

Agent Profile

Name					
Address					
City			State	Zip Code	_
Cell Phone			E-mail		
RE License #			Renewal Date		
Date of Birth			SSN		
Driver License #			RE Board		
How did you hear a	about us?	Agent:			
		Social Media	E-mail		
	Prir	mary URG Office			
	Rec	ruiter			

Please include a copy of your Driver License, Real Estate License, and Social Security Card.



POLICY AND PROCEDURES MANUAL

This policy manual has been developed to assist our Agents in performing their respective duties and clarify the Company's responsibilities to our Agents. It is important that our Agents continue to remain informed as to Company policies and procedures and for that reason Agents will be notified by e-mail of pertinent changes or Company updates so it is critical that e-mail is checked frequently. If for some reason an Agent is not receiving regular e-mail from United Realty Group, please contact us so that we may update our records accordingly.

Independent Contractors: All Agents are independent contractors and are responsible for all their own business expenses such as advertising, business cards, yard sign installation cost, lock boxes, open house signs, etc. In the event the Company incurs any expense on behalf of the Agent, the Agent agrees to reimburse the Company immediately upon presentation of any invoice.

Office Facilities: The Company will strive to provide adequate office space whenever possible to all Agents, and Agents will be permitted to use copy machines, fax machines, computer stations, phones, conference rooms, and receptionist at no additional charge to Agent. Desk space is neither assigned nor guaranteed and may be shared by many Agents on a first come basis. It is expected that Agents have a home office where they may be able conduct their business.

Office Key and Alarm Policies: Please treat our offices as you would your own home and respect our facilities. Office access is available to all Agents 24/7; however, please adhere to the following regulations:

- 1 You must lock and secure all office doors if you are the last to leave.
- 2 You must turn off all the lights.
- 3 Re-set the alarm system (when applicable)
- 4 You accept responsibility for any loss or theft due to negligence.
- 5 There is an office key fee of \$55 should you want a key. Upon termination, the key must be returned.

Transaction Coordinators are responsible for document compliance and quality control on all sales, rentals and listings. It is their responsibility to insure that all real estate files are properly documented and fully executed. Transaction Coordinators require files be submitted to them (by fax, e-mail, or in person) in a timely fashion, typically within 2 business days of execution. Please make sure your files are legible and FREC compliant and follow URG guidelines as referenced on the "Required Documentation Checklist". Delays in providing timely paperwork may result in fines and penalties to the Agent.

Listings: Agents are responsible for turning in complete listing files and supporting documentation within two business days of execution to the Transaction Coordinators.

These files can be faxed or hand delivered.

- 1 Protected listings: The Agent is assured of receiving all incoming inquires from either buyers or other Realtors. No other Agent will interfere with your listing contacts. All calls are immediately forwarded to the Agent.
- 2 The minimum listing term of all listings accepted is 3 (three) months.
- 3 The minimum co-op commission when offered on the MLS is 2% to the co-op agency.
- 4 Listing commissions are negotiable. Refer to Commissions paragraph for specifics.
- 5 Upon termination, Agents may take their listings with them to their new broker.
- 6 Agents are responsible for the cost of yard sign installation and may be billed directly by the sign installation company. Invoices must be paid promptly to insure non-disruption of services.

Commissions: United Realty Group strives to pay commissions in a timely fashion to our agents but Agents must make sure that the files are complete and legible. Missing documentation may delay compensation. In general, commissions will be paid within 7 (seven) business days of the date that the Transaction Coordinator receives the final documents including the closing statement and check(s) payable to United Realty Group (and the file is complete). Commissions may be paid at closing if all required documents are submitted prior to closing.

- 1 Negotiated Commissions: The Company realizes that from time to time the Agents may be required to negotiate the real estate commission due to competitive market conditions. This is perfectly acceptable and does not require prior Broker approval. Agents are not permitted to advertise in any way that the Company is willing to discount or reduce commissions.
- 2 **Personal Transactions** are not exempt from paying the Company for any commissions due or transaction fees. However, the Agent may receive a credit for their commission at closing, with prior authorization from the Transaction Coordinator.

Escrow: United Realty Group does not maintain an active escrow account for Real Estate sales and purchases. Please ask your buyers to make their escrow checks payable to United Title Assurance or any other third party of choosing (attorney, Title Company). Although United Realty Group is not holding escrow, Agents are still responsible for assuring that all escrow deposits are made in a timely fashion. All initial deposits must be submitted for deposit by the next business day and all additional deposits must be submitted according to the date specified in the sales contract. Agents must forward copies of all escrow checks to the Transaction Coordinator. Failure to follow correct procedure will result in severe consequences. United Realty Group does maintain an escrow account for rental transactions only.

United Realty Group maintains errors and omissions insurance for the purpose of defending both the Company and the Agent. However, the Agent is also responsible to defend any legal, administrative, state, federal, or agency actions brought against United Realty Group with regards to any real estate transaction where the Agent was involved. If the Agent does not make defense and United Realty Group is the defendant, the Agent is responsible for all losses including, but not limited to, attorneys fees.

Commission Defense: If Broker is required to defend a real estate commission due United Realty Group, Broker will be compensated at an hourly rate of \$100 per hour for each hour expended in Court and/or depositions. Furthermore, Agent will be fully responsible for any legal and filing fees.

Confidentiality: All Company information is considered proprietary and strictly confidential and should not be duplicated for the purpose of distribution to third parties.

Solicitation: Agent will not directly solicit, market, or recruit for any reason whatsoever any other agent within the United Realty Group organization during this agreement or for a period of five (5) years after the termination of this agreement.

Code of Ethics and Standards of Practice of the National Association of REALTORS®: I have read and agree to abide by the Code of Ethics and Standards of Practice of the National Association of REALTORS®.

Agent Signature	Date	



INDEPENDENT CONTRACTOR AGREEMENT BETWEEN BROKER AND ASSOCIATE

Florida Association of Realtors®

United Realty Group Inc ("Broker") is licensed as a real estate broker in the State of Florida and performs acts designated within Chapter 475. Florida

Statutes, enjoys goodwill and	a reputation for dealing	g with the public, and maintains an office for the purpose of serving the public as a real estate broker.	
		("Associate") is licensed as a Sales Associate (license number SL/BL))
Broker Associate (license	number BK) in the State of Florida and is properly qualified to deal with the public as such.	
Effective	("effective date"), Broker and Associate agree to associate pursuant to the following terms and conditions.	

- 1. Employment Status. Broker retains Associate as an independent contractor to assist Broker in the performance of real estate-related activities. With respect to the clients and customers for whom service is performed within the scope of this Agreement, Associate will be construed to be an agent of Broker; other wise, Associate will not be deemed a servant, employee, joint venturer or partner of Broker for any purpose. Associate will not be treated as an employee for Federal tax purposes with respect to the services performed for Broker under this Agreement. Associate is responsible for paying his/her own estimated income tax payments, self-employment taxes, occupational taxes and other taxes, if any, to the appropriate governmental entities. Broker will not withhold any taxes from compensation due to Associate, nor will Broker provide worker's compensation insurance for Associate.
- 2. Associate Responsibilities. Associate will use his/her best efforts to procure real estate-related business for **Broker** and will conduct his/her business in a reputable manner and in conformance with all laws, rules, regulations and codes of ethics that are binding upon or applicable to real estate licensees, and with **Broker's** office policy manual, if any.
 - **A.** Compliance. Associate recognizes and acknowledges the obligation to keep abreast of all legal and other issues that affect the real estate industry as they may change from time to time. **Associate** will not commit any act that violates Florida real estate license law.
 - (1) Fair Housing. Broker and Broker's company support and practice Fair Housing principles. Associate has been advised that failure to comply with Fair Housing principles will result in appropriate disciplinary action and possible termination of this agreement. Associate warrants and represents that it is Associate's intent to attend Fair Housing instructional programs, keep current on developments in Fair Housing as it affects real estate marketing and sales, and comply with the Fair Housing laws and regulations. Associate understands this acknowledgment, warranty, and representation and agrees to it voluntarily.
 - **B.** License Renewal; Continuing Education; Dues. Associate will be responsible for timely renewing Associate's real estate license and for completing all legally required continuing education in a timely manner and maintaining the records that evidence such completion as required by the Florida Real Estate Commission. Associate will be responsible for paying all license fees, membership dues and fines.
 - **C. Broker Supervision. Associate** will be deemed to be working under **Broker's** supervision only to the extent required by Chapter 475, *Florida Statutes.* **Associate** will perform all activities, including those activities **Broker** requires **Associate** to perform, independently without **Broker's** supervision or control.
 - **D. Broker Property. Associate** acknowledges that all pending sales and listings taken during the term of this Agreement are **Broker's** property. All programs, forms, data, keys, manuals, signs and other paraphernalia relative to the business of **Broker** are **Broker's** property, as are all documents and other items pertaining to transactions.
 - **E. Property of Others.** In accordance with Florida law, **Associate** will deliver to **Broker** by the end of the next business day following receipt following receipt any funds or other items that a consumer has entrusted to **Associate** in connection with a real estate transaction.
 - **F. Responsibility. Broker** will not be liable to **Associate** for any expenses incurred by **Associate** nor for any of **Associate's** acts. **Associate** will have no authority to bind **Broker** by any promise or representation, oral or otherwise, unless specifically authorized in writing in a particular transaction. Suits, whether for fees or otherwise, against clients, customers and others in the real estate business will be maintained only in the **Broker's** name. **Associate** is responsible for providing all tools necessary to perform the duties outlined. **Associate** will also be responsible for transportation expenses including insurance in the minimum coverage amount of \$100,000.00 for personal injury protection liability and insurance in the minimum coverage amount of \$300,000.00 for bodily injury liability and insurance in the minimum coverage of the amount of \$5,000.00 for property damage liability and other expenses incidental to performing **Associate's** duties without receiving any reimbursement from **Broker**. **Broker** will be named as an additional insured in all such policies.
 - **G. Indemnification. Associate** will indemnify and hold **Broker**, its officers, directors and employees harmless from all claims, demands, suits, costs and expenses, including reasonable attorneys' fees at all levels, of whatever nature and description to the extent based on **Associate's** representations, acts, omissions, negligence, willful misconduct, or violation of laws, rules, regulations, codes of ethics, this Agreement or office policy manual.

3. Broker Responsibilities.

A. Access to Listings. Broker will provide Associate with access to all current listings of Broker and listings made available to Broker through offers of cooperation, except those listings that Broker, in his/her/its discretion places exclusively in the possession of another sales associate.

- B. Access to Facilities. Associate may utilize Broker's then existing office facilities for the performance of Associate's duties as described above
- C. Compensation. Broker will negotiate all terms and conditions of fees charged clients including but not limited to, the amount and payment date. Broker will compensate Associate in proportion to Associate's output with regard to real estate-related activities and not to hours worked by Associate. Such compensation will be solely through commissions as described below or in Broker's office policy manual and this Agreement, the terms of the office policy manual will prevail. Broker may deduct from Associate's compensation any amounts due from Associate to Broker.
 - (1) Amount; Payment. When Associate performs any Brokerage service for Broker and Broker earns and collects a fee for such service, Broker will pay Associate within 7 days after the funds are collected and have cleared:

100% of the fee as commission with a \$299 transaction fee.

- (2) Dividing Compensation With Other Licensees. If two or more associates participate in rendering a brokerage service to the public, or claim to have done so, **Broker** will determine, in **Broker's** sole and absolute discretion, the amount of the fee due **Associate**.
- (3) Incentives. If a seller or listing office offers a premium, bonus or incentive, if such premium, incentive or bonus is in the form of money, then Associate will receive the same commission split as stated above. If such incentive is other than money (i.e., a cruise, trip, or other matter having economic value but not delivered in money), then such premium, bonus or incentive will go to Associate. If a nonmonetary incentive goes to Associate, Broker will report the fair market value of the incentive as income to Associate, as Broker must collect and deliver the incentive to Associate to preserve the respective legal positions of the parties.
- (4) Benefits. Associate will be provided no minimum salary, vacation pay, sick leave or any other fringe benefit.
- (5) Collection of Fees. Broker will not be required to prosecute or sue any party in order to collect any fee for services performed by Associate. However, if Broker incurs attorneys fees and costs in the collection of or attempt to collect a fee, such amounts will be deducted from Associate's commission in the same proportion as provided for herein in the division of the fee.
- **(6)** Compensation After Termination of Agreement. After termination of this Agreement, Broker will pay Associate any amount earned prior to termination less amounts owed to Broker and amounts Broker must pay another licensee to complete pending transactions for which Associate was responsible prior to termination.
- 4. Errors and Omissions Insurance. Associate will pay a portion of Errors & Omission coverage through the \$299 transaction fee.
- **5. Term; Termination.** This Agreement will be in effect for 10 years from effective date. Either party may terminate this Agreement by 1 days' advance written notice to the other party. **Broker** may terminate this Agreement without notice for wrongful conduct by **Associate**. Failure by either party to maintain active licensure status pursuant to Chapter 475, *Florida Statutes*, will be deemed automatic termination. **Associate** will not, after termination of this Agreement, use to his/her own advantage, or to the advantage of any other person or entity, any information gained from the business of the **Broker** relating to property for sale, lease or rental, or **Broker's** customers or clients. Upon termination of this Agreement, **Associate** will return all **Broker's** property to **Broker** with no copies made or retained by **Associate**.
- **6. Confidentiality. Associate** acknowledges that **Broker** may disclose confidential information to **Associate** during the course of this Agreement. Any such information that is or should be reasonably understood to be confidential or proprietary to **Broker**, including mailing lists, customer and client lists, sales, costs, unpublished financial information, product and business plans, projections, marketing data, computer data, computer programs, and supporting documentation, and **Broker's** office policy manual, if any, are considered confidential property of **Broker**. **Associate** will take reasonable steps and use due care during the term of this Agreement and for 12 months after its termination to prevent the duplication or disclosure of confidential information, other than by or to **Broker's** employees or agents who must have access to the information to perform their duties for **Broker**.
- 7. Dispute Resolution: This Agreement will be construed under Florida law. All disputes between Associate and another associate in Broker's Firm will be resolved by Broker. All disputes between Broker and Associate will be mediated under the rules of the American Arbitration Association or other mediator agreed upon by the parties. The parties will equally divide the mediation fee, if any. In any litigation between Broker and Associate, the prevailing party will be entitled with to recover reasonable attorneys' fees and costs at all levels, unless the following box is checked: X Arbitration: Any dispute not resolved by mediation will be settled by neutral binding arbitration in accordance with the rules of the American Arbitration Association or other arbitrator agreed upon by the parties. Each party to any arbitration or litigation (including appeals and interpleaders) will pay its own fees, costs and expenses, including attorneys' fees at all levels, and will equally split the arbitrators' fees and administrative fees of arbitration.
- **8.** Additional Terms. There is a \$299 transaction fee on all sales and listings (waived on rentals). Rentals and referrals have a transaction fee of 10% of the commission with a minimum of \$100 and a maximum of \$299. All other checks have a \$55 check handling fee. Upon termination, **Associate** will be entitled to any pending commissions. If **Associate** should abandon any pending transactions, **United Realty Group** will retain 25% of the commission to close out the pending transaction. **Associate** will not directly solicit, market, or recruit for any reason whatsoever any other **Associate** within the **United Realty Group** organization during this agreement or for a period of five (5) years after the termination of this agreement.

United Realty Group				
Brokerage Name				
Broker Signature - Michael	Brownell	 Age	nt Signature	

State of Florida Department of Business and Professional Regulation Florida Real Estate Commission Change of Status for Sales Associates and Broker Sales Associates Form # DBPR RE 11

Check the box for the relevant transaction in Section I and complete the applicable additional section(s) only. Leave the sections that are not relevant to your desired transaction blank. If you have any questions or need assistance in completing this form, please contact the Department of Business and Professional Regulation, Customer Contact Center, at 850.487.1395.

For additional information see Instructions at the end of this form.

Section I – Transaction Types						
TRANSACTION TYPES						
☐ Add Employee [3020] ☐ Terminate Employee [4020]		Become Inactive [4020] Change Employer [9007]				
Section II – Associate Information						
	ASSOCIATE INFO	RMATION				
License Number:						
Last/Surname	First	Middle	Suffix			
Primary Phone Number	Primary E-Mail Addr	ess				
Section III – Broker or Company Ir	formation					
	COMPANY INFOR	MATION				
Last/Surname (Qualifying broker) Brownell	First Michael	Middle	Suffix			
License number of real estate compa	ony: CQ1023517					
	ed Realty Group, Inc					
Primary Phone Number Primary E-Mail Address accounting@urgfl.com						
Signature of qualifying broker that is adding or terminating employee:						
Section IV – Affirmation By Written Declaration						
AFFIRMATION BY WRITTEN DECLARATION						
I certify that I am empowered to execute this application as required by Section 559.79, Florida Statutes. I understand that my signature on this written declaration has the same legal effect as an oath or affirmation. Under penalties of perjury, I declare that I have read the foregoing application and the facts stated in it are true. I understand that falsification of any material information on this application may result in criminal penalty or administrative action, including a fine, suspension or revocation of the license.						
Signature:		Date:				
Print Name:						

(Rev. October 2007 Department of the Treasury Internal Revenue Service

Request for Taxpayer **Identification Number and Certification**

Give form to the requester. Do not send to the IRS.

2.	Name (as shown on your income tax return)						
on page 2.	Business name, if different from above						
Print or type Specific Instructions	Check appropriate box: Individual/Sole proprietor Corporation Partnership Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partner Other (see instructions)	ship) © I	.	Exempt payee			
Print fic Inst	Address (number, street, and apt. or suite no.)	Requester's	name and addre	ess (optional)			
Speci	City, state, and ZIP code						
See	List account number(s) here (optional)						
Part	Taxpayer Identification Number (TIN)						
backup	ur TIN in the appropriate box. The TIN provided must match the name given on Line 1 to avoic withholding. For individuals, this is your social security number (SSN). However, for a resident le proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is		Social security	<i>r</i> number			
	ployer identification number (EIN). If you do not have a number, see How to get a TIN	on page 3.		or			
_				ntification number			
Part	Certification		:				
Under	enalties of perjury, I certify that:						
1. Th	1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and						
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and							
3. la	a U.S. citizen or other U.S. person (defined below).						
withho For mo arrange	ation instructions. You must cross out item 2 above if you have been notified by the IRS that ling because you have failed to report all interest and dividends on your tax return. For real estagage interest paid, acquisition or abandonment of secured property, cancellation of debt, corment (IRA), and generally, payments other than interest and dividends, you are not required to your correct TIN. See the instructions on page 4.	áte transactior tributions to ar	ıs, İtem 2 does n individual ret	not apply. tirement			
Sign	Signature of						

General Instructions

Signature of

U.S. person ©

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

Here

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or

Date ©

• A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

The U.S. owner of a disregarded entity and not the entity,



Quick Start Guide

- ► **Deposit Checks** are handled in the following manner:
 - **Sales**: United Title Assurance or South Florida Title Associates
 - **Rentals**: United Realty Group (Cashiers Check and Money Orders only)
- ► All Sales and Rental files are to be turned into our accounting department.

Please email your sales to **files@urgfl.com**.

Please email your rentals/referrals to rentals@urgfl.com.

- ★ Please refer to the **Required Documents Checklist** found at <u>UnitedRealtyGroup.com</u> when turning in files to URG.
- ► United Title and South Florida Title Required Documents
 - Sales Recap Sheet
 - Contract/Offer
 - Addenda to Contract/Offer
 - All other documentation applicable to the Contract/Offer

Do not hesitate calling the Accounting Department with questions about your transactions. We would like to assist when needed.



United Realty Group 1200 S Pine Island Rd, Suite 600 Plantation, FL 33324 Office: (954) 615-2180 Fax: (954) 670-1821

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