Wisconsin Department of Safety and Professional Services Division of Policy Development 4822 Madison Yards Way PO Box 8366 Madison WI 53705-8366



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Tony Evers, Governor Dan Hereth, Secretary

HYBRID (IN-PERSON/VIRTUAL) REAL ESTATE CONTRACTUAL FORMS ADVISORY COUNCIL

Room N208, 4822 Madison Yards Way, 2nd Floor, Madison Contact: Will Johnson (608) 266-2112 September 13, 2023

The following agenda describes the issues that the Council plans to consider at the meeting. At the time of the meeting, items may be removed from the agenda. Please consult the meeting minutes for a record of the actions and deliberations of the Council. Be advised that board members may attend meetings designated as "Hybrid" in-person or virtually.

AGENDA

9:30 A.M.

OPEN SESSION - CALL TO ORDER - ROLL CALL

- A. Adoption of Agenda
- B. Approval of Minutes of June 26, 2023
- C. Reminders Scheduling Concerns
- D. Introductions, Announcements, and Recognition
- **E.** Administrative Matters
 - 1. Department, Staff and Council Updates
 - 2. Real Estate Examining Board Update
- F. Review of Real Estate Contractual Forms for Revision Discussion and Consideration *additional materials*
 - 1. WB-1 Residential Listing Contract Exclusive Right to Sell
 - 2. WB-2 Farm Listing Contract Exclusive Right to Sell
 - 3. WB-3 Vacant Land Listing Contract Exclusive Right to Sell
 - 4. WB-4 Residential Condominium Listing Contract Exclusive Right to Sell
 - 5. WB-5 Commercial Listing Contract Exclusive Right to Sell
 - 6. WB-6 Business Listing Contract Exclusive Right to Sell
 - 7. WB-37 Residential Listing Contract Exclusive Right to Rent
 - 8. WB-38 Commercial Buyer Agency/Tenant Representation Agreement
 - 9. WB-39 Tenant Representation Agreement
- G. Next Steps
- H. Public Comments

ADJOURNMENT

NEXT MEETING: NOVEMBER 30, 2023

MEETINGS AND HEARINGS ARE OPEN TO THE PUBLIC, AND MAY BE CANCELLED WITHOUT NOTICE.

Times listed for meeting items are approximate and depend on the length of discussion and voting. All meetings are held virtually unless otherwise indicated. In-person meetings are typically conducted at 4822 Madison Yards Way, Madison, Wisconsin, unless an alternative location is listed on the meeting notice. In order to confirm a meeting or to request a complete copy of the board's agenda, please visit the Department website at https://dsps.wi.gov. The board may also consider materials or items filed after the transmission of this notice. Times listed for the commencement of disciplinary hearings may be changed by the examiner for the convenience of the parties. Requests for interpreters for the hard of hearing, or other accommodations, are considered upon request by contacting the Affirmative Action Officer, or reach the Meeting Staff by calling 608-267-7213.

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WB-2 FARM LISTING CONTRACT - EXCLUSIVE RIGHT TO SELL

	in Section
n the of County of	
n the of, County of and breakdown of tillable, pasture or wood lot acreage, etc., may be stated at lin	nes 320-352, or attached as an addendur
per <mark>lines 353-354</mark> .) Insert additional description, if any, at lines 320-352 or attach	as an addendum per lines 353-354.
INCLUDED IN LIST PRICE: Seller is including in the list price the Property,	
and the following items:	
NOT INCLUDED IN LIST PRICE:	

CAUTION: Identify Fixtures to be excluded by Seller or which are rented an	d will continue to be owned by the
essor. (See lines 240-258).	
LIST PRICE:	Dollars (\$
LIST PRICE: ZONING: Seller represents that the property is zoned: GOVERNMENTAL AND CONSERVATION PROGRAMS: Seller represents the	 :
	···· -·· - · · · · · · · · · · · · · ·
n the following governmental conservation, farmland, environmental, land use or	
onservation easements (county, state or federal):	
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HOE VALUE ACCECOMENT. Calley was so that the total and a second of the December 1	ot) (f th - Du-uth)
USE VALUE ASSESSMENT: Seller represents that (all or some of the Proper	rty) (none of the Property)
STRIKE ONE has been assessed as agricultural property under use value law.	for all an area of the December
RIGHT OF FIRST REFUSAL: There (is) (is not) STRIKE ONE a right of first re	
MARKETING Seller authorizes and the Firm and its agents agree to use re	easonable efforts to market the Property
Seller agrees that the Firm and its agents may market Seller's personal property	identified on lines 7-11 during the term of
his Listing. The marketing may include:	_
The Firm and its agents may advertise the following special financing and incer	ntives offered by Seller:
Seller has a duty to cooperate with the marketing efforts of the Firm and its	
Firm's role as marketing agent and Seller's duty to notify the Firm of any poter	
hat the Firm and its agents may market other properties during the term of this L	
EXCLUSIONS All persons who may acquire an interest in the Property who a	are Protected Buyers under a prior listin
contract are excluded from this Listing to the extent of the prior firm's legal righ	•
Vithin seven days of the date of this Listing, Seller agrees to deliver to the Firm a	
NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable	
ollowing other buyers	to the rain for damaged and ecotor in
are excluded from this Listin	na until
INSERT DATE]. These other buyers are no longer excluded from this Listing af	
	•
the specified date, Seller has either accepted a written offer from the buyer or so	
COMPENSATION TO OTHERS The Firm offers the following commission to co	operating firms:
(Exceptions if any):	
COMMISSION The Firm's commission shall be	
COMMISSION The Firm's commission shall be	

1) Seller sells or accepts an offer which creates an enforceable contract for the sale of all or any part of the Property;

4) A transaction occurs which causes an effective change in ownership or control of all or any part of the Property; or

2) Seller grants an option to purchase all or any part of the Property which is subsequently exercised;

3) Seller exchanges or enters into a binding exchange agreement on all or any part of the Property;

5) A ready, willing and able buyer submits a bona fide written offer to Seller or the Firm for the Property at, or above, the list price and on substantially the same terms set forth in this Listing and the current WB-12 Farm Offer To Purchase, even if Seller does not accept the buyer's offer. A buyer is ready, willing and able when the buyer submitting the written offer has the ability to complete the buyer's obligations under the written offer.

59 The Firm's commission shall be earned if, during the term of the Listing, one seller of the Property sells, conveys, 60 exchanges or options, as described above, an interest in all or any part of the Property to another owner, except by 61 divorce judgment.

- 62 <u>DUE AND PAYABLE</u>: Once earned, the Firm's commission is due and payable in full at the earlier of closing or the date set for closing, even if the transaction does not close, unless otherwise agreed in writing.
- 64 <u>CALCULATION:</u> A percentage commission shall be calculated based on the following, if earned above:
 - Under 1) or 2) the total consideration between the parties in the transaction.
 - Under 3) or 4) the list price if the entire Property is involved.
 - Under 3) if the exchange involves less than the entire Property or under 4) if the effective change in ownership or control involves less than the entire Property, the fair market value of the portion of the Property exchanged or for which there was an effective change in ownership or control.
 - Under 5) the total offered purchase price.

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71 NOTE: If a commission is earned for a portion of the Property it does not terminate the Listing as to any 72 remaining Property.

The Firm and its agents are not responsible under Wisconsin statutes or regulations to qualify a buyer's financial capability. If Seller wishes to confirm a buyer's financial capability, Seller may negotiate inclusion of a contingency for financing, proof of funds, qualification from a lender, sale of buyer's property, or other confirmation in any offer to purchase or contract.

OCCUPANCY Unless otherwise provided, Seller agrees to give buyer occupancy of the Property at time of closing.
Unless otherwise agreed, Seller agrees to have any residential dwelling in broom swept condition and the Property free of all debris and personal property except for personal property belonging to current tenants, sold to buyer or left with buyer's consent. Should Seller or Seller's tenant occupy the Property after closing or retain ownership of crops, consider a special agreement regarding an occupancy escrow, insurance, utilities, maintenance, responsibility for and rights to unharvested crops, farm operations and government programs, etc.

REAL ESTATE CONDITION REPORT Seller agrees to complete the real estate condition report provided by the Firm to the best of Seller's knowledge. Seller agrees to amend the report should Seller learn of any Defect(s) after completion of the report but before acceptance of a buyer's offer to purchase. Seller authorizes the Firm and its agents to distribute the report to all interested parties and agents inquiring about the Property. Seller acknowledges that the Firm and its agents have a duty to disclose all Material Adverse Facts as required by law.

88 **SELLER REPRESENTATIONS REGARDING DEFECTS** Seller represents to the Firm that as of the date of this Listing, 89 Seller has no notice or knowledge of any Defects affecting the Property other than those noted on the real estate 90 condition report.

91 WARNING: IF SELLER REPRESENTATIONS ARE INCORRECT OR INCOMPLETE, SELLER MAY BE LIABLE FOR 92 DAMAGES AND COSTS.

OPEN HOUSE AND SHOWING RESPONSIBILITIES

Seller is aware that there is a potential risk of injury, damage and/or theft involving persons attending an "individual showing" or an "open house." Seller accepts responsibility for preparing the Property to minimize the likelihood of injury, damage and/or loss of personal property. Seller agrees to hold the Firm and its agents harmless for any losses or liability resulting from personal injury, property damage, or theft occurring during "individual showings" or "open houses" other than those caused by the negligence or intentional wrongdoing of the Firm or its agents. Seller acknowledges that individual showings and open houses may be conducted by licensees other than the Firm, that appraisers and inspectors may conduct appraisals and inspections without being accompanied by agents of the Firm or other licensees, and that buyers or licensees may be present at all inspections and testing and may photograph or videotape Property unless otherwise provided for in additional provisions at lines 320-352 or in an addendum per lines 353-354.

DISPUTE RESOLUTION The Parties understand that if there is a dispute about this Listing or an alleged breach, and the parties cannot resolve the dispute by mutual agreement, the parties may consider judicial resolution in court or may consider alternative dispute resolution. Alternative dispute resolution may include mediation and binding arbitration. Should the parties desire to submit any potential dispute to alternative dispute resolution, it is recommended that the parties add such in Additional Provisions or in an Addendum.

EXTENSION OF LISTING The Listing term is extended for a period of one year as to any Protected Buyer. Upon receipt of a written request from Seller or a firm that has listed the Property, the Firm agrees to promptly deliver to Seller a written list of those buyers known by the Firm and its agents to whom the extension period applies. Should this Listing be terminated by Seller prior to the expiration of the term stated in this Listing, this Listing shall be extended for Protected Buyers, on the same terms, for one year after the Listing is terminated (lines 113-121).

113 **TERMINATION OF LISTING** Neither Seller nor the Firm has the legal right to unilaterally terminate this Listing absent a material breach of contract by the other party. Seller understands that the parties to the Listing are Seller and the Firm.

115 Agents for the Firm do not have the authority to enter into a mutual agreement to terminate the Listing, amend the

- 116 commission amount or shorten the term of this Listing, without the written consent of the agent(s)' supervising broker.
- 117 Seller and the Firm agree that any termination of this Listing by either party before the date stated on line 359 shall be 118 effective by the Seller only if stated in writing and delivered to the Firm in accordance with lines 298-319 and effective by
- 119 the Firm only if stated in writing by the supervising broker and delivered to Seller in accordance with lines 298-319.
- 120 CAUTION: Early termination of this Listing may be a breach of contract, causing the terminating party to 121 potentially be liable for damages.
- SELLER COOPERATION WITH MARKETING EFFORTS Seller agrees to cooperate with the Firm in the Firm's marketing efforts and to provide the Firm with all records, documents and other material in Seller's possession or control which are required in connection with the sale. Seller authorizes the Firm and its agents to do those acts reasonably necessary to effect a sale and Seller agrees to cooperate fully with these efforts which may include use of a multiple listing service, Internet advertising or a lockbox system on the Property. Seller shall promptly refer all persons making inquiries concerning the Property to the Firm and notify the Firm in writing of any potential buyers with whom Seller negotiates or who view the Property with Seller during the term of this Listing.
- LEASED PROPERTY If Property is currently leased and lease(s) will extend beyond closing, Seller shall assign Seller's rights under the lease(s) and transfer all security deposits and prepaid rents (subject to agreed upon prorations) thereunder to buyer at closing. Seller acknowledges that Seller remains liable under the lease(s) unless released by tenants.
- 133 CAUTION: Seller should consider obtaining an indemnification agreement from buyer for liabilities under the 134 lease(s) unless released by tenant(s), and should address any crop rights and carryovers.

135 **DISCLOSURE TO CLIENTS**

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- 136 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe 137 certain duties to all parties to a transaction:
- 138 (a) The duty to provide brokerage services to you fairly and honestly.
- 139 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 140 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request it,
 unless disclosure of the information is prohibited by law.
- 142 (d) The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law. (See lines 259-262.)
- 144 (e) The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the confidential information of other parties. (See lines 201-217.)
- 146 (f) The duty to safeguard trust funds and other property the firm or its agents holds.
- 147 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

149 BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. 150 A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- 151 (a) The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect your transaction, unless you release the firm from this duty.
- 153 (b) The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse Facts.
- 154 (c) The firm and its agents will fulfill the firm's obligations under the agency agreement and fulfill your lawful requests that are within the scope of the agency agreement.
- 156 (d) The firm and its agents will negotiate for you, unless you release them from this duty.
- 157 (e) The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is contrary to your interests.
- 160 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation 161 relationship"), different duties may apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

- A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a party in the same transaction. If you and the firm's other clients in the transaction consent, the firm may provide services through designated agency, which is one type of multiple representation relationship.
- Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide information, opinions, and advice to the client for whom the agent is negotiating, to assist the client in the negotiations. Each client will be able to receive information, opinions, and advice that will assist the client, even if the information, opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will not reveal any of your confidential information to another party unless required to do so by law.
- If a designated agency relationship is not authorized by you or other clients in the transaction you may authorize or reject a multiple representation relationship in which the firm may provide brokerage services to more than one client in a transaction but neither the firm nor any of its agents may assist any client with information, opinions, and advice which may favor the interests of one client over any other client. Under this neutral approach, the same agent may represent more than one client in a transaction.
- 177 If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage services to more than one client in the transaction.

179	CHECK ONLY ONE OF THE THREE BELOW:
180 181	The same firm may represent me and the other party as long as the same agent is not representing us both. (multiple representation relationship with designated agency)
182 183	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved. (multiple representation relationship without designated agency)
184 185	The same firm cannot represent both me and the other party in the same transaction. (I reject multiple representation relationships)
187 188 189	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You may modify this selection by written notice to the firm at any time. Your firm is required to disclose to you in your agency agreement the commission or fees that you may owe to your firm. If you have any questions about the commission or fees that you may owe based upon the type of agency relationship you select with your firm, you should ask your firm before signing the agency agreement.
193 194	SUBAGENCY Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your firm by providing brokerage services for your benefit. A subagent firm and the agents associated with the subagent firm will not put their own interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other parties if doing so is contrary to your interests.
197	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home inspector.
	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain language summary of the duties owed to you under section 452.133 (2) of the Wisconsin statutes.
202 203 204 205 206 207 208 209 210 211 212	■ CONFIDENTIALITY NOTICE TO CLIENTS: The Firm and its agents will keep confidential any information given to the Firm or its agents in confidence, or any information obtained by the Firm or its agents that a reasonable person would want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to disclose particular information. The Firm and its agents shall continue to keep the information confidential after the Firm is no longer providing brokerage services to you. The following information is required to be disclosed by law: 1) Material adverse facts, as defined in section 452.01 (5g) of the Wisconsin statutes (see lines 259-262). 2) Any facts known by the Firm and its agents that contradict any information included in a written inspection report on the property or real estate that is the subject of the transaction. To ensure that the Firm and its agents are aware of what specific information you consider confidential, you may list that information below (see lines 213-214). At a later time, you may also provide the Firm with other information you consider to be confidential. CONFIDENTIAL INFORMATION:
	NON-CONFIDENTIAL INFORMATION (The following may be disclosed by the Firm and its agents):
218 219 220 221 222	COOPERATION, ACCESS TO PROPERTY OR OFFER PRESENTATION The parties agree that the Firm and its agents will work and cooperate with other firms and agents in marketing the Property, including firms acting as subagents (other firms engaged by the Firm - see lines 191-195) and firms representing buyers. Cooperation includes providing access to the Property for showing purposes and presenting offers and other proposals from these firms to Seller. Note any firms with whom the Firm shall not cooperate, any firms or agents or buyers who shall not be allowed to attend showings, and the specific terms of offers which should not be submitted to Seller:
225 226	CAUTION: Limiting the Firm's cooperation with other firms may reduce the marketability of the Property. DEFINITIONS
228 229 230 231 232 233 234 235 236	 ■ ADVERSE FACT: An "Adverse Fact" means any of the following: (a) A condition or occurrence that is generally recognized by a competent licensee as doing any of the following:

238 replaced would significantly shorten or adversely affect the expected normal life of the premises.

- 239 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- FIXTURES: A "Fixture" is an item of property which is physically attached to or so closely associated with land or buildings so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises, and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and shutters; central heating and cooling units and attached equipment; water heaters, water softeners and treatment systems; sump pumps; attached or fitted floor coverings; awnings; attached antennas and satellite dishes; audio/visual wall mounting brackets (but not the audio/visual equipment); garage door openers and remote controls; installed security systems; central vacuum systems and accessories; in-ground sprinkler systems and component parts; built-in appliances; ceiling fans; fences; in-ground pet containment systems (but not the collars); storage buildings on permanent foundations and docks/piers on permanent foundations; perennial crops; perennial plants; in-ground and aboveground crop irrigation systems; ventilating fans; barn cleaners; silo unloaders; augers; feeding equipment; bulk tanks and refrigeration systems; pipeline milking systems; vacuum lines; vacuum pumps and attached motors; and aboveground and underground fuel tanks.
- 253 CAUTION: Exclude any Fixtures to be retained by Seller or which are rented (e.g., water softener or other water 254 treatment systems, home entertainment and satellite dish components, L.P. tanks, etc.) on lines 12-16 and in the 255 offer to purchase. Address annual and perennial crops, livestock, rented fixtures not owned by Seller, fixtures 256 owned by Seller but which will not be included in the list price (e.g., irrigation systems) and equipment which 257 may be personal property but will be included in the list price. Annual crops are not part of the purchase price 258 unless otherwise agreed.
- MATERIAL ADVERSE FACT: A "Material Adverse Fact" means an Adverse Fact that a party indicates is of such significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or agreement.
- PERSON ACTING ON BEHALF OF BUYER: "Person Acting on Behalf of Buyer" shall mean any person joined in interest with buyer, or otherwise acting on behalf of buyer, including but not limited to buyer's immediate family, agents, employees, directors, managers, members, officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other entities created or controlled by, affiliated with or owned by buyer, in whole or in part whether created before or after expiration of this Listing.
- 268 PROPERTY: Unless otherwise stated, "Property" means the real estate described at lines 2-6.

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- 269 PROTECTED BUYER: Means a buyer who personally, or through any Person Acting on Behalf of Buyer, during the term of this Listing:
- 271 1) Delivers to Seller or the Firm or its agents a written offer to purchase, exchange or option on the Property;
- Views the Property with Seller or negotiates directly with Seller by communicating with Seller regarding any potential terms upon which the buyer might acquire an interest in the Property; or
- Attends an individual showing of the Property or communicates with agents of the Firm or cooperating firms regarding any potential terms upon which the buyer might acquire an interest in the Property, but only if the Firm or its agents deliver the buyer's name to Seller, in writing, no later than three days after the earlier of expiration or termination (lines 113-121) of the Listing. The requirement in 3), to deliver the buyer's name to Seller in writing, may be fulfilled as follows:
 - a) If the Listing is effective only as to certain individuals who are identified in the Listing, by the identification of the individuals in the Listing; or,
 - b) If a buyer has requested that the buyer's identity remain confidential, by delivery of a written notice identifying the firm or agents with whom the buyer negotiated and the date(s) of any individual showings or other negotiations.

A Protected Buyer also includes any Person Acting on Behalf of Buyer joined in interest with or otherwise acting on behalf of a Protected Buyer, who acquires an interest in the Property during the extension of listing period as noted on lines 108-112.

NON-DISCRIMINATION Seller and the Firm and its agents agree that they will not discriminate against any prospective buyer on account of race, color, sex, sexual orientation as defined in Wisconsin Statutes, Section 111.32 (13m), disability, religion, national origin, marital status, lawful source of income, age, ancestry, family status, status as a victim of domestic abuse, sexual assault, or stalking, or in any other unlawful manner.

EARNEST MONEY If the Firm holds trust funds in connection with the transaction, they shall be retained by the Firm in the Firm's trust account. The Firm may refuse to hold earnest money or other trust funds. Should the Firm hold the earnest money, the Firm shall hold and disburse the earnest money funds in accordance with Wis. Stat. Ch. 452 and Wis. Admin. Code Ch. REEB 18. If the transaction fails to close and the Seller requests and receives the earnest money as the total liquidated damages, then upon disbursement to Seller, the earnest money shall be paid first to reimburse the Firm for cash advances made by the Firm on behalf of Seller and one half of the balance, but not in excess of the agreed commission, shall be paid to the Firm as full commission in connection with said purchase transaction and the balance shall belong to Seller. This payment to the Firm shall not terminate this Listing.

298	DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Listing, delivery of documents
299	and written notices to a party shall be effective only when accomplished by one of the methods specified at lines 300-319.
300	(1) Personal Delivery: giving the document or written notice personally to the party, or the party's recipient for delivery if
301	named at line 302 or 303.
	Seller's recipient for delivery (optional):
303	Firm's recipient for delivery (optional):
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	Seller: () Firm: ()
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307	commercial delivery service, addressed either to the party, or to the party's recipient for delivery if named at line 302 or
	303 for delivery to the party's delivery address at line 312 or 313.
	(4) <u>U.S. Mail:</u> depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the
	Party, or to the party's recipient for delivery if named at line 302 or 303 for delivery to the party's delivery address at line
	312 or 313.
	Delivery address for Seller:
	Delivery address for Firm:
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	line 318 or 319. If this is a consumer transaction where the property being purchased or the sale proceeds are used
	primarily for personal, family or household purposes, each consumer providing an e-mail address below has first
	consented electronically as required by federal law.
	E-Mail address for Seller:
319	E-Mail address for Firm:
	ADDITIONAL PROVISIONS
321	ADDITIONAL PROVISIONS
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353	ADDENDA The attached addenda
354	is/are made part of this Listing
355	NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons
356	registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at
	http://www.doc.wi.gov or by telephone at (608)240-5830.
358	TERM OF THE CONTRACT From the day of,,
359	up to the earlier of midnight of the day of, or the
360	conveyance of the entire Property.

Date ▲

361 362	WIRE FRAUD WARNING! Wire Fraud is a real and serious risk. Never trust visent via email. Funds wired to a fraudulent account are often impossible to reco		
363 364 365 366 367	Criminals are hacking emails and sending fake wiring instructions by impersonal agent, Firm, lender, title company, attorney or other source connected to your transfer communications are convincing and professional in appearance but are creat money. The fake wiring instructions may even be mistakenly forwarded to yo source.	ransaction. These Ited to steal your	
368 369 370	DO NOT initiate ANY wire transfer until you confirm wiring instructions IN PER calling a verified number of the entity involved in the transfer of funds. No information provided by any suspicious communication.		
371 372	Real estate agents and Firms ARE NOT responsible for the transmission verification of any wiring or money transfer instructions.	n, forwarding, or	
374 HE/SH	- INING BELOW, SELLER ACKNOWLEDGES RECEIPT OF A COPY OF THIS LI E HAS READ <mark>ALL 7 PAGES</mark> AS WELL AS ANY ADDENDA AND ANY OTHER D HE LISTING.	STING CONTRACT	AND THAT
376 (x) 377 Seller's	Signature ▲ Print Name ▶	Date ▲	
378 (x) 379 Seller's	Signature ▲ Print Name ►	Date ▲	
380 (x) 381 Seller's	Signature ▲ Print Name ▶	Date ▲	
382 (x) 383 Seller's	Signature ▲ Print Name ►	Date ▲	
384 385 Seller E	Entity Name (if any) Print Name ▲		
386 (x)			
	zed Signature ▲ ame & Title ▶	Date ▲	
389 390 Firm Na	ame 🛦		·

Print Name ▶

WB-3 VACANT LAND LISTING CONTRACT - EXCLUSIVE RIGHT TO SELL

1	SELLER GIVES THE FIRM THE EXCLUSIVE RIGHT TO SELL THE PROPERTY ON THE FOLLOWING TERMS:
2	■ PROPERTY DESCRIPTION: Street address is:
3	in Section in the of, County of, Wisconsin. Insert additional description, if any, at lines 313-345 or attach as an addendum per lines 346-347.
4	Wisconsin. Insert additional description, if any, at lines 313-345 or attach as an addendum per lines 346-347.
	■ INCLUDED IN LIST PRICE: Seller is including in the list price the Property, Fixtures not excluded on lines 8-9, and
7	the following items:
ι Q	■ NOT INCLUDED IN LIST PRICE:
a	INOT INCLUDED IN LIST FRICE.
10	CAUTION: Identify Fixtures to be excluded by Seller or which are rented and will continue to be owned by the
	lessor. (See lines 239-244).
	■ LIST PRICE: Dollars (\$).
	■ GOVERNMENTAL AND CONSERVATION PROGRAMS: Seller represents that all or some of the Property is
	enrolled in the following governmental conservation, farmland, environmental, land use or use restricting programs,
	agreements or conservation easements, (county, state or federal):
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	■ USE VALUE ASSESSMENT: Seller represents that (all or some of the Property) (none of the Property) STRIKE ONE
	has been assessed as agricultural property under use value law.
19	■ SPECIAL ASSESSMENTS: Seller represents that the Property is subject to the following special assessments:
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	■ SPECIAL ZONING, LAND USE OR DEVELOPMENT RESTRICTIONS: Seller represents that the Property is subject
	to the following special zoning, land use, development restrictions or other conditions affecting the Property:
23	DICHT OF FIRST DEFLICAL. There (is) (is not) CTRICE ONE a vight of first refused on part or all of the Dropouts.
	■ RIGHT OF FIRST REFUSAL: There (is) (is not) STRIKE ONE a right of first refusal on part or all of the Property.
	■ ZONING: Seller represents that the property is zoned:
	■ UTILITY CONNECTIONS: Seller represents that the locations of the following utility connections are as follows:
28	(e.g. at the lot line, on the property, across the street, unknown, unavailable, etc.): electricity
	
30	municipal water; telephone; cable; other
31	
	Seller agrees that the Firm and its agents may market Seller's personal property identified on lines 5-7 during the term
	of this Listing. The marketing may include:
34	. The Firm and its agents may advertise the following special financing and incentives offered by Seller:
36	Seller has a duty to cooperate with the marketing efforts of the Firm and its agents. See
	lines 174-180 regarding the Firm's role as marketing agent and Seller's duty to notify the Firm of any potential buyer
	known to Seller. Seller agrees that the Firm and its agents may market other properties during the term of this Listing.
	CAUTION: Limiting the Firm's cooperation with other firms may reduce the marketability of the Property.
40	EXCLUSIONS All persons who may acquire an interest in the Property who are Protected Buyers under a prior listing
40	contract are excluded from this Listing to the extent of the prior firm's legal rights, unless otherwise agreed to in writing.
	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers.
43	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs.
43 44	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers
43 44 45	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers are excluded from this Listing until
43 44 45 46	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers
43 44 45 46 47	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers are excluded from this Listing until [INSERT DATE]. These other buyers are no longer excluded from this Listing after the specified date unless, on or before the specified date, Seller has either accepted a written offer from the buyer or sold the Property to the buyer.
43 44 45 46 47 48	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers
43 44 45 46 47 48 49	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers
43 44 45 46 47 48	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers
43 44 45 46 47 48 49 50 51	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers
43 44 45 46 47 48 49 50 51 52	Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers. NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers

- 54 2) Seller grants an option to purchase all or any part of the Property which is subsequently exercised;
- 55 3) Seller exchanges or enters into a binding exchange agreement on all or any part of the Property;
- 56 4) A transaction occurs which causes an effective change in ownership or control of all or any part of the Property; or

A ready, willing and able buyer submits a bona fide written offer to Seller or the Firm for the Property at or above the list price and on substantially the same terms set forth in this Listing and the current WB-13 Vacant Land Offer to Purchase, even if Seller does not accept the buyer's offer. A buyer is ready, willing and able when the buyer submitting the written offer has the ability to complete the buyer's obligations under the written offer.

61 The Firm's commission shall be earned if, during the term of the Listing, one owner of the Property sells, conveys, 62 exchanges or options, as described above, an interest in all or any part of the Property to another owner, except by 63 divorce judgment.

- 64 <u>DUE AND PAYABLE:</u> Once earned, the Firm's commission is due and payable in full at the earlier of closing or the date set for closing, even if the transaction does not close, unless otherwise agreed in writing.
- 66 CALCULATION: A percentage commission shall be calculated based on the following, if earned above:
 - Under 1) or 2) the total consideration between the parties in the transaction.
 - Under 3) or 4) the list price if the entire Property is involved.
 - Under 3) if the exchange involves less than the entire Property or under 4) if the effective change in ownership or
 control involves less than the entire Property, the fair market value of the portion of the Property exchanged or for
 which there was an effective change in ownership or control.
 - Under 5) the total offered purchase price.

NOTE: If a commission is earned for a portion of the Property it does not terminate the Listing as to any remaining Property.

The Firm and its agents are not responsible under Wisconsin statutes or regulations to qualify a buyer's financial capability. If Seller wishes to confirm a buyer's financial capability, Seller may negotiate inclusion of a contingency for financing, proof of funds, qualification from a lender, sale of buyer's property, or other confirmation in any offer to purchase or contract.

The Firm has the authority under section 779.32 of the Wisconsin Statutes to file a lien for commissions or compensation earned but not paid when due against the commercial real estate, or the interest in the commercial real estate, if any, that is the subject of this Listing. "Commercial real estate" includes all real estate except (a) real property containing 8 or fewer dwelling units, (b) real property that is zoned for residential purposes and that does not contain any buildings or structures, and (c) real property that is zoned for agricultural purposes.

4 DISCLOSURE TO CLIENTS

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85 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe 86 certain duties to all parties to a transaction:

- 87 (a) The duty to provide brokerage services to you fairly and honestly.
- 88 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 89 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the information is prohibited by law.
- 91 (d) The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law. (See lines 245-248.)
- 93 (e) The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the confidential information of other parties. (See lines 151-166.)
- 95 (f) The duty to safeguard trust funds and other property the firm or its agents holds.
- 96 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

98 BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. 99 A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- 100 (a) The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect your transaction, unless you release the firm from this duty.
- 102 (b) The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse Facts.
- 104 (c) The firm and its agents will fulfill the firm's obligations under the agency agreement and fulfill your lawful requests
 that are within the scope of the agency agreement.
- 106 (d) The firm and its agents will negotiate for you, unless you release them from this duty.
- 107 (e) The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is contrary to your interests.
- 110 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation 111 relationship"), different duties may apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

■ A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a 114 party in the same transaction. If you and the firm's other clients in the transaction consent, the firm may provide services 115 through designated agency, which is one type of multiple representation relationship.

- 116 Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or 117 clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide 118 information, opinions, and advice to the client for whom the agent is negotiating, to assist the client in the negotiations. 119 Each client will be able to receive information, opinions, and advice that will assist the client, even if the information, 120 opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will not reveal 121 any of your confidential information to another party unless required to do so by law.
- 122 If a designated agency relationship is not authorized by you or other clients in the transaction you may still authorize 123 or reject a different type of multiple representation relationship in which the firm may provide brokerage services to more 124 than one client in a transaction but neither the firm nor any of its agents may assist any client with information, opinions. 125 and advice which may favor the interests of one client over any other client. Under this neutral approach, the same
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126 127	agent may represent more than one client in a transaction. If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage services to more than one client in the transaction.
129	CHECK ONLY ONE OF THE THREE BELOW:
130 131	The same firm may represent me and the other party as long as the same agent is not representing us both. (multiple representation relationship with designated agency)
132 133	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved. (multiple representation relationship without designated agency)
134 135	The same firm cannot represent both me and the other party in the same transaction. (I reject multiple representation relationships)
137 138 139	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You may modify this selection by written notice to the firm at any time. Your firm is required to disclose to you in your agency agreement the commission or fees that you may owe to your firm. If you have any questions about the commission or fees that you may owe based upon the type of agency relationship you select with your firm, you should ask your firm before signing the agency agreement.
143 144	SUBAGENCY Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your firm by providing brokerage services for your benefit. A subagent firm and the agents associated with the subagent firm will not put their own interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other parties if doing so is contrary to your interests.
147	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home inspector.
150 151 152	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain language summary of the duties owed to you under section 452.133 (2) of the Wisconsin statutes. • CONFIDENTIALITY NOTICE TO CLIENTS: The Firm and its agents will keep confidential any information given to the Firm or its agents in confidence, or any information obtained by the Firm and its agents that a reasonable person

- 153 would want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to 154 disclose particular information. The Firm and its agents shall continue to keep the information confidential after the Firm 155 is no longer providing brokerage services to you.
- The following information is required to be disclosed by law:

- Material Adverse Facts, as defined in section 452.01 (5g) of the Wisconsin statutes (see lines 245-248).
- Any facts known by the Firm and its agents that contradict any information included in a written inspection report on

159	the property or real estate that is the subject of the transaction.
160	To ensure that the Firm and its agents are aware of what specific information you consider confidential, you may list that
161	information below (see lines 163-164). At a later time, you may also provide the Firm with other information you
162	consider to be confidential.
163	CONFIDENTIAL INFORMATION:
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165	NON-CONFIDENTIAL INFORMATION (The following may be disclosed by the Firm and its agents):
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167	COOPERATION, ACCESS TO PROPERTY OR OFFER PRESENTATION The parties agree that the Firm and its
168	agents will work and cooperate with other firms and agents in marketing the Property, including firms acting as
	subagents (other firms engaged by the Firm - see lines 141-145) and firms representing buyers. Cooperation includes
170	providing access to the Property for showing purposes and presenting offers and other proposals from these firms to
	Seller. Note any firms with whom the Firm shall not cooperate, any firms or agents or buyers who shall not be allowed to
	attend showings, and the specific terms of offers which should not be submitted to Seller:
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SELLER COOPERATION WITH MARKETING EFFORTS Seller agrees to cooperate with the Firm in the Firm's marketing efforts and to provide the Firm with all records, documents and other material in Seller's possession or control which are required in connection with the sale. Seller authorizes the Firm to do those acts reasonably necessary to effect a sale and Seller agrees to cooperate fully with these efforts which may include use of a multiple listing service, Internet advertising or a lockbox system at the Property. Seller shall promptly refer all persons making inquiries concerning the Property to the Firm and notify the Firm in writing of any potential buyers with whom Seller negotiates or who view the Property with Seller during the term of this Listing.

LEASED PROPERTY If Property is currently leased and lease(s) will extend beyond closing, Seller shall assign Seller's rights under the lease(s) and transfer all security deposits and prepaid rents (subject to agreed upon prorations) thereunder to buyer at closing. Seller acknowledges that Seller remains liable under the lease(s) unless released by tenant(s). CAUTION: Seller should consider obtaining an indemnification agreement from buyer for liabilities under the lease(s) unless released by tenants.

DISPUTE RESOLUTION The Parties understand that if there is a dispute about this Listing or an alleged breach, and the parties cannot resolve the dispute by mutual agreement, the parties may consider judicial resolution in court or may consider alternative dispute resolution. Alternative dispute resolution may include mediation and binding arbitration. Should the parties desire to submit any potential dispute to alternative dispute resolution, it is recommended that the parties add such in Additional Provisions or in an Addendum.

EXTENSION OF LISTING The Listing term is extended for a period of one year as to any Protected Buyer. Upon receipt of a written request from Seller or a firm that has listed the Property, the Firm agrees to promptly deliver to Seller a written list of those buyers known by the Firm and its agents to whom the extension period applies. Should this Listing be terminated by Seller prior to the expiration of the term stated in this Listing, this Listing shall be extended for Protected Buyers, on the same terms, for one year after the Listing is terminated (lines 196-204).

TERMINATION OF LISTING Neither Seller nor the Firm has the legal right to unilaterally terminate this Listing absent a material breach of contract by the other party. Seller understands that the parties to the Listing are Seller and the Firm. Agents for the Firm do not have the authority to enter into a mutual agreement to terminate the Listing, amend the commission amount or shorten the term of this Listing, without the written consent of the agent(s)' supervising broker. Seller and the Firm agree that any termination of this Listing by either party before the date stated on line 349 shall be effective by the Seller only if stated in writing and delivered to the Firm in accordance with lines 290-312 and effective by the Firm only if stated in writing by the supervising broker and delivered to Seller in accordance with lines 290-312.

203 CAUTION: Early termination of this Listing may be a breach of contract, causing the terminating party to 204 potentially be liable for damages.

VACANT LAND DISCLOSURE REPORT
Seller agrees to complete the vacant land disclosure report provided by the
Firm to the best of Seller's knowledge. Seller agrees to amend the report should Seller learn of any Defect(s) after
completion of the report but before acceptance of a buyer's offer to purchase. Seller authorizes the Firm and its agents to
distribute the report to all interested parties and agents inquiring about the Property and Seller acknowledges that the
Firm and its agents have a duty to disclose all Material Adverse Facts as required by law.

210 **SELLER REPRESENTATIONS REGARDING DEFECTS** Seller represents to the Firm that as of the date of this Listing, 211 Seller has no notice or knowledge of any Defects affecting the Property other than those noted on the vacant land 212 disclosure report.

213 WARNING: IF SELLER REPRESENTATIONS ARE INCORRECT OR INCOMPLETE, SELLER MAY BE LIABLE FOR 214 DAMAGES AND COSTS.

215 **OPEN HOUSE AND SHOWING RESPONSIBILITIES** Seller is aware that there is a potential risk of injury, damage and/or theft involving persons attending an "individual showing" or an "open house." Seller accepts responsibility for preparing the Property to minimize the likelihood of injury, damage and/or loss of personal property. Seller agrees to hold the Firm and its agents harmless for any losses or liability resulting from personal injury, property damage, or theft occurring during "individual showings" or "open houses" other than those caused by the negligence or intentional wrongdoing of the Firm and its agents. Seller acknowledges that individual showings and open houses may be conducted by licensees other than agents of the Firm, that appraisers and inspectors may conduct appraisals and inspections without being accompanied by agents of the Firm or other licensees, and that buyers or licensees may be present at all inspections and testing and may photograph or videotape Property unless otherwise provided for in additional provisions at lines 313-345 or in an addendum per lines 346-347.

225 **DEFINITIONS**

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- 226 ADVERSE FACT: An "Adverse Fact" means any of the following:
- 227 a) A condition or occurrence that is generally recognized by a competent licensee as doing any of the following:
 - Significantly and adversely affecting the value of the Property;
 - 2) Significantly reducing the structural integrity of improvements to real estate; or
 - 3) Presenting a significant health risk to occupants of the Property.

- 231 b) Information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations 232 under a contract or agreement made concerning the transaction.
- 233 <u>DEADLINES DAYS</u>: Deadlines expressed as a number of "days" from an event are calculated by excluding the day the event occurred and by counting subsequent calendar days.
- <u>DEFECT:</u> "Defect" means a condition that would have a significant adverse effect on the value of the Property; that would significantly impair the health or safety of future occupants of the Property; or that if not repaired, removed or replaced would significantly shorten or adversely affect the expected normal life of the premises.
- 238 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- FIXTURES: A "Fixture" is an item of property which is physically attached to or so closely associated with land so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises, and items customarily treated as fixtures, including, but not limited to, all: perennial crops; garden bulbs; plants; shrubs and trees; and fences; storage buildings on permanent foundations and docks/piers on permanent foundations.

244 CAUTION: Annual crops are not part of the purchase price unless otherwise agreed.

- MATERIAL ADVERSE FACT: A "Material Adverse Fact" means an Adverse Fact that a party indicates is of such significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or agreement.
- PERSON ACTING ON BEHALF OF BUYER: "Person Acting on Behalf of Buyer" shall mean any person joined in interest with buyer, or otherwise acting on behalf of buyer, including but not limited to buyer's immediate family, agents, employees, directors, managers, members, officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other entities created or controlled by, affiliated with or owned by buyer, in whole or in part whether created before or after expiration of this Listing.
- 254 PROPERTY: Unless otherwise stated, "Property" means all property included in the list price as described on lines 2-4.
- PROTECTED BUYER: Means a buyer who personally, or through any Person Acting on Behalf of Buyer, during the term of this Listing:
 1) Delivers to Seller or the Firm or its agents a written offer to purchase, exchange or option on the Property during the term
 - 1) Delivers to Seller or the Firm or its agents a written offer to purchase, exchange or option on the Property during the term of this Listing;
 - 2) Views the Property with Seller or negotiates directly with Seller by communicating with Seller regarding any potential terms upon which the buyer might acquire an interest in the Property; or
 - 3) Attends an individual showing of the Property or communicates with agents of the Firm or cooperating firms regarding any potential terms upon which the buyer might acquire an interest in the Property, but only if the Firm or its agents deliver the buyer's name to Seller, in writing, no later than three days after the earlier of expiration or termination (lines 196-204) of the Listing. The requirement in 3), to deliver the buyer's name to Seller in writing, may be fulfilled as follows:
 - a) If the Listing is effective only as to certain individuals who are identified in the Listing, by the identification of the individuals in the Listing; or,
 - b) If a buyer has requested that the buyer's identity remain confidential, by delivery of a written notice identifying the firm or agents with whom the buyer negotiated and the date(s) of any individual showings or other negotiations.
- A Protected Buyer also includes any Person Acting on Behalf of Buyer joined in interest with or otherwise acting on behalf of a Protected Buyer, who acquires an interest in the Property during the extension of listing period as noted on lines 191-195.
- NON-DISCRIMINATION Seller and the Firm and its agents agree that they will not discriminate against any prospective buyer on account of race, color, sex, sexual orientation as defined in Wisconsin Statutes, Section 111.32(13m), disability, religion, national origin, marital status, lawful source of income, age, ancestry, family status, status as a victim of domestic abuse, sexual assault, or stalking, or in any other unlawful manner.
- EARNEST MONEY If the Firm holds trust funds in connection with the transaction, they shall be retained by the Firm in the Firm's trust account. The Firm may refuse to hold earnest money or other trust funds. Should the Firm hold the earnest money, the Firm shall hold and disburse the earnest money funds in accordance with Wis. Stat. Ch. 452 and Wis. Admin. Code Ch. REEB 18. If the transaction fails to close and the Seller requests and receives the earnest money as the total liquidated damages, then upon disbursement to Seller, the earnest money shall be paid first to reimburse the Firm for cash advances
- made by the Firm on behalf of Seller and one half of the balance, but not in excess of the agreed commission, shall be paid to the Firm as full commission in connection with said purchase transaction and the balance shall belong to Seller. This payment
- 283 to the Firm shall not terminate this Listing.

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- 284 **OCCUPANCY** Unless otherwise provided, Seller agrees to give buyer occupancy of the Property at time of closing.
- Unless otherwise agreed, Seller agrees to have the Property free of all debris and personal property except for personal property belonging to current tenants, sold to the buyer or left with the buyer's consent.
- NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at (608)240-5830.

290	DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Listing, delivery of
	documents and written notices to a party shall be effective only when accomplished by one of the methods specified at
	lines 293-312. (1) <u>Personal Delivery:</u> giving the document or written notice personally to the party, or the party's recipient for delivery if
	named at line 295 or 296.
	Seller's recipient for delivery (optional):
296	Firm's recipient for delivery (optional):
	(2) <u>Fax:</u> fax transmission of the document or written notice to the following telephone number:
	Seller: () Firm: ()
	commercial delivery service, addressed either to the party, or to the party's recipient for delivery if named at line 295 or 296, for delivery to the party's delivery address at line 305 or 306.
	(4) <u>U.S. Mail:</u> depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the
	party, or to the party's recipient for delivery if named at line 295 or 296 for delivery to the party's delivery address at line
	305 or 306.
	Delivery address for Seller:
306	Delivery address for Firm:
	(5) E-Mail: electronically transmitting the document or written notice to the party's e-mail address, if given below at
	line 311 or 312. If this is a consumer transaction where the property being purchased or the sale proceeds are used
	primarily for personal, family or household purposes, each consumer providing an e-mail address below has first
	consented electronically as required by federal law.
312	E-Mail address for Seller: E-Mail address for Firm:
	ADDITIONAL PROVISIONS
	ADDITIONAL PROVISIONS
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346	ADDENDA The attached addenda
347	is/are made part of this Listing.
348	TERM OF THE CONTRACT From the day of,, up
349	to the earlier of midnight of the day of,, or the conveyance
	of the entire Property.

Date ▲

Date ▲

351 352	WIRE FRAUD WARNING! Wire Fraud is a real and serious risk. Never trust wiring sent via email. Funds wired to a fraudulent account are often impossible to recover.	g instructions
353 354 355 356 357	Criminals are hacking emails and sending fake wiring instructions by impersonating agent, Firm, lender, title company, attorney or other source connected to your transacommunications are convincing and professional in appearance but are created money. The fake wiring instructions may even be mistakenly forwarded to you by source.	action. These to steal your
358 359 360	DO NOT initiate ANY wire transfer until you confirm wiring instructions IN PERSOl calling a verified number of the entity involved in the transfer of funds. Never information provided by any suspicious communication.	
361 362	Real estate agents and Firms ARE NOT responsible for the transmission, for verification of any wiring or money transfer instructions.	rwarding, or
	NING BELOW, SELLER ACKNOWLEDGES RECEIPT OF A COPY OF THIS LI	ICTING CONTRACT AND
	HE/SHE HAS READ ALL <mark>7</mark> PAGES AS WELL AS ANY ADDENDA AND AN PORATED INTO THE LISTING.	
365 INCOR 366 (x)	HE/SHE HAS READ ALL <mark>7</mark> PAGES AS WELL AS ANY ADDENDA AND AN	
365 INCOR 366 (x) 367 Seller's 368 (x)	HE/SHE HAS READ ALL <mark>7</mark> PAGES AS WELL AS ANY ADDENDA AND AN PORATED INTO THE LISTING.	Y OTHER DOCUMENTS
365 INCOR 366 (x) 367 Seller's 368 (x) 369 Seller's 370 (x)	HE/SHE HAS READ ALL	Y OTHER DOCUMENTS Date ▲
365 INCOR 366 (x) 367 Seller's 368 (x) 369 Seller's 370 (x) 371 Seller's	HE/SHE HAS READ ALL 7 PAGES AS WELL AS ANY ADDENDA AND AN PORATED INTO THE LISTING. Signature ▲ Print Name ▶ Signature ▲ Print Name ▶	Y OTHER DOCUMENTS Date ▲ Date ▲

376 (x)__

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377 Authorized Signature ▲
378 Print Name & Title ▶

Print Name ▶

380 Firm Name ▲

WB-4 RESIDENTIAL CONDOMINIUM LISTING CONTRACT - EXCLUSIVE RIGHT TO SELL

	SELLER GIVES THE FIRM THE EXCLUSIVE RIGHT TO SELL THE PROPERTY ON THE FOLLOWING TERMS: PROPERTY DESCRIPTION: The street address of the Unit is:
3	in the of, County of, Wisconsin, particularly described as Unit: (Building) of
4	, Wisconsin, particularly described as Unit: (Building) of
5	Condominium; Seller's interest in the common elements
-	appurtenant to the Unit, together with and subject to the rights, interests, obligations and limitations as set forth in the
	declaration and condominium plat (and all amendments to them) creating the Condominium, which altogether constitute
	the Property. Insert additional description, if any, at lines 373-403 or attach as an addendum per lines 404-405.
	■ INCLUDED IN LIST PRICE: Seller is including in the list price the Property, Seller's interests in any common surplus
	and reserves of the Condominium allocated to the Property, Fixtures not excluded on lines 13-15, and the following
	items:
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	■ NOT INCLUDED IN LIST PRICE:
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15	CALIFORNIA CONTRACTOR OF THE C
	CAUTION: Identify Fixtures to be excluded by Seller or which are rented and will continue to be owned by the
	lessor. (See lines 300-313).
	■ LIST PRICE: Dollars (\$).
	■ LIMITED COMMON ELEMENTS: The limited common elements assigned to the Unit include:
20	See condominium declaration for complete list.
	■ STORAGE: A storage unit (is) (is not) STRIKE ONE included in the List Price; storage unit number:
	■ PARKING: The parking is
23	The parking fee is \$
	■ ASSOCIATION FEE: The association fee for the Property is \$ per
	■ RIGHT OF FIRST REFUSAL: The condominium association (does) (does not) STRIKE ONE have a right of first refusal
	on the Property.
27	MARKETING Seller authorizes and the Firm and its agents agree to use reasonable efforts to market the Property.
28	Seller agrees that the Firm and its agents may market Seller's personal property identified on lines 11-12 during the
	term of this Listing. The marketing may include:
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31	The Firm and its agents may advertise the following special financing and incentives offered by Seller:
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33	Seller has a duty to cooperate with the marketing efforts of the Firm and its agents. See lines 196-216 regarding the
34	Firm's role as marketing agent and Seller's duty to notify the Firm of any potential buyer known to Seller. Seller agrees
35	that the Firm and its agents may market other properties during the term of this Listing.
36	COMPENSATION TO OTHERS The Firm offers the following commission to cooperating firms:
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	COMMISSION 44 - Firm'sising shall be
38	COMMISSION the Firm's commission shall be
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	1) Seller sells or accepts an offer which creates an enforceable contract for the sale of all or any part of the Property;
	2) Seller grants an option to purchase all or any part of the Property which is subsequently exercised;
	3) Seller exchanges or enters into a binding exchange agreement on all or any part of the Property;
	4) A transaction occurs which causes an effective change in ownership or control of all or any part of the Property; or 5) A ready, willing and able buyer submits a bona fide written offer to Seller or the Firm for the Property, at, or above
16	the list price and on substantially the same terms set forth in this Listing and the current WB-14 Residential
1 7	Condominium Offer to Purchase, even if Seller does not accept the buyer's offer. A buyer is ready, willing and able
18	when the buyer submitting the written offer has the ability to complete the buyer's obligations under the written offer.
	The Firm's commission shall be earned if, during the term of the Listing, one seller of the Property sells, conveys,
50	exchanges or options, as described above, an interest in all or any part of the Property to another owner, except by
	divorce judgment.
52	■ DLIE AND PAYABLE: Once earned the Firm's commission is due and payable in full at the earlier of closing or the date.

- 54 ■ <u>CALCULATION:</u> A percentage commission shall be calculated based on the following, if earned above:
- 53 set for closing, even if the transaction does not close, unless otherwise agreed in writing.
- 55
 - Under 1) or 2) the total consideration between the parties in the transaction.
 - Under 3) or 4) the list price if the entire Property is involved.

- Under 3) if the exchange involves less than the entire Property or under 4) if the effective change in ownership or control involves less than the entire Property, the fair market value of the portion of the Property exchanged or for which there was an effective change in ownership or control.
- Under 5) the total offered purchase price.

61 NOTE: If a commission is earned for a portion of the Property it does not terminate the Listing as to any 62 remaining Property.

BUYER FINANCIAL CAPABILITY The Firm and its agents are not responsible under Wisconsin statutes or regulations to qualify a buyer's financial capability. If Seller wishes to confirm a buyer's financial capability, Seller may negotiate inclusion of a contingency for financing, proof of funds, qualification from a lender, sale of buyer's property, or other confirmation in any offer to purchase or contract.

DISPUTE RESOLUTION The Parties understand that if there is a dispute about this Listing or an alleged breach, and the parties cannot resolve the dispute by mutual agreement, the parties may consider judicial resolution in court or may consider alternative dispute resolution. Alternative dispute resolution may include mediation and binding arbitration. Should the parties desire to submit any potential dispute to alternative dispute resolution, it is recommended that the parties add such in Additional Provisions or in an Addendum.

2 DISCLOSURE TO CLIENTS

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- 73 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe 74 certain duties to all parties to a transaction:
- 75 (a) The duty to provide brokerage services to you fairly and honestly.
- 76 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 77 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the information is prohibited by law.
- 79 (d) The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law. (See lines 314-317.)
- 81 (e) The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the confidential information of other parties. (See lines 139-157.)
- 83 (f) The duty to safeguard trust funds and other property the firm or its agents holds.
- 84 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

86 BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. 87 A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- 88 (a) The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect your transaction, unless you release the firm from this duty.
- 90 (b) The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse 91 Facts.
- 92 (c) The firm and its agents will fulfill the firm's obligations under the agency agreement and fulfill your lawful requests 93 that are within the scope of the agency agreement.
- 94 (d) The firm and its agents will negotiate for you, unless you release them from this duty.
- 95 (e) The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is contrary to your interests.
- 98 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation 99 relationship"), different duties may apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

- A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a party in the same transaction. If you and the firm's other clients in the transaction consent, the firm may provide services through designated agency, which is one type of multiple representation relationship.
- Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide information, opinions, and advice to the client for whom the agent is negotiating, to assist the client in the negotiations. Each client will be able to receive information, opinions, and advice that will assist the client, even if the information, opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will not reveal any of your confidential information to another party unless required to do so by law.
- If a designated agency relationship is not authorized by you or other clients in the transaction you may still authorized or reject a different type of multiple representation relationship in which the firm may provide brokerage services to more than one client in a transaction but neither the firm nor any of its agents may assist any client with information, opinions, and advice which may favor the interests of one client over any other client. Under this neutral approach, the same agent may represent more than one client in a transaction.
- 115 If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage 116 services to more than one client in the transaction.

117	CHECK ONLY ONE OF THE THREE BELOW:
118 119	The same firm may represent me and the other party as long as the same agent is not representing us both (multiple representation relationship with designated agency).
120 121	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved (multiple representation relationship without designated agency).
122 123	The same firm cannot represent both me and the other party in the same transaction (I reject multiple representation relationships).
125 126 127	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You may modify this selection by written notice to the firm at any time. Your firm is required to disclose to you in your agency agreement the commission or fees that you may owe to your firm. If you have any questions about the commission or fees that you may owe based upon the type of agency relationship you select with your firm, you should ask your firm before signing the agency agreement.
129	SUBAGENCY
131 132	Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your firm by providing brokerage services for your benefit. A subagent firm and the agents associated with the subagent firm will not put their own interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other parties if doing so is contrary to your interests.
135	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home inspector.
	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain language summary of the duties owed to you under section 452.133 (2) of the Wisconsin statutes.
140 141 142 143 144 145 146 147 148 149 150	
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154 155 156 157	NON-CONFIDENTIAL INFORMATION (The following may be disclosed by the Firm and its agents):
158	COOPERATION, ACCESS TO PROPERTY OR OFFER PRESENTATION The parties agree that the Firm and its
159	agents will work and cooperate with other firms and agents in marketing the Property, including firms acting as
160 161 162	subagents (other firms engaged by the Firm - see lines 129-133) and firms representing buyers. Cooperation includes providing access to the Property for showing purposes and presenting offers and other proposals from these firms to Seller. Note any firms with whom the Firm shall not cooperate, any firms or agents or buyers who shall not be allowed to attend showings, and the specific terms of offers which should not be submitted to Seller:
165	CAUTION: Limiting the Firm's cooperation with other firms may reduce the marketability of the Property.
166	EXCLUSIONS All persons who may acquire an interest in the Property who are Protected Buyers under a prior listing
168	contract are excluded from this Listing to the extent of the prior firm's legal rights, unless otherwise agreed to in writing. Within seven days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers.
170 171	NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. The following other buyers are excluded from this Listing until
	[INSERT DATE]. These other buyers are no longer excluded from this Listing after the specified date unless, on or before the specified date, Seller has either accepted an offer from the buyer or sold the Property to the buyer.

- 175 **EXTENSION OF LISTING** The Listing term is extended for a period of one year as to any Protected Buyer. Upon receipt of a written request from Seller or a firm that has listed the Property, the Firm agrees to promptly deliver to Seller a written list of those buyers known by the Firm and its agents to whom the extension period applies. Should this Listing be terminated by Seller prior to the expiration of the term stated in this Listing, this Listing shall be extended for Protected Buyers, on the same terms, for one year after the Listing is terminated (lines 180-188).
- TERMINATION OF LISTING

 Neither Seller nor the Firm has the legal right to unilaterally terminate this Listing absent
 a material breach of contract by the other party. Seller understands that the parties to the Listing are Seller and the
 Firm. Agents for the Firm do not have the authority to enter into a mutual agreement to terminate the Listing, amend the
 commission amount or shorten the term of this Listing, without the written consent of the agent(s)' supervising broker.
 Seller and the Firm agree that any termination of this Listing by either party before the date stated on line 407 shall be
 effective by the Seller only if stated in writing and delivered to the Firm in accordance with lines 350-372 and effective
 by the Firm only if stated in writing by the supervising broker and delivered to Seller in accordance with lines 350-372.
- 187 CAUTION: Early termination of this Listing may be a breach of contract, causing the terminating party to potentially be liable for damages.
- FAIR HOUSING Seller and the Firm and its agents agree that they will not discriminate against any prospective buyer on account of race, color, sex, sexual orientation as defined in Wisconsin Statutes, Section 111.32(13m), disability, religion, national origin, marital status, lawful source of income, age, ancestry, family status, status as a victim of domestic abuse, sexual assault, or stalking, or in any other unlawful manner.
- 193 **OCCUPANCY** Unless otherwise provided, Seller agrees to give buyer occupancy of the Unit and any limited common 194 elements at time of closing and to have the Unit in broom swept condition and free of all debris and personal property 195 except for personal property belonging to current tenants, sold to the buyer or left with the buyer's consent.
- 196 **SELLER COOPERATION WITH MARKETING EFFORTS** Seller agrees to cooperate with the Firm in the Firm's 197 marketing efforts and to provide the Firm with all records, documents and other material in Seller's possession or control 198 which are required in connection with the sale, including, but not limited to, copies of the condominium association's 199 condominium disclosure materials as described in lines 217-254. In addition, the Buyer may also request the following:
- 200 1) the condominium association's financial statements for the last two years,
- 201 2) the minutes of the last 3 unit owner's meetings,
- 202 3) the minutes of condominium board meetings during the 12 months prior to acceptance,
- 203 4) information about contemplated or pending condominium special assessments,
- 204 5) the association's certificate of insurance,
- 205 6) a statement from the association indicating the balance of reserve accounts controlled by the association,
- 206 7) a statement from the association of the amount of any unpaid assessments on the unit (per Wis. Stat. § 703.165),
- 207 8) any common element inspection reports (e.g. roof, swimming pool, elevator and parking garage inspections, etc.),
- 208 9) any pending litigation involving the association,
- 209 10) the declaration, bylaws, budget and/or most recent financial statement of any master association,
- 210 or additional association the unit may be part of, and
- 211 11) other documents related to the condominium.
- 212 Seller authorizes the Firm to do those acts reasonably necessary to effect a sale and Seller agrees to cooperate fully 213 with these efforts which may include use of a multiple listing service, Internet advertising or a lockbox system at the 214 Property. Seller shall promptly refer all persons making inquiries concerning the Property to the Firm and notify the Firm 215 in writing of any potential buyers with whom Seller negotiates or who view the Property with Seller during the term of 216 this Listing.
- 217 **CONDOMINIUM DISCLOSURE MATERIALS** Seller agrees to provide buyers with complete, current and accurate 218 copies of the condominium disclosure materials required by Wis. Stat. § 703.33. Seller is required to provide buyers with 219 the condominium disclosure materials within 10 days of acceptance of the offer, but no later than 15 days prior to 220 closing. Seller is responsible, at Seller's expense (see Wis. Stat. § 703.20(2)), to obtain all required condominium 221 disclosure materials (see lines 226-254 below) and condominium documents which may be requested by a buyer in the 222 terms of an offer, (see lines 200-211 above) and to obtain and promptly provide the buyer with any amendments or 223 updates to the condominium disclosure materials arising before closing.
- The condominium disclosure materials required by statute include a copy of the following and any amendments to any of these (except as limited for small condominiums per Wis. Stat. § 703.365):
 - a) proposed or existing declaration, bylaws and any rules or regulations, and an index of the contents,
 - b) proposed or existing articles of incorporation of the association, if it is or is to be incorporated,
- c) proposed or existing management contract, employment contract or other contract affecting the use, maintenance or access of all or part of the condominium,
- d) projected annual operating budget for the condominium including reasonable details concerning the estimated monthly payments by the purchaser for assessments and other monthly charges,
- e) leases to which unit owners or the association will be a party,
- f) general description of any contemplated expansion of condominium including each stage of expansion and the maximum number of units that can be added to the condominium,
- g) unit floor plan showing location of common elements and other facilities available to unit owners,
- 236 h) the executive summary.

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237 If the condominium was an occupied structure prior to the recording of the condominium declaration, it is a "conversion 238 condominium," and the "condominium disclosure materials" for a conversion condominium with five or more units also 239 include:

- 240 1) a declarant's statement based on an independent engineer's or architect's report describing the present condition of structural, mechanical and electrical installations; 241
- 242 2) a statement of the useful life of the items covered in 1), unless a statement that no representations are being made 243 is provided, and
- 244 3) a list of notices of uncured code or other municipal violations, including an estimate of the costs of curing the 245 violations.

246 A buyer may, at any time within 5 business days following receipt of all of the condominium disclosure materials 247 required by statute, rescind an offer by delivering written notice without stating any reason and without any liability on 248 his or her part. If condominium disclosure materials provided to a buyer are incomplete, the buyer may, within 5 249 business days of the buyer's receipt of the incomplete materials, either rescind the offer or request any missing 250 documents. Seller has 5 business days following receipt of a buyer's request for missing documents to deliver the 251 requested documents. A buyer may rescind the sale within 5 business days of the earlier of the buyer's receipt of 252 requested missing documents or the deadline for Seller's delivery of the documents [Wis. Stat. § 703.33(4)(b)]. A buyer 253 also has a 5-business day right to rescind after delivery of an amendment to any of the disclosure materials required 254 by statute if the amendment materially affects the rights of the buyer. [Wis. Stat. § 703.33(3m) & (4)(a)].

LEASED PROPERTY If Property is currently leased and lease(s) will extend beyond closing, Seller shall assign Seller's 255 256 rights under the lease(s) and transfer all security deposits and prepaid rents (subject to agreed upon prorations) thereunder 257 to buyer at closing. Seller acknowledges that Seller remains liable under the lease(s) unless released by tenant(s). 258 CAUTION: Seller should consider obtaining an indemnification agreement from buyer for liabilities under the 259 lease(s) unless released by tenants.

REAL ESTATE CONDITION REPORT Seller agrees to complete the real estate condition report provided by the Firm 261 to the best of Seller's knowledge. Seller agrees to amend the report should Seller learn of any Defect(s) after 262 completion of the report but before acceptance of a buyer's offer to purchase. Seller authorizes the Firm and its agents 263 to distribute the report to all interested parties and agents inquiring about the Property. Seller acknowledges that the 264 Firm and its agents have a duty to disclose all Material Adverse Facts as required by law. Wis. Stat. § 709.03 provides 265 that when the Property is a condominium unit, the property to which the real estate condition report applies is the 266 condominium unit, the common elements of the condominium and any limited common elements that may be used only 267 by the owner of the condominium unit being transferred. Wis. Stat. § 709.02(2) requires that Seller also furnish a 268 condominium addendum to the Real Estate Condition Report and a copy of the executive summary along with the Real 269 Estate Condition Report. Note: Small condominiums may not all be required to have an executive summary per Wis. 270 Stat. § 703.365 (1) (b) and (8).

SELLER REPRESENTATIONS REGARDING DEFECTS Seller represents to the Firm that as of the date of this Listing, 272 Seller has no notice or knowledge of any Defects affecting the Property other than those noted on the real estate condition 273 report.

274 WARNING: IF SELLER REPRESENTATIONS ARE INCORRECT OR INCOMPLETE, SELLER MAY BE LIABLE FOR 275 DAMAGES AND COSTS.

OPEN HOUSE AND SHOWING RESPONSIBILITIES Seller is aware that there is a potential risk of injury, damage 277 and/or theft involving persons attending an "individual showing" or an "open house." Seller accepts responsibility for 278 preparing the Property to minimize the likelihood of injury, damage and/or loss of personal property. Seller agrees to 279 hold the Firm and its agents harmless for any losses or liability resulting from personal injury, property damage, or theft 280 occurring during "individual showings" or "open houses" other than those caused by the negligence or intentional 281 wrongdoing of the Firm and its agents. Seller acknowledges that individual showings and open houses may be 282 conducted by licensees other than agents of the Firm, that appraisers and inspectors may conduct appraisals and 283 inspections without being accompanied by agents of the Firm or other licensees, and that buyers or licensees may be 284 present at all inspections and testing and may photograph or videotape Property unless otherwise provided for in 285 additional provisions at lines 373-403 or in an addendum per lines 404-405.

DEFINITIONS As used in this Listing the following definitions apply: 286

287 ■ ADVERSE FACT: An "Adverse Fact" means any of the following:

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- 288 (a) A condition or occurrence that is generally recognized by a competent licensee as doing any of the following:
 - Significantly and adversely affecting the value of the Property;
 - Significantly reducing the structural integrity of improvements to real estate; or
 - Presenting a significant health risk to occupants of the Property.
- 291 292 (b) Information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations 293 under a contract or agreement made concerning the transaction.
- 294 DEADLINES DAYS: Deadlines expressed as a number of "days" from an event are calculated by excluding the day the 295 event occurred and by counting subsequent calendar days.
- 296 DEFECT: "Defect" means a condition that would have a significant adverse effect on the value of the Property; that 297 would significantly impair the health or safety of future occupants of the Property; or that if not repaired, removed or

298 replaced would significantly shorten or adversely affect the expected normal life of the premises.

- 299 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- FIXTURES: A "fixture" is an item of property which is physically attached to or so closely associated with land or buildings so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises, and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and shutters; central heating and cooling units and attached equipment; water heaters, water softeners and treatment systems; sump pumps; attached or audio/visual equipment), garage door openers and remote controls; installed security systems; central vacuum systems and accessories; in-ground sprinkler systems and component parts; built-in appliances; ceiling fans; fences in-ground pet containment systems (but not the collars); storage buildings on permanent foundations and docks/piers on permanent foundations.

311 CAUTION: Exclude any Fixtures to be retained by Seller or which are rented (e.g., water softener or other 312 water treatment systems, home entertainment and satellite dish components, L.P. tanks, etc.) on lines 13-15 313 and in the offer to purchase.

- MATERIAL ADVÈRSE FACT: A "material adverse fact" means an adverse fact that a party indicates is of such significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or agreement.
- PERSON ACTING ON BEHALF OF BUYER: "Person Acting on Behalf of Buyer" shall mean any person joined in interest with buyer, or otherwise acting on behalf of buyer, including but not limited to buyer's immediate family, agents, employees, directors, managers, members, officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other entities created or controlled by, affiliated with or owned by buyer, in whole or in part whether created before or after expiration of this Listing.
- 323 PROPERTY: Unless otherwise stated, "Property" means all property included in the list price as described on lines 2-8.
- PROTECTED BUYER: Means a buyer who personally, or through any Person Acting on Behalf of Buyer, during the term of this Listing:
 - 1) Delivers to Seller or the Firm or its agents a written offer to purchase, exchange or option on the Property;

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- 2) Views the Property with Seller or negotiates directly with Seller by communicating with Seller regarding any potential terms upon which the buyer might acquire an interest in the Property; or
- 3) Attends an individual showing of the Property or communicates with agents of the Firm or cooperating firms regarding any potential terms upon which the buyer might acquire an interest in the Property, but only if the Firm or its agents deliver the buyer's name to Seller, in writing, no later than three days after the earlier of expiration or termination (lines 180-188) of the Listing. The requirement in 3), to deliver the buyer's name to Seller in writing, may be fulfilled as follows:
 - a) If the Listing is effective only as to certain individuals who are identified in the Listing, by the identification of the individuals in the Listing; or,
 - b) If a buyer has requested that the buyer's identity remain confidential, by delivery of a written notice identifying the firm or agents with whom the buyer negotiated and the date(s) of any individual showings or other negotiations.

A Protected Buyer also includes any Person Acting on Behalf of Buyer joined in interest with or otherwise acting on behalf of a Protected Buyer, who acquires an interest in the Property during the extension of listing period as noted on lines 175-179.

EARNEST MONEY If the Firm holds trust funds in connection with the transaction, they shall be retained by the Firm in the Firm's trust account. The Firm may refuse to hold earnest money or other trust funds. Should the Firm hold the earnest money, the Firm shall hold and disburse earnest money funds in accordance with Wis. Stat. Ch. 452 and Wis. Admin. Code Ch. REEB 18. If the transaction fails to close and the Seller requests and receives the earnest money as the total liquidated damages, then upon disbursement to Seller, the earnest money shall be paid first to reimburse the Firm for cash advances made by the Firm on behalf of Seller and one half of the balance, but not in excess of the agreed commission, shall be paid to the Firm as full commission in connection with said purchase transaction and the balance shall belong to Seller. This payment to the Firm shall not terminate this Listing.

NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at (608)240-5830.

DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Listing, delivery of documents and written notices to a Party shall be effective only when accomplished by one of the methods specified at lines 353-372.

353 (1) Personal Delivery: giving the document or written notice personally to the Party, or the Party's recipient for delivery

354	if named at line 355 or 356.
355	Seller's recipient for delivery (optional):
356	Firm's recipient for delivery (optional):
357	(2) Fax: fax transmission of the document or written notice to the following telephone number:
	Seller: () Firm: ()

359 (3) Commercial Delivery: depositing the document or written notice fees prepaid or charged to an account with a commercial delivery service, addressed either to the Party, or to the Party's recipient for delivery if named at line 355 or 361, 356, for delivery to the Party's delivery address at line 365 or 366.

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363 Party, or to the Party's recipient for delivery if named at line 355 or 356 for delivery to the Party's delivery address of Seller: 365 Delivery address for Seller: 366 Delivery address for Firm: 367 Delivery address for Seller: 368 Delivery address for Firm: 369 Delivery address for Firm: 360 Delivery address for Firm: 361 Delivery address for Firm: 362 Delivery address for Firm: 363 Delivery address for Firm: 364 Delivery address for Firm: 365 Delivery address for Firm: 366 Delivery address for Firm: 377 Delivery address for Seller: 378 Delivery address for Seller: 379 Delivery address for Seller: 370 Delivery address for Seller: 371 Delivery address for Seller: 372 Delivery address for Seller: 373 Delivery address for Seller: 374 Delivery address for Seller: 375 Delivery address for Seller: 376 Delivery address for Seller: 377 Delivery address for Seller: 378 Delivery address for Seller: 379 Delivery address for Seller: 379 Delivery address for Seller: 370 Delivery address for Firm: 371 Delivery address for Seller: 372 Delivery address for Firm: 373 Delivery address for Seller: 374 Delivery address for Seller: 375 Delivery address for Seller: 376 Delivery address for Seller: 377 Delivery address for Seller: 378 Delivery address for Seller: 379 Delivery address for Seller: 370 Delivery address for Seller: 371 Delivery address for Seller: 372 Delivery address for Seller: 373 Delivery address for Seller: 374 Delivery address for Seller: 375 Delivery address for Seller: 376 Delivery address for Seller: 377 Delivery address for Seller: 378 Delivery address for Seller: 379 Delivery address for Seller: 370 Delivery address for Seller: 370 Delivery address for Seller: 370 Delivery address for Seller: 371 Delivery address for Seller: 372 Delivery address for Seller: 373 Delivery address for Seller: 374 Delivery address for Seller: 375 Delivery address for Seller: 377 Delivery address for Seller: 378 Delivery address for Seller: 379 Delivery address for Sell	ner to the
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404 ADDENDA The attached addenda	
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406 TERM OF THE CONTRACT From the day of,	, up
407 to the earlier of midnight of the day of,, or the co	iveyance

409 410		lud is a real and serious risk. Never trust dulent account are often impossible to rec	
411 412 413 414 415	agent, Firm, lender, title company, at communications are convincing and	nding fake wiring instructions by impersor torney or other source connected to your I professional in appearance but are cre may even be mistakenly forwarded to y	transaction. These eated to steal your
416 417 418		until you confirm wiring instructions IN PE ntity involved in the transfer of funds. I us communication.	
419 420	Real estate agents and Firms AR verification of any wiring or mone	E NOT responsible for the transmissic y transfer instructions.	on, forwarding, or
422 THAT	SNING BELOW, SELLER ACKNOWI HE/SHE HAS READ <mark>ALL 8</mark> PAGE PORATED INTO THE LISTING.	LEDGES RECEIPT OF A COPY OF TH S AS WELL AS ANY ADDENDA AN	HIS LISTING CONTRACT AND D ANY OTHER DOCUMENTS
424 (x) 425 Seller's	Signature ▲	Print Name Here: ▲	Date ▲
426 (x) 427 Seller's	Signature ▲	Print Name Here ▲	Date ▲
428 (x) 429 Seller's	Signature ▲	Print Name Here ▲	Date ▲
430 (x) 431 Seller's	Signature ▲	Print Name Here: ▲	Date ▲
432 433 Seller E	ntity Name (if any) ▲		
	zed Signature ▲ ame & Title ▶		Date ▲
437 438 Firm Na	ame 🛦		
439 (x) 440 Agent's	Signature ▲ Print Name ►		Date ▲

54 judgment.

WB-5 COMMERCIAL LISTING CONTRACT - EXCLUSIVE RIGHT TO SELL

	SELLER GIVES THE FIRM THE EXCLUSIVE RIGHT TO SELL THE PROPERTY ON THE FOLLOWING TERMS: PROPERTY DESCRIPTION: Street address is:
3	in the of , County of ,
4 5	Wisconsin. Insert additional description, if any, at lines 320-331 or attach as an addendum per lines 332-333. ■ INCLUDED IN LIST PRICE: Seller is including in the list price the Property, Fixtures not excluded on lines 9-12, and the following items:
8	·
9	■ NOT INCLUDED IN LIST PRICE:
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11	
	CAUTION: Identify Fixtures to be excluded by Seller or which are rented and will continue to be owned by the lessor. (See lines 182-193).
15 16	■ Seller shall convey the personal property by Bill of Sale, free and clear of all liens and encumbrances except:
17	LIOT PRIOR
	■ LIST PRICE: Dollars (\$).
20 21	■ SELLER AUTHORITY: Seller represents that Seller has authority to sign this Listing and negotiate the sale of the Property. If Seller is an entity, Seller agrees, within 15 days of the execution of this Listing, to provide the Firm with a copy of document(s) confirming the authority to negotiate the sale of the Property. ■ ZONING: Seller represents that the Property is zoned:
23	■ ZONING VARIANCES, NONCONFORMING USE OR DEVELOPMENT RESTRICTIONS: Seller represents that the
24 25	Property is subject to the following special zoning, land use, development restrictions, zoning variances, nonconforming uses or other conditions affecting the Property:
26	
28	MARKETING Seller authorizes and the Firm and its agents agree to use reasonable efforts to market the Property. Seller agrees that the Firm and its agents may market Seller's personal property identified on lines 5-8 during the term of this Listing. The marketing may include:
30	
	The Firm and its agents may advertise the following special financing and incentives offered by Seller:
34 35	has a duty to cooperate with the marketing efforts of the Firm and its agents. See lines 231-237 regarding the Firm's role as marketing agent and Seller's duty to notify the Firm of any potential buyer known to Seller. Seller agrees that the Firm and its agents may market other properties during the term of this Listing.
36	CAUTION: Limiting the Firm's cooperation with other firms may reduce the marketability of the Property.
37	COMPENSATION TO OTHERS The Firm offers the following commission to cooperating firms:
38	(Exceptions if any):
39	
	The Firm's commission shall be
10	
11	
12	- FARNED, Coller shall now the Firm's commission, which shall be corned if during the term of this Lieting:
	■ <u>EARNED:</u> Seller shall pay the Firm's commission, which shall be earned, if, during the term of this Listing:
	1) Seller sells or accepts an offer which creates an enforceable contract for the sale of all or any part of the Property;
	2) Seller grants an option to purchase all or any part of the Property which is subsequently exercised;
	3) Seller exchanges or enters into a binding exchange agreement on all or any part of the Property;
	4) A transaction occurs which causes an effective change in ownership or control of all or any part of the Property; or
	5) A ready, willing and able buyer submits a bona fide written offer to Seller or the Firm for the Property at or above the
19	list price and on substantially the same terms set forth in this Listing and the current WB-15 Commercial Offer to
50 51	Purchase, even if Seller does not accept this buyer's offer. A buyer is ready, willing and able when the buyer submitting the written offer has the ability to complete the buyer's obligations under the written offer.

52 The Firm's commission shall be earned if, during the term of the Listing, one owner of the Property sells, conveys, 53 exchanges or options, as described above, an interest in all or any part of the Property to another owner, except by divorce

- 55 <u>DUE AND PAYABLE</u>: Once earned, the Firm's commission is due and payable in full at the earlier of closing or the date 56 set for closing, even if the transaction does not close, unless otherwise agreed in writing.
 - CALCULATION: A percentage commission shall be calculated based on the following, if earned above:
 - Under 1) or 2) the total consideration between the parties in the transaction.
 - Under 3) or 4) the list price if the entire Property is involved.
 - Under 3) if the exchange involves less than the entire Property or under 4) if the effective change in ownership or
 control involves less than the entire Property, the fair market value of the portion of the Property exchanged or for
 which there was an effective change in ownership or control.
 - Under 5) the total offered purchase price.

64 NOTE: If a commission is earned for a portion of the Property it does not terminate the Listing as to any remaining 65 Property.

BUYER FINANCIAL CAPABILITY The Firm and its agents are not responsible under Wisconsin statutes or regulations to qualify a buyer's financial capability. If Seller wishes to confirm a buyer's financial capability, Seller may negotiate inclusion of a contingency for financing, proof of funds, qualification from a lender, sale of buyer's property, or other confirmation in any offer to purchase or contract.

The Firm has the authority under section 779.32 of the Wisconsin Statutes to file a lien for commissions or compensation earned but not paid when due against the commercial real estate, or the interest in the commercial real estate, if any, that is the subject of this Listing. "Commercial real estate" includes all real estate except (a) real property containing 8 or fewer dwelling units, (b) real property that is zoned for residential purposes and that does not contain any buildings or structures, and (c) real property that is zoned for agricultural purposes.

75 DISCLOSURE TO CLIENTS

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- 76 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe 77 certain duties to all parties to a transaction:
- 78 (a) The duty to provide brokerage services to you fairly and honestly.
- 79 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 80 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the information is prohibited by law.
- 82 (d) The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law. (See lines 194-197.)
- 84 (e) The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the confidential information of other parties. (See lines 142-159.)
- 86 (f) The duty to safeguard trust funds and other property the firm and its agents holds.
- 87 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

89 BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. 90 A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- 91 (a) The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect 92 your transaction, unless you release the firm from this duty.
- 93 (b) The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse Facts.
- 94 (c)The firm and its agents will fulfill the firm's obligations under the agency agreement and fulfill your lawful requests that 95 are within the scope of the agency agreement.
- 96 (d) The firm and its agents will negotiate for you, unless you release them from this duty.
- 97 (e)The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless 98 required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is 99 contrary to your interests.
- 100 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation 101 relationship"), different duties may apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

- A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a party in the same transaction. If you and the firm's other clients in the transaction consent, the firm may provide services through designated agency, which is one type of multiple representation relationship.
- 106 Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or 107 clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide 108 information, opinions, and advice to the client for whom the agent is negotiating, to assist the client in the negotiations.
- 109 Each client will be able to receive information, opinions, and advice that will assist the client, even if the information,
- opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will not reveal any of your confidential information to another party unless required to do so by law.
- 112 If a designated agency relationship is not authorized by you or other clients in the transaction, you may still authorize

or reject a different type of multiple representation relationship in which the firm may provide brokerage services to more than one client in a transaction but neither the firm nor any of its agents may assist any client with information, opinions,

115 and advice which may favor the interests of one client over any other client. Under this neutral approach, the same

116 agent may represent more than one client in a transaction.

117 • If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage

118 services to more than one client in the transaction.

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119	CHECK ONLY ONE OF THE THREE BELOW:
120 121	The same firm may represent me and the other party as long as the same agent is not representing us both. (multiple representation relationship with designated agency)
122 123 124	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved. (multiple representation relationship without designated agency)
125 126	The same firm cannot represent both me and the other party in the same transaction. (I reject multiple representation relationships)
128 129 130	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You may modify this selection by written notice to the firm at any time. Your firm is required to disclose to you in your agency agreement the commission or fees that you may owe to your firm. If you have any questions about the commission or fees that you may owe based upon the type of agency relationship you select with your firm you should ask your firm before signing the agency agreement.
132	SUBAGENCY
134 135	Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your firm by providing brokerage services for your benefit. A subagent firm and the agents with the subagent firm will not put their own interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other parties if doing so is contrary to your interests.
138	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home inspector.
	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain-language summary of the duties to you under section 452.133 (2) of the Wisconsin statutes.
143 144 145 146 147 148 149 150 151 152 153	
156	·
157 158	NON-CONFIDENTIAL INFORMATION (The following may be disclosed by the Firm and its agents):

160 **OCCUPANCY** Unless otherwise provided, Seller agrees to give buyer occupancy of the Property at time of closing
161 and to have the Property in broom swept condition and free of all debris and personal property except for personal
162 property belonging to current tenants, sold to buyer or left with buyer's consent.

LEASED PROPERTY If Property is currently leased and lease(s) will extend beyond closing, Seller shall assign Seller's rights under the lease(s) and transfer all security deposits and prepaid rents (subject to agreed upon prorations) thereunder to buyer at closing. Seller acknowledges that Seller remains liable under the lease(s) unless released by tenant(s). CAUTION: Seller should consider obtaining an indemnification agreement from buyer for liabilities under the

167 lease(s) unless released by tenants.168 DEFINITIONS

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- 169 ADVERSE FACT: An "Adverse Fact" means any of the following:
- 170 (a) A condition or occurrence that is generally recognized by a competent licensee as doing any of the following:
 - 1) Significantly and adversely affecting the value of the Property;
 - Significantly reducing the structural integrity of improvements to real estate; or
 - 3) Presenting a significant health risk to occupants of the Property.
- 174 (b) Information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations 175 under a contract or agreement made concerning the transaction.
- 176 <u>DEADLINES DAYS:</u> Deadlines expressed as a number of "days" from an event are calculated by excluding the day the event occurred and by counting subsequent calendar days.
- 178 DEFECT: "Defect" means a condition that would have a significant adverse effect on the value of the Property; that 179 would significantly impair the health or safety of future occupants of the Property; or that if not repaired, removed or 180 replaced would significantly shorten or adversely affect the expected normal life of the premises.
- 181 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- FIXTURES: A "Fixture" is an item of property which is physically attached to or so closely associated with land or buildings so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises, and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and shutters; central heating and cooling units and attached equipment; water heaters, water softeners and treatment systems; sump pumps; attached or fitted floor coverings; awnings; attached antennas and satellite dishes; audio/visual wall mounting brackets (but not the audio/visual equipment); garage door openers and remote controls; installed security systems; central vacuum systems and accessories; in-ground sprinkler systems and component parts; built-in appliances; ceiling fans; fences; in-ground pet containment systems (but not the collars); storage buildings on permanent foundations and docks/piers on permanent foundations. A "Fixture" does not include trade fixtures owned by tenants of the Property.

193 CAUTION: Exclude fixtures not owned by Seller such as rented fixtures and tenant's trade fixtures.

- MATERIAL ADVERSE FACT: A "Material Adverse Fact" means an Adverse Fact that a party indicates is of such significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or agreement.
- PERSON ACTING ON BEHALF OF BUYER: "Person Acting on Behalf of Buyer" shall mean any person joined in interest with buyer, or otherwise acting on behalf of buyer, including but not limited to buyer's immediate family, agents, employees, directors, managers, members, officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other entities created or controlled by, affiliated with or owned by buyer, in whole or in part whether created before or after expiration of this Listing.
- 203 PROPERTY: Unless otherwise stated, "Property" means the real estate described at lines 2-4.
- 204 PROTECTED BUYER: Means a buyer who personally, or through any Person Acting on Behalf of Buyer, during the term of this Listing:
 - 1) Delivers to Seller or the Firm or its agents a written offer to purchase, exchange or option on the Property;
 - 2) Views the Property with Seller or negotiates directly with Seller by communicating with Seller regarding any potential terms upon which the buyer might acquire an interest in the Property; or
 - 3) Attends an individual showing of the Property or communicates with agents of the Firm or cooperating firms regarding any potential terms upon which the buyer might acquire an interest in the Property, but only if the Firm or its agents deliver the buyer's name to Seller, in writing, no later than three days after the earlier of expiration or termination (lines 301-311) of the Listing. The requirement in 3), to deliver the buyer's name to Seller in writing, may be fulfilled as follows:
 - a) If the Listing is effective only as to certain individuals who are identified in the Listing, by the identification of the individuals in the Listing; or,
 - b) If a buyer has requested that the buyer's identity remain confidential, by delivery of a written notice identifying the firm or agents with whom the buyer negotiated and the date(s) of any individual showings or other negotiations.
- 218 A Protected Buyer also includes any Person Acting on Behalf of Buyer joined in interest with or otherwise acting on 219 behalf of a Protected Buyer, who acquires an interest in the Property during the extension of listing period as noted on 220 lines 298-302.

221	SELLER DISCLOSURE REPORT Seller agrees to complete the disclosure report provided by the Firm to the best of
222	Seller's knowledge. Seller agrees to amend the report should Seller learn of any Defect(s) after completion of the report
223	
	all interested parties and their agents inquiring about the Property. Seller acknowledges that the Firm and its agents
225	
226	SELLER REPRESENTATIONS REGARDING DEFECTS Seller represents to the Firm that as of the date of this Listing,
227	Seller has no notice or knowledge of any Defects affecting the Property other than those noted on Seller's disclosure
228	report or written response.
229	WARNING: IF SELLER REPRESENTATIONS ARE INCORRECT OR INCOMPLETE, SELLER MAY BE LIABLE FOR
230	DAMAGES AND COSTS.
231	SELLER COOPERATION WITH MARKETING EFFORTS Seller agrees to cooperate with the Firm in the Firm's
232	marketing efforts and to provide the Firm with all records, documents and other material in Seller's possession or control
	which are required in connection with the sale. Seller authorizes the Firm to do those acts reasonably necessary to
	effect a sale and Seller agrees to cooperate fully with these efforts which may include use of a multiple listing service,
235	Internet advertising or a lockbox system at the Property. Seller shall promptly refer all persons making inquiries
236	concerning the Property to the Firm and notify the Firm in writing of any potential buyers with whom Seller negotiates or
237	who view the Property with Seller during the term of this Listing.
238	COOPERATION, ACCESS TO PROPERTY OR OFFER PRESENTATION The parties agree that the Firm and its
239	agents will work and cooperate with other firms in marketing the Property, including firms acting as subagents (other
240	firms engaged by the Firm - see lines 132-136) and firms representing buyers. Cooperation includes providing access to
241	the Property for showing purposes and presenting offers and other proposals from these firms to Seller. Note any firms
242	with whom the Firm shall not cooperate, any firms or agents or buyers who shall not be allowed to attend showings, and
	the specific terms of offers which should not be submitted to Seller:
244	
245	EXCLUSIONS All persons who may acquire an interest in the Property as a Protected Buyer under a prior listing contract
246	are excluded from this Listing to the extent of the prior firm's legal rights, unless otherwise agreed to in writing. Within seven
247	days of the date of this Listing, Seller agrees to deliver to the Firm a written list of all such Protected Buyers.
248	NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs.
249	The following other buyers
250	are excluded from this Listing until
251	[INSERT DATE]. These other buyers are no longer excluded from this Listing after the specified date unless, on or before
252	the specified date, Seller has either accepted a written offer from the buyer or sold the Property to the buyer.
253	DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Listing, delivery of
254	documents and written notices to a party shall be effective only when accomplished by one of the methods specified at
	lines 256-275.
256	(1) Personal Delivery: giving the document or written notice personally to the party, or the party's recipient for delivery if
257	named at line 258 or 259.
	Seller's recipient for delivery (optional):
259	Firm's recipient for delivery (optional):
	(2) Fax: fax transmission of the document or written notice to the following telephone number:
261	Seller: () Firm: ()
262	(3) Commercial Delivery: depositing the document or written notice fees prepaid or charged to an account with a
	commercial delivery service, addressed either to the party, or to the party's recipient for delivery if named at line 258 or 259, for delivery to the party's delivery address at line 268 or 269.
	(4) <u>U.S. Mail:</u> depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the
	party, or to the party's recipient for delivery if named at line 258 or 259 for delivery to the party's delivery address at line
	268 or 269.
	Delivery address for Seller:
269	Delivery address for Firm:
	(5) E-Mail: electronically transmitting the document or written notice to the party's e-mail address, if given below at
	line 274 or 275. If this is a consumer transaction where the property being purchased or the sale proceeds are used
	primarily for personal, family or household purposes, each consumer providing an e-mail address below has first
	consented electronically as required by federal law.
274	E-Mail address for Seller:
275	E-Mail address for Firm:

NON-DISCRIMINATION Seller and the Firm and its agents agree that they will not discriminate against any prospective buyer on account of race, color, sex, sexual orientation as defined in Wisconsin Statutes, Section 111.32 (13m), disability, religion, national origin, marital status, lawful source of income, age, ancestry, family status, status as a victim of domestic abuse, sexual assault, or stalking, or in any other unlawful manner.

EARNEST MONEY If the Firm holds trust funds in connection with the transaction, they shall be retained by the Firm in the Firm's trust account. The Firm may refuse to hold earnest money or other trust funds. Should the Firm hold the earnest money, the Firm shall hold and disburse the earnest money funds in accordance with Wis. Stat. Ch. 452 and Wis. Admin. Code Ch. REEB 18. If the transaction fails to close and the Seller requests and receives the earnest money as the total liquidated damages, then upon disbursement to Seller, the earnest money shall be paid first to reimburse the Firm for cash advances made by the Firm on behalf of Seller and one half of the balance, but not in excess of the agreed commission, shall be paid to the Firm as Broker's full commission in connection with said purchase transaction and the balance shall belong to Seller. This payment to the Firm shall not terminate this Listing.

289 and/or theft involving persons attending an "individual showing" or an "open house." Seller accepts responsibility for 290 preparing the Property to minimize the likelihood of injury, damage and/or loss of personal property. Seller agrees to 291 hold the Firm and its agents harmless for any losses or liability resulting from personal injury, property damage, or theft 292 occurring during "individual showings" or "open houses" other than those caused by the negligence or intentional 293 wrongdoing of the Firm or its agents. Seller acknowledges that individual showings and open houses may be conducted 294 by licensees other than the Firm, that appraisers and inspectors may conduct appraisals and inspections without being 295 accompanied by agents of the Firm or other licensees, and that buyers or licensees may be present at all inspections 296 and testing and may photograph or videotape Property unless otherwise provided for in additional provisions at lines 392-331 or in an addendum per lines 332-333.

EXTENSION OF LISTING The Listing term is extended for a period of one year as to any Protected Buyer. Upon receipt of a written request from Seller or a firm that has listed the Property, the Firm agrees to promptly deliver to Seller a written list of those buyers known by the Firm and its agents to whom the extension period applies. Should this Listing be terminated by Seller prior to the expiration of the term stated in this Listing, this Listing shall be extended for Protected Buyers, on the same terms, for one year after the Listing is terminated (lines 303-311).

TERMINATION OF LISTING Neither Seller nor the Firm has the legal right to unilaterally terminate this Listing absent a material breach of contract by the other party. Seller understands that the parties to the Listing are Seller and the Firm. Agents for the Firm do not have the authority to enter into a mutual agreement to terminate the Listing, amend the commission amount or shorten the term of this Listing, without the written consent of the agent(s)' supervising broker. Seller and the Firm agree that any termination of this Listing by either party before the date stated on line 335 shall be effective by the Seller only if stated in writing and delivered to the Firm in accordance with lines 253-275 and effective by the Firm only if stated in writing by the supervising broker and delivered to Seller in accordance with lines 253-275.

310 CAUTION: Early termination of this Listing may be a breach of contract, causing the terminating party to potentially be liable for damages.

DISPUTE RESOLUTION The Parties understand that if there is a dispute about this Listing or an alleged breach, and the parties cannot resolve the dispute by mutual agreement, the parties may consider judicial resolution in court or may consider alternative dispute resolution. Alternative dispute resolution may include mediation and binding arbitration. Should the parties desire to submit any potential dispute to alternative dispute resolution, it is recommended that the parties add such in Additional Provisions or in an Addendum.

NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at (608)240-5830.

320	ADDITIONAL PROVISIONS	
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332	ADDENDA The attached addenda	
333		is/are made part of this Listing.

334	TERM	OF THE CONTRACT From the day of	,,
335	up to t	he earlier of midnight of the day of	,, or the
336	convey	ance of the entire Property.	
337 338		WIRE FRAUD WARNING! Wire Fraud is a real and serious risk. Never sent via email. Funds wired to a fraudulent account are often impossible to	
339 340 341 342 343		Criminals are hacking emails and sending fake wiring instructions by impagent, Firm, lender, title company, attorney or other source connected to communications are convincing and professional in appearance but are money. The fake wiring instructions may even be mistakenly forwarded source.	your transaction. These e created to steal your
344 345 346		DO NOT initiate ANY wire transfer until you confirm wiring instructions II calling a verified number of the entity involved in the transfer of funinformation provided by any suspicious communication.	
347 348		Real estate agents and Firms ARE NOT responsible for the transm verification of any wiring or money transfer instructions.	ission, forwarding, or
350	THAT	GNING BELOW, SELLER ACKNOWLEDGES RECEIPT OF A COPY O HE/SHE HAS READ ALL 7 PAGES AS WELL AS ANY ADDENDA PORATED INTO THE LISTING.	
352	All perso	ons signing below on behalf of a Seller Entity represent that they have legal autho	rity to sign for and bind the Entity.
353 354	Seller E	Entity Name (if any) Print Name ▲	
355	(x)		
		zed Signature ▲ ame & Title ▶	Date ▲
358	Sollar E	Entity Name (if any) ▲	
		inuty Name (ii any)	
	Authoria	zed Signature ▲ ame & Title ▶	Date ▲
363 364		Signature ▲ Print Name ►	 Date ▲
365	(x)		
366	Seller's	Signature ▲ Print Name ▶	Date ▲
367 368	(x) Seller's	Signature ▲ Print Name ►	Date ▲
369 370	(x) Seller's	Signature ▲ Print Name ►	Date ▲
371 372	Firm Na	ame 🛦	
373 374	(x) Agent's	Signature ▲ Print Name ▶	Date ▲

WB-6 BUSINESS LISTING CONTRACT - EXCLUSIVE RIGHT TO SELL

 Type of Business Entity (e.g., corporation, LLC, partnership, sole proprietorship, etc.): 	
5 Business Description and Current Location of Assets:	
7 8 (lines 2-7 hereinafter referred to as the "Business"). Insert additional description, if any, 9 INCLUDED IN LIST PRICE: Seller shall include in the list price (unless excluded at li 10 Assets of the Business including all goodwill, stock-in-trade, trade fixtures, accounts r 11 Estate (if included on lines 22-31), Fixtures (if interest in Real Estate is included), and th	nes 32-35) and transfer, free and clear of encumbrances, the eceivable, Business Personal Property, the interest in Rea
3	
4STRIKE AND COMPLE	TE AS APPLICABLE (hereinafter collectively the "Assets")
6 Seller shall convey Business Personal Property and any other personal property by Bill	of Sale or
7	
9NTERECT IN REAL FOTATE OUTCOM ROY ON LINE 04 -= 00, AC ARRIVADED	·
■ INTEREST IN REAL ESTATE CHECK BOX ON LINE 21 or 22, AS APPLICABLE	
1	
Street address is:	
	in the
of, County of	, Wisconsin (the "Real Estate")
of, County of The Real Estate is owned by:	
7 The Real Estate is leased to:	(see lines 201-205
The interest in the Real Estate included in the list price is: owners	hip leasehold assignment of existing lease
	. Insert any additional description
including further description of the type of interest in the Real Estate that is included line 333.	in list price, at lines 250-260 or attach as an addendum pe
ı line 333. 2 ■ NOT INCLUDED IN LIST PRICE:	
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4	
CAUTION: Identify any Fixtures, trade fixtures and Business Personal Property to LIST PRICE:	b be excluded by Seller (see lines 32-34 and 269-276). Dollars (\$
MARKETING Seller authorizes and the Firm and its agents agree to use reasonable	
8	. The Firm and its agents
may advertise the following special financing and incentives offered by Seller:	The filli and its agent
	. Seller has a duty to cooperate with the
marketing efforts of the Firm and its agents. See lines 179-184 regarding the Firm's role	as marketing agent and Seller's duty to notify the Firm of an
potential buyers known to Seller. Seller agrees that the Firm and its agents may marke	tother assets and properties during the term of this Listing.
4 COMPENSATION TO OTHERS The Firm offers the following commission to coopera	ting firms:
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Exceptions if any):	
COMMISSION The Firm's commission shall be	
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■ EARNED: Seller shall pay the Firm's commission, which shall be earned if, during the	e term of this Listing:
1 1) Seller sells or accepts an offer which creates an enforceable contract for the sale of	f all or any part of the Assets;
2 2) Seller grants an option to purchase all or any part of the Assets which is subseque	
3) Seller exchanges or enters into a binding exchange agreement on all or any part of	the Assets;
4 4) A transaction occurs which causes an effective change of ownership, management of party, other than in the ordinary course of business;	

- A transfer or sale of any stock, shares, membership or partnership interest of the Business entity occurs which results in an effective change of ownership, management or control of the Business;
- A ready, willing and able buyer submits a bona fide written offer to Seller or the Firm for the Assets at, or above, the list price and on substantially the same terms set forth in this Listing and the current WB-16 Offer To Purchase Business With Real Estate (if real property is included in the list price) or WB-17 Offer To Purchase Business Without Real Estate, even if Seller does not accept this buyer's offer. A buyer is ready, willing and able when the buyer submitting the written offer has the ability to complete the buyer's obligations under the written offer;
- 62 7) Seller enters into a management contract involving all or any part of the Assets during the term of this Listing;
- 53 8) Seller enters into lease(s) involving all or any part of the Assets during the term of this Listing, other than in the ordinary course of business.
- NOTE: Each item on lines 51-63 is a commissionable event and the commission due shall be the aggregate of the amounts earned for all commissionable events. This may require allocation of list price or fair market value among Assets.
- The Firm's commission shall be earned if, during the term of the Listing, one owner of the Assets sells, conveys, exchanges or options, as described above, an interest in all or any part of the Assets to another owner, except by divorce judgment.
- 68 <u>DUE AND PAYABLE:</u> Once earned, the Firm's commission is due and payable in full at the earlier of closing or the date set for closing, even if the transaction does not close, unless otherwise agreed in writing.
- 70 CALCULATION: A percentage commission shall be calculated based on the following, if earned above:
 - Under 1) or 2) the purchase price.
 - Under 4), 5), 6), 7), 8), or 3) (if an exchange of all Assets), the list price if the entire Property is involved.
 - Under 3) if the exchange does not involve all Assets, the fair market value of the Assets exchanged.
- ⁷⁴ "Purchase price" shall include all consideration received by Seller including, but not limited to, buyer assumptions of debt, any Seller provided financing and all consideration received by other selling or transferring parties, as the case may be.
- 76 NOTE: If a commission is earned for a portion of the Assets it does not terminate the Listing as to any remaining Assets.
- The Firm and its agents are not responsible under Wisconsin statutes or regulations to qualify a buyer's financial capability. If Seller wishes to confirm a buyer's financial capability, Seller may negotiate inclusion of a contingency for financing, proof of funds, qualification from a lender, sale of buyer's property, or other confirmation in any offer to purchase or contract.

DISCLOSURE TO CLIENTS

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- 81 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe certain duties to all parties to a 82 transaction:
- 83 (a) The duty to provide brokerage services to you fairly and honestly.
- 84 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 85 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the information is prohibited by law.
- The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law. (See lines 291-293.)
- The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the confidential information of other parties. (See lines 140-159.)
- 91 (f) The duty to safeguard trust funds and other property the firm and its agents holds.
- 92 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- 96 (a) The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect your transaction, unless you release the firm from this duty.
- 98 (b) The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse Facts.
- The firm and its agents will fulfill the broker's obligations under the agency agreement and fulfill your lawful requests that are within the scope of the agency agreement.
- 101 (d) The firm and its agents will negotiate for you, unless you release them from this duty.
- 102 (e) The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is contrary to your interests.
- 104 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation relationship"), different duties may apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

- 107 A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a party in the same transaction.
 108 If you and the firm's other clients in the transaction consent, the firm may provide services through designated agency, which is one type of multiple
 109 representation relationship.
- Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide information, opinions, and advice to the client for whom the agent is negotiating, to assist the client in the negotiations. Each client will be able to receive information, opinions, and advice that will assist the client, even if the information, opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will not reveal any of your confidential information to another party unless required to do so by law.

- If a designated agency relationship is not authorized by you or other clients in the transaction you may authorize or reject a multiple representation relationship in which the firm may provide brokerage services to more than one client in a transaction but neither the firm nor any of its agents may assist any client with information, opinions, and advice which may favor the interests of one client over any other client. Under this neutral approach, the same agent may represent more than one client in a transaction.
- If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage services to more than one client in the transaction.

121	CHECK ONLY ONE OF THE THREE BELOW:
122 123	The same firm may represent me and the other party as long as the same agent is not representing us both. (multiple representation relationship with designated agency).
124 125	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved. (multiple representation relationship without designated agency)
126 127	The same firm cannot represent both me and the other party in the same transaction. (I reject multiple representation relationships)
129 130	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You may modify this selection by written notice to the firm at any time. Your firm is required to disclose to you in your agency agreement the commission or fees that you may owe to your firm. If you have any questions about the commission or fees that you may owe based upon the type of agency relationship you select with your firm you should ask your firm before signing the agency agreement.
122	SUBAGENCY
134	Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your firm by providing brokerage services for your benefit. A subagent firm and the agents associated with the subagent firm will not put their own interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other parties if doing so is contrary to your interests.
	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home inspector.
	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain-language summary of the duties owed to you under section 452.133(2) of the Wisconsin statutes.
141 142 143	■ CONFIDENTIALITY NOTICE TO CLIENTS: The Firm and its agents will keep confidential any information given to the Firm or its agents in confidence, or any information obtained by the Firm and its agents that a reasonable person would want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to disclose particular information. The Firm and its agents shall continue to keep the information confidential after the Firm is no longer providing brokerage services to you. The following information is required to be disclosed by law:
145	 Material Adverse Facts, as defined in section 452.01(5g) of the Wisconsin statutes (see lines 291-293). Any facts known by the Firm and its agents that contradict any information included in a written inspection report on the property or real estate
149	To ensure that the Firm and its agents are aware of what specific information you consider confidential, you may list that information below (see lines 150-154). At a later time, you may also provide the Firm with other information you consider to be confidential. CONFIDENTIAL INFORMATION:
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155	NON-CONFIDENTIAL INFORMATION (The following may be disclosed by the Firm and its agents):

SELLER RESPONSIBILITIES Seller agrees to hold the Firm and its agents harmless as to any losses suffered by them because of any breach of contract by Seller where the Firm has acted as agent for Seller according to terms and conditions set forth in this Listing, including but not limited to, the payment of costs and reasonable attorney fees required to defend the Firm and its agents from claims by a buyer of the Assets. Seller is aware that there is a potential risk of injury, damage, loss or theft involving persons attending an individual showing of the Assets. Seller accepts responsibility for preparing the Assets to minimize the likelihood of personal injury, property damage, loss or theft. Seller agrees to hold the Firm and its agents harmless for any losses or liability resulting from personal injury, property damage, loss or theft occurring during the term of this listing, other than those caused by the negligence or intentional wrongdoing of the Firm or its agents. Seller acknowledges that showings may be conducted by licensees other than the Firm, that appraisers and inspectors may conduct appraisals and inspections without being accompanied by agents of the Firm or other licensees, and that buyers or licensees may be present at all inspections and testing and may photograph or videotape the Assets unless otherwise provided for in additional provisions at lines 250-260 or in an addendum per line 333.

SELLER'S DISCLOSURE REPORT(S) If there is an interest in Real Estate included in the list price, Seller agrees to complete and provide the
Firm with a written property condition report or vacant land disclosure report as applicable or required by law. The Firm may also request that Seller
complete disclosure report(s) pertaining to Assets other than Real Estate and Seller agrees to complete and provide such written report(s). Seller
agrees to complete all reports to the best of Seller's knowledge. Seller agrees to promptly amend the report(s) to include any information that would
change a response if Seller learns of such information after completion of the report(s), but before acceptance of a buyer's offer to purchase. Seller
authorizes the Firm and its agents to distribute any report(s) completed by Seller regarding the Real Estate or Assets other than Real Estate to all
interested parties and their agents inquiring about the Assets. Seller acknowledges that the Firm and its agents have a duty to disclose all Material
Adverse Facts, as required by law.

$_{178}$ warning: If seller representations are incorrect or incomplete, seller may be liable for damages and costs.

SELLER COOPERATION WITH MARKETING EFFORTS
Seller agrees to cooperate with the Firm in the Firm's marketing efforts and to provide
the Firm with all records, documents and other material in Seller's possession or control which are required in connection with the sale. Seller
authorizes the Firm and its agents to do those acts reasonably necessary to effect a sale and Seller agrees to cooperate fully with these efforts which
may include Internet advertising or a lockbox system on the Real Estate. Seller shall promptly refer all persons making inquiries concerning the
Assets to the Firm and notify the Firm in writing of the names and contact information of any potential buyers known to Seller, who contact Seller or
with whom Seller negotiates or who view the Assets with Seller during the term of this Listing.

SELLER AUTHORITY Seller represents that Seller has authority to sign this Listing and negotiate the sale of the Assets. If Seller is an entity, Seller agrees, within 15 days of the execution of this Listing, to provide the Firm with a copy of document(s) confirming the authority to negotiate the sale of the Assets.

DOCUMENTS AND RECORDS Seller agrees to promptly deliver all financial, business or other records, documents or materials related to the
Assets or transaction which are required in connection with the marketing or sale. Seller warrants that all written documents and records given
to the Firm in conjunction with the marketing or sale of the Assets shall be true and accurate. Seller agrees to hold the Firm and its agents
harmless from loss or liability resulting from their use of these documents and records, including but not limited to, the payment of costs and
reasonable attorney fees in the event of any suit against the firm or its agents arising out of the use of these documents and records. Seller
authorizes the Firm and its agents to distribute any or all of the documents and records given to the Firm to prospective buyers and their business,
legal or tax counsel.

195 **EXTENSION OF LISTING** The Listing term is extended for a period of one year as to any Protected Buyer. Upon receipt of a written request from Seller or a firm who has listed the Assets, the Firm agrees to promptly deliver to Seller a written list of those buyers known by the Firm and its agents to whom the extension period applies. Should this Listing be terminated by Seller prior to the expiration of the term stated in this Listing, this Listing shall be extended for Protected Buyers, on the same terms, for one year after the Listing is terminated (lines 219-226).

199 **OCCUPANCY** Unless otherwise provided, Seller agrees to give buyer occupancy of the Real Estate at time of closing and to have the Real Estate 200 free of all debris and personal property except for personal property belonging to current tenants, sold to buyer or left with buyer's consent.

LEASED PROPERTY If any Assets are currently leased to third parties and the lease(s) will extend beyond closing, Seller shall assign Seller's rights under the lease(s) and transfer all security deposits and prepaid rents (subject to agreed-upon prorations) thereunder to buyer at closing. Seller acknowledges that Seller remains liable under the lease(s) unless released by tenants.

204 CAUTION: Seller should consider obtaining an indemnification agreement from buyer for liabilities under the lease(s) unless released by tenants.

NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at (608) 240-5830.

NON-DISCRIMINATION Seller and the Firm and its agents agree that they will not discriminate against any prospective buyer on account of race, color, sex, sexual orientation as defined in Wis. Stat. § 111.32(13m), disability, religion, national origin, marital status, lawful source of income, age, ancestry, family status, status as a victim of domestic abuse, sexual assault, or stalking, or in any other unlawful manner.

EARNEST MONEY If the Firm holds trust funds in connection with the transaction, they shall be retained by the Firm in the Firm's trust account. 213 The Firm may refuse to hold earnest money or other trust funds. Should the Firm hold the earnest money, the Firm shall hold and disburse the 214 earnest money funds in accordance with Wis. Stat. Ch. 452 and Wis. Admin. Code Ch. REEB 18. If the transaction fails to close and the Seller 215 requests and receives the earnest money as the total liquidated damages, then upon disbursement to Seller, the earnest money shall be paid first to 216 reimburse the Firm for cash advances made by the Firm on behalf of Seller and one half of the balance, but not in excess of the agreed commission, 217 shall be paid to the Firm as full commission in connection with said purchase transaction and the balance shall belong to Seller. This payment to the Firm shall not terminate this Listing. TERMINATION OF LISTING Neither Seller nor the Firm has the legal right to unilaterally terminate this Listing absent a material breach of contract 220 by the other party. Seller understands that the parties to the Listing are Seller and the Firm. Agents for the Firm do not have the authority to enter into 221 a mutual agreement to terminate the Listing, amend the commission amount or shorten the term of this Listing, without the written consent of the agent(s)' supervising broker. Seller and the Firm agree that any termination of this Listing by either party before the date stated on line 335 shall be 223 effective by the Seller only if stated in writing and delivered to the Firm in accordance with lines 313-332 and effective by the Firm only if stated in 224 writing by the supervising broker and delivered to Seller in accordance with lines 313-332. 225 CAUTION: Early termination of this Listing may be a breach of contract, causing the terminating party to potentially be liable for 226 damages. **DISPUTE RESOLUTION** The Parties understand that if there is a dispute about this Listing or an alleged breach, and the parties cannot resolve the 227 228 dispute by mutual agreement, the parties may consider judicial resolution in court or may consider alternative dispute resolution. Alternative dispute 229 resolution may include mediation and binding arbitration. Should the parties desire to submit any potential dispute to alternative dispute resolution, it 230 is recommended that the parties add such in Additional Provisions or in an Addendum. **LIEN NOTICE** The Firm has the authority under section 779.32 of the Wisconsin Statutes to file a broker lien for commissions or compensation 231 232 earned but not paid when due against the commercial real estate, or the interest in the commercial real estate, if any, that is the subject of this 233 Listing. "Commercial real estate" includes all real estate except (a) real property containing 8 or fewer dwelling units, (b) real property that is zoned 234 for residential purposes and that does not contain any buildings or structures, and (c) real property that is zoned for agricultural purposes. COOPERATION, ACCESS TO PROPERTY OR OFFER PRESENTATION. The parties agree that the Firm and its agents will work and cooperate 236 with other firms and agents in marketing the Assets, including firms acting as subagents (other firms engaged by the Firm - see lines 132-135) and 237 firms representing buyers. Cooperation includes providing access to the Assets for showing purposes and presenting offers and other proposals 238 from these firms to Seller. Note any firms with whom the Firm shall not cooperate, any firms or agents or buyers who shall not be allowed to attend showings, and the specific terms of offers which should not be submitted to Seller: 239 240 241 CAUTION: Limiting the Firm's cooperation with other firms may reduce the marketability of the Assets. **EXCLUSIONS** All persons who may acquire an interest in the Assets who are Protected Buyers under a prior listing contract are excluded from this 242 243 Listing to the extent of the prior firm's legal rights, unless otherwise agreed to in writing. Within seven days of the date of this Listing, Seller agrees to 244 deliver to the Firm a written list of all such Protected Buyers. 245 NOTE: If Seller fails to timely deliver this list to the Firm, Seller may be liable to the Firm for damages and costs. 246 The following other buyers are excluded 247 [INSERT DATE]. These other buyers are no longer excluded from this Listing after 248 from this Listing until 249 the specified date unless, on or before the specified date. Seller has either accepted a written offer from the buyer or sold the Assets to the buyer. ADDITIONAL PROVISIONS 250 251 252 254 255 256 257 258 259 260 DEFINITIONS As used in this Listing, the following definitions apply: 261 262 ■ ADVERSE FACT: An "Adverse Fact" means any of the following: (a) A condition or occurrence that is generally recognized by a competent licensee as doing any of the following: 263 1) Significantly and adversely affecting the value of the property; 264

3) Presenting a significant health risk to occupants of the property.(b) Information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations under a contract or

2) Significantly reducing the structural integrity of improvements to real estate; or

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agreement made concerning the transaction.

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BUSINESS PERSONAL PROPERTY: "Business Personal Property" is defined as all tangible and intangible personal property and rights in personal property owned by Seller and used in the Business, including, but not limited to, furniture, trade fixtures and equipment, tools used in business, telephone numbers and listings if transferable, customer lists, trade names, intellectual property, Internet domain names, digital media, digital marketing, databases, business records, supplies, leases, advance lease deposits, customer deposits, signs, all other personal property used in the Business, and if transferable, all permits, special licenses and franchises, except those assets disposed of in the ordinary course of business or as permitted by the offer.

275 CAUTION: Identify on lines 32-35 Business Personal Property not included in the list price or not exclusively owned by Seller, such as 276 licensed or rented personal property, tenants' personal property and tenants' trade fixtures.

- <u>DEADLINES DAYS</u>: Deadlines expressed as a number of "days" from an event are calculated by excluding the day the event occurred and by counting subsequent calendar days.
- 279 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- EIXTURES: "Fixture" is an item of property which is physically attached to or so closely associated with land or buildings so as to be treated as part of the real estate, including, without limitation, physically attached items not easily removable without damage to the premises, items specifically adapted to the premises, and items customarily treated as fixtures, including, but not limited to, all: garden bulbs; plants; shrubs and trees; screen and storm doors and windows; electric lighting fixtures; window shades; curtain and traverse rods; blinds and shutters; central heating and cooling units and attached equipment; water heaters, water softeners and treatment systems; sump pumps; attached or fitted floor coverings; awnings; attached antennas and satellite dishes; audio/visual wall mounting brackets (but not the audio/visual equipment); garage door openers and remote controls; installed security systems; central vacuum systems and accessories; in-ground sprinkler systems and component parts; built-in appliances; ceiling fans; fences; in-ground pet containment systems (but not the collars); storage buildings on permanent foundations and docks/piers on permanent foundations. A Fixture does not include trade fixtures owned by tenants of the Real Estate.

289 CAUTION: If an interest in real estate is included in the list price, identify on lines 32-35 Fixtures not included in the list price or not 290 exclusively owned by Seller, such as rented Fixtures.

- MATERIAL ADVERSE FACT: "Material Adverse Fact" means an Adverse Fact that a party indicates is of such significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or agreement.
- PERSON ACTING ON BEHALF OF BUYER: "Person Acting on Behalf of Buyer" shall mean any person joined in interest with buyer, or otherwise acting on behalf of buyer, including but not limited to buyer's immediate family, agents, servants, employees, directors, managers, members, officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other entities rereated or controlled by, affiliated with or owned by buyer, in whole or in part whether created before or after expiration of this Listing.
- PROTECTED BUYER: "Protected Buyer" means a buyer who personally, or through any Person Acting on Behalf of Buyer, during the term of this Listing:
 - 1) Delivers to Seller or the Firm or its agents a written offer to purchase, exchange or option on the Assets;
 - 2) Views the Property with Seller or negotiates directly with Seller by communicating with Seller regarding any potential terms upon which the buyer might acquire an interest in the Assets; or
 - 3) Attends an individual showing of the Assets or communicates with agents of the Firm or cooperating firms regarding any potential terms upon which the buyer might acquire an interest in the Assets, but only if the Firm or its agents deliver the buyer's name to Seller, in writing, no later than three days after the earlier of expiration or termination (lines 219-226) of the Listing. The requirement in 3), to deliver the buyer's name to Seller in writing, may be fulfilled as follows:
 - a) If the Listing is effective only as to certain individuals who are identified in the Listing, by the identification of the individuals in the Listing;
 - b) If a buyer has requested that the buyer's identity remain confidential, by delivery of a written notice identifying the firm or agents with whom the buyer negotiated and the date(s) of any individual showings or other negotiations.

A Protected Buyer also includes any Person Acting on Behalf of Buyer joined in interest with or otherwise acting on behalf of a Protected Buyer, who acquires an interest in the Assets during the extension of listing period as noted on lines 195-198.

DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Listing, delivery of documents and written notices to a 314 party shall be effective only when accomplished by one of the methods specified at lines 315-332. (1) Personal Delivery: giving the document or written notice personally to the party, or the party's recipient for delivery if named at line 316 or 317. 316 Seller's recipient for delivery (optional): 317 Firm's recipient for delivery (optional): (2) Fax: fax transmission of the document or written notice to the following telephone number: 319 Seller: (Firm: ((3) Commercial Delivery: depositing the document or written notice fees prepaid or charged to an account with a commercial delivery service, 320 321 addressed either to the party, or to the party's recipient for delivery if named at line 316 or 317, for delivery to the party's delivery address at line 325 322 or 326. (4) <u>U.S. Mail</u>: depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the party, or to the party's 323 324 recipient for delivery if named at line 316 or 317, for delivery to the party's delivery address at line 325 or 326. 325 Delivery address for Seller: 326 Delivery address for Firm: (5) E-Mail: electronically transmitting the document or written notice to the party's e-mail address, if given below at line 331 or 332. If this is a

328 consumer transaction where the property being leased or purchased or the proceeds are used primarily for personal, family or household purposes, 329 each consumer providing an e-mail address below has first consented electronically to the use of electronic documents, e-mail delivery and

331	electronic signatures in the transaction, as required by federal law. E-Mail address for Seller:	
	E-Mail address for Firm:	e part of this Listing
	TERM OF THE CONTRACT From the day of, up to the earlier	
335	In the second of	n or manight of the
336 337	WIRE FRAUD WARNING! Wire Fraud is a real and serious risk. Never trust wiring instructions sent via email. Fur wired to a fraudulent account are often impossible to recover.	nds
338 339 340 341 342	title company, attorney or other source connected to your transaction. These communications are convincing and professional in appearance but are created to steal your money. The fake wiring instructions may even be mistake forwarded to you by a legitimate source.	
343 344	DO NOT initiate ANY wire transfer until you confirm wiring instructions IN PERSON or by YOU calling a verified nur of the entity involved in the transfer of funds. Never use contact information provided by any suspicious communication.	
345 346	Real estate agents and Firms ARE NOT responsible for the transmission, forwarding, or verification of any wiring or money transfer instructions.	′
348 349 350 351	THIS LISTING CONTRACT IS FOR SALE OF BUSINESS ASSETS. CONSULT APPROPRIATE ADVISORS FOR TAX, LICE OR RELATED ISSUES. IF SIGNED, THIS LISTING CAN CREATE A LEGALLY ENFORCEABLE CONTRACT. BY SIGNING ACKNOWLEDGES RECEIPT OF A COPY OF THIS LISTING CONTRACT AND THAT HE/SHE HAS READ ALL 7 PAGES ADDENDA AND ANY OTHER DOCUMENTS INCORPORATED INTO THE LISTING. All persons signing below on behalf of a Seller Entity represent that they have legal authority to sign for and bind the Entity. NOTE: If signing for an entity use an authorized signature line and print your name and title.	BELOW, SELLER
353		
356	(x)	Date ▲
358 359	Seller Entity Name (if any) Print Name ▲	
	(x)Authorized Signature ▲ Print Name & Title ▶	Date ▲
363 364	(x)	Date ▲
	(x)	Date ▲
	Seller's Signature ▲ Print Name ▶	Date ▲
	(x)	Date ▲
371 372	Firm Name ▲	
	(x)	Date ▲

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1) Significantly and adversely affecting the value of the Premises;

WB-37 RESIDENTIAL LISTING CONTRACT - EXCLUSIVE RIGHT TO RENT

Do not use as a property management agreement or listing for sale.

		(stre	eet address) in the		
4, Wisconsin ("Premises"), more p			, Wisconsin ("Premises"), more particular		
lescribed as:					(list unit numbers if applicable
the "Rental U	nits"), unde	er the terms of this List	ing. Insert additional d	escription at lines 267-272	or in an addendum per line 273, as needed.
attach as an	addendun	n per line 273. Conside	er addressing furniture	, appliances, equipment, o	d rental terms below or at lines 16-19, 267-272, or lesignated parking and storage areas, utilities an ling repairs/build-outs Owner agrees to complete.
UNIT NO.	RENT	SECURITY DEP.	MINIMUM TERM	CURRENT STATUS	OTHER RENTAL TERMS
	\$	\$			
	\$	\$			
	\$	\$			
	\$	\$			
ADDITIONAL	RENTAL	TERMS			
EXCLUSION	S All pers	sons who may acquire	an interest in the Ren	ital Unit(s) as a Protected	Tenant under a prior listing contract are exclude
					ing. Within seven days of the date of this Listing
		to the Firm a written lis			
				may be liable to the Firm	for damages and costs.
rie ioliowing	Other terre	ants	are exclu	ided from this Listing until	[INSERT DATE
hese other to	enants are	no longer excluded fr	om this Listing after t	he specified date unless,	on or before the specified date, Owner has either
				e Rental Unit(s) to the tena	
COMMISSIO	N The Fire	m's commission shall b	e		
- EADNED: C	Nunor chal	I nay the Firm's commi	ssion, which shall be a	earned, if, during the term of	(indicate how commission will be calculated)
		nto a Rental Agreemer			it tills Listilig.
		a tenant to occupy and			
					earlier of the execution of the Rental Agreement
				close, unless otherwise agr	_
				=	perating firms:
				(Exc	ceptions if any):arties agree that the firm and its agents will wor
COOPERATI	ON, ACCI	ESS TO RENTAL UNI	T(S) OR PROPOSAL	PRESENTATION The p	arties agree that the firm and its agents will wo
nd cooperate	with other	r firms and agents in m	arketing the Rental Un	it(s), including brokers firm	s acting as subagents (other firms engaged by th
					ss to the Rental Unit(s) for showing purposes ar
					he Firm shall not cooperate, any firms or agents
			•		tal Agreements which should not be submitted
AUTION: Lii	miting the	Firm's cooperation w	vith other firms may i	educe the marketability	of the Rental Unit(s).
	_	in this Listing, the follo	=	-	• •
		<u> </u>			
∎ <u>ADVE</u> RSE I	<u>-ACT:</u> An '	"Adverse Fact" means	any of the following:		

- 2) Significantly reducing the structural integrity of improvements to real estate; or
 - 3) Presenting a significant health risk to occupants of the Premises.
- (b) Information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations under a contract or 52 agreement made concerning the transaction. 53
- 54 DEADLINES DAYS: Deadlines expressed as a number of "days" from an event are calculated by excluding the day the event occurred and by 55 counting subsequent calendar days.
- 56 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- 57 LEASE: "Lease" means an agreement, whether oral or written, for transfer of possession of real property, or both real and personal property, for 58 a definite period of time. A Lease is for a definite period of time if it has a fixed commencement date and a fixed expiration date or if the 59 commencement and expiration can be ascertained by reference to some event, such as completion of a building. An agreement for transfer of 60 possession of only personal property is not a Lease.

DISCLOSURE TO CLIENTS

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62 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe certain duties to all parties to 63 a transaction:

- 64 (a) The duty to provide brokerage services to you fairly and honestly.
- The duty to exercise reasonable skill and care in providing brokerage services to you.
- The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the 66 (C) information is prohibited by law. 67
- The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by 68 (d) law. (See lines 170-173.) 69
- The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the 70 (e) confidential information of other parties. (See lines 121-136.) 71
- The duty to safeguard trust funds and other property the firm or its agents holds. 72 (f)
- The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and 73 (g) disadvantages of the proposals. 74

BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect your transaction, unless 77 (a) you release the firm from this duty. 78
- The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse Facts. 79 (b)
- The firm and its agents will fulfill the firm's obligations under the agency agreement and fulfill your lawful requests that are within the scope of the agency agreement. 81
- The firm and its agents will negotiate for you, unless you release them from this duty. 82 (d)
- The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is contrary to your interests.
- 85 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation relationship"), different duties may 86 apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

- 88 A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a party in the same transaction. If you and the firm's other clients in the transaction consent, the firm may provide services through designated agency, which is one type of 89 multiple representation relationship.
- 91 Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide information, opinions, and advice to the client for whom the 92 agent is negotiating, to assist the client in the negotiations. Each client will be able to receive information, opinions, and advice that will assist 93 the client, even if the information, opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will 94 not reveal any of your confidential information to another party unless required to do so by law.
- 96 If a designated agency relationship is not authorized by you or other clients in the transaction you may still authorize or reject a different type of multiple representation relationship in which the firm may provide brokerage services to more than one client in a transaction but neither the firm 97 nor any of its agents may assist any client with information, opinions, and advice which may favor the interests of one client over any other client. Under this neutral approach, the same agent may represent more than one client in a transaction.
- 100 If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage services to more than one client in the transaction. 101

102	CHECK ONLY ONE OF THE THREE BELOW:
103 104	The same firm may represent me and the other party as long as the same agent is not representing us both (multiple representation relationship with designated agency).
105 106	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved (multiple representation relationship without designated agency).

	Property Address:Page 3 of 6, WB-37
107 108	
110 111	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You may modify this selection by written notice to the firm at any time. Your firm is required to disclose to you in your agency agreement the commission or fees that you may owe to your firm. If you have any questions about the commission or fees that you may owe based upon the type of agency relationship you select with your firm, you should ask your firm before signing the agency agreement.
113	SUBAGENCY
114 115	Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your firm by providing brokerage services for your benefit. A subagent firm and the agents associated with the subagent firm will not put their own interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other parties if doing so is contrary to your interests.
	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokerage services, but if you need legal advice, tax advice, or a professional home inspection, contact an attorney, tax advisor, or home inspector.
	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain language summary of a firm's duties to you under section 452.133 (2) of the Wisconsin statutes.
122 123 124	■ CONFIDENTIALITY NOTICE TO CLIENTS: The Firm and its agents will keep confidential any information given to the Firm or its agents in confidence, or any information obtained by the Firm and its agents that a reasonable person would want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to disclose particular information. The Firm and its agents shall continue to keep the information confidential after the Firm is no longer providing brokerage services to you. The following information is required to be disclosed by law:
125 126 127 128	Material Adverse Facts, as defined in section 452.01(5g) of the Wisconsin statutes (see lines 170-173). Any facts known by the Firm and its agents that contradict any information included in a written inspection report on the property or real
129 130	To ensure that the Firm and its agents are aware of what specific information you consider confidential, you may list that information below (see lines 131-133). At a later time, you may also provide the Firm with other information you consider to be confidential. CONFIDENTIAL INFORMATION:
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134	NON-CONFIDENTIAL INFORMATION (The following may be disclosed by the Firm and its agents):
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	MARKETING AND OWNER AUTHORIZATION Owner authorizes and the Firm and its agents agree to use reasonable efforts to market and rent the Rental Unit(s). The marketing may include use of a multiple listing service, Internet advertising, a lockbox system on the Rental Unit(s) and:
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	advertise the following incentives, repairs, build-outs, credits, etc. offered by Owner:
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	Owner agrees that the Firm and its agents may market other properties during the term of this Listing.
	The Firm and its agents may perform the following additional services: COMPLETE AND CHECK AS APPLICABLE
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150	Other:
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	NOTE: This is not a property management agreement and this Listing does not obligate the Firm and its agents to perform any property management duties, including maintenance, unless specified at lines 267-272 or in an addendum per line 273.
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156 157	(A) All (B) F' (B) (B) (B) C (B) C (B) C (B) C (B) D (C) (B)
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NOTICE ABOUT SEX OFFENDER REGISTRY You may obtain information about the sex offender registry and persons registered with the registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at (608)240-5830.

any prospective tenants known to Owner or who contact Owner, and the prospective tenants' contact information.

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NON-DISCRIMINATION Owner and Broker agree that they will not discriminate against any prospective tenant on account of race, 163 color, sex, sexual orientation as defined in Wis. Stat. § 111.32 (13m), disability, religion, national origin, marital status, lawful source of 164 income, age, ancestry, family status, status as a victim of domestic abuse, sexual assault, or stalking, or in any other unlawful manner.

EXTENSION OF LISTING The Listing term is extended for a period of one year as to any Protected Tenant. Upon receipt of a written request 166 from Owner or a firm that has listed the Rental Unit(s), the Firm agrees to promptly deliver to Owner a written list of those tenants known by the 167 Firm and its agents to whom the extension period applies. Should this Listing be terminated by Owner prior to the expiration of the term stated in 168 this Listing, this Listing shall be extended for Protected Tenants, on the same terms, for one year after the Listing is terminated (lines 234-242).

DEFINITIONS CONTINUED FROM PAGES 1-2

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- 170 MATERIAL ADVERSE FACT: "Material Adverse Fact" means an Adverse Fact that a party indicates is of such significance, or that is generally 171 recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter 172 into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or 173 agreement.
- 174 PERSON ACTING ON BEHALF OF TENANT: "Person Acting on Behalf of Tenant" shall mean any person joined in interest with the tenant, or 175 otherwise acting on behalf of the tenant, including but not limited to the tenant's immediate family, agents, employees, directors, managers, members, 176 officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other 177 entities created or controlled by, affiliated with or owned by the tenant, in whole or in part whether created before or after expiration of this Listing.
- 178 PROTECTED TENANT: A tenant who personally, or through any Person Acting on Behalf of Tenant, during the term of the Listing:
 - 1) Delivers to Owner or the Firm or its agents a written rental proposal regarding a Rental Unit;
 - 2) Views Rental Unit(s) with Owner or negotiates directly with Owner by discussing with Owner the potential terms upon which the tenant might acquire a rental interest in a Rental Unit; or
 - 3) Attends an individual showing of a Rental Unit or discusses with agents of the Firm or cooperating firms regarding any potential terms upon which the tenant might acquire a rental interest in a Rental Unit, but only if the firm or its agents deliver the tenant's name to Owner, in writing, no later than three days after the earlier of expiration or termination (lines 234-242) of the Listing. The requirement in 3), to deliver the tenant's name to Owner in writing, may be fulfilled as follows:
 - a) If the Listing is effective only as to certain individuals who are identified in the Listing, by the identification of the individuals in the
 - b) if a tenant has requested that the tenant's identity remain confidential, by delivery of a written notice identifying the firm or agents with whom the tenant negotiated and the date(s) of any individual showings or other negotiations.

190 A Protected Tenant also includes any Person Acting on Behalf of Tenant joined in interest with or otherwise acting on behalf of a Protected 191 Tenant, who acquires an interest in a Rental Unit during the extension of listing period as noted on lines 165-168. A tenant who becomes 192 protected with respect to one Rental Unit included in this Listing shall be a Protected Tenant for all Rental Units included in this Listing.

- 193 RENTAL AGREEMENT: "Rental Agreement" means an oral or written agreement between a landlord and tenant, for the rental or Lease of a 194 specific dwelling unit or premises, in which the landlord and tenant agree on the essential terms of the tenancy, such as rent. Rental Agreement 195 includes a Lease. Rental Agreement does not include an agreement to enter into a Rental Agreement in the future.
- 196 RENTAL UNIT: Unless otherwise stated, "Rental Unit", means one of the rental units described on lines 1-7.

OWNER'S OBLIGATIONS During the term of this Listing, Owner agrees to provide to the Firm and its agents: 197

- (1) Copies of all code violation orders and notices, information and reports regarding any lead-based paint on the Premises, and all other records and documents relating to conditions affecting the Premises; and
- (2) Any Owner-approved Rental Agreement, nonstandard rental provisions, addenda, rules and regulations and related forms and materials 200 required in connection with the renting of the Rental Unit(s). 201

OWNER'S WARRANTIES, COVENANTS AND REPRESENTATIONS Owner represents any materials and information the Owner gives to the 202 203 Firm and its agents are true and complete and that the Rental Agreement and other forms the Owner provides to the Firm and its agents comply 204 with all applicable laws. Owner agrees to hold the Firm and its agents harmless from loss by reason of their use of these materials, forms and 205 information pursuant to the terms of this Listing, including the payment of reasonable attorney's fees in the event of any suit against the Firm or its 206 agents arising out of the use of these materials, forms and information.

Owner warrants and represents to the Firm and its agents that:

- (1) Owner has no notice or knowledge of any of the following conditions affecting the Premises unless indicated at lines 224-226 or 267-272 208 or in an attached addendum per line 273, or disclosed in the documentation Owner has provided to the Firm and its agents:
 - (a) Uncorrected code violations as described in Wis. Stat. § 704.07(2)(bm);
 - (b) A lack of hot or cold running water:
 - (c) Plumbing or sewage disposal facilities that are not in good operating condition;
 - (d) Heating facilities serving any rental unit that are not in safe operating condition, or are not capable of maintaining a temperature, measured in occupied areas at the approximate center of the room, midway between floor and ceiling, of not less than 67° F (19° C) during all seasons of the year that the rental unit is occupied;
 - (e) A lack of electrical service, or electrical wiring, outlets, fixtures or other components of the electrical system that are not in safe operating condition;
 - (f) Any structural or other conditions in the Premises which constitute a substantial hazard to the health or safety of the tenant(s), or create an unreasonable risk of personal injury as a result of any reasonably foreseeable use of the Premises other than negligent use or abuse of the Premises by tenant(s);

RIKE AND COMPLETE AS APPLICABLE The above representations during the term of this arminate this Listing absent a material breach of the Firm. Agents for the Firm do not have the firm accordance with lines 243-262 and effective coordance with lines 243-262. CAUTION: Early potentially be liable for damages. The Partie the Rental Unit(s) so affected, but in no even
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g, delivery of documents and written notices to
. recipient for delivery if named at line 246 or 24.
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arged to an account with a commercial deliver
or 247, for delivery to the Party's delivery addres
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e 255 or 256.
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is/are made part of this Listin

274 CAUTION: IF SIGNED, THIS LISTING CAN CREATE A LEGALLY ENFORCEABLE CONTRACT. THE FIRM AND ITS AGENTS MAY 275 PROVIDE A GENERAL EXPLANATION OF THE PROVISIONS OF THIS LISTING OR OTHER REAL ESTATE CONTRACTS, BUT ARE 276 PROHIBITED BY LAW FROM GIVING ADVICE OR OPINIONS CONCERNING YOUR LEGAL RIGHTS UNDER THIS LISTING OR ANY 277 OTHER REAL ESTATE CONTRACT. AN ATTORNEY SHOULD BE CONSULTED IF LEGAL ADVICE IS NEEDED. OWNER SHOULD 278 CONSULT OTHER EXPERTS AS APPROPRIATE, FOR EXAMPLE, APPRAISERS, TAX ADVISORS, OR INSPECTORS IF SERVICES 279 BEYOND THE FIRM'S MARKETING SERVICES ARE REQUIRED.

280 TERM	I OF THE CONTRACT From the	day of	,, up to the earlier o
281 midnig 282 a comr	ht of the day of mission is earned for a Rental Unit, this Listing (s	shall) (shall not) STRIKE ONE ("shall" if neither is	onveyance of all Rental Units. In the even stricken) terminate for that Rental Unit.
283 284	WIRE FRAUD WARNING! Wire Fraud is wired to a fraudulent account are often im	a real and serious risk. Never trust wiring instructi possible to recover.	ons sent via email. Funds
285 286 287 288	title company, attorney or other source co	fake wiring instructions by impersonating a real ennected to your transaction. These communication d to steal your money. The fake wiring instructions	ns are convincing and
289 290 291	number of the entity involved in the transfer of funds. Never use contact information provided by any suspicious		
292 293	Real estate agents and Firms ARE NOT wiring or money transfer instructions.	responsible for the transmission, forwarding	or verification of any
295 ALL 6 296 All pers	PAGES AS WELL AS ANY ADDENDA AND A sons signing below on behalf of an Owner Entity	RECEIPT OF A COPY OF THIS LISTING CON NY OTHER DOCUMENTS INCORPORATED IN represent that they have legal authority to sign for the control of	TO THE LISTING.
	: If signing for an entity use an authorized sig	gnature line and print your name and title.	
298 299 Owner	Entity Name (if any) ▲		
	ized Signature ▲ lame & Title ▶	Date ▲	
303 304 Owner	Entity Name (if any) ▲		
	ized Signature ▲ lame & Title ▶	Date ▲	
308 (x)	's Signature ▲	Print Name Here: ▲	Date ▲
310 (x) 311 Owner	's Signature ▲	Print Name Here: ▲	Date ▲
312 (x) 313 Owner	's Signature ▲	Print Name Here: ▲	Date ▲
314 (X) 315 Owner	's Signature ▲	Print Name Here: ▲	Date ▲
316 317 Firm N	ame ▲		
318 (x) 319 Agent's	s Signature ▲ Print Name ▶		

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WB-38 COMMERCIAL BUYER AGENCY/TENANT REPRESENTATION AGREEMENT

1 ■ EXCLUSIVE AUTHORITY TO ACT AS BUYER'S AGENT/TENANT'S REPRESENTATIVE: Client (see lines 225-226)

2 gives the Firm and its agents the exclusive right to act as Buyer's Agent and/or Tenant's Agent to Locate an Interest in

- 3 Property and to Negotiate the Acquisition of an Interest in Property for Client, except as excluded under lines 21-30. Client
- 4 agrees that during the term of this Agreement, Client will not enter into any other agreements to retain any other buyer's
- 5 agent(s) or tenant's agent(s), except relative to any properties excluded on lines 21-30.

If Client has contact, or has had previous contact with an owner, a firm or its agents in locating and/or negotiating the acquisition of an Interest in Property and Client's contact with those parties results in the Firm not collecting full compensation under this Agreement from the owner or the owner's agent, Client shall be responsible to pay any uncollected amount.

10	■ PURCHASE PRICE RANGE:
11	■ RENT RANGE:
12	■ SCOPE OF AGREEMENT: The Firm's authority under this Agreement applies to Property except for Excluded
	Properties on lines 21-30, regardless of any purchase price or rent range or the search guidelines on lines 14-17.
14	■ SEARCH GUIDELINES: (Identify property type, function, location, approximate size, etc., as applicable):
15	
16	
17	<u></u>
18	The parties understand that search guidelines, purchase price range and rent range, serve only to guide the Firm's initial
19	efforts and shall not limit any compensation which may be earned if the Client acquires an Interest in Property, unless
	excluded on lines 21-23 and 25-27.
21	■ EXCLUDED PROPERTY TYPES: (e.g. geographic, size, functional limitations, etc.):
22	
23	
	■ EXCLUDED PROPERTIES: Client excludes the following properties (indicate if there is a date when the exclusion
25	terminates):
26	
27	If Client acquires an interest in any properties protected under a prior buyer agency or tenant
	representation agreement, Client may owe commission to both the prior firm and this Firm, unless those properties are
	excluded from this Agreement or unless otherwise agreed to in writing. Insert additional addresses or descriptions of
30	excluded properties, or date limitations, if any, at lines 284-286 or attach as an addendum per line 287.
31	COMPENSATION The Firm's compensation shall be as follows:
32	■ PAYMENT OF COMMISSION BY OWNER OR OWNER'S AGENT: The Firm is hereby authorized to seek payment of
33	commission from the owner (e.g., seller or lessor) or the owner's agent (e.g., listing firm) provided that all parties to the
34	transaction give prior written consent. Client shall pay the Firm's compensation, reduced by any amounts the Firm receives
35	from the owner or owner's agent.
36	LEASE COMMISSION (See lines 174-185.)
37	PURCHASE COMMISSION (for purchase, option, exchange or an effective change in ownership or control):
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39	<u></u>
	■ <u>PURCHASE COMMISSION EARNED</u> : The Firm has earned the Firm's purchase commission if during the term of this
	Agreement (or any extension of it), Client or any Person Acting on Behalf of Client acquires an Interest in Property or
	enters into an enforceable written contract to acquire an Interest in Property, at any terms and price acceptable to owner
	and Client, regardless of the purchase price range or Client's search guidelines.
	■ <u>PURCHASE COMMISSION DUE AND PAYABLE</u> : Once earned, the Firm's purchase commission is due and payable at
	the earlier of closing or the date set for closing, even if the transaction does not close, unless otherwise agreed in writing.
	■ <u>COMMISSION CALCULATION</u> : A percentage commission shall be calculated based on the following if earned above:
	(i) for a purchase or option, the total consideration in the transaction, or (ii) for an exchange or an effective change in
	ownership or control, the fair market value of the Property in the transaction.
	■ OTHER PURCHASE COMPENSATION:
50	[INSERT AMOUNTS
51	AND TYPES OF FEES, E.G. RETAINER, ADVANCE, HOURLY, ETC. AND INDICATE WHEN DUE AND PAYABLE.]

- 52 **FIRM'S DUTIES** In consideration for Client's agreements, the Firm and its agents agree to use professional knowledge
- and skills, and reasonable efforts, within the scope of Wis. Stat. Ch. 452 and in accordance with applicable law, to assist Client to Locate an Interest in Property and Negotiate the Acquisition of an Interest in Property, as applicable.
- 55 **COOPERATION** Client agrees to cooperate with the Firm and its agents and to provide them accurate copies of all
- 56 relevant records, documents and other materials in Client's possession or control which are required in connection with the purchase, option, rental, lease or exchange of Property. Client agrees to be reasonably available for showings of properties.
- 58 Client authorizes the Firm and its agents to do those acts reasonably necessary to fulfill the Firm's responsibilities under this
- 59 Agreement including retaining subagents. Client shall promptly notify the Firm in writing of the description of any Property
- 60 Client locates. Client will inform other firms, agents, sellers, property owners, etc., that the Firm represents Client as Buyer's
- 61 and/or Tenant's Agent for the purpose of acquiring Property and refer all such persons to the Firm. Client shall also notify the
- 62 Firm of the identity of all persons making inquiries concerning Client's objectives stated in this Agreement.
- 63 **EARNEST MONEY** If the Firm holds trust funds in connection with the transaction, they shall be retained by the Firm in the
- 64 Firm's trust account. The Firm may refuse to hold earnest money or other trust funds. Should the Firm hold the earnest money,
- 65 the Firm shall hold and disburse earnest money funds in accordance with Wis. Stat. Ch. 452 and Wis. Admin. Code Ch. REEB
- 66 18. If the transaction fails to close and the earnest money is disbursed to Client, then upon disbursement to Client the earnest
- 67 money shall be paid first to reimburse the Firm for cash advances made by the Firm on behalf of Client.
- 68 NON DISCRIMINATION Client and the Firm and its agents agree that they will not discriminate based on race,
- 69 color, sex, sexual orientation as defined in Wisconsin Statutes § 111.32(13m), disability, religion, national
- 70 origin, marital status, lawful source of income, age, ancestry, family status, status as a victim of domestic 71 abuse, sexual assault, or stalking, or in any other unlawful manner.
- 72 **DISPUTE RESOLUTION** The parties understand that if there is a dispute about this Agreement or an alleged breach,
- 73 and the parties cannot resolve the dispute by mutual agreement, the parties may consider judicial resolution in court or
- 74 may consider alternative dispute resolution. Alternative dispute resolution may include mediation and binding arbitration.
- 75 Should the parties desire to submit any potential dispute to alternative dispute resolution it is recommended that the 76 parties add such in Additional Provisions or in an Addendum.

77 DISCLOSURE TO CLIENTS

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- 78 Under Wisconsin law, a brokerage firm (hereinafter firm) and its brokers and salespersons (hereinafter agents) owe 79 certain duties to all parties to a transaction:
- 80 (a) The duty to provide brokerage services to you fairly and honestly.
- 81 (b) The duty to exercise reasonable skill and care in providing brokerage services to you.
- 82 (c) The duty to provide you with accurate information about market conditions within a reasonable time if you request it, unless disclosure of the information is prohibited by law.
- 84 (d) The duty to disclose to you in writing certain Material Adverse Facts about a property, unless disclosure of the information is prohibited by law. (See lines 237-240.)
- 86 (e) The duty to protect your confidentiality. Unless the law requires it, the firm and its agents will not disclose your confidential information or the confidential information of other parties. (See lines 144-163.)
- 88 (f) The duty to safeguard trust funds and other property the firm or its agents holds.
- 89 (g) The duty, when negotiating, to present contract proposals in an objective and unbiased manner and disclose the advantages and disadvantages of the proposals.

91 BECAUSE YOU HAVE ENTERED INTO AN AGENCY AGREEMENT WITH A FIRM, YOU ARE THE FIRM'S CLIENT. 92 A FIRM OWES ADDITIONAL DUTIES TO YOU AS A CLIENT OF THE FIRM:

- 93 (a) The firm or one of its agents will provide, at your request, information and advice on real estate matters that affect your transaction, unless you release the firm from this duty.
- 95 (b) The firm or one of its agents must provide you with all material facts affecting the transaction, not just Adverse Facts.
- 96 (c) The firm and its agents will fulfill the firm's obligations under the agency agreement and fulfill your lawful requests that are within the scope of the agency agreement.
- 98 (d) The firm and its agents will negotiate for you, unless you release them from this duty.
- 99 (e) The firm and its agents will not place their interests ahead of your interests. The firm and its agents will not, unless required by law, give information or advice to other parties who are not the firm's clients, if giving the information or advice is contrary to your interests.
- 102 If you become involved in a transaction in which another party is also the firm's client (a "multiple representation 103 relationship"), different duties may apply.

MULTIPLE REPRESENTATION RELATIONSHIPS AND DESIGNATED AGENCY

■ A multiple representation relationship exists if a firm has an agency agreement with more than one client who is a party in the same transaction. If you and the firm's other clients in the transaction consent, the firm may provide services through designated agency, which is one type of multiple representation relationship.

- Designated agency means that different agents with the firm will negotiate on behalf of you and the other client or clients in the transaction, and the firm's duties to you as a client will remain the same. Each agent will provide information, opinions, and advice to the client for whom the agent is negotiating, to assist the client in the negotiations. Each client will be able to receive information, opinions, and advice that will assist the client, even if the information, opinions, or advice gives the client advantages in the negotiations over the firm's other clients. An agent will not reveal any of your confidential information to another party unless required to do so by law.
- If a designated agency relationship is not authorized by you or other clients in the transaction, you may still authorize or reject a different type of multiple representation relationship in which the firm may provide brokerage services to more than one client in a transaction but neither the firm nor any of its agents may assist any client with information, opinions, and advice which may favor the interests of one client over any other client. Under this neutral approach, the same agent may represent more than one client in a transaction.
- 119 If you do not consent to a multiple representation relationship the firm will not be allowed to provide brokerage 120 services to more than one client in the transaction.

121	CHECK ONLY ONE OF THE THREE BELOW:	
122 123	The same firm may represent me and the other party as long as the same agent is not representing us both. (multiple representation relationship with designated agency)	
124 125 126	The same firm may represent me and the other party, but the firm must remain neutral regardless if one or more different agents are involved. (multiple representation relationship without designated agency)	
127 128	The same firm cannot represent both me and the other party in the same transaction. (I reject multiple representation relationships)	
130 131 132	NOTE: All clients who are parties to this agency agreement consent to the selection checked above. You modify this selection by written notice to the firm at any time. Your firm is required to disclose to you ir agency agreement the commission or fees that you may owe to your firm. If you have any questions about commission or fees that you may owe based upon the type of agency relationship you select with your you should ask your firm before signing the agency agreement.	your ut the
134	SUBAGENCY	
135 136 137	Your firm may, with your authorization in the agency agreement, engage other firms (subagent firms) to assist your to providing brokerage services for your benefit. A subagent firm and the agents with the subagent firm will not put the interests ahead of your interests. A subagent firm will not, unless required by law, provide advice or opinions to other if doing so is contrary to your interests.	ir own
140	PLEASE REVIEW THIS INFORMATION CAREFULLY. An agent can answer your questions about brokeservices, but if you need legal advice, tax advice, or a professional home inspection, contact an attorned advisor, or home inspector.	
143 144 145 146 147 148	This disclosure is required by section 452.135 of the Wisconsin statutes and is for information only. It is a plain land summary of the duties owed to you under section 452.133(2) of the Wisconsin statutes. CONFIDENTIALITY NOTICE TO CLIENTS: The Firm and its agents will keep confidential any information given for its agents in confidence, or any information obtained by the Firm and its agents that a reasonable provided want to be kept confidential, unless the information must be disclosed by law or you authorize the Firm to disparticular information. The Firm and its agents shall continue to keep the information confidential after the Firm onger providing brokerage services to you. The following information is required to be disclosed by law:	ven to erson sclose
150 151 152	 Material Adverse Facts, as defined in section 452.01 (5g) of the Wisconsin statutes (see lines 237-240). Any facts known by the Firm and its agents that contradict any information included in a written inspection repthe property or real estate that is the subject of the transaction. To ensure that the Firm and its agents are aware of what specific information you consider confidential, you may list agents are aware of what specific information you consider confidential. 	
154 155 156	nformation below (see lines 156-158). At a later time, you may also provide the Firm with other information you co to be confidential. CONFIDENTIAL INFORMATION:	
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160	NON-CONFIDENTIAL INFORMATION: The Firm and its agents have permission to disclose Client's identiting interesting in the control of the contr	

NON-EXCLUSIVE RELATIONSHIP Client acknowledges and agrees that the Firm and its agents may act for other buyers 165 or tenants in connection with the location of properties and may negotiate on behalf of such buyers or tenants with the owner 166 or owner's agent. In the event that the Firm or its agents undertake to represent and act for other buyers or tenants, the Firm 167 and its agents shall not disclose to Client, or any other buyer or tenant, any confidential information of any buyer or tenant, 168 unless required by law.

PROPERTY DIMENSIONS Client acknowledges that real property dimensions, total square footage and total acreage 169 170 information provided to Client may be approximate due to rounding and may vary due to different formulas which can be 171 used to calculate these figures. Unless otherwise indicated, property dimension figures have not been verified by survey. 172 CAUTION: Client should verify any property dimension or total square footage/acreage calculation which is 173 material to Client.

174 LEASE COMMISSION:

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- 176 LEASE COMMISSION EARNED: The Firm has earned the Firm's lease commission if during the term of this Agreement 177 (or any extension of it), Client or any Person Acting on Behalf of Client acquires an Interest in Property, for example, by 178 executing and consummating a Lease at terms and rent acceptable to owner and Client, regardless of the rent range or 179 Client's search guidelines.
- 180 LEASE COMMISSION DUE AND PAYABLE: Once earned, the Firm's commission is due and payable one-half upon 181 execution of the Lease and one-half upon occupancy, unless stated otherwise:
- 183 OTHER LEASE COMPENSATION:

INSERT AMOUNTS

185 AND TYPES OF FEES, E.G. RETAINER, ADVANCE, HOURLY, ETC. AND INDICATE WHEN DUE AND PAYABLE.] 186 LIEN NOTICE: The Firm has the authority under section 779.32 of the Wisconsin Statutes to file a lien for com-187 missions or compensation earned but not paid when due against the commercial real estate, or the interest in 188 the commercial real estate, if any, that is the subject of this Agreement. "Commercial real estate" includes all 189 real estate except (a) real property containing 8 or fewer dwelling units, (b) real property that is zoned for 190 residential purposes and that does not contain any buildings or structures, and (c) real property that is zoned 191 for agricultural purposes.

DELIVERY OF DOCUMENTS AND WRITTEN NOTICES Unless otherwise stated in this Agreement, delivery of 193 documents and written notices to a party shall be effective only when accomplished by one of the methods specified at 194 lines 195-214.

195 (1) Personal Delivery: giving the document or written notice personally to the party, or the party's recipient for delivery if 196 named at line 197 or 198.

197 Client's recipient for delivery (optional): 198 Firm's recipient for delivery (optional):

199 (2) Fax: fax transmission of the document or written notice to the following telephone number: _____ Firm: (_____) _ 200 Client: (

(3) Commercial Delivery: depositing the document or written notice fees prepaid or charged to an account with a 201 202 commercial delivery service, addressed either to the party, or to the party's recipient for delivery if named at line <mark>197 or</mark> 198, for delivery to the party's delivery address at line 207 or 208.

204 (4) <u>U.S. Mail</u>: depositing the document or written notice postage prepaid in the U.S. Mail, addressed either to the 205 party, or to the party's recipient for delivery if named at line <mark>197 or 198,</mark> for delivery to the party's delivery address at line 206 207 or 208.

207 Delivery address for Client:

208 Delivery address for Firm:

(5) E-Mail: electronically transmitting the document or written notice to the party's e-mail address, if given below at 210 line 213 or 214. If this is a consumer transaction where the property being purchased or the sale proceeds are used 211 primarily for personal, family or household purposes, each consumer providing an e-mail address below has first 212 consented electronically as required under federal law.

213 E-Mail address for Client:

214 E-Mail address for Firm:

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DEFINITIONS As used in this Agreement, the following definitions apply: 215

- 216 ADVERSE FACT: An "Adverse Fact" means any of the following:
- 217 (a) A condition or occurrence that is generally recognized by a competent licensee as doing any of the following:
 - 1) Significantly and adversely affecting the value of the Property;
 - Significantly reducing the structural integrity of improvements to real estate; or
 - 3) Presenting a significant health risk to occupants of the Property.

- 221 (b) Information that indicates that a party to a transaction is not able to or does not intend to meet his or her obligations 222 under a contract or agreement made concerning the transaction.
- 223 <u>ASSETS</u>: "Assets" means fixtures, goodwill, stock-in-trade, trade fixtures, accounts receivable and any other personal property.
- 225 <u>CLIENT</u>: "Client" means the party executing this Agreement and seeking to acquire an interest in real estate or a 226 business by purchase, Lease, rental, option, exchange or any other manner.
- 227 <u>DEADLINES-DAYS</u>: Deadlines expressed as a number of "days" from an event, such as acceptance, are calculated by excluding the day the event occurred and by counting subsequent calendar days.
- 229 FIRM: "Firm" means a licensed sole proprietor broker or a licensed broker business entity.
- INTEREST IN PROPERTY: "Interest in Property" means a purchase, leasehold, option, exchange or other acquisition of Property unless specifically excluded at lines 21-30, in additional provisions (lines 284-286) or elsewhere in this Agreement.
- LEASE: "Lease" means any agreement as defined in Wis. Stat. § 704.01(1) or (3m), either written or oral, between an owner and a tenant, for the lease or rental of specific premises, in which the owner and tenant agree on the essential terms of the leasehold or tenancy.
- 235 LOCATE AN INTEREST IN PROPERTY: "Locate an Interest in Property" means to, with the cooperation of Client, 236 identify, evaluate, and determine the availability of the Interest in Property sought by Client.
- MATERIAL ADVERSE FACT: A "Material Adverse Fact" means an Adverse Fact that a party indicates is of such significance, or that is generally recognized by a competent licensee as being of such significance to a reasonable party, that it affects or would affect the party's decision to enter into a contract or agreement concerning a transaction or affects or would affect the party's decision about the terms of such a contract or agreement.
- NEGOTIATE THE ACQUISITION OF AN INTEREST IN PROPERTY: "Negotiate the Acquisition of an Interest in Property" means to assist a Client, within the scope of this Agreement, to ascertain terms and conditions upon which an Interest in Property may be acquired, facilitate or participate in the discussions of the terms of a potential contract, complete appropriate contractual forms, present either party's contractual proposal with an explanation of the proposal's advantages and disadvantages, and/or otherwise assist Client in reaching an agreement to acquire the Interest in Property sought by Client.
- PERSON ACTING ON BEHALF OF CLIENT: "Person Acting on Behalf of Client" means any person joined in interest with Client, or otherwise acting on behalf of Client, including but not limited to Client's immediate family, agents, employees, directors, managers, members, officers, owners, partners, incorporators and organizers, as well as any and all corporations, partnerships, limited liability companies, trusts or other entities controlled by, affiliated with or owned by Client in whole or in part whether created before or after expiration of this Agreement.
 - <u>PROPERTY</u>: "Property" means real property located within the state of Wisconsin and Assets.

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- PROTECTED PROPERTY: "Protected Property" means any Property that during the term of this Agreement is:
 - 1) The subject of a written proposal by Client, or any Person Acting on Behalf of Client, submitted to the Property owner or owner's agent;
 - 2) Viewed by Client, or any Person Acting on Behalf of Client, with the owner or owner's agent, or directly negotiated for by Client, or any Person Acting on Behalf of Client. Direct negotiation means communicating with the owner or owner's agent regarding any potential terms on which Client might acquire an Interest in Property; or
 - 3) Located or negotiated for by the Firm or its agents, but only if the Firm or its agents deliver the description of the Property to Client, in writing, no later than three days after the earlier of expiration or termination (lines 265-273) of this Agreement. No written notice shall be required if the Client viewed the Property with the Firm or its agents.

NOTICE ABOUT SEX OFFENDER REGISTRY Clients may obtain information about the sex offender registry and persons registered with that registry by contacting the Wisconsin Department of Corrections on the Internet at http://www.doc.wi.gov or by telephone at (608) 240-5830.

TERMINATION OF AGREEMENT Neither Client nor the Firm has the legal right to unilaterally terminate this Agreement absent a material breach of contract by the other party. Client understands that the parties to this Agreement are Client and the Firm. Agents for the Firm do not have the authority to enter into a mutual agreement to terminate this Agreement, amend the compensation terms or shorten the term of this Agreement, without the written consent of the agent(s)' supervising broker. Client and the Firm agree that any termination of this Agreement by either party before the date stated on lines 281 shall be effective by Client only if stated in writing and delivered to the Firm in accordance with lines 192-214 and effective by the Firm only if stated in writing by the supervising broker and delivered to Client in accordance with lines 192-214.

- 272 CAUTION: Early termination of this Agreement may be a breach of contract, causing the terminating party to 273 potentially be liable for damages.
- 274 **EXTENSION OF AGREEMENT TERM** The Agreement term is extended for a period of one year as to any Protected
- 275 Property under this Agreement. Upon receipt of a written request from Client or a firm that has a new buyer agency or 276 tenant representation agreement with Client, the Firm agrees to promptly deliver to Client a written list of those
- 277 Protected Properties known by the Firm and its agents to which the extension period applies. Should this Agreement be
- 278 terminated by Client prior to the expiration of the term stated in this Agreement, this Agreement shall be extended for
- 279 Protected Properties, on the same terms, for one year after the Agreement is terminated (lines 267-275).

		Page 6 of 6, WB-3
	TERM OF THE AGREEMENT From the day of	
281	up to and including midnight of the day of Notwithstanding lines 280-281 the Firm and Client agree that this Agreement (shall)(shall not) STRIKE (ONE and ("aball"
282 283	neither is stricken) when Client acquires an Interest in Property.	JNE end (shall 1
284	ADDITIONAL PROVISIONS	
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287	ADDENDA The attachedis/are made a part o	<mark>f this Agreement</mark> .
288 289	WIRE FRAUD WARNING! Wire Fraud is a real and serious risk. Never trust wiring instruction sent via email. Funds wired to a fraudulent account are often impossible to recover.	ns
290 291 292 293 294	Criminals are hacking emails and sending fake wiring instructions by impersonating a real esagent, Firm, lender, title company, attorney or other source connected to your transaction. To communications are convincing and professional in appearance but are created to steal your money. The fake wiring instructions may even be mistakenly forwarded to you by a legitimate source.	hese r
295 296 297	DO NOT initiate ANY wire transfer until you confirm wiring instructions IN PERSON or by YO calling a verified number of the entity involved in the transfer of funds. Never use contact information provided by any suspicious communication.	DU
298 299	Real estate agents and Firms ARE NOT responsible for the transmission, forwarding, verification of any wiring or money transfer instructions.	or
301 302 303	■ BY SIGNING BELOW, CLIENT ACKNOWLEDGES RECEIPT OF A COPY OF THIS AGREEM HE/SHE HAS READ ALL 6 PAGES AS WELL AS ANY ADDENDA AND ANY OTHE INCORPORATED INTO THIS AGREEMENT. Client Entity Name (if any) ▲	
305	(x)	
306	Authorized Signature ▲ Print Name & Title ▶	Date ▲
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309	Client Entity Name (if any) ▲	
310	(x)	
311	Authorized Signature ▲	Date ▲
312	Print Name & Title ▶	
313 314	(x)Client's Signature ▲ Print Name ▶	Date ▲
315	(v)	
316	Client's Signature ▲ Print Name ▶	Date ▲
317 318	(x) Client's Signature ▲ Print Name ▶	Date ▲
319	(v)	
320	Client's Signature ▲ Print Name ▶	Date ▲

Date ▲