

# Application for Broker License by Business Entity Information Sheet

THIS FORM IS FOR AN INITIAL BROKER LICENSE BY A BUSINESS ENTITY.

DO NOT USE THIS FORM FOR RENEWAL.

BREAK DOWN OF FEE	ES
TREC Application Fee	150.00
Texas Online Fee	5.00
Real Estate Center at TX A&M	140.00
Recovery Fund Fee	10.00

**ALL FEES LISTED ABOVE ARE NONREFUNDABLE AND MUST BE SUBMITTED WITH THE APPLICATION.** AN APPLICATION SUBMITTED WITHOUT THE APPROPRIATE FEES WILL BE REJECTED AND RETURNED. All fees should be paid by a single **CASHIERS CHECK, PERSONAL CHECK OR MONEY ORDER** payable to TREC. DO NOT PAY WITH CASH.

#### IMPORTANT INFORMATION - PLEASE READ CAREFULLY

- A business entity must be permitted to engage in business in Texas to receive a Texas real estate broker license.
- A business entity must designate an active Texas real estate broker to act for it. The designated broker must be a managing officer of the business entity and must be in good standing with the Commission.
- The designated broker must have fingerprints on file with the Department of Public Safety (DPS) for TREC in order to satisfy the statutory
  requirement for honesty, trustworthiness, and integrity. Fingerprints on file for other agencies will not be accepted. Additional information on
  fingerprinting requirements, including how to schedule an appointment, is available at www.trec.texas.gov.
- All requirements for a license must be met within one year of the application filing date, or the application expires.

#### Required Documents:

- A current Franchise Tax Account Status page (issued within 21 days prior to the date of this application) must be provided as evidence of being qualified to transact business in Texas. This status page is available from the TEXAS COMPTROLLER OF PUBLIC ACCOUNTS in Austin.
- Proof of the designated broker's current status as a managing officer, manager or managing member, or general partner for the business entity.

  Examples of acceptable proof of managing authority include the following:
  - Corporation: Corporate Resolution or Meeting Minutes signed by Directors or all Shareholders (must include a copy of Articles of Incorporation and/or Bylaws; Officers and Directors Info from the Franchise Tax Account Status page results; Articles of Incorporation or Certificate of Amendment filed with the Secretary of State's office
  - <u>Limited Liability Company (LLC)</u>: Operating Agreement signed by all Members; Officers and Directors Info from the Franchise Tax Account Status page results; Certificate of Formation or Certificate of Amendment filed with the Secretary of State's Office; Company Resolution
  - o Partnership: Partnership Agreement signed by all Partners
- If the designated broker does not own at least 10% of the business entity, proof of E&O insurance for the entity must be provided.
- If the designated broker owns 10% or more of the business entity, proof of ownership must be provided.

Examples of acceptable proof of ownership documents include:

- <u>Corporation</u>: Stock Certificates; IRS Schedules K-1, C, or G; Corporate Resolution or Meeting Minutes signed by Directors or all Shareholders (must include a copy of the Articles of Incorporation and/or Bylaws)
- <u>LLC</u>: Operating Agreement; IRS Schedules K-1, C, or G
- o Partnership: Partnership Agreement; IRS Schedules K-1, C, or G

#### Additional Requirements for Foreign Business Entities:

A business entity created or chartered in another state must submit proof that the business entity:

- is licensed as a broker by the state in which is was created or chartered;
- is licensed as a broker in a state in which it is permitted to engage in real estate brokerage business as a foreign business entity; or
- was created or chartered in a state that does not license business entities and the entity is lawfully engaged in the practice of real estate brokerage in that state.

#### PRIVACY NOTICE

In accordance with Chapter 559, Government Code, the following notice about certain information laws and practices is given.

- (1) With few exceptions, an individual is entitled on request to be informed about the information that a state governmental body collects about the individual.
- (2) Under Sections 552.021 and 552.023 of the Government Code, the individual is entitled to receive and review the information.
- (3) Under Section 559.004 of the Government Code, the individual is entitled to have the governmental body correct information about the individual that is incorrect.

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# P.O. Box 12188

#### Austin, Texas 78711-2188

(512) 936-3000 www.trec.texas.gov

APPLICATION FOR:

## REAL ESTATE BROKER LICENSE BY A BUSINESS ENTITY

FEE	RECEIPT NUMBER	AMOUNT	\$ TYPE
Application Fee		\$305.00	
App#	File#	Entity #	

### DO NOT WRITE ABOVE THIS LINE

	NOTE: ALL INFORMA	TION MUS	T BE TYPE	D OR PRIN	ITED IN INK		
1.	License Type: Corporation	Limited L	iability Compa	ny	Partnership		
2.	Name of Business Entity:						
				EIN#	·		
	A Franchise Tax Account Status page must accord	npany the app	lication.				
	A current Franchise Tax Account Status page da this application as evidence that there is no del available from the TEXAS COMPTROLLER OF PU general partner, who is also licensed as an active	inquent tax of BLIC ACCOUN	wed the State	under Chapte ess entity mus	er 171 Tax Code. 7	This Sta	tus Page is
3.	Business Address (Fixed Office): <b>STREET ADDRE Box only)</b>	SS MUST BE	DESIGNATED E	BELOW. (A lic	cense will not be	issued t	to a P.O.
	Number, Street and Apt. No.						
	City	State	Zip Code	Phone Numb	er		
	Email address						
4.	Mailing Address and Contact Information (Post O	ffice Box may	be used):				
	Number, Street and Apt. No.						
	City	State	Zip Code	_			
	Phone Number	-					
5.	Has the business been licensed in Texas in the la	st five (5) yea	rs?		☐ Ye	<u> </u>	No
	If the answer is "Yes," enter the TREC license nur	mber here:				=	
6.	Has the business entity been licensed as a real the last five (5) years?	estate broker	in a state <u>oth</u>	er than Texa	s_within	, [	No
	If the answer is YES, you must complete the ap at www.trec.texas.gov	plicable section	ons of the Bac	kground Histo	ory Form located		

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7.	(a)	Is the designated broker's license currently on probated revocation or suspension?  Yes	□ No
	(b)	Has the designated broker served as the designated broker of any business entity that had its license revoked or suspended, including probated revocation or suspension, in the past two years? $\square$ Yes	□ No
	(c)	Does the designated broker or another business entity for which the designated broker served as designated broker have any unpaid or past due monetary obligations to the Commission, including administrative penalties or recovery fund payments?	□ No
	If th	he answer to (a), (b), or (c) is YES, the designated broker is not eligible to serve. Select another broker.	
8.	(a)	Are there any unpaid judgments pending against the business entity, its designated broker, or against another business entity for which the designated broker served as designated broker?	□ No
	(b)	Has the business entity ever had an application for a professional or occupational license disapproved or denied in this state or any other state? $\Box$ Yes	□ No
		Are there any disciplinary hearings or investigations pending against any professional or occupational licenses held by the business entity or its designated broker? $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	□ No
		he answer to (a), (b), or (c) is YES, you must complete the applicable sections of the Background tory Form located at www.trec.texas.gov	
9.	(a)	Has the business entity ever been convicted of a criminal offense? (Include all felonies and misdemeanors other than minor traffic tickets.)	□ No
	(b)	Has the business entity ever been placed on parole, probation, community supervision, or other deferred adjudication regardless of whether the case was dismissed or discharged? $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	□ No
	(c)	Are there any criminal charges pending against the business entity or its designated broker?	□ No
		f the answer to (a), (b), or (c) is YES, you must complete the applicable sections of the Background History Form located at www.trec.texas.gov	
10.	in t	s the business entity ever acted, or attempted to act, as a real estate broker or sales agent or appraiser this state or in any other state at a time when not properly licensed? (Include all periods in which you $\Gamma$ Yes ed either before obtaining a license or after a license may have expired.)	□ No
		he answer is YES, you must complete the applicable sections of the Background History Form located www.trec.texas.gov	
11	.List Ger	below the name and address of the Corporation President, the Limited Liability Company Manager or the Maneral Partner.	naging
	INAII		
	Num	nber Street Suite No.	
	City	State Zip Code	
12	.Busi	iness name(s) to be assumed (if any):	
The	fol not	llowing four (4) questions pertain to the designated broker of the business entity. If the designated bro t own at least 10% of the business, attach TREC's Certificate of Insurance for a Broker Business Entity t application.	oker does o this
13	. Full	I Name of the designated broker:	
14.		ice held (must be president, vice-president, secretary or treasurer for Corporation or manager for LLC or general pattership):	artner for

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16. Does the designated br	oker own 10% or more of the business entity?
If the answer is YES, please	provide proof of ownership. If NO, attach TREC's Certificate of Insurance for Broker Business Entity
	CERTIFICATION
authorized to execute this a fall statutes, rules and regula frue, correct, and complete estate Commission to cond revealed in an investigation met. We further understan inspection in accordance wi will abide by the provisions	ation reflected in this application is true and correct to the best of our knowledge and that we pplication on behalf of the business entity. We further certify that the business entity has complied tions required of it to conduct business in this state. We understand that providing answers that are is grounds for disapproval of this application or revocation of the license. We authorize the Texas uct any investigations of the business entity which it deems prudent. We understand that information and be cause for disapproval of the application even though other requirements for a license have led that information submitted in conjunction with this application may be subject to public disclosure the Public Information Act (Chapter 552, Government Code). If granted a license, the business entity has business entity will promptly provide to TREC upon request all business formation, ownership in records and changes thereto required to be kept by the business entity by law, including those required to be the provide to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including those required to the public business entity by law, including the public business entity that the
	SINESS ENTITY WILL NOT ENGAGE IN ANY REAL ESTATE BROKERAGE ACTIVITY UNTIL THE TEXAS I SE CERTIFICATE IS IN THE POSSESSION OF THE BUSINESS ENTITY .
ESTATE COMMISSION LICEN	SE CERTIFICATE IS IN THE POSSESSION OF THE BUSINESS ENTITY .
ESTATE COMMISSION LICEN	SE CERTIFICATE IS IN THE POSSESSION OF THE BUSINESS ENTITY .  Typed or Printed Name of the Designated Broker of the Business Entity

IF ALL REQUIREMENTS FOR A LICENSE ARE NOT MET WITHIN ONE (1) YEAR OF THE FILING DATE,
THE APPLICATION WILL EXPIRE.

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