

BUYER AGREEMENT - EXCLUSIVE TRANSACTION BROKER

1	1. THIS AGREEMENT is between						
2	described hereafter as the Buyer and						
3	described hereafter as the Broker. By this Agreement the Buyer retains and appoints the Broker as Buyer's Exclusive						
4	Transaction Broker to assist Buyer in the procurement of property and to negotiate terms and conditions acceptable						
5	to the Buyer for the procurement of certain property as generally described in this Agreement.						
6	2. BUYER DESIRES TO PURCHASE REAL PROPERTY, which meets the following description:						
7		Туре:	Residential	Income	Vacant Land	Commercial	
8		Annrovima	to price range \$		to ¢		
0		Approximate price range \$ to \$					
9		General lo	cation:				
10		Preferred t	erms:				
11	3. TER	M OF AGRE	EMENT: This agreemen	t shall begin	, 20	and continue	
12	3. TERM OF AGREEMENT: This agreement shall begin, 20 and continue until midnight, 20, 20 In the event of termination, compensation due Broker shall						
13	be subject to provisions of paragraph 4.						
14	4. CON	//PENSATION	I: Whenever possible, a	and to the extent po	ssible, Broker's fee in the amo	ount of% of the	
15	purchase price or \$ (the "Fee") shall be paid from the proceeds of the transaction. To the extent						
16	not paid from such proceeds, Buyer shall pay the balance.						
17	Broker	's fee is dee	med earned and payab	le if Buyer, or any p	erson acting for Buyer, purch	nases or exchanges any	
18	property of the nature described herein during the Agreement term, whether through services of Broker or						
19	otherwise. The fee is also deemed earned if Buyer, or any person on Buyer's behalf, purchases or exchanges any						
20	property exposed to Buyer by Broker within days after termination of this Agreement. However, Buyer						
21	shall not be obligated to pay such compensation if a valid exclusive right to buy agreement is entered into during						
22	the term of said protection period with another licensed real estate broker and the purchase or exchange of the						
23	property is made during the term of said protection period.						
24	If selle	r enters into	a Real Estate Purchase	Agreement and fail	s to close, with no fault on tl	ne part of Buyer, Buyer	
25	shall be relieved of any obligation to pay the fee described herein. If such transaction fails to close because of the						
26	fault o	f the Buyer,	Broker's fee will not be	waived, but will be p	payable immediately by the B	uyer.	
27	5. THI	E BROKER W	/ILL ACT as a transactio	on broker and will n	ot be an agent or advocate o	of seller or Buyer. The	
28	Broker	will exercise	e reasonable skill and ca	re, including but not	t limited to:		
29	a.	presenting	all offers and countero	ffers in a timely mar	nner even when the property	is subject to a contract	
30		of sale;					
31	b.	_	in a timely manner for	, , ,	•		
32	С.		e parties fully informed	_			
33	d.	_		g with the terms an	d conditions of any contrac	t including closing the	
34	_	transaction		all advance mester	ial facto actually location but	بدياميرا مدناهموموسا	
35 26	e.	_		is all adverse mater	ial facts actually known by t	ne transaction broker,	
36 37		_	ut not limited to: v environmental hazard	s affecting the prope	erty which are required by law	v to he disclosed:	
38			e physical condition of t		orty willen are required by lav	v to be disclused,	
39			y material defects in the				
40			y material defects in the		ν;		
41			•		perform under the terms of	the contract.	

- 42 6. **THE BROKER WILL NOT DISCLOSE** the following information without the consent of all parties to the transaction:
 - a. that a buyer is willing to pay more than the purchase price offered for the property;
 - b. that a seller is willing to accept less than the asking price for the property;
- 45 c. what the motivating factors are for any party buying or selling the property;

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- d. that a seller or buyer will agree to financing terms other than those offered; or
- e. any information or personal confidences about a party to the transaction which might place the other party at an advantage over the party unless the disclosure is required by law or failure to disclose such information would constitute fraudulent misrepresentation.
 - 7. **THE BROKER WILL DISCLOSE** to the seller all adverse material facts actually known by the Broker about the Buyer, including but not limited to material facts concerning the Buyer's financial ability to perform the terms of the transaction. The Broker will advise the parties regarding the transaction and suggest that such parties obtain expert advice as to material matters about which the Broker knows, but the specifics of which are beyond the Broker's expertise. When the parties have been so advised, no cause of action for any person shall arise against the Broker pertaining to such material matters. The Broker will disclose to Buyer and seller facts known by Broker, related to the physical condition of the property, which are omitted from or contradict information included in a written report that has been prepared by a qualified third party and provided to a Buyer or seller. However, Broker owes no duty to conduct an independent inspection of the property for the benefit of any party to the transaction; to independently verify accuracy or completeness of statements made by the seller, Buyer, or qualified third party inspectors; to conduct an independent investigation of the Buyer's financial condition; or to verify the accuracy or completeness of any statement made by the Buyer. The Broker will comply with all requirements of the Brokerage Relationships in Real Estate Transactions Act of Kansas and comply with any applicable federal, state and local laws, rules and regulations and ordinances, including fair housing and civil rights statutes and rules and regulations.
- 8. **BROKER ADVISES** Buyer to seek legal, tax and other professional advice relating to any proposed real estate transaction. Broker does not make any representation or warranty with respect to the advisability of or the legal or tax effect of any transaction contemplated by Buyer and shall cooperate fully with any legal or tax counsel of Buyer's choice. Broker is not expert in matters relating to law, tax, financing, surveying, structural condition, hazardous materials, environmental consultants, engineering or other highly specialized areas, and Buyer is encouraged to seek expert assistance in these areas.
- 9. **BUYER AUTHORIZES** Broker to cooperate with other brokers and share any compensation due under this Agreement.
- 10. **BUYER'S IDENTITY:** Unless otherwise requested in writing, Broker may disclose Buyer's identity to prospective sellers and their agents.
- 11. **SERVICES OBTAINED FROM OUTSIDE SOURCES:** Broker shall not obtain or order products or services from outside sources unless Buyer agrees in writing to pay for the same immediately when payment is due. Examples of such products or services would include, but are not limited to, surveys, soil tests, title reports, engineering studies, and inspections.
- 12. **OTHER POTENTIAL BUYERS** may consider, make offers on, or purchase through Broker the same or similar properties as Buyer seeks. Buyer consents to Broker's representation of such potential buyers before, during and after the expiration of this Agreement. In such a situation, Broker will not disclose to either buyer the terms of the other's offer.
- 13. **PERSONAL AND FINANCIAL INFORMATION:** Buyer agrees to provide Broker, upon request, with relevant personal and financial information to assure Buyer's ability to acquire property of the character and quality described above. Buyer agrees to inform all real estate licensees and sellers Buyer comes in contact with that Buyer is a party to this exclusive contract.
- 14. **PARTIES SHALL NOT DISCRIMINTE** against any prospective Seller or Lessor because of the race, color, religion, sex, handicap, familial status, or national origin of such person.

88 15. ATTORNEY FEES: In the event of litigation concerning the rights of Buyer or Broker pursuant to this Agreement, the parties agree that the court shall award reasonable attorney's fees and court costs to whichever party shall 89 90 prevail in such action, to the extent allowed by law. 16. INDEMNIFICATION: Buyer agrees to indemnify and hold harmless Broker on account of any loss or damage 91 arising out of this Agreement, provided Broker is not at fault, including but not limited to attorney's fees reasonably 92 incurred by Broker. Broker is not responsible for accuracy or extent of information relative to any property and 93 Buyer shall satisfy himself with respect thereto. 94 17. NONASSIGNMENT OF AGREEMENT: Buyer and Broker understand and agree that the relationship created by 95 this Agreement is a personal one and that neither the Buyer nor the Broker shall have the right to assign this 96 Agreement to third parties without the consent of the other. 97 98 18. ENTIRE AGREEMENT: This Agreement constitutes the entire agreement between the parties and any prior agreements pertaining thereto, whether oral or written, have been merged and integrated into this Agreement. 99 There shall be no modification of this agreement unless in writing and signed by both parties. 100 SIGNATURE BY ELECTRONIC MAIL AND IN COUNTERPART: Signatures to this Contract may be accepted by 101 electronic mail and signed in counterpart, on separate pages, which may then be assembled as the complete 102 103 agreement of the parties. 104 THIS IS A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, CONSULT AN ATTORNEY BEFORE SIGNING. BROKER RECOMMENDS TO BUYER TO RETAIN INDEPENDENT LEGAL COUNSEL TO ANSWER ANY LEGAL QUESTIONS 105 INVOLVED IN ANY REAL ESTATE TRANSACTION. 106 Buyer hereby certifies receipt of the "Real Estate Brokerage Relationships" brochure and a copy of this Agreement. 107 108 109 **Brokerage** Buyer Date 110 By (Agent) Buyer 111 Date Date 112 Broker's Address Buyer's Address 113

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Work Phone

Buyer's e-mail

114115

116117

Broker's Telephone Number

Broker's e-mail

Home Phone