	1	BEFORE THE REAL ESTA	AUG 18 2020 REAL ESTATE COMMISSION	
	2	STATE OF NEVADA		
JUSTICE LAW CENTER 1100 S. Tenth Street Las Vegas, Nevada 89104 702-731-0000	2 3 4 5	SHARETH CHANDRA, Administrator, REAL ESTATE DIVISION, DEPARTMENT OF BUSINESS & INDUSTRY, STATE OF NEVADA,		
	6	Petitioner		
	7	vs.	RESPONDENT'S ANSWER TO ORIGINAL COMPLAINT	
	8	LINDA S. HARTMAN,		
	9	Respondent		
	10 11 12	COMES NOW LINDA S. HARTMAN, Respondent in the above referenced matter, by and through her attorney, BRET WHIPPLE of the Justice Law Center, and hereby submits this		
	13	Answer to the Complaint on file herein, and alleges	as follows:	
JUS Las	14	1. Answering Factual Allegation 1 of Petitioner	's Complaint, Respondent ADMITS each	
	15	and every allegation contained therein.		
	16 17	2. Answering Factual Allegation 2 of Petitioner	's Complaint, Respondent ADMITS each	
	17	and every allegation contained therein.		
	19	3. Answering Factual Allegation of Petitioner's	Complaint, Respondent ADMITS that	
	20	sellers signed an Exclusive Right to Sell Con	tract with Trans-Action Realty 500, but does	
	21	not have sufficient knowledge or information	-	
	22	of the allegation, and therefore Respondent I		
	23 24	4. Answering Factual Allegation 4 of Petitioner	-	
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	26	Property was input into the Northern Nevada	Regional Multiple Listing Service, but has	
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no knowledge as to the exact date this was done, and therefore denies that portion of the allegation.

- 5. Answering Factual Allegation 5 of Petitioner's Complaint, Respondent ADMITS that the sellers signed a Residential Offer and Acceptance Agreement in the amount of \$80,000, but has no knowledge as to the exact date this was done, and therefore denies that portion of the allegation.
- Answering Factual Allegation 6 of Petitioner's Complaint, Respondent ADMITS each and every allegation contained therein.
- Answering Factual Allegation 7 of Petitioner's Complaint, Respondent ADMITS each and every allegation contained therein.
- 8. Answering Factual Allegation 8 of Petitioner's Complaint, Respondent ADMITS each and every allegation contained therein.
- Answering Factual Allegation 9 of Petitioner's Complaint, Respondent DENIES each and every allegation contained therein.
- 10. Answering Factual Allegation 10 of Petitioner's Complaint, Respondent ADMITS that, upon Mr. John Stempeck returning to Miner Realty office with an offer, she looked up the property address on the MLS and discovered that there was already an offer on the property, and advised Mr. Stempeck that the buyer's offer would need to be a backup offer.
- 11. Answering Factual Allegation 11 of Petitioner's Complaint, Respondent ADMITS each and every allegation contained therein.
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1	12. Answering Factual Allegation 12 of Petitioner's Complaint, Respondent DENIES each
2	and every allegation contained therein.
3	13. Answering Factual Allegation 13 of Petitioner's Complaint, Respondent DENIES each
4	and every allegation contained therein.
5	14. Answering Factual Allegation 14 of Petitioner's Complaint, Respondent ADMITS that
6 7	her client obtained two mortgages, but has no knowledge as to the exact date this was
8	done, and therefore denies that portion of the allegation.
9	15. Answering Factual Allegation 15 of Petitioner's Complaint, Respondent ADMITS each
10	and every allegation contained therein.
11	16. Answering Factual Allegation 16 of Petitioner's Complaint, Respondent ADMITS each
12 13	and every allegation contained therein.
13	17. Answering Factual Allegation 17 of Petitioner's Complaint, Respondent does not have
15	sufficient knowledge or information to form a belief as to the truth of this Allegation.
16	Therefore Defendant(s) DENIES each and every allegation contained therein.
17	18. Answering Factual Allegation 18 of Petitioner's Complaint, Respondent does not have
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19	sufficient knowledge or information to form a belief as to the truth of this Allegation.
20 21	Therefore Defendant(s) DENIES each and every allegation contained therein.
22	19. Answering Factual Allegation 19 of Petitioner's Complaint, Respondent does not have
23	personal knowledge as to the truth of the allegation, but believes that it is true.
24	20. Answering Factual Allegation 20 of Petitioner's Complaint, Respondent ADMITS each
25	and every allegation contained therein.
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1	21. Answering Factual Allegation 21 of Petitioner's Complaint, Respondent ADMITS each
2	and every allegation contained therein.
3	22. Answering Factual Allegation 22 of Petitioner's Complaint, Respondent ADMITS each
4	and every allegation contained therein.
5	23. Answering Factual Allegation 23 of Petitioner's Complaint, Respondent ADMITS each
7	and every allegation contained therein.
8	24. Answering Factual Allegation 24 of Petitioner's Complaint, Respondent ADMITS each
9	and every allegation contained therein.
10	25. Answering Factual Allegation 25 of Petitioner's Complaint, Respondent ADMITS each
11 12	and every allegation contained therein.
12	26. Answering Factual Allegation 26 of Petitioner's Complaint, Respondent DENIES each
14	and every allegation contained therein.
15	27. Answering Factual Allegation 27 of Petitioner's Complaint, Respondent ADMITS that
16	the listing agent/original offeror/buyer called her from Europe and initiated a
17 18	conversation, but does not have sufficient knowledge regarding the time, or what is
19	meant by "during the transaction."
20	28. Answering Factual Allegation 28 of Petitioner's Complaint, Respondent DENIES each
21	and every allegation contained therein.
22	29. Answering Factual Allegation 29 of Petitioner's Complaint, Respondent DENIES each
23 24	and every allegation contained therein.
24	30. Answering Factual Allegation 30 of Petitioner's Complaint, Respondent ADMITS each
26	and every allegation contained therein.
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31. Answering Factual Allegation 31 of Petitioner's Complaint, Respondent ADMITS each and every allegation contained therein.

32. Answering Factual Allegation 32 of Petitioner's Complaint, Respondent ADMITS that she did not notify the Division that she was acting as the managing broker for Miner Realty, but DENIES that she was acting as the managing broker for Miner Realty.

33. Answering Factual Allegation 33 of Petitioner's Complaint, Respondent DENIES that she directed the advertisers to state that she was the managing broker of Miner Realty.

34. Answering Factual Allegation 34 of Petitioner's Complaint, Respondent DENIES each and every allegation contained therein.

Respectfully submitted this 18th day of August, 2020.

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