

Listing Reference:

7593

SELLER'S AGENCY LISTING CONTRACT (Optional Form)				
Broker: United Country American Realty				
Tongstone A .				
	operty: (insert legal description, street address and city or, in the absence thereof, a clear description unmistakably identifying the property)			
	4916 State Huy 142W Doniphon Mo 63935			
1.	In consideration of the acceptance by the above-named licensed Missouri real estate broker ("Broker"), of the terms and conditions of this contract and Broker's promise to attempt to effect a sale of the Property described above, Owner hereby employs Broker for the purpose of finding buyers on the following basis: [Check ONE of the following]			
	A. EXCLUSIVE RIGHT-TO-SELL: Owner grants Broker the exclusive and irrevocable right to sell, exchange, option, rent or auction the Property,			
	B. EXCLUSIVE AGENCY: Owner grants Broker the exclusive and irrevocable right to sell, exchange, option, rent or auction the Property, but reserving unto Owner the right to sell the property, but Owner will not list the Property with any other brokers,			
	C. OPEN LISTING: Owner grants Broker the right to sell, exchange, option, rent or auction the Property, but reserving unto Owner the right to sell the property or to list it with other brokers,			
	beginning on $9-19-24$, 2024 and expiring at midnight on $3-19$, 2025 , for a listing price of 9990 , or such other price and terms as are acceptable to the Owner, to be paid as follows: in cash at closing Other (describe):			
2.	A. Sale: If Broker produces a ready, willing and able buyer in accordance with this contract, or if a (check all that apply) ✓ sale, ☐ exchange, ☐ option or ☐ auction of the Property is made by Owner or through any other agent, or otherwise, subject to any reservation in Paragraph 1 above, during the term of this listing, for services rendered, Owner agrees to pay Broker a commission of (check one) ☐% of the sales price ☐ \$ The same amount of commission shall be payable to Broker if, without the consent of Broker, the Property is withdrawn from this listing, otherwise withdrawn from sale, or transferred or conveyed by Owner, except in accordance with any reservation contained in Paragraph 1 above. B. Nonrefundable Compensation Upon signing of this Contract, For and in consideration of Broker's efforts hereunder, Owner shall pay Broker a nonrefundable advance fee of \$ / to be paid in cash or check, which amount shall be deducted from any other compensation which may be due Broker hereunder. Broker eams such fee when paid and it is nonrefundable. Owner acknowledges and understands that Broker's right to said fee is not contingent upon the consummation or termination of this Contract. Broker hereby acknowledges receipt of such fee and Owner understands that it shall be deposited into Broker's general business account and not into any escrow or trust account. C. Rental During Listing Period: Owner agrees not to rent the Property during the term of this Contract without Broker's prior knowledge and consent, subject to any reservations contained in Paragraph 1 above, and if the Property is rented, Owner agrees to pay Broker a rental commission of (check one) ☐ % of the sales price ☐ \$ If during the term of such rental or within days after its termination, the tenant, or any of such tenant's heirs, executors or assigns shall buy the Property from Owner, the commission described in Paragraph 2A above shall be deemed as earned by and payable to Broker.			
	 D. Protection Clause: If within days after the expiration of this Contract, a sale, exchange or option is made by Owner to any person to whom the Property has been shown by Broker or any agent of Broker, or with whom Broker or any agent of Broker has negotiated concerning the sale of the Property, the same commission shall be payable unless this Contract has been renewed or the Property has been re-listed on an exclusive basis with another real estate broker. E. Closing in Escrow: In the event that closing is conducted in an escrow, owner will instruct the escrow company to pay all such commission to Broker as a condition to closing and irrevocably assigns owner's proceeds to Broker at close of escrow to the extent necessary therefore. If completion of the sale is prevented by a default of Owner, or with the consent of Owner, the entire fee shall be paid directly by Owner. If earnest money is surrendered by the buyer to Owner for any other reason, Owner shall pay first all expenses incurred by Owner and by Owner's agents, including Broker, and a brokerage fee equal to one-half of the amount remaining, provided such payment shall not exceed the full amount of the fee that would otherwise have been paid. Nothing in this paragraph shall be construed as limiting applicable provisions of law relating to when commissions are earned or payable. 			
	earned or payable.			

4. FIXTURES AND PERSONAL PROPERTY: EXCEPT as provided below, the Property includes the following fixtures and/or personal property and their value is included in the sale price of the property

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The Property DOES NOT include the following personal property or leased equipment:

5. COOPERATION WITH OTHER BROKERS: Owner authorizes Broker to cooperate with other brokers and to divide with other brokers all such compensation in any manner acceptable to Broker, including but not limited to subagents of Broker, buyer's agents or transaction brokers and to allow such other brokers to show the Property. Owner DOES DOES NOT authorize broker to offer subagency to other brokers. Owner authorizes Broker to negotiate for a commission to be paid by the buyer or buyer's broker. If such commission to be paid by the buyer or buyer's broker is equal to or greater than the compensation required herein, the payment by the buyer or buyer's broker of such commission will satisfy Owner's obligation to pay compensation hereunder. If such commission to be paid by the buyer or buyer's broker is insufficient to complete the compensation obligation of Owner hereunder (check one), Owner agrees to pay the balance at closing any balance due hereunder shall be waived. Broker will make full disclosure to Owner and will obtain Owner's consent to collect such commission to be paid by the buyer or buyer's broker. Failure by Broker to collect part or all of the compensation from the buyer or buyer's broker shall not relieve Owner of Owner's obligation to pay Broker the compensation provided for herein.

- 6. ADVERTISING AND SIGNS: Broker is authorized to place Broker's "for sale" and "sold" signs, as appropriate, on the Property, and to advertise the Property for sale in any and all publications, radio and television advertisements Broker deems appropriate and necessary, including advertising on the Internet. This listing information may be provided to MLS UC Listing Service, to be published and disseminated to its members. Broker is authorized to report the sale, exchange, option or rental of the Property and its price, terms and financing to such listing service and/or appraisers for use by its members, authorized users and the public.
- 7. PHOTOGRAPHS AND VIDEOTAPES: Owner authorizes Broker to take and use photographs and/or videotapes of the Property and to use such photographs and videotapes in Broker's advertising as authorized in Paragraph 6 above. ☒ YES ☐ NO
- 8. ADDITIONAL TERMS:

- 9. TITLE: Owner agrees to furnish marketable title by warranty deed and a complete abstract, title commitment or owner's policy of title insurance in the full amount of the purchase price.
- 10. PAYMENT OF LIENS: Owner shall pay in full all state, county and municipal taxes and assessments, general and special, which are a lien on the property, except taxes for the current calendar year which shall be prorated as of the date of delivery of the deed. If the amount of taxes cannot be determined, proration shall be computed on the amount of taxes for the preceding calendar year.
- 11. COOPERATION BY OWNER: Owner agrees to make available to Broker and prospective buyers all data, records and documents pertaining to the Property, to allow Broker and any other broker or subagent of Broker to show the Property at reasonable times and upon reasonable notice and to commit no act which might tend to obstruct Broker's performance hereunder. Subject to any reservations contained in Paragraph 1 above, Owner shall not deal directly with any prospective buyer of the Property during the term of this Contract without the knowledge and consent of Broker and shall refer all prospective buyers to Broker during the term hereof. Owner agrees to cooperate with Broker on any offers to purchase the Property. Owner also authorizes Broker to permit a broker who is a buyer's agent or transaction broker to show the Property at such times and on such terms as are acceptable to Owner or Broker.
- 12. WARRANTIES BY OWNER: Owner represents and warrants as follows:
 - (a) Owner is the Owner of record of the Property and has full authority to execute this Contract;
 - (b) All information concerning the Property in this Contract, including any attachments, addenda, riders or amendments relating to the Property, or otherwise provided by Owner to Broker or any purchaser or prospective purchaser of the Property is, or will be at the time made, and shall be at the closing, true, correct and complete. Owner agrees to notify Broker promptly if there is any material change in such information during the term of this Contract;
 - (c) The information in this Agreement, if any, pertaining to a public sewer system, septic tank or other sanitation system is correct;
 - (d) Owner will disclose to any potential purchaser all facts known to Owner concerning adverse conditions or latent defects in, to or affecting the Property;
 - (e) The Property is offered for sale without regard to the race, color, religion, national original, sex, familial status or handicap of any prospective purchaser.
 - (f) Indemnification: Owner agrees to defend, indemnify and hold harmless Broker and Broker's agents, employees and independent contractors from and against any and all claims, demands, suits, damages, losses or expenses (including attorney fees) arising out of any misrepresentation, nondisclosure or concealment by Owner in connection with the sale, exchange or rental of the Property including, but not limited to, inaccuracy of information provided by Owner for the preparation of property data, Seller's Property Condition Disclosure Statement or otherwise in connection with the sale, exchange or rental of the Property.
- 13. DUTIES AND RESPONSIBILITIES OF A SELLER'S AGENT: In accordance with this agreement, Broker will be acting in the capacity of a Seller's agent; however, Seller acknowledges that from time to time, a buyer may hire Broker to serve in the capacity of the

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buyer's agent. In such circumstances, unless indicated to the contrary below, Owner agrees that Broker may show the Property to such buyers, serving as a dual agent or as a transaction broker, with the Broker or other of Broker's associates representing Owner as well as the buyers.

As agent for Owner, Broker shall have the duty to perform the terms of this written agreement made with Owner; to exercise reasonable skill and care for Owner; to promote the interest of Owner with the utmost good faith, loyalty and fidelity; to comply with all requirements of sections 339.710-860, subsection 2 of section 339.100, RSMo., and any rules and regulations promulgated pursuant to those sections; and to comply with any applicable federal, state and local laws, rules, regulations, and ordinances, including Fair Housing and Civil Rights statutes and regulations. Subagents of Broker shall have the same duties and responsibilities as Broker.

Broker may show alternative properties not owned by Owner to prospective purchasers and may list competing properties for sale or lease without breaching any duty or obligation to Owner.

14. DUAL AGENCY: Broker may act as a dual agent only with the consent of all parties to the transaction. A dual agent shall be a limited agent for both the owner and buyer and, as a dual agent, Broker shall have the following duties and responsibilities: (1) A dual agent may disclose any information to Buyer or the owner that the dual agent gains from the other party if the information is material to the transaction unless it is confidential information as defined in subsection (8) of section 339.710, RSMo.; (2) The following information shall not be disclosed by a dual agent without the consent of Buyer or the owner to whom the information pertains: (a) that Buyer is willing to pay more than the purchase price offered for the property; (b) that the owner is willing to accept less than the asking price for the property; (c) what the motivating factors are for Buyer or the owner in buying or selling the property; (d) that Buyer or the Owner will agree to financing terms other than those offered; and (e) the terms of any prior offers or counteroffers made by any party.

Owner DOES DOES NOT consent to Broker serving in the capacity of a dual agent, representing both Owner and the buyer, and showing the Property to Buyers represented by Broker.

15. TRANSACTION BROKERAGE: Owner acknowledges that from time to time, a buyer may hire Broker to serve in the capacity of the buyer's agent. Owner agree that Broker may show the Property to such a Buyer, serving as a transaction broker without an agency or fiduciary relationship to either Owner or the buyer, therefore, being neutral, serving neither as an advocate or adviser for either party.

As a Transaction Broker, Broker shall have the following duties and obligations: (a) to protect the confidences of both Owner and the buyer; (b) to exercise reasonable skill, care and diligence for Owner and the buyer; (c) to perform the terms of any written or oral agreement made with any party to the transaction; (d) to present all offers and counteroffers in a timely manner regardless of whether the property is subject to a contract for sale or lease or a letter of intent unless otherwise provided herein; (e) to keep the parties to the transaction fully informed regarding the transaction and suggesting that such parties obtain expert advice as to material matters about which Broker knows, but the specifics of which are beyond the expertise of Broker; (f) to account in a timely manner for all money and property received; (g) to disclose to each party to the transaction any adverse material facts of which Broker has actual notice or knowledge; and (h) to assist the parties in complying with the terms and conditions of any contract.

As a Transaction Broker, Broker shall have no duty to conduct an independent inspection of or discover any defects in the property. Broker shall have no duty to conduct an independent investigation of the buyer's financial condition.

The AUTHORIZATION TO DISCLOSE: Wowner hereby authorizes Broker and affiliated licensees and subagents of Broker and Bro	var ta		
disclose to potential buyers (check appropriate box):			
Ithe following motivating factor in selling the Property:			
the existence of pending offers from any potential buyers			
the amounts of pending offers from any potential buyers			
the terms of pending offers from any potential buyers.			

- 17. CONSIDERATION: Owner acknowledges that the efforts of Broker to procure a buyer through advertising, co-brokers or otherwise, shall constitute good and sufficient consideration for this Contract.
- 18. EARNEST MONEY DEPOSITS: Owner authorizes Broker to accept earnest money deposits to be applied to the sale price and to place such earnest money deposits into an escrow account until the closing of the sale, which account __may __may not bear interest.
- 19. MINIMUM BROKERAGE SERVICES TO BE PROVIDED: Broker hereby agrees to provide Owner, through Broker and/or Broker's affiliated licensees (if any), at a minimum, the following services:
 - Accepting delivery of and presenting to Owner and/or any prospective buyer offers and counteroffers to buy, sell, or lease the Property;
 - Assisting Owner or any prospective buyer in developing, communicating, negotiating, and presenting offers, counteroffers, and notices that relate to the offers and the counteroffers until a lease or purchase agreement is signed and all contingencies are satisfied or waived; and
 - c. Answering Owner's or any prospective buyer's questions relating to the offers, counteroffers, notices, and contingencies.
- 20. GENERAL PROVISIONS: This Contract, any attached exhibits and any addenda or supplements signed by the parties, shall constitute the entire agreement between Owner and Broker and supersede any other written or oral agreements between Owner and Broker. This Contract can be modified only by written agreement signed by Owner and Broker.

In the event that any term, provision, covenant or agreement contained in this Contract is held by a court of competent jurisdiction to be void, invalid or unenforceable, the rest of this Contract shall in no way be impaired or invalidated and shall remain in full force and effect.

In any action or proceeding to enforce any provision of this Contract, or for damages sustained by reason of the breach, the prevailing party shall be entitled to all attorneys' fees, actually incurred, and to all other related expenses, such as expert witness fees, fees paid to investigators and court costs. Additionally, if any Broker hires an attorney to enforce the collection of any commission payable pursuant

L-80010: Approved by Legal Counsel for use by current members of MAREP, May 2019

to this Contract and is successful in any	Listing Reference: 7593			
to pay such Broker's actual attorney's fees and costs	Listing Reference: 7593 th commission without commencing an action or proceeding, Owner agrees			
This Contract 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 intended to be performed. The language of this Control and effect.	The accordance with the laws of the state of Missouri and the laws of that			
are for convenience of reference only and construed accord	ing to its fair meaning and not strictly for or against att			
in this Contract. All singular and plural words shall be interpreted	led to construe the meaning of any term, provision or agreement contained			
41. ELECTRONIC SIGNATURE OF THE PROPERTY OF TH	the state of the s			
sending providing delivering transmitted. In accordance	dance with the Missouri Uniform Electronic Towns !!			
delivered original signature, scanned image, email	or part of this Agreement by electronic means, including but not limited to broker request it, the other party will confirm and effect as a hand-			
signing an original instrument. Should Owner or E	Broker request it, the other party will confirm alors as a hand-			
delivered original signature and document. Should Owner or Broker request it, the other party will confirm electronic signatures by made by email sent to and from the email addresses provided below. If no email address is provided for either party below, then all modifications to this Agreement must be made by signing an original instrument.				
and a second to this Agreement must be made by signing a	original instrument			
22. ATTACHMENTS: The following attached forms, indicated	ated by check mark, are incorporated into this contract by			
reference:	actor by theta mark, are incorporated into this contract by			
区 Legal Description				
Seller's Property Condition Disclosure Form – La	nd Only			
Appointment of Designated Agent Other:	Only			
BROKER DISCLOSURE FORM: Owner hereby acknowledges receipt of a copy of the Broker Disclosure Form prescribed by from Owner, whichever occurred find to the signing of this contract or upon Broker's obtaining any personal and prescribed by				
this is the second of inancial information of the second o				
				Owner hereby acknowledges receipt of one copy of this Contract.
NOTICE: This is intended to be a legally binding contract. No representation is made as to the legal validity or				
adequacy of any provision or the tax consequences thereof. If you do not understand any portion of this contract, seek legal or tax advice from a competent professional				
contract, seek legal or tax advice from a competent pr	ofessional.			
LISTING CONTRACT ACCEPTED:				
Broker: United Country Howards Really	Owner Company Name (if owner is a company)			
	Owner: Themas west			
By: Mendy Reen				
Authorized Agent	Email:			
Addionzed Agent	Owner: Morga a West			
Email:	Owner: Miraga a West			
	Email:			
	Address: 4916 State Huly 142 14==-			
	Address: 4916 STATE HWY 142 WEST			
	Phone: 573 667 (1/16)			
	317 176 6419			