## APPENDIX A. RESIDENTIAL PROPERTY CONDITION DISPLOSURE STATEMENT

Notice to Seller: Oklahoma Law (the "Residential Property Condition Disclosure Act," Title 60, O.S., §831 et.seq., effective July 1, 1995) requires Sellers of 1 and/or 2 residential dwelling units to complete this form. A Seller must complete, sign and date this disclosure form and deliver it or cause it to be delivered to a purchaser as soon as practicable, but in any event no later than before an offer is accepted by the Seller. If the Seller becomes aware of a defect after delivery of this statement, but before the Seller ac- cepts an offer to purchase, the Seller must deliver or cause to be delivered an amended disclosure statement disclosing the newly discovered defect to the Purchaser. If the disclosure form or amendment is delivered to a Purchaser after an offer to purchase has been made by the Purchaser, the offer to purchase shall be accepted by the Seller only after a Purchaser has acknowledged receipt of this statement and confirmed the offer to purchase in writing.

Notice to Purchaser: The declarations and information contained in this disclosure statement are not warranties, express or implied of any kind, and are not a substitute for any inspections or warranties the Purchaser may wish to obtain. The information contained in this disclosure statement is not intended to be a part of any contract between the Purchaser and Seller. The information and statements contained in this disclosure statement are declarations and representations of the Seller and are not the representations of the real estate licensee.

"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. 59 O.S. Section 832(9).

LOCATION OF SUBJECT PROPERTY  SELLER IS  OCCUPYING THE SUBJECT PROPERTY.  Instructions to the Seller: (1) Answer ALL questions. (2) Report known conditions yourself. (4) If an item is not on the property, or will not be included in the sale, mark "mark "Do Not Know if Working." (5) The date of completion by you may not be m received by a purchaser.  ARE THE ITEMS LISTED BELOW IN NORMAL WORKING ORDER?	s affecting	the prope Included." 180 days p	erty. (3) Comple	ow the facts.
Instructions to the Seller: (1) Answer ALL questions. (2) Report known conditions yourself. (4) If an item is not on the property, or will not be included in the sale, mark "mark "Do Not Know if Working." (5) The date of completion by you may not be mark the proceived by a purchaser.	"None/Not nore than	Included." 180 days p	If you do not kn	ow the facts.
ARE THE ITEMS LISTED BELOW IN NORMAL WORKING OPDERS	Working			
THE TOTAL PLEASE IN MONTH MONTH OF CHIEF	Working			
Appliances/Systems/Services (Continued on Page 2)		Not Working	Do Not Know if Working	None/ Not included
Sprinkler System				X
Swimming Pool				1
Hot Tub/Spa				X
Water Heater ☐ Electric ☐ Gas ☐ Solar	Y			
Water Purifier				х
Water Softener Leased Owned				W
Sump Pump				X
Plumbing	X			
Whirlpool Tub				X
Sewer System Public Septic Lagoon	X			
Air Conditioning System	V			
Window Air Conditioner(s)	X			
Attic Fan				X
Fireplaces				γ
Heating System ☐Electric ☑Gas ☐Heat Pump	X			
Humidifier				Y
Ceiling Fans				+
Gas Supply ☑Public □Propane □Butane				,
Propane Tank Leased Owned				X
Electric Air Purifier				h
Garage Door Opener				X
Intercom				X
Central Vacuum				1
Security System ☐ Leased ☐ Owned ☐ Monitored ☐ Financed				10

APPENDIX A RPCD STATEMENT (1-1-2023)

Buyer's Initials \_\_\_\_\_ Buyer's Initials

Seller's Initials

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					_
Appliances/Systems/Services (Continued from Page 1)	Working	Not Working	Do Not Know if Working	None	
Smoke Detectors			X		
Dishwasher					-
Electrical Wiring	V				
Garbage Disposal				4	
Gas Grill				7	-
Vent Hood	X	1			
Microwave Oven					6
Built-in Oven/Range			1	7	۲
Kitchen Stove	X				
Trash Compactor					7
Solar Panels & Generators					7
Source of Household Water Apublic Well Private/Rural District	)a			<b>-</b>	
Zoning and Historical					
<b>Zoning and Historical</b> 1. Property is zoned: (Check One) ☑fesidential ☐commercial ☐historica ☐industrial ☐urban conservation ☐other ☐unknown		_agricultui			
Property is zoned: (Check One)				ct?	
Property is zoned: (Check One)				ct?	No
1. Property is zoned: (Check One)	rict or historic	preservation	on overlay distric		No.
Property is zoned: (Check One)	rict or historic	preservation	on overlay distric		No.
1. Property is zoned: (Check One)	rict or historic	preservation	on overlay distric		7
1. Property is zoned: (Check One)	rict or historic	preservation	on overlay distric		No F
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1. Property is zoned: (Check One)	rict or historic	preservation Managem kup, drainii	nent Act?		7
1. Property is zoned: (Check One)	rict or historic ma Floodplain off, sewer bac	preservation Managem kup, drainii	nent Act?		8 7 7 7
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1. Property is zoned: (Check One)	rict or historic ma Floodplain off, sewer bac in draining the	n Managem kup, drainin	nent Act?		8 7 7 7 7 7 7
1. Property is zoned: (Check One)	rict or historic ma Floodplain off, sewer bac in draining the	n Managem kup, drainin	nent Act?	Yes	No S S S S S S
1. Property is zoned: (Check One)	rict or historic ma Floodplain off, sewer bac in draining the	n Managem kup, drainin	nent Act?	Yes	No A A A A A A A A A A A A A A A A A A A
1. Property is zoned: (Check One)	ma Floodplair off, sewer bac in draining the luct system?	n Managem kup, drainin	nent Act?	Yes	No AS
1. Property is zoned: (Check One)	ma Floodplain off, sewer bac in draining the luct system? the improvem	n Managem kup, draining property, of	nent Act? ng or grading e.g. "French	Yes	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4

APPENDIX A RPCD STATEMENT (1-1-2023)

Buyer's Initials \_\_\_\_\_ Buyer's Initials \_\_\_\_\_

Page 2 of 4

Seller's Initials \_\_\_\_\_

LOCATION OF SUBJECT PROPERTY		_
Additions/Alterations/Repairs (Continued from Page 2)	Yes	No
16. Approximate age of roof covering, if known5 \( \frac{15}{15} \) number of layers, if known	103	NO
17. Do you know of any current defects with the roof covering?	1	4
18. Are you aware of treatment for termite or wood-destroying organism infestation?		1_
19. Are you aware of a termite bait system installed on the property?		V
20. If yes, is it being monitored by a licensed exterminating company? If yes, annual cost \$		4
21. Are you aware of any damage caused by termites or wood-destroying organisms?		4
22. Are you aware of major fire, tornado, hail, earthquake or wind damage?		7
23. Have you ever received payment on an insurance claim for damages to residential property and/or any improvements which were not repaired?		7
24. Are you aware of defects pertaining to sewer, septic, lateral lines or aerobic system?		4
Environmental	Yes	No
25. Are you aware of the presence of asbestos?		+
26. Are you aware of the presence of radon gas?		+
27. Have you tested for radon gas?		7
28. Are you aware of the presence of lead-based paint?		1
29. Have you tested for lead-based paint?	-	+
30. Are you aware of any underground storage tanks on the property?	-	1-
31. Are you aware of the presence of a landfill on the property?		8
32. Are you aware of the existence of hazardous or regulated materials and other conditions having an environmental impact?		7
33. Are you aware of the existence of prior manufacturing of methamphetamine?		+
34. Have you had the property inspected for mold?		
35. Are you aware of any remedial treatment for mold on the property?		7
36. Are you aware of any condition on the property that would impair the health or safety of the occupants?		8
37. Are you aware of any wells located on the property?		+
38. Are you aware of any dams located on the property? If yes, are you responsible for the maintenance of that dam?  ☐ Yes ☐ No		X
Property Shared in Common, Easements, Homeowner's Associations and Legal (Continued on Page 4)	Yes	No
39. Are you aware of features of the property shared in common with the adjoining landowners, such as fences, driveways, and roads whose use or responsibility has an effect on the property?		X
40. Other than utility easements serving the property, are you aware of any easements or right-of-ways affecting the property?		8
41. Are you aware of encroachments affecting the property?	<del>                                     </del>	8
42. Are you aware of a mandatory homeowner's association?  Amount of dues \$ Special Assessment \$  Payable: (check one)		4
If yes, what is the amount? \$ Manager's Name Phone Number		
43. Are you aware of any zoning, building code or setback requirement violations?		Y
44. Are you aware of any notices from any government or government-sponsored agencies or any other entities affecting the property?		X
45. Are you aware of any surface leases, including but not limited to agricultural, commercial or oil and gas?	<u> </u>	8
APPENDIX A RPCD STATEMENT (1-1-2023)	Page 3	of 4

Buyer's Initials \_\_\_\_\_ Buyer's Initials \_\_\_\_

Seller's Initials \_\_\_\_\_

LOCATION OF SUBJECT	PROPERTY			
Property Shared in Comi	mon, Easements, Homeowner's Asso	ciations and Legal (Continued from F	Page 3) Yes	No
		ectly affecting the property, including a f		8
47. Is the property located If yes, amount of fee \$Payable: (check one)		? annually		X
48. Is the property located Check applicable War If other, explain Initial membership fee \$_attach additional pages)	in a private utility district? eer		one utility	8
Miscellaneous			Yes	No
49. Are you aware of other	defect(s) affecting the property not disc	closed above?		X
50. Are you aware of any o	other fees, leases, liens or dues require	d on the property that you have not disc	losed?	X
On the date this form is s		n seller's CURRENT ACTUAL KNOW	LEDGE of the prope	erty,
Are there any additional pa	ages attached to this disclosure? ☐ Y	'ES ☐ NO If yes, how many?		41
Seller's Signature	Date	Seller's Signature	Date	
The Purchaser understar Purchaser is urged to care uses, restrictions and flo acknowledges that the Pu	y the accuracy or completeness of any onds that the disclosures given by the fully inspect the property, and, if desired zone status, contact the local or chaser has read and received a significant of the contact of	r to conduct an independent inspection statement made by the Seller in the disme Seller on this statement are not a ed, to have the property inspected by a planning, zoning and/or engineering ed copy of this statement. This complete	closure statement.  warranty of condit a licensed expert. For department. The Pi ted acknowledgemen	i <b>on.</b> The specific urchaser it should
accompany an offer to put from the date completed by Purchaser's Signature		is to advise that this disclosure statem  Purchaser's Signature	ent is <u>not valid after 1</u>	80 days
The disclosure and disclaimer s Oklahoma Real Estate Commiss APPENDIX A RPCD STAT	sion website <u>www.orec.ok.gov.</u>	Property Condition Disclosure Act information		able at the
Buyer's Initials	Buyer's Initials	Seller's Initials	ller's Initials	

### SQUARE FOOTAGE DISCLOSURE

	re is made to Buyer a dential real estate. Che	ale and Brokla harran	below.			110
Property Addr	ress: 47	7 W/	YICKO	14	Endd, C	1K73701
1. License	e Measurement					
Listi follo	ing Licensee 🔲 Howing standard, me	as Has Not a	measured the nner:	square footag	ge of the reside	ence according to the
	Standard/Methode Exterior measurer FHA ANSI Local standard Other  ource of Measure	nent .	Da	te Measured		Square Footage
	ing Licensee 🔼 Is ce(s) as indicated ∣		ing informatio	on on square f	ootage of the re	esidence from another
	Source of Square Prior appraisal Building plans Assessor's office Other	(Date of docum (Date of docum	ent) ent)	<u>Date</u>	24	Square Footage 754
	nt is for the purpos are footage is a c					tion or other purpose.
be complete	Seller are advised to ad on or before the Listing Licenses					r investigation should
The undersign	ed acknowledge recei	pt of this disclosure.	Seller		Dat	·
= 900 500					<i>54</i> ,	-
Buyer		Date	Buyer		Date	•

### Disclosure of Information on Lead-Based Paint and/or Lead-Based Paint Hazards

#### **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.

Sel	ler's Disclos	ure			
(a)	Presence o	f lead-based paint and	or lead-based p	oaint hazards ( <u>check</u> (i) or (ii) below	):
		(nown lead-based pain explain).	t and/or lead-ba	ased paint hazards are present in t	he housing
>>	(ii) Au	eller has no knowledge	of lead-based	paint and/or lead-based paint haza	rds in the housing.
		d reports available to			, and the second
(0)	(i) S	eller has provided the	purchaser with	all available records and reports parameters in the housing (list document	ertaining to lead- nts below).
>>		eller has no reports or azards in the housing.	records pertain	ing to lead-based paint and/or lea	d-based paint
Pur	rchaser's Ac	knowledgment ( <u>initial</u> )			
(c)	p	urchaser has received	copies of all inf	ormation listed above.	
(d)	P	urchaser has received	the pamphlet P	rotect Your Family from Lead in Your	Home.
(e)	Purchaser l	nas (check (i) or (ii) belo	ow):		
	(i) re	eceived a 10-day opponent or inspection for t	rtunity (or mutu he presence of 1	ally agreed upon period) to condu- lead-based paint and/or lead-base	ct a risk assess- d paint hazards; or
	(ii) v	vaived the opportunity ead-based paint and/o	to conduct a ri r lead-based pa	sk assessment or inspection for th int hazards.	e presence of
Age	ent's Ackno	wledgment (initial)			
(f)	TDL CMY			ller's obligations under 42 U.S.C. 4 e compliance.	1852d and is
Cer	tification of	Accuracy			
The info	following pa production they	have provided is true ar	nd accurate.	e and certify, to the best of their kno	wledge, that the
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26116	Ç.		Dute	Jene:	
	chaser oy D. Lippar	d Millio	Date ////8/24	Purchaser	Date
Age	ent		Date	Agent	Date

# OKLAHOMA REAL ESTATE COMMISSION DISCLOSURE TO SELLER OF BROKERAGE DUTIES, **RESPONSIBILITIES AND SERVICES**

This notice may be part of or attached to any of the following:						
☐ Option Agreement	Listing Brokerage A	Agreement				
☐ Contract of Sale of Real Estate	☐ Exchange Agreeme	ent Other				
1. Dutles and Responsibilities. A Broker who provides Brokerage Services to one or both parties shall describe and disclose in writing the Broker's duties and responsibilities prior to the party or parties signing a contract to sell, purchase, option, or exchange real estate.						
A Broker shall have the following duties and responsibilities which are mandatory and may not be abrogated or waived by a Broker, whether working with one party, or working with both parties:						
<ul> <li>a. treat all parties to the transaction with honesty and exercise reasonable skill and care;</li> <li>b. unless specifically waived in writing by a party to the transaction: <ol> <li>receive all written offer and counteroffers;</li> <li>reduce offers or counteroffers to a written form upon request of any party to a transaction; and</li> <li>present timely all written offers and counteroffers.</li> <li>inform, in writing, the party for whom the Broker is providing Brokerage Services when an offer is made that the party will be expected to pay certain closing costs, brokerage service costs and the approximate amount of the costs;</li> <li>keep the party for whom the Broker is providing Brokerage Services informed regarding the transaction;</li> <li>timely account for all money and property received by the Broker;</li> <li>keep confidential information received from a party or prospective party confidential. The confidential information shall not be disclosed by a Broker without the consent of the party disclosing the information unless consent to the disclosure is granted in writing by the party or prospective party disclosing the information unless consent to the disclosure is granted in writing by the party or prospective party disclosing the information, the disclosure is required by law, or the information is made public or becomes public as the result of actions from a source other than the Broker. The following information shall be considered confidential and shall be the only information considered confidential in a transaction:  1. that a party or prospective party is willing to pay more or accept less than what is being offered,</li> <li>2. that a party or prospective party is willing to agree to financing terms that are different from those offered,</li> <li>3. the motivating factors of the party or prospective party purchasing, selling, optioning or exchanging the property, and</li> <li>4. information specifically designated as confidential by a party unless such information is public.</li> <l< td=""></l<></ol></li></ul>						
2. Brokerage Services provided to both parties to the transaction. The Oklahoma broker relationships law (Title 59, Oklahoma Statutes, Section 858-351 – 858-363) allows a real estate Firm to provide Brokerage Services to both parties to the transaction. This could occur when a Firm has contracted with a Seller to sell their property and a prospective Buyer contacts that same Firm to see the property. If the prospective Buyer wants to make an offer on the property, the Firm must now provide a written notice to both the Buyer and Seller that the Firm is now providing Brokerage Services to both parties to the transaction. The law states that there are mandatory duties and responsibilities that must be performed by the broker for each party.						
3. Broker providing fewer services. If a Broker intends to provide fewer Brokerage Services than those required to complete a transaction, the Broker shall provide written disclosure to the party for whom the Broker is providing services. The disclosure shall include a description of those steps in the transaction that the Broker will not provide and state that the Broker assisting the other party in the transaction is not required to provide assistance with these steps in any manner.						
4. Confirmation of disclosure of duties and responsibilities. The duties and responsibilities disclosed by the Broker shall be confirmed in writing by each party in a separate provision, incorporated in or attached to the contract to purchase, option or exchange real estate.						
I understand and acknowledge that I have received this notice on						
Seller's Printed Name Clay Williams Seller's Signature						
Seller's Printed Name Seller's Signature						