

SELLER'S DISCLOSURE AND CONDITION OF PROPERTY ADDENDUM

(Land) (IF PROPERTY IS IMPROVED, USE IN CONJUNCTION WITH THE APPROPRIATE SELLER'S DISCLOSURE AND CONDITION OF PROPERTY ADDENDUM)

		DESCR		•			ed Legal	Description/Co	mpany Disclosure	Addendun
uesc	טווי	ed below)			E1/2NV	W1/4SW1/4	4		
Appr	oxi	imate da ly zoned	ate SEL as	LER purc	hased P	roperty:		12/19/201	1.6	. Proper
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						will rely on t			J	
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					knowled	lae of the F	Property :	as of the date	signed by SELLE	R and is r
subs	stitu	ute for ar	y insped	ctions or w	arranties	that BUYE	R may w	ish to obtain.	It is not a warranty	
SEL	LEI	R or a wa	rranty o	r represent	ation by t	he Broker(s) or their l	licensees.		
3 1	WΔ	TER SO	URCE							
				source on (or to the F	Property?				Yes
		☑ F	Public [Private	☐ Well	☐ Cistern	☐ Othe	r 🔲 None		
I	b.	If well, s	tate type	·		dep	th			
		1.	Diamete	r_	n tootod?	<u> </u>		_ age		_{/20} П
	c.	∠. Other w	rias wai ater svst	ems & thei	r conditio	n:				i es
(d.	Is there	a water	meter on th	ne Proper	ty?				Yes ✓
(e.	Is there	a rural w	ater certific	cate?					Yes
1	i.	Other ap	plicable	informatio	n:					
	If any of the answers in this section are "Yes", explain in detail or attach documentation:									
	та	ny or the	answe	rs in this s	ection ar	e "Yes", ex	kpiain in	detail or attacr	i documentation:	
		S/ELEC								
6	a.	Is there	electric s	service on t	ine Prope	rty?			N/A	Yes
ı	b.	Is there	aas serv	a meter? ice on the	Property?	······································			IN/A	Yes
		16 (5)			•					
(С.	Are you	aware o	f any additi	onal cost	s to hook up	utilities?			Yes
(d.	Other a	pplicable	e informatio	on:					
	If any of the answers in this section are "Yes", explain in detail or attach documentation:									
ı	n any or ano anomoro in and occurrence in the rest of action of action documentation.									
	_									
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5.	LAND (SOILS, DRAINAGE AND BOUNDARIES). ARE YOU AWARE OF:	
	a. The Property or any portion thereof being located in a flood zone, wetlands area or proposed	
	to be located in such as designated by FEMA which requires flood insurance?	Yes □ No ☑
i	b. Any drainage or flood problems on the Property or adjacent properties?	Yes ☑ No ☑
•	c. Any neighbors complaining Property causes drainage problems?	Yes No ✓
	d The Property having had a stake survey?	VacIDNaZ
	e. Any boundaries of the Property being marked in any way?	Yes V No□
1	e. Any boundaries of the Property being marked in any way? f. Having an Improvement Location Certificate (ILC) for the Property? Any footing / retaining / reta	Yes
	a Any fencing/gates on the Property?	Ves
	g. Any fencing/gates on the Property?	Ves No
	h. Any encroachments, boundary line disputes, or non-utility	163 110
	easements affecting the Property?	Vaal Dual Z
	i. Any expansive soil, fill dirt, sliding, settling, earth movement, upheaval, or earth stability	res[INO[<u>V</u>]
		Vaa 🗖 Na 🗖
	problems that have occurred on the Property or in the immediate vicinity?	
•	j. Any diseased, dead, or damaged trees or shrubs on the Property?	Yes M No L
	k. Other applicable information:	
	If any of the answers in this section are "Yes" (except g), explain in detail or attack	
	information and other documentation: g) fully fenced i) two leaking ponds filled in j) some dead	trees in timber
6.	SEWAGE.	
i	a. Does the Property have any sewage facilities on or connected to it?	Yes ☑ No□
•	If "Yes", are they:	
	☐ Public Sewer ☐ Private Sewer ☑ Septic System ☐ Cesspool	
	Lagoon Grinder Pump Other	
1	If applicable, when last serviced? 5-10-18	
	Dv whom?	
	b. Has Property had any surface or subsurface soil testing related to	
	installation of sewage facility?N/A	Voc No No
	c. Are you aware of any problems relating to the sewage facilities?	Voo No V
	If any of the answers in this section are "Yes", explain in detail or attach all warranty in	formation and
	other documentation:	
_		
7.	LEASEHOLD AND TENANT'S RIGHTS, INTERESTS, INCLUDING GAS AND OIL LEASES.	
	(Check and complete applicable box(es))	
	a. Are there leasehold interests in the Property?	Yes∐No ⊻
	If "Yes", complete the following:	
	Lessee is:	
	Contact number is:	
	Seller is responsible for:	
	Lessee is responsible for:	
	Split or Rent is:	
	Agreement between Seller and Lessee shall end on or before:	
	Copy of Lease is attached.	
	Copy of Lease is attached.	
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C12	15PMCST Schelbon verified BUYE	R BUYER
O.E.		

If "Yes", complete the following: Tenant/Tenant Farmer is: Contact number is: Seller is responsible for: Tenant/Tenant Farmer is responsible for: Split or Rent is: Agreement between Seller and Tenant shall end on or before: Copy of Agreement is attached. Do additional leasehold interests or tenant's rights exist? "Yes", explain:		b.	Are there tenant's rights in the Property?	Yes 🗖 No 🗹				
Seller is responsible for: Tenant/Tenant Farmer is responsible for: Split or Rent is: Agreement between Seller and Tenant shall end on or before: Copy of Agreement is attached. C. Do additional leasehold interests or tenant's rights exist? Yes Nov			If "Yes", complete the following:					
Seller is responsible for: Tenant/Tenant Farmer is responsible for: Split or Rent is: Agreement between Seller and Tenant shall end on or before: Copy of Agreement is attached. C. Do additional leasehold interests or tenant's rights exist? Yes Nov			lenant/lenant Farmer is:					
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8. MINERAL RIGHTS (unless superseded by local, state or federal laws). ☑ Pass unencumbered with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Pass unencumbered with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Pass unencumbered with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Pass with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Pass with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Pass with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Pass with the land to the Buyer. ☐ Remain with the Seller. ☐ Have been previously assigned as follows: ☐ Have b			Conv of Agreement is attached					
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If any of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in this section are "Yes", explain in detail or attach documentation: The color of the answers in th		D.	by provious owner or government action to benefit any other property?	Voc No No				
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a. Any underground storage tanks on or near Property?		If any of the answers in this section are "Yes", explain in detail or attach documentation:						
a. Any underground storage tanks on or near Property?								
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b. Any previous or current existence of hazardous conditions (e.g., storage tanks, oil tanks, oil spills, tires, batteries, or other hazardous conditions)?		a.	Any underground storage tanks on or near Property?	Yes□ No ▽				
tanks, oil spills, tires, batteries, or other hazardous conditions)?		b.	Any previous or current existence of hazardous conditions (e.g., storage tanks, oil					
If "Yes", what is the location? c. Any previous environmental reports (e.g., Phase 1 Environmental reports)? Yes Nov. d. Any disposal of any hazardous waste products, chemicals, polychlorinated biphenyl's (PCB's), hydraulic fluids, solvents, paint, illegal or other drugs or insulation on the Property or adjacent property? e. Environmental matters (e.g. discoloration of soil or vegetation or oil sheers in wet areas)? f. Any existing hazardous conditions on the Property or adjacent properties (e.g. methane gas, radioactive material, landfill, toxic materials)? Initials Initials			tanks, oil spills, tires, batteries, or other hazardous conditions)?	Yes 🔲 No 🗸				
d. Any disposal of any hazardous waste products, chemicals, polychlorinated biphenyl's (PCB's), hydraulic fluids, solvents, paint, illegal or other drugs or insulation on the Property or adjacent property?			If "Yes" what is the location?					
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f. Any existing hazardous conditions on the Property or adjacent properties (e.g. methane gas, radon gas, radioactive material, landfill, toxic materials)?		e.	Environmental matters (e.g. discoloration of soil or vegetation or oil sheers	= =				
methane gas, radon gas, radioactive material, landfill, toxic materials)?				Yes 🔲 No 🔽				
Mg		f.	Any existing hazardous conditions on the Property or adjacent properties (e.g.	v 🗖 u 🗖				
			methane gas, radon gas, radioactive material, landfill, toxic materials)?	Yes No V				
	_							
	1.	NG		h H h				
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155		g.	Gas/oil wells, lines or storage facilities on the Property or adj	acent property?	Yes <u>□</u> No
156		h.	Any other environmental conditions on the Property or adjace	ent properties?	Yes <u>□</u> No <u>▼</u>
157		i.	Any tests conducted on the Property?		Yes 🔲 No 🗸
158					
159		If a	ny of the answers in this section are "Yes" (except b), ex	olain in detail or	attach documentation:
160					
161					
162 163	13.	ΩТ	HER MATTERS. ARE YOU AWARE OF:		
164	13.	a.	Any violation of zoning, setbacks or restrictions, or non-confo	rming use2	Vas No V
165			Any violation of laws or regulations affecting the Property?	inning ase:	Ves No
166		C.	Any existing or threatened legal action pertaining to the Prop		
167			Any litigation or settlement pertaining to the Property?		
168			Any current or future special assessments to the Property?		
169		f.	Any other conditions that may materially and adversely affect		Too No
170		••	desirability of the Property?	the value of	Yes No
171		q.	Any other condition that may prevent you from completing the	Δ	NOW
172		g.	sale of the Property?		Ves No V
173		h	Any burial grounds on the Property?		
174		i.	Any abandoned wells on the Property?		
175		ï	Any public authority contemplating condemnation proceeding		
176		j. K.	Any government rule limiting the future use of the Property of		
177		ĸ.	zoning and subdivision regulations?		
178		ı.	Any government plans or discussion of public projects that co		
179		١.	benefit assessment against the Property or any part thereof?	ould lead to spec	Vas No V
180		m	Any unrecorded interests affecting the Property?		Vos No
181			Anything that would interfere with passing clear title to the Bu		
182			The Property being subject to a right of first refusal?		
		0.			res No
183			If "Yes", number of days required for notice:		
184		16 -	nu of the engineer in this section are "Ves" explain in det	ماء ماممئنہ سمالہ	
185		іт а	ny of the answers in this section are "Yes", explain in det	all or attach do	cumentation:
186					
187					
188	4.4			al la al acco	
189	14.	UI	ILITIES. Identify the name and phone number for utilities liste		04.0.000.04.04
190			Electric Company Name: Platte Clay Electric Coop	Phone #	816-628-3121
191			Gas Company Name: Propane	Phone #	0.0.00.00.00
192			Water Company Name: Public Water Supply Dist#1-Ray Cout		816-580-7716
193			Other:	Phone #	
194	4-		COTROLIO OVOTEMO AND COMPONENTO		
195	15.		ECTRONIC SYSTEMS AND COMPONENTS.		
196			technology or systems staying with the Property?		N/A∐Yes∐ No ⊠
197		<u> † "\</u>	'es", list:		
198					
199					
200		Upo	on Closing, SELLER will provide Buyer with codes and passwo	ords, or items wil	I be reset to factory settings.
201					
202			dersigned SELLER represents, to the best of their knowledge,		
203			ure Statement is accurate and complete. SELLER does not in		
204			y or guarantee of any kind. SELLER hereby authorizes Licen		
205			tion to prospective BUYER of the Property and to real estate		
206	pro	mp	tly notify Licensee assisting the SELLER, in writing, if any	<u>information in </u>	this disclosure changes
207			Closing, and Licensee assisting the SELLER will prompt		
208			, of such changes. (SELLER and BUYER initial and date a		
209			es. If attached, # of pages).		
210					
-					
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CAREFULLY READ THE TERMS HEREOF BEFORE SIGNING. WHEN SIGNED BY ALL PARTIES, THIS DOCUMENT BECOMES PART OF A LEGALLY BINDING CONTRACT. IF NOT UNDERSTOOD, CONSULT AN ATTORNEY BEFORE SIGNING.

Mike Guidry	dotloop verified 02/26/21 12:14 PM CST YKGT-IXWQ-VF2P-PDRN	Jana L. Guidry	dotloop verified 02/26/21 11:26 AM CST OZNN-LTKD-EYZJ-HESN
SELLER	DATE	SELLER	DATE

BUYER ACKNOWLEDGEMENT AND AGREEMENT

- 1. I understand and agree the information in this form is limited to information of which SELLER has actual knowledge and SELLER need only make an honest effort at fully revealing the information requested.
- 2. This Property is being sold to me without warranties or guaranties of any kind by SELLER, Broker(s) or agents concerning the condition or value of the Property.
- 3. I agree to verify any of the above information, and any other important information provided by SELLER or Broker(s) (including any information obtained through the Multiple Listing Service) by an independent investigation of my own. I have been specifically advised to have the Property examined by professional inspectors. Buyer assumes responsibility Property is suitable for their intended use.
- 4. I acknowledge neither SELLER nor Broker(s) is an expert at detecting or repairing physical defects in the Property.
- 5. I specifically represent there are no important representations concerning the condition or value of the Property made by SELLER or Broker(s) on which I am relying except as may be fully set forth in writing and signed by them.

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237	BUYER	DATE	BUYER	DATE
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Approved by Legal Counsel of the Kansas City Regional Association of REALTORS® for exclusive use by its REALTOR® members. No warranty is made or implied as to the legal validity or adequacy of this Contract, or that it complies in every respect with the law or that its use is appropriate for all situations. Local law, customs and practices, and differing circumstances in each transaction may dictate that amendments to this Contract be made. Last revised September 2020. All previous versions of this document may no longer be valid. Copyright January 2021.