WORK MADE FOR HIRE AGREEMENT

ano oth A.	This Agreement ("Agreement") is made and entered into and ("Photographer"). Brokerage has contherwise create graphics or other images (collectively, "a. The parties hereby agree, for good and valuable considerations as follows:	commissioned Photographer to photograph 'Images'') of the properties identified in th	n, visually record or e attached Appendix	
	Brokerage agrees to pay Photographer in consideration of all services rendered by Photographer and the creation of the Images as set forth below the total amount of			
2.	Photographer acknowledges and agrees that all Imag under applicable law, all Images shall be considered Copyright Act, 17 U.S.C. §101 and following, as am	ages are proprietary works of Brokerage. To the extent permitted a Work Made for Hire (as such term is defined under the mended) by Photographer for Brokerage, and as such, shall be I by Brokerage. Brokerage shall exclusively own all worldwide ing without limitation copyrights.		
3.	To the extent that it should be determined that any of the Images do not qualify as a Work Made for Hire under U.S. law, Photographer hereby irrevocably assigns and transfers to Brokerage all of Photographer's worldwide right, title and interest, including without limitation all copyrights, whether now existing or hereafter acquired, in and to all Images. Photographer agrees to cooperate and take all action reasonably requested by Brokerage, including executin and delivering to Brokerage all documents, or providing information pertaining to the Images, in connection with the assignment of Photographer's rights to Brokerage under this Agreement. Specifically, but without limitation, Photographer agrees to assist in filing copyright applications in the United States or elsewhere if necessary.			
4.	Photographer hereby represents and warrants that no third party has any rights in, to, or arising out of the Images, and Photographer has full right and power to enter into this Agreement.			
5.	Photographer acknowledges and understands that it is in no way permitted to use the Images in any manner whatsoever, and no other royalty or other consideration will be due to Photographer. Photographer agrees and warrants that Brokerage is under no obligation to credit Photographer or any other third party as author of the Image.			
6.	Photographer understands and agrees that it is an independent contractor of Brokerage and nothing in this Agreemen shall be construed to create a partnership, or joint venture, between Photographer and Brokerage.			
7.	The validity, construction and enforceability of this Agreement shall be governed in all respects by the laws of the State of The terms and conditions set forth herein constitute the entire agreement between the parties and shall supersede all prior agreements. This Agreement may not be amended except in writing signed by the respective parties. The failure of either party to enforce its rights under this Agreement at any time for any period shall not be construed as a waiver of such rights.			
IN	N WITNESS WHERE, the Parties have executed this A	greement as of the date first above written	:	
	<insert name="" photographer=""></insert>	<insert brokerage="" name=""></insert>		
	Signature:	Signature		
	Name:	Name:		
	Title:	Title:		
	Date:	Date:		
	Address:	Address:		

Email:_______ Email:_____

APPENDIX A

[List applicable properties]