1. IDENTIFICATION OF PARTIES AND PROPERTY:

I, ____________________________________________ ("Interpreter/Translator"), declare that I have been appointed by ____________________________________________ ("Principal") for the purpose of providing interpretation and translation services relating to Principal’s real estate activity described below. Principal is a □ buyer □ seller □ landlord □ tenant □ other: _______.

If Principal is a seller or a landlord, the real property to be sold or leased is located at: ____________________________________________.

The real estate broker representing Principal is ____________________________________________ ("Broker").

2. INTERPRETER/TRANSLATOR REPRESENTATIONS:

Interpreter/Translator fluently speaks, reads and writes English and is at least 18 years old.

Interpreter/Translator fluently speaks, reads and writes ____________________________________________ ("Language 2").

Interpreter/Translator is informed by Principal that: (i) Principal is fluent in Language 2, but not fluent in English and (ii) Principal prefers information related to the real estate transaction to be interpreted/translated from English to Language 2.

Interpreter/Translator □ is □ is not being paid for this service. If paid for service, by whom ____________________________________________.

Interpreter/Translator is (if applicable) □ certified □ registered, as an Interpreter/Translator by the State in which the property is located.

If certified or registered, Interpreter/Translator has the following certification or registration number ____________________________________________.

Interpreter/Translator □ is □ is not related by blood or marriage to Principal.

If related by blood or marriage, describe how: ____________________________________________.

Describe how, if at all, Interpreter/Translator knows Principal or Broker: ____________________________________________.

3. INTERPRETER/TRANSLATOR RESPONSIBILITY:

Interpreter/Translator will interpret/translate all events related to the real estate transaction (i) by and between Principal and Broker and (ii) by and among Principal, Broker and any other broker, other party, and others involved in the real estate transaction including, but not limited to, lenders, inspectors, and title and escrow personnel. Items that may require interpretation or translation in connection with the real estate transaction include, but are not limited to, discussions, contracts, disclosure documents, title reports, loan documents, letters and addenda.

4. BROKER AND PRINCIPAL REPRESENTATIONS:

A. Broker is entitled to and shall rely solely on the interpretation/translation of Interpreter/Translator with regard to all communication involving Principal. Broker shall not rely on the verbal or written statements by Principal that have not been interpreted/translated. Principal agrees not to hold Broker responsible for improper interpretation/translation on which Broker reasonably relied.

B. Principal shall rely solely on the interpretation/translation of Interpreter/Translator with regard to all communication involving Broker. Principal shall not rely on the verbal or written statements by Broker that have not been interpreted/translated.

5. ACKNOWLEDGMENT:

Interpreter/Translator has interpreted/translated this agreement for Principal. By signing below, Interpreter/Translator, Principal and Broker acknowledge that they each understand and accept this agreement and have received a copy.

Date ___________________ Interpreter/Translator ___________________ Phone ___________________

Address ___________________ City ___________________ State ______ Zip _______

Interpreter/Translator’s driver’s license or identification number ___________________ State ______

Date ___________________ Principal ___________________

Date ___________________ Broker ___________________

By (Agent) ___________________

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