This Contract is between the following parties:

SELLER: ____________________________________________________________

and BROKER: ________________________________________________________

regarding SELLER’S Property located at: ________________________________________.

1. PERMISSION TO SHOW. SELLER hereby permits BROKER/LICENSEE to show the Property to
BUYER __________________________________________________________ on the date(s)
of ________________________________________________________________.

2. BROKERAGE RELATIONSHIP DISCLOSURE. SELLER acknowledges the real estate licensee
(Licensee) involved in this transaction may be an agent of the Buyer or a Transaction Broker.

3. BROKER COMPLIANCE. Licensees acting as an agent of the Buyer have a duty to represent the
Buyer’s interest and will not be the agent of SELLER. INFORMATION GIVEN BY SELLER TO A
LICENSEE ACTING AS A LICENSEE ASSISTING THE BUYER WILL BE DISCLOSED TO THE
BUYER. Licensees acting in the capacity of a Transaction Broker are not agents for either party and do
not advocate the interests of either party. SELLER(S) HEREBY ACKNOWLEDGE THE REAL
ESTATE BROKERAGE RELATIONSHIPS BROCHURE HAS BEEN FURNISHED TO THEM PRIOR
TO THE FIRST SHOWING.

Licensee assisting the Buyer is acting as: (Check one)
☐ Buyer’s Agent.
☐ Designated Buyer’s Agent (In Kansas. Supervising Broker acts as Transaction Broker)
☐ Transaction Broker. (Neither party is being represented)

4. PRICE OF THE PROPERTY. SELLER agrees to allow BROKER/LICENSEE to show the Property to
BUYER at a price of $_________________.

5. SELLER’S DISCLOSURE AND CONDITION OF PROPERTY ADDENDUM.
(“Seller’s Disclosure”). SELLER understands the law requires disclosure of any material defects in the
Property to prospective Buyers and failure to do so may result in civil liability for damages. SELLER
agrees to complete the Seller’s Disclosure to be provided to prospective Buyers and to update the
disclosure statement at the request of BROKER, or in the event of a material change in the
condition of the Property. SELLER will provide all inspection reports, if any, and authorizes
BROKER-Licensee to disclose such reports and warrants there are no known defects in the Property
except as will be indicated on the Seller’s Disclosure. SELLER agrees to hold BROKER, its affiliated
licensees and employees, and all cooperating Brokers and their agents and employees harmless for
any damages or civil or criminal actions, and all claims, demands, suits, losses or expenses (including
reasonable attorney’s fees) arising out of any misrepresentation, nondisclosure, or concealment by
SELLER in connection with the sale of the Property including, without limitation, the inaccuracy of
information provided by SELLER, contained in the Seller’s Disclosure, or otherwise provided or omitted
in connection with the sale of the Property. SELLER agrees SELLER will personally assume all
responsibility for any claims made by a Buyer before or after possession with respect to any errors or
omissions contained in the information provided to BROKER and the Buyer, and that BROKER shall not
be responsible in any manner for any errors or omissions.

______________________  ______________________
SELLER | SELLER

Initials

Sellers Permission To Show And Commission
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6. COMPENSATION.
   a. Should this or any subsequent showings of the Property to Buyer result in the acceptance of a
      contract for Buyer’s purchase of the Property, SELLER hereby agrees to pay BROKER a
      commission which shall be _________ percent (____%) of the final sale price of the Property, or
      $____________ (the “Commission”) at the closing and hereby gives all closing agents the
      authority to deduct such commission from the SELLER’S proceeds at the closing. In the event
      SELLER enters into a contract to sell the Property to Buyer within _____ calendar days after the
      date of the most recent showing of the Property to Buyer by BROKER/LICENSEE, SELLER agrees
      to pay BROKER the commission as defined herein.
   b. Other compensation: ______________________________. SELLER authorizes the party
      handling the Closing to pay the Commission and Other Compensation to BROKER from
      SELLER’S proceeds at the Closing. SELLER understands and agrees BROKER may be
      compensated by more than one party in the transaction.

7. SELLER AGREES:
   a. to exclude Buyer from any subsequent “Right To Sell Contracts” with another broker for a period of
      _____ calendar days from the date of the most recent showing of the Property to Buyer by
      BROKER/LICENSEE.
   b. BROKER may place a sign in the yard of the Property from the time the Property is under contract
      through the Closing on the sale of the Property stating that BROKER has the Property under
      contract and/or sold.
   c. BROKER may report sales information about the Property, including the price at which the Property
      sold, to the MLS for dissemination to MLS participants, subscribers, and other licensees or users of
      the MLS database compilation after the Closing of the sale on the Property.

8. ADDITIONAL TERMS AND CONDITIONS:
   __________________________________________________________
   __________________________________________________________
   __________________________________________________________

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.

Licensee also hereby certifies (s)he is licensed to sell real estate in the state in which the
Property is located.

_________________________________  ______________________________________
SELLER                               DATE                                BROKERAGE
_________________________________  ______________________________________
SELLER                               DATE                                LICENSEE
_________________________________  ______________________________________
SELLER                               DATE                                DATE

Approved by Legal Counsel of the Kansas City Regional Association of REALTORS® for exclusive use by its REALTOR® members.
No warranty is made or implied as to the legal validity or adequacy of this Contract, or that it complies in every respect with the law or
that its use is appropriate for all situations. Local law, customs and practices, and differing circumstances in each transaction may
dictate that amendments to this Contract be made. Revised 07/15. Any previous versions may no longer be valid. Copyright
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