

Customer Acknowledgement

(this is not a contract)

теса.са	between	
	the Buyer's/Seller's Brokerage (we)	-
	and	
		-
	the Seller (you)	•
	or	
	the Buyer (you)	-
1. THE PROPERTY		
1.1 The land and buildings at		
(municipal address)		
2. OUR ROLE		
(Guide). You have decided not to have services that go with agency. You und (a) we have no agency obligations to you	cknowledgement and the Real Estate Council of Albee an agent represent you. This means you will not h	ave the advantages, protection, and
interests. (b) we cannot use our judgment on your	behalf, give you advice, or act in your best interests	
2.2. \square We are the agent of the seller (our or	client) in whose property you are interested.	
As such, we must: (a) be loyal to our client.	client) who is interested in your property.	
(b) act in our client's best interests.(c) give our client all information you give while we were your agent.	e to us, even if it is confidential, unless we got the co	onfidential information from you
(d) not give you information or advice that	at is not in our client's interests.	
3. OUR RESPONSIBILITIES		
3.1 We must: (a) act honestly. (b) exercise reasonable care when we provide the care when the care whe	ovide our services to you under this acknowledgeme	ant
(b) evereise reasonable care when me big	Svide our services to you under this acknowledgerne	/III.

(d) comply with the Real Estate Act and its regulations and the rules and bylaws of the Real Estate Council of Alberta.

(c) hold money we receive in trust, as the *Real Estate Act* requires.

(e) give you a copy of this acknowledgement at signing.

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4. OUR SERVICES

- 4.1. We may, if we choose to:
- (a) give you statistics and information on property, including comparable property information from listing services or other local databases.
- (b) provide agreements of purchase and sale and other relevant forms, and help you complete them.
- (c) give you the names of real estate service providers. We will not recommend any specific service provider.
- (d) present all offers and counter-offers to and from you, even when you have accepted another contract or the property is already the subject of an accepted offer.
- (e) pass on information to the buyer / seller that you want them to know.
- (f) keep you informed of progress.

5. NO FEES

5.1 You do not pay a fee to us for any of our services.

6. PERSONAL AND PROPERTY INFORMATION

- 6.1 You understand we can:
- (a) get information about the property from any person, corporation, government body, or municipal agency.
- (b) collect, maintain, use, and disclose personal and property information you give us for uses consistent with selling the property.
- (c) maintain, use and disclose this information for statistical purposes.

7. OTHER DETAILS ABOUT THIS ACKNOWLEDGEMENT

7.1 The laws of the Province of Alberta govern this acknowledgement.

8. YOUR ACKNOWLEDGEMENT

- 8.1 You acknowledge that:
- (a) you have read this acknowledgement.
- (b) you have received and read the Guide.
- (c) this acknowledgement does not make us your agent.
- (d) you had the opportunity to get independent advice before signing this acknowledgement.
- (e) this acknowledgement accurately sets out what we and you understand.

9. CONTACT INFORMATION

9.1 The following contact information must be used for all written communications between us and you. If this contact information changes, we and you must tell each other in writing within two business days of the change.

Seller or Buyer:		
Name	Name	_
Address	Address(postal code)	(postal code)
Phone Fax	Phone	. Fax
Email	Email	
Brokerage:	Brokerage Representative:	
Brokerage Name	Name	
Address	Address: c/o the Brokerage	
Phone Fax	Phone	Fax
Fmail	Email	

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SIGNATURES SIGNED AND DELIVERED on, 20	
Signature of Seller/Buyer	Signature of Seller/Buyer
Print Name of Seller/Buyer	Print Name of Seller/Buyer
Signature of Witness	Signature of Witness
Print Name of Witness	Print Name of Witness
Seller/Buver: Initial here to show you have received a copy of this a	acknowledgement Date:

9.2 We and you may communicate and deliver documents and information to each other in person, by mail, or electronically. We and

you acknowledge there are risks with each of these methods and we have explained these risks to you.