

P.O. BOX 225, BURLINGTON, KS 66839 ♦ PHONE: (620) 888-3040 ♦ FAX: (620) 888-3044 ♦ EMAIL: INFO@VAUGHNROTH.COM ♦ WEBSITE: VAUGHNROTH.COM

CONTRACT FOR PURCHASE AND SALE OF REAL ESTATE - LAND

	EEMENT, made and entered into			June	, 2024	_, by and between
	McDonnell & William M. McDonnell, Brenda Ira Dee Bach & Gary D. Bach	Kay Hubler &	Dale , h	nereinafter referred	to as "Sell	er", whether one or
more, and				, her	einafter ref	erred to as "Buyer,"
	ne or more.					
	ETH: That for and in consideration reto do hereby contract and with ea		-	, covenants and pa	ayments he	reinafter set out, the
1. Th	ne Seller does hereby agree to sell	and conve	y to the Buye	r by a good and su	fficient war	ranty deed the
fol	lowing described real property situ	ated in	Anderson	County, Kansa	as to-wit:	
T	he NE FR 1/4 of Section 1, Tounty, Kansas. 161 acres, n	ownship	22 South, F		of the 6th	P.M., Anderson
2. Th	ne Buyer hereby agrees to purchase	e, and to pa	ay to the Selle	er, as consideratior	n for the co	nveyance to Buyer of
the abo	ove described real property, the su	m of (\$.00)			
dollars	in a manner following, to-wit: CER	TIFIED FU	INDS AT CLC	SING LESS ANY	EARNEST	MONEY RECEIVED.
exc Sel to e effe res	31 TAX EXCHANGE: Seller and Be change under Section 1031 of the Iller agree to reasonably cooperate enter into the chain of title on the offect the exchange; (b) each party with spective exchange; and (c) closing of the exchange.	nternal Rewith each of the party's like exclusion.	venue code ir other in conne or property and sively respons	n connection with the ction with the sam that such party us sible for all costs in	nis transact e provided es a qualific curred in co	ion and Buyer and (a) neither is required ed intermediary to onnection with their
issı insı owı	TLE EVIDENCE: The Seller shall cue, after closing, a title insurance pured. The Seller and Buyer shall eaner-carry transactions, the commitrowing exceptions which may apply	olicy in an ach pay on nent shall s	amount equa e-half the cos	I to the full purchas t of the title insurar	se price nar nce. Except	ning Buyer as the for assumptions or ect to any of the
						<i>1 of 7</i> P a g e
	Buyer's Initials			Seller's Initials		

Easements; if Buyer fails to obtain a survey, any encroachments that would have been disclosed by a survey; rights-of-way of record; trees, plantings and fences; restrictions and protective covenants of record, provided no forfeiture provisions are contained therein; immature special assessments; zoning laws, ordinances and regulations; rights of tenants in possession; the liens, if any, described therein; and those exceptions which are standard to American Land Title Association or as specified herein and in an assumption, the mortgage securing the loan which the Buyer is assuming. A copy of the title commitment will be furnished to Seller, Buyer, lender, listing broker, and selling broker as promptly as possible. In the event a Seller is entitled to a discount, the Seller shall receive the full discount. Buyer shall pay for any title coverage for the benefit of Buyer's lender. Buyer shall have a reasonable time, not to exceed 5 business days, to examine the title insurance commitment and to notify Seller of any objections to the title. Seller shall have reasonable time, not to exceed 30 days from the scheduled closing date, to cure any title defect other than the exceptions listed above. Should the Seller be unable to furnish marketable title subject to the foregoing exceptions, and should this Contract be terminated for that reason, then the earnest money shall be refunded promptly to the Buyer, the Seller shall reimburse to the Buyer the cost of Buyer's accrued loan costs, the cost of any survey paid for by Buyer if, but only if, the survey disclosed a title defect that cannot be corrected within the time provided above, attorney's fees for examining title, and title insurance cancellation fees, and all parties shall be released from any further obligation. Title Evidence to be

	defect that cannot be corrected within the time provided above, attorney's fees for examining title, and title insurance cancellation fees, and all parties shall be released from any further obligation. Title Evidence to be					
	ordered from: Anderson County Abstract Co.					
5.	MINERAL RIGHTS: Seller's Interest					
	% remain with the Seller					
	% are owned by third party					
	unknown					
	Are there any oil, gas, or wind leases of record or other?					
	There are none showing on the title commitment. An affidavit of non-production shall be filed on any applicable expired leases.					
ŝ.	CROPS: A. Share of Crops (Section must be checked if applicable): SELLER'S share of the crops planted at the time of sale and any current year government crop payments shall:					
	Pass with the land to the BUYER (Buyer will reimburse the SELLER for the SELLER'S share of expenses for growing the crops);					
	Remain with SELLER					
	Other (Please describe):					

Pass with the land to the BUYER; Remain with SELLER Other (Please describe): CCONSERVATION RESERVE PROGRAM (CRP) (Section must be checked if applicable): BUYER shall assume full responsibility for the CRP contract at closing and shall have the CRP contract transferred into the BUYER'S name within 30 calendar days after closing. The current CRP payment shall: Be prorated to date of closing Remain with SELLER Other (Please describe) 7. Water Rights (Section must be checked if applicable) Water rights on the Property shall: pass with the land to the Buyer – Permit # have been terminated Seller will provide Buyer with locations and general description of all known wells and cisterns. Buyer will assume all responsibility for regulatory permits, required closure or other issues arising from existence or operation of such well or cistern. LEASEHOLD INTERESTS/TENANT'S RIGHTS: Any additional leasehold interests or tenant's rights in the subject property: There are current grazing and tillable leases in effect. Possession of the tillable portion shall be after harvest of the currently growing 2024 crop. Possession of the pasture portion shall be November 2nd, 2024.	В.	currently in effect on the Property shall:
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2 of 71 D 3 m	be afte	er harvest of the currently growing 2024 crop. Possession of the pasture portion shall
3 AF /I P 3 II		0 -4 71 D o -

Seller's Initials

8.

Buyer's Initials _____

9. LAND CURRENTLY ZONED AS	- Agricultural
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- 10. **SURVEY:** Broker recommends that Buyer acquire a current boundary and improvement survey on the Property being purchased, regardless of lender's survey requirements. If survey is not performed regarding all or part of the property, Buyer is bound by whatever information a survey would have revealed and waives any claim, right or cause of action.
- 11. **DEED AND DOCUMENTS FOR CLOSING:** In the event a title or abstract company prepares a Deed, Affidavit of No Liens, or other necessary documents to complete this transaction, the charge for same, in addition to the cost of closing the transaction, shall be shared equally between the Buyer and Seller, but if lender prohibits Buyer from doing so, Seller shall pay such costs.
- 12. **EARNEST MONEY:** The Buyer does hereby deposit with Anderson County Abstract Co. earnest money in the form of *check or wire* and in the amount of \$ 50,000.00 , as security that the terms and conditions of this Contract shall be fulfilled by the Buyer. Earnest money shall be deposited within five business days after Acceptance of the Contract by all parties. The earnest money shall be applied to the purchase price at closing. Pursuant to K.S.A. 58-301, the Broker can only disburse earnest money 1) pursuant to written authorization of Buyer and Seller; 2) pursuant to a court order; or 3) when a transaction is closed according to the agreement of the parties. Notwithstanding any other terms of this Contract providing for forfeiture or refund of the earnest money deposit, the parties understand that applicable Kansas real estate laws prohibit the escrow agent from distributing the earnest money, once deposited, without the consent of all parties to this agreement. Buyer and Seller agree that failure by either to respond in writing to a certified letter from Broker within seven (7) days of receipt thereof or failure to make written demand for return or forfeiture of an earnest money deposit within thirty (30) days of notice of cancellation of this agreement shall constitute consent to distribution of the earnest money as suggested in any such certified letter or as demanded by the other party hereto. If a dispute arises over disposition of funds or documents deposited with the escrow agent or the listing broker, Seller and Buyer agree that any attorney's fees, court costs and/or other legal expenses incurred by the escrow agent and any broker in connection with such dispute shall be reimbursed from the earnest money or other funds deposited with the escrow agent or listing broker. In addition to forfeiture of earnest money to Seller or return of earnest money to Buyer, Buyer and Seller shall both have the option of enforcing specific performance of this Contract or any other remedy allowed by law or equity.
- 13. <u>HEIRS AND ASSIGNS:</u> This Contract shall insure to the benefit of, and be fully binding upon the Seller, their heirs, executors, administrators, successors and assigns. No assignment shall serve to release or relieve the party assigning from any responsibilities or obligations hereunder.
- 14. **KANSAS LAW APPLIED:** This Contract and its validity, construction and performance shall be governed by the laws of Kansas.
- 15. PRORATION OF TAXES AND RESERVES: All ad valorem taxes, the current annual installment of special assessments, rentals, homeowner's association dues, and interest, if any, shall be adjusted and prorated as of closing date, unless otherwise agreed. General taxes shall be prorated for the calendar year on the basis of taxes for the previous year unless the previous year's assessed valuation was based on a lesser improved property, in which case taxes shall be determined from the assessed valuation and the officially-established mill levy prevailing at closing. Special assessments shall be prorated on the basis of the amount (for the calendar year) ascertainable at the time of closing by the closing agent. BUYER IS RESPONSIBLE FOR VERIFYING THE AMOUNT OF TAXES AND SPECIAL ASSESSMENTS.
- 16. **INTERIM MAINTENANCE**: Seller agrees to deliver possession of the Property in a like or better condition than it is now, reasonable wear and tear accepted.

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Buyer's Initials	Seller's Initials	

17. CLOSING AND POSSESSION: The parties agree that time is of the essence and the parties agree to close on o				
before 7/31 2024. Seller agrees to give possession as follows:				
After harvest of the currently growing 2024 crop. Possession of the pasture portion shall be November 2nd, 2024.				
18. AGENCY DISCLOSURE:				
Seller is not represented by a REALTOR®/Real Estate licensee				
Listing Broker/Licensee is functioning as an:				
Agent of the Seller				
Designated Seller's Agent*				
Transaction Broker				
Selling Broker/Licensee is functioning as an:				
Agent of the Seller				
Agent of the Buyer				
Transaction Broker				
Designated Seller's Agent*				
Designated Buyer's Agent*				
19. REPRESENTATIONS AND RECOMMENDATIONS: It is hereby agreed and acknowledged by the parties hereto that unless otherwise stated, neither the listing nor selling brokers, or their agents, employees, or associates have made, on their own behalf, any representations or warranties, expressed or implied, with respect to the Property, including but not limited to the environmental condition of the Property. Any information furnished to either party through the Multiple Listing Service or in any property condition report should be independently verified by that party before that party relies on such information. Any representations or warranties stated have been made by the listing/selling brokers based on information supplied by sources believed to be reliable, and brokers and their associates have not assumed any responsibility, directly or indirectly, with respect to any representation or warranties which have been made by any other party. Since the listing/selling brokers are acting as brokers only, they shall, under no circumstances, be held liable to either the Seller or Buyer for performance or lack of performance of any terms or conditions of this Contract. Again, it is emphasized that if any party believes representations or warranties have been made by the listing/selling brokers, or their agents, employees, or associates, they must be set forth specifically and in writing if they are to be effective or enforceable.				
20. BROKERAGE FEES: The party handling the closing is hereby authorized and directed to collect and disburse the brokerage fees at closing.				
21. ALTERATIONS: Any alteration of the terms and conditions of this Contract must be agreed to in writing by both Buyer and Seller.				
<i>5 of 7</i> Page				
Buyer's Initials Seller's Initials				

22.	ADDITIONAL	TERMS A	AND	CONDITIONS:
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1.) The Buyers have used due diligence inspecting the property and accept it in its current condition.
2.) The Buyers acknowledge having the opportunity to review the terms and conditions of sale and accept this agreement thereto those terms and conditions.
3.) The Buyers acknowledge having the opportunity to review the preliminary title commitment and accept this agreement thereto.
4.) The Buyers acknowledge the earnest deposit in this transaction is non-refundable unless the Seller should default due to inability to provide merchantable title for the subject real estate. If the Seller cannot provide merchantable title to the Buyer, the earnest deposit shall be returned to the Buyer in full. These additional terms and conditions supersede any language contained within item # 12 of this contract regarding earnest deposit.
23. AGREEMENT APPROVAL : This Contract constitutes the entire agreement between the parties and supersedes any previously executed contracts, representations, verbal or written. Neither this Contract, nor any interest herein, shall be transferred or assigned by Buyer without the prior written consent of Seller.
Buyer and Seller acknowledge that they have read the entire Contract and that by signing page seven (7) of this seven (7) page Contract, they agree to all terms contained herein.
"Kansas law requires persons who are convicted of certain crimes, including certain sexually violent crimes, to register with the sheriff of the county in which they reside. If you, as the buyer, desire information regarding those registrants, you may find information on the homepage of the Kansas Bureau of Investigation (KBI) at http://www.Kansas.gov/kbi or by contacting the local sheriff's office."
NOTE : " Acceptance ", unless otherwise agreed to in writing, is defined as the latest dated signature or initials which resulted in a final agreement between the parties.
SELLER hereby authorizes Closing Agent to obtain payoff information from SELLER'S lender.

*THIS DOCUMENT IS PART OF A LEGALLY BINDING CONTRACT, IF NOT UNDERSTOOD, SEEK COMPETENT ADVICE. BROKER RECOMMENDS TO BUYER(S) AND SELLER(S) TO RETAIN INDEPENDENT LEGAL COUNSEL TO ANSWER ANY LEGAL QUESTIONS INVOLVED IN ANY REAL ESTATE TRANSACTION.

IN WITNESS WHEREOF, said parties hereunto subscribe their names:

BUYER SIGNATURE		BUY	'ER SIGNATURE			
PRINT NAME:		PRII	PRINT NAME:			
ADDRESS:			ADDRESS:			
CITY, STATE, ZIP:		CITY	/, STATE, ZIP:			
PHONE:	_DATE:	PHC	ONE:	DATE:		
SELLER SIGNATURE						
PRINT NAME:		_ PRIN	IT NAME:			
ADDRESS:		_ ADD	ADDRESS:			
CITY, STATE, ZIP		CITY	, STATE, ZIP			
PHONE:	DATE:	PHC	DNE:	DATE:		
<u>Vaughn-Roth Land F</u> Brokerage Firm 00002655			Listing Agent	oth		
License #			#00232527 License #			
P.O. Box 225			PO Box 225			
Broker's Address Burlington, Kansas 6	66839		Address	66930		
City, State & Zip			Burlington, KS 66839 City, State & Zip			
<u>(620) 888-3040</u> (620) 888-3044		044	785-917-0867	620-888-3044		
Phone	Fax		Phone	Fax		
info@VaughnRoth.com			Cameron@VaughnRoth.com			
E-mail			E-mail			