## THIS IS A LEGALLY BINDING AGREEMENT, IF NOT UNDERSTOOD, SEEK LEGAL ADVICE The REALTOR® negotiating this agreement is a member of the Nebraska REALTORS® Association

And as such is governed by its Code of Ethics and Rules and Regulations.



	EXCLUSIVE	LISTING AGREEME	REALTOR® OPPORTU	JNITY
Kortney Free	man, Robert Freeman			
	(Seller) app asive agent for the purposes and under the se <b>Middleton</b> . Seller also appoints	e terms set forth below, with n	L Estate & Appr. (REALTOI ny specified limited Seller's Agent to	R®) be
		as limited Seller's Agents and s	uch other affiliated licensees of REALTOR	® as
Seller's Agents will. Purpose of A	by REALTOR®, in writing, if needed, as Seller ho may be appointed by the Broker for REALTOI gency. The purpose of this sole and exclusive	R® are collectively referred to in this right to sell agency contract (Listin	Listing Agreement as Seller's Agents. g) is to engage the efforts of REALTOR®	
accomplish the sa	le of the real property legally described as (please	e print clearly): <u>THIRD 50' IN E</u>	1/2 BLK C NEBRASKA ADD	
also known as	716 Yellowstone (Street Address)	Alliance (City)	NE 69301 (Proper (State)	rty).
through REALTC	Listing. By appointing REALTOR® as Seller's OR® and refer to REALTOR® all inquiries as recording to the seller's Agent. A REALTOR®	exclusive agent, Seller agrees to con eived in any form from any source do	duct all negotiations for the sale of the Propuring the term of this Agreement.	-
duties and obligat	ions:	,	,	
(a) (b)	To perform the terms of any written agreement To exercise reasonable skill and care for the cli			
(e)	To promote the interest of Seller with the utmo	st good faith, loyalty and fidelity inc		
	(i) Seeking the price and terms which are ac offers to purchase the Property while the Property while the Property is subject to a lease or letter	erty is subject to a contract for sale of		
	(ii) Presenting all written offers to Seller in a lease or letter of intent to lease;	timely manner regardless of whethe		e or
	<ul><li>(iii) Disclosing in writing to Seller all adverse</li><li>(iv) Advising Seller to obtain expert advice as beyond the expertise of REALTOR®;</li></ul>			ı are
(d)	To account in a timely manner for all money ar To comply with all requirements of Neb. Rev.		the Nebroeke Real Estate Livenge Act, and	0811
(e)	rules and regulations promulgated pursuant to s	such sections or act; and		-
(1)	To comply with any applicable federal, state, rights statutes and regulations.	and local laws, rules, regulations, and	nd ordinances, including fair housing and c	ivil
	<b>Obligations of Buyer's Agent.</b> A REALTOR® re	epresenting a Buyer as a Buyer's Ag	gent shall be a limited agent with the follow	ving
duties and obligat (a)	tions:  To perform the terms of any written agreement	made with the client:		
(b)	To exercise reasonable skill and care for the cli	ent;		
(c)	To promote the interests of the client with the u  (i) Seeking a price and terms which are acce	ptable to the client, except that the R	EALTOR® shall not be obligated to seek o	ther
	properties while the client is a party to a contra- (ii) Presenting all written offers to and from			to a
	contract to purchase property or is already a par	rty to a contract or a letter of intent to	lease;	
	<ul><li>(iii) Disclosing in writing to the client adverse</li><li>(iv) Advising the client to obtain expert advis</li></ul>	ce as to material matters about which	REALTORW; and the REALTOR® knows but the specific	s of
(.4)	which are beyond the expertise of the REALTO	OR®;	·	
(d) (e)	To account in a timely manner for all money ar To comply with all requirements of Neb. Rev.	Stat. Sections 76-2401 to 76-2430,	the Nebraska Real Estate License Act, and	any
(f)	rules and regulations promulgated pursuant to s To comply with any applicable federal, state,		nd ordinances including fair housing and c	ivil
ŕ	rights statutes and regulations.	•		
Client without the	<b>Information.</b> A REALTOR® acting as a Buyer's Client's written permission unless disclosure is lent misrepresentation. No cause of action shall	required by statute, rule, or regulation	on, or failure to disclose the information wo	ould
making any requi	red or permitted disclosure. Confidential information	tion shall mean information made co	nfidential by statute, rule, regulation, or writ	tten
	the client unless the information is made public source other than the licensee.	or becomes public by the words or	conduct of the client to whom the informat	ion
6. Disclosure of	Motivating Factors. Seller authorizes the discle			).
7. The Listing I 8. Price and Te	Period. This Agreement shall begin	y 8 , 2024, and shall con-	inue through <u>December 9</u> , <u>20</u> terms: cash or other terms acceptable to Se	24 . eller.
	ns shall include all attached fixtures. The following			
0 Title Celler	represents to REALTOR® that marketable title	to the Proporty is valely in Callada	Sollar shall deliver to DEALTOP®.	
	f all relevant title materials. Seller represents tha			
Seller agrees to co	onvey a marketable title to Buyer, evidences by po	olicy of title insurance.	/3/2024 7/3/2024	
©2019 Nebraska Heartland Real Estate & A Denise Middleton	REALTORS® Association Seller Initials:  ppr., 604 Flack Avnue Alliance NE 69301  Produced with zipForm® by zipLogiv, 180	Date: Phone: 30876224 70 Fifteen Mile Road, Fraser, Michigan 48026	74 Fax: 3087621766 Hul	lshizer

10. Possession. Possession of the Property shall be delivered to Buyer on	DATE OF CLOSING .
11. Material Defects and Indemnification. Seller represents that to the best of S	Seller's knowledge, there are no termites or wood destroying insects
or damage therefrom in the building(s) on the real estate. Seller further states that a	
are accurate and that there are no latent (non-apparent) defects in the Property of	which Seller is aware except as may be more fully set forth in the
Seller Property Condition Disclosure Statement completed pursuant to the provision	ons of Neb. Rev. Stat 76-2, 120. Seller agrees to indemnify and hold
harmless REALTOR® (Listing Company) and any subagents, from any claim that	
of the Seller having breached the terms of this paragraph. In addition, Seller agree	
REALTOR® to enforce this indemnity. Seller agrees that any defects of a material and the self-self-self-self-self-self-self-self-	
conditions, violations of health, zoning or building laws, and nonconforming us	es or zoning variances) actually known by REALTOR® must be
disclosed by REALTOR® to any prospective Buyer.	
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- 12. Compensation of REALTOR®, in consideration of services to be performed for Seller by REALTOR® a fee of NONE
- plus 6.000 percent of the gross sale price of the property shall be payable to REALTOR® upon the happening of any of the following:
  - (a) If, during the term of the Listing, Seller, REALTOR® or any other person:
    - (i) sells the Property; or
    - (ii) finds a Buyer who is ready, willing and able to purchase the Property at the above price and terms or for any other price and terms to which Seller agrees to accept; or
    - (iii) finds a Buyer who is granted an option to purchase or enters into a lease with option of purchase and the option is subsequently exercised; or
  - (b) If this agreement is revoked or violated by Seller; or
  - (c) If REALTOR® is prevented in closing the Sale of this Property by existing claims, liens, judgments, or suits pending against this Property, or Seller thereof; or
  - (d) If REALTOR® is unfairly hindered by Seller in showing or attempting to sell this Property; or
  - (e) If within \_\_\_\_\_ days after the expiration of this Listing Agreement, Seller sells this Property to any person found during the term of this listing, or due to REALTOR'S® efforts or advertising, under this Listing Agreement, unless this Property is listed with another REALTOR®.

Upon closing of sale for which the REALTOR® earns compensation under this paragraph or the closing of any sale within the listing period set forth in paragraph 7, Seller hereby irrevocably authorizes and directs REALTOR® (if closing is handled by REALTOR®) or Escrow Agent (if closing is handled by Escrow Agent) to pay REALTOR® the commission due as set forth in this agreement from the Seller's proceeds of the sale. Seller gives to REALTOR® an assignment of proceeds to the extent of the commission due. Seller agrees that the closing of a contract for sale of the Property executed during the listing period is prima facie evidence that REALTOR® is due compensation under the terms of this agreement. If there is a good faith dispute between these parties with regard to purchase price, then the compensation shall be based on the list price set forth in paragraph 8. Any sums unpaid shall carry 18 percent interest from the date due until paid.

- 13. Limitation on REALTOR® Compensation. REALTOR® shall not accept compensation from the Buyer, Buyer's Agent, or any entity participating in, or providing services for the sale without written disclosure to Seller.
- 15. Dual Agency Disclosure. Seller understands that REALTOR® currently serves as the agent for both Sellers and Buyers for the purpose of sale of real property, and Seller is aware that REALTOR® may be the agent for a Buyer of property listed by Seller. If Buyer becomes interested in a property listed with REALTOR®, REALTOR® shall immediately notify Seller that REALTOR® is serving as the agent of the Buyer of the property. Seller consents that REALTOR® may act as a Dual Agent in the sale of the listed property. If REALTOR® serves as a Dual Agent, REALTOR® shall make no representations to Seller of the price Buyer is willing to pay for the property except as set forth in the Purchase Agreement submitted by Buyer, nor any representation to Buyer of the price Seller is willing to accept for the property except as set forth in the Listing Agreement. REALTOR® shall not make any other representations to Seller that would violate REALTOR'S® agency relationship with Buyer, nor any representations to Buyer that would violate REALTOR'S® agency relationship with Seller. Seller acknowledges that if a Dual Agency exists, the ability of REALTOR® to represent either party fully and exclusively is limited. If a Dual Agency situation develops, Seller agrees to sign a Consent to Dual Agency. Except for limitations on disclosure of confidential information discussed in paragraph 5, a dual agent has the same duties and responsibilities of a limited agent to a Buyer as stated in paragraph 4 and to a Seller as stated in paragraph 3.
- 16. Open Houses by Buyer's Agents. Seller (seller's initials one) [ ] does or [ ] does not agree to having a Buyer's agent conduct an open house for the property.
- 17. Forfeiture of Earnest Money. In the event of forfeiture of earnest money made by a prospective Buyer, the moneys received, after expenses incurred by REALTOR®, shall be divided between REALTOR® and Seller, one-half thereof to REALTOR® but not to exceed the commission agreed upon herein, and the balance to Seller.
- 18. Cost of Services. REALTOR® shall bear all expenses incurred by REALTOR®, if any, to market the Property and to compensate cooperating brokers, if any, REALTOR® will not obtain or order any products or services to be paid by Seller unless Seller agrees. REALTOR® shall not be obligated to advance funds for the benefit of Seller.
- 19. Maintenance of the Property. Seller agrees to maintain, until the delivery of possession, the heating, air conditioning, water heater, sewer, plumbing and electrical systems and any built-in appliances in good and reasonable working condition. Seller agrees to maintain the lawn and promptly remove snow from sidewalks and driveways during the listing period. Seller further agrees to hold REALTOR® harmless from any and all causes of action, loss, damage, or expenses REALTOR® may be subjected to arising in connection with Seller's breach of this section. Seller also agrees that REALTOR® shall not be responsible for maintenance of the Property.
- 20. Responsibility of Insurance & Risk of Loss: Seller shall insure the property for fire, wind, hail, explosion, water or any other cause at no less than purchase price until closing. Risk of loss or damage to Property, prior to closing, shall be the responsibility of Seller. If, prior to closing, the structure on the Property is materially damaged; Seller shall immediately notify the insurance company and have the loss assessed. Seller shall notify Buyer in writing of the damage. Seller shall cooperate with the Buyer regarding the insurance settlement or restoration of the structures.
- 21. Nondiscrimination. Seller and REALTOR® agree not to discriminate against any prospective Buyer because of Buyer's race, color, sex, religion, familial status, handicap, or national origin.
- 22. Escrow Closing. Seller agrees that the closing of any sale made by REALTOR® may be handled by an Escrow Agent at a fee not to exceed \$ 250.00
- 23. Compliance with Law. Seller agrees to bring the property into compliance with the law as required for the sale of the property unless otherwise lawfully delegated to the buyer in the purchase agreement, which includes installing a smoke or carbon monoxide detector if necessary.

©2019 Nebraska REALTORS® Association	Seller Initials:	,		į.	Date:	7/3/2024 7/3/2024
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24. Audio and Video Recording. If checked, is against Nebraska law to intercept or record an 25. "For Sale" Sign Permitted. Seller gives per 26. Modification of this Listing Agreement. No 27. Protection of Valuables. REALTOR® is no valuables in a safe and concealed location when 28. Authorization of Advertising and Release media, including radio, newspaper, TV, the interinages and/or representations of the Property promotion. Seller forever releases REALTOR® or closing. Seller acknowledges that prospective personal items away from view. Seller waives transmitting from the property.  29. Internet display of property information. limited by the Owner in the following particular a. [if checked] Seller has advised b. [if checked] Seller has advised Seller understands and acknowledges that if Selse information about the listed property in respect of Internet display is allowed:  Seller [ ] shall [ X ] shall not allow the reviews in conjunction with the listing;  Seller [ ] shall [ X ] shall not allow the conjunction with the listing.	y wire, electronic or or ermission to REALTOR to modification of this Lot responsible for item preparing the Property of Photographic Informat, electronic media a (along with incidental and its employees and its employees and its employees and e buyers may photograps and releases any cau. Any property placed s: d REALTOR® that Seller has selected option onse to their search.	al communication.  To place a "For Sale" isting Agreement shall is which are lost or stol for showings.  The mation. REALTORE and computer information images of personal prind agents from all clausents a reasonable timph or video the interior ise of action against the into the Multiple Listifler does not want the list of above, consumers with the mation or reviews about the mation or reviews about the place of action against the does not want the action against the does not want the action of the mation of the mation of the mation.	and a "Sold" sign on be valid unless made len during showings and its agents may ion networks and maroperty therein) for sims of any kind and to remove such act or exterior of the phe REALTOR® due to grow the sted property to be diddress of the listed purchase of the listed property to be diddress of the listed property the listed property the listed property to be diddress of the listed property the listed propert	the Property and in writing and Seller is resp advertise/mark by use digital, with the purpose of the purpose o	signed by all parties. onsible for placing all set the property in any video or photographic f advertising or sales h arise out of or are termination of listing should put private or out of recording or the Internet, except as Internet. ed on the Internet. In the Internet will not k to the comments or		
30. Release of Information. Seller authorizes regarding the present mortgage(s) or Deed(s) or account and pay off amount. Seller authorizes t Seller's Loan Company  31. Entire Agreement. This Listing Agreeme whether oral or written, are not valid unless set f 32. Copies of Agreement. Seller acknowledges 33.   IF CHECKED SEE ATTACHED DOG 34. Other:	f Trust on this Property he dissemination of sal- nt constitutes the entir forth in this Agreement. Is receipt of a copy of the CUMENT	r including existing bal es information includin Loan Number re agreement between	ance, interest rate, n ng selling price and t the parties and any	nonthly payme terms after clos prior negotia	nt, balance in escrowing of the transaction. tions or agreements,		
35. Authority to Sign. Seller represents to F undersigned is duly empowered and/or authoriz Listing Agreement and create a valid and bindin Signed this day of	ed, whether individually g contract, and to transf	y, on behalf of any enti fer title to the Property	ity or as a properly a				
Heartland Real Estate	& Appr.	Ko	ortney Freeman	, Robert F	'reeman		
(Name of REALTOR® or F			(Name of Seller(s				
604 Flack Avnue							
Alliance, NE 693	01				7/3/2024		
(Address)		DocuSigned by	(Seller Signature)		(Date) 7/3/2024		
(308) 762-2474		K FORMA			7/3/2024		
(Phone)		- 26F8084BD3BC4E2	(Seller Signature)		(Date)		
•		DocuSigned by	· ·		(Duit)		
dee@heartre.com		942CAON TEPARA			<u> </u>		
(Agent's Email Address	•)	and describer a resident	(Seller Signature)		(Date)		
By(Agent's signature) Denise Middleton	(Date)		(Seller Signature)		(Date)		
		April 1997 and 1997 a					
			(301101(3)	) Address)			
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	babobfreeman@gmail.com						
kortneylorraine@gmail.com (Seller(s) Email Address)							
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