

AUCTION RESIDENTIAL REAL ESTATE CONTRACT

Document updated: April 2016

2. Exparty 3. Addescription	SELLER: BUYER: FFECTIVE to sign this (AGREEMEN' ibed real pro	DATE OF THE CONTRACT: Contract. T TO SELL AND PROPERT operty (the "Property"):	(Print Names and Indicate Marit The "Effective Date" of this Co Y ADDRESS: BUYER agrees t	ntract shall be the date	R agrees to sell the following-
	CITY:	DDRESS:C	OUNTY:	STATE:	ZIP CODE:
		SCRIPTION:			
consid A B C C	deration for the high BI S. BUYER'S C. TOTAL I D. EARNES C. ADDITIC DE APPROX pro-ratio	the purchase of the Property in PRICE AT AUCTION: S PREMIUM (See Section 11) PURCHASE PRICE FOR THE TOWNS (See Section 11) TOWNS (See Sec	: PROPERTY:	\$s on 10): excluding adjustments unt shall be in the form	\$ \$ \$ and
-	a. This Con appurten real prop ceiling fa condition attached gas logs pumps; k cooking attached equipme condition	ances, equipment or fixtures erty or any existing improvents; bathroom mirrors (attacheing; central vacuum and attachei); floor coverings (if attached) and fireplace grates; heating teys to all doors; kitchen applianits (if attached); owned book by; shutters; soft water conditint; television antennas (if atting units; and window covering	erty described in this Contract that are bolted, buried, glued, renents on the Property. This included and unattached); burglary, finchments; curtain and drapery rog; flower, shrubs and trees; garage and plumbing equipment (and ances (built-in); lighting and lightutane and propane tanks; rurationer (if owned); storm doors, ttached and excluding satellite	railed, screwed or other ides the following (if pre ides the following (if pre ides the following) (if pre ides ides (if attached); fences; ide door openers (and refixtures); humidifiers (if tixtures; mailboxes; other idea idea idea idea idea idea idea idea	wise permanently affixed to the sent on the Property): attic and systems (if owned); central air fireplace doors and screens (if mote transmitters); gas heaters; f attached); installed water well ner mirrors (if attached); outside d meters; screens; shelves (if symming pool and all pool ems and controls; window air
C	c. The follo	wing items are not included in	the sale and are excluded from	the Property under this	Contract:
SELLE		Central KS,170 W. Dewey Wichita,	Page 1 of 10 KS 67202	۴	Copyright © 2016 (ansas Association of REALTORS®

	D.	Contract. BUYER and SELLER agree th	at the description of the Property in the	the property that is transferred pursuant to this his Contract supersedes any descriptions of the Disclosure Statement and any other promotional
		RSONAL PROPERTY: Personal property d, please specify below:	is included not included in the	he sale of the Property. If personal property is
7.	A. B.	of the Property to the BUYER on or before If the SELLER is unable to provide clear process, BUYER and SELLER agree that	re (the title to the Property on or before the C at the Closing Date shall be extended f ugh no fault of either party, BUYER and e not to exceed 30 calendar days.	Closing Date, but the clearing of the title is in for a reasonable period of time not to exceed 30 and SELLER agree that the Closing Date shall be
	not c	-	ancing. Accordingly, this is a cash sa	on to purchase the Property under this Contract ale and the BUYER is obligated to perform the nase the Property.
9.	A. B.	Money Order	has a guarantee that the BUYER shall Money shall be deposited within five by ges that these funds may be deposited right to retain all interest earned on the the Earnest Money. It reason to fulfill any of the BUYER'S content and, upon the cancellation of this ELLER. In the event that the Earnest le incurred by the BUYER, SELLER or or default, including but not limited the from the forfeited Earnest Money being this Contract as provided under extended the transaction as of the date of cancel the transaction as of the date of cancel the transaction as of the date of cancel to provide merchantable title to the Plest Money shall be returned in full to the either forfeited to the SELLER or returned to the Contract or any of the content of this Contract regarding the opticable Kansas law prohibits the Listic exconsent of all parties to this Contract or any under the following conditions: (1)	Il fulfill the terms and conditions of this Contract. Dusiness days after this Contract is signed by alled into an interest-bearing account and that the e funds. BUYER agrees and acknowledges that obligations under this Contract, SELLER may at a Contract by the SELLER, the Earnest Money to Money is forfeited by the BUYER as stated in and any real estate licensees involved in the to marketing expenses and title insurance, shalling released to the SELLER. One of the provisions concerning liens or title led to the BUYER. In the event that the Earnest ansaction incurred by the BUYER, SELLER and cellation, including but not limited to marketing paid prior to the release of the remaining funds. Property or otherwise defaults on the SELLER'S the BUYER.
		S INITIALS	Page 2 of 10	Copyright © 2016 Kansas Association of REALTORS®

	the Earnest Money deposit as sugge dispute arises over the disposition of SELLER agree that any attorneys' fe	sted in any such certified letter or as dema funds or documents deposited with the List ees, court costs or any other legal expens	t shall constitute consent to the distribution of anded by the other party to this Contract. If a ting Broker or Escrow Agent, the BUYER and ses incurred by the Listing Broker or Escrow oney or other funds deposited with the Listing
deposit (name d	in the amount of \$	shall be deposited with hours (24 if left blank) after this Co	BUYER and SELLER agree that an additiona ontract is signed by all parties. BUYER and
11. 🔲	BUYER'S PREMIUM (Section must be BUYER and SELLER agree that BRC compensation from the BUYER of the (the "Mininum BUYER'S Premium"), t Premium is equal to the Minimum BU' If the BUYER is not represented by a that the BROKER shall be entitled to another real estate licensee in the pulicensee, BROKER agrees to provide	e checked if applicable): OKER shall collect a % commisse Property at closing. If the BUYER'S Premiuhen the SELLER agrees to pay the BROKEYER'S Premium specified in this section. Inother real estate licensee in the purchase or retain the entire portion of the BUYER'S purchase of the Property or the BROKER chemical section.	ER the amount required so that the BUYER'S or of the Property, BUYER and SELLER agrees. Premium. If the BUYER is represented by nooses to pay a referral fee to the real estate in or referral fee to the real estate.
the Res	idential Property Disclosure Statemen	- ·	ER'S completion and the BUYER'S receipt on the settles of the to the BUYER.
A. B.	utility companies to read meters on the takes possession under this Contract. SELLER shall maintain the Property wear and tear to the Property. SELL Property and to keep the improvement Unless otherwise agreed in writing, S	SELLER agrees to leave all utilities on untine Possession Date for final billing purpose in its present condition through the Posse ER agrees to perform ordinary and neces its on the Property fully insured until the PosELLER shall remove all of the SELLER'S parts.	il the Possession Date. SELLER shall advise es and to leave all utilities on until the BUYEF ession Date with the exclusion of reasonable ssary maintenance, repair and upkeep to the essession Date. possessions and all debris and trash from the of possession of the Property to the BUYER
	Contract and prior to the Closing Date If the Property has been damaged or condition or replace the Property pri Closing Date, BUYER and SELLER s of the Property: (1) The Closing Date will be extende (2) BUYER shall agree to accept the and transfer all insurance deduct (3) With the consent of the BUYER's or replacement costs into escrow	e, SELLER shall notify the BUYER within destroyed, SELLER shall repair the damag or to the Closing Date. If the repair or rehall agree in writing to one of the following of until the completion of the repair or replace Property "AS IS" in its damaged or destribles and proceeds to the BUYER; S mortgage lender (if applicable), the SELL	royed condition and the SELLER shall assign LER shall place 150% of the estimated repaired and any funds remaining after full paymen
BUYER'S	S INITIALS S INITIALS	Page 3 of 10	Copyright © 2016 Kansas Association of REALTORS®

H. BUYER and SELLER agree that the failure to either (1) respond in writing to a certified letter from the Listing Broker within seven (7) calendar days of receiving the letter or (2) make written demand for return or forfeiture of any Earnest Money

(4)	If SELLER elects not to repair or replace the Property, BUYER may cancel this Contract within calendar days
	(ten if left blank) of the BUYER'S receipt of written notification of the damage. In the event that the Earnest Money is
	returned to the BUYER under this subsection, all expenses of this transaction incurred by the BUYER, SELLER and any
	real estate licensees involved in the transaction as of the date of cancellation, including but not limited to marketing
	expenses and title insurance, shall be deducted from the Earnest Money and paid prior to the release of the remaining
	funds to the BUYER.

15. INSURANCE COVERAGE ON THE PROPERTY:

- A. SELLER shall maintain current property insurance coverage on the Property until the Closing Date. If BUYER takes possession of the Property prior to the Closing Date, BUYER shall secure insurance coverage for the BUYER'S personal property that is effective on or before the Possession Date.
- B. At closing, the BUYER shall furnish the property insurance coverage necessary for the protection of the instrument holders and containing loss clauses in favor of the instrument holders as their interests may appear. If required and so specified, the property insurance coverage shall be held by the instrument holders or escrow agent until the lien is paid in full.
- C. If required by the mortgage lender, BUYER agrees to purchase a flood insurance policy to insure the Property against flood damage.

16. PAYMENT OF HOMEOWNERS' ASSOCIATION CHARGES, SPECIAL ASSESSMENTS AND TAXES:

- A. SELLER represents and warrants that all of the homeowners' association charges, special assessments, real estate taxes and any other contractual obligations of the SELLER to be assumed by the BUYER that are currently due and payable for years prior to the current calendar year shall be paid by the SELLER.
- B. BUYER and SELLER agree that all of the homeowners' association charges, special assessments, real estate taxes and any other contractual obligations of the SELLER to be assumed by the BUYER that become due and accrue during the calendar year in which the SELLER'S warranty deed is delivered shall be paid by ___ BUYER ___ SELLER ___ pro-rated between the BUYER and SELLER on the Closing Date.
- C. If the amount of any homeowners' association charges, special assessments, real estate taxes and any other contractual obligations of the SELLER to be assumed by the BUYER cannot be ascertained from the public record for the calendar year in which the SELLER'S warranty deed is delivered, BUYER and SELLER agree that the amount of the item for the preceding year shall be used to calculate the current calendar year's amount.
- D. BUYER and SELLER agree that if the Property has been reappraised or reclassified within the preceding year and the actual real estate taxes based on the new value are not available, BUYER and SELLER will agree to a reasonable estimation of the current year's real estate taxes based on the information available on the Closing Date.
- E. BUYER acknowledges that the mill levy, classification, assessed valuation and real estate taxes may change from year to year during the BUYER'S ownership of the Property and that any periodic reappraisal required by law may result in a change (and a potential increase) of the real estate taxes due on the Property.
- F. SELLER warrants that the SELLER does not have any knowledge of any easements or sewer, street or other proposed special assessments except as accurately and completely disclosed on the Residential Property Disclosure Statement or the Special Assessment Disclosure Addendum. BUYER and SELLER agree to hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors, from and against any and all claims, demands, suits, damages, losses or expenses resulting from the information the SELLER has given regarding any easements or sewer, street or other proposed special assessments on the Property.

17. SURVEY OF THE PROPERTY:

- A. Unless otherwise agreed upon in writing, the BUYER and SELLER agree that no "staked" boundary survey will be performed as part of this Contract.
- B. BUYER is aware that title insurance may not cover survey-related issues, even if a recent survey has been completed. The title policy furnished to the BUYER under this Contract will contain a survey exception under Schedule B unless the BUYER provides a boundary survey to the title company at the BUYER'S expense.
- C. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, losses or suits (including reasonable attorneys' fees) relating to any defects, encroachments, overlaps, boundary line disputes, acreage matters or other matters that would have been disclosed or discovered by a survey.
- D. SELLER represents and warrants that there is ingress and egress to the Property.

BUYER'S INITIALS	
SELLER'S INITIALS	

18. LIENS ON THE PROPERTY:

- A. SELLER represents and warrants that there are not unpaid chattel mortgages, conditional sales contracts, financing statements or security agreements (whether recorded or not) affecting any fixture, portion of the Property or item of personal property included in the sale of the Property under this Contract.
- B. BUYER and SELLER agree that any existing liens on the Property that the SELLER is required to remove under this Contract may be paid and discharged from the SELLER'S proceeds at closing.
- C. SELLER shall indemnify and hold BUYER harmless from any obligation for payment of any amounts by reason of any liens on the Property that accrued prior to the closing of this Contract.
- D. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, losses or suits (including reasonable attorneys' fees) resulting from any unpaid liens, chattel mortgages, conditional sales contracts, financing statement or security agreements on the Property or any personal property included in the sale of the Property under this Contract.

19. INSPECTIONS OF THE PROPERTY:

- A. BUYER acknowledges and agrees that it is the BUYER'S sole obligation and responsibility to perform any and all inspections of the Property (environmental, physical or otherwise), review all property information and due diligence materials, independently verify any information on the Property (including information available in public records), inquire as to the applicability of and compliance with land use and environmental regulations and to be satisfies by the Property's condition prior to making an offer to purchase the Property on the Auction Date.
- B. BUYER is STRONGLY ADVISED to seek expert advice and conduct or obtain inspections to determine if damages, defects or hazards exist in and on the Property prior to making an offer to purchase the Property on the Auction Date. If inspections are not performed on all or part of the Property, BUYER shall be bound by whatever information an inspection would have revealed and waives any cause of action, claim or right relating to or arising from any condition of the Property that would have been apparent had inspections been performed.
- C. BUYER ACKNOWLEDGES AND AGREES THAT THE PROPERTY IS BEING PURCHASED AS IS AND ACCEPTED IN ITS CURRENT CONDITION ONLY, WITHOUT REPRESENTATIONS, WARRANTIES OR GUARANTEES OF ANY KIND BY THE SELLER OR ANY REAL ESTATE LICENSEES INVOLVED IN THIS TRANSACTION CONCERNING THE CONDITION OR VALUE OF THE PROPERTY.
- D. BUYER agrees and acknowledges that no important representations of the SELLER nor any real estate licensees involved in this transaction concerning the condition of the Property are being relied upon by the BUYER except as disclosed as follows:
- E. BUYER and SELLER agree that any real estate licensees involved in this transaction are not experts regarding whether any unacceptable property conditions exist in and on the Property. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including reasonable attorneys' fees) arising out of the discovery of property defects or unacceptable property conditions in the Property, unless the real estate licensees had actual knowledge of the conditions prior to the closing of this Contract and failed to disclose this information to the parties.
- F. BUYER and SELLER jointly and severally agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including reasonable attorneys' fees and professional fees) incurred in connection with any preventative, remedial or other cleanup action necessary to comply with all applicable federal, state and local environmental laws, rules, regulations and ordinances. SELLER warrants that to the best of SELLER'S knowledge and belief after due inquiry, the Property complies with and that SELLER is not in violation of and has not violated any applicable federal, state and local environmental laws, rules, regulations or ordinances.
- G. Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including hearing disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspection in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase. Intact lead-based paint that is in good condition is not necessarily a hazard. See EPA pamphlet "Protect Your Family from Lead in Your Home" for more information.

BUYER'S INITIALS		Copyright © 2016
SELLER'S INITIALS	Page 5 of 10	Kansas Association of REALTORS®

20	HOMEOWNERS!	ASSOCIATION	OR COMMON INTEREST COMMUNITY	٠.
<i>_</i> 111		455UU.141U.N	UB COMMUNICIA INTEREST COMMUNICIALITY	_

	A.	SELLER agrees to disclose, to the best of his or her knowledge, whether the Property is subject to a homeowners' association or other common interest community and whether the Property is subject to any assessments, charges, dues or fees.
	В	To the best of the SELLER'S knowledge:
		 □ There is no active homeowners' association or common interest community in the area and the Property is not subject to any assessments, charges, dues or fees. SELLER has never been billed or paid any assessments, charges, dues or fees for the Property and, to the best of the SELLER'S knowledge, there are no such assessments, charges, dues or fees outstanding on the Property that might form the basis of a lien imposed upon the Property. □ SELLER discloses and BUYER acknowledges that the Property is subject to a homeowners' association or other common interest community and that an assessment, charge, dues or fee shall be assessed against the Property in the amount of \$ per month quarter year and are subject to adjustment at the sole discretion of the homeowners' association or common interest community. SELLER agrees to provide a current copy of any bylaws, declarations, covenants and rules and regulations of the homeowners' association or common interest community to the BUYER prior to the Closing Date. SELLER warrants that the SELLER has no knowledge of whether the Property is subject to a homeowners' association or other common interest community for which the Property shall be subject to any assessments, charges, dues or fees except
	D.	as accurately and completely disclosed in this Contract or any addendums to this Contract. SELLER agrees to defend, indemnify and hold the BUYER harmless from and against any and all actions, claims, damages, demands, expenses, losses or suits (including reasonable attorneys' fees) resulting from an obligation for payment of any assessments, charges, dues or fees to any homeowners' association or common interest community that were due prior to the Closing Date. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, losses or suits (including reasonable attorneys' fees) resulting from the information the SELLER has provided to the BUYER regarding homeowners' associations or other common interest communities.
21.		TENTIAL PROXIMITY OF REGISTERED OFFENDERS TO PROPERTY:
		Kansas state 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. BUYER and SELLER agree that any real estate licensees involved in this transaction owe no duty or obligation to the BUYER to conduct an independent investigation as to the potential proximity of registered offenders to the Property. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including reasonable attorneys' fees) arising out of the discovery of registered offenders residing within relative proximity to the Property.
22.	RAI	DON GAS NOTICE:
	Α.	Every BUYER of residential real property is notified that 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 SELLERS to disclose any information known to the SELLER that shows elevated concentrations of radon gas in residential real property. The Kansas Department of Health and Environment (KDHE) recommends that all home buyers 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 easily be reduced by a radon mitigation technician. For additional information, go to http://www.kansasradonprogram.org/ .
	B.	BUYER understands that neither the SELLER nor any real estate licensees involved in this transaction have made any investigation to determine whether there is or will be radon gas in the Property. Neither the SELLER nor any real estate licensees involved in this transaction make any representations or warranties as to the presence or lack of radon gas in the Property or as to the effect of radon has or any such condition on the Property on the occupants of the Property. BUYER may, at BUYER'S sole expense, conduct an inspection to determine whether radon gas is present in the Property.

C. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including reasonable attorneys' fees) arising out of any radon gas in the Property.

23. POTENTIAL PRESENCE OF PROPERTY IN FLOOD PLAIN:

- A. On a regular basis, the Federal Emergency Management Agency (FEMA) and the United States Corps of Engineers publish updates to flood maps and levee protection systems. As part of these updates, properties that have historically not been included in any special flood hazard areas may, due to changes in mapping or flood protection, become subject to federal flood insurance requirements. If you, as the BUYER, desire more information on whether the Property is included in a special flood hazard area or an area of flood risk, you may find and review information on this issue at http://msc.fema.gov/, http://www.floodsmart.gov/ and other information may be available through local government planning and zoning offices.
- B. BUYER and SELLER agree that any real estate licensees involved in this transaction owe no duty or obligation to the BUYER to conduct an independent investigation as to the flood hazard status of the Property. BUYER and SELLER agree to defend, indemnify and hold harmless any real estate licensees involved in this transaction and their agents, sub-agents, employees and independent contractors from and against any and all actions, claims, damages, demands, expenses, liabilities, losses or suits (including reasonable attorneys' fees) arising out of the flood hazard status of the Property.

24. DELIVERY OF THE DEED:

- A. On or before the Closing Date, SELLER shall execute and deliver a warranty deed and all other documents and funds reasonably necessary to complete the closing of this Contract. The warranty deed shall convey a marketable fee simple title to the Property free and clear of all liens and encumbrances to the BUYER, except as provided otherwise in this Contract.
- B. BUYER agrees and acknowledges that the purchase of the Property is subject to any building setback requirements, covenants, declarations, easements, restrictions, rights-of-way, special assessments, taxes and assessments and zoning laws and any other items contained in this Contract or that are discoverable in a search of public records.
- C. On or before the Closing Date, BUYER and SELLER agree to deliver to the closing agent a cashier's check or other certified funds sufficient to satisfy their respective obligations under this Contract. SELLER acknowledges that the disbursement of the proceeds may be made after the warranty deed, instrument of conveyance, mortgage or deed of trust has been recorded.

25. TITLE EVIDENCE:

- A. At least three calendar days prior to the Closing Date, SELLER shall cause to be furnished to the BUYER a title insurance company's written commitment "title binder" to issue after closing a title insurance policy in an amount equal to the full Purchase Price naming the BUYER as the insured. A copy of the title binder shall be furnished to the BUYER and the BUYER'S attorney (if any) as promptly as possible.
- B. The title binder shall show marketable title vested in the SELLER, subject to the following:
 - (1) Easements, mineral rights and reservations of record, encroachments that would be disclosed by a survey, rights-of-way of record, trees, plantings and fences on the Property;
 - (2) Restrictions and protective covenants of record, provided that no forfeiture provisions are contained therein;
 - (3) Un-matured special assessments, zoning laws, ordinances and regulations;
 - (4) Rights of tenants in possession:
 - (5) Liens (if any) described herein; and
 - (6) Those exceptions that are standard in the title company's Form B as specified therein.
- C. BUYER SELLER BUYER and SELLER equally shall pay for any lender's/mortgagee's/instrument holder's title insurance coverage. SELLER shall be responsible to use due diligence to resolve any title defects at the SELLER'S expense subject to the foregoing exceptions.
- D.

 BUYER

 BUYER and SELLER equally shall pay for any owner's title insurance coverage. SELLER shall be responsible to use due diligence to resolve any title defects at the SELLER'S expense subject to the foregoing exceptions.
- E. In the event that the SELLER is unable to furnish marketable title subject to the foregoing exceptions and this Contract is cancelled due to this inability to furnish marketable title, the Earnest Money shall be refunded promptly to the BUYER subject to the provisions of this Contract and the SELLER shall reimburse to the BUYER the cost of the BUYER'S attorneys' fees for examining title and title insurance cancellation fees and all parties shall be released from any further liability under this Contract.

BUYER'S INITIALS	
SELLER'S INITIALS	

26. NOTICES:

- A. Any notice required under the terms and conditions of this Contract shall be delivered by facsimile, United States Postal Service, private delivery service, electronic mail or in-person.
- B. The mailing address for the delivery of any notices under this Contract to any party shall be the mailing address referenced in this Contract, unless the party specifically requests in writing that a different mailing address be used to deliver notices under this Contract.
- C. This notice shall be deemed to be delivered upon the date of receipt. Delivery to a real estate licensee working with the party shall be treated as the same as delivery to the party.

27. DEFAULT AND REMEDIES:

- A. A party (either the BUYER or SELLER) to this Contract shall be in default under this Contract when the party fails to comply with any material condition, term or obligation of the Contract in the time period required by the Contract. Upon default, the parties shall have the remedies set forth below:
 - (1) Upon default by the SELLER, BUYER may seek to: (1) have the Contract specifically enforced and recover any damages caused by the SELLER'S delay in performing the Contract; or (2) terminate the Contract and, if the BUYER chooses, pursue any damages the BUYER incurred as a result of the SELLER'S breach of the Contract. If the contract is terminated, the Earnest Money will be distributed under the provisions of this Contract.
 - (2) Upon default by the BUYER, SELLER may seek to: (1) have the Contract specifically enforced and recover any damages caused by the BUYER'S delay in performing the Contract; or (2) terminate the Contract and, if the SELLER chooses, pursue any damages the SELLER incurred as a result of the BUYER'S breach of the Contract. If the contract is terminated, the Earnest Money will be distributed under the provisions of this Contract.
- B. If upon default either the BUYER or SELLER determines to pursue the BUYER'S or SELLER'S remedies and the non-defaulting party is successful in enforcing his or her remedy, unless otherwise provided by law, the defaulting party on the Contract will pay the non-defaulting party's attorneys' fees, costs and any other expenses incurred in enforcing the non-defaulting party's remedy against the defaulting party.
- 28. CONTRACT BINDING ON ASSIGNS AND HEIRS: This Contract shall be fully binding upon the parties and their administrators, assigns, executors, heirs and successors except as limited by this Contract.
- 29. AGREEMENT TO USE ELECTRONIC SIGNATURES AND AGREEMENTS: BUYER, SELLER and any real estate licensees involved in this transaction agree that this transaction may be conducted through electronic means according to the Kansas Uniform Electronic Transactions Act. However, any real estate licensees involved in this transaction have no authority to enter into electronic agreements with other parties on behalf of the BUYER or SELLER unless authorized to do so by a duly executed power of attorney.

30. BROKERAGE RELATIONSHIP DISCLOSURE:

- A. BUYER and SELLER acknowledge that the real estate licensees involved in this transaction may be functioning as agents of the BUYER or SELLER or transaction brokers.
- B. Real estate licensees functioning as an agent of the BUYER have a duty to represent the BUYER'S interests and will not be an agent of the SELLER. Information given by the SELLER to an agent for the BUYER will be disclosed to the BUYER.
- C. Real estate licensees functioning as an agent of the SELLER have a duty to represent the SELLER'S interests and will not be an agent of the BUYER. Information given by the BUYER to an agent for the SELLER will be disclosed to the SELLER.
- D. Real estate licensees functioning in the capacity of a transaction broker are not agents for either party and do not advocate for the interests of either party.
- E. BUYER and SELLER acknowledge that the Real Estate Brokerage Relationships Brochure has been furnished to them.

F.	Listing Licensee is functioning as a: (Check the app	plicable function	on)
	Seller's Agent; or		
	☐ Designated Seller's Agent (Supervising Broker	acts as a Tran	saction Broker).
G.	Selling Licensee is functioning as a: (Check the ap	plicable function	on)
	Seller's Agent;		
	Buyer's Agent;		
	Designated Seller's Agent (Supervising Broker	acts as a Tran	saction Broker);
	Designated Buyer's Agent (Supervising Broker	acts as a Tran	saction Broker); or
	Transaction Broker.		<i>,</i> ·
	Name of Real Estate Licensee Assisting BUYER		Name of Real Estate Licensee Assisting SELLER
	Name of Brokerage Firm Assisting BUYER	_	Name of Brokerage Firm Assisting SELLER
BUYER'S	INITIALS		Copyright © 2016
SELLER'S	S INITIALS	Page 8 of 10	Kansas Association of REALTORS®

31. SEVERABILITY: If any provision of this Contract, or any portion thereof, is rendered invalid by operation of law, judgment or court order, the remaining provisions thereof shall remain valid and enforceable and be construed to remain in force. 32. GOVERNING PROVISIONS: The laws of Kansas shall govern this Contract and its validity, construction and performance. 33. ENTIRE AGREEMENT OF THE PARTIES: The Contract constitutes the entire agreement between the parties and supersedes any previous agreements, contracts and representations, whether oral or written, to buy or sell the Property. Any prior agreements, contracts or representations, whether oral or written, have been merged into this Contract. There shall be no modification of any of the terms of this Contract unless such modifications have been agreed to in writing and signed by both parties. Neither this Contract, nor any interest herein, shall be transferred or assigned by the BUYER or SELLER without the prior written consent of both parties. No assignment shall serve to release or relieve the party assigning the Contract from any responsibilities or obligations under this Contract. 34. MEDIATION REQUIRED (Section must be checked if applicable): BUYER and SELLER agree that any claim or dispute arising out of or relating to this Contract or the services provided by any real estate licensees involved in this transaction shall be submitted to mediation by completing and signing the Mediation Addendum and attaching it to this Contract. The Mediation Addendum must be completed, signed and attached to this Contract if the "agree" box is checked in this section. 35. ACKNOWLEDGEMENT OF RECEIPT OF THE CONTRACT: BUYER and SELLER acknowledge and certify that they have received, read and understood a copy of this Contract. 36. ACKNOWLEDGEMENT OF RECEIPT OF EXPENSE ITEMIZATIONS: BUYER and SELLER acknowledge the receipt of separate expense itemizations estimating the approximate costs to be incurred in buying or selling the Property. 37. FORM AGREEMENT AND RECOMMENDATIONS FOR INDEPENDENT LEGAL ADVICE: This Contract has been approved as a form contract by the legal counsel of the Kansas Association or REALTORS® for exclusive use by its REALTOR® members. This is a legally binding contract when the BUYER and SELLER sign the Contract. If not understood, the Kansas Association of REALTORS® and any real estate licensees involved in this transaction recommend that either party should seek the advice of an attorney before signing the completed agreement. 38. SPECIAL CONDITIONS, PROVISIONS OR TERMS: #9 H does not apply in this contract.

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.

BUYER'S SIGNATURE	DATE	SELLER'S SIGNATURE	DATE
BUYER'S SIGNATURE	DATE	SELLER'S SIGNATURE	DATE
BUYER'S MAILING ADDRESS		SELLER'S MAILING ADDRESS	
BUYER'S CITY, STATE AND ZIP CODE		SELLER'S CITY, STATE AND ZIP CODE	
BUYER'S CONTACT TELEPHONE NUMBER		SELLER'S CONTACT TELEPHONE NUMBER	
		SELLER'S EMAIL ADDRESS	
BUYER'S EMAIL ADDRESS		SELECTO EMAIL ADDITESO	
BUYER'S EMAIL ADDRESS For identification purposes only: (Please print or type,)	GELLETTO EMALE ADDITEGO	
For identification purposes only: (Please print or type		OLLLETTO LIVIALE ADDITION	
For identification purposes only: (Please print or type			
For identification purposes only: (Please print or type, KREC File #: Agent Name:		Agent Name:	
		Agent Name:	