

EXCLUSIVE RIGHT TO SELL LISTING AGREEMENT - RESIDENTIAL

SELLER AGENCY

		ble for the period	d beginning	and	ending	
(the "T						
The Pro	DESCRIPTION	for sale for (\$	1			dollars (the "Pi
Price")	on the following	terms: A. Ca	ash B. Loan: C	ConventionalAssum	nption FHA	VA (Seller under
-	_			ot be allowed to be paid		
Seller.)	C Seller C	arry on the follow	ving terms:			
Sale of	the Property sha	ll include all impr	ovements located o	on the Property and the f	ollowing items. if	anv: Kevs. drapes. cu
		-		ch shades, screens, shutte	_	
				rors, ceiling fans, mail box		
				chen appliances, built-in s		
	•			r), all automatic garage d		_
				mps, shrubbery and all ot		
tne Pro	perty, as well as	the following iten	ns (including the ite	ems listed in the Seller's P	roperty Disclosur	·e):
Sale of	the Property sha	ll exclude the foll	owing:			
	,,					
1 LIST	INC CEDVICES. C	eller authorizes B	rokor to:			
1. LI31			יוטאכו נט.			
	ind Services. 5	00. 000200 2				
A.	Cooperate and	divide Broker's Fe		s in any manner acceptat	ole to Broker and t	the other brokers. The
A.	Cooperate and			rs in any manner acceptab	ble to Broker and t	he other brokers. The
	Cooperate and	divide Broker's Fe ker shall: (please		s in any manner acceptak Offer Compensation		he other brokers. The
Of	Cooperate and agrees that Bro	divide Broker's Fe ker shall: (please o:		Offer Compensation	n to:	
Of Bu	Cooperate and agrees that Bro fer Cooperation t yer's Agents	divide Broker's Fe ker shall: (please o: Yes	e initial) No	Offer Compensation	n to: Yes	No
Ofi Bu Tra	Cooperate and agrees that Bro fer Cooperation t yer's Agents ansaction Brokers	divide Broker's Fe ker shall: (please o: Yes s Yes	e initial) No	Offer Compensation Buyer's Agents Transaction Brokers	n to: Yes s Yes	No
Off Bu Tra B.	Cooperate and agrees that Bro fer Cooperation t yer's Agents ansaction Brokers Place a For Sale	divide Broker's Fe ker shall: (please o: Yes s Yes s sign on the Prop	e initial) No No erty and remove all	Offer Compensation Buyer's Agents	n to: Yes s Yes erm of this Agree	No No ment.
Off Bu Tra B. C.	Cooperate and agrees that Bro fer Cooperation t yer's Agents ansaction Brokers Place a For Sale Enter the Prope	divide Broker's Fe ker shall: (please o: Yes s Yes sign on the Prop	e initial) No No erty and remove allestimes to show to p	Offer Compensation Buyer's Agents Transaction Brokers other signs during the T	n to: Yes s Yes erm of this Agree	No No ment.
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Offi Bu Tra B. C. D. 2. BRO and fide Broker the Pro	Cooperate and agrees that Brofer Cooperation to yer's Agents Ansaction Brokers Place a For Sale Enter the Proper Contact any an exercise perity, including property per the Southern Contact the Property per the Southern Contact the Property Southern Cooperate and Southern Cooperate and Southern Cooperate and Southern Cooperate and Southern Cooperation Coopera	divide Broker's Felker shall: (please) o: Yes sign on the Property at reasonable dall lien holders to Perform the termesenting all offers ted to continue muth Central Kansaperty at Broker's Seller all adverse in the seller all	e initial) No No erty and remove all to obtain any and a ans of this Agreements, counteroffers and narketing the Property MLS ("SCK MLS") expense, unless other material facts actual	Offer Compensation Buyer's Agents Transaction Brokers of other signs during the Torospective buyers, or pro Il relevant information. t, promote the interests of back-up offers in a timely rty, but will submit to Sell guidelines. Broker will: therwise agreed to in writ lly known by the Broker a	ryess Yess Yess erm of this Agree ovide access for in the Seller with the manner. Upon Seler any offers receing.	No No ment. aspections and apprais the utmost good faith, a eller's execution of a co- ived and update the sta
Offi Bu Tra B. C. D. 2. BRO and fide Broker the Pro	Cooperate and agrees that Brofer Cooperation to yer's Agents ansaction Brokers Place a For Sale Enter the Proper Contact any and KER AGREES TO: elity, including provill not be obligate operty per the Southern Contact and Section 19 and 19 a	divide Broker's Fe ker shall: (please o: Yes sign on the Property at reasonable d all lien holders to Perform the term esenting all offers ted to continue m uth Central Kansa perty at Broker's Seller all adverse is s to material matt	e initial) No No erty and remove all to obtain any and a many a	Offer Compensation Buyer's Agents Transaction Brokers of other signs during the Torospective buyers, or pro Il relevant information. t, promote the interests of back-up offers in a timely rty, but will submit to Sell guidelines. Broker will: herwise agreed to in writ lly known by the Broker a roker but the specifics of were supported to the supported to	ryes Yes s Yes erm of this Agree ovide access for in the Seller with the manner. Upon Seler any offers received ing. Ibout the buyer arwhich are beyond the selections.	No No ment. Inspections and appraise the utmost good faith, and aller's execution of a consider of a consideration of a consi
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Offi Bu Tra B. C. D. 2. BRO and fidd Broker the Pro A. B.	Cooperate and agrees that Brown fer Cooperation to yer's Agents ansaction Brokers. Place a For Sale Enter the Proper Contact any an exercise in the Solution of the Solution of the Seller has be matters. Disclose to any were omitted for third party and	divide Broker's Felker shall: (please left) (please or yes	e initial) No erty and remove all the times to show to put to obtain any and a many and a m	Offer Compensation Buyer's Agents Transaction Brokers of other signs during the Torospective buyers, or pro Il relevant information. t, promote the interests of back-up offers in a timely rty, but will submit to Sell guidelines. Broker will: herwise agreed to in write a submit to submit to sell guidelines agreed to a submit to submit to submit to submit to submit to submit to sell guidelines. Broker will: herwise agreed to in write agreed to any person shall arise as a submit to submit the specifics of work any person shall arise as a submit to submit to submit the specifics of work any person shall arise as a submit to submit	ryes	No ment. aspections and apprais the utmost good faith, eller's execution of a co- ived and update the standadvise the Seller to a the Broker's expertise. The pertaining to such meaning to such meaning to such meaning to a quanteen prepared by a quanteen deependent inspection

- D. Account in a timely manner for all money and property received.
 - E. Comply with all requirements of the Brokerage Relationships in Real Estate Transactions Act of Kansas (the "Act") and rules and regulations adopted under the Act, comply with any applicable federal, state and local laws, rules, regulations and ordinances, including fair housing and civil rights statutes and rules and regulations.
 - F. Not to disclose any confidential information about the Seller unless disclosure is required by statute, rule or regulation, or unless failure to disclose would constitute fraudulent misrepresentation. No cause of action for any person shall arise against the Broker for making any required or permitted disclosure.
 - G. Disclose to any customer all adverse material facts actually known by the Broker, including but not limited to: environmental hazards affecting the Property which are required by law to be disclosed, the physical condition of the Property, any material defects in the Property or title thereto, or any material limitations on the Seller's ability to perform under the terms of the contract.
 - 3. THE BROKER IS NOT RESPONSIBLE for vandalism, theft, or damage of any nature to the Property.

4. SELLER AGREES TO AND WILL:

- A. Refer all inquiries and offers received during the Term of this Agreement to the Broker.
- B. Furnish the Broker a key to the Property and permit the Broker to place a lock box on the Property during the Term of this Agreement or until final settlement of a sales transaction, whichever is later.
- C. Provide evidence of clear title to the Property and inspection reports, including, but not limited to, water well, septic tank, lagoon and environmental inspections, when required in a sales contract or by a code or ordinance of a governmental agency. Seller agrees to indemnify, defend and hold harmless Broker from any liability, cost or expense related to the title to the Property, any inspections or any inspection reports.
- D. Leave utilities on during the Term of this Agreement or until buyer's possession of the Property, whichever is later, unless otherwise agreed to in writing.
- E. Thoroughly review the listing information prepared by the Broker and advise the Broker immediately of any errors or omissions. Seller represents and warrants that to the best of Seller's knowledge the listing information is accurate.
- 5. **EARNEST MONEY:** Seller understands and agrees that Broker may accept a deposit ("Earnest Money"), which will be applied against the Purchase Price and deposited into an escrow account maintained by the Broker or other escrow agent until the closing of the sale of the Property. If the Earnest Money is forfeited by the buyer, Seller shall be entitled to ½ of the Earnest Money and shall direct the escrow agent to pay ½ of the Earnest Money to Broker or authorize Broker to retain ½ of the Earnest Money if the Earnest Money is in an escrow account maintained by Broker. Notwithstanding the foregoing, Broker's ½ of the Earnest Money shall not exceed the Fee which would be paid to Broker if the sale closed.
- 6. **COMPENSATION:** Seller agrees to pay Broker _______ % of the selling price or \$______ (the "Fee") if Broker produces a ready, willing and able buyer for the Property at the price and terms stated in this Agreement, or later agreed upon by Seller, or if the sale, lease or exchange of the Property is made by the Seller or any other person during the Term of this Agreement. Seller authorizes the deduction of the Fee from the Seller's proceeds at closing. As clarification, if a sale of the Property fails to close due to Seller's default or with Seller's consent, Seller shall remain obligated to pay Broker the Fee.
- In addition, Seller shall pay Broker the Fee if the Property is sold, leased, exchanged, conveyed, or otherwise transferred to an Identified Buyer within ____ days after the termination or expiration of this Agreement (the "Protection Period"). An "Identified Buyer" is any person or entity with whom Broker has provided information, shown, exchanged correspondence, negotiated or exposed the Property and whose name is listed in a written notice provided to Seller by Broker prior to the expiration or termination of this Agreement. Notwithstanding the foregoing, Seller shall not be obligated to pay the Fee if Seller and another licensed real estate broker execute a valid exclusive listing agreement during the Protection Period and the sale, lease, exchange, conveyance or transfer of the Property is made during the Protection Period.
 - 7. **BROKERAGE RELATIONSHIP DISCLOSURE**: Seller acknowledges receiving the "Real Estate Brokerage Relationships" brochure. Seller understands and agrees that as part of the marketing of the Property, Broker may be showing buyers properties other than the Property and providing buyers with information on selling prices in the area. Seller understands that Broker may show alternative properties not owned by Seller to buyers and may list competing properties for sale without breaching any duty or obligation to Seller.

Seller's Initials

in the acquisition a position of reparagraph 9. Su	on of property. If a buyer client becompresenting both buyer and Seller and representation would constitut	omes interested in making an in that transaction unless De e dual agency, which is illegal	ho have retained Broker to represent them as a buy offer on Seller's Property, then the Broker would be esignated Agents have been appointed pursuant in Kansas. With the informed written consent of boer, Broker would assist the parties with the real estage.	in to oth
transaction witl	hout being an agent or advocate fo	or the interests of either party	y.	
	Broker, which must be signed by		ning a Transaction Broker Addendum to their agen offer to purchase the Property and by Seller prior	
	(please initial one) Yes	No		
	duly authorized representative, to		with a Broker who has been designated by the Brok r's buyer or seller client to the exclusion of all oth	
appoir interes	ited to represent Seller, another lic	censee with Broker's firm ma	nderstands that although a Designated Agent is n y act as a Designated Agent for a buyer who may acts as a Designated Agent for a buyer in the sale	be
	the interests of either party, personal confidences about a	and will not, without prior coparty, which might place the	act as a Transaction Broker and will not advocate fonsent of both parties, disclose any information other party at an advantage. The supervising Brokel licensee to act in the transaction as a Transaction	or cer
	agent to the exclusion of all of 3. All other licensees affiliated w	ther licensees in the Broker's ith the firm will represent Sell nt. Seller consents to a Desig	duties of a Buyer's Agent and will be the buyer's leg firm. Ier in the sale of Seller's Property and will perform gnated Agent from the Broker's firm representing	all
	(please initial one) Yes	No	N/A	
B. If a De	signated Agent is appointed to re	present Seller , Seller underst	rands:	
	The Designated Agent will pe exclusion of all other licensees		Seller's Agent and will be Seller's legal agent to t	he
	Another licensee with the Broperty.	oker's firm may act as a Des	signated Agent for the buyer in the sale of Selle	r's
	 The supervising Broker (or bra the interests of either party a personal confidences about a 	and will not, without prior coparty, which might place the	l act as a Transaction Broker, and will not advocate to onsent of both parties, disclose any information other party at an advantage. The supervising Brok I licensee to act in the transaction as a Transaction	or cer
	the Designated Agent cannot	represent both Seller and bunay act as a Transaction Broke	Agent of a buyer who is interested in Seller's Proper uyer. With the informed consent of both buyer a rand assist the parties with the real estate transactiher party.	nd
	If a buyer client of a Designat Broker, the supervising Broker	ed Agent wants to see a prop , with the written consent of s	perty which was personally listed by the supervisi Seller, may specifically designate an affiliated licens nts to a Designated Agent relationship.	
	(please initial one) Yes	No	N/A	
	Seller's Initi	ials		

138		s authorized representative, hereby design	
139		_	to act as Designated Agent on Seller's behalf.
140	Pursuant to paragraph 8, Seller	consents to the above-named Designated A	Agent acting as a Transaction Broker in the event
141			oth buyer and Seller signing a Transaction Broker
142			by the buyer prior to writing an offer to purchase
143	the Property, and by Seller prio	r to signing the purchase contract.	
144	4 (please initial one) Yes _	No	N/A
145	10. HOME BUYER PROTECTION PLANS:	Seller acknowledges the availability of Hon	ne Buyer Protection Plans:
146	(please initial one)		
147			nowledges receipt of a home protection policy
148			Seller acknowledges that Broker may be
149		n administrative fee.	
150	No Seller o	does not choose to provide such coverage a	at this time.
151	1 11. Seller has been advised and unders	stands that THE LAW REQUIRES DISCLOSU	RE OF ANY KNOWN MATERIAL DEFECTS IN THE
152	PROPERTY TO PROSPECTIVE BUYERS AN	D THAT FAILURE TO DO SO MAY RESULT IN	CIVIL LIABILITY FOR DAMAGES. Seller represents
153	and warrants that the information provide	ded to the Broker as well as the information	n provided in this Agreement is true and correct
154			roker and any cooperating brokers and agents
155	harmless from any claims, liabilities, and	damages, including but not limited to rease	onable attorney fees and costs, arising due to (i)
156	5 Seller's failure to disclose information reg	garding the Property, (ii) Seller providing an	y incorrect information regarding the Property, or
157	7 (iii) Seller's breach of any terms or condi	tions of this Agreement.	
158	3 12. South Central Kansas MLS ("SCK M	ILS") SUBMISSION: It is understood and a	agreed that the Broker will submit information
159		=	. Seller acknowledges and understands that the
160	sales data and/or expiration data can and	d may be distributed at the discretion of SCF	CMLS to its authorized members, and authorizes
161			rill timely notify SCK MLS if information regarding
162	· · · · · · · · · · · · · · · · · · ·		lles contract on the Property and authorizes the
163			uding the sales price of the Property) after the
164	closing of the sale, to be used in establis	hing the market value for other properties.	
165			about the Property and other information relating
166		=	cting the Property, such as virtual tours, images,
167	·		to SCK MLS's members, participants, subscribers
168			red to as SCK MLS Users"), or any other multiple
169	• • • • • • • • • • • • • • • • • • • •	·	SCK MLS or SCK MLS Users to disseminate such
170		n websites on the internet that are owned,	operated or controlled by SCK MLS or SCK MLS
171	1 Users.		
172	2 Seller acknowledges that distributing in	formation in this manner is intended to inc	rease public awareness of the Property.
173	3 (please initial one) Yes	No	
174	Seller desires to RESTRICT the marketing	g of the Property as follows: (INITIAL ONLY	IF APPLICABLE)
175	5 A Selle	r does NOT authorize the Broker to submit a	and market the Property on any internet websites.
176		er does NOT authorize the display of the Pro	operty address on any internet website.
177	7 C Selle		ed comments or reviews of the Property (or the
178		ay of a hyperlink to such comments or revi	ews) on any SCK MLS User's internet website.
179	D Selle	r does NOT authorize the display of an a	utomated estimate of the market value of the
180		erty (or a hyperlink to such estimate) on ar	ny SCK MLS User's internet website.
	Sa	eller's Initials	
	30		

			RIGIN.
15. MISCELLANEOUS:			
16. SIGNATURE BY ELECTRONIC N	MAIL AND IN COUNTERPAR	RT, AGREEMENT TO USE ELECT	RONIC SIGNATURES: Signatures
to this Agreement may be transm	· · · · · · · · · · · · · · · · · · ·		
Kansas Uniform Electronic Transa	9	ounterpart, on separate pages,	which may then be assembled as
the complete agreement of the	parties.		
17. BINDING EFFECT: This Agre	ement shall inure to the	benefit of Seller and Broker,	and be fully binding upon their
respective heirs, executors, pers	onal representatives, adm	ninistrators, successors and as	signs.
18. ENTIRE AGREEMENT: This A	greement constitutes the	entire agreement between t	the parties and supersedes any
previously executed contracts ar	_	_	
Seller represents and warrants to B no other listing agreement to sell the	-		
Seller acknowledges receipt of a cop		,	g.
THIS IS A LEGALI	V RINDING AGREEMENT IE	NOT UNDERSTOOD, SEEK COMP	ETENT ADVICE
BROKER RECOMMENDS TO SELLER		· ·	
		EGAL COUNSEL TO ANSWER AN	
		TE TRANSACTION.	I LEGAL QUESTIONS INVOLVED IN
			I LEGAL QUESTIONS INVOLVED IN
Brokerage Firm		TE TRANSACTION.	
Brokerage Firm By:			Date
_		TE TRANSACTION.	
Ву:	ANY REAL ESTA	TE TRANSACTION. Seller	Date
By: (Agent's Signature)	ANY REAL ESTA	Seller Seller	Date
By: (Agent's Signature)	ANY REAL ESTA	Seller Seller	Date

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Rev. 06/16 Page 5 of 5 Instanet FORMS' Form #1000