OKLAHOMA REAL ESTATE COMMISSION

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

ACKNOWLEDGMENT AND CONFIRMATION OF DISCLOSURES

It is hereby confirmed that prior to entering into Contract, the following items (as applicable) have been disclosed and/or delivered:

Buyer acknowledges and confirms that the Broker providing disclosed their duties and responsibilities to the Buyer prior to	
□ (Applicable for in-house transactions only) Buyer acknowledges are considered as a comparison of the properties of the transaction prior to the F	owledges and confirms that the broker is providing brokerage Parties signing this Contract.
Buyer acknowledges receipt of Residential Property Condition property improved with not less than one nor more than two dwellings.	
Buyer has received a Residential Property Condition Discleded a dated within 180 days of receipt.	osure Statement Form (completed and signed by the Seller) and
Buyer has received a Residential Property Condition Discled dated within 180 days of receipt.	aimer Statement Form (completed and signed by the Seller) and
$\hfill\Box$ This transaction is exempt from disclosure requirements pu	rsuant to Title 60, O.S., Section 838.
\square Disclosure not required under the Residential Property Con	dition Disclosure Act.
Buyer acknowledges receipt of Lead-Based Paint/Hazards Disc before 1978)	closures with Appropriate Acknowledgment (if property constructed
	ased Paint and Lead-Based Paint Hazards" form, which has been has also received a copy of the Lead-Based Paint Pamphlet titled
\square Property was constructed in 1978 or thereafter and is exempted.	pt from this disclosure.
$\hfill\Box$ The subject of this transaction is not a residential dwelling a	and does not require a disclosure on Lead-Based Paint/Hazards.
Buyer acknowledges and confirms the above and further, Buyer this transaction and acknowledges that a Contract Guide ha ok.gov.	
Buyer Name (Printed):	Buyer Name (Printed):
Buyer Signature:	Buyer Signature:
Dated:	Dated:
Seller acknowledges and confirms that the Broker providing I their duties and responsibilities to the Seller prior to the Seller (Applicable for in-house transactions only) Seller acknows services to both Parties to the transaction prior to the F Seller further acknowledges receipt of Estimate of Costs ass been made available to the Seller in print, or at www.orec.ok.c	er signing this Contract. Devived a signing this Contract the broker is providing brokerage Parties signing this Contract. Sociated with this transaction and that a Contract Guide has
Seller Name (Printed):	Seller Name (Printed):
Seller Warie (Fillieu).	Seller Marile (Filited).
Seller Signature:	Seller Signature:
Dated:	Dated:

OKLAHOMA REAL ESTATE COMMISSION

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OKLAHOMA UNIFORM CONTRACT OF SALE OF REAL ESTATE FARM, RANCH, AND RECREATIONAL LAND

CONTRACT DOCUMENTS. The Contract is defined as this document with the following attachments(s): (check supplements as applicable) Legal Description _ Supplement __ Exhibit A Accessories __ Rural Property Conventional Loan Exhibit B _ Seller Financing _ Removal of Livestock **PARTIES.** THE CONTRACT is entered into between: "Seller" and Buyer" The Parties' signatures at the end of the Contract, which includes any attachments or documents incorporated by reference, with delivery to their respective Brokers, if applicable, will create a valid and binding Contract, which sets forth their complete understanding of the terms of the Contract. This agreement shall be binding upon and inure to the benefit of the Parties hereto and their respective heirs, successors and permitted assigns. The Contract shall be executed by original signatures of the Parties or by signatures as reflected on separate identical Contract counterparts (carbon, photo, fax or other electronic copy). The Parties agree that as to all aspects of this transaction involving documents an electronic signature shall have the same force and effect as an original signature pursuant to the provisions of the Uniform Electronic Transactions Act, 12A, Oklahoma Statutes, Section 15-101 et seq. All prior verbal or written negotiations, representations and agreements are superseded by the Contract and may only be modified or assigned by a further written agreement of Buyer and Seller. 1. PURPOSE. The undersigned Buyer hereby agrees to purchase from the undersigned Seller the following real property, to wit. 2. PROPERTY. The land, appurtenances, improvements, accessories and crops are collectively referred to as the "Property". A. **LAND.** The land situated in County, Oklahoma, described as follows: ____, or as described on the attached Legal Description Supplement, also known as (property address/zip code)_____ (Check one) □ together with all of the Seller's right, title, interest and estate, if any, in and to the oil, gas, and other minerals in, under and that may be produced from the Land which have not been previously reserved or conveyed of record. Unless otherwise provided in the Special Provisions paragraph of this Contract, the Seller may not own any mineral rights as described above and makes no representations regarding and specifically disclaims any and all warranties of any nature involving the minerals described above, whether express, implied, or arising by operation of law, including, but not limited to, representations or warranties as to Seller's ownership of any such mineral rights. OR ☐ less and except; all oil, gas and other minerals related to the extraction of oil and gas and the following specific mineral interests _____, in and under the Land: all other unspecified minerals in and under the land will transfer with the surface rights. together with all of the buildings, structures and improvements in, on or under the Land, and existing rural water tap rights, if any, including applicable certificates and all rights thereto (the "Improvements"): together with all of the appurtenances belonging thereto and all of Seller's right, title and interest in and to all streets, alleys and other public ways adjacent to the Land: together with all rights to any Natural Gas supply agreements with Natural Gas mineral owners, lease holders or producers, if any. The Seller does not warrant the future execution of these agreements; 5) subject to existing zoning ordinances, restrictions, easements, rights of way and В. IMPROVEMENTS AND ACCESSORIES. Improvements and Fixed Accessories. The following items, if existing on the Property, unless otherwise excluded, shall remain with the Property at no additional cost to Buyer: Built-in and under cabinet/counter **FARM & RANCH SPECIFIC GENERAL ACCESSORIES** Attic and ceiling fan(s) appliance(s) Windmills Free standing slide-in/drop-in Barns Bathroom mirror(s) Pens Other mirrors, if attached kitchen stove Built-in sound system(s)/speaker(s) Central vacuum & attachments Fences Lighting & light fixtures Sheds Floor coverings, if attached Fire, smoke and security system(s), Outbuildings Key(s) to the property if owned Gates Buyer's Initials _____ Seller's Initials _____ Initials are for acknowledgment purposes only

PROPERTY IDENTIFIER _

	 Fire 	iving, ir απαched place inserts, logs, grates, doors	Garage door opener(s) & retransmitting unit(s)		accessories
		screens e standing heating unit(s)	 Fences (includes sub-surfa electric & components) 	ce •	Attached recreational equipment Exterior landscaping and lighting
		nidifier(s), if attached	 Mailboxes/Flag poles 	•	Entry gate control(s)
		er conditioning systems, if	 Outside cooking unit(s), if a 	attached •	Water meter, sewer/trash
	own		Propane tank(s) if owned TV entennes/catallite dish	system(s) •	membership, if owned
		dow treatments & coverings, rior & exterior	 TV antennas/satellite dish sand control(s), if owned 	system(s)	All remote controls, if applicable Transferable Service
		m windows, screens & storm	Sprinkler systems & contro		Agreements and Product
	dooi		-	(-)	Warranties
	2) Oth	er Accessories. The following items, if	checked, shall also remain with t	he Property at no addit	ional cost to Buyer:
		ortable buildings	☐ submersible pumps		pressure tanks
		unting blinds	☐ chutes		□ solar equipment
		ame feeders	\square fuel tanks if owned (pr	opane,	(personal use)
	□liv	vestock feeders and troughs	gasoline, diesel)	•	☐ See Accessories Supplement
	□ir	rigation equipment	□ corrals		
C.	Addition	nal Inclusions. The following items sh	all also remain with the Property	at no additional cost to	Buyer:
D.	Exclusion	ons. The following items shall NOT rer	nain with the Property:		
E.	Crops. U	Unless otherwise agreed in writing, Sell	er has the right to harvest all grov	ving crops until delivery	of possession of the Property
	(Check c	one) Grasses and trees \Box are	☐ <u>are NOT</u> considered crops in	the Contract.	
. TERM	IS.	shall be the third day after the last day ASE PRICE. Buyer shall pay for the Price of the Price	-) (sum of I	3, C & D below) payable as follows:
В.	EARNES	ST MONEY. The sum of \$	as		
	applied of	ubmission of this contract or within on the purchase price and/or closing c tract, Buyer will be in default.		day of the final signatu	
C.	CASH A	T CLOSING. Cash portion of Purchase	e Price payable by Buyer \$		
D.		CUNDING. The sum of all financing	described below (excluding an	y loan funding fee or	mortgage insurance premium) is
E.	ADJUST Paragrap the Purcl Party wit	TED PURCHASE PRICE. The Purchash 7A. If the Purchase Price is adjusted hase Price is adjusted by more than days after the termi% or less, the adjustment will	ed, the Purchase Price will be calc %, either Party may terr nating Party receives the survey.	culated on the basis of ninate this Contract by	\$ per acre. If providing written notice to the other
	(Check C	Dne): ☐ 4.C. ☐ 4.D. ☐ proportionat	ely to 4.C. and 4.D.		
. FINAN	NCING. T	he portion of the Purchase Price not p	ayable in cash will be paid as fol	lows (check applicable	items below):
A.		/ENTIONAL LOAN. This Contract is so Party mortgage loans in the total amou			
В.		ER FINANCING. As reflected on the a			·
C.	☐ This C	Contract is "CASH ONLY" and is NO	T subject to ANY FINANCING F	REQUIREMENTS.	
ıver's l	nitials	Seller	's Initials	Initials are f	or acknowledgment purposes only

1)			
	a. A lette	r of financial capa	provide the following within three (3) days after the Time Reference Date in Paragraph 3: sbilities from a banking institution on bank letter head verifying that Buyer has the necessary cash or lin qual to or in excess of the Purchase Price herein.
	c. Buyer institu	hereby gives per	nent showing sufficient funds to fulfill the Buyer's obligations of this Contract. Inission to the Seller and the Seller's Broker, if applicable, or representatives to contact the bankin letter of financial capabilities or the financial institution shown on the copy of a Bank Statement, to verify
2) 3)	If Buyer do If banking of after receip	es not provide pro or financial instituti	of of funds as indicated in 5.C.1) of this subparagraph, this Contract shall become null and void. ion information provided can not be verified to the satisfaction of the Seller within two (2) business day cancel this Contract with written notice by mail, photo, fax or electronic copy delivered to the Buyer a graph 28.
	/IDENCE. Sel as follows:	ler, within	days (Ten (10) days if left blank) prior to Closing Date, agrees to make available to Buyer Titl
Ab 1)	Seller shall company;	furnish a complete	e and current surface-rights-only Abstract of Title, certified by an Oklahoma-licensed and bonded abstrac
	-		
2)	A copy of supplemen	ital and current sui	wner's title insurance policy issued by a title insurer licensed in the State of Oklahoma together with rface-rights-only certified by an Oklahoma-licensed and bonded abstract company, and al Code Search Certificate.
,	A copy of S supplemen A current U	tal and current sui Iniform Commercia	rface-rights-only certified by an Oklahoma-licensed and bonded abstract company, and al Code Search Certificate.
Re	A copy of S supplemen A current U	ital and current sui	rface-rights-only certified by an Oklahoma-licensed and bonded abstract company, and al Code Search Certificate.
Re	A copy of supplement A current Lequired Form Check one) Abstract	atal and current sur Uniform Commercia of Title Evidence of Title (unless otl	rface-rights-only certified by an Oklahoma-licensed and bonded abstract company, and al Code Search Certificate. e: herwise specified in the Special Provisions Paragraph 16).
Re (C	A copy of S supplement A current L cequired Form Check one) Abstract a. Seller, b. Buyer associ	Ital and current sur Uniform Commercial of Title Evidence of Title (unless of at Seller's Exper shall pay, at Buy iated with obtaining ment for Owner's T	rface-rights-only certified by an Oklahoma-licensed and bonded abstract company, and al Code Search Certificate. e: herwise specified in the Special Provisions Paragraph 16). nse shall pay all abstracting pursuant to subparagraph 6(A). yer's expense, the attorney's Title Opinion, not for purposes of Title Insurance, and all other cos g a Mortgagee's Title Insurance Policy, if required by the Lender(s). Fitle Insurance Policy (unless otherwise specified in Closing and Funding Paragraph 14).
Re(<u>(C</u>	A copy of S supplement A current L cequired Form Check one) Abstract a. Seller, b. Buyer associ	Ital and current sur Uniform Commercial of Title Evidence of Title (unless of at Seller's Exper shall pay, at Buy iated with obtaining ment for Owner's T	al Code Search Certificate. e: herwise specified in the Special Provisions Paragraph 16). nse shall pay all abstracting pursuant to subparagraph 6(A). yer's expense, the attorney's Title Opinion, not for purposes of Title Insurance, and all other cosing a Mortgagee's Title Insurance Policy, if required by the Lender(s).
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Rec (C 1) 2) 3) (Cr S	A copy of S supplement A current L cequired Form Check one) Abstract a. Seller, b. Buyer associon Commitme Access Note the Check appropriate Seller's Expense	atal and current sur Uniform Commercia of Title Evidence of Title (unless oth at Seller's Exper shall pay, at Buy iated with obtainin ment for Owner's T otice: Broker advi riate Seller's and Buyer's Expense	rface-rights-only certified by an Oklahoma-licensed and bonded abstract company, and al Code Search Certificate. e: herwise specified in the Special Provisions Paragraph 16). nse shall pay all abstracting pursuant to subparagraph 6(A). yer's expense, the attorney's Title Opinion, not for purposes of Title Insurance, and all other cost a Mortgagee's Title Insurance Policy, if required by the Lender(s). Fitle Insurance Policy (unless otherwise specified in Closing and Funding Paragraph 14). ises Buyer to determine physical and legal access availability to their satisfaction. I Buyer's Expense) (Boxes NOT checked are NOT APPLICABLE) The premium for such surface-rights-only Owner's Title Policy All surface-rights-only abstracting (prior to closing fees) A Mortgage Inspection Report (a representation of the boundaries of the Property and the improvements thereon), if required by Lender(s) The attorney's fees for examination of the abstract (Base or Supplemental) as required by Title

__ ___ Initials are for acknowledgment purposes only

___ ___ Seller's Initials __

Buyer's Initials _

PROPERT	IDENTIFIER	_
В.	BUYER TO EXAMINE TITLE EVIDENCE. Buyer shall have days (ten (10) days if left blank) after receipt to examine the little Evidence and to deliver Buyer's objection to Title. In the event the Title Evidence is not made available to Buyer within ten (10) days prior to Closing Date, said Closing Date shall be extended to allow Buyer the ten (10) days from receipt to examine the Title Evidence	
	Buyer agrees to accept title subject to: (i) utility easements serving the property, (ii) set back and building lines, (iii) zoning regulations, and iv) reserved and severed mineral rights, which shall not be considered objections for requirements of Title.	l
C.	SELLER TO CORRECT ISSUES WITH TITLE (IF APPLICABLE), POSSIBLE CLOSING DELAY. Upon receipt by Seller, or in care of Seller's Broker, if applicable, of any title requirements reflected in an Attorney's Title Opinion or Title Insurance Commitment, based upon the standard of marketable title set out in the Title Examination Standards of the Oklahoma Bar Association, the Parties agree to the sollowing: 1) At Seller's option and expense, may cure title requirements identified by Buyer; 2) Delay Closing Date for days (thirty (30) days if left blank), or a longer period as may be agreed upon in writing, to allow Seller to cure Buyer's title requirements. In the event Seller cures Buyer's objection prior to the delayed Closing Date, Buyer and Seller agree to close within five (5) days of notice of such cure. In the event that title requirements are not cured within the time specified in this Paragraph, the Buyer may cancel the Contract and receive a refund of Earnest Money; and	n e r
D.	GURFACE LEASES. Seller shall provide Buyer with copies of existing written leases and give written notice of oral leases within days (three [3] days if left blank) of the Time Reference Date. If there are NO existing Leases this paragraph is not applicable. If Seller does not provide copies of existing said written leases or give written notice of oral leases within the three (3) days after the Time Reference Date the provisions of Paragraph 20 shall apply. The Seller shall be in default of this Agreement. This Contract is subject to Buyer review, acceptance and approval of said leases, if any, within five (5) days of the receipt of said leases. If the Buyer fails to give notice of objection to the leases, as above, the leases shall be deemed acceptable to the Buyer. The following Leases will be permitted exceptions in the Title Policy and will not be a basis for objection to title:	
E.	Abstract or Title Policy. Broker advises Buyer to have an abstract of title covering the Property examined by an attorney of Buyer's election or Buyer should be furnished with or obtain a Title Policy. If a Title Policy is furnished, the Commitment should be promptly reviewed by an attorney of Buyer' choice due to the time limitations on Buyer' right to object in subparagraph 7.B. Annexation. If the Property is located outside the limits of a municipality, Seller notifies Buyer that the Property may now or later be included in the extraterritorial jurisdiction of a municipality and may now or later be subject to annexation by the municipality. Each municipality maintains a map that depicts its boundaries and extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction or is likely to be located within a municipality's extraterritorial jurisdiction, contact all municipalities located in the general proximity of the Property for	/ e i s
	further information. Note: In the Property Located in the Area of a Utility Service Provider. If the Property is located in an area of a utility service provider and the Property does not receive water or sewer service from the utility service provider on the date the Property is transferred, the Broker advises Buyer to obtain costs estimates necessary to utilize said services. Exterior Fences and Roadways. Broker advises that exterior fences and roadways may or may not be located on a surveyed boundary. Water Rights and Permits. Contact the Oklahoma Water Resources Board. Oil & Gas and other Mineral Rights. Contact the Oklahoma Corporation Commission. Mining Operations and Permits. Contact Oklahoma Department of Mines.)
Prope to the	TANCE OF PROPERTY. Buyer, upon accepting Title or transfer of possession of the Property, shall be deemed to have accepted the γ in its then condition. No warranties, expressed or implied, by Sellers, or Seller's Broker and/or their associated licensees, with reference ondition of the Property, shall be deemed to survive the Closing.	
9. INSPE	CTIONS, ACCESS AND UTILITIES. The Buyer agrees and acknowledges that Seller, Seller's Broker and their licensed associates, are not experts regarding the condition of the Property. No representations, warranties, or guarantees regarding the condition of the Property, or environmental hazards, are expressed or implied except as may be specified by Seller in the Special Provisions Paragraph 16.	
В.	Buyer shall have days (ten (10) days if left blank) after the Time Reference Date to complete any investigations, inspections, and reviews by inspectors selected by Buyer and licensed by the state or otherwise permitted by law to make inspections. Seller shall permit Buyer and Buyer's Broker, if applicable, access to the Property at reasonable times. Seller shall pay for turning on existing utilities or inspections. Notice. Buyer should determine the availability of utilities to the Property suitable to satisfy Buyer's needs. The Broker advises Buyer to	 }
C.	obtain Termite, Home, Radon Gas, Mold, Septic, Well and Environmental Inspections. Buyer, at Buyer's expense, shall have the right to enter upon the Property, together with Buyer's representative(s), independent contractor(s) and/or any other person Buyer deems qualified, to conduct any and all investigations, inspections, tests, studies and reviews. If the property and buildings thereon are secured by locks, the Seller will provide access within 24 hours of a written request. Excepting only the negligence of Seller or a condition caused or permitted by Seller, Buyer shall indemnify, protect, defend and hold Seller harmless from and against any and all claims, demands, losses, liabilities, costs, fees and expenses (including attorney's and consultant's fees) arising out) e d
Buyer's	itials Seller's Initials Initials are for acknowledgment purposes on	ly

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of or related to Buyer's entry onto the Property in connection with any testing or investigation performed pursuant to this Contract. Buyer's investigations, inspections and reviews may include, but may not be limited to, the following:

- Flood, Storm Run-off Water, Storm Sewer Back-up or Water History 1)
- 2) Roof, Structural members, roof decking, coverings and related components
- 3) **Hazard Insurance**
- 4) Structural Inspection
- 5) Use of Property (property use restrictions, building restrictions, easements, restrictive covenants, zoning ordinances and regulations)
- Square Footage/Acreage (buyer shall not rely on any quoted square footage and/or acreage and shall have the right to measure the

_	Report within the time frame set in the Inspection, Access and Utilities subparagraph 9.B. If the Environmental Site Assessment Report is not obtained in the specified time period, this contingency shall be considered waived by the Buyer.
E.	EQUIPMENT AND SYSTEMS. Within days (ten (10) if left blank) from the Time Reference Date of this Contract, Buyer, at Buyer's expense, shall have the right to inspect all fixtures and equipment relating to plumbing, heating and cooling, electrical systems and any other equipment or systems and shall report any item not in normal working order, in writing, to Seller, in care of Seller's Broker, if applicable, including a copy of the estimated cost to repair such items. If the total estimated cost to Seller of such repairs and replacement required by this paragraph exceeds \$, Seller shall have the option to cancel and terminate this Contract within forty-eight (48) hours of being advised of such estimate unless Buyer agrees, in writing, to pay repair and replacement costs in excess of such amount.
F.	WOOD DESTROYING INSECTS INSPECTION. Buildings on property, if any. Within days (ten (10) if left blank) from the Time Reference Date of this Contract, Buyer shall have the right to have the Property inspected by Buyer's choice of a licensed exterminating company and deliver to Seller, in care of Seller's Broker, if applicable, an infestation report. The expense of such report shall be the Buyer's expense. In the event the report shows visible infestation or visible damage, Seller agrees, at Seller's expense, to treat and/or repair same, provided the estimated cost to cure such infestation or damage does not exceed \$ If the estimated cost exceeds such amount, Seller shall have the option to cancel and terminate this Contract within forty-eight (48) hours of being advised of such estimate unless Buyer agrees, in writing, to pay any costs in excess of such amount.
G.	 BUYER'S RIGHT TO OBJECT OR CANCEL. If, upon Buyer's investigation, inspections and reviews, the Buyer shall give written notice to the Seller of: 1) Removal of Contingencies, which indicates acceptance of the reports with NO OBJECTIONS. OR Objections to items in the report along with a copy of the report(s) by delivery to the Seller, in care of Seller's Broker, if applicable, within the respective time frames. The Seller shall be given days (three (3) days if left blank) to cure the objections at the Seller's expense or enter into a written agreement with the Buyer to have a dollar amount to be adjusted at closing, as a Seller's expense. 2) If the Seller does not cure the objections and does not enter into a written agreement with the Buyer to have a dollar amount to be adjusted from the proceeds at closing as a Seller's expense within the respective time frames, the Buyer may cancel and terminate this Contract and receive a refund of the earnest money by delivering written notice to the Seller, in care of Seller's Broker, if applicable, as provided in Paragraph 22 within twenty-four (24) hours of the expiration of the time period specified in this provision.
H.	EXPIRATION OF BUYER'S RIGHT TO CANCEL CONTRACT. Failure of the Buyer to complete one of the following within the respective time frames shall constitute acceptance of the Property regardless of its condition: 1) Perform any Investigations, Inspections or Reviews. 2) Deliver a written list of objections or items to be treated, repaired and replaced.
10. SE	.ER'S DISCLOSURES. Except as otherwise disclosed in this Contract, Seller has <u>no</u> knowledge of the following (check as applicable):
A. B. C. D. E. F.	 □ Flooding of the Property which has had a material adverse effect on the use of the Property. □ Pending or threatened litigation, condemnation, or special assessment affecting the Property. □ Dumpsite, landfill, or underground tanks or containers now or previously located on the Property. □ Wetlands, as defined by federal or state law or regulation, affecting the Property. □ Threatened or endangered species or their habitats affecting the Property. □ Other:
11. GO	ERNMENT PROGRAMS. The Property is subject to the government programs listed below or on the attached exhibit:
	r shall provide Buyer with copies of all governmental program agreements. Any allocation or proration of payment under governmental ams is made by separate agreement between the Parties which will survive Closing.
Duncas'-	nitials Seller's Initials Initials are for acknowledgment purposes only
Duyer S	inuais initiais are tot acknowledgment purposes only

12. RE	SIDENTIAL PROPERTY CONDITIONS.
	Check if there is NO residential house(s) on the Property. (If checked disregard this paragraph).
A.	RESIDENTIAL PROPERTY CONDITION DISCLOSURE. No representations by Seller regarding the condition of Property or environmenta hazards are expressed or implied, other than as specified in the Oklahoma Residential Property Condition Disclosure Statement ("Disclosure Statement") or the Oklahoma Property Condition Disclaimer Statement ("Disclaimer Statement"), if applicable. A real estate licensee has no duty to Seller or Buyer to conduct an independent inspection of the Property and has no duty to independently verify accuracy or completeness of any statement made by Seller in the Disclosure Statement and any amendment or the Disclaimer Statement.
B.	LENDER REQUIRED REPAIRS AND TREATMENTS. Unless otherwise agreed in writing, neither Party is obligated to pay for lender required repairs, which includes treatment for wood destroying insects. If the Parties do not agree to pay for the lender required repairs or treatments, this Contract will terminate and the Earnest Money will be refunded to Buyer. If the cost of lender required repairs and treatments exceeds% of the Purchase Price, Buyer may terminate this Contract and the Earnest Money will be refunded to Buyer.
C.	RESIDENTIAL SERVICE CONTRACTS. Buyer may purchase a residential service contract from a residential service company licensed by the state. If Buyer purchases a residential service contract, Seller shall reimburse Buyer at closing for the cost of the residential Contract in an amount not to exceed \$ Buyer should review any residential service contract for the scope of coverage exclusions and limitations. The purchase of a residential service contract is optional. Similar coverage may be purchased from various companies authorized to do business in the state.
<u>Sel</u>	OKER'S FEES. All obligations of the Parties for payment of brokers' fees are contained in separate agreements. All Parties herein direct the er's Broker and Buyer's Broker to provide the Closing Agent with copies of the compensation agreements between the Buyer's and Seller's their respective Broker's to facilitate payment to the respective Brokers at the time of closing or as Buyer and Seller and their respective ker(s), if applicable, agree in writing on the attached
14. CL	OSING and FUNDING.
A. B.	The closing of the sale will be on or before
C.	 At closing: Seller shall execute and deliver a general warranty deed conveying title to the Property to Buyer and showing no additional exceptions to those permitted in the Survey and Title Review Paragraph 7.C.3 an assignment of Leases, and furnishes tax statements or certificates showing no delinquent taxes on the Property. Buyers shall pay the Purchase Price in good funds acceptable to the escrow agent. Seller and Buyer shall execute and deliver any notices, statements, certificates, affidavits, releases, loan documents and other documents required of them by this Contract, the Commitment or law necessary for the closing of the sale and the issuance of the Title Policy.
D.	 Upon Closing, the existing abstract of title, if owned by Seller, shall become the property of Buyer. All covenants, representations and warranties in this Contract survive closing.
(che Sel inst	SSESSION. Seller shall deliver to Buyer possession of the Property in its present or required condition, ordinary wear and tear excepted eck one): upon closing and funding according to a written lease required by the Parties. Any possession by Buyer prior to closing or by the realter closing which is not authorized by a written lease will establish a tenancy at sufferance relationship between the Parties. Consult your prior to change of ownership or possession because insurance coverage may be limited or terminated. The absence of a written see or appropriate insurance coverage may expose the Parties to economic loss.
16. SP	ECIAL PROVISIONS.
17. SET	TLEMENT AND OTHER EXPENSES.
Α.	The following expenses must be paid at or prior to closing: 1) Expenses payable by Seller (Seller's Expenses).
	 a. Releases of existing liens, including prepayment penalties and recording fees; release of Seller loan liability; tax statements or certificates; preparation of deed; one-half of escrow fee; title expenses in the Title Evidence subparagraph 6.B. and other expenses payable by Seller under this Contract.
	 b. Seller shall also pay an amount not to exceed \$ to be applied in the following order: Buyer's Expenses which Buyer is prohibited from paying by FHA, VA, state-coordinated veteran's housing assistance programs, or other governmenta

_____ Seller's Initials _____ Initials are for acknowledgment purposes only

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Buyer's Initials _

loan programs; Buyer' prepaid items; other Buyer' expenses.

- 2) Expenses payable by Buyer (Buyer's Expenses).
 - a. Loan origination, discount, buy-down, and commitment fees (Loan Fees).
 - b. Termite Inspection fees; Property Inspection fees; Appraisal fees; loan application fees; credit reports; preparation of loan documents; interest on the notes from date of disbursement to one month prior to dates of first monthly payments; recording fees; copies of easements and restrictions; loan-related inspection fees; photos; amortization schedules; one-half of escrow fee; all prepaid items, including required premiums for flood and hazard insurance, reserve deposits for insurance, ad valorem taxes and special governmental assessments; courier fee, repair inspection, underwriting fee and wire transfer; expenses incident to any loan; title expenses in subparagraph 6.B. and other expenses payable by Buyer under this Contract.
- **B.** Buyer shall pay Private Mortgage Insurance Premium (PMI), VA Loan Funding Fee, or FHA Mortgage Insurance Premium (MIP) as required by the Lender.
- C. If any expense exceeds an amount expressly stated in this Contract for such expense to be paid by a Party, that Party may terminate this Contract unless the other Party agrees to pay such excess. Buyer may not pay charges and fees expressly prohibited by FHA, VA, state-coordinated veteran's housing assistance programs or other governmental loan program regulations.
- 18. PRORATIONS OF TAXES. Taxes for the current year, interest, maintenance fees, assessments, dues and rents will be prorated through the Closing Date. If taxes for the current year vary from the amount prorated at closing, the Parties shall adjust the proration when tax statements for the current year are available. If taxes are not paid at or prior to closing, Buyer shall pay taxes for the current year. Rentals which are unknown at time of closing will be prorated between Buyer and Seller when they become known.
- 19. CASUALTY LOSS. If any part of the Property is damaged or destroyed by fire or other casualty after the Time Reference Date of this Contract, Seller shall restore the Property to its previous condition as soon as reasonably possible, but in any event, by the Closing Date. If Seller fails to do so due to factors beyond Seller' control, Buyer may: (a) terminate this Contract and the Earnest Money will be refunded to Buyer; (b) extend the time for performance up to 15 days and the Closing Date will be extended as necessary; or (c) accept the Property in its damaged condition with an assignment of insurance proceeds and receive credit from Seller at closing in the amount of the deductible under the insurance policy. Seller obligations under this paragraph are independent of any obligations of Seller under the Acceptance of Property Paragraph 8.
- 20. DEFAULT. Seller or Buyer will be in default if either fails to comply with any material covenant, agreement, or obligation within the time limits required by this Contract. TIME IS OF THE ESSENCE IN THIS CONTRACT.
 - A. If Buyer fails to comply with this Contract, Buyer will be in default, and Seller may:
 - 1) enforce specific performance, seek such other relief as may be provided by law, or both; or
 - 2) terminate this Contract and receive the Earnest Money as liquidated damages, thereby releasing both Parties from this Contract.
 - **B.** If, due to factors beyond Seller' control, Seller fails within the time allowed to make any non-casualty repairs or deliver the Commitment, or survey, if required of Seller, Buyer may:
 - 1) extend the time for performance up to 15 days and the Closing Date will be extended as necessary; or
 - 2) terminate this Contract as the sole remedy and receive the Earnest Money.
 - If Seller fails to comply with this Contract for any other reason, Seller will be in default and Buyer may: (a) enforce specific performance, seek such other relief as may be provided by law, or both; or (b) terminate this Contract and receive the Earnest Money, thereby releasing both Parties from this Contract.
- 21. DISCLAIMER AND INDEMNIFICATION. It is expressly understood by Seller and Buyer that Seller's Broker and its affiliated licensees and Buyer's Broker and its affiliated licensees do not warrant the present or future crop productivity including grasses, water availability above or below ground, size by square footage or acreage, condition, structure, or structure systems of the Property or any building, nor do they hold themselves out to be experts in quality, design and construction. Seller and Buyer shall hold the Seller's Broker and its affiliated licensees and Buyer's Broker and its affiliated licensees harmless in the event of losses, claims or demands by or against Seller or Buyer. This paragraph shall survive the Closing.

22. INCURRED EXPENSES AND RELEASE OF EARNEST MONEY.

- A. INCURRED EXPENSES. Buyer and Seller agree that any expenses, incurred on their behalf, shall be paid by the Party incurring such expenses and shall not be paid from earnest money.
- B. RELEASE OF EARNEST MONEY. In the event a dispute arises prior to the release of earnest money held in escrow, the escrow holder shall retain said earnest money until one of the following occur:
 - 1) A written release is executed by Buyer and Seller agreeing to its disbursement;
 - 2) Agreement of disbursement is reached through Mediation;
 - 3) Interpleader or legal action is filed, at which time the earnest money shall be deposited with the Court Clerk; or
 - 4) The passage of thirty (30) days from the date of final termination of the Contract has occurred and options 1), 2) or 3) above has not been exercised; Broker escrow holder, at Broker's discretion, may disburse earnest money. Such disbursement may be made only after fifteen (15) days written notice to Buyer and Seller at their last known address stating the escrow holder's proposed disbursement.
 - 5) In the event Earnest Money is held in escrow at a title company, the Earnest Money **may only** be released pursuant to paragraph 22(B)(1), (2), or (3).

Buyer's Initials	Seller's Initials	Initials are for acknowledgment purposes only

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23. REPRESENTATIONS.

- Α. Seller represents that as of the Closing Date: (a) there will be no liens, assessments, or security interests against the Property which will not be satisfied out of the sales proceeds unless securing payment of any loans assumed by Buyer, and (b) assumed loans will not be in default. If any representation of Seller in this Contract is untrue on the Closing Date, Buyer may terminate this Contract and the Earnest Money will be refunded to Buyer.
- В. Buyer represents that they have NOT relied on any quoted acreage and/or square footage from any source and have had the right to measure the land or buildings on the Property to their satisfaction prior to closing.
- 24. TAX DEFERRED EXCHANGE 1031. In conformance with Section 1031 of the Internal Revenue Code, it may be the intention of the Seller or Buyer or both to effect a tax-deferred exchange. Either the Seller or Buyer or both may assign his/ her rights in the contract to a Qualified Intermediary for the purpose of effecting a tax-deferred exchange. The Parties agree to cooperate and execute the necessary documents to allow either or both Parties to effect such exchange at no additional cost or liability to the other Party. However, any warranties that may be expressed in this contract shall remain and be enforceable between the Parties executing this document.
- 25. MEDIATION. Any dispute arising with respect to the Contract shall first be submitted to a dispute resolution mediation system servicing the area in which the Property is located. Any settlement agreement shall be binding. In the event an agreement is not reached, the Parties may pursue legal remedies as provided by the Contract.
- 26. CHOICE OF LAW AND FORUM. This Contract shall be governed by and construed in accordance with the laws of the State of Oklahoma, without giving effect to any choice of law or conflict of law rules or principles that would cause the application of the laws of any jurisdiction other than the State of Oklahoma. The Parties agree that any legal action brought for any disputes, claims, and causes of action arising out of or related to this Contract shall be decided in a Oklahoma State Court in the County in which the Property is located or a Federal Court having jurisdiction over the County in which the Property is located.
- 27. NON-FOREIGN SELLER. If Seller is a "foreign person," as defined by applicable law, or if Seller fails to deliver an affidavit to Buyer that Seller is not a "foreign person," then Buyer shall withhold from the sales proceeds an amount sufficient to comply with applicable tax law and deliver the same to the Internal Revenue Service together with appropriate tax forms. Internal Revenue Service regulations require filing written reports if currency in excess of specified amounts is received in the transaction.
- 28. NOTICES. Any notice provided for herein shall be given to the Parties in writing, through their respective broker, if applicable, and sent by: (a) personal delivery, (b) United States mail, postage prepaid, or (c) by facsimile or other electronic means, to the Escrow Agent, as defined in Terms Paragraph 4.B. herein.
- 29. BUYER AFFIDAVIT COMPLIANCE. Buyer represents that at the time of submission of this purchase offer and at the time of Closing, Buyer is either (a) a U.S. Citizen, Native American, or non-citizen / alien who is or shall become a bona fide resident of the State of Oklahoma, or (b) a business entity or trust in compliance with 60 O.S. § 121—122. Buyer further represents that Buyer is eligible to execute the required Affidavit of Land or Mineral Ownership provided by the Attorney General of the State of Oklahoma as required by 60 O.S. § 121.
- 30. BROKER RELATIONSHIP DISCLOSURE/COMMISSION. Buyer acknowledges and confirms that the Broker providing brokerage services to the Buyer has described and disclosed their duties and responsibilities to the Buyer prior to the Buyer signing this Contract.

☐ (Applicable for in-house transactions only) Buyer acknowledges and confirms that the broker is providing brokerage services to both Partic	es
to the transaction prior to the Parties signing this Contract.	

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.

Seller further acknowledges receipt of Estimate of Costs associated with this transaction and that a Residential sales Contract Guide has been made available to the seller in print, or at www.orec.ok.gov.

- 31. DELIVERY OF ACCEPTANCE OF OFFER OR COUNTEROFFER. The Buyer and Seller authorize their respective Brokers, if applicable, to receive delivery of an accepted offer or counteroffer and any related addenda or documents.

Buyer's Initials	Seller's Initials	Initials are for acknowledgment purposes only
Buyer's Signature		Buyer's Signature
Buyer's Printed Name		Buyer's Printed Name
AGREED TO BY BUYER: On This Date	_	
32. EXECUTION BY PARTIES.		

	_
Buyer's Printed Name	Buyer's Printed Name
Buyer's Signature	Buyer's Signature
Buyer's Printed Name	Buyer's Printed Name
Buyer's Signature	Buyer's Signature
TERMINATION OF OFFER. The above Offer shall automatical unless withdrawn prior to acceptance or termination.	y terminate on at
stated and shall pay the Seller's Broker the compensation previbetween them, which shall survive this Contract, for profession	nd shall sell the above described Property on the terms and conditions ously agreed upon in the Listing Agreement or other agreement of emplonal services rendered and to be rendered in this transaction. Seller furth to this transaction and the Confirmation and Acknowledgement of Disclo
Seller's Printed Name	Seller's Printed Name
Seller's Signature	Seller's Signature
Seller's Printed Name	Seller's Printed Name
Seller's Signature	Seller's Signature
Seller's Printed Name	Seller's Printed Name
Seller's Signature	Seller's Signature
BUYER'S BROKER / ASSOCIATE:	SELLER'S BROKER / ASSOCIATE:
OREC Associate License Number	OREC Associate License Number
OREC Company Name	OREC Company Name
OREC Company License Number	OREC Company License Number
Company Address	Company Address
Company Phone Number	Company Phone Number
Associate Email	Associate Email

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