

COMMERCIAL EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT

Document updated: August 2015

1. PARTIE SELLI BROI	ER:	agreement (the "Agreement") are:		
on the Pr		BROKER as the SELLER'S sole and exclusive escribed below and any personal property d	•	
CITY:		COUNTY:	STATE:	ZIP CODE:
LEGA	AL DESCRIPTION:			
3. PERSO	NAL PROPERTY: SELI	ER instructs BROKER to market the Property	with the following items of po	ersonal property included:
		This agreement shall begin at 12:01 AM on		(the "Ending Date").
	llowing terms agreea	KER to market the Property for sale for the sole to the SELLER:		
6. BROKE	R'S COMPENSATION			
A. S	SELLER agrees to pay	the BROKER compensation consisting of \$	(flat fe	e amount) plus%
ć (and able to purchase	e) of the selling price of the Property if the Be the Property at the price and on the terease, sale or transfer of the Property is ma	ms stated, or later agreed u	ipon, or if a condemnation,
(divide any deposit ma	e deduction of the BROKER'S compensation de on a contract and forfeited by a buyer ed exceed the amount to which the BROKER wo	qually with BROKER, but the a	mount of the deposit paid to
t	terminates and contir	o: "Protection Period" means that time I using for calendar days (90 i calendar days (ten if left blank)	f left blank).	
(send the SELLER a written notice specifying perty during the term of this Agreement.	= :	=
(the SELLER enter person or entity Period. An "agree	at the BROKER shall be entitled to receive to s into any agreement to donate, exchange, identified by the BROKER in the written rement to sell or transfer the Property" shall in the Property, including contracts for deed	lease, sell or transfer the Proposition of the Prop	perty upon any terms to any ection during the Protection fer all or a substantial part of
((3) SELLER and BROk after the expira	ER agree and acknowledge that this section tion or termination of this Agreement.	shall survive and continue to l SELLER shall not be obliga	bind the SELLER and BROKER ted to pay said BROKER'S

the Property is sold or transferred during the Protection Period.

7. 🔲 N	. 🔛 MARKETING FEE (Section must be checked if applicable):			
A.	SELLER agrees to pay a non-refundable marketing fee in the amount of \$	(the "Marketing Fee")		
	to cover the estimated costs that will be incurred by the BROKER to advertise, market and prepare	the Property for sale		
	immediately upon the execution of this Agreement. SELLER agrees to pay any and all expenses that	will be incurred by the		
	BROKER to advertise, market and prepare the Property for sale.			

- B. At closing, BROKER shall provide an itemized list of the actual costs incurred by the BROKER to advertise, market and prepare the Property for sale. In the event that that the amount of the Marketing Fee paid by the SELLER to the BROKER upon the execution of this Agreement does not exceed the actual costs incurred by the BROKER to advertise, market and prepare the Property for sale, BROKER shall refund the excess amount from the Marketing Fee to the SELLER at closing.
- C. In the event that the amount of the actual costs incurred by the BROKER to advertise, market and prepare the Property for sale exceed the amount of the Marketing Fee paid by the SELLER to the BROKER upon the execution of this Agreement, SELLER shall pay the additional amount of funds required to offset the BROKER'S actual costs to advertise, market and prepare the Property for sale at closing.
- D. In the event that the sale of the Property does not close due to a default of the buyer or SELLER under the terms and conditions of the sales contract between the parties, SELLER agrees that any additional funds required to offset the BROKER'S actual costs to advertise, market and prepare the Property for sale shall be paid by the SELLER to the BROKER as if the sale of the Property had closed.

8. BROKER'S OBLIGATIONS TO SELLER: BROKER agrees to and SELLER acknowledges that BROKER will:

- A. Perform the terms of this written Agreement;
- B. Promote the interests of the SELLER with the utmost good faith, loyalty and fidelity;
- C. Present in a timely manner all offers to and from the SELLER. BROKER shall present all offers to the SELLER when such offer is received prior to the closing of the sale unless SELLER agrees to one of the following provisions by initialing the provision:

 BROKER shall not be obligated to continue to market the Property after an offer has been accepted by the

SELLER unless the purchase contract permits the SELLER to continue to market the Property and consider other offers until closing; or

BROKER shall not be obligated to continue to market the Property or present subsequent offers after an offer has been accepted by the SELLER;

- D. Disclose to the SELLER all adverse material facts actually known by the BROKER about the BUYER;
- E. Advise the SELLER to obtain expert advice as to material matters known by the BROKER, but the specifics of which are beyond the BROKER'S expertise. When the SELLER has been so advised by the BROKER, no cause of action for any person shall arise against the BROKER pertaining to such material matters;
- F. Account in a timely manner for all money and property received by the BROKER;
- G. Comply with all requirements of the Brokerage Relationships in Real Estate Transactions Act of Kansas (BRRETA) and comply with any applicable federal, state and local laws, rules, regulations and ordinances;
- H. Keep all confidential information about the SELLER confidential unless the disclosure of such information is required by statute, rule or regulation or unless the BROKER reasonably believes that the failure to disclose such information would constitute fraudulent misrepresentation. When the disclosure of confidential information is required, no cause of action for any person shall arise against the BROKER for making the permitted or required disclosure;
- I. Disclose to any customers and prospective buyers all adverse material facts actually known by the BROKER, including but not limited to:
 - (1) Any environmental hazards affecting the Property that are required by law to be disclosed;
 - (2) The physical condition of the Property;
 - (3) Any material defects in the Property;
 - (4) Any material defects in the title to the Property; or
 - (5) Any material limitation on the SELLER'S ability to perform under the terms of the contract.
- J. Regarding the required disclosures in Section 8(I) of this Agreement, the BROKER owes no duty conduct an independent inspection of the Property for the benefit of any customers or prospective buyers and owes no duty to independently verify the accuracy or completeness of any statement made by the SELLER or any qualified third party;
- K. Disclose to the BUYER or SELLER any facts actually known by the BROKER that were omitted from or contradict any information included in a written report prepared by a qualified third party and provided to the BUYER or SELLER; and
- L. Assist with the closing of the sale of the Property.

9. SELLER'S OBLIGATIONS TO BROKER: SELLER agrees to and BROKER acknowledges that SELLER will:

- A. Represent and warrant that this is the one and only Exclusive Right to Sell Listing Agreement in effect on the Property and that the SELLER has the capacity to convey merchantable title to the Property upon closing;
- B. Refer any and all offers or inquiries regarding the Property that are received by the SELLER during the term of this Agreement to the BROKER;
- C. Permit the BROKER to place a "For Sale" sign on the Property and to remove all other signs appearing on the Property during the term of this Agreement;
- D. Allow the BROKER to accept an Earnest Money deposit to be applied against the Purchase Price of the Property and to place that deposit into an escrow or trust account maintained by the BROKER or escrow agent until the closing of the sale of the Property. SELLER agrees and acknowledges that these funds may be deposited into an interest-bearing account and that the BROKER has the right to retain all interest accruing in this account to compensate for the cost and burden of maintaining such account;
- E. Allow the BROKER to enter the Property at all reasonable times for the purpose of inspecting, previewing or showing the Property to prospective buyers or other real estate licensees; and
- F. Leave all utilities on at the Property during the term of this Agreement or until possession of the Property by a buyer, whichever is later, unless provided for otherwise in this Agreement or a contract to sell the Property.

10. SELLER'S AUTHORIZATIONS TO BROKER: SELLER authorizes BROKER to:

- A. Obtain any and all records and information concerning the SELLER'S Property from the appropriate governmental agencies and other entities; and
- B. Cooperate and share the percentage-based fee payable to the BROKER under this Agreement with other licensed real estate brokers who have been employed as buyers' agents, designated agents, sub-agents or transaction brokers, subject where applicable to authorization as otherwise provided in this Agreement. SELLER agrees that BROKER shall:

1)	Offer cooperation to buyers' agents:	YES NO
2)	Offer compensation to buyers' agents:	YES NO
3)	Offer cooperation to designated agents:	YES NO
4)	Offer compensation to designated agents:	YES NO
5)	Offer cooperation to sub-agents:	YES NO
6)	Offer compensation to sub-agents:	YES NO
7)	Offer cooperation to transaction brokers:	YES NO
8)	Offer compensation to transaction brokers:	YES NO

11. INCLUSION OF PROPERTY IN THE MULTIPLE LISTING SERVICE:

- A. BROKER shall shall not submit this listing for inclusion in any multiple listing service (the "MLS) within the time required for the submittal of listings under the applicable MLS rules and regulations. If the listing is submitted for inclusion in the MLS, the SELLER:
 - (1) Authorizes the BROKER to submit pertinent information, including virtual tours and images when applicable, concerning the Property to any MLS;
 - (2) Authorizes the BROKER to disseminate data about the Property and other information relating to the Property supplied by or on behalf of the SELLER, including creative works depicting the Property, such as virtual tours, images, videos and any textual descriptions of the Property (collectively referred to as "Content") to MLS participants, subscribers and other licensees or users of the MLS database compilation, any other MLS in which BROKER participates or any other website, in the BROKER'S sole discretion and to further disseminate or permit MLS or other MLS participants to disseminate such Content to potential buyers through websites on the internet that are owned, operated or controlled by the MLS, other MLS participants or such other entities with whom MLS may enter into license agreements authorizing the dissemination or use of such Content;
 - (3) Grants to BROKER an irrevocable, perpetual, non-exclusive and fully sub-licensable and assignable right (through multiple tiers) to use, reproduce, modify, adapt, publish, create derivative works from, distribute, perform and display any photographs, aerial photographs, floor plans, architectural drawings, video images, sounds or other copyrightable material related to the Property (hereinafter referred to as "Works") and to incorporate any such Works (in whole or in part) into other Works in any form, media or technology now known or later developed;

- (4) Agrees that this non-exclusive license shall survive the termination of this Agreement for any reason whatsoever. SELLER represents and warrants to BROKER that the license granted to BROKER for this Content does not violate or infringe upon the rights, including any copyright rights, of any person or entity. SELLER acknowledges and agrees that all listing content is owned exclusively by the BROKER and that SELLER has no right, title or interest in Content; and
- (5) Agrees that BROKER may provide to MLS for dissemination to others, including the county appraiser if required by law, timely notice of status changes affecting the Property, sales information about the Property, including the price at which the Property is sold and other information concerning the Property for the use of the members of such services, to compile reliable statistics and to establish market value for other properties.

12. SELLER'S OBLIGATION TO DISCLOSE ADVERSE MATERIAL FACTS REGARDING THE PROPERTY:

۹.	SELLER understands that SELLER has a legal obligation and affirmative duty to be honest by making accurate and complete
	disclosures of any adverse material facts regarding the Property to prospective buyers and that the failure to do so may
	result in civil liability for damages.

(SELLER'S INITIALS REQUIRED)

- B. Upon the signing of this Agreement, the SELLER shall shall shall not complete a Commercial Property Disclosure Statement (the "Statement") to be provided to prospective buyers and to update the Statement upon the request of the BROKER or in the event of any material change in the condition of the Property or the discovery of any additional material facts regarding the Property that were not disclosed in prior versions of the Statement.
- C. SELLER agrees to provide any and all inspection reports regarding the Property that are in existence at the time of this Agreement or any inspection reports generated during the term of this Agreement to the BROKER and authorizes the BROKER to disclose such inspection reports to prospective buyers and other real estate licensees.
- D. SELLER warrants that there are no known material defects in the Property except as will accurately and completely be disclosed on the Statement or in other written disclosures provided to any prospective buyers of the Property. SELLER agrees to defend, indemnify and hold harmless BROKER and its agents, sub-agents, employees and independent contractors, from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including any reasonable attorneys fees) arising out of any misrepresentation, non-disclosure or concealment by SELLER in connection with the sale of the Property including, without limitation, inaccuracy of information provided by the SELLER for the preparation of listing data, the Statement or otherwise provided or omitted in connection with the sale of the Property.
- E. SELLER agrees to thoroughly review the listing information prepared by the BROKER and advise the BROKER immediately of any errors or omissions. SELLER further stipulates that the dimensions and size of the Property are accurate to the best of his or her knowledge. SELLER agrees to personally assume all responsibility for any claims made by a buyer with respect to any errors or omissions contained in the information provided to BROKER, any prospective buyers and other real estate licensees and that the BROKER shall not be responsible in any manner for any errors or omissions.
- F. SELLER warrants that the SELLER does not have knowledge of any easements, sewer assessments, street assessments or other proposed special assessments except as accurately and completely disclosed on the Statement or the Special Assessment Disclosure Addendum. SELLER agrees to defend, indemnify and hold harmless BROKER and its agents, subagents, employees and independent contractors, from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including any reasonable attorneys' fees) resulting from the information that the SELLER has given regarding any easements, sewer assessments, street assessments or other proposal special assessments on the Property.

13. BROKER RECOMMENDS SELLER SEEK LEGAL AND PROFESSIONAL ADVICE:

- A. BROKER recommends that the SELLER seek legal, tax or other professional advice regarding the real estate transaction. BROKER makes no representation or warranty regarding the advisability of any real estate transaction. BROKER is not an expert in matters relating to law, tax, financing, surveying, structural or mechanical condition, hazardous material, engineering or other specialized topics and the SELLER is strongly encouraged to seek expert advice in such areas.
- B. BROKER will cooperate with the experts engaged by the SELLER, but the BROKER shall have no liability to the SELLER pertaining to such matters.

14. LIABILITIES FOR INSPECTIONS:

A. SELLER agrees to defend, indemnify and hold harmless BROKER and its agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including any reasonable attorneys' fees) resulting from any liability for vandalism, theft or damage of any nature to the Property or for personal injury to any persons of the Property.

		ons, claims, damages, demands, expenses, liabilities, losses or suits (including any reasonable attorneys' fees) resulting n or in connection with such inspections.
15. B	ROKER	AGE RELATIONSHIP DISCLOSURE:
	may . Purs both whice	ER understands that the BROKER may show alternative properties not owned by the SELLER to prospective buyers and list competing properties for sale without breaching any duty or obligation to the SELLER. Leant to Section 16 of this Agreement, SELLER consents does not consent to transaction brokerage, subject to the buyer and SELLER signing a Transaction Broker Addendum to their respective agency agreements with the BROKER, the must be signed by the BUYER prior to writing an offer to purchase the Property and by the SELLER prior to signing the chase contract.
C	. Purs	uant to Section 17 of this Agreement, SELLER consents does not consent to a designated agent relationship. If icable, the BROKER or the BROKER'S authorized representative hereby designates ct as the designated agent on the SELLER'S behalf.
C	o. Purs actir buye mus	cuant to Section 16 of this Agreement, SELLER consents does not consent to the above-named designated agent as a transaction broker in the event that he or she is also the designated agent for the BUYER, subject to both the er and SELLER signing a Transaction Broker Addendum to their respective agency agreements with the BROKER, which to be signed by the BUYER prior to writing an offer to purchase the Property and by the SELLER prior to signing the chase contract.
16. SI	LLER'S	ACKNOWLEDGEMENT OF THE POTENTIAL FOR BROKER TO ACT AS A TRANSACTION BROKER:
	acqı wou ager	LER acknowledges that the BROKER may have clients who have retained the BROKER to represent them as a buyer in the uisition of property. If a buyer client becomes interested in making an offer on the SELLER'S Property, then the BROKER ld be in a position of representing both the prospective buyer and the SELLER in that transaction unless designated has have been appointed. Such representation would constitute dual agency, which is illegal in Kansas.
В	brok	n the informed consent of both the buyer and SELLER, the BROKER may act as a transaction broker. As a transaction ser, the BROKER would assist the parties with the real estate transaction without being an agent or advocate for the rests of either party.
17. SI	LLER'S	S ACKNOWLEDGEMENT OF POSSIBLE DESIGNATED AGENT RELATIONSHIP:
Α	BRO	esignated agent is a real estate licensee affiliated with a BROKER who has been designated by the BROKER, or the KER'S duly authorized representative, to act as the agent of the BROKER'S buyer or seller client to the exclusion of all er affiliated licensees. If a designated agent is appointed to represent the SELLER, SELLER understands that: The designated agent will perform all of the duties of a SELLER'S agent and will be the SELLER'S legal agent to the exclusion of all other real estate licensees in the BROKER'S firm;
	(2)	Another real estate licensee in the BROKER'S firm may act as a designated agent for the buyer in the sale of the SELLER'S Property;
	(3)	The supervising broker (or branch broker if applicable) will act as a transaction broker and will not advocate for the interests of either party and will not, without the prior consent of both parties, disclose any information or personal confidences about either party that might place the other party at an advantage in the transaction. The supervising broker (or branch broker if applicable) may appoint an affiliated real estate licensee to act in the transaction as a transaction broker;
	(4)	If the designated agent for the SELLER is also the designated agent of a buyer who is interested in purchasing the SELLER'S Property, the designated agent cannot represent both the SELLER and the buyer. With the informed consent of both the buyer and SELLER, the designated agent may act as a transaction broker and assist the parties with the real estate transaction without being an agent or advocate for the interests of either party; and
	(5)	If a buyer client of a designated agent wants to see a property that was personally listed by the supervising broker, the supervising broker, with the written consent of the SELLER, may specifically designate an affiliated licensee who will act as a designated agent for the SELLER.
clear Prope	title to	
ı itle t	o the l	Property is vested in the name of

B. In consideration of BROKER'S arranging for any inspections at SELLER'S request, SELLER hereby agrees to defend, indemnify and hold harmless BROKER and its agents, sub-agents, employees and independent contractors from and against any and all

- **19. NOTICE TO SELLERS WHO ARE FOREIGN PERSONS:** A SELLER who is a foreign person should consult an attorney or accountant who is familiar with the Foreign Investment in Real Property Act before entering into negotiations for the sale of the Property.
- **20. NON-ASSIGNMENT OF AGREEMENT:** SELLER and BROKER understand and agree that the relationship created by this Agreement is a personal one and that neither the SELLER nor the BROKER shall have the right to assign this Agreement to third parties. Any attempted assignment shall be void and have no legal effect.
- **21. ATTORNEYS' FEES:** In the event of litigation concerning the rights of the SELLER or BROKER pursuant to this Agreement, the SELLER and BROKER agree that the court shall award reasonable attorneys' fees and court costs to whichever party shall prevail in such action, to the extent allowed by law.
- **22. LACK OF EXCLUSIVITY FOR BROKER:** SELLER acknowledges and agrees that BROKER may now or in the future represent other buyers and sellers of similar properties.
- **23. ELECTRONIC SIGNATURES AND TRANSACTIONS:** SELLER and BROKER agree that this transaction may be conducted through electronic means according to the Kansas Uniform Electronic Transactions Act. However, the BROKER has no authority enter into electronic agreements with other parties on behalf of the SELLER unless authorized to do so by a duly executed power of attorney.
- **24. ACKNOWLEDGEMENT OF RECEIPT OF THE AGREEMENT:** SELLER hereby acknowledges and certifies that he or she has received, read and understood a copy of this Agreement.
- **25. ENTIRE AGREEMENT OF THE PARTIES:** This Agreement constitutes the entire agreement between the parties. Any prior agreements pertaining thereto, whether oral or written, have been merged and integrated into this Agreement. There shall be no modification of any terms of this Agreement unless such modification has been agreed to in writing and signed by both parties.
- **26. FORM AGREEMENT AND RECOMMENDATIONS FOR INDEPENDENT LEGAL ADVICE:** This Agreement has been approved as a form contract by the legal counsel of the Kansas Association of REALTORS® for exclusive use by its REALTOR® members. This is a legally binding contract when the BROKER and SELLER sign the Agreement. If not understood, the Kansas Association of REALTORS® and the BROKER recommend that the SELLER seek the advice of an attorney before signing the completed Agreement.

27. SPECIAL CONDITIONS, PROVISIONS OR TERMS:	

CAREFULLY READ THE TERMS OF THIS AGREEMENT BEFORE SIGNING. WHEN SIGNED BY ALL PARTIES, THIS DOCUMENT BECOMES PART OF A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, CONSULT AN ATTORNEY BEFORE SIGNING.

SELLER	DATE	BROKER	
SELLER	DATE	BROKER'S AFFILIATED LICENSEE OR REPRESENTATIVE	DATE
SELLER'S MAILING ADDRESS		BROKER'S MAILING ADDRESS	
SELLER'S CITY, STATE AND ZIP CODE		BROKER'S CITY, STATE AND ZIP CODE	
SELLER'S CONTACT TELEPHONE NUMBER		BROKER'S CONTACT TELEPHONE NUMBER	
SELLER'S EMAIL ADDRESS		BROKER'S EMAIL ADDRESS	