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 accepts 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.

<u>Notice to Purchaser</u>: 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 <u>are not the representations of the real estate licensee</u>.

"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	4209	Hospect	Ave	End OK		
SELLER IS IS NOT OCCUPYING THE SUBJECT PROPERTY.						

Instructions to the Seller: (1) Answer ALL questions. (2) Report known conditions affecting the property. (3) Complete this form yourself. (4) If an item is not on the property, or will not be included in the sale, mark "None/Not Included." If you do not know the facts, mark "Do Not Know if Working." (5) The date of completion by you may not be more than 180 days prior to the date this form is received by a purchaser.

ARE THE ITEMS LISTED BELOW IN NORMAL WORKING ORDER?

Appliances/Systems/Services (Continued on Page 2)	Working	Not Working	Do Not Know if Working	None/ Not Included
Sprinkler System	1			V
Swimming Pool				V
Hot Tub/Spa				V
Water Heater 🛛 Electric 🗳 Gas 🗖 Solar	V			
Water Purifier			-	V
Water Softener Leased Owned				V
Sump Pump				V
Plumbing	V			
Whirlpool Tub				V
Sewer System Public Septic Lagoon	V			
Air Conditioning System				
Window Air Conditioner(s)				V
Attic Fan			1	V
Fireplaces	V			
Heating System 🛛 Electric 🗳 Gas 🗂 Heat Pump				
Humidifier				V
Ceiling Fans	V	1		
Gas Supply Public Propane Butane	V			
Propane Tank Leased Owned	-			V
Electric Air Purifier				V
Garage Door Opener	V			
Intercom		1		V
Central Vacuum				V
Security System Leased Owned Monitored Financed				V

Buyer's Initials _____ Buyer's Initials ____

Seller's Initials MV Seller's Initials T

Prospect 4209

Appliances/Systems/Services (Continued from Page 1)	Working	Not Working	Do Not Know if Working	None/ Not Included
Smoke Detectors				
Dishwasher	V			
Electrical Wiring	V			
Garbage Disposal	V			
Gas Grill				V
Vent Hood	V			
Microwave Oven	V.			
Built-in Oven/Range	Mar		1	V
Kitchen Stove	V			
Trash Compactor				V
Solar Panels & Generators Leased Owned Financed				V
Source of Household Water Public Well Private/Rural District				

IF YOU ANSWERED Not Working to any items on pages 1 and 2, please explain. Attach additional pages with your signature.

Zoning and Historical	12338	
1. Property is zoned: (Check One) dresidential commercial historical office agricultural industrial urban conservation other unknown on zoning classification		
2. Is the property designated as historical or located in a registered historical district or historic preservation overlay district?		
Flood and Water	Yes	No
3. What is the flood zone status of the property?		•
4. Are you aware if the property is located in a floodway as defined in the Oklahoma Floodplain Management Act?		V
5. Are you aware of any flood insurance requirements concerning the property?		V
6. Are you aware of any flood insurance on the property?		V
7. Are you aware of the property being damaged or affected by flood, storm run-off, sewer backup, draining or grading defects?		
8. Are you aware of any surface or ground water drainage systems which assist in draining the property, e.g. "French Drains?"		V
9. Are you aware of any occurrence of water in the heating and air conditioning duct system?	+	V
10. Are you aware of water seepage, leakage or other draining defects in any of the improvements on the property?		V
Additions/Alterations/Repairs (Continued on Page 3)	Yes	No
11. Are you aware of any additions being made without required permits?		V
12. Are you aware of any previous foundation repairs?		
13. Are you aware of any alterations or repairs having been made to correct defects?		V
14. Are you aware of any defect or condition affecting the interior or exterior walls, ceilings, roof structure, slab/foundation, basement/storm cellar, floors, windows, doors, fences or garage?		~
15. Are you aware of the roof covering ever being repaired or replaced during your ownership of the property?	V	

Buyer's Initials _____ Buyer's Initials _____



LOCATION	OF	SUBJECT	PROPERTY	Ц	2
				1	

Ð		var	peci
	_		

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

Buyer's Initials _____ Buyer's Initials _____

Seller's Initials MM Seller's Initials TC

Property Shared in Common Encomente Homeowney's Accessibilities and Level (Continued from Deve 3)		
Property Shared in Common, Easements, Homeowner's Associations and Legal (Continued from Page 3)	res	No
45. Are you aware of any filed litigation or lawsuits directly or indirectly affecting the property, including a foreclosure?		V
46. Is the property located in a fire district which requires payment? If yes, amount of fee \$ Paid to Whom Payable: (check one) □ monthly □ quarterly □ annually		V
47. Is the property located in a private utility district? Check applicable ☐ Water ☐ Garbage ☐ Sewer ☐ Other If other, explain		V
Initial membership fee \$ Annual membership fee \$ (if more than one utility attach additional pages)		
Miscellaneous	Yes	No
48. Are you aware of other defect(s) affecting the property not disclosed above?		V
49. Are you aware of any other fees, leases, liens, dues or financed fixtures or improvements required on the property that you have not disclosed?		V

12104

DIDEADEP

If you answered YES to any of the items on pages 2-4, list the item number(s) and explain. If needed, attach additional pages with your signature(s), date(s) and location of the subject property.

On the date this form is signed, the seller states that based on seller's CURRENT ACTUAL KNOWLEDGE of the property, the information contained above is true and accurate.

Are there any additional pages attack	ned to this disclosure?	ES 🔲 NO 🛛 If yes, how man	y?
the P	al I	20	
Shan Ax	7/16/25	- Al	7/11-125
Seller's \$ignature	Date	Seller's Signature	Date
() purex a	gent		- Ho

A real estate licensee has no duty to the Seller or the 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 the disclosure statement.

The Purchaser understands that the disclosures given by the Seller on this statement are not a warranty of condition. The Purchaser is urged to carefully inspect the property, and, if desired, to have the property inspected by a licensed expert. For <u>specific uses</u>, restrictions and flood zone status, contact the local planning, zoning and/or engineering department. The Purchaser acknowledges that the Purchaser has read and received a signed copy of this statement. This completed acknowledgement should accompany an offer to purchase on the property identified. This is to advise that this disclosure statement is not valid after 180 days from the date completed by the Seller.

Purchaser's Signature

Date

Purchaser's Signature

Date

The disclosure and disclaimer statement forms and the Oklahoma Residential Property Condition Disclosure Act information pamphlet are made available at the Oklahoma Real Estate Commission www.orec.ok.gov.

Buyer's Initials _____ Buyer's Initials _____

Seller's Initials Seller's Initials

OKLAHOMA REAL ES					
This is a legally binding Contract; if not und ACKNOWLEDGMENT AND CONF					
ACKNOWLEDGMENT AND CONF					
Prior to entering into a Contract of Sale of Real Estate for the Prop	erty described as: 4209 Prospect				
the following items (as applicable) have been disclosed and/or de	livered and hereby confirmed:				
Buyer acknowledges and confirms that the Broker provid disclosed their duties and responsibilities to the Buyer pri					
(Applicable for in-house transactions only) Buyer a brokerage services to both Parties to the transaction	icknowledges and confirms that the broker is providing on prior to the Parties signing this Contract.				
Buyer acknowledges receipt of Residential Property Conc residential real property improved with not less than one nor m 831-839;					
Buyer has received a Residential Property Condition E and dated within 180 days of receipt.	isclosure Statement Form (completed and signed by the Seller)				
	isclaimer Statement Form (completed and signed by the Seller)				
This transaction is exempt from disclosure requirement	s pursuant to Title 60, O.S., Section 838.				
Disclosure not required under the Residential Property	Condition Disclosure Act.				
Buyer acknowledges receipt of Lead-Based Paint/Hazard constructed before 1978)	s Disclosures with Appropriate Acknowledgment (if property				
been signed and dated by Seller and applicable Licer Pamphlet titled "Protect Your Family From Lead in Your					
Property was constructed in 1978 or thereafter and is e The subject of this transaction is not a residential dw Hazards.	xempt from this disclosure. elling and does not require a disclosure on Lead-Based Paint/				
Buyer acknowledges and confirms the above and furthe associated with this transaction and acknowledges that to the Buyer in print, or at www.orec.ok.gov.	er, Buyer acknowledges receipt of Estimate of Costs t a Contract Information Booklet has been made available				
Buyer Name (Printed):	Buyer Name (Printed):				
Buyer Signature:	Buyer Signature:				
Dated:	Dated:				
Seller acknowledges and confirms that the Broker providing brokerage services to the Seller has described and disclosed their duties and responsibilities to the Seller prior to the Seller signing this Contract. (Applicable for in-house transactions only) Seller acknowledges and confirms that the broker is providing brokerage services to both Parties to the transaction prior to the Parties signing this Contract.					
brokerage services to both Parties to the transaction p	rior to the Parties signing this Contract.				
Seller further acknowledges receipt of Estimate of Costs a Information Booklet has been made available to the Seller					
Seller Name (Printed):	Seller Name (Printed): From Lippard				
	Seller Signature:				
	Dated:				
Dates ODE st	1 1				
and again	owner/Azent				

SQUARE FOOTAGE DISCLOSURE

This disclosure is made to Buyer and Seller improved residential real estate. Check applicable boxes below.

Ave. Enid OK 4 109 nect Property Address:

1. Licensee Measurement

Listing Licensee Has Has Not measured the square footage of the residence according to the following standard, methodology or manner:

· · · · · · · · · · · · · · · · · · ·	Standard/Methodology/Manner	Date Measured	Square Footage	
	Exterior measurement			
E	FHA	······································	· · · · · · · · · · · · · · · · · · ·	
	ANSI			
	Local standard			
	Other			

2. Other Source of Measurement:

Listing Licensee IIIs Is Not providing information on square footage of the residence from another source(s) as indicated below:

	Source of Square	Footage Information	Date	Square Footage
	Prior appraisal	(Date of document)		
	Building plans	(Date of document)		·
X	Assessor's office	(Date obtained)	1495191	1459
	Other			

Measurement is for the purpose of <u>marketing</u>, may not be exact and is <u>not</u> for loan, valuation or other purpose. If exact square footage is a concern, the property should be independently measured.

Buyer and Seller are advised to verify this information. Any independent measurement or investigation should be completed on or before the Inspection Objection Deadline of the contract.

16/25 By Listing licensee

The undersigned acknowledge receipt of this disclosure.

Seller

Date

Buyer

Date

Buyer

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 <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

The undersigned seller states that seller has <u>never</u> occupied the property located at 420	9
, Oklahoma; make	s <u>no</u> disclo-
spres concerning the condition of the property; AND has no actual knowledge of any defect.	
	1 Jam
2200 TIMPAS CAPITON 7	116/25
Seller's Signature Date Date Date	1-1

Purchaser's Acknowledgment

The purchaser shall sign and date this acknowledgment. The purchaser is urged to carefully inspect the subject property and, if desired, to have the property inspected by an expert. The purchaser acknowledges that purchaser has read and received a signed copy of this statement. This completed acknowledgement should accompany an offer to purchase you make on the property identified above.

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

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 Brokerage Agreement
- Sales Agreement
- Listing Brokerage Agreement
 Exchange Agreement

Option Agreement

□ Other_

1. Duties 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:

- treat all parties to the transaction with honesty and exercise reasonable skill and care;
- B. unless specifically waived in writing by a party to the transaction:
 - receive all written offer and counteroffers;
 - 2) reduce offers or counteroffers to a written form upon request of any party to a transaction; and
 - 3) present timely all written offers and counteroffers.

C. 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;

D. keep the party for whom the Broker is providing Brokerage Services informed regarding the transaction;

E. timely account for all money and property received by the Broker;

F. 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, 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,
- that a party or prospective party is willing to agree to financing terms that are different from those offered,
 the motivating factors of the party or prospective party purchasing, selling, optioning or exchanging the
- property, and 4) information specifically designated as confidential by a party unless such information is public.

4) information specifically designated as confidential by a party unless such information is public.

- G. disclose information pertaining to the Property as required by Residential Property Condition Disclosure Act;
- H. comply with all requirements of the Oklahoma Real Estate Code and all applicable statutes and rules;

I. when working with one party or both parties to a transaction, the duties and responsibilities set forth in this section shall remain in place for both parties.

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 6 day of GMLY	, 20 ²⁵
(Print Name)	(Signature)	orumenagent
(Print Name) Tray D. L. part	(Signature)	

This form was created by the Oklahoma Real Estate Contract Form Committee and approved by the Oklahoma Real Estate Commission OREC DISCLOSURE TO SELLER OR BUYER OF DUTIES AND RESPONSIBILITIES (11-2013)