

# AUCTION COMMERCIAL REAL ESTATE CONTRACT

Document updated: April 2016

1.		ARTIES: The parties to this Contract are: (Print Names)				
	_	ELLER: Triple T Enterprises, Inc. UYER:				
		<b>FECTIVE DATE OF THE CONTRACT:</b> The "Effective Date" of this Contract shall be the date of final acceptance by the last sign this Contract.				
<b>3.</b>		<b>REEMENT TO SELL AND PROPERTY ADDRESS:</b> BUYER agrees to purchase and SELLER agrees to sell the real property improvements on the Property (the "Property") commonly known as:				
		TREET ADDRESS: 2002 W. Sixth Ave.				
	С	ITY: Emporia COUNTY: Lyon STATE: KS ZIP CODE: 66801				
	L	EGAL DESCRIPTION:				
	s	ANTA FE PLACE SUB DIV, S09 T19S R11E, ACRES 0.8, ODD LTS 1-7 & S12 LT 9				
	nside	RCHASE PRICE OF THE PROPERTY: BUYER shall pay the following amount (the "Purchase Price") to the SELLER as ration for the purchase of the Property in the manner as follows:  HIGH BID PRICE AT AUCTION:  \$				
		BUYER'S PREMIUM (See Section #11): \$				
		TOTAL PURCHASE PRICE FOR THE PROPERTY:				
		EARNEST MONEY DEPOSIT (See Section #9): \$ 10,000.00				
		ADDITIONAL NON-REFUNDABLE DEPOSIT TO SELLER (See Section #10):				
		APPROXIMATE BALANCE DUE FROM BUYER AT CLOSING, excluding adjustments and pro-				
	١.	rations, closing costs and any pre-paid expenses (if any). Amount shall be in the form of Cash,				
		Certified, Cashier's Check or wired funds on the date of Closing.				
5.	A. B.	Closing shall be completed on or before February 1, 2017 (the "Closing Date"). SELLER shall deliver possession of the Property to the BUYER on or before February 1, 2017 (the "Possession Date").  If the SELLER is unable to provide clear title to the Property on or before the Closing Date, but the clearing of the title is in process, BUYER and SELLER agree that the Closing Date shall be extended for a reasonable period of time not to exceed 30 calendar days. If closing is delayed through no fault of either party, BUYER and SELLER agree that the Closing Date shall be extended for a reasonable period of time not to exceed 30 calendar days.  BUYER SELLER BUYER and SELLER equally shall pay any closing agent fees.				
6.	INC	LUSIONS AND EXCLUSIONS FROM THE PROPERTY:				
	A.	This Contract includes the real property described in this Contract, all existing improvements on the Property and any				
		appurtenances, equipment or fixtures that are bolted, glued, nailed, screwed or otherwise permanently affixed to the real				
		property or any existing improvements on the Property.				
	B.	The following items are also included in the sale and are considered to be a part of the Property under this Contract:  ALL TRADE FIXTURES				
	C.	The following items are not included in the sale and are specifically excluded from the Property under this Contract:				
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SE	LLER	S INITIALS Page 1 of 8 Kansas Association of REALTORS®				

United Country Real Estate, Great Plains Real Estate & Auc Emporia, KS 66801 Phone: (620)412-9693 Fax: Lance Fullerton

		Property			this Contract supersedes any descriptions of the Disclosure Statement and any other promotional
			PROPERTY: Personal property is specify below:	included  not included in t	the sale of the Property. If personal property is
is r	not c	ontingent		g. Accordingly, this is a cash s	tion to purchase the Property under this Contract sale and the BUYER is obligated to perform the purchase the Property.
9.		☐ Mon (the nar	agrees to deposit \$ 10,000.00  ney Order	other w guarantee that the BUYER shal	rey in the form of Cash Personal Check with Moon Title & Escrow  I fulfill the terms and conditions of this Contract. business days after this Contract is signed by all
		parties. Escrow BUYER In the e the SEL shall be this sub transact	BUYER agrees and acknowledges the Agent or Listing Broker has the right at is not entitled to any interest on the Event that the BUYER fails for any reast LLER'S option cancel this Contract a ecome the sole property of the SELLE posection, all expenses of the sale incition as of the date of cancellation or contract and the sole property of the sale incition as of the date of cancellation or contract.	nat these funds may be deposite to retain all interest earned on to tarnest Money. Son to fulfill any of the BUYER'S and, upon the cancellation of the ER. In the event that the Earnest curred by the BUYER, SELLEF default, including but not limited	ted into an interest-bearing account and that the he funds. BUYER agrees and acknowledges that so obligations under this Contract, SELLER may at its Contract by the SELLER, the Earnest Money st Money is forfeited by the BUYER as stated in and any real estate licensees involved in the to marketing expenses and title insurance, shall
	D.	If either evidenc Money i any rea	te contained in this Contract, BUYER' is returned to the BUYER under this sall estate licensees involved in the traces and title insurance, shall be deduct	is Contract as provided under S Earnest Money shall be retur ubsection, all expenses of this tansaction as of the date of car	one of the provisions concerning liens or title ned to the BUYER. In the event that the Earnest transaction incurred by the BUYER, SELLER and neellation, including but not limited to marketing d paid prior to the release of the remaining funds
	E.	In the			Property or otherwise defaults on the SELLER'S the BUYER.
	F.	In the e	event that the Earnest Money is either	forfeited to the SELLER or ret	urned to the BUYER, BUYER and SELLER shall other applicable legal or equitable relief.
	G.	Notwiths BUYER the Ear Broker	standing any other terms or condition and SELLER understand that applica mest Money deposit without the con- can only disburse Earnest Money un and SELLER; (2) pursuant to a cour	ns of this Contract regarding the ble Kansas law prohibits the Lissent of all parties to this Cont der the following conditions: (1	the distribution of the Earnest Money deposit, the sting Broker or the Escrow Agent from distributing ract. Pursuant to K.S.A. 58-3061(g), the Listing pursuant to a written authorization of both the of the transaction according to the agreement of
	H.	BUYER seven ( deposit the Earn dispute SELLER Agent in	and SELLER agree that the failure to and SELLER agree that the failure to an analysis of receiving the left within thirty (30) calendar days of no nest Money deposit as suggested in a arises over the disposition of funds agree that any attorneys' fees, court	tter or (2) make written deman tice of cancellation of this Cont any such certified letter or as d or documents deposited with the ort costs or any other legal exp	to a certified letter from the Listing Broker within and for return or forfeiture of any Earnest Money ract shall constitute consent to the distribution of emanded by the other party to this Contract. If a the Listing Broker or Escrow Agent, BUYER and benses incurred by the Listing Broker or Escrow Money or other funds deposited with the Listing
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D. BUYER and SELLER agree that this Contract shall be the sole determinant of the Property that is transferred pursuant to this

	ADDITIONAL DEPOSIT TO SELLER (Section must be checked if applicable): BUYER and SELLER agree that an additional
(name	t in the amount of \$ shall be deposited with of deposit holder) within hours (24 if left blank) after this Contract is signed by all parties. BUYER and SELLER
	that the Additional Deposit to SELLER shall be NON-REFUNDABLE.
11 A. B.	compensation from the BUYER of the Property at closing. If the BUYER'S Premium is less than \$ (the "Minimum BUYER'S Premium"), then the SELLER agrees to pay the BROKER the amount required so that the BUYER'S Premium is equal to the Minimum BUYER'S Premium specified in this section.
the Co	<b>ONDITION OF PROPERTY:</b> This Contract shall not be contingent upon the SELLER'S completion and the BUYER'S receipt of immercial Property Disclosure Statement. SELLER agrees and acknowledges that this does not relieve the SELLER of the ion to disclose all material facts actually known about the condition of the Property to the BUYER.
13. IN	TERIM MAINTENANCE OF PROPERTY AND UTILITIES:
А. В.	utility companies to read meters on the Possession Date for final billing purposes and to leave all utilities on until the BUYER takes possession under this Contract.  SELLER shall maintain the Property in its present condition through the Possession Date with the exclusion of reasonable
C.	
	Property and SELLER shall clean the Property upon vacating and prior to delivery of possession of the Property to the BUYER.
14. C	ASUALTY LOSS:
В.	If the improvements on the Property are damaged or destroyed by fire or other casualty after the Effective Date of this Contract and prior to the Closing Date, SELLER shall notify the BUYER within 24 hours (24 if left blank) of such damage. If the Property has been damaged or destroyed, SELLER shall repair the damage done and restore the Property to its current condition prior to the Closing Date. If the repair or restoration cannot be completed prior to the Closing Date, BUYER and SELLER shall agree in writing to one of the following options to complete the repair or restoration of the Property:  (1) The Closing Date shall be extended until the completion of the repair or restoration of the Property;  (2) BUYER shall agree to accept the Property "AS IS" in its damaged or destroyed condition and the SELLER shall assign and transfer all insurance deductibles and proceeds to the BUYER;  (3) With the consent of the BUYER'S mortgage lender (if applicable), the SELLER shall place 150% of the estimated repair or restoration costs into escrow until the repair or restoration is completed and any funds remaining after full payment for the repair or restoration shall be remitted to the SELLER following the completion of the repair or restoration; or
	(4) If SELLER elects not to repair or replace the Property, the BUYER may cancel this Contract within <u>10</u> 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 SELLER and any real estate licensees involved in the transaction as of the date of cancellation, including but not limited to appraisals, credit reports, inspections, repairs, surveys and title insurance, shall be deducted from the Earnest Money and paid prior to the release of the remaining funds to the BUYER.
15. IN	SURANCE COVERAGE ON THE PROPERTY:
A.	SELLER shall maintain current property insurance coverage on the Property until the Closing Date. 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.
B.	If required by the mortgage lender, BUYER agrees to purchase a flood insurance policy to insure the Property against flood damage. If BUYER takes possession of the Property prior to the Closing Date, BUYER shall secure hazard insurance for the

BUYER'S personal property that is effective on or before the Possession Date.

#### 16. PAYMENT OF SPECIAL ASSESSMENTS AND TAXES:

- A. SELLER represents and warrants that all of the 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 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 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 shall 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 Commercial 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 actions, claims, damages, demands, expenses, liabilities, losses or suits resulting from the information the SELLER has given regarding any easements or sewer, street or other proposed special assessments on the Property.

#### 17. LIENS ON THE PROPERTY:

- A. SELLER represents and warrants that there are no unpaid chattel mortgages, conditional sales contracts, financing statements or security agreements (whether recorded or not) affecting any fixture or 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.

## 18. 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 satisfied 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 or 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:

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- 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.

### 19. POTENTIAL FOR 1031 EXCHANGE (Section must be checked if applicable):

- A. 
  SELLER hereby states that it is SELLER'S intention to accomplish an I.R.C. §1031 Tax Deferred Exchange and the parties agree that SELLER may assign his or her rights under this Contract to a third party for the purpose of completing the exchange. BUYER agrees to accept performance from the third party, shall tender performance to the third party and shall cooperate with the SELLER and the third party in any manner necessary or desirable in order to effect the exchange, provided that the BUYER shall incur no additional expense or liability as a result of the exchange.
- B. 
  BUYER hereby states that it is BUYER'S intention to accomplish an I.R.C. §1031 Tax Deferred Exchange and the parties agree that BUYER may assign his or her rights under this Contract to a third party for the purpose of completing the exchange. SELLER agrees to accept performance from the third party, shall tender performance to the third party and shall cooperate with the BUYER and the third party in any manner necessary or desirable in order to effect the exchange, provided that the SELLER shall incur no additional expense or liability as a result of the exchange.

#### 20. 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.

#### 21. 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.

#### 22. 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 mortgage lender and the BUYER'S attorney (if any) as promptly as possible.

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- 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. X 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 

  SELLER 

  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 accrued loan costs, attorneys' fees for examining title and title insurance cancellation fees and all parties shall be released from any further liability under this Contract.

#### 23. NOTICES:

- A. Any notice required under the terms and conditions of this Contract shall be delivered by electronic mail, facsimile, in-person, private delivery service or the United States Postal Service.
- 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. The 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.

#### 24. 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.
- **25. 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.
- **26. 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.

#### 27. 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, agents of the 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.

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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 account for the interests of either party.				
E.	E. Listing Licensee is functioning as a: (Check the applicable function)			
	<ul><li>Seller's Agent; or</li><li>Designated Seller's Agent (Supervising Broker acts as a T</li></ul>	ransaction Broker).		
F.	Selling Licensee is functioning as a: (Check the applicable fun			
	☐ Seller's Agent; ☐ Buyer's Agent;			
	Designated Seller's Agent (Supervising Broker acts as a T	ransaction Broker);		
	<ul><li>Designated Buyer's Agent (Supervising Broker acts as a T</li><li>Transaction Broker.</li></ul>	ransaction Broker); or		
		Lance Fullerton		
	Name of Real Estate Licensee Assisting BUYER	Name of Real Estate Licensee Assisting SELLER United Country-Great Plains Auction & Re		
	Name of Brokerage Firm Assisting BUYER	Name of Brokerage Firm Assisting SELLER		
order, th	VERABILITY: If any provision of this Contract, or any portion the remaining provisions or portions thereof shall remain valid and VERNING PROVISIONS: The laws of Kansas shall govern this			
	_	·		
any pre contract terms of any inte	vious agreements, contracts and representations, whether orals or representations, whether oral or written, have been merge of this Contract unless such modifications have been agreed to erest herein, shall be transferred or assigned by the BUYER content shall serve to release or relieve the party assigning the	utes the entire agreement between the parties and supersedes all or written, to buy or sell the Property. Any prior agreements, and into this Contract. There shall be no modification of any of the in writing and signed by both parties. Neither this Contract, nor or SELLER without the prior written consent of both parties. No see Contract from any responsibilities or obligations under this		
arising submitte	out of or relating to this Contract or the services provided by	icable): BUYER and SELLER agree that any dispute or claim any real estate licensees involved in this transaction shall be ndum and attaching it to this Contract. The Mediation Addendum box is checked in this section.		
	KNOWLEDGEMENT OF RECEIPT OF THE CONTRACT: Ed., read and understood a copy of this Contract.	BUYER and SELLER acknowledge and certify that they have		
	KNOWLEDGEMENT OF RECEIPT OF EXPENSE ITEMIZATION ITEMIZ	<b>DNS:</b> BUYER and SELLER acknowledge the receipt of separate n buying or selling the Property.		
form collegally band any	ntract by the legal counsel of the Kansas Association of REAL binding contract when the BUYER and SELLER sign the Contr	NDENT LEGAL ADVICE: This Contract has been approved as a TORS® for exclusive use by its REALTOR® members. This is a ract. If not understood, the Kansas Association of REALTORS® It that either party should seek the advice of an attorney before		
35. SP	ECIAL CONDITIONS, PROVISIONS OR TERMS:			
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C. Real estate licensees functioning as an agent of the SELLER have a duty to represent the SELLER'S interests and will not be

# 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 Triple T Enterprises, Inc.	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		
BUYER'S EMAIL ADDRESS		SELLER'S EMAIL ADDRESS		
For identification purposes only: (Please print or type	e)			
KREC File #:		_		
Agent Name:		_ Agent Name:		
Firm Name:		Firm Name:		
FORM CERTIFICATION: (to be completed by the ag	gent preparing	this Contract)		
The undersigned agent assisted in completing the blanks in the foregoing form and confirms, to the best of his or her knowledge, that the printed form contains the language approved by the legal counsel for the Kansas Association of REALTORS®. The undersigned agent further confirms that no additions or deletions to the approved language have been made, except such changes as may appear in this form made by hand or typewriter and signed or initialed by the party submitting this offer. Agent's signature below is not an opinion as to the legal validity or meaning of any provisions contained in this form, but merely confirms that, to the best of the agent's knowledge, no changes have been made to the approved form.  [Initial the applicable box] Listing agent Selling agent Selling agent				