

RESIDENTIAL REAL ESTATE SALE CONTRACT

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BUY	ER: KA	I NSAS CITY REGIO	NAL	3
	ASSA	CIATION OF REALT	ORS®	
Пв	Bank-Owned Property (check i	if applicable). If the real property is	bank-owned and the titled	owner of re
no	ot known at the Effective Date o	of this Contract, BUYER and SELLER	R agree the name of the SE	LLER is an
		osing and is incorporated herein by ref ority to sign and perform on this Cont		
		include a manufactured/mobile ho		
		unless certain requirements have be		
<u>PRO</u>	PERTY, ADDENDA, DESCRIP	TIONS AND CONDITIONS		
1 6	PROPERTY BUYER agrees to	to purchase and SELLER agrees to	sell the real property and	the improve
	thereon (the "Property") comme		Sen the real property and	ine improve
S	Street Address	City	State	Zip
7	County			
7	County			
		description on SELLER'S vesting de	eed(s) to govern):	
		description on SELLER'S vesting de	eed(s) to govern):	
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L - T o ii	This Contract, including the Fixture of Property Addendum ("Seller" ncluded in the sale of the Property listed in the "Additional Inclusion below. If there are no "Additional for the property below.	ures, Equipment and Appliances para 's Disclosure"), not the MLS, or otherty. lusions" or "Exclusions" below superstional Inclusions" or "Exclusions" liste	agraph of the Seller's Disclos er promotional material, pro- sede the Seller's Disclosure a	ovides for v and the pre-
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		Additional Inclusions. The following items, if any, supersede the Seller's Disclosure and the pre-printed list before; <u>are</u> considered to be part of the Property, and <u>are</u> included in the sale:
		KANGAG CITV DECIONAL
		ACCOUNTION OF BEALTOROS
	C.	Exclusions. The following items, if any, supersede the Seller's Disclosure and the pre-printed list before; are not considered to be part of the Property, and are not included in the sale:
	d.	Additional Terms and Conditions, if any:
	e.	Limited Home Warranty. (Check One) ☐ BUYER waives the opportunity for a home warranty.
		At a cost not to exceed \$, (check one) \[\] SELLER \[\] BUYER agrees to purchase a homewarranty plan from (vendor) to be paid at Closing. A home warrant plan is a limited service contract covering repair or replacement of the working components of the Property for a minimum of one (1) year from the Closing Date subject to the terms and conditions of the individual plan with a per claim deductible of \$
		The (check one) Licensee assisting SELLER Licensee assisting BUYER will be responsible for makin
		arrangements for the home warranty plan, submitting required documentation for such to the Closing Ager prior to the Closing Date. Broker may receive a fee from the warranty company.
		Home warranty plans may not cover pre-existing conditions and are not a substitute for inspections.
2.		DENDA. The following Addenda (riders, supplements, etc.) are attached hereto and are a part of this Contractive applicable boxes):
	[[Seller's Disclosure and Condition of Property Add. Lead Based Paint Disclosure Addendum Contingency for Sale and/or Closing Add. Other: Other:
	Ē	(see SALE CONTINGENCY paragraph)

106	3.	DE:	SCRIPTIONS AND CONDITIONS.		
107 108 109		a.	Effective Date. The Effective Date will be the date of final acceptance by the last party to sign this Contract or a Counter Offer Addendum.		
110 111 112 113 114		b.	Seller's Disclosure Status. SELLER confirms information contained in the Seller's Disclosure and Condition of Property Addendum is current as of the Effective Date of the Contract. <u>SELLER understands that the law requires disclosure of any material defects, known to SELLER, in the Property to prospective Buyer(s) and that failure to do so may result in civil liability for damages.</u>		
115 116 117 118 119		c.	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.		
120 121 122 123		d.	Parties. This is a Contract between SELLER and BUYER. If SELLER or BUYER constitutes two or more persons, the terms "SELLER" or "BUYER" will be construed to read "SELLERS" or "BUYERS" whenever the sense of the Contract requires.		
124 125 126 127 128 129 130 131 132 133 134 135 136 137 138 139 140 141 142 143			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. Broker assisting buyer shall be an express third-party beneficiary of the provisions of Section 4.f.1 of this Contract and shall have a separate and independent right to enforce such provision against SELLER. 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 will 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. SELLER and/or BUYER is a licensed real estate broker or salesperson. (check applicable boxes) SELLER licensed in: MO KS Other BUYER licensed in: MO KS Other Licensee assisting SELLER is an immediate family member of: (check applicable boxes) SELLER BUYER Licensee assisting BUYER is an immediate family member of: (check applicable boxes) SELLER BUYER		
144 145 146 147 148		e.	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 will be furnished in writing by any such party.		
149 150 151 152			Such notice or communication will be deemed to have been given as of the date and time so delivered. Delivery to or receipt by the Licensee assisting BUYER will constitute receipt by BUYER and delivery to or receipt by the Licensee assisting SELLER will constitute receipt by SELLER.		
153 154 155 156		f.	Time is of the essence . Time is of the essence in the performance of the obligations of the parties under this Contract. With the exception of the terms "banking days" or "business days", as used herein, a "day" is defined as a 24-hour calendar day, seven (7) days per week.		
157 158 159		g.	Electronic Transaction . All parties agree this transaction may be conducted by electronic means, including email, according to the Uniform Electronic Transaction Act as adopted in Kansas and Missouri.		
160 161		h.	Cyber Awareness. Because you are going to be involved in a real estate transaction where money is changing hands, you are a potential target for cyber-criminals. Always contact the closer directly before wiring any money.		

SELLER SELLER

-		HASE PRICE, FINANCIAL TERMS AND CLOSING AND POSSESSION RCHASE PRICE. The Purchase Price for the Property is	\$		
(Vice.As)		ich BUYER agrees to pay as follows:			-
	a.	Earnest Money will be delivered to Licensee Assisting Seller or Escrow Agent within calendar days (three (3) if left blank) of the Effective Date (the "Delivery Period") and must comply with state laws as defined in the Earnest Money and Additional Deposits paragraph of this Contract.			
		If Earnest Money is not delivered during the Delivery Period, SELLER may cancel this Contract by written notice once the Delivery Period has ended and prior to delivery of the Earnest Money.			
	b.	Earnest Money in the amount of	. \$		(b)
		in the form of: <i>(Check one)</i> ☐ Check/Electronic Funds Transfer/ACH ☐ Other			
		Deposited with:			
		(Check one) refundable non-refundable	_		
		BUYER acknowledges that funds payable to and held by SELLER <u>WILL NOT</u> be subject to the terms of the Earnest Money and Additional Deposits paragraph.	held		
	C.	Additional Earnest Money in the amount of (ZERO (\$0) if left blank)			(c
		will be delivered on or beforein the form of: (Check onein thein the form of: (Check onein the form of: (Check onein the form of: (Check onein thein the	e) -		
		Deposited with: (Check one) refundable non-refundable			
		BUYER acknowledges that funds payable to and held by SELLER <u>WILL NOT</u> be subject to the terms of the Earnest Money and Additional Deposits paragraph.	held		
	d.	Total Amount Financed by BUYER (Zero (0) if Cash Sale)	\$		(d
	e.	Balance of Purchase Price to be paid in CERTIFIED FUNDS Purchase Price (less b, c & d of this paragraph) on or before Closing Date	¢		/0
		Includes Lender(s) approved down payment assistance.	J		(e
	f.	Total Additional Seller Expenses (Each line ZERO (\$0) if left blank):		1	
		SELLER Compensation to Broker assisting BUYER. SELLER agrees to pay Broker assisting BUYER from SELLER'S funds at Closing	\$	0	
		Additional SELLER paid costs. In addition to any other costs SELLER			
		agreed to pay herein, SELLER agrees to pay other allowable closing costs permitted by Lender(s) and/or prepaid items for BUYER, not to exceed:	\$		
		3. Costs Not Payable by BUYER. Some lending programs may prohibit a BUYER from paying certain closing-related costs. SELLER agrees to			
		pay all costs associated with obtaining the BUYER'S loan(s) which the program rules will not permit the BUYER to pay, not to exceed:	\$		
		TOTAL ADDITIONAL SELLER EXPENSES:	\$		
		Initials CELLED and BUVED and active the character of the	Initials		
S	ELLE	Initials SELLER and BUYER acknowledge they have read this page ER SELLER	nillais	BUYER	BUYER

219		g. O	Other Financing Costs.
220 221 222 223		1	. Loan Costs. BUYER agrees to pay all customary costs necessary to obtain the Loan(s) (including but not limited to, origination fees, discounts or buy-downs) unless otherwise agreed.
224 225 226		2	Private Mortgage Insurance (PMI). BUYER will pay any up front PMI premium and annual renewal premiums or will finance the PMI as a part of the Loan(s), if required by Lender(s).
227 228 229		3	. FHA Mortgage Insurance (MIP). BUYER will pay any up front MIP premium and annual renewal premiums or will finance MIP as a part of the Loan(s).
230 231 232		4	. VA Funding Fee as required by Lender(s) will be paid at Closing by the BUYER or financed as part of the Loan(s).
233 234 235		5	 USDA Funding Fee as required by Lender(s) will be paid at Closing by the BUYER or financed as part of the Loan(s).
236 237		6	. Flood Insurance. BUYER agrees to pay for flood insurance if required by Lender(s).
238 239 240 241 242	5.	into e or fidu and fi	SING AND POSSESSION. On or before(Closing Date), SELLER will execute and deliver scrow with the title company(s) or other Closing Agent(s), a general warranty deed (or special warranty deed uciary deed, if SELLER is a corporation, association, financial institution or fiduciary) and all other documents unds necessary to satisfy SELLER'S obligations under this Contract.
243 244 245 246 247		Agent BUYE	before the Closing Date, BUYER will execute and deliver into escrow with the title company(s) or other Closing t(s), all documents (including note(s), mortgage(s)/deed(s) of trust, and any other documents required by ER'S Lender(s), if BUYER is obtaining financing) and funds (including Loan proceeds, if BUYER is obtaining bing) necessary to satisfy BUYER'S obligations under this Contract.
248 249 250			ER and BUYER acknowledge all funds required for Closing must be in the form of cashier's check, transfer or other certified funds.
251 252 253 254		Closir	n all documents and funds have been executed and delivered into escrow with the title company(s) or other ng Agent(s), the Closing will be completed. SELLER will deliver possession of the Property to BUYER on at o'clock m., (if left blank, Possession will be 5:00 P.M. on the ng Date).
255 256 257 258		Closi	ER must not occupy the Property or place personal property in or on it prior to completion of the ng and disbursement or availability of SELLER'S proceeds, if any, unless otherwise agreed upon in writing BUYER and the SELLER.
259 260 261	6.	APPE	RAISED VALUE CONTINGENCY.
262 263		If Fin	ancing is being obtained, the appraisal must be completed within the Loan Approval Period.
264 265 266 267			ash sale, BUYER may within calendar days from the Effective Date of this Contract (within the ction Period if left blank) obtain, at BUYER'S expense, an appraisal of the Property by an independent licensed liser.
268 269 270 271 272			final appraised value of the property, as determined by BUYER'S Lender's appraiser or if a cash sale, ER'S appraiser, is not equal to or greater than Purchase Price, BUYER will notify SELLER in writing, within _ calendar days (five (5) days if left blank), attaching a copy of the appraisal report, and the following may:
272 273 274 275		В	SUYER and SELLER will have calendar days (five (5) days if left blank) after SELLER'S receipt of SUYER'S appraisal report ("Appraisal Negotiation Period"), to reach an agreement resolving the ppraisal value and/or purchase price.
		SELLE	Initials SELLER and BUYER acknowledge they have read this page Initials BUYER BUYER BUYER

276 277 278 279 280		During this period, SELLER or BUYER may seek a reconsideration of value by the appraiser. If suc reconsideration finds a value equal to or greater than the Purchase Price, or if BUYER and SELLER sign a Amendment resolving the difference between the appraised value and the Purchase Price, the transaction w move forward to Closing.
281 282 283 284 285		If no resolution is reached prior to the expiration of the Appraisal Negotiation Period, then after the expiration of the Appraisal Negotiation period, either party may cancel this contract by written notice to the other and BUYER'S Earnest Money will be subject to the provisions of the Earnest Money an Additional Deposits paragraph of the Contract.
286 287	7.	SALE CONTINGENCY. (Check applicable box)
288 289		☐ This Contract is NOT contingent upon the sale and/or Closing of a BUYER'S Property.
290 291 292		This Contract <u>IS</u> contingent upon the sale and/or Closing of a BUYER'S Property and a <u>Contingency For Sal</u> and/or Closing of <u>Buyer's Property Addendum is attached.</u>
293 294 295	8.	FINANCIAL TERMS.
296 297 298		THIS IS A CASH SALE. BUYER must provide written verification of funds within calendar days (five (5 days if left blank), after the Effective Date, which are sufficient to complete the Closing on this Contract.
299 300 301		☐ THIS IS A FINANCED SALE. This Contract is contingent upon BUYER obtaining the financing described in this paragraph.
302 303 304 305 306 307 308 309 310 311		BUYER may obtain Loan(s) different from those described herein provided that the terms of the Loan(s) do not result in additional costs to SELLER, delay the Closing date, or change the Loan approval time frame. These changes must be agreed in writing, by both parties, within five (5) calendar days of BUYER'S knowledge and not later than calendar days before Closing Date (fifteen (15) days if left blank). Any other changes must be communicated to SELLER in writing and include a pre-approval letter. BUYER and SELLER are hereby informed any changes to the terms below after the Effective Date of the Contract have the potential to delay Closing and/or change costs due to federal regulations. a. Type of Financing. Loan(s) will be owner-occupied Loan(s) or investment Loan(s).
312 313 314		b. Loan Types/Terms. BUYER will obtain a Loan(s) upon the following terms.
315 316 317 318 319 320 321 322		Type: Conventional FHA VA USDA Other Owner Financing (8d and 8e below do not apply) Primary Loan Secondary Loan USDA USDA Owner Financing (8d and 8e below do not apply)
323 324 325 326 327 328 329 330		Interest Rate: Fixed Rate Adjustable Rate Interest Only Other Amortization Period Principal Amount or LTV Interest Only Intere
	SEI	Initials SELLER and BUYER acknowledge they have read this page Initials LER SELLER BUYER BUYER

331 332 333 334		All Loan amounts will include financed mortgage insurance premiums or VA funding fee, if 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 monthly installments.					
335 336	c.	The Loan(s) will bear interest as follows:					
337 338 339		Primary Loan					
340 341		2. Secondary Loan interest rate not exceeding% per annum or the prevailing rate at closing					
342 343 344		BUYER has the option to "lock in" the foregoing interest rate or to "float" the interest rate.					
345 346 347		If BUYER locks in a rate, BUYER agrees to accept the "locked" rate and terms even if different than 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.					
348 349 350 351	d.	Loan Application(s). BUYER agrees to authorize Lender(s) to perform all required services (credit report, appraisal, etc.), pay the fees required by Lender(s), and provide Lender(s) with all information requested no later than five (5) days after the Inspection Period ends.					
352 353 354 355 356 357 358		BUYER IS PRE-APPROVED (See attached Lender(s) letter(s).) BUYER has submitted information to (Lender(s)) who has checked BUYER'S credit and indicated 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 Property and any other conditions set forth in the attached Lender(s) letter(s). The pre-approval must indicate the BUYER'S credit is acceptable to Lender(s) and indicate whether or not the pre-approval is subject to					
359 360 361 362 363		the sale and Closing of the BUYER'S current property. BUYER IS NOT PRE-APPROVED. Within calendar days (five (5) days if left blank) after the Effective Date of this Contract, BUYER will complete a written application.					
364 365 366		SELLER is aware that pre-approval is not a guarantee that BUYER will receive Lender(s) Loan approval(s).					
367 368 369 370	e.	Loan Approval(s). BUYER agrees to make a good faith effort to obtain a commitment for the Loan(s) within calendar days (forty-five (45) days if left blank) from the Effective Date of this Contract or within calendar days (five (5) days if left blank) prior to the Closing Date, whichever is earlier (the "Loan Approval Period").					
371 372 373		If BUYER is unable to obtain a commitment for the Loan(s) within the Loan Approval Period, SELLER may cancel this Contract by written notice.					
374 375 376 377		Upon written evidence of rejection provided by BUYER'S Lender(s), BUYER or SELLER may cancel this Contract by written notice.					
378 379 380		In either case, BUYER'S Earnest Money will be subject to the provisions of the Earnest Money and Additional Deposits paragraph of the Contract.					
381 382 383 384 385	f.	Lender Appraisal Requirements. In addition to any other costs or sums to be paid by SELLER pursuant to this Contract, SELLER agrees to pay an amount not to exceed \$					
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If appraisal and/or Lender(s) requirements exceed the amount in this blank and if SELLER and BUYER have not agreed in writing to a resolution of the excess appraisal and/or Lender(s) requirements prior to the Closing Date, or within the time period (no less than five (5) calendar days) specified in a written demand by either party, this Contract will be cancelled and disposition of BUYER'S Eamest Money will be subject to the provisions of the Eamest Money and Additional Deposits paragraph of the Contract.

CONDITION, MAINTENANCE AND INSPECTIONS OF THE PROPERTY

9. UTILITIES. SELLER agrees to leave all utilities on until the date of possession unless otherwise agreed.

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 seven (7) calendar days and no later than five (5) calendar days prior to the Closing Date and provide documentation to BUYER.

10. MAINTENANCE OF PROPERTY. SELLER will maintain the Property in its present condition and agrees to perform ordinary and necessary maintenance, upkeep and repair to the Property through the Possession Date.

SELLER must advise BUYER in writing of any substantial change in the condition of the Property prior to Closing.

Unless otherwise agreed in writing, SELLER must remove all possessions, trash and debris, and clean the Property, upon vacating or prior to delivery of Possession.

11. INSURANCE/CASUALTY LOSS. SELLER agrees to keep the Property insured until delivery of SELLER'S deed to BUYER.

BUYER and SELLER agree to consult with their respective insurance companies to ensure appropriate coverage during the time between completion of close and possession.

If before delivery of the deed to BUYER, the Property is damaged or destroyed by fire or other causes including those that could be covered by what is known as fire and extended coverage insurance, then the SELLER must notify the BUYER in writing within one (1) calendar day of discovery of such damage. The parties agree that the risk of that damage or destruction will be borne as follows:

a. If the damage is minor, SELLER may repair or replace the damage done to the Property if the work can be completed before the Closing Date.

If the SELLER elects to repair or replace the damage done to the Property, but repair/replacement cannot be completed prior to the Closing, with written agreement between the parties one of the following options will be chosen:

- SELLER will pay for repair/replacement after Closing; or
- 2. The parties will extend the Closing Date to such time as repairs/replacement can be completed; or
- 3. With consent of BUYER'S Lender(s), 1.5 times the estimated cost of repair/replacement will be escrowed until repair/replacement is complete with any funds remaining after payment for repairs/replacement being remitted to the party that funded the escrow.
- b. If SELLER elects not to repair or replace the damage done to the Property, or if the damage is not minor, the BUYER may enforce or cancel this Contract by written notice to SELLER within ten (10) calendar days after receiving notice of such damage to the Property.
 - If BUYER elects to enforce this Contract, the Purchase Price will not be reduced and the Property will be conveyed in its existing condition at the time, provided SELLER must furnish BUYER with a copy of the insurance damage assessment and be responsible for paying the insurance deductible and assign SELLER'S fire and extended coverage proceeds to BUYER at Closing.
 - If BUYER and SELLER mutually agree upon the cost of repairs, then SELLER may pay the cost of those repairs.

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442 443 444 445	12.	SURVEY. BUYER may, at BUYER'S expense, obtain a "Staked Survey" of the Property no later than calendar days (ten (10) days if left blank) prior to the Closing Date to assure there are no defects, encroachments, overlaps, boundary line or acreage disputes, or other such matters that would be disclosed by a survey.
446 447 448		BUYER acknowledges a Mortgage Inspection Report or "Loan Survey" may be required by a lending institution and is not a "Staked Survey". A title insurance company typically requires a "Staked Survey" in order to provide survey coverage to the BUYER.
449 450 451 452 453 454		Within five (5) calendar days of BUYER'S receipt of Survey, BUYER must 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 will be deemed to be a title defect. SELLER must remedy such defects as are susceptible of being remedied prior to the Closing Date. If SELLER does not remedy the defects in title, BUYER will have one of the following options:
455 456 457		 a. Completing this purchase and accepting the title that SELLER is able to convey without adjustment in the Purchase Price; or
458 459 460		b. Cancelling this Contract by written notice. BUYER'S Earnest Money will be subject to the provisions of the Earnest Money and Additional Deposits paragraph of the Contract.
461 462 463 464 465	13.	INSPECTIONS. BUYER may, within calendar days (ten (10) days if left blank) (the "Inspection Period") after the Effective Date of this Contract, at BUYER'S expense, have property inspections by an independent, qualified inspector(s) which may include, but are not limited to:
466 467 468 469 470		appliances, plumbing (including sewer line and septic system), electrical, heating system, central air conditioning, fireplace, chimney, foundation, roof, siding, windows, doors, ceilings, floors, insulation, drainage, interior and exterior components, any wall, decks, driveways, patios, sidewalks, fences, slabs, pest infestation, health and/or environmental concerns (including lead based paint, mold, asbestos and radon) as provided below and in the Additional Disclosures Including Those Mandated by State or Federal Law paragraph.
471 472 473 474 475 476 477		It is BUYER'S responsibility to perform due diligence and verify any information that BUYER considers to be material to the purchase of the Property. If the Property is governed by a homeowner's association, it is recommended that BUYER determine the HOA funds on hand for expenditures and funds allotted for specific projects. Any information provided by the Broker(s) and its affiliated licensee(s) assisting in this transaction is for information and marketing purposes only. BUYER shall complete all due diligence and verification of material concerns during the Inspection Period.
478 479 480		a. Property Insurability. During the Inspection Period, it is recommended BUYER determine if Property is insurable.
481 482 483 484		b. Factors Affecting Inspections. BUYER acknowledges such inspections may not identify deficiencies in inaccessible areas of the Property and may be limited by weather conditions at the time of the inspection. It is recommended BUYER check with Lender(s) and/or local government authority regarding septic inspection.
485 486 487 488		c. Access to Property and Re-Inspections. SELLER must provide BUYER reasonable access to the Property to conduct the inspections, re-inspections, inspection of any corrective measures completed by SELLER and/or final walk through prior to the Closing Date.
489 490 491		d. Damages and Repairs. BUYER will be responsible and pay for any damage to the Property resulting from the inspection(s).
492 493 494		e. Quality of Repairs. SELLER agrees any corrective measures which SELLER performs pursuant to the following provisions will be completed in a workmanlike manner with good-quality materials.
		Initials SELLER and BUYER acknowledge they have read this page Initials
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495 496 497 498 499 500 501 502	f.	Wood-Destroying Insects. SELLER AGREES TO PAY TO HAVE THE PROPERTY TREATED for control of infestation by wood-destroying insects if a written inspection report of a certified pest inspector reveals evidence of active infestation, or evidence of past untreated infestation, or otherwise recommends treatment in the main dwelling unit, or included additional structures identified below or on the Property within thirty (30) feet of such unit or structure(s) (or as otherwise required by government regulations if BUYER is obtaining an FHANA or other government program Loan(s)). BUYER will pay for any inspections requested by BUYER and/or required by BUYER'S Lender(s).
503 504 505 506 507 508		 The inspection report must be delivered WITHIN THE INSPECTION PERIOD, or any treatment will be at the BUYER'S expense. If treatment is required, SELLER will provide BUYER with a certificate evidencing treatment by a certified pest inspector of SELLER'S choice, which certificate BUYER agrees to accept. Treatment will be completed no earlier than ninety (90) calendar days prior to the Closing Date.
509 510 511 512		Additional structures to be included in the inspection are:
512 513 514 515 516		Any damage or repair issues related to wood-destroying insect infestations must be identified as Unacceptable Conditions and addressed as set forth below.
517 518	g.	What If Buyer Does Not Conduct Inspections? If BUYER does not conduct inspections, BUYER will have waived any right to cancel or renegotiate this Contract pursuant to the inspection provisions.
519 520 521 522 523	h.	What is an Unacceptable Condition? An Unacceptable Condition is any condition identified in a written inspection report prepared by an independent qualified inspector(s) of BUYER'S choice, which condition is unacceptable to BUYER and not otherwise excluded in this Contract.
	İ.	What If Buyer Does Not Give Timely Notice Of Unacceptable Conditions? If BUYER conducts inspections but fails to notify SELLER of Unacceptable Conditions prior to the expiration of the Inspection Period, BUYER will have waived any right to cancel or renegotiate this Contract pursuant to these inspection provisions.
528 529 530 531 532	j.	What Is Not An Unacceptable Condition? The following items will not be considered Unacceptable Conditions and cannot be used by BUYER as a reason to cancel or renegotiate this Contract. Any items marked Excluded (EX) on Seller's Disclosure and Condition of Property Addendum in addition to the following items will not be considered:
536	k.	What If Buyer's Inspections Reveal Unacceptable Conditions? If BUYER'S inspections reveal Unacceptable Conditions, BUYER may do any one of the following:
537 538 539 540 541		 ACCEPT THE PROPERTY IN ITS PRESENT CONDITION. BUYER may notify SELLER on the Inspection Notice that the inspections are satisfactory or do nothing. In either case, BUYER will have waived any right to cancel or renegotiate due to any Unacceptable Conditions; or
542		2. CANCEL THIS CONTRACT by notifying SELLER on the Inspection Notice within the Inspection Period; or
543 544 545		3. OFFER TO RENEGOTIATE with SELLER by notifying SELLER on the Resolution of Unacceptable Conditions within the Inspection Period.
546 547 548 549 550	l.	BUYER'S notice of cancellation or offer to renegotiate terminates the Inspection Period and must be accompanied by the applicable written inspection report(s) in their entirety from the independent, qualified inspector(s) who conducted the inspection(s).
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- m. Resolution of Unacceptable Conditions. BUYER and SELLER will have _____ calendar days (five (5) days if left blank) after SELLER'S receipt of BUYER'S Inspection Notice/Resolution of Unacceptable Conditions (the "Renegotiation Period"), to reach an agreement resolving the Unacceptable Conditions. Any of the following executed and delivered to the other party or other party's Agent prior to the expiration of the Renegotiation Period will constitute such an agreement:
 - 1. SELLER'S signature agreeing to do everything requested by BUYER on the original Resolution of Unacceptable Conditions Amendment attached to Inspection Notice; or
 - 2. A revised Resolution of Unacceptable Conditions Amendment signed by BUYER and SELLER resolving the unacceptable conditions; or
 - 3. BUYER'S signature on the Resolution of Unacceptable Conditions Amendment accepting the Property in its present condition.

If no agreement resolving the Unacceptable Conditions is reached during the Renegotiation Period as provided above, then after the expiration of the Renegotiation Period either of the following is permitted under the Contract.

- A. Negotiations may still proceed. Any agreement must be in a written Amendment and signed by both parties.
- B. Either party may cancel this Contract by written notice to the other and the Earnest Money will be returned subject to the provisions of the Earnest Money and Additional Deposits paragraph of the Contract.

DEFAULTS AND REMEDIES

14. **DEFAULTS AND REMEDIES.** SELLER or BUYER will 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 will have the following remedies, subject to the provisions of Earnest Money and Additional Deposits paragraph of this Contract.

If SELLER defaults, BUYER may:

- a. Specifically enforce this Contract and recover damages suffered by BUYER as a result of the delay in the acquisition of the Property.
- b. 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 will be returned to BUYER subject to the provisions of Earnest Money and Additional Deposits paragraph of this Contract.

If BUYER defaults, SELLER may:

- Specifically enforce this Contract and recover damages suffered by SELLER as a result of the delay in the sale of the Property.
- b. 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 that it would be extremely difficult to ascertain the extent of actual damages caused by BUYER'S breach, and that the Earnest Money represents as fair an approximation of such actual damages as the parties can now determine) as provided in this Contract, or pursue any other remedy and damages available at law or in equity.

In any legal action to enforce rights under this Contract, the prevailing party is entitled to reimbursement of all reasonable attorney fees, court costs, and other related legal expenses incurred in connection with such legal action.

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SELLER	SELLER				BUYER	BUYER

15. DISPUTE RESOLUTION. If a dispute arises relating to this Contract prior to or after closing between BUYER and SELLER, or between BUYER or SELLER and a Brokerage Firm or its licensee assisting in the transaction, and the parties to such dispute or claim are unable to resolve the dispute, BUYER and SELLER agree in good faith to attempt to settle such dispute through the dispute resolution process using a professional mediator. The parties to the dispute must agree in writing before any settlement is binding. Any agreement signed by the parties pursuant to the dispute resolution conference shall be binding. For controversies and claims that do not exceed the lesser of: (a) \$5,000.00 (five thousand dollars); or (b) the applicable jurisdictional limit of small claims court, either party may bring such claims in small claims court in lieu of dispute resolution. The following matters are excluded from dispute resolution: foreclosure or other action to enforce a deed of trust, mortgage, or land contract; an unlawful detainer action; the filing or enforcement of a mechanic's lien; any matter, which is within the jurisdiction of a probate court, or; a violation of a state's real estate license laws. Each party agrees to pay their equal share of any cost to use the services of a professional mediator, unless otherwise agreed to by the parties.

ADDITIONAL DISCLOSURES INCLUDING THOSE MANDATED BY STATE OR FEDERAL LAW

16. RADON, MICROBIALS AND OTHER ENVIRONMENTAL POLLUTANTS.

a. Radon. Every BUYER of residential real property is notified the Property may present exposure to dangerous concentrations of indoor radon gas that may place occupants at risk of developing radon-induced lung cancer.

Radon, a Class-A human carcinogen, is the leading cause of lung cancer in non-smokers and the second leading cause overall. Kansas law requires SELLER to disclose any information known to SELLER that shows elevated concentrations of radon gas in residential real property.

The Kansas Department of Health and Environment recommends all homebuyers have an indoor radon test performed prior to purchasing or taking occupancy of residential real property. All testing for radon should be conducted by a radon measurement technician. Elevated radon concentrations can be easily reduced by a radon mitigation technician.

For additional information, please go to http://www.kansasradonprogram.org or in Missouri a national source for radon information is http://www.epa.gov/radon.

- b. Microbials and Other Environmental Pollutants. BUYER acknowledges mold, fungi, bacteria and other microbials commonly exist in homes and will exist in the Property as a result of rain, humidity and other moisture in the Property and on materials during the normal construction process and as a result of the use of wood and other materials that commonly have mold, fungi, bacteria and other microbials at the time of delivery to the job site. BUYER has the opportunity to become informed about microbials and other environmental pollutants, and the potential health risks of microbials and other environmental pollutants.
 - The SELLER and Licensee assisting the SELLER and/or the BUYER do not claim or possess any special
 expertise in the measurement or reduction of radon, microbials or other environmental pollutants, nor have
 they provided any advice to BUYER as to acceptable levels or possible health hazards of radon, microbials
 or other environmental pollutants.
 - There can be no assurance that any existing systems, devices or methods incorporated into the Property
 for the purpose of reducing radon, microbials or other environmental pollutant levels will be effective and
 SELLER has no responsibility for the operation, maintenance or effectiveness of such systems, devices
 and methods.
- 17. LEAD BASED PAINT DISCLOSURE. If the property was built prior to 1978, BUYER acknowledges receiving, reading and signing the Federally required disclosure regarding lead based paint.
- 18. CRIMINAL OFFENDERS. In Missouri and Kansas, law requires persons who are convicted of certain crimes, including certain sexually violent crimes, to register with the Sheriff of the county in which they reside. If you, as the BUYER, desire information regarding those registrants, you may find information on the homepage of the Kansas Bureau of Investigation (KBI) at http://www.Kansas.gov/kbi or by contacting the local Sheriff's office in Kansas.

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	https://www.mshp.dps.missouri.gov/CJ38/searchRegiswhich the Property is located.	try.jsp or BUYER should contact the	Sheriff of the count				
19.	FRANCHISE DISCLOSURE. Although one or more of the Brokers may be a member of a franchise, the franchisor is not responsible for the acts of said Broker(s).						
20.	BROKERAGE RELATIONSHIP DISCLOSURE.						
	SELLER and BUYER acknowledge the Real Estate Brokerage Relationship Brochure has been furnished to the and the brokerage relationships were disclosed to them no later than the first showing, upon first contact, immediately upon the occurrence of any change to that relationship. SELLER and BUYER acknowledge the real estate Licensee(s) involved in this transaction may be acting as Age of the SELLER, Agents of the BUYER, Transaction Broker(s) or Disclosed Dual Agents (Available only in Missour						
	Licensee acting in the capacity of:						
	 a. Agent for the SELLER has a duty to represent the SELLER'S interest and will not be the Agent of the BUYER Information given by the BUYER to an Agent of the SELLER will be disclosed to the SELLER. b. Agent for the BUYER has a duty to represent the BUYER'S interest and will not be an Agent of the SELLER. 						
Information given by the SELLER to an Agent of the BUYER will be disclosed to the BUYER. c. Transaction Broker is not an Agent for either party and does not advocate the interests of either party d. Disclosed Dual Agent (Available only in Missouri.) is acting as an Agent for both the SELLER and the							
	and a separate Disclosed Dual Agency Amendme Agent generating the Contract is resp		ovos on				
		IOR TO THEIR CLIENT SIGNING.	Joxes on				
	SELLER'S Agent Designated SELLER'S Agent (In Kansas, Supervising Broker acts as a Transaction Broker) Transaction Broker and SELLER agrees, if applicable, to sign a Transaction Broker Addendum. SELLER is not being represented. Disclosed Dual Agent and SELLER agrees to sign a Disclosed Dual Agency Amendment. (Missouri only) BUYER'S Agent Designated BUYER'S Agent (In Kansas, Supervising Broker acts as Transaction Broker) Subagent SELLER is not being represented.	 □ BUYER'S Agent □ Designated BUYER'S Agent (In Ka Broker acts as a Transaction Broker and BUYER agent to sign a Transaction Broker Adders being represented. □ Disclosed Dual Agent and BUYER Disclosed Dual Agency Amendme □ SELLER'S Agent □ Designated SELLER'S Agent (In Ka Broker acts as a Transaction Broker acts as a Transaction Broker BUYER is not being represented. 	er) grees, if applicable, ndum. BUYER is no agrees to sign a nt. (Missouri only) (ansas, Supervising				
pai or d are SE (Cl	durce of Broker compensation. There are no gotiable and not set by law. Brokerage fees, to include a dout of escrow at Closing as follows, unless otherwise other SELLER/BUYER agreements. SELLER and BUYEr acting pursuant to separate brokerage service agreements. LLER and BUYER acknowledge Brokers may be conneck all applicable boxes) okers are compensated by: SELLER and/or Beller and/or Beller Brokers are compensated by: SELLER and/or Beller Brokers are compensated by: SELLER BROKER COMPENSATION. There are no gotiable by the connection of the compensated by: SELLER BROKER COMPENSATION. There are no gotiable by the connection of the connecti	out not limited to broker commissions described in the terms of the respective acknowledge the brokerages invotents entered into with SELLER and Brapensated by more than one party	and other fees, will we agency agreem lved in this transac UYER, respectively				
Th	e signatures below only apply to the Brokerage Rela	ationship Disclosure.					
Lic	ensee assisting Seller DATE	Licensee assisting Buyer	DA				
SE	LLER DATE	BUYER	D/				

TERMS AND CONDITIONS

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21. EARNEST MONEY AND ADDITIONAL DEPOSITS.

- a. Delivery. SELLER may cancel the Contract by written notice if Earnest Money and Additional Deposits are not received by Listing Broker or Escrow Agent as specified in this Contract.
- b. Deposit. Earnest Money and Additional Deposits will be deposited into an insured account by the specified Listing Broker/Escrow Agent within five (5) business days (Kansas Property) or ten (10) banking days (Missouri Property) of the Effective Date, unless otherwise agreed upon in writing. All parties agree that Listing Broker/Escrow Agent will retain any interest earned on escrowed funds.
- c. Cancellation of Contract. 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 will be returned to BUYER, unless non-refundable, and neither party will 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 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 inter-pleader 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 will 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 seven (7) calendar days (if Kansas Property)/fifteen (15) calendar 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 thirty (30) calendar days (if Kansas Property)/sixty (60) calendar days (if Missouri Property) of notice of cancellation of this Contract will constitute consent to distribution of the Earnest Money and Additional Deposits as suggested in such certified letter.

All parties acknowledge any Earnest Deposit funds that remain in the Listing Broker or Escrow Agent's account for over one (1) year (if Missouri Property)/five (5) years (if Kansas Property) may be sent to the respective states as requested or required by law.

- 22. TAXES, PRORATIONS AND 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 will be paid by SELLER.
 - a. Any of the preceding items which become due and accrue during the calendar year in which SELLER'S warranty deed is delivered (including but not limited to rents and deposits, if applicable) will be prorated between the parties as of the Closing Date and, for all years thereafter, to the extent permitted by applicable law, will be assumed and paid by the BUYER. BUYER acknowledges that the Property may be subject to a special assessment, fee, or located in an improvement district. BUYER acknowledges this disclosure is required by Kansas law, and may be found in the Seller's Disclosure and Condition of Property Addendum or a separate document, if applicable.

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	ř.	Initials	SELLER and BUYER acknowledge they have read this page	Initials		
SELLER	SELLER				BUYER	BUYER

784 b. If the actual amount of any item, other than taxes for the current year, cannot be ascertained from the public 785 record, the amount of the item for the preceding year will be used for the current year's amount. If the actual 786 amount of taxes for the current calendar year cannot be determined, it will be estimated by using the current 787 year's appraised value, if available from the county taxing authority, and last year's mill levy. If appraised value 788 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 789 liability for any increase or decrease in actual taxes due. 790 791 792 In Missouri, reassessment takes place in odd-numbered years. Missouri transactions closing in odd-793 numbered years are subject to the process in the preceding paragraph. Missouri transactions closing in even-794 numbered years will be prorated based upon the preceding year's camount. 795 796 23. EVIDENCE OF TITLE. SELLER agrees to provide and pay for an owner's title insurance policy in the amount of 797 the Purchase Price insuring marketable fee simple title in BUYER, subject to the Permitted Exceptions and with 798 the exception of any liens, encumbrances or other matters affecting title to the Property created by BUYER or 799 arising by virtue of BUYER's activities or ownership. 800 801 Within a reasonable time after the Effective Date, but prior to the Closing Date (the "Commitment Delivery Date"), 802 SELLER agrees, at SELLER's expense, to deliver to BUYER a title insurance commitment from a company 803 authorized to insure titles in the state where the Property is located, setting forth its requirements to issue an 804 owner's title policy and mortgage policy, if applicable. 805 806 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 will commit to insure marketable fee 807 simple title in the BUYER upon the recording of the deed or other document of conveyance. Title to the Property 808 809 will be subject to the conditions in this Contract and to customary covenants, declarations, restrictions, zoning 810 laws, easements, party wall agreements, special assessments, and community contracts of record as of the date 811 of recording the deed or other document of conveyance (the "Permitted Exceptions"). 812 813 BUYER will have a reasonable time after receipt of the title commitment (the "Objection Period") to notify SELLER 814 in writing of any valid objections to title to the Property. SELLER will then make a good faith effort to remedy the 815 defects in title. If SELLER is not able to remedy the title defects before the Closing Date, BUYER may elect to 816 waive the objections, extend the Closing Date a reasonable time for the SELLER to remedy the defects, or cancel 817 this Contract by written notice. 818 819 If the time between the Effective Date and the Closing Date is short, both the Commitment Delivery Date and the 820 Objection Period will be as soon as reasonably possible, but no later than the Closing Date. 821 822 Mechanic's Lien Coverage. The owner's title policy will also insure BUYER as of the date of recording of the 823 deed or other document of conveyance, against any lien, or right to a lien for services, labor or material imposed 824 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. Any mechanic's lien or notice of intent filed during construction and prior to closing 825 826 will not be deemed a defect in title unless the title insurance company will not insure against loss therefrom. 827 828 If the Property (Missouri only) has not been occupied by SELLER and has had recent construction work 829 performed, the SELLER may be required to post and record a "notice of intended sale", as stated in Chapter 830 429 of the Missouri Revised Statutes, in order for BUYER to obtain Mechanic's Lien Coverage. All parties are 831 advised to consult with the title company regarding these requirements. 832 833 24. EXPIRATION. This offer will expire on (five (5) days if left blank), at 834 o'clock ____.m. (5:00 p.m. if left blank) unless accepted or withdrawn before expiration. 835 836 CAREFULLY READ THE TERMS HEREOF BEFORE SIGNING. WHEN SIGNED BY ALL PARTIES, THIS 837 DOCUMENT BECOMES PART OF A LEGALLY BINDING CONTRACT. 838 IF NOT UNDERSTOOD, CONSULT AN ATTORNEY BEFORE SIGNING. 839 Initials SELLER and BUYER acknowledge they have read this page Initials SELLER SELLER BUYER BUYER

840	SELLER hereby authorizes Closing Agent to	obtain payoff information from SELLER'S Lender(s).			
841 842 843 844	BUYER and SELLER hereby specifically permit the Brokerage(s) assisting in the transaction to obtain and retain copies of both BUYER'S and SELLER'S Closing Statements.				
845 846	☐ Signatures not required, see Counter Offer Adde	ndum.			
847					
848	SELLER DATE	BUYER DATE			
849 850 851	KANSAS CI				
852 853 854	ASSOCIATION TO	BUYERALTORS® DATE			
355 356	BROKERAGE	BROKERAGE			
357 358	ADDRESS	ADDRESS			
359	ADDINESS	ADDITEOS			
860					
861	Name of Licensee assisting Seller (Please Print)	Name of Licensee assisting Buyer (Please Print)			
862					
63 64	Listing Licensee's Contact # Brokerage Contact #	Selling Licensee's Contact # Brokerage Contact #			
65	Listing Electrices a Contact # Brokerage Contact #	Disherage defitation			
66					
57	Listing Licensee's Email Address	Selling Licensee's Email Address			
88					
39 70	FORM CERTIFICATION. (TO BE SIGNED BY LICENS	SEE PREPARING THIS FORM)			
1	TORWIGERATION: (TO BE SIGNED BY EIGERA	SEET NET AI UNG THIS TOTUM			
72	The undersigned Licensee assisted in completing the b	lanks in the foregoing form and confirms, to the best of his/her			
3		approved by Counsel for the Kansas City Regional Association			
4		nfirms no additions or deletions to the approved language have			
5		eon made by hand or computer generation and signed and/or			
) 7	initialed by the party submitting this offer. Licensee's signature below is not an opinion as to the legal validity or meaning of any provisions contained in this form, but merely confirms, to the best of the Licensee's knowledge, no changes have				
	been made to the approved form.	inns, to the best of the Licensee's knowledge, no changes have			
	been made to the approved form.				
)	By:				
	Licensee Preparing Form				
2					
3 4	CERTIFICATION OF REJECTION. (TO BE COMPLET	ED ONLY UPON SELLER'S REJECTION OF OFFER)			
5					
6	Listing Licensee acknowledges receipt of this offer and	nas made a presentation to SELLER on			
7	for SELLER'S consideration.	DATE TIME			
3	Dire				
9 0	By: Licensee assisting Seller				

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. Last revised June 2024. All previous versions of this document may no longer be valid. Copyright August 2024.