5422 E. Bison Rd

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.

Se	ller's Disc	osure				
(a)	Presence	of lead-based paint and	or lead-based	paint hazards (ch	<u>neck</u> (i) or (ii) below):	
					rds are present in the hou	ısing
>>	(ii) X	Seller has no knowledge	e of lead-based	paint and/or lead	d-based paint hazards in t	 the housing.
(b)	Records	and reports available to t	the seller (chec	k_(i) or (ii) below):		
	(i)	Seller has provided the based paint and/or lead	purchaser with I-based paint h	all available reco azards in the ho	ords and reports pertainli using (list documents belo	ng to lead- ow).
>>	(ii) <u>X</u>	Seller has no reports or hazards in the housing.	records pertain	ning to lead-base	d paint and/or lead-base	d paint
Pu	rchaser's A	.cknowledgment (initial)				
	Purchaser has received copies of all information listed above.					
		Purchaser has received the pamphlet Protect Your Family from Lead in Your Home.				
		rchaser has (check (i) or (ii) below):				
	(i)	received a 10-day oppor	tunity (or mutu	ally agreed upor lead-based paint	n period) to conduct a risl and/or lead-based paint	k assess- hazards; or
>	(ii)	waived the opportunity lead-based paint and/or	to conduct a ri lead-based pa	sk assessment o int hazards.	r inspection for the prese	ence of
Age	ents Ackna	wledgment (initial)				
(f)	TDL	•	seller of the se sibility to ensu	ller's obligations re compliance.	under 42 U.S.C. 4852d	and is
Ceri	ification c	f Accuracy				
The	following p	•	d accurate.	/	ne best of their knowledge,	that the
Mr.	Mes (X The second sec	9-11-25	Fander	Joseph	9-11-25
Selle	r	I	Date	Seller	gu jes i	Date
Purcl	haser	<u> </u>	Date	Purchaser		Date
	y D. Lippa	ed	9-11-25			
Agen	ıt 🙃 :	ī	Date	Agent		Date
sell	er Shud	ley Southwick	9-11-25			

OKLAHOMA REAL ESTATE COMMISSION

RESIDENTIAL PROPERTY CONDITION DISCLOSURE EXEMPTION FORM IDENTIFICATION OF EXEMPT TRANSFER

Check the box applicable to the property which is located at (street address):					
	5422 E. Bison Rd				
	Franciar purcuant to Court Order, including but not limited to a few of				
b	Fransfer pursuant to Court Order, including but not limited to, a transf by eminent domain, and a transfer pursuant to an Order for partition;	er pursuant to a writ of execution, a transfer			
a d h	Fransfer to a mortgagee by a mortgagor or successor in interest who in fiter default in an obligation secured by a mortgage, transfer by a material of transfer by a material of transfer by a material of the real property at a sale conducted pursuant to a powered or has acquired the real property at a sale conducted pursuant to a powered or has acquired the real property by deed in lieu of foreclosure.	ortgagee's sale under a power of sale after er of sale, or transfer by a mortgagee who ver of sale or a sale pursuant to a decree of sure;			
X 3. ⊤ a	ransfer by a fiduciary who is not an owner occupant of the subject predected and decedent's estate, guardianship, conservatorship or trust;	roperty in the course of the administration of			
. ر4. T	ransfer from one co-owner to one or more other co-owners;				
□ 5. T oʻ	ransfer made to a spouse, or to the person or persons in the lineal wners;	line of consanguinity of one or more of the			
□ 6. ⊤ a	ransfer between spouses resulting from a decree of dissolution of mal property settlement agreement incidental to such a decree;	rriage or a decree of legal separation or from			
□7. T	ransfer made pursuant to mergers and from a subsidiary to a parent	or the reverse;			
	ransfer or exchanges to or from any governmental entity; or				
	ransfer of a newly constructed, previously unoccupied dwelling.				
The Seller a Property. Seller's Sign Seller's Sign		Date: 9-11-25			
seller.					
-	BUYER'S ACKNOWLEDGMENT				
Note: The B Buyer acknow	Buyer is urged to carefully inspect the Property and to have the Prowledges the Buyer has read and received a signed copy of this Exer	operty inspected by an expert. The nption Form.			
Buyer's Signa	ature	Date:			
Buyer's Signa	ature	Date:			

RPCD EXEMPTION FORM (1-1-2024) This form was created by the Oklahoma Real Estate Contract Form Committee and approved by the Oklahoma Real Estate Commission.

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 D	isclaimer Statement	
- Bisan	Ka		ioma; makes <u>no</u> disclo-
Seller's Signature	CV 9-11-25	aND has <u>no</u> actual knowledge of any	9-11-25
selle County	Date Purchaser	Søller's Signature (/ 's Acknowledgment	Date
subject property and, if des	sired, to have the pro	ledgment. The purchaser is urged perty inspected by an expert. The	purchaser acknowledges
that purchaser has read and accompany an offer to purcha	l received a signed couse you make on the pr	py of this statement. This completed operty identified above.	l acknowledgement should
Purchaser's Signature		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)

AHOMA REAL ESTATE COMMISSI

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 ☐ Coption Agreeme
 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: A. 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: 1) 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. 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/_ day of
(Print Name) (Signature)
(Print Name) (Signature)