

VACANT LAND REAL ESTATE SALE CONTRACT

2	COMPLETED, SELLER'S NA PRESENTATION TO SELLE	AMES TO BE INSERTE	D BY LICENSEE ASSISTING	SELLER PRIOR TO	
4 5		,			
6 7 8 9 10 11 12 13 14 15	BUYER: Brian an	d Andrea	Russell		
	of record is not known at the SELLER is amended to as it is any amendments and addend on behalf of the titled owner of	Effective Date of this Co is stated in the Deed at C da. SELLER warrants it h f record.	the real property is bank-owner ontract, BUYER and SELLER a losing and is incorporated here has full authority to sign and pence by the last party to sign to	agree the name of the in by reference and in rform on this Contract	
16 17	addendum(s) attached hereto.		nice by the last party to sign t	nis agreement and/or	
17 18 19 20 21	PROPERTY. BUYER agrees to purchase and SELLER agrees to sell the real property and the improvements thereon (the "Property") commonly known as:				
22	Street Address	City	Zip	County	
23 24 25	STATE: (Check one) 🛚 Miss	souri			
26 27 28 29 30	LEGAL DESCRIPTION: (As described in the attached Legal Description Addendum or as described below): Parcel 3, all of Lot & except the north 50 feet, block 4, Holl's Hill, a subdivision in Kansas City, Jackson County. Missouri, contains 8,080 square feet				
31 32 33	The Property shall include the following, if any, unless otherwise excluded:				
34 35	a. Additional Inclusions. The following items are also included in the sale and are considered to be a part of the Property:				
36 37 38	b. Exclusions. The following items are <u>not</u> included in the sale and are not considered to be a part of the Property :				
39 40 41 42 43 44 45 46	OF PROPERTY ADDEND Condition of Property Add	APH HAS BEEN SIGNED SIGNED A SELLER'S UM. SELLER confirms it lendum is current as of	OT BE EFFECTIVE UNTIL O BY ALL PARTIES; SELLER VACANT LAND DISCLOSUR Information contained in the Se the Effective Date of the Cor dition of the Property prior to the	COMPLETES AND LE AND CONDITION eller's Disclosure and atract. SELLER shall	
47 48 49 50 51 52	certain sexually violent control you, as the BUYER, desire the homepage of the Kar	rimes, to register with the information regarding insas Bureau of Investigiff's office in Kansas. It	who are convicted of certain the Sheriff of the county in w I those registrants, you may pation (KBI) at http://www.Ka n Missouri, BUYER should co	hich they reside. If find information on unsas,gov/kbi or by	

53 54 55	3. ADDENDA/CONTINGENCIES: The following Addenda (riders, supplements, etc.) are attached hereto and are a part of this Contract (Check applicable boxes):
56 57	☐ Seller's Vacant Land Disclosure and ☐ Selling Company Disclosure ☐ Dispute Resolution/Mediation Addendum
58	Legal Description Addendum X Other: Addendum A
59 60	Listing Company Disclosure Other:
61	CONTRACT CONTINGENCIES: This Contract is contingent upon:
62	BUYER obtaining a soil analysis for the purpose of placing a private waste water
63	disposal system on the Property that is acceptable to the BUYER.
64	BUYER obtaining verification that a water meter is available. SELLER makes no
65	representation regarding cost of installation.
66	BUYER obtaining verification building permits can be obtained.
67	BUYER reviewing and accepting the terms of any deed restrictions.
68	BUYER reviewing and accepting the terms of any Homeowner's Association.
69	Other:
70	
71	BUYER will have calendar days from the Effective Date of this Contract to remove all of
72	these contingencies or to cancel the Contract by written notification to the SELLER if the contingencies
73	cannot be satisfied. Failure to notify SELLER within the time specified constitutes a waiver of the
74	contingencies and the BUYER waives their right to renegotiate or cancel the Contract.
75	
76	4. PURCHASE PRICE. The Purchase Price for the Property is \$ 45.000000000000000000000000000000000000
77	which BUYER agrees to pay as follows:
78 79	a Forest Manay in the form of (Ohook and)
80	a. Earnest Money in the form of: (Check one)
81	Personal check OR Other Other
82	in the amount of
83	
84	Listing Broker Escrow Agent
85	SELLER (BUYER acknowledges that funds payable to and held by
86	the SELLER <u>WILL NOT</u> be held subject to the terms in Earnest Money
87	and Additional Deposits paragraph.)
88	and radicional popular backgraph.
89	b. Additional Earnest Money on or before \$(b)
90	Personal check OR Other
91	Deposited with: (Check one)
92	Listing Broker
93	Escrow Agent
94	SELLER (BUYER acknowledges that funds payable to and held by
95	SELLER WILL NOT be held subject to the terms of Earnest Money
96	and Additional Deposits paragraph.)
97	and I had been building to be a second building to be
98	c. Total Amount Financed by BUYER (Zero if Cash Sale) \$0(c)
99	(not including financed mortgage insurance premiums
100	or other Closing costs, if any)
101	- · · · · · · · · · · · · · · · · · · ·
102	d. Balance of Purchase Price to be paid in CERTIFIED FUNDS \$(d)
103	(Purchase Price less a, b & c of this paragraph) on or before the
104	Closing Date.
105 106	A TOTAL ADDITIONAL SELLED EVDENCES (Each line 60 % left blank)
106	e.TOTAL ADDITIONAL SELLER EXPENSES (Each line \$0 if left blank):
10/	

110		
111	agreed to pay herein, SELLER agrees to pay other allowable Closing	/
112	costs permitted by Lender(s) and/or prepaid items for BUYER, not	
113	to exceed:	
114	\ 	
115	2. Lender(s) approved down payment assistance costs.	
116		
117	See attached Loan(s) specification documents.	
118	/ The supplier of the supplier	
119	TOTAL ADDITIONAL SELLER EXPENSES NOT TO EXCEED: \$	
120	7	
121	f. OTHER FINANCING COSTS.	
122		
123	1. Loan Costs. BUYER agrees to pay all customary costs necessary to obtain the	l nan(e)
124	(including but not limited to, origination fees, discounts or buy-downs) unless otherwise a	aread
125	discos odicivise a	greeu.
126	2. Private Mortgage Insurance (PMI). BUYER will pay any up front PMI premium and	appual
127	renewal premiums or will finance the PMI as a part of the Loan(s), if required by Lender(s	amuai •)
128		•
129	3. FHA Mortgage Insurance (MIP). BUYER will pay any up front MIP premium and	annual
130	renewal premiums or will finance MIP as a part of the Loan(s).	amuai
131	The state of the state of the boards),	
132	4. DVA Funding Fee as required by Lender(s) will be paid at Closing by the BUYER or fi	nanced
133	as part of the Loan(s).	Hariceu
134		
135	5. Flood Insurance. BUYER agrees to pay for flood insurance if required by Lender(s).	
136		
137	5. APPRAISED VALUE CONTINGENCY. Notwithstanding any other terms of this Contract, BUYE	R may
138	within calendar days from the Effective Date of this Contract (within the Inspection Pe	priod if
139	lett blank) obtain, at BUYER'S expense, an appraisal of the Property by an independent lie	censed
140	appraiser. If Financing is being obtained, the appraisal must be completed before the	e loan
141	commitment due date.	
142		
143	If the final appraised value of the Property, as determined by BUYER'S Lender's appra	iser or
144	BUYER'S appraiser (if a cash sale), is not equal to or greater than the Purchase Price BLIVE	R may
145	notify SELLER in writing, attaching a copy of the appraisal, and the following will occur.	•
146		
147	a. SELLER may seek a reconsideration of value by the BUYER'S Lender's appraiser, to be com	pleted
148	within calendar days (7 days if left blank) of delivery of the BUYER's notice 1	f such
149	reconsideration finds a value equal to or greater than the Purchase Price, the transaction will	move
150	forward to Closing.	
151		
152	b. If such reconsideration finds a value less than the Purchase Price, BUYER and SELLER wil	II have
153	calendar days (5 days if left blank) to agree upon an acceptable Purchase Price in wr	iting. If
154	BUYER and SELLER fail to agree to an acceptable Purchase Price within the time period	stated
155	aboye, either party may cancel the Contract by written notice to the other, and BUYFR'S F	arnest
156	Money will be subject to the provisions of the Earnest Money and Additional Deposits paragrams.	aph of
157	the Contract.	\
158 159	S SALE CONTINGENCY IS A STATE OF THE SALE	
160	6. SALE CONTINGENCY. In the event the sale is contingent upon the sale and/or Closing of BUY	YE R (S
161	Property, the Contingency For Sale and/or Closing Of Buyer's Property Addendum mu	st bè
191	A LANGE CONTRACTOR OF THE CONT	

162	7. FINANCIAL TERMS.
163	
164	THIS IS A CASH SALE. BUYER must provide written verification from a depository of funds on
165	deposit within calendar days (5 days if left blank) which are sufficient to complete the Closing on
166	this Contract.
167	this contract.
168	THIS IS A SINANCED SALE. This Contract is continued to the Sinance of the Sinance
	☐ THIS IS A FINANCED SALE. This Contract is contingent upon BUYER obtaining the financing
169	described in this paragraph.
170	
171	BUYER may obtain Loan(s) different from those described herein provided that the terms of the Loan(s)
172	do not result in additional costs to SELLER, delay the Closing Date, or change the Loan approval time
173	frame. These changes must be agreed in writing, by both parties, within 3 days of BUYER'S knowledge
174	and no later than business days before Closing (15 days if left blank).
175	
176	BUYER and SELLER are hereby informed that any changes to the terms below after the Effective
177	Date of the Contract have the potential to delay Closing and/or change costs due to federal
178	regulations.
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180	a. TYPE OF FINANCING. Loan(s) will be owner-occupied Loan(s) or investment Loan(s).
181	a. THE OF THE ANOMAY. LOSTINGS WINDS CONTROL COSTING TO COSTING T
182	LOAN TYPES/TERMS. BUYER will obtain a Loan upon the following terms:
183	LOAN TIPES TERMS. BOTER WIN ODIANTA LOAN Upon the tonowing terms.
	Time:
184	Type: Primary Loan Secondary Loan
185	Conventional
186	FHA \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
187	DVA 🔻 🔲
188	Other
189	Not Applicable
190	
191	Interest Rate
192	Fixed Rate
193	Adjustable Rate
194	Interest Only
195	Other / I \
196	
197	Amortization Period years vears
198	Principal Amount or LTV
199	
200	All Loan amounts will include financed mortgage insurance premiums or DVA funding fee, if
201	
202	any, according to the provisions described herein (the "Loan"). The Loan's) will be secured by a
	mortgage/deed of trust on the Property or as otherwise required by Lender(s), and repayable in
203	monthly installments.
204	\
205	b. The Loan(s) will bear interest as follows:
206	
207	1. Primary Loan interest rate not exceeding% per annum or \
208	the prevailing rate at Closing
209	
210	2. Secondary Loan interest rate not exceeding % per annum or
211	the prevailing rate at Closing
212	
213	BUYER has the option to "lock in" the foregoing interest rate or to "float" the interest rate.

214	If BUYER locks in a rate, BUYER agrees to accept the "locked" rate and terms even if different tha
215 216	those stated above. If BUYER floats the rate, BUYER agrees to accept the rate and terms available from BUYER'S Lender(s) for which BUYER qualifies at Closing.
217 218	c. LOAN ARPLICATION(S).
219	
220	BUYER IS PRE-APPROVED (See attached Lender(s) letter(s).) BUYER has submitted
221 222	information to("Lender(s)") who has
223	checked BUYER's credit and indicated that BUYER can qualify for a Loan(s) in an amount equal to or greater than the Loan(s) contemplated in this Contract, subject to satisfactory appraisal of the
224	Property and any other conditions set forth in the attached Lender(s) letter(s). The pre-approva
225	must indicate that the BUYER'S credit is acceptable to Lender(s) and indicate whether or no
226	the pre-approval is subject to the sale and Closing of the BUYER'S current property.
227 228	DIVER IS NOT DREADED WITH
229	BUYER IS NOT PRE-APPROVED. Within calendar days (5 days if left blank after the Effective Date of this Contract, BUYER will complete a written application.
230	anter the Effective Date of this Contract, Boyer will complete a written application.
231	BUYER agrees to authorize Lender(s) to perform all required services (credit report, appraisal, etc.)
232	promptly pay the fees required by Lengler(s), and promptly provide Lender(s) with all information
233	requested.
234 235	SELLED is aware that are engroved in any a superior that DINCE.
236	SELLER is aware that pre-approval is not a guarantee that BUYER will receive Lender(s) Loan approval(s).
237	
238	d. LOAN APPROVAL(S). BUYER agrees to make a good faith effort to obtain a commitment for the
239	Loan(s) within calendar days (30 days it left blank) from the Effective Date of this
240 241	Contract (the "Loan Approval Period") or within calendar days (5 days if left blank) prior to the Closing Date, whichever is earlier.
242	the closing pate, whichever is earlier.
243	If BUYER is unable to obtain a commitment for the Loan(s) within the Loan Approval Period, BUYER
244	or SELLER may cancel this Contract by written notice. If BUYER is unable to obtain the financing
245 246	described herein, BUYER must provide written evidence of rejection from BUYER'S Lender(s). In
247	either case, BUYER'S Earnest Money will be subject to the provisions of the Earnest Money and Additional Deposits paragraph of the Contract.
248	
249	e. LENDER(S) APPRAISAL REQUIREMENTS. In addition to any other costs or sums to be paid by
250 251	SELLER pursuant to this Contract, SELLER agrees to pay an amount not to exceed \$
252	(zero if left blank) for requirements contained in the Lender's appraisal. Appraisal and/or Lender(s) requirements will include inspections and/or repairs, but not any for which BUYER has agreed to be
253	responsible elsewhere in this Contract.
254	
255	If appraisal and/or Lender(s) requirements exceed the amount in this blank and if SELLER and
256 257	BUYER have not agreed in writing to a resolution of the excess appraisal and/or Lender(s)
258	requirements prior to the Closing Date, or within the time period (no less than 5 days) specified in a written demand by either party, this Contract will be cancelled and disposition of BUYER'S Earnest
259	Maney will be subject to the provisions of the Earnest Money and Additional Deposits paragraph of
260	the Contract.
261	1 1 2017
262 263	8. CLOSING AND POSSESSION. On or before April 15 2019 ("Closing Date"), SELLER shall
264	execute and deliver into escrow with the title company(s) or other Closing Agent(s), a general warranty
265	deed (or special warranty deed or fiduciary deed, if SELLER is a corporation, association, financial institution or fiduciary) and all other documents and funds necessary to satisfy SELLER'S obligations
266	under this Contract. On or before the Closing Date, BUYER shall execute and deliver into escrow with
267	the title company(s) or other Closing Agent(s), all documents (including note(s), mortgage(s)/deed(s) of
268	trust, and any other documents required by BUYER'S Lender(s), if BUYER is obtaining financing) and
269	funds (including Loan proceeds, if BUYER is obtaining financing) necessary to satisfy BUYER'S

obligations under this Contract. SELLER AND BUYER ACKNOWLEDGE ALL FUNDS REQUIRED FOR CLOSING MUST BE IN THE FORM OF CASHIER'S CHECK, WIRE TRANSFER OR OTHER CERTIFIED FUNDS. When all documents and funds have been executed and delivered into escrow with the title company(s) or other Closing Agent(s), the Closing shall be completed. SELLER shall deliver possession of the Property to BUYER on to see at 5:00 P.M.) ("Possession Date"). BUYER shall not occupy the Property or place personal property in or on it prior to completion of the Closing and disbursement or availability of SELLER'S proceeds, if any, unless otherwise agreed upon in writing by the BUYER and the SELLER.

9,	CONDITION OF PROPERTY. SELLER shall maintain the Property in its present condition through the
	Possession Date. SELLER shall advise BUYER of any substantial change in the condition of the
	Property prior to Closing. Unless otherwise agreed in writing, SELLER shall remove all possessions
	from the Property, upon vacating or prior to delivery of Possession.
	(Check if applicable) SELLER shall remove the following prior to the Possession Date:

- 10. FUEL TANK(S). The BUYER will pay SELLER for the amount of fuel left in tank(s) at Closing based upon SELLER'S actual cost at time of purchase, if applicable. SELLER will have tank read no earlier than 7 days and no later than 3 days prior to the Closing Date and provide documentation to BUYER.
- 11. EARNEST MONEY AND ADDITIONAL DEPOSITS. Upon acceptance of this Contract, unless otherwise agreed, any Earnest Money or Additional Deposits shall be deposited within 5 business days (if Kansas Property)/10 banking days (if Missouri Property) of the Effective Date, in an ensured escrow account maintained by Listing Broker or Escrow Agent. BUYER and SELLER agree the Listing Broker or Escrow Agent may retain any interest earned on escrowed funds. If this Contract is terminated by the express provisions of this Contract or by either party pursuant to a right expressly given in this Contract, the Earnest Money and Additional Deposits shall be returned to the BUYER, and neither party shall have any further rights or obligations under this Contract, except as otherwise stated in this Contract. Notwithstanding any other terms of this Contract providing for the forfeiture or refund of Earnest Money and Additional Deposits, the parties understand that neither the Listing Broker nor the Escrow Agent can distribute the Earnest Money and Additional Deposits without the written consent of all parties to this Contract unless permitted to do so by applicable state laws. If BUYER and SELLER are unable to agree in writing upon the disposition of the Earnest Money and Additional Deposits or any other funds, Listing Broker or Escrow Agent may commence an interpleader or similar proceeding and BUYER and SELLER authorize Listing Broker or Escrow Agent to pay all funds to the Clerk of the Court for disposition as the Court may direct. BUYER and SELLER agree Listing Broker or Escrow Agent shall be entitled to reimbursement of its costs incurred in connection with the inter-pleader or similar proceeding including without limitation, reasonable attorney fees and expenses. BUYER and SELLER agree, in the absence of a dispute or written consent to distribution, the failure by either to respond in writing to a certified letter from Listing Broker or Escrow Agent within 7 days (if Kansas Property)/15 days (if Missouri Property) of receipt thereof or failure to make written demand for return or forfeiture of the Earnest Money and Additional Deposits within 30 days (if Kansas Property)/60 days (if Missouri Property) of notice of cancellation of this Contract shall constitute consent to distribution of the Earnest Money and Additional Deposits as suggested in such certified letter. All parties acknowledge that any Earnest Deposit Funds that remain in the Broker's escrow account for over 1 year (if Missouri Property)/5 years (if Kansas Property) may be sent to the respective states as requested or required by law.
- 12. SURVEY. A "Staked Survey" of the Property assures there are no defects, encroachments, overlaps, boundary line or acreage disputes, or other such matters, that would be disclosed by a survey. BUYER acknowledges that a Mortgage Inspection Report or "Loan Survey" normally required by a lending institution is not a "Staked Survey". A title insurance company typically requires a "Staked Survey" in order to provide survey coverage to the BUYER. Prior to the Closing Date, BUYER shall notify SELLER of any encroachments of any improvements upon, from, or onto the Property or any building setback line, property line, or easement, which encroachment shall be deemed

326	to be a title defect. SELLER shall remedy such defects as are susceptible of being remedied prior to
327	the Closing Date. If SELLER does not remedy the defects in title, BUYER shall have the option of (a)
328	completing this purchase and accepting the title that SELLER is able to convey without adjustment in
329	the Purchase Price, or (b) cancelling this Contract.
330	
331	(Check applicable box):
332	BUYER will, at BUYER'S expense, provide a "Staked Boundary Survey" for the Property prior
333	to the Closing Date.
334	SELLER will, at SELLER'S expense, provide a "Staked Boundary Survey" for the Property prior
335	to Closing. This survey may not replace Lender's required loan inspection survey, if any,
336	provided at BUYER'S expense.
337	SELLER will provide a "Staked Boundary Survey" for the Property prior to the Closing Date, which
338	shall be paid for as follows:
339	
340	BUYER acknowledges there is no "Staked Survey" and is not requiring SELLER to provide a
341	survey.
342	

- 13. EVIDENCE OF TITLE. Within a reasonable time after the Effective Date, but prior to the Closing Date (the "Commitment Delivery Date"), SELLER agrees to deliver to BUYER a title insurance commitment from a company(s) authorized to ensure titles in the state where the Property is located. Unless there is a defect in title to the Property that is not corrected prior to the Closing Date, BUYER may not object to untimely delivery of the title commitment. The title commitment shall commit to ensure a marketable fee simple title to the BUYER upon the recording of the deed or other document of conveyance. However, title to the Property shall be subject to the conditions in this Contract and to customary covenants, declarations, restrictions, zoning laws, easements, party wall agreements, special assessments, and community Contracts of record as of the Effective Date of the title commitment (the "Permitted Exceptions"). BUYER shall have a reasonable time after receipt of the title commitment (the "Objection Period") to notify SELLER in writing of any valid objections to title to the Property. SELLER shall then make a good faith effort to remedy the defects in title. If SELLER does not remedy the title defects before the Closing Date, BUYER may elect to waive the objections; extend the Closing Date a reasonable time for the SELLER to remedy the defects, or cancel this Contract. Provided, if the time between the Effective Date and the Closing Date is too short to permit compliance with the time frames described in this paragraph, both the Commitment Delivery Date and the Objection Period shall be as soon as reasonably possible but no later than the Closing Date. SELLER agrees to provide and pay for an owner's title insurance policy in the amount of the Purchase Price ensuring marketable fee simple title in BUYER, subject to the Permitted Exceptions and with the exception of any liens, encumbrances or other matters affecting title to the Property created by BUYER or arising by virtue of BUYER'S activities or ownership. The policy shall also ensure BUYER as of the date of recording of the deed or other document of conveyance, against any lien, or right to a lien, for services, labor or material imposed by law and not shown by the public records. SELLER agrees to comply with the requirements of the title company for issuance of this coverage. UNLESS OTHERWISE PROVIDED IN THIS CONTRACT, THE OWNER'S TITLE POLICY WILL INCLUDE MECHANIC'S LIEN COVERAGE.
- 14. TAXES, PRORATIONS & SPECIAL ASSESSMENTS. All general/state/county/school and municipal real estate taxes, homeowner's association dues and fees, special assessments, interest on existing loans to be assumed by BUYER, and any other contractual obligations of SELLER to be assumed by BUYER for years prior to the current calendar year shall be paid by SELLER. Any of the preceding items which become due and accrue during the calendar year in which SELLER'S warranty deed is delivered (including rents, if applicable) shall be prorated between the parties as of the Closing Date and, for all years thereafter, to the extent permitted by applicable law, shall be assumed and paid by the BUYER. BUYER acknowledges the Property may be subject to a special assessment, fee, or located in an improvement district. BUYER acknowledges receipt of this disclosure is required by Kansas law, and may be found in the Seller's Land Disclosure and Condition of Property Addendum or a separate document, if applicable.

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If the actual amount of any item, other than taxes for the current year, cannot be ascertained from the public record, the amount of the item for the preceding year will be used for the current year's amount. If the actual amount of taxes for the current calendar year cannot be determined, it will be estimated by using the current year's appraised value, if available from the county taxing authority, and last year's mill levy. If appraised value is not available, the Contract Purchase Price will be used with last year's mill levy. BUYER and SELLER agree to accept such prorations as final and release each other, Broker(s), Agent(s), and Closing Agent(s) from any liability for any increase or decrease in actual taxes due.

In Missouri, reassessment takes place in odd-numbered years. Missouri transactions closing in odd-numbered years are subject to the process in the preceding paragraph. Missouri transactions closing in even-numbered years will be prorated based upon the preceding year's tax amount.

- 15. PARTIES. This is a Contract between SELLER and BUYER. If SELLER or BUYER constitutes two or more persons, the terms "SELLER" or "BUYER" shall be construed to read "SELLERS" or "BUYERS" whenever the sense of the Contract requires. Unless identified as SELLER or BUYER, Listing Broker and any Cooperating Broker and their Agents (collectively referred to as "Broker") and any Escrow or Closing Agent are acting as Agents only and are not parties to this Contract. SELLER and BUYER acknowledge Broker may have a financial interest in third parties providing specialized services required by this Contract including, but not limited to: Lender, title insurance company, Escrow Agent, Closing Agent, warranty company, wood infestation/mechanical/structural or other inspectors and repair personnel. SELLER and BUYER agree Broker shall not be responsible for the conduct of third parties providing specialized services whether those services were arranged by SELLER, BUYER, or Broker on behalf of either.
- 16. NOTICES. Any notice or other communication required or permitted hereunder may be delivered in person, by facsimile, United States Postal Service, courier service or email to the address set forth in this Contract or such other address or number as shall be furnished in writing by any such party. Such notice or communication shall be deemed to have been given as of the date and time so delivered. Delivery to or receipt by a party's licensee shall constitute delivery to the party. Delivery to or receipt by the Licensee assisting BUYER named below in this Contract shall constitute receipt by the Licensee assisting SELLER named below in this Contract shall constitute receipt by SELLER.
- 17. ENTIRE AGREEMENT AND MANNER OF MODIFICATIONS. This Contract and all attachments constitute the complete agreement of the parties concerning the Property; supersede all previous agreements, and may be modified or assigned only by a written agreement signed by all parties.
- 18. DEFAULTS AND REMEDIES. SELLER or BUYER shall be in default under this Contract if either fails to comply with any material covenant, agreement or obligation within any time limits required by this Contract. Following a default by either SELLER or BUYER under this Contract, the other party shall have the following remedies, subject to the provisions of this Contract.
 - a. If SELLER defaults, BUYER may (i) specifically enforce this Contract and recover damages suffered by BUYER as a result of the delay in the acquisition of the Property, or (ii) terminate this Contract by written notice to SELLER and, at BUYER'S option, pursue any remedy and damages available by law or in equity. If BUYER elects to terminate this Contract, the Earnest Money shall be returned to BUYER subject to the provisions of this Contract.
 - b. If BUYER defaults, SELLER may (i) specifically enforce this Contract and recover damages suffered by SELLER as a result of the delay in the sale of the Property, or (ii) terminate this Contract by written notice to BUYER and, at SELLER'S option, either retain the Earnest Money as liquidated damages as SELLER'S sole remedy (the parties recognizing it would be extremely difficult to ascertain the extent of actual damages caused by BUYER'S breach, and the Earnest Money

436 represents as fair an approximation of such actual damages as the parties can now determine) as 437 provided in this Contract, or (iii) pursue any other remedy and damages available at law or in equity. 438 439 If as a result of a default under this Contract, either SELLER or BUYER employs an attorney to 440 enforce its rights, the defaulting party shall, unless prohibited by law, reimburse the 441 non-defaulting party for all reasonable attorney fees, court costs and other legal expenses 442 incurred by the non-defaulting party in connection with the default. TIME IS OF THE ESSENCE 443 IN THIS CONTRACT. 444 445 19. GOVERNMENT PROGRAMS. BUYER acknowledges the possibility of government farm programs on-446 the Property, or that programs could be obtained, and BUYER accepts the responsibility for researching 447 said programs. BUYER is not relying on any other representations regarding accessing government 448 programs. 449 450 BUYER acknowledges and agrees to execute necessary documentation to continue 451 government farm program subsequent to the Closing Date. 452 BUYER does not intend to participate in any existing government farm program. 453 454 20. ENVIRONMENTAL POLLUTANTS. BUYER has the opportunity to become informed about 455 environmental pollutants and the potential health risks of environmental pollutants. The SELLER and 456 Licensee assisting the SELLER and/or the BUYER do not claim or possess any special expertise in the 457 measurement or reduction of environmental pollutants, nor have they provided any advice to BUYER as 458 to acceptable levels. Any testing desired or required shall be at BUYER'S expense. 459 21. INSPECTIONS AND DUE DILIGENCE. DUYER may, within ___ 460 calendar days (30 Days if left) 461 black) (the "Inspection and Due Diligence Period") after the Effective Date of this Contract at 462 BUYER'S expense, have the Property inspected and may conduct due diligence with regulatory agencies, governmental agencies, marketing firms, engineering firms and other authorities to determine 463 464 the suitability of the Property for the intended use by BUYER.\ BUYER acknowledges such 465 inspections may not identify deficiencies in inaccessible areas of the Property and may be 466 limited by weather conditions at the time of the inspection. 467 a. ACCESS TO PROPERTY, RE-INSPECTIONS, DAMAGES AND REPAIRS. SELLER shall 468 469 provide BUYER reasonable access to the Property to conduct the inspections, re-inspections, 470 inspection of any corrective measures completed by SELLER and/or final walk through prior to the 471 Closing Date. BUYER shall be responsible and pay for any damage to the Property resulting 472 from the inspection(s). SELLER agrees any competive measures which SELLER performs 473 pursuant to the following provisions shall be completed in a workmanlike manner with good-quality 474 materials. 475 b. WHAT IF BUYER DOES NOT CONDUCT INSPECTIONS? 476 If BUYER does not conduct inspections, BUYER shall have waived any right to cancel or renegotiate this Contract pursuant to 477 478 the inspection provisions. 479 c. WHAT IS AN UNACCEPTABLE CONDITION? An Unacceptable Condition is any condition 480 481 identified in a written inspection report prepared by an independent qualified inspector of BUYER'S 482 choice, which condition is unacceptable to BUYER and not otherwise excluded in this Contract. 483 484 d. WHAT IF BUYER DOES NOT GIVE TIMELY NOTICE OF UNACCEPTABLE CONDITIONS? If 485 BUYER conducts inspections, but fails to notify SELLER of Unacceptable Conditions prior to the 486 expiration of the Inspection and Due Diligence Period, BUYER shall have waived any right to cancel

-or renegotiate this Contract pursuant to these inspection provisions.

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	Contract.	
	. WHAT IF BUYER'S INSPECTIONS REVEAL UNACCEPTABLE CONDITION	N97 If BUY
•	inspections reveal Unacceptable Conditions, BUYER may do any one of the folige	
	1. ACCEPT THE PROPERTY "AS IS", BUYER may notify SELLER that the	willy. the increation
	satisfactory or do nothing. In either case, BUYER will have waived any	
	renegotiate due to any Unacceptable Conditions.	y right to cant
	2. CANCEL THIS CONTRACT by notifying SELLER in writing within the I	nspection and
	Diligence Period.	napeonon and
	3. OFFER TO RENEGOTIATE with SELLER by notifying SELLER in	writing within
	Inspection and Due Diligence period and identifying the Unacceptable Co	nditions
	inspection and bac bingeries period and identifying the briggeries of	riditions.
	BUYER'S notice of cancellation or offer to renegotiate terminates the Ins	spection and
	Diligence Period and must be accompanied by the applicable written inspe	ection report
	their entirety from the independent qualified inspector(s) who conducted the	
	, , , , , , , , , , , , , , , , , , , ,	
g	g. RESOLUTION OF UNACCEPTABLE CONDITIONS. BUYER and SELLER	shall have
	calendar days (5 days if left blank) after SELLER'S receipt of BUYER'S Inspect	
	Renegotiate (the "Renegotiation Period"), to reach an agreement resolving	the Unaccep
	Conditions. Any of the following executed and delivered to the other party or	other party's
	prior to the expiration of the Renegotiation Period shall constitute such an agreem	nent.
	 An amendment signed by BUYER and SELLER resolving the Unacceptable 	
	2. A written statement signed by BUYER accepting the Property "as is" wi	ithout correcti
	any Unacceptable Conditions.	
	3. A written statement signed by SELLER agreeing to do everything reque	sted by BUY!
	BUYER'S Offer to Renegotiate.	
	If we come to see the live the University is 6 will be a see that a	
	If no agreement resolving the Unacceptable Conditions is reached as prov	ided above,
	to the expiration of the Renegotiation Period, then after expiration of the	
	Period, either party may cancel this Contract by written notice to the ot	
	Money will be subject to the provisions of the Earnest Money and Adeparagraph of the Contract.	uitional Dep
	paragraph of the contract.	
22 /	ADDITIONAL TERMS AND CONDITIONS: None	
£6. F	ADDITIONAL TERMO AND CONDITIONS.	
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540 541		CINP DICOLOSURE				
542 543 544 545	SELLER and BUYER acknowledge the Real Estate Brokerage Relationship Brochure has been furnished to them and the brokerage relationships were disclosed to them no later than the first					
546 547 548 549						
550 551 552 553	A Licensee acting as an Agnot be the Agent of the BU disclosed to the SELLER.	has a duty to represent the SELLEI ven by the BUYER to an Agent of t	R'S interest and will the SELLER will be			
554 555 556 557	A Licensee acting as an Agent for the BUYER has a duty to represent the BUYER'S interest and not be an Agent of the SELLER. Information given by the SELLER to an Agent of the BUYER will disclosed to the BUYER.					
558 559 560	A Licensee acting in the cap advocate the interests of eith	pacity of a Transaction	on Broker is not an Agent for either	party and does not		
561 562 563	A Licensee acting as a Disc both the SELLER and the Bi	closed Dual Agent (JYER, and a separa	Available only in Missouri) is active to Dual Agency Disclosure Amendm	ng as an Agent for ent is required.		
564 565 566 567 568 569 570 571 572 573 574 575 576 577 578 579 581 582 583 584 585 586	other fees, shall be paid out of the respective agency agreem	Kansas, asaction Broker) agrees, if applicable, dum. SELLER is not ER agrees to sign a . (Missouri only) Kansas, action Broker) . Brokerage fees, it escrow at Closing as eents or other SEI	Licensee assisting BUYER is a: (Charles BUYER'S Agent Designated BUYER'S Agent Designated BUYER agent Designated BUYER agent Transaction Broker and BUYER agent o sign a Transaction Broker Addenduted being represented. Disclosed Dual Agent and BUYER Disclosed Dual Agency Amendment. (SELLER'S Agent Designated SELLER'S Agent In Machine Buyer Buye	cansas, action Broker) grees, if applicable, m. BUYER is not agrees to sign a (Missouri only) (ansas, action Broker) commissions and ed in the terms of ER and BUYER		
587 588 589	Brokers are compensated by: SELLER and/or BUYER					
590 591 592	LICENSEE ASSISTING SELLER	DATE	LICENSEE ASSISTING BUYER	DATE		
593 594	SELLER	DATE	BUYER	2.14.19 DATE		
595 596	SELLER	DATE	BUYER	2-14-19 DATE		

598 599 600	CAREFULLY READ THE TERMS HEREOF BEFORE SIGNING. WHEN SIGNED BY ALL PARTIES, THIS DOCUMENT BECOMES PART OF A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, CONSULT AN ATTORNEY BEFORE SIGNING.					
601 602 603 604	All parties agree that this transaction can be conducted by electronic means, including email, according to the Uniform Electronic Transaction Act as adopted in Kansas and Missouri.					
605 606	SELLER hereby authorizes Closing Age	nt to ol	btain payoff information from SELLE			
607			Di KnoseVI	2-14-19		
808	SELLER	DATE	BUYER	DATE		
609 610			C SISKNe C	2-14-19		
611	SELLER	DATE	BUYER	DATE		
612 613			4148 Campbell St. KCMO	64110		
614	ADDRESS		ADDRESS	611.70		
615						
616	PROVERAGE /Discourse	- Dolost	PROVERAGE	(Disease Drink)		
617 618	BROKERAGE (Please	Print	BROKERAGE	(Please Print)		
319						
620	Name of Licensee assisting Seller (Please	Print)	Name of Licensee assisting Buyer	(Please Print)		
321						
522	Listing Licensee's Phone #	50v #	Selling Licensee's Phone #	Fax#		
523 524	LISTING LICENSEE'S PHONE #	rax #	Seiling Ficelises a Lifolic #	Γ αλ #		
525				<u></u>		
326	Listing Licensee's Email Address		Selling Licensee's Email Address			
327 328	DATE OF THIS ACCEPTANCE THE "EET	ectiv	E DATE!! IS			
329	DATE OF FINAL ACCEPTANCE, THE "EFF	icense	e assisting the last party signing this Co	nntract)		
330	(Errottro Edio to Bo derripiotod by E	,001100	o accounty are tack party originally and oc			
Î	FORM CERTIFICATION: (TO BE C	OMPLI	ETED BY LICENSEE PREPARING THIS F	ORM.)		
	The undersigned Licensee assisted in completing knowledge, the printed form contains the language REALTORS®. The undersigned Licensee further made, except such changes as may appear hereo the party submitting this offer. Licensee's signatup provisions contained in this form, but merely confirmade to the approved form. (Check one)	ge approconfirms on made ure belo	roved by Counsel for the Kansas City Reg s no additions or deletions to the approved by hand or computer generation and signe ow is not an opinion as to the legal validity	gional Association of language have been ed and/or initialed by or meaning of any		
ı		- =	License and Mary Physics			
H	☐ Licensee assisting Seller		Licensee assisting Buyer			
	(TO BE COMPLETED BY LICENSEE UPON SELL Listing Licensee acknowledges receipt of this offer for SELLER'S consideration.	LER'S I	s made a presentation to the SELLER on $_$	DATE TIME		
	By:Licensee assisting Seller					
- 1	Licensee assisting Selier					

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