### OKLAHOMA REAL ESTATE COMMIS

This is a legally binding Contract; if not understood, seek advice from an attorney.

### ACKNOWLEDGMENT AND CONFIRMATION OF DISCLOSURES

Prior to entering into a Contract of Sale of Real Estate for the Pro	perty described as: 3519 Black, ack
he following items (as applicable) have been disclosed and/or d	elivered and hereby confirmed:
Buyer acknowledges and confirms that the Broker provi disclosed their duties and responsibilities to the Buyer p	ding brokerage services to the Buyer has described and rior to the Buyer signing this Contract.
<ul> <li>(Applicable for in-house transactions only) Buyer brokerage services to both Parties to the transact</li> </ul>	acknowledges and confirms that the broker is providing tion prior to the Parties signing this Contract.
Buyer acknowledges receipt of Residential Property Cor residential real property improved with not less than one nor 831-839:	ndition Disclosure or Disclaimer Form (as applicable to more than two dwelling units) pursuant to Title 60 O.S., Section
and dated within 180 days of receipt.	Disclosure Statement Form (completed and signed by the Seller)
and dated within 160 days of receipt,	Disclaimer Statement Form (completed and signed by the Seller)
<ul> <li>☑ This transaction is exempt from disclosure requirement</li> <li>☑ Disclosure not required under the Residential Propert</li> </ul>	nts pursuant to Title 60, O.S., Section 838. y Condition Disclosure Act.
	ds Disclosures with Appropriate Acknowledgment (if property
M Buyer has signed the "Disclosure of Information on Lo been signed and dated by Seller and applicable Lic Pamphlet titled "Protect Your Family From Lead in You	
<ul> <li>□ Property was constructed in 1978 or thereafter and is</li> <li>□ The subject of this transaction is not a residential d Hazards.</li> </ul>	exempt from this disclosure.  welling and does not require a disclosure on Lead-Based Paint/
Buyer acknowledges and confirms the above and furt associated with this transaction and acknowledges th to the Buyer in print, or at www.orec.ok.gov.	her, Buyer acknowledges receipt of Estimate of Costs at a Contract Information Booklet has been made available
Buyer Name (Printed):	Buyer Name (Printed):
	Buyer Signature:
	Dated:
Seller acknowledges and confirms that the Broker providisclosed their duties and responsibilities to the Seller p	ding brokerage services to the Seller has described and rior to the Seller signing this Contract.
<ul> <li>(Applicable for in-house transactions only) Seller ack brokerage services to both Parties to the transaction</li> </ul>	nowledges and confirms that the broker is providing prior to the Parties signing this Contract.
Seller further acknowledges receipt of Estimate of Costs Information Booklet has been made available to the Selle	associated with this transaction and that a Contract er in print, or at www.orec.ok.gov.
Seller Name (Printed) Jerry Clark	Seller Name (Printed):
Seller Signature: June Clark	Seller Signature:
Dated:	Dated:
,	

# APPENDIX B. RESIDENTIAL PROPERTY CONDITION DISCLAIMER STATEMENT FORM

Seller instructions: Oklahoma Law (the "Residential Property Condition Disclosure Act," 60, O.S. Section 831 et. seq., effective July 1, 1995) requires a seller of 1 and 2 residential dwelling units to deliver, or cause to be delivered, a disclaimer statement to a purchaser as soon as practicable, but in any event before acceptance of an offer to purchase if you, the seller: 1) have never occupied the property and make no disclosures concerning the condition of the property; and 2) have no actual knowledge of any defect concerning the property.

If, however, you occupied the property or know of a defect in regard to the property, you must complete and deliver, or cause to be delivered, a "Residential Property Condition Disclosure Statement" to the purchaser.

Also, if you become aware of a defect <u>after</u> delivery of this disclaimer statement to a purchaser, but before you accept an offer to purchase, you must complete and deliver, or cause to be delivered, a "Residential Property Condition Disclosure Statement" to a purchaser.

Completion of this form by you may not be more than 180 days prior to the date this form is received by a purchaser.

Note: If this disclaimer statement is delivered to a purchaser after an offer to purchase has been made by the purchaser, the offer to purchase shall be accepted by you only after a purchaser has acknowledged receipt of this statement and confirmed the offer to purchase.

Defect means a condition, malfunction, or problem that would have a materially adverse effect on the monetary value of the property, or that would impair the health or safety of future occupants of the property.

(For more information on the requirements of the law, please refer to the Residential Property Condition Disclosure Information Pamphlet.)

	Seller's	Disclaimer Statement	
sures concerning the condit	ion of the property	never occupied the property local form of the pr	lahoma; makes no disclo-
Seller's Signature	9-/8- Date	Seller's Signature	Date
	Purchas	ser's Acknowledgment	
subject property and, if des	sired, to have the p I received a signed	owledgment. The purchaser is urgoroperty inspected by an expert. The copy of this statement. This complete property identified above.	ne purchaser acknowledges
Purchaser's Signature	Date	Purchaser's Signature	Date

Note to seller and purchaser: A real estate licensee has no duty to the seller or purchaser to conduct an independent inspection of the property and has no duty to independently verify the accuracy or completeness of any statement made by the seller in this disclaimer statement.

The disclosure and disclaimer statement forms and the Residential Property Condition Disclosure Information Pamphlet are made available by the Oklahoma Real Estate Commission, 1915 N. Stiles Ave., Suite 200 (Denver N. Davison Building), Oklahoma City, Oklahoma 73105-4919. Visit the Commission's web site: www.orec.ok.gov

OREC (07-2014)

-					
	6.1	A I I COMM.		POT	COMMISS
		$\Delta$ H ( ) $RG$	A R - A L	ESTATE	CTIMARAISS

## DISCLOSURE TO SELLER OR BUYER OF BROKERAGE DUTIES, RESPONSIBILITIES AND SERVICES

This notice may be part of	of or attached to any of t	the following:	,	
<ul><li>☐ Buyer Brokerage A</li><li>☑ Sales Agreemen</li></ul>	kgreement 🖹 Li	isting Brokerage Agreen xchange Agreement		Option Agreement Other
1. Duties and Responsin writing the Broker's duties real estate.	sibilities. A Broker who and responsibilities prior	o provides Brokerage Serv to the party or parties sig	rices to one o	or both parties shall describe and disclose act to sell, purchase, option, or exchange
A. treat all parties to B. unless specifically  1) receive a 2) reduce of 3) present C. inform, in writing, expected to pay certain D. keep the party for E. timely account for F. keep confidential shall not be disclosed disclosure is granted by law, or the inform Broker. The following confidential in a trans  1) that a part of the party for the inform Broker. The following confidential in a trans  1) that a part of the motion property, and	with one party, or working to the transaction with howevery in writing by a party all written offer and countered offers or counteroffers to a witimely all written offers the party for whom the Broker is por all money and proper all information received for whom the Broker without to in writing by the party ation is made public of information shall be action:  arty or prospective party vating factors of the party vatin	ing with both parties: conesty and exercise read to the transaction: offers; written form upon request of and counteroffers. roker is providing Brokerage Service costs and the approviding Brokerage Service to the Brokerage Service costs and the party received by the Brokerage service consent of the party or prospective party distribution of the party or prospective party distribution of the party or prospective party distribution in the party of the considered confidential of the party of the party or prospective party or prospective party or prospective party	of any party ge Services we reximate amovices informer; give party condisclosing the result of all and shall or accept less and the result of all and shall or accept less and the result of all and shall or accept less and the result of all and shall or accept less and the result of all and shall or accept less and the result of accept	to a transaction; and  then an offer is made that the party will be punt of the costs; and regarding the transaction;  infidential. The confidential information the information unless consent to the information, the disclosure is required actions from a source other than the labe the only information considered as than what is being offered, institute and information of the selling, optioning or exchanging the
G. disclose information H. comply with all rolls. I. when working was a second controls.	on pertaining to the Prope equirements of the Okla	rty as required by Residen ahoma Real Estate Cod parties to a transaction	itial Property le and all ap	s such information is public. Condition Disclosure Act; plicable statutes and rules; s and responsibilities set forth in this
Statutes, Section 858-351 – could occur when a Firm has property. If the prospective B	858-363) allows a real e contracted with a Seller uyer wants to make an o w providing brokerage se	estate Firm to provide brol to sell their property and a ffer on the property, the Fi ervices to both parties to the	kerage servion prospective irm must nov	roker relationships law (Title 59, Oklahoma ces to both parties to the transaction. This Buyer contacts that same Firm to see the provide a written notice to both the Buyer n. The law states that there are mandatory
transaction, the Broker shall	provide written disclosu se steps in the transactio	re to the party for whom on that the Broker will not	the Broker is t provide and	ervices than those required to complete a providing services. The disclosure shall distate that the Broker assisting the other er.
confirmed in writing by eac	th party in a separate p	provision, incorporated in	n or attache	nsibilities disclosed by the Broker shall be d to the contract to purchase, option or
I understand and acknowl	edge that I have receive	ed this notice on $18$	day o	of <u>September</u> , 20
(Print Name) Jerry	! Clark	(Signature)	Jun	September, 20
(Print Name)		(Signature)		

### SQUARE FOOTAGE DISCLOSURE

This disclosur improved residence of the Property Addr	e is made to Buyer and Se lential real estate. Check ap ess:	plicable boxes below.  Black-60	K Enil	dok.	
	e Measurement				
Listi	ng Licensee  Has  wing standard, method		I the square foota	ige of the resider	ice according to the
	Standard/Methodology Exterior measurement		Date Measured		Square Footage
	FHA ANSI Local standard Other			· · · · · · · · · · · · · · · · · · ·	
2. Other S	ource of Measuremen	ıt:			
	ng Licensee Als Isce(s) as indicated below		mation on square	footage of the res	sidence from another
	Source of Square Foot Prior appraisal (Da Building plans (Da Assessor's office (Da	te of document) te of document)	Date 		Square Footage
	Other				
Buyer and S be completed	nt is for the purpose of are footage is a conce eller are advised to ver d on or before the Insp	rn, the property she rify this information. ection Objection Dea	ould be independ Any independen	iently measured. I measurement or	
Ву	isting Licensee	Date	Je ge /		,
The undersigne	ed acknowledge receipt of				
Seller		Seller Seller		Date	
Buyer	E	Date Buyer		Date	<del></del>

Disclosure of primation on Lead-Based Paint and/or Lea ased Paint Haz
---

#### Lead Warning Statement

Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-based paint hazards is recommended prior to purchase.

	dress: 3519 Black jack Frid, OK.				
Set	ler's Disclosure				
(a)	) Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):				
	(i) Known lead-based paint and/or lead-based paint hazards are present in the housing (explain).				
Physical Design	(ii) Seller has no knowledge of lead-based paint and/or lead-based paint hazards in the housing.				
(b)	Records and reports available to the seller (check (i) or (ii) below):				
	(i) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the housing (list documents below).				
	(ii) CSeller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the housing.				
Pur	chaser's Acknowledgment (initial)				
(c)	Purchaser has received copies of all information listed above.				
(d)	Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.				
	Purchaser has (check (i) or (ii) below):				
	(i) received a 10-day opportunity (or mutually agreed upon period) to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards; or				
	(ii) waived the opportunity to conduct a risk assessment or inspection for the presence of lead-based paint and/or lead-based paint hazards.				
Age	ent's Acknowledgment (initial)				
	Agent has informed the seller of the seller's obligations under 42 U.S.C. 4852d and is aware of his/her responsibility to ensure compliance.				
Cer	tification of Accuracy				
The	following parties have reviewed the information above and certify, to the best of their knowledge, that the mation they have provided is true and accurate.				
4	my Cof and 9-18-2024				
/Selle	Date Seller Date				
Pello	haser Date Purchaser Date				
Age	Date Agent Date				