer.	uic
m)	act in the best interests of the Buyer; and	1	2025	
n)	explain all forms and documents to the Buyer prior to execution.		, ZUZJ	
CREA	narks are owned and controlled by The Canadian Real Estate Association) and identify real estate professionals who are members of CREA (REALTOR®) the quality of services they provide (MLS®). Used under licence.		BUYER'S INITIALS: / /	

- 3.4. Buyer Covenants: The Buyer agrees that:
 - the Brokerage may represent other buyers and, subject to clause 6, sellers;
 - the Brokerage cannot disclose to the Buyer confidential information obtained through any other agency relationship to which the Brokerage is or was a party; and
 - the Brokerage will not be obligated to seek additional properties to purchase while the Buyer is party to an Agreement of Purchase and Sale once the conditions unrelated to title have been met.

4. Brokerage's Remuneration

4.1. Source of Remuneration: The Buyer and the Brokerage agree that the Brokerage is to be paid remuneration of:

(CDN plus applicable HST and any other taxes payable in respect of the remuneration)

which shall be paid as follows:

- by the Seller or the Seller's Brokerage in accordance with the agreement between the Seller and/or the Seller's Brokerage;
- b) if the amount offered by the Seller or the Seller's Brokerage is less than the minimum agreed remuneration, the Buyer may be required to pay the difference to the Brokerage, to be negotiated for that specific property;
- c) if the amount offered by the Seller or the Seller's brokerage is more than the maximum agreed remuneration, the brokerage will retain the excess amount; and
- d) the Brokerage will provide written notification to the Buyer of the remuneration being offered by the Seller or the Seller's brokerage prior to drafting an offer to purchase OR upon any subsequent change to the remuneration.
- 4.2. Payment of Remuneration: The Brokerage's remuneration will be paid per 4.1 on closing if during the term of this Agreement, a legally enforceable Agreement of Purchase and Sale, from whatever source obtained, is entered into between the Buyer and a Seller (other than a seller who has been specifically excluded in writing from this Agreement) AND the purchase is completed OR the Buyer, without legal justification, fails to complete the purchase.
- 4.3. If this Agreement expires or is terminated without a legally enforceable Agreement of Purchase and Sale, the Buyer may obtain representation with another brokerage and not be liable for remuneration payable under this Agreement.
- 4.4. Limitation on other Remuneration: The Brokerage agrees not to accept any other remuneration, whatever its form (including finder's fees, referral fees and gifts) and from whatever source (including the Seller, a mortgage lender, another brokerage or contractor), directly or indirectly related to its agency under this Agreement, unless, before accepting such remuneration, the Brokerage has:
 - fully disclosed in writing to the Buyer all relevant facts relating to the offer of remuneration including the maximum amount to be received; and
 - b) obtained the Buyer's written consent for the Brokerage receiving such

5. Use and Distribution of Information

- 5.1. The Buyer consents to the collection, use and disclosure of their personal information by the Brokerage related to the Agreement of Purchase and Sale, including, but not limited to:
 - providing to present and past unrepresented parties and clients marketing materials, newsletters and other information that the Brokerage believes may be of interest to them;

- b) their name being made available to Seller(s) to be used to complete the Seller Unrepresented Party Acknowledgement and Fee Agreement if clause 4.1(a) is applicable; and
- disclosing all or some of it to government departments, appraisers, municipal organizations and others.
- 5.2. The Buyer consents to placement of the purchase information by the Brokerage into the database of the appropriate MLS® and acknowledges that the database of the MLS® is the property of the NSAR and can be licensed, resold or otherwise dealt with as they see fit. The Buyer further acknowledges that some or all of the information, including purchase price, may be published and distributed in print, before the closing in accordance with MLS® rules, and made available on the internet through public websites including those maintained by licensees and brokerages, and by the Canadian Real Estate Association on realtor.ca.

6. Change in Representative Capacity of the Brokerage

- **6.1.** If the Brokerage has a Seller client and the Buyer wants to view that Seller's property, the Brokerage will:
 - a) disclose this fact to both the Buyer and the Seller;
 - b) unless otherwise instructed by the Seller, facilitate the viewing of the Property by the Buyer and make available the marketing information to all potential buyers; however, the mere viewing of a property will not mean the Buyer is interested in a property for the purposes of clause 6.2 and therefore would not create a conflict of interest between the parties; and
 - c) proceed in accordance with clause 6.2 should the Buyer express interest in the Seller's property.
- **6.2.** If the Brokerage is the agent of a Seller client and a Buyer client becomes interested in purchasing the Seller's Property, the Brokerage will:
 - a) immediately advise the Buyer and the Seller of the implications of concurrent representation as specified in clause 6.2(d);
 - b) give the Buyer and the Seller an opportunity to seek independent advice;
 - c) offer to continue to represent the one party, be it the seller or the buyer, with whom it first entered into an agency relationship, subject to any conflicts of interest, and the brokerage will offer the option to:
 - i) recommend the other party to another brokerage where the other party can receive the benefit of agency representation; or
 - be treated as an unrepresented party (see definition in Form 100: Working With the Real Estate Industry.)
 - d) If the Buyer and the Seller have been presented with the options in subsection (c)(i) or (ii) and still wish to continue the transaction with the same brokerage, without any representation, the Buyer and the Seller may be offered the option of entering into a transaction brokerage relationship prior to the preparation of the agreement to facilitate the sale of the property under the terms and conditions specified in the Transaction Brokerage Agreement.
- **6.3.** If the interests of the Brokerage or licensee(s), including any individual in a management or ownership position, conflict or may conflict with the interests of the client, refer to by-laws 733 and 734.

TING 1, 2025

7. Termination of this Agreement

- 7.1. Without prejudice to the acquired rights of the Buyer or the Brokerage, this Agreement will terminate:
 - a) on the expiration of the term of this Agreement as specified in clause 1;
 - on an earlier date than that specified in clause 1 if mutually agreed to by the Buyer and the Brokerage in writing;
 - on a completed purchase of a property prior to the expiration of the term of this Agreement;
 - d) on the suspension or termination of the Brokerage's licence to trade in real estate;
 - e) on the bankruptcy or insolvency of the Brokerage or if it is in receivership;
 - f) at the option of the non-defaulting party exercised in writing, on a material breach of any of the terms of this Agreement by either the Buyer or the Brokerage;
 - at the option of the Brokerage, if after reasonable effort, the Brokerage is unable to contact the Buyer to satisfy this Agreement; or
 - at the option of the Buyer, if after reasonable effort, the Buyer is unable to contact the Brokerage to satisfy this Agreement.

8. Continuing Duties

- 8.1. The termination of this Agreement does not relieve the Brokerage from its duty:
 - a) to account for all property and money received by the Brokerage; and
 - b) of confidentiality to the Buyer.

9. Miscellaneous Provisions

9.1. The Buyer agrees that:

10. Additional Provisions

- a) the Brokerage has advised the Buyer to seek financing pre-approval;
- this Agreement will be governed by the laws of the Province of Nova Scotia and the Buyer and the Brokerage will submit to the jurisdiction of the Courts of the Province of Nova Scotia for the resolution of any disputes that may arise out of this Agreement;
- no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Buyer and a Brokerage Representative;
- d) if there is conflict or discrepancy between any provision added to this Agreement and any provision in the standard pre-set portion hereof, the added provision will supersede the standard pre-set provision to the extent of such conflict or discrepancy; and
- this Agreement will be read with all changes of number and gender required by the context.

JC	AT	ION	

11. Acceptance

This Agreement will constitute the entire Agreement between the Buyer and the Brokerage, and there are no representations, warranties, collateral agreements or conditions which affect this Agreement other than as expressed herein.

The Buyer hereby agrees and acknowledges having read and accepts this Agreement on the terms set forth, and has received a true copy of this Agreement.

Signed and delivered in the presence of:

In Witness whereof I have hereunto set my hand:

Date

Date

Witness

Brokerage Representative

Date

STARTING JULY 1, 2025



The Buyer:

BUYER DESIGNATED BROKERAGE AGREEMENT

NSREC APPROVED 07/01/2025 (4) FORM 301 PAGE 1 OF 3

The Brokerage:

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

This Buyer Designated Brokerage Agreement (this Agreement) is between:

Nan	ne:	Brokerage Name:
Nan	ne:	
Add	ress:	Address:
CITY	POSTAL CODE	CITY POSTAL CODE
Pho	ne:	Phone:
Buy	er Email 1:	Email:
Buy	er Email 2:	
THE	BUYER AND THE BROKERAGE AGREE that the Brokerage will assist the Buyer	r to purchase a property in the geographic area(s) described as:
and	that the Brokerage will have the exclusive right to act on behalf of the Buyer on the	
1. 1.1.	Appointment of Designated Agent(s) This Agreement is entered into by the Buyer and the Brokerage on the basis of the following facts:	 disclose any confidential information concerning the Buyer to any other person unless: authorized by the Buyer; or
	a) Designated Agency means the contract is with the Brokerage and agency representation is with the Designated Agent(s); and	ii) required by law.
	b) the Brokerage is prepared to designate a separate agent to act as the sole agent, and in the interests, of the Buyer. The Brokerage may also designate separate agents for any seller(s) with a property also represented by the Brokerage.	3. Effective Dates This Agreement will commence on the day of, 20, and will expire at 11:59 p.m. Atlantic Time on the day of
1.2.	The Brokerage designates:	4. Designated Agent's Obligations
		4.1. The Designated Agent(s) will:
	As the Designated Agent(s) to serve as sole agent for the Buyer, subject to clause 8. If additional space is required, \square see Addendum.	 use their best efforts in locating a property in the specified geographic area(s) that meets the material requirements identified by the Buyer and to promote the interests of the Buyer;
1.3.	If for any reason, the Designated Agent(s) ceases to be licensed with the Brokerage, the Brokerage will designate another member of the Brokerage to serve as the sole agent for the Buyer by amendment.	b) subject to clause 8, act only as the Buyer's agent;c) obey all lawful instructions of the Buyer;
2		d) fulfill its fiduciary obligations of loyalty, confidentiality and of full disclosure of all conflicts of interest:
2.	Brokerage's Obligations The Divergence that the Declarage's responsibilities will be limited to:	e) exercise reasonable care and skill in the performance of this Agreement;
2.1	The Buyer agrees that the Brokerage's responsibilities will be limited to:	
	a) treating the interests of both the Buyer and the Seller(s) represented by the Designated Agent(s) in an even-handed, objective and impartial manner;	pertaining to any property for which the Buyer is considering making an offer:
	 ensuring compliance of all relevant provisions of the Brokerage's policies and procedures, the Nova Scotia Real Estate Trading Act, its Regulations 	g) advise the Buyer to obtain expert advice when necessary;

h)

j)

k)

I)

Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR*) and/or the quality of services they provide (MLS*). Used under licence.

Brokerage's support staff; and

and the NSREC By-law by the Designated Agent(s), the Brokerage and the

accordance with the provisions of the Nova Scotia Real Estate Trading Act.

holding all monies or property received by the Brokerage in trust in

use confidential information received from the Buyer, or obtained as a

gain of its employees or to the prejudice of the Buyer's interests; or

result of providing services under this Agreement, for their own gain or the

2.2 The Brokerage and the Designated Agent(s) undertake that they will not:

BUYER'S INITIALS: _____ / _____

assist the Buyer in negotiating favourable terms and conditions with a

Purchase and Sale for the Property:

act in the best interests of the Buyer; and

seller and in preparing and complying with a legally binding Agreement of

present all offers and counter-offers promptly to and from the Buyer, even

when the Property is already subject to an Agreement of Purchase and

keep the Buyer fully informed regarding the transaction;

explain all forms and documents to the Buyer prior to execution.

- 4.2. Disclosure of Availability: The Designated Agent(s) has disclosed that they will be regularly available to service this agreement, subject to any exceptions outlined in clause 4.3.
- **4.3.** If applicable, the Designated Agent(s) has disclosed that they will not be available on the following dates/times:

5. Buyer's Obligations

- **5.1.** The Buyer warrants that the Buyer:
 - is not currently represented by and will not enter into any other Buyer Brokerage Agreement/Buyer Designated Brokerage Agreement with another brokerage during the term of this Agreement with respect to the same geographic area(s);
 - will make reasonable efforts to communicate and cooperate with the Designated Agent(s) in a timely manner;
 - has disclosed to the Designated Agent(s) all of the material requirements that the Buyer is seeking in a property and will immediately advise the Designated Agent(s) of any material change in the information provided; and
 - d) agrees to be bound by offers and counter offers and related documentation that may be transmitted electronically and that reproductions of the signatures therein will be treated as originals.
- 5.2. Referral of Inquiries: The Buyer will immediately advise the Designated Agent(s) during the term of this Agreement:
 - a) of all properties within the geographic area(s) in which the Buyer is interested; and
 - of all inquiries by, and all offers to sell from, interested sellers or their representatives.
- 5.3. Indemnification: The Buyer will hold harmless the Brokerage, the Designated Agent(s) and any co-operating brokerage for any claims that may arise from their reasonable and good faith reliance on representations made and information provided by the Buyer.
- **5.4.** Buyer Covenants: The Buyer agrees that:
 - the Designated Agent(s) may represent other buyers and, subject to clause 8, sellers;
 - the Brokerage and the Designated Agent(s) cannot disclose to the Buyer confidential information obtained through any other agency relationship to which the Brokerage or the Designated Agent(s) is or was a party;
 - c) the Brokerage or the Designated Agent(s) will not be obligated to seek additional properties to purchase while the Buyer is party to an Agreement of Purchase and Sale once the conditions unrelated to title have been met; and
 - the Brokerage may share the contents of the transaction file within the Brokerage for administrative purposes.

6. Brokerage's Remuneration

6.1. Source of Remuneration: The Buyer and the Brokerage agree that the Brokerage is to be paid remuneration of

(CDN plus applicable HST and any other taxes payable in respect of the remuneration)

which shall be paid as follows:

- by the Seller or the Seller's Brokerage in accordance with the agreement between the Seller and/or the Seller's Brokerage;
- b) if the amount offered by the Seller or the Seller's Brokerage is less than the minimum agreed remuneration, the Buyer may be required to pay the difference to the Brokerage, to be negotiated for that specific property;

- c) if the amount offered by the Seller or the Seller's brokerage is more than the maximum agreed remuneration, the Brokerage will retain the excess amount: and
- d) the Brokerage will provide written notification to the Buyer of the remuneration being offered by the Seller or the Seller's brokerage prior to drafting an offer to purchase OR upon any subsequent change to the remuneration.
- 6.2. Payment of Remuneration: The Brokerage's remuneration will be paid per 6.1 on closing, if during the term of this Agreement, a legally enforceable Agreement of Purchase and Sale, from whatever source obtained, is entered into between the Buyer and a seller (other than a seller who has been specifically excluded in writing from this Agreement) AND the purchase is completed OR the Buyer, without legal justification, fails to complete the purchase.
- 6.3. If this Agreement expires or is terminated without a legally enforceable Agreement of Purchase and Sale, the Buyer may obtain representation with another brokerage and not be liable for remuneration payable under this Agreement.
- 6.4. Limitation on other Remuneration: The Brokerage agrees not to accept any other remuneration, whatever its form (including finder's fee, referral fee or gift) and from whatever source (including the Seller, a mortgage lender, another brokerage or contractor), directly or indirectly related to their agency under this Agreement, unless, before accepting such remuneration, the Brokerage and Designated Agent(s) have:
 - a) fully disclosed, in writing, to the Buyer all relevant facts relating to the offer of remuneration including the maximum amount to be received; and
 - b) obtained the Buyer's written consent for the Brokerage or Designated Agent(s) receiving such remuneration.

7. Use and Distribution of Information

- 7.1. The Buyer consents to the collection, use and disclosure of their personal information by the Brokerage and the Designated Agent(s) related to the Agreement of Purchase and Sale including, but not limited to:
 - providing to present and past unrepresented parties and clients marketing materials, newsletters and other information that the Brokerage believes may be of interest to them;
 - their name being made available to Seller(s) to be used to complete the Seller Unrepresented Party Acknowledgement and Fee Agreement if clause 6.1(a) is applicable; and
 - disclosing all or some of it to government departments, appraisers, municipal organizations and others.
- 7.2. The Buyer consents to placement of the purchase information by the Brokerage and the Designated Agent(s) into the database of the appropriate MLS® and acknowledges that the database of the MLS® is the property of the NSAR and can be licensed, resold or otherwise dealt with as they see fit. The Buyer further acknowledges that some or all of the information, including the purchase price, may be published and distributed in print, before the closing in accordance with MLS® rules, and made available on the internet through public websites including those maintained by licensees and brokerages, and by the Canadian Real Estate Association on realtor.ca.

8. Change in Representative Capacity of the Designated Agent(s)

- 8.1. If the Designated Agent(s) has a Seller client and the Buyer wants to view that Seller's property, the Designated Agent(s) will:
 - a) disclose this fact to both the Buyer and the Seller;
 - b) unless instructed otherwise by the Seller, facilitate the viewing of the Property by the Buyer and make available the marketing information to all potential buyers; however, the mere viewing of a property will not mean the Buyer is interested in a property for the purposes of clause 8.2 and therefore would not create a conflict of interest between the parties; and
 - proceed in accordance with clause 8.2 should the Buyer express interest in the Seller's property.

	rademarks are owned and controlled by the Canadian Real Estate Association
ΙН	creamarks are owned and controlled by the Canadian Real Estate Association CREA) and identify real estate professionals who are members of CREA (REALTOR)
EALTO	nd/or the quality of services they provide (MLS®). Used under licence.

NSREC FORM 301 | 07/01/2025 (4) | PAGE 3 OF 3

- 8.2. If the Designated Agent(s) is the agent of a Seller client and a Buyer client becomes interested in purchasing the Seller's Property, the Designated Agent(s) will:
 - immediately advise the Buyer and the Seller of the implications of a) concurrent representation as specified in clause 8.2(d);
 - give the Buyer and the Seller an opportunity to seek independent advice; and
 - offer to continue to represent the one party, be it the seller or the buyer, c) with whom it first entered into an agency relationship, subject to any conflicts of interest, and the brokerage will offer the option to:
 - recommend the other party to another brokerage or designated agent(s) where the other party can receive the benefit of agency representation; or
 - be treated as an unrepresented party (see definition in Form 100: Working With the Real Estate Industry.)
 - d) If the Buyer and the Seller have been presented with the options in subsection (c)(i) or (ii) and still wish to continue the transaction with the same designated agent(s), without any representation, the Buyer and the Seller may be offered the option of entering into a transaction brokerage relationship prior to the preparation of the agreement to facilitate the sale of the property under the terms and conditions specified in the Transaction Brokerage Agreement.
- 8.3. If the interests of the Brokerage or Designated Agent(s), including any individual in a management or ownership position, conflict or may conflict with the interests of the client, refer to by-laws 733 and 734.

Termination of this Agreement

Witness

- 9.1. Without prejudice to the acquired rights of the Buyer or the Brokerage, this Agreement will terminate:
 - on the expiration of the term of this Agreement as specified in clause 3;
 - on an earlier date than that specified in clause 3 if mutually agreed to by the Buyer and the Brokerage in writing;
 - on a completed purchase of a property prior to the expiration of the term of this Agreement;
 - on the suspension or termination of the Brokerage's licence to trade in real estate:
 - on the bankruptcy or insolvency of the Brokerage or if it is in receivership;

- at the option of the non-defaulting party, exercised in writing, on a material breach of any of the terms of this Agreement by either the Buyer, the Brokerage or the Designated Agent(s):
- at the option of the Brokerage, if after reasonable effort, the Brokerage is unable to contact the Buyer to satisfy this Agreement; or
- at the option of the Buyer, if after reasonable effort, the Buyer is unable to h) contact the Brokerage to satisfy this Agreement.

10. Continuing Duties

- 10.1. The termination of this Agreement does not relieve the Brokerage or Designated Agent(s) from their duty:
 - to account for all property and money received by the Brokerage; and
 - of confidentiality to the Buyer.

11. Miscellaneous Provisions

11.1. The Buyer agrees that:

12. Additional Provisions

- the Brokerage and the Designated Agent(s) have advised the Buyer to seek financing pre-approval;
- this Agreement will be governed by the laws of the Province of Nova Scotia and the Buyer, the Brokerage and the Designated Agent(s) shall submit to the jurisdiction of the Courts of the Province of Nova Scotia for the resolution of any disputes that may arise out of this Agreement;
- no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Buyer and a Brokerage Representative;
- if there is conflict or discrepancy between any provision added to this Agreement and any provision in the standard pre-set portion hereof, the added provision will supersede the standard pre-set provision to the extent of such conflict or discrepancy; and
- this Agreement will be read with all changes of number and gender required by the context.

d)	on the suspension or termination estate;	of the Brokerage's licence to trade in real		
e)	on the bankruptcy or insolvency of	the Brokerage or if it is in receivership;		
13. Ac	cceptance		DOLONIO	
		greement between the Buyer, the Designated Agent(s), a greement other than as expressed herein.	and the Brokerage, and there are no representations, warranties, co	ollateral
The Buy	er hereby agrees and acknowledges	having read and accept this Agreement on the terms	set forth, and have received a true copy of this Agreement.	
Signed a	and delivered in the presence of:	In Witness whereof I have hereunto	set my hand:	
Witness		Buyer	Date	
1884				
Witness		Buyer	Date	

JLY 1. 2025

Brokerage Representative



MULTI-UNIT RESIDENTIAL

NSREC APPROVED 07/01/2025 (3) FORM 407 PAGE 1 OF 1

INCOME PROPERTY SCHEDULE

This Schedule is attached to and forms part of the Agreement of Purchase and Sale.

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act. The NSREC is the regulatory body for real estate in Nova Scotia.

Pro	perty Address:		THOE
Buy	er:		I USE
Sell			
1.	Seller's Obligations	3.	Miscellaneous Obligations
1.1.	The Seller shall provide the Buyer or the Buyer's Agent with the following on or before the day of, 20, (check the applicable boxes): A zoning letter from the municipality confirming authorized use Occupancy Permits, if available		The Seller warrants to provide, prior to closing, a copy of all Notices to Quit which have been received up to and including the closing date. The Seller and the Buyer agree that if, at the time of closing, the total number of vacant units plus any Notices to Quit that have been given by existing tenants is more than, the Buyer may, at their option, terminate this Agreement and the deposit shall be returned to the Buyer.
	 □ Fire Marshal reports that are in the Seller's possession □ Copies of all written leases for the Property □ Financial statements for the year(s) □ Current rent rolls and a statement of rent arrears 	3.3.	The Seller agrees to deliver to the Buyer, at the time of closing, all keys for the building, including one (1) for each unit, one (1) master key and, where applicable, one (1) key for each coin-operated appliance on the Property with all keys to be properly labeled as to their usage. The Seller agrees to provide to the Buyer, at the time of closing, the contact information for remaining tenants.
1.2.	□ Environmental assessment, if available □ Outstanding work orders, if applicable □ Other: □ Other: □ The Seller acknowledges and agrees that the Buyer or the Buyer's Agent may contact the municipality as part of their due diligence.		The Seller agrees that all security deposits, together with accumulated interest, shall be transferred to the Buyer at closing. The Seller agrees to provide to the Buyer, at closing, a written notice to tenants indicating that the ownership of the building has been transferred and that future rental payments are to be made as directed by the new owner. Where applicable, the notice will also confirm to the tenants that security deposits and/ or post-dated cheques have been transferred to the new owner.
2.	Buyer's Obligations	4.	Additional Conditions
	This Agreement is subject to the Buyer, at the Buyer's expense, securing, conducting or reviewing the following on or before the day of (check the applicable boxes):		
	□ A zoning letter from the municipality confirming authorized use □ Occupancy Permits, if available □ Fire Marshal reports that are in the Seller's possession □ Copies of all written leases for the Property □ Financial statements for the year(s) □ Current rent rolls and a statement of rent arrears □ Environmental assessment, if available □ Outstanding work orders, if applicable □ Other: □ Other: □ The Buyer shall provide the Seller or the Seller's Agent, on or before a.m./ p.m. Atlantic Time on the date specified above, with Form 408 confirming that all conditions identified in this clause are satisfied and now waived. If the Buyer fails to provide the required form this Agreement shall be deemed terminated. If the Buyer determines, prior to the condition date, that they are not satisfied the Buyer may terminate this Agreement. The deposit shall be returned to the Buyer subject to the applicable NSREC By-laws.		ERSIONS TIVE TING 12025
REALTOR	Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR*) and/or the quality of services they provide (MLS*). Used under licence. BUYER'S INITIA	ALS:	



TRANSACTION BROKERAGE AGREEMENT FOR COMMON LAW

NSREC APPROVED 07/01/2025 (2) FORM 411 PAGE 1 OF 2

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

This Transaction Brokerage Agreement (the Agreement) is between all parties (the Buyer, the Seller and the Brokerage):

Buyer:											
•											
Seller:											
Brokerage:											
•											

Transaction Brokerage occurs when a buyer and a seller in agency relationships with the same brokerage agree, in writing, to limit the services provided by the brokerage from that of an agency relationship to that of an impartial facilitator. In an agency relationship, a brokerage is legally obligated to promote a buyer's or a seller's best interests. Under Transaction Brokerage, a brokerage cannot promote the best interests of either buyer or seller because their interests are in conflict.

Buyers and sellers are not obligated to enter into Transaction Brokerage. A buyer and a seller must be provided with an opportunity to obtain independent advice and one party, either buyer or seller, may be referred to another brokerage so both are represented in agency relationships, or one party may agree to be treated as an unrepresented party. See the Working with the Real Estate Industry form for more information on all of these options.

This Agreement is entered into by the parties identified above with respect to the property (the Property) known as:

1. Transaction Brokerage

- 1.1. Transaction Brokerage occurs when a real estate brokerage enters into an agreement, in which the brokerage acts as an impartial facilitator for the Seller and the Buyer in the same transaction. Entering into Transaction Brokerage requires the written consent of all parties and must be done prior to an offer being prepared.
- 1.2. The Brokerage is only permitted to practice Transaction Brokerage with the fully informed and voluntary written consent of the Buyer, the Seller and the Brokerage.

2. What the Brokerage Cannot Do

- **2.1.** In Transaction Brokerage, the Transaction Facilitator cannot:
 - a) provide utmost loyalty to the Buyer and the Seller;
 - b) act in the best interests of either the Buyer or the Seller;
 - c) offer advice or recommendations to either the Buyer or the Seller; and
 - d) disclose confidential information learned in the previous relationships to either the Buyer or the Seller.
- 2.2. The Transaction Facilitator shall not disclose the following without the informed written consent of the Buyer or the Seller. These are examples, but are not limited to:
 - that the Buyer may be prepared to offer a higher price or terms other than those contained in the offer to purchase;
 - b) that the Seller may be prepared to accept a lower price or terms other than those contained in their Brokerage Agreement;
 - the motivation of the Buyer or the Seller for wishing to respectively purchase or sell the Property; and
 - d) subject to clause 2.1 (d) of this Agreement, confidential information relating to the Buyer or the Seller and other information disclosed at any time in confidence by either to the Transaction Facilitator.

What the Brokerage <u>Can</u> Do

- 3.1. In Transaction Brokerage, the Transaction Facilitator can:
 - a) treat the interests of both the Buyer and the Seller in a fair and impartial manner;
 - b) disclose all other potential conflicts of interest;
 - exercise reasonable care and skill in the performance of its mandate under this Agreement;
 - d) promptly present to the Buyer and the Seller all offers and counteroffers, even when the Property is already the subject of an Agreement of Purchase and Sale;
 - e) keep the Buyer and the Seller informed regarding the progress of the transaction to the extent required in this Agreement;
 - disclose to the Buyer, all material latent defects affecting the Property known to the Transaction Facilitator;
 - **g)** disclose to the Buyer that there are competing offer(s) and backup offer(s) on the Property;
 - h) disclose to the Seller, all material facts relevant to the Buyer's ability to purchase the Property known to the Transaction Facilitator.
 - provide real estate statistics and information on the Property, including comparable property information, upon request by the Buyer or the Seller;
 - j) offer the names of real estate service providers, upon request by the Buyer or the Seller;
 - hold all monies received in respect to the transaction in trust in accordance with the provisions of the Nova Scotia Real Estate Trading Act, its Regulations and the NSREC By-law; and
 - ensure compliance with the Brokerage's policies and procedures governing the Transaction Facilitator, the Nova Scotia Real Estate Trading Act, its Regulations, the NSREC By-law and the Brokerage's support staff.

4. Prior Agreements

4.1. All provisions in the Buyer Brokerage Agreement and Seller Brokerage Agreement shall remain the same with the exception of the Brokerage's obligations that were modified by this Agreement.

J	LY	

BUYER'S INITIALS: _	/ SELLER'S INITIALS: /	
	RDOKEDAGE DEDDESENTATIVE'S INITIALS:	

5. This Agreement

5.1. The parties agree that:

- a) this Agreement will be governed by the laws of the Province of Nova Scotia and the Seller, the Buyer and the Brokerage will submit to the jurisdiction of the Courts of the Province of Nova Scotia for the resolution of any disputes that may arise out of this Agreement;
- b) no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Seller, the Buyer and a Brokerage Representative;
- c) if there is conflict or discrepancy between any provision added to this Agreement and any provision in the standard pre-set portion hereof, the added provision will supersede the standard pre-set provision to the extent of such conflict or discrepancy; and
- this Agreement will be read with all changes of number and gender required by the context.

6. Acceptance

All parties, having received and read both this Agreement and the Working With the Real Estate Industry form, and having been given the opportunity to request further information concerning this Agreement and the representation relationships described in the Working With the Real Estate Industry form.

All parties hereby agree and acknowledges having read and accept this Agreement on the terms set forth. The Buyer and the Seller have received a true copy of this Agreement.

Signed and delivered in the presence of:	In Witness whereof I have hereunto set my hand:			
Witness	Buyer	Date		
Witness	Buyer Seller	Date Date		
Williess	Celler	Date		
Witness	Seller	Date		
Witness	Brokerage Representative	Date		

THESE VERSIONS EFFECTIVE STARTING JULY 1, 2025



TRANSACTION BROKERAGE AGREEMENT FOR DESIGNATED AGENCY

NSREC APPROVED 07/01/2025 (2) FORM 412 PAGE 1 OF 2

Approved by the Nova Scotia Real Estate Commission (NSREC) for use by licensees under the Nova Scotia Real Estate Trading Act.

The NSREC is the regulatory body for real estate in Nova Scotia.

This Transaction Brokerage Agreement (the Agreement) is between all parties (the Buyer, the Seller, the Brokerage and the Designated Agent(s))

	Ih	is Transaction Brokerage Agreement (the Agreement) is between all p	artie	s (the	Buyer, the Seller, the Brokerage and the Designated Agent(s)):
Buy	/er:				HOE
Sel	ler: _				_USE
Bro	kera	ge:			
Des	signa	ted Agent(s):			☐ Attach Schedule, if applicable
Der buy are Bu pai	signa yer's o in co yers a rty, eit	tion Brokerage occurs when a buyer and a seller in agency relationships with ted Agent(s) from that of an agency relationship to that of an impartial facilitator a seller's best interests. Under Transaction Brokerage, a Designated Agent inflict. Indication are not obligated to enter into Transaction Brokerage. A buyer and their buyer or seller, may be referred to another Designated Agent(s) or another as an unrepresented party. See the Working with the Real Estate Industrial.	ator. I t(s) c d a se er br	n an a annot eller m okeraç	gency relationship, a Designated Agent(s) is legally obligated to promote a promote the best interests of either buyer or seller because their interests ust be provided with an opportunity to obtain independent advice and one ge so both are represented in agency relationships, or one party may agree
This	s Agre	eement is entered into by the parties identified above with respect to the	ne pr	operty	γ (the Property) known as:
					PID(s)/Serial #:
		FOR FDI			CATION
1.	Tra	nsaction Brokerage	3.	W	nat the Designated Agent(s) <u>Can</u> Do
1.1.		saction Brokerage occurs when a designated agent enters into an	3.	I. In 7	Fransaction Brokerage, the Transaction Facilitator can:
	facili Tran	agreement, in which the Designated Agent(s) of a Brokerage acts as an impartial facilitator for the Seller and the Buyer in the same transaction. Entering into Transaction Brokerage requires the written consent of all parties and must be done prior to an offer being prepared.		a) b)	treat the interests of both the Buyer and the Seller in a fair and impartial manner; disclose all other potential conflicts of interest;
1.2.	with	Designated Agent(s) is only permitted to practice Transaction Brokerage the fully informed and voluntary written consent of the Buyer, the Seller and		c)	exercise reasonable care and skill in the performance of its mandate under this Agreement;
2.		okerage Representative. at the Designated Agent(s) Cannot Do		d)	promptly present to the Buyer and the Seller all offers and counter- offers, even when the Property is already the subject of an Agreement of Purchase and Sale;
		ansaction Brokerage, the Transaction Facilitator cannot:		٥)	·
	a)	provide utmost loyalty to the Buyer and the Seller;		e)	keep the Buyer and the Seller informed regarding the progress of the transaction to the extent required in this Agreement;
	p)	act in the best interests of either the Buyer or the Seller; offer advice or recommendations to either the Buyer or the Seller; and		f)	disclose to the Buyer, all material latent defects affecting the Property known to the Transaction Facilitator;
	c) d)	disclose confidential information learned in the previous relationships to either the Buyer or the Seller.		g)	disclose to the Buyer that there are competing offer(s) and backup offer(s) on the Property;
2.2.		Transaction Facilitator shall not disclose the following without the informed en consent of the Buyer or the Seller. These are examples, but are not		h)	disclose to the Seller, all material facts relevant to the Buyer's ability to purchase the Property known to the Transaction Facilitator;
	limited to:			i)	provide real estate statistics and information on the Property, including
	a)	that the Buyer may be prepared to offer a higher price or terms other than those contained in the offer to purchase;		comparable property information, upon request by the Buyer or the Seller; and	
	b)	that the Seller may be prepared to accept a lower price or terms other than those contained in their Designated Brokerage Agreement;		j)	offer the names of real estate service providers, upon request by the Buye or the Seller.
	c)	the motivation of the Buyer or the Seller for wishing to respectively purchase or sell the Property; and			ING
	d)	subject to clause 2.1 (d) of this Agreement, confidential information relating to the Buyer or the Seller and other information disclosed at any time in confidence by either to the Transaction Facilitator.			
		JULY		7	2025

Trademarks are owned and controlled by The Canadian Real Estate Association (CREA) and identify real estate professionals who are members of CREA (REALTOR®) and/or the quality of services they provide (MLS®). Used under licence.	BUYER'S INITIALS:	/ SELLER'S INITIALS:	11
		BROKERAGE REPRESENTATIVE'S INITIALS:	1

4. What the Brokerage Can Do

- 4.1. In Transaction Brokerage, the Brokerage can:
 - hold all monies received in respect to the transaction in trust in accordance with the provisions of the Nova Scotia Real Estate Trading Act, its Regulations and the NSREC By-law; and
 - ensure compliance with the Brokerage's policies and procedures governing the Transaction Facilitator, the Nova Scotia Real Estate Trading Act, its Regulations and the NSREC By-law by the Designated Agent(s), the Brokerage and the Brokerage's support staff.

5. Prior Agreements

5.1. All provisions in the Buyer Designated Brokerage Agreement and Seller Designated Brokerage Agreement shall remain the same with the exception of the Designated Agent's obligations that were modified by this Agreement.

6. This Agreement

- **6.1.** The parties agree that:
 - a) this Agreement will be governed by the laws of the Province of Nova Scotia and the Seller, the Buyer and the Designated Agent(s) will submit to the jurisdiction of the Courts of the Province of Nova Scotia for the resolution of any disputes that may arise out of this Agreement;
 - no amendment to the terms of this Agreement shall be effective unless it is in writing and signed by the Seller, the Buyer and a Brokerage Representative;
 - c) if there is conflict or discrepancy between any provision added to this

 Agreement and any provision in the standard pre-set portion hereof, the

 added provision will supersede the standard pre-set provision to the extent

 of such conflict or discrepancy; and
 - this Agreement will be read with all changes of number and gender required by the context.

7. Acceptance

Witness

Signed and delivered in the presence of

All parties, having received and read both this Agreement and the Working With the Real Estate Industry form, and having been given the opportunity to request further information concerning this Agreement and the representation relationships described in the Working With the Real Estate Industry form.

All parties hereby agree and acknowledges having read and accept this Agreement on the terms set forth. The Buyer and the Seller have received a true copy of this Agreement.

In Witness whereof I have hereunto set my hand

Witness	Buyer	Date
Witness	Buyer	Date
Witness	Seller	Date
Witness	Seller	Date

Brokerage Representative D

THESE VERSIONS
EFFECTIVE
STARTING
JULY 1. 2025