OKLAHOMA REAL ESTATE COMMISSION

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

This notice may be part of or attached to any of the following:						
	Buyer Brokera Sales Agreen		∠ Listing ☐ Exchange	Brokerage Agreement ge Agreement		Option Agreement Other
1. Di in writin real est	g the Broker's di	ionsibilities. A Brouties and responsibilities	oker who provi ties prior to the	des Brokerage Services to party or parties signing a	one c contra	or both parties shall describe and disclose act to sell, purchase, option, or exchange
Broker, A. B. C. ex D. E. F. sh dis by Br co G. H. I. se 2. Br Statutes could oc property and Sell	whether working treat all particulars specifically received. 2) reduction and prescription in writing the particular account keep the partimely account keep confiderally account in a grangle all not be disclosure is grangle all not be disclosure is grangle all not be disclosure in a transport of the property, and a specifical in a transport of the property, and a specifical in a transport of the property, and a specifical in a firm of the property, and a specifical specifical specifical in a specifical specifical particular and property. If the prospective in the prospective	ng with one party, of the stoothe transaction ally waived in writing the very all written offer and the offers or counteroffent timely all written ing, the party for whome tain closing costs, Broothe for all money and the for all money and the formation reposed by a Broker wated in writing by the theorem and the formation is made in the formation in the formation pertaining to the formation pertaining to the formation in place for bothe in the formation in the formation in place for bothe in the formation in the f	r working with n with honest by a party to the counteroffers; iers to a written in offers and come the Broker is provided property received from a without the coe party or propublic or become a party is wife the party or designated as the Oklahoma or both parties a real estate I a Seller to selle ake an offer on erage services.	both parties: y and exercise reasonable transaction: form upon request of any production ounteroffers. It providing Brokerage Services are exercised by the Broker; It party or prospective party of party of prospective party disclosing omes public as the resulting to pay more or accelling to agree to financing prospective party purchases confidential by a party unrequired by Residential Property and a prospective provide brokerage is their property, the Firm must to both parties to the transaction the transaction to the transaction to the transaction to both parties to the transaction to the tran	le ski party ces we a form ty con sing the it of shall pt less pt less pt less pt less perty (all ap duties ma br service ective st now	to a transaction; and then an offer is made that the party will be ount of the costs; ted 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 liberthe only information considered as than what is being offered, as that are different from those offered, selling, optioning or exchanging the
transaci include	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.					
confirme exchange	ed in writing by ge real estate.	each party in a se	parate provisi	on, incorporated in or atta	ached	nsibilities disclosed by the Broker shall be d to the contract to purchase, option or
i under	stand and ackn	owledge that I have	e received this	s notice on <u>9 </u>	ay o	April 2025.
(Print	Name) Jad	e Clemen	15	(Signature)		- Comeny &
(Print	Name)			(Signature)		

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.

Property Address:_	4414 E MEC	Ket Enid	OK				
Seller's Dis	closure						
(a) Presen	Presence of lead-based paint and/or lead-based paint hazards (check (i) or (ii) below):						
0_	Known lead-based pa (explain).	aint and/or lead-	based paint hazards are present in t	he housing			
MIZ	_ Seller has no knowled	dge of lead-based	d paint and/or lead-based paint haza	rds in the housing.			
(b) Record	s and reports available t	to the seller (che	ck (i) or (ii) below):				
0_			h all available records and reports p hazards in the housing (list documen				
(1)	Seller has no reports hazards in the housir		ining to lead-based paint and/or lea	d-based paint			
Purchaser	s Acknowledgment (init	ial)					
(c)	_ Purchaser has receive	ed copies of all h	nformation listed above.				
(d)	_ Purchaser has receive	Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.					
(e) Purcha	archaser has (check (i) or (ii) below):						
(1)			tually agreed upon period) to conduct f lead-based paint and/or lead-based				
(ii)	_ waived the opportun lead-based paint and	ity to conduct a /or lead-based p	risk assessment or inspection for the aint hazards.	e presence of			
Agent's Ac	knowledgment (initial)						
		the seller of the soonsibility to ens	seller's obligations under 42 U.S.C. 4 ure compilance.	852d and is			
Certificatio	n of Accuracy						
The following information	g parties have reviewed the free provided is true	ne information aborante.	ove and certify, to the best of their know	vledge, that the			
Seller		Date	Seller	Date			
Purchaser	400	Date 4-9-25	Purchaser	Date			
Agent		Date	Agent	Date			

APPENDIX B. RESIDENTIAL PROPERTY CONDITION DISCLAIMER STATEMENT FORM

<u>Seller instructions</u>: 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 after 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 I	Disclaimer Statement	
E Morket	Foid OK	AND has no actual knowledge of a	lahoma; makes <u>no</u> disclo
Seller's Signature	Date Date	Seller's Signature	Date
	Purchase	er's Acknowledgment	1
subject property and, if des	sired, to have the pr I received a signed o	wledgment. The purchaser is urg roperty inspected by an expert. The copy of this statement. This comple property identified above.	he purchaser acknowledge
Purchaser's Signature	Date	Purchaser's Signature	Date

<u>Note to seller and purchaser</u>: 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)

OKLAHOMA REAL ESTATE COMMISSION

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

ACKNOWLEDGMENT AND CONFIRMATION OF DISCLOSURES

to entering Into a Contract of Sale of Real Estate for	r the Property described as: 44/4 E MCCNOT
ollowing items (as applicable) have been disclosed a	and/or delivered and hereby confirmed:
Buyer acknowledges and confirms that the Broke disclosed their duties and responsibilities to the	er providing brokerage services to the Buyer has described and Buyer prior to the Buyer signing this Contract.
	y) Buyer acknowledges and confirms that the broker is providing transaction prior to the Parties signing this Contract.
	erty Condition Disclosure or Disclaimer Form (as applicable to one nor more than two dwelling units) pursuant to Title 60 O.S., Section
Buyer has received a Residential Property Co and dated within 180 days of receipt.	ondition Disclosure Statement Form (completed and signed by the Selle
	ondition Disclaimer Statement Form (completed and signed by the Selle
	quirements pursuant to Title 60, O.S., Section 838.
□ Disclosure not required under the Residential	Property Condition Disclosure Act.
Buyer acknowledges receipt of Lead-Based Palm constructed before 1978)	nt/Hazards Disclosures with Appropriate Acknowledgment (if property
	ion on Lead-Based Paint and Lead-Based Paint Hazards" form, which ha able Licensee(s), and has also received a copy of the Lead-Based Pai Id in Your Home."
☐ Property was constructed in 1978 or thereafte	
☐ The subject of this transaction is not a resid Hazards.	dential dwelling and does not require a disclosure on Lead-Based Pair
	and further, Buyer acknowledges receipt of Estimate of Costs dges that a Contract Information Booklet has been made availab
Buyer Name (Printed):	Buyer Name (Printed):
	Buyer Signature:
	Dated:
disclosed their duties and responsibilities to the self-disclosed their duties and responsibilities and responsibilities and responsibilities and responsibilities are self-disclosed to the self-disclosed their duties are self-disclosed their duties a	er providing brokerage services to the Seller has described and Seller prior to the Seller signing this Contract. eller acknowledges and confirms that the broker is providing saction prior to the Parties signing this Contract.
an entering over the out to both I direct to the delike	
Seller further acknowledges receipt of Estimate of Information Booklet has been made available to the	
Information Booklet has been made available to t	
Information Booklet has been made available to t	the Seller in print, or at www.orec.ok.gov.