



LAND ONLY OFFER TO PURCHASE AND ACCEPTANCE AGREEMENT

3U	YER:				
SE	LLER:_				
PR	OPERT	Y:			
	DOLLA 0	Street Address	City	Zip Code	-
JU		E PRICE: greement is entered into as of the Agreement Date set f	forth helow, by and hetwee		\$)
anc		mutually agree as follows:	orth below, by and between	il Dayer and Gener Show	wii above. Buyei
۱.		ERTY: Seller will sell and Buyer will purchase the real production on updated title commitment shall govern):			escribed as follows
	easem affection of the o	t, however, to real property taxes and assessments whitents, covenants, conditions, restrictions, rights and righing the Property as will not materially interfere with the use general character of the area and neighborhood in which ing such loan.	ts of way of record and any se of the Property as Buyer	 zoning laws, regulation might reasonably expense 	ns or ordinances ect to make in view
≥.	PURC	HASE PRICE: Buyer will pay the purchase price shown	above for the Property as	follows:	
		Earnest Money in the form of □ personal check No			\$
		□Cash □Other:to be delivered to		ning of this Agreement,	
		("escrow agent"), to be placed in an escrow account as business days after the date of final acceptance of this purchase price to be paid as follows: At closing in cash or certified check:	soon as practicable, but no		¢
		Seller to carry back a promissory note secured by a	1.1st □ 2nd □ 3rd deed o	of trust with interest	Φ \$
		as set forth in the Seller Financing Addendum attached	hereto and made a part he	ereof.	*
		Assumption of existing loan. The balance of any end			\$
		Any difference shall be reflected in the \square Cash down poolther:	ayment ⊔Seller Carry-back	k ⊔Purchase Price.	\$
3.		ICING: ☐ This Agreement is NOT subject to Buyer obtain financing as set forth in Financing Contingency Adde			Buyer's ability to
1.	Adden	INGENCIES: The satisfactory closing of this sale □IS I dum(s) attached hereto and incorporated herein by this	reference.		
5.	CLOSI	ING: Closing shall occur at the office of, on or before, 20		_ in	, State of
	in writin	, on or before, 20 ng. If there is any charge for conducting the closing, the	or at such other time an	id place as the parties n	nay mutually agree
	Posses thereaf Agreen will be, agree t	resion of the property including all fixtures and personal fiter. If possession is to be delivered to Buyer after closiment for Possession by Seller After Closing, attached, as of the date of delivery of possession, in its present of that both Seller's and Buyer's real estate brokers may over by Missouri law.	property will be delivered to ng, Seller agrees to pay Bu and hereto and made a part I condition (ordinary wear an	uyer at closing, rent in a hereof. Seller warrants id tear excepted). Buye	ccordance with the that the Property or and Seller hereby
5.	TITLE INSURANCE AND SURVEY: At closing, Seller shall transfer to Buyer marketable title to the Property subject only to the exceptions stated in Paragraph 1 herein. The satisfactory closing of this contract □ IS □ IS NOT CONTINGENT upon Buyer's review and approval of a title commitment or abstract of title as set forth in the Contingency Addendum attached hereto and made a part hereof. If not contingent upon closing then prior to closing (<i>check applicable box below</i>): □ A. Seller will deliver to Buyer at Seller's expense, a commitment to issue a(n) □ Standard Coverage □ Extended Coverage ALTA Owner's Policy of Title Insurance in the amount of the purchase price of the Property, including copies of any and all documents and instruments of record listed as exceptions, issued by or through a Missouri licensed title company. The commitment will name Buyer as the proposed insured, will show Seller to have marketable title, subject to the exceptions stated in Paragraph 1 herein, and will provide that such policy will be issued immediately after Seller's deed to Buyer is filed for record. The premium for the Owner's Policy of Title Insurance shall be □ equally divided between Buyer and Seller □ paid by Seller □ paid by Buyer. In the event that seller fails to deliver the above title commitment to Buyer within the time period specified, Buyer may directly obtain said commitment at Seller's expense. □ B. Seller will deliver to Buyer at Seller's expense, an abstract of title certified to date of issuance. □ C. Buyer may, at Buyer's expense, order an abstract of title or a commitment to issue an Owner's Policy of Title Insurance.				
		Buver's Initials			Seller's Initials

			Reference:	
	Insurance shall include ☐ mechanic Seller shall promptly deliver to survey as contained in the Conting	c's lien coverage ቯ inflation Buyer any Survey in Seller' lency Addendum attached h	Insurance for Buyer's lender, if any. So coverage ☐ neither mechanic's lien so possession. This Agreement ☐ IS leave to and made a part hereof. Buyer is not a Boundary Improvement Surve	nor inflation coverage. ☐ IS NOT contingent upon a understands that a Surveyor's
7.	writing, Seller may have any such d corrected within the agreed time, th	he event that Seller's title to the property is defective, unless otherwise agreed by Buyer and Seller in y such defects corrected prior to the closing date specified in Paragraph 5. If such defects cannot be I time, then, at Buyer's option, this Agreement shall be terminated and the earnest money returned to innation pursuant to this paragraph, Buyer will return the Title Commitment or abstract and survey, if any, liable for all title examination costs.		
8.	SELLER PROPERTY DISCLOSURE: A seller property condition disclosure statement is not a substitute for any inspections that Buyer may wish to obtain. Except as disclosed either in this Agreement or any such seller property condition disclosure statement, neither Seller, Seller's Broker or agents, nor Buyer's Broker or agents have made any representations not specifically set forth: A. No Seller property condition disclosure statement will be provided by Seller. B. Buyer has reviewed and signed the attached property condition disclosure statement. C. This Agreement is contingent upon Buyer's review of a seller property condition disclosure statement which Seller will provide to Buyer within one (1) calendar day after the Agreement date. Upon receipt of the seller property condition disclosure statement, Buyer will have two (2) calendar days to terminate this Agreement by giving Seller written notice of the termination. Upon such notice, the earnest money will be returned to Buyer, less any expenses incurred by or on behalf of Buyer. Otherwise, this contingency will be deemed waived by Buyer.			
9. CONFIRMATION OF REAL ESTATE BROKERAGE DISCLOSURES: The undersigned parties (buyer/tenant or seller/land hereby confirm that disclosure of the licensee(s)' relationship as required by Missouri law was made to the undersigned part or their respective agent(s) or transaction broker(s) no later than the first showing of the Property, upon first contact or immediate upon the occurrence of any change to the brokerage relationship as follows:				to the undersigned party(ies)
	upon the occurrence of any change	to the brokerage relationsr	lip as follows.	
	upon the occurrence of any change The Licensee(s) assisting t	Ţ.	The Licensee(s) assisting	the Seller(s) is/are a:
		Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant.		ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord.
	The Licensee(s) assisting to Seller's/Landlord's Limited on behalf of Seller. □ Buyer's/Tenant's Limited Assisting on Buyer/Tenant. □ Dual Agent acting on behalf Seller/Landlord. □ Transaction Broker assisting and Seller/Landlord.	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant	The Licensee(s) assisting □ Seller's/Landlord's Limited Abehalf of Seller. □ Buyer's/Tenant's Limited Agbehalf of Buyer/Tenant. □ Dual Agent acting on behalf of Seller/Landlord. □ Transaction Broker assisting □ Transaction Broker assisting	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord.
	The Licensee(s) assisting to Seller's/Landlord's Limited on behalf of Seller. Buyer's/Tenant's Limited Appeals of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting and Seller/Landlord. The Broker's compensation will be	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant paid by: confirm receipt of a copy of t	The Licensee(s) assisting Seller's/Landlord's Limited Abehalf of Seller. Buyer's/Tenant's Limited Agbehalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting Transaction Broker assisting Seller/Landlord. the Missouri Broker Disclosure Form the Missouri Broker Disclosure Broker Disc	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord. both the Buyer/Tenant and
Buy	The Licensee(s) assisting to seller's/Landlord's Limited on behalf of Seller. Buyer's/Tenant's Limited Assisting on behalf of Buyer/Tenant. Dual Agent acting on behalf Seller/Landlord. Transaction Broker assisting and Seller/Landlord. The Broker's compensation will be By signing below, the parties also colicensee obtaining any personal or form	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant paid by: confirm receipt of a copy of t	The Licensee(s) assisting Seller's/Landlord's Limited Abehalf of Seller. Buyer's/Tenant's Limited Agbehalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting Transaction Broker assisting Seller/Landlord. the Missouri Broker Disclosure Form the Missouri Broker Disclosure Broker Disc	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord. both the Buyer/Tenant and
Buy	The Licensee(s) assisting to seller's/Landlord's Limited on behalf of Seller. Buyer's/Tenant's Limited Assisting on behalf of Buyer/Tenant. Dual Agent acting on behalf a Seller/Landlord. Transaction Broker assisting and Seller/Landlord. The Broker's compensation will be a By signing below, the parties also colicensee obtaining any personal or form.	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant paid by: confirm receipt of a copy of telegraphs.	The Licensee(s) assisting Seller's/Landlord's Limited Abehalf of Seller. Buyer's/Tenant's Limited Agbehalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting Transaction Broker assisting Seller/Landlord. Seller/Landlord. The Missouri Broker Disclosure Form the ever occurred first.	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord. both the Buyer/Tenant and
Buy	The Licensee(s) assisting to seller's/Landlord's Limited on behalf of Seller. Buyer's/Tenant's Limited Age behalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting and Seller/Landlord. The Broker's compensation will be play signing below, the parties also colicensee obtaining any personal or force.	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant paid by: confirm receipt of a copy of the financial information, whiched buyer Signed Date Signed	The Licensee(s) assisting Seller's/Landlord's Limited Abehalf of Seller. Buyer's/Tenant's Limited Agbehalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting Transaction Broker assisting Seller/Landlord. Seller/Landlord. Seller Seller Seller	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord. both the Buyer/Tenant and upon first contact or prior to any Date Signed Date Signed
Buy	The Licensee(s) assisting to seller's/Landlord's Limited on behalf of Seller. Buyer's/Tenant's Limited Assisting on behalf of Buyer/Tenant. Dual Agent acting on behalf a Seller/Landlord. Transaction Broker assisting and Seller/Landlord. The Broker's compensation will be a By signing below, the parties also colicensee obtaining any personal or form.	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant paid by: confirm receipt of a copy of the financial information, whicher	The Licensee(s) assisting Seller's/Landlord's Limited Abehalf of Seller. Buyer's/Tenant's Limited Agbehalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting Transaction Broker assisting Seller/Landlord. Seller/Landlord. Seller/Landlord.	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord. both the Buyer/Tenant and upon first contact or prior to any Date Signed Date Signed
Buy	The Licensee(s) assisting to seller's/Landlord's Limited on behalf of Seller. Buyer's/Tenant's Limited Appeals of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting and Seller/Landlord. The Broker's compensation will be play signing below, the parties also colicensee obtaining any personal or filter.	Agent/Subagent acting gent/Subagent acting on of both Buyer/Tenant and g the Buyer/Tenant. g both the Buyer/Tenant paid by: confirm receipt of a copy of the financial information, which the signed Date Signed Date Signed License State:	The Licensee(s) assisting Seller's/Landlord's Limited Abehalf of Seller. Buyer's/Tenant's Limited Agehalf of Buyer/Tenant. Dual Agent acting on behalf of Seller/Landlord. Transaction Broker assisting Seller/Landlord. Transaction Broker assisting Seller/Landlord. Seller Seller Seller Selling Licensee	ent/Subagent acting on ent/Subagent acting on f both Buyer/Tenant and the Seller/Landlord. both the Buyer/Tenant and upon first contact or prior to any Date Signed Date Signed License State:

Seller's Initials

Buyer's Initials

		Reference:
11.	Agreement. If Seller has performed under this Agreeme scheduled closing date (unless said closing date has beforfeited and the Earnest Money paid to Seller. Further, (%) percent of the Purchase Pr	Example: Because of the commitments of the parties, time is of the essence in this ent and Buyer fails to comply with the terms of this Agreement by the en extended), then Buyer's right to return of the Earnest Money shall be in the event of Buyer's default hereunder, Buyer agrees to pay to Seller rice as liquidated damages, actual damages being difficult, if not sue any and all other remedies provided under the laws of the state of
	closing date, Buyer may release Seller from liability, in we reimburse Buyer for all direct costs and expenses as speeduity, including but not limited to suit for actual damage of any liability owed to any broker(s). The holder of the earnest money will not be liable for of the Earnest Money or any other escrowed funds or do documents without the written consent of all parties to the Statement(s) shall constitute such consent. If Buyer fails to pay additional earnest money when liquidated damages because of Buyer's failure to comply reimbursing expenses of Seller or any agent or transacting If Buyer and Seller have a dispute over the return of the deposit may be held in the escrow account until the luntil a civil action is filed to determine disposition, at whice court costs and other legal expenses incurred by the hold final judgment mandates its disposition. The holder of sattorney's fees, court costs and other legal expenses incinterpleader. Buyer and Seller are aware that, in the eventhe holder of said funds will, within 365 days, if no civil a been provided, pay said funds to the Missouri state treasured in any date for performance of any term, provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision, or said funds to the missouri state treasured in the provision in the provision in the provision	r forfeiture of earnest money held in the aforementioned escrow account, holder obtains written release from all parties consenting to disposition or ch time the holder may pay the funds into court, less any attorney fees, lder of said funds in connection with such dispute, or until a court order or aid escrowed funds may also initiate an interpleader action, in which case curred shall be deducted from the Earnest Money at the time of filing the ent of a dispute over earnest money held in escrow in connection herewith, action has been filed and no written release signed by all parties hereto has sury in accordance with section 339.105.2 RSMo. covenant or agreement herein falls on a day other than a business day, iness day. The term "business day," for the purposes of this Agreement
12.		Seller acknowledge that they have read the "General Provisions" of the his reference and that said General Provisions are hereby accepted as par
13.	LICENSEE INVOLVED AS PRINCIPALS: ☐ Buyer ☐	Seller is a licensed real estate broker or salesperson in the state of
14.	LIST OF ATTACHMENTS: The following attached for reference.	rms, indicated by a check mark, are incorporated into this Agreement by
	 □ General Provisions □ Legal Description (EXHIBIT "A") □ Financing Contingency Addendum □ Contingency Addendum 	 □ Land Only Seller's Property Condition Disclosure Statement □ Seller Financing Addendum □ General Addendum □ Other (Describe):
	Buyer acknowledges receipt of one copy of this Agreement	ent upon signing.
NO	TICE: This is intended to be a legally binding co	ontract. No representation is made as to the legal validity or

contract, seek legal or tax advice from a competent professional

Buyer Company Name (if Buyer is a company)

Date:

Buyer before then.

X BUYER: _____

This offer will automatically expire at _____ m. on _____, 20____, if not accepted by Seller or withdrawn by

Date: _____

adequacy of any provision or the tax consequences thereof. If you do not understand any portion of this

	Reference.	
☐ Seller acknowle	ledges receipt of one copy of this Agreement upon signing.	
Seller hereby:	accepts this offer rejects this offer counteroffers the foregoing according to the terms of the Counteroffer attached her	reto and incorporated herein.
Seller Compa	apany Name (if Seller is a Company)	
X SELLER:	X SELLER:	
Date:	Date:	
The "Agreement	ent Date" is the date this Offer was accepted by the last party to sign. The Agreement [, 20 (may be filled in after signing and delivery of this Agreeme	

GENERAL PROVISIONS

- A. ACCESS TO PROPERTY: Seller will permit inspections of the property by Buyer or third-party inspectors selected by Buyer or for any inspections subsequently agreed upon in writing between Buyer and Seller, or as required by Buyer's lender, upon reasonable advance notice to Seller. Buyer's and Seller's agent(s) may be present during inspections.
- B. WARRANTY DEED: Seller will deliver to Buyer at closing, a general warranty deed free and clear from all liens and encumbrances, except as stated in Paragraph 1 herein.
- C. WARRANTIES BY SELLER: Seller warrants that Seller shall maintain and repair the Property so that, at the earlier of possession or closing, except as provided in writing herein, the Property will be in the condition called for herein. Seller warrants that prior to closing, payment in full will have been made for all labor, materials, machinery, fixtures or tools furnished within 180 days immediately preceding closing in connection with the construction, alteration or repair of any structure on or improvement to the Property.
- D. TAXES, ASSESSMENTS & RENTS: Seller will pay in full all state, county and municipal taxes and assessments, general and special, which are a lien on the Property; except taxes for this calendar year, which will be prorated as of the date of delivery of the deed. If the amount of taxes cannot then be ascertained, proration will be computed on the amount of general taxes for the preceding calendar year. The rental from the Property, if any, will go to Seller, prorated to the date of delivery of the deed and to the Buyer thereafter. Security deposits and advance rents, if any, will be paid to Buyer at closing. If Seller has paid to any lender a deposit for taxes, such amounts will be applied toward the payment of Seller's obligations under this paragraph and will be assigned to Buyer. Buyer will reimburse Seller for any excess over the amount of Seller's obligation for prorated taxes hereunder. If such deposit is not sufficient to satisfy Seller's obligation hereunder, Seller will pay to Buyer the amount of any difference.
- E. AUTHORIZATION TO DISCLOSE SALES DATA: Buyer and Seller hereby grant permission to the Broker(s) to disclose sales data from this transaction to professional users of real estate sales data.
- F. BROKERAGE DISCLAIMER: By signing this Agreement, Buyer and Seller hereby acknowledge that neither Seller's Broker, agents or transaction broker(s), nor Buyer's Broker, agents or transaction broker(s) make any guarantee, representation or warranty, express or implied, as to the condition of the title to the Property, discrepancies that a survey may reveal, the repair or condition of any of the buildings or improvements on the Property, the working order of any of the components of the Property, whether any toxic chemicals, gases or mold are present on or near the property, whether high risk or serious sex offenders or other convicted criminals may reside in the area, or the tax consequences of this Agreement.
- G. ATTORNEY'S FEES & COURT COSTS: If a suit is filed by Buyer or Seller concerning the Property or this Agreement against any party or agent under this Agreement, or out of the sale, actions or representations of the sale, then the prevailing party in the litigation will be entitled to all reasonable attorney's fees and court costs actually incurred. This clause will survive the closing or termination of this Agreement and will apply if any litigation is brought concerning the Property or this Agreement.
- H. ELECTRONIC SIGNATURES/INSTRUMENTS: In accordance with the Missouri Uniform Electronic Transactions Act, the signing, sending, providing, delivering, transmitting or execution of all or part of this Agreement by electronic means, including but not limited to by facsimile machine, digital signature, scanned image, email or text message, shall have the same force and effect as a hand-delivered original signature and document. Should Buyer or Seller request it, the other party will confirm electronic signatures by signing an original instrument.
- I. CONSTRUCTION OF LANGUAGE: The terms "Buyer" or "Seller" contained herein include the singular as well as plural, masculine, feminine or neuter gender as evidenced by the signatures hereon. All captions contained in this Agreement are intended for convenience of reference only and are in no way intended to modify, restrict, interpret or explain any term, covenant or provision of this Agreement.
- J. SEVERABILITY: In the event that any term, provision, covenant or condition of this Agreement is held by any court of competent jurisdiction to be invalid, void or unenforceable, the rest of this Agreement shall in no way be impaired or invalidated but shall remain in full force and effect.
- K. ENTIRE AGREEMENT/ASSIGNMENT: This Agreement, any attached exhibits and any addenda or supplements signed by the parties, shall constitute the entire agreement between Seller and Buyer and supersede any other written or oral agreements between Seller and Buyer. This Agreement can be modified only by written agreement signed by Seller and Buyer. Buyer reserves the right to assign all right, title and interest in and to this Agreement to another party in whom title will vest at closing and Seller hereby consents to such assignment unless Seller has agreed to take back a promissory note for all or any part of the Purchase Price or Buyer is assuming or taking title subject to an existing loan.
- L. GOVERNING LAW: This Agreement is executed and intended to be performed in accordance with the laws of the State of Missouri, and the laws of that state shall govern its interpretation and effect.
- M. BINDING EFFECT: This Agreement is binding upon and shall inure to the benefit of all heirs, personal representatives, executors, administrators, successors and assigns of the parties hereto.
- N. NOTICES: For purposes of this Agreement, any notice to be delivered to Buyer or Seller shall be deemed to have been delivered to either party upon delivery thereof to the Broker (or any of Broker's affiliated licensees) working for such party as an agent, designated agent, dual agent or transaction broker.
- O. FRANCHISE DISCLOSURE: Buyer and Seller acknowledge and understand that, although one or more of the real estate brokers involved in this transaction may be a member of a franchise, the franchisor is in no way responsible or liable for any acts of said Broker(s) and/or said Broker's affiliated licensees.
- P. DISCLOSURE OF SALES INFORMATION: Buyer and Seller hereby agree that the Broker(s) involved in this transaction may disclose sales information of this transaction to any multiple listing service, members of MAREP, appraisers and other professional users or real estate data.
- Q. FOREIGN INVESTMENT IN REAL PROPERTY: Seller hereby represents and warrants that Seller is not a foreign person as defined in the Foreign Investment in Real Property Tax Act (26 U.S.C. § 1445) and hereby consents to deliver at closing a certificate to that effect which contains Seller's tax identification number.
- R. ANTI-TERRORISM: All parties hereto represent and warrant that they are not and are not acting, directly or indirectly, for or on behalf of any person or entity named as a Specially Designated National and Blocked Person (as defined in Presidential Executive Order 13224), or with whom one is prohibited to business under anti-terrorism laws.

Sellers' Initials