OKLAHOMA REAL ESTATE COMMISSION

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

This notice may be part of or attached to a Buyer Brokerage Agreement	ny of the following: ☐ Listing Brokerage Agreement	☐ Option Agreement
☐ Sales Agreement	☐ Exchange Agreement	Other
 Duties and Responsibilities. A Brok in writing the Broker's duties and responsibilities real estate. 	ter who provides Brokerage Services to es prior to the party or parties signing a	o one or both parties shall describe and disclose a contract to sell, purchase, option, or exchange
Broker, whether working with one party, or a A. treat all parties to the transaction B. unless specifically waived in writing by 1) receive all written offer and or 2) reduce offers or counteroffer 3) present timely all written C. inform, in writing, the party for whom expected to pay certain closing costs, Brok D. keep the party for whom the Brok E. timely account for all money and F. keep confidential information received in the shall not be disclosed by a Broker will disclosure is granted in writing by the by law, or the information is made public beautiful in a transaction: 1) that a party or prospective 2) that a party or prospective 3) the motivating factors of its property, and 4) information specifically defined a disclose information pertaining to the	working with both parties: with honesty and exercise reasonals a party to the transaction: ounteroffers; rs to a written form upon request of any offers and counteroffers. It he Broker is providing Brokerage Service costs and the approximator is providing Brokerage Services is property received by the Broker; eived from a party or prospective pathout the consent of the party disclosing party or prospective party or prospective party disclosing ublic or becomes public as the resultable considered confidential and the party is willing to pay more or acceptantly is willing to pay more or acceptantly is willing to agree to financing	party to a transaction; and vices when an offer is made that the party will be te amount of the costs; informed regarding the transaction; arty confidential. The confidential information osing the information unless consent to the g the information, the disclosure is required all of actions from a source other than the shall be the only information considered ept less than what is being offered, as the great that are different from those offered, asing, selling, optioning or exchanging the unless such information is public.
section shall remain in place for both p 2. Brokerage Services provided to both p Statutes, Section 858-351 – 858-363) allows a could occur when a Firm has contracted with a property. If the prospective Buyer wants to mak	parties. parties to the transaction. The Oklaho a real estate Firm to provide brokerage Seller to sell their property and a prosp a an offer on the property, the Firm mu rage services to both parties to the trans	duties and responsibilities set forth in this oma broker relationships law (Title 59, Oklahoma services to both parties to the transaction. This sective Buyer contacts that same Firm to see the 1st now provide a written notice to both the Buyer saction. The law states that there are mandatory
transaction, the Broker shall provide written di	isclosure to the party for whom the Bronsaction that the Broker will not provice	age Services than those required to complete a oker is providing services. The disclosure shall de and state that the Broker assisting the other manner.
confirmed in writing by each party in a sepa exchange real estate.	arate provision, incorporated in or at	responsibilities disclosed by the Broker shall be tached to the contract to purchase, option or
I understand and acknowledge that I have	received this notice on	day of
(Print Name) Jarred Maly	(Signature)	Ang.
(Print Name)	(Signature)	

SQUARE FOOTAGE DISCLOSURE

This disclose improved res	are is made to Buyer an	id Seller ok applicable boxes	below.			
Property Ado	dress: 603 E	Flynn Rd (Daukomis	OK 73773		
1. Licens	ee Measurement	,				
	ting Licensee Howing standard, me			quare footage of t	he residence according to	the
	Standard/Methodo Exterior measuren FHA ANSI Local standard Other	nent	Dat	e Measured	Square Footage	
2. Other	Source of Measure	ment:				
	ting Licensee Als rce(s) as indicated b		ing informatio	n on square footag	e of the residence from ano	ther
	Source of Square I Prior appraisal Building plans	(Date of docume	ent)	Date	Square Footage	!
	Assessor's office Other			6/19/23	2,679	_
	ent is for the purpos uare footage is a co				an, valuation or other purp	ose.
	Seller are advised to ed on or before the				rement or investigation sh	ould
Ву	Insting Licensee		/19/23 Date			
The undersig	ned acknowledge receip	et of this disclosure.				
Jarrod M	aly.	1/19/12				
Seller		Date	Seller		Date	
Buyer		Date	Buyer		Date	

UNLAHUMA REAL ESTATE CUMMISSION

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

ACKNOWLEDGMENT AND CONFIRMATION OF DISCLOSURES

603 E Flynn Rd Waukomis OK 7	ate for the Property described as:
ollowing items (as applicable) have been disclo	osed and/or delivered and hereby confirmed:
Buyer acknowledges and confirms that the disclosed their duties and responsibilities t	Broker providing brokerage services to the Buyer has described and o the Buyer prior to the Buyer signing this Contract.
 (Applicable for in-house transactions brokerage services to both Parties to 	s only) Buyer acknowledges and confirms that the broker is providing on the transaction prior to the Parties signing this Contract.
Buyer acknowledges receipt of Residential residential real property improved with not less 831-839:	Property Condition Disclosure or Disclaimer Form (as applicable to than one nor more than two dwelling units) pursuant to Title 60 O.S., Section
Buyer has received a Residential Properties and dated within 180 days of receipt.	erty Condition Disclosure Statement Form (completed and signed by the Selle
	erty Condition Disclaimer Statement Form (completed and signed by the Selle
 ☑ This transaction is exempt from disclosu ☐ Disclosure not required under the Residuent 	ure requirements pursuant to Title 60, O.S., Section 838. dential Property Condition Disclosure Act.
Buyer acknowledges receipt of Lead-Based constructed before 1978)	d Paint/Hazards Disclosures with Appropriate Acknowledgment (if property
☐ Buyer has signed the "Disclosure of Info been signed and dated by Seller and a Pamphlet titled "Protect Your Family From Property was constructed in 1978 or the	
	ove and further, Buyer acknowledges receipt of Estimate of Costs
associated with this transaction and ackn to the Buyer in print, or at www.orec.ok.go	lowledges that a Contract Information Booklet has been made availab
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