

COMMERCIAL PURCHASE - BUYER CUSTOMER

Required:

- □ NYS Disclosure Form for **Seller & Buyer Agency**
- □ NYS Housing and Anti-Discrimination Disclosure Form
- □ NYS **Property Condition** Disclosure Statement (Not required for

commercial)

- □ KWGC Affiliate Services Advisory to Agreement of Sale or Lease
- □ KWGC Important Notice to Consumer Regarding Wire Fraud
- □ NYS Lead Paint Disclosure Form if Pre-1978 Construction (Required for

sale, not required for rental)

- □ KWGC Letter of Intent
- □ KWGC Commercial **Deal Sheet**
- □ KWGC Closing Bill

Division of Licensing Services New York State Department of State Division of Licensing Services P.O. Box 22001 Albany, NY 12201-2001 Customer Service: (518) 474-4429 www.dos.ny.gov

New York State Disclosure Form for Buyer and Seller

THIS IS NOT A CONTRACT

NEW YORK

OPPORTUNITY.

STATE OF

New York State law requires real estate licensees who are acting as agents of buyers or sellers of property to advise the potential buyers or sellers with whom they work of the nature of their agency relationship and the rights and obligations it creates. This disclosure will help you to make informed choices about your relationship with the real estate broker and its sales agents.

Throughout the transaction you may receive more than one disclosure form. The law may require each agent assisting in the transaction to present you with this disclosure form. A real estate agent is a person qualified to advise about real estate.

If you need legal, tax or other advice, consult with a professional in that field.

Disclosure Regarding Real Estate Agency Relationships

Seller's Agent

A seller's agent is an agent who is engaged by a seller to represent the seller's interests. The seller's agent does this by securing a buyer for the seller's home at a price and on terms acceptable to the seller. A seller's agent has, without limitation, the following fiduciary duties to the seller: reasonable care, undivided loyalty, confidentiality, full disclosure, obedience and duty to account. A seller's agent does not represent the interests of the buyer. The obligations of a seller's agent are also subject to any specific provisions set forth in an agreement between the agent and the seller. In dealings with the buyer, a seller's agent should (a) exercise reasonable skill and care in performance of the agent's duties; (b) deal honestly, fairly and in good faith; and (c) disclose all facts known to the agent materially affecting the value or desirability of property, except as otherwise provided by law.

Buyer's Agent

A buyer's agent is an agent who is engaged by a buyer to represent the buyer's interest. The buyer's agent does this by negotiating the purchase of a home at a price and on terms acceptable to the buyer. A buyer's agent has, without limitation, the following fiduciary duties to the undivided buyer: reasonable care, loyalty, confidentiality, full disclosure, obedience and duty to account. A buyer's agent does not represent the interest of the seller. The obligations of a buyer's agent are also subject to any specific provisions set forth in an agreement between the agent and the buyer. In dealings with the seller, a buyer's agent should (a) exercise reasonable skill and care in performance of the

agent's duties; (b) deal honestly, fairly and in good faith; and (c) disclose all facts known to the agent materially affecting the buyer's ability and/or willingness to perform a contract to acquire seller's property that are not consistent with the agent's fiduciary duties to the buyer.

Broker's Agents

A broker's agent is an agent that cooperates or is engaged by a listing agent or a buyer's agent (but does not work for the same firm as the listing agent or buyer's agent) to assist the listing agent or buyer's agent in locating a property to sell or buy, respectively, for the listing agent's seller or the buyer agent's buyer. The broker's agent does not have a direct relationship with the buyer or seller and the buyer or seller cannot provide instructions or direction directly to the broker's agent. The buyer and the seller therefore do not have vicarious liability for the acts of the broker's agent. The listing agent or buyer's agent do provide direction and instruction to the broker's agent and therefore the listing agent or buyer's agent will have liability for the acts of the broker's agent.

Dual Agent

A real estate broker may represent both the buyer and the seller if both the buyer and seller give their informed consent in writing. In such a dual agency situation, the agent will not be able to provide the full range of fiduciary duties to the buyer and seller. The obligations of an agent are also subject to any specific provisions set forth in an agreement between the agent, and the buyer and seller. An agent acting as a dual agent must explain carefully to both the buyer and seller that the agent is acting for the other party as well. The agent should also explain the possible effects of dual representation, including that by consenting to the dual agency relationship the buyer and seller are giving up their right to undivided loyalty. A buyer or seller should carefully consider the possible consequences of a dual agency relationship before agreeing to such representation. A seller or buyer may provide advance informed consent to dual agency by indicating the same on this form.

Dual Agent with Designated Sales Agents

If the buyer and seller provide their informed consent in writing, the principals and the real estate broker who represents both parties as a dual agent may designate a sales agent to represent the buyer and another sales agent to represent the seller. A sales agent works under the supervision of the real estate broker. With the informed consent of the buyer and the seller in writing, the designated sales agent for the buyer will function as the buyer's agent representing the interests of and advocating on behalf of the buyer and the designated sales agent for the seller will

New York State Disclosure Form for Buyer and Seller

function as the seller's agent representing the interests of and advocating on behalf of the seller in the negotiations between the buyer and seller. A designated sales agent cannot provide the full range of fiduciary duties to the landlord or tenant. A designated sales agent cannot provide full range of fiduciary duties to the buyer or seller. The designated sales agent must explain that like the dual agent under whose supervision they function, they cannot provide undivided loyalty. A buyer or seller should carefully consider the possible consequences of a dual agency relationship with designated sales agents before agreeing to such representation. A seller or buyer provide advance informed consent to dual agency with designated sales agents by indicating the same on this form.

This form was provided to me by		of	
	(Print Name of Licensee)	(Print Name of	Company, Firm or Brokerage)
a licensed real estate broker acting in the	interest of the:		
Seller as a (check rela	tionship below)	Buyer as a (check	relationship below)
Seller's Agent		Buyer's Age	ent
Broker's Agent		Broker's Ag	ent
	Dual Age	nt	
	Dual Age	nt with Designated Sales Agent	
For advance informed consent to either d	ual agency or dual agency with	designated sales agents complete	section below:
Advance Inform	ed Consent Dual Agency		
Advance Inform	ed Consent to Dual Agency wi	th Designated Sales Agents	
If dual agent with designated sales agents	s is indicated above:		is appointed to represent the
buyer; and	is appoin	ted to represent the seller in this tra	insaction.
(I) (We)		acknowledge receipt of a copy o	f this disclosure form:
Signature of Buyer(s) and/or	Seller(s):		
Date:		Date:	



New York State Division of Consumer Rights (888) 392-3644

New York State Housing and Anti-Discrimination Disclosure Form

Federal, State and local Fair Housing and Anti-discrimination Laws provide comprehensive protections from discrimination in housing. It is unlawful for any property owner, landlord, property manager or other person who sells, rents or leases housing, to discriminate based on certain protected characteristics, which include, but are not limited to **race, creed, color, national origin, sexual orientation, gender identity or expression, military status, sex, age, disability, marital status, lawful source of income or familial status.** Real estate professionals must also comply with all Fair Housing and Anti-discrimination Laws.

Real estate brokers and real estate salespersons, and their employees and agents violate the Law if they:

- Discriminate based on any protected characteristic when negotiating a sale, rental or lease, including representing that a property is not available when it is available.
- Negotiate discriminatory terms of sale, rental or lease, such as stating a different price because of race, national origin or other protected characteristic.
- Discriminate based on any protected characteristic because it is the preference of a seller or landlord.
- Discriminate by "steering" which occurs when a real estate professional guides prospective buyers or renters towards or away from certain neighborhoods, locations or buildings, based on any protected characteristic.
- Discriminate by "blockbusting" which occurs when a real estate professional represents that a change has occurred or may occur in future in the composition of a block, neighborhood or area, with respect to any protected characteristics, and that the change will lead to undesirable consequences for that area, such as lower property values, increase in crime, or decline in the quality of schools.
- Discriminate by pressuring a client or employee to violate the Law.
- Express any discrimination because of any protected characteristic by any statement, publication, advertisement, application, inquiry or any Fair Housing Law record.

YOU HAVE THE RIGHT TO FILE A COMPLAINT

If you believe you have been the victim of housing discrimination you should file a complaint with the New York State Division of Human Rights (DHR). Complaints may be filed by:

- Downloading a complaint form from the DHR website: <u>www.dhr.ny.gov;</u>
- Stop by a DHR office in person, or contact one of the Division's offices, by telephone or by mail, to obtain a complaint form and/or other assistance in filing a complaint. A list of office locations is available online at: https://dhr.ny.gov/contact-us, and the Fair Housing HOTLINE at (844)-862-8703.

You may also file a complaint with the NYS Department of State, Division of Licensing Services. Complaints may be filed by:

- Downloading a complaint form from the Department of State's website https://www.dos.ny.gov/licensing/complaint_links.html
- Stop by a Department's office in person, or contact one of the Department's offices, by telephone or by mail, to obtain a complaint form.
- Call the Department at (518) 474-4429.

There is no fee charged to you for these services. It is unlawful for anyone to retaliate against you for filing a complaint.



New York State Division of Consumer Rights (888) 392-3644

New York State Housing and Anti-Discrimination Disclosure Form

For more information on Fair Housing Act rights and responsibilities please visit https://dhr.ny.gov/fairhousing and https://dhr.ny.gov/fairhousing and https://dhr.ny.gov/fairhousing.html.

Licensing Services

Division of

This form was provided to me by	(print name of Rea	Il Estate Salesperson/
Broker) of	$_{-}$ (print name of Real Estate compa	ny, firm or brokerage)
(I)(We)		
(Buyer/Tenant/Seller/Landlord) acknowledge receipt	of a copy of this disclosure form:	
Buyer/Tenant/Seller/Landlord Signature		Date:
Buyer/Tenant/Seller/Landlord Signature		Date:

Real Estate broker and real estate salespersons are required by New York State law to provide you with this Disclosure.



AFFILIATE SERVICES DISCLOSURE / KELLER WILLIAMS NOTICES / and ELECTIONS FOR BUYERS, SELLERS, LANDLORDS, and TENANTS (CONSUMERS)

Disclosure of Ownership and Financial Interest

This is to give notice that some owners and agents of the following real estate companies have common ownership and financial interests:

Keller Williams NYC - New York, NY Keller Williams Realty Greater Nassau - Garden City, NY Keller Williams Points North - Woodbury, NY Keller Williams Realty Legendary - Franklin Square, NY

Keller Williams Realty Liberty - Ozone Park, NY Keller Williams Realty Empire - Brooklyn, NY Keller Williams Realty Gold Coast - Manhasset, NY Keller Williams Realty Elite - Massapequa, NY

Disclosure of Business Relationship:

Further, this is to give notice that some owners and agents of the above-named real estate companies have a business relationship which may have financial or other benefits with certain providers of services related to your sale, purchase, or leasing of real estate. Consumers are **not required** to utilize any of these service providers. The names of the service providers and nature of the relationship are set forth below:

- 1st Equity (Title and Closing Service) 1st Equity National Title and Closing Services was established under the laws of New York and commenced business in 2003. Located in Melville, NY with offices in NJ and PA, they are a national title agency, licensed to do business across the country. Some owners and agents of the above referenced real estate companies and 1st Equity National Title and Closing Services have common ownership and financial interest.
- Prosper Abstract (Title and Closing Service) Prosper Abstract is a premiere title and closing agency located in Garden City, New York. Some owners and agents of the above referenced real estate companies and Prosper Abstract have common ownership and financial interest.
- 3) Cliffco Mortgage Bankers Cliffco Mortgage Bankers is a fully delegated mortgage banking institution located in Uniondale, New York. Cliffco is fully licensed in New York, New Jersey, Pennsylvania, Connecticut, Florida, and Texas. Some owners and agents of the above referenced real estate companies and Cliffco Mortgage Bankers have common ownership and financial interest.

Consumers (Buyers, Sellers, Landlords, and Tenants) are **NOT** required to use the above-referenced service providers as a condition of settlement of the loan on a subject property, or the purchase, sale, or lease of a subject property. **THERE ARE FREQUENTLY OTHER SETTLEMENT SERVICE PROVIDERS AVAILABLE WITH SIMILAR SERVICES. YOU ARE FREE TO SHOP AROUND TO DETERMINE THAT YOU ARE RECEIVING THE BEST SERVICES AND THE BEST RATES FOR THESE SERVICES** (The above-named real estate companies believe the named service providers' charges would be competitive with charges of other providers of the same services).

Furthermore, any referral or recommendation by agents of the above-named real estate companies for contractors or service providers are as a convenience and suggestion to consumers. The above-named real estate companies, agents, and staff assume no liability for the performance, quality, or warranty for any work performed or service provided. The above-named real estate companies, agents, and staff assume no liability for any improper service, or workmanship, or their lack of insurance coverage for a referred or suggested contractor or service provider. Consumer information such as contact numbers, email addresses, and/or property addresses may be shared with named service providers.



The above-named real estate companies may request Cashier's Checks or ACH (Automated Clearing House) payment only on all escrows/deposits/rents after a fully executed Contract/Agreement of Sale or Lease.

Notice to parties to an Agreement of Sale: There may be instances, possibly in multiple offer situations where buyers and sellers may consider having contingencies waived such as appraisal, mortgage, inspections, and verifications which are considered to be for the protection and benefit of the parties to an Agreement of Sale. Buyers and sellers may feel that waiving contingencies may appeal to sellers with the anticipation the seller will accept the buyer's agreement over other offers with contingencies.

This notice is to inform parties to Agreements of Sale that the above-named real estate companies considers this practice **ill-advised and will NOT recommend, encourage, or compel parties to Agreements of Sale to waive any contingencies which may be applicable to the property being sold or the parties involved**. Furthermore, the parties to an Agreement of Sale understand that the decision to waive any contingency is at the sole discretion of the parties and has not been initiated, recommended, influenced, or encouraged in any way by the above-named real estate companies their sales associates, brokers, staff, and/or employees.

Sellers/Landlords and Buyers/Tenants hereby acknowledge their receipt and understanding of this disclosure.

Agent Signature	Date		
	ed Mortgage S	Service Providers contact them) for a No
Initials:			
	e-approval.	e-approval.	om one of the above-referenced Mortgage Service Providers contact them e-approval. Initials:

<u>**An important note regarding electronic funds transfers: DO NOT ACCEPT NEW, REVISED, OR ALTERED WIRE</u> <u>INSTRUCTIONS WITHOUT VOICE CALL VERIFICATION TO A KNOWN TELEPHONE NUMBER. Alerts of fraudulent email</u> <u>messages containing fraudulent wire instructions have occurred.</u>



CONSUMER WIRE FRAUD ADVISORY

While conducting business and communicating electronically has become a matter of convenience, and in most cases a reality in nearly all aspects of our lives, it has also provided hackers/criminals new opportunities for their criminal activity. In the course of your real estate transaction, you may receive fraudulent/deceptive wiring instructions via email, fax, text, and/or social media. These communications are becoming regular and likely, while having the appearance of being authentic, are actually counterfeit requests for information directing consumers to input private banking information on a fake website or email. Please note that Keller Williams will not send instructions to wire funds beyond advising you to contact your Title Manager / Closing Attorney.

WARNING: When wiring funds, never rely exclusively on any electronic means of communication. Call the Title Agent / Closing Attorney at a number that you obtained on your own (i.e., sales contract, their website, etc.). Do not use a phone number that is obtained from any electronic communication. *INITIALS: _____ ____

BUYERS: Keller Williams recommends that if you receive wiring instructions, supposedly from a settlement/title company, lender, attorney, or any other entity, verify the authenticity of the instructions prior to initiating any transfer of funds.

- Contact your Title Manager / Closing Attorney at the phone number you received at the beginning of your transaction. NEVER WIRE FUNDS PRIOR TO CALLING YOUR TITLE MANAGER / CLOSING ATTORNEY TO CONFIRM.
- Do not use any phone numbers provided to you in emailed wire transfer instructions. ONLY USE A KNOWN AND CONFIRMED PHONE NUMBER FOR YOUR TITLE MANAGER / CLOSING ATTORNEY.
- Orally confirm, with your Title Manager / Closing Attorney, that the wire transfer instruction is legitimate and confirm the bank routing number, account numbers, and other codes before transferring the funds.
- Avoid sending any personal information via electronic transmission. Provide such information in person or over the phone directly to the Title Manager / Closing Attorney.
- It is recommended that you take steps to secure your information (i.e., create strong passwords, only use secure Wi-Fi, do not use free services, etc.).

SELLERS: Keller Williams recommends that if you send wiring instructions of any kind (i.e., for the receipt of your proceeds) via electronic means, you must call immediately and verify that the correct instructions were received by the Title Manager / Closing Attorney. Also, it is important to confirm with the Title Manager / Closing Attorney that the wire instructions are not to be substituted without verbal consent.

Additionally: Keller Williams, Closing Attorneys, or Title Managers may request Cashier's Checks only on escrows/deposits/rents after a fully executed contract/agreement of sale or lease. Your real estate agent can help you find out what is required for deposits and closings.

If you believe that you have received fraudulent wire instructions, immediately notify your bank, the Title Manager / Closing Attorney, and your real estate agent. The sources below, as well as others, can also provide information:

- Federal Bureau of Investigation: <u>http://www.fbi.gov</u>
- Internet Crime Complaint Center: <u>http://www.ic3.gov</u>
- National White Collar Crime Center: http://www.nw3c.org
- On Guard Online: http://www.onguardonline.gov

By signing below, the undersigned acknowledge that each has read, understands, and has received a copy of this Consumer Wire Fraud Advisory.

Consumer:	Date:
Consumer:	Date:
Agent:	Date:



SALES - DISCLOSURE FOR PRE-1978 HOUSING SALES DISCLOSURE OF INFORMATION AND ACKNOWLEDGMENT LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS



Seller's Name:___

_____ Property Address:____

City/State/Zip/Phone:_____

Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavorial problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

Seller's Disclosure (initial)

(a)	Presence of lead-based paint and/or lead-based paint hazards (check one below):
	Known lead-based paint and/or lead-based paint hazards are present in the housing (explain):
	Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.
(b)	Records and Reports available to the seller (check one below):
	Seller has provided the purchaser with all available records and reports pertaining to lead- based paint and/or lead-based paint hazards in the housing (<i>list documents below</i>):
	Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.
Purchaser's	Acknowledgment (initial)
(C)	Purchaser has received copies of all information listed above.
(d)	Purchaser has received the pamphlet Protect Your Family From Lead in Your Home.
(e)	Purchaser has (check one below):
	Received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or
	Waived the opportunity to conduct a risk assessment or inspection for the presence of lead- based paint and/or lead-based paint hazards.
<u>Agent's Ackn</u>	owledgment (initial)
(f)	Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852 d and is aware of his/her responsibility to ensure compliance.
Certification The followi information	<u>of Accuracy</u> ng parties have reviewed the information above and certify, to the best of their knowledge, that the they have provided is true and accurate.

Seller:	Date:	Seller:	Date:
Purchaser:	Date:	Purchaser:	Date:
Agent:	Date:	Agent:	Date:



COMMERCIAL PURCHASE LETTER OF INTENT

Address:RE: Intent to Purchase Commercial Property This commercial purchase letter of intent (the "Letter of Intent") represents the basic terms for an agreement between the Buyer and Seller. After this Letter of Intent has been made, a formal agreement may be constructed to the benefit of the Parties involved. I. The Buyer:	Buyer:	-		
Seller:	Address:			
Address:	Effective Date:			
RE: Intent to Purchase Commercial Property This commercial purchase letter of intent (the "Letter of Intent") represents the basic terms for an agreement between the Buyer and Seller. After this Letter of Intent has been made, a formal agreement may be sonstructed to the benefit of the Parties involved. I. The Buyer:	Seller:			
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between the Buyer and Seller. After this Letter of Intent has been made, a formal agreement may be constructed to the benefit of the Parties involved. I. The Buyer:	RE: Intent to Purchase Commercia	al Property		
II. The Seller:	between the Buyer and Seller. After	this Letter of Intent has been		
III. Property Address:	I. The Buyer:	(th	e "Buyer").	
Property"). Additional Description:	II. The Seller:	(th	ne "Seller").	
IV. Purchase Price: The Buyer shall purchase the Property for	III. Property Address: "Property").			(the
	Additional Description:			
VI. Bank Financing: The Buyer has made it known that their ability to purchase the Property is □ conditional □ not conditional on their ability to obtain financing. f the purchase is conditional on financing, it shall be under the following terms: VII. Closing: The Closing shall occur on or earlier by mutual agreement (the Closing"). Any extension to the Closing must be agreed upon in writing by the Buyer and Seller. VIII. Closing Costs: All costs associated with the Closing shall be the responsibility of	IV. Purchase Price: The Buy	/er shall purchase the Proper Dollars (\$	ty for) (the "Pu	rchase Price").
VI. Bank Financing: The Buyer has made it known that their ability to purchase the Property is □ conditional □ not conditional on their ability to obtain financing. f the purchase is conditional on financing, it shall be under the following terms:				-
Closing"). Any extension to the Closing must be agreed upon in writing by the Buyer and Seller. VIII. Closing Costs: All costs associated with the Closing shall be the responsibility of	VI. Bank Financing : The Bu □ conditional □ not conditional on t	yer has made it known that th their ability to obtain financing	neir ability to purchase t g.	
	"Closing"). Any extension to the Clos	sing must be agreed upon in v	writing by the Buyer and	l Seller.
IX Possession: Possession of the Property shall be given on	\Box the Buyer \Box the Seller \Box both P	arties bearing their own expe	enses.	

IX. Possession: Possession of the Property shall be given on ______ or earlier by mutual agreement (the "Possession"). Any extension to the Possession must be agreed upon in writing by the Buyer and Seller.



X. Property Inspection: After a binding Purchase Agreement has been made, the Buyer shall hold the right to have the condition of the Property inspected by a person of their choosing. The inspection shall occur no later than _____ days after a Purchase Agreement has been made.

After the Property has been inspected, the Buyer shall have an additional ______ days to report any new disclosures to the Seller in writing. If the Buyer and Seller cannot reach a mutual agreement within _____ days after delivery of the written disclosures, the Purchase Agreement shall be terminated with any earnest money being returned to the Buyer.

XI. Binding Effect: This Letter of Intent shall be considered: (Initial and Check)

______ -
 Binding – Therefore, the Parties acknowledge that remedies at law will be inadequate for any breach of this Letter of Intent and consequently agree that this Letter of Intent shall be enforceable by specific performance. The remedy of specific performance shall be cumulative of all of the rights at law or in equity of the Parties under this Letter of Intent.

______ -
_ Non-Binding – Therefore, the Parties acknowledge that this Letter of Intent is not enforceable by any Party. The terms outlined herein are solely for the purposes of reaching an agreement in the future, of which the Buyer and Seller are not bound.

XII. Standstill Agreement: Following the execution of this Letter of Intent, and until the Closing, the Seller shall not engage in negotiations for the sale of the Property with any other party unless either the Buyer and Seller agree in writing to terminate this Letter of Intent, or the Buyer and Seller fail to sign a Purchase Agreement by ______, 20____.

XIII. Additional Provisions:

BUYFR

XIV. Currency: All mentions of currency or the usage of the "\$" icon shall be known as referring to the US Dollar.

XV. Governing Law: This Letter of Intent shall be governed under the laws of the State of

XVI. Acceptance: If you are agreeable to the aforementioned terms, please sign and return a duplicate copy of this Letter of Intent by no later than ______, 20_____.

Signature:	Date		
Print Name			
SELLER		Print Name:	
Signature:	Date	Date:	
Print Name			



DEAL SHEET

PROPERTY ADDRESS	TERMS
Address:	Price: \$
City:	
Prop Type: Block: Lot:	Mortgage:% \$
Lot Size: Bldg Size:	Cash at closing: \$
SELLER(S)	BUYER(S)
Name(s):	Name(s):
Address:	
City: Zip:	
Home/Mobile Phone:	Home/Mobile Phone:
Email:	Email:
SELLER(S) ATTORNEY	BUYER(S) ATTORNEY
Name(s):	Name(s):
Address:	
City: Zip:	
Phone:	Phone:
Fax:	-
Email:	Email:
LISTING BROKERAGE	SELLING BROKERAGE
Name(s):	
Address:	
 City:Zip:	
Phone:	
Fax:	Few .
Email:	
Listing Agent:	
Co-Listing Agent:	Co-Selling Agent:
L/A Comm:% or \$	
Co-L/A Comm:% or \$	Co-S/A Comm:% or \$
	LENDER
 Company:	Email:
Phone:	Contact:
	CONTRACT
Date:	Place:
	CLOSING
Date:	Place:
	HER REMARKS



CLOSING BILL

Date:
Property Address:
Agent Name:
Agent Contact Number:
Agent Email:
Agent DOS#:
Office DOS#: <u>10991213047</u>
Selling Price: <u>\$</u>
Commission Due: <u>\$</u>
Payable To: Keller Williams Realty Gold Coast
Approved By:
Keller Williams Realty Gold Coast

By: _

Agent (Print)

Date

(Sign)

Date

KELLER WILLIAMS REALTY GOLD COAST 1129 Northern Blvd, Suite 410 Manhasset, NY, 11030 Office: 516.482.0200 | Fax: 516.482.0250 www.kwGoldCoast.com Each Office is Independently Owned and Operated