This document has legal consequences. If you do not understand it, consult your attorney. The text of this form may not be altered in any manner without written acknowledgment of all parties.

Form #2108 07/24

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## **COOPERATIVE COMPENSATION DISCLOSURE**

Note: The amount of compensation is not set by law. Compensation is set by each broker individually and is negotiable, subject

2	<u>to individual broker policy.</u>		
3	PROPERTY: 26320 Lake Run Dr, Warrenton, MO 63383		
4	BY AND BETWEEN: The undersigned Buyer(s) and Seller(s).		
5 6	The Listing Broker agrees to pay cooperative compensation on this transaction to the Selling Broker as follows ( $0$ if none is stated): <u>2.25</u> % of purchase price <b>OR</b> $\frac{N/A}{}$ to buyer's agents (limited agents representing prospective buyers)		
7	2.25 % of purchase price <b>OR</b> \$ <u>N/A</u> to transaction brokers (neutral licensees representing neither party)		
8 9	$\frac{0}{($0 if none is stated)}$ to subagents (limited agents representing Owner) In addition, a bonus of $N/A$ (\$0 if none is stated) is offered to Selling Broker by Seller OR Listing Broker. This		
9	compensation shall be due and payable at closing.		
11 12 13 14 15	Listing Broker and Seller acknowledge that Seller authorizes the offer of cooperative compensation, including amounts to the Selling Broker. Selling Broker and Buyer understand and acknowledge that the total compensation received by Selling Broker for representing Buyer in the purchase of this property, including any cooperative compensation received from Listing Broker, shall not exceed the amount authorized in writing between Selling Broker and Buyer. Further, Selling Broker and Buyer understand and acknowledge that any bonuses paid out have been disclosed and authorized by Seller and Buyer, respectively.		
16 17 18	Other terms regarding cooperative compensation between brokers: N/A		
19 20 21 22 23 24 25	The total sale/lease price shall be determined as follows: 1) in the case of a sale (including contract for deed or exchange), it shall be the total sale price and other consideration received by Owner (including, but not limited to, cash, Seller loans to Buyer and other real or personal property received) for the property, without reduction for Closing adjustments, points or other charges; 2) in the case of a lease, it shall be the total lease payments due to the Owner by the tenant during the term of the lease, without adjustments for utilities, taxes and other charges which may be imposed on the tenant. If Owner executes a lease with an option contract or a lease/purchase contract, the lease compensation shall be due when the lease is executed, and the sale compensation (less any lease compensation already paid) shall be due when the title is conveyed to Buyer.		
26 27 28	Seller and Buyer, by affixing their signatures below, acknowledge that the compensation amounts authorized herein are the product of free and knowing negotiations and supersede any cooperative compensation amounts authorized in any separate agreement(s) between Seller and Seller's Broker.		
29	Listing Broker:   Trophy Properties & Auction   Selling Broker:		
30	(Company Name) (Company Name)		
31	By (Signature): Eric Merchant dottoop verfied By 91/024 823 AM COT By Signature): By (Signature):		
	DATE DATE		
32	Printed Name: Eric Merchant Printed Name:		
	Vern Wagman dottoop verified 09/10/24 7:06 PM CDT 7RUUSPVU-CBTP-XUE3		
33 34	SELLER SIGNATURE DATE BUYER SIGNATURE DATE		

dotloop verified 09/10/24 7:07 PM CDT DD1D-MZXO-590T-HRN3

DATE

35	Vern Wagman
36	Seller Printed

37

Deborah Wagman

38 SELLER SIGNATURE 39

Deborah Wagman 40

Seller Printed Name 41

**Buyer Printed Name** 

BUYER SIGNATURE

DATE

**Buyer Printed Name**