

11-2-2015

EQUAL HOUSING OPPORTUNITY

Texas law requires all real estate license holders to give the following information about brokerage services to prospective buyers, tenants, sellers and landlords.

TYPES OF REAL ESTATE LICENSE HOLDERS:

- A BROKER is responsible for all brokerage activities, including acts performed by sales agents sponsored by the broker.
- A SALES AGENT must be sponsored by a broker and works with clients on behalf of the broker.

A BROKER'S MINIMUM DUTIES REQUIRED BY LAW (A client is the person or party that the broker represents):

- Put the interests of the client above all others, including the broker's own interests;
- Inform the client of any material information about the property or transaction received by the broker;
- Answer the client's questions and present any offer to or counter-offer from the client; and
- Treat all parties to a real estate transaction honestly and fairly.

A LICENSE HOLDER CAN REPRESENT A PARTY IN A REAL ESTATE TRANSACTION:

AS AGENT FOR OWNER (SELLER/LANDLORD): The broker becomes the property owner's agent through an agreement with the owner, usually in a written listing to sell or property management agreement. An owner's agent must perform the broker's minimum duties above and must inform the owner of any material information about the property or transaction known by the agent, including information disclosed to the agent or subagent by the buyer or buyer's agent.

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- Must treat all parties to the transaction impartially and fairly;
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 - o that the owner will accept a price less than the written asking price;
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Worth Commercial Real E	state 525396	jerry.bolz@worthcre.net	817-420-9555
Licensed Broker /Broker Firm Name Primary Assumed Business Name	e or License No.	Email	Phone
Jerry Bolz	525396	jerry.bolz@worthcre.net	817-808-8997
Designated Broker of Firm	License No.	Email	Phone
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Licensed Broker /Broker Firm Name or Primary Assumed Business Name	License No.		Email	Phone
Jerry Bolz	525396	jerry.bolz	@worthcre.net	817-808-8997
Designated Broker of Firm	License No.		Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.		Email	Phone
Aaron Cullen	662400	aaron.culle	en@worthcre.net	903-714-7905
Sales Agent/Associate's Name	License No.		Email	Phone
			08/04/20	
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Jerry Bolz	525396	jerry.bolz@worthcre.net	817-808-8997
Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Slater Howe	725173	slater.howe@worthcre.net	817-458-8131
Sales Agent/Associate's Name	License No.	Email	Phone
		08/04/20	
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Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Ryan Lunsford	739075	ryan.lunsford@worthcre.net	817-757-0136
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Richard Minker	296252	richard.m	inker@worthcre.net	817-454-5600
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Jerry Bolz	525396	Jerry.bolz@worthcre.net	(817) 420-9555
Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Hayden Hyde	804044	hayden.hyde@worthcre.net	(817) 905-1634
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AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

AS AGENT FOR BOTH - INTERMEDIARY: To act as an intermediary between the parties the broker must first obtain the written agreement of *each party* to the transaction. The written agreement must state who will pay the broker and, in conspicuous bold or underlined print, set forth the broker's obligations as an intermediary. A broker who acts as an intermediary:

Must treat all parties to the transaction impartially and fairly;

May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.

Must not, unless specifically authorized in writing to do so by the party, disclose:

- o that the owner will accept a price less than the written asking price:
- o that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
- o any confidential information or any other information that a party specifically instructs the broker in writing not to disclose, unless required to do so by law.

AS SUBAGENT: A license holder acts as a subagent when aiding a buyer in a transaction without an agreement to represent the buyer. A subagent can assist the buyer but does not represent the buyer and must place the interests of the owner first.

TO AVOID DISPUTES, ALL AGREEMENTS BETWEEN YOU AND A BROKER SHOULD BE IN WRITING AND CLEARLY ESTABLISH:

The broker's duties and responsibilities to you, and your obligations under the representation agreement. Who will pay the broker for services provided to you, when payment will be made and how the payment will be calculated.

Worth Commercial Real Estate	525396	Jerry.bolz@worthcre.net	(817) 420-9555
Licensed Broker/Broker Firm Name	License No.	Email	Phone
Jerry Bolz	525396	Jerry.bolz@worthcre.net	(817) 420-9555
Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Faith Wilson	746834	faith.wilson@worthcre.net	(817) 692-7010
Sales Agent/Associate's Name	License No.	Email	Phone
Buyer/Te	nant/Seller/Landle	ord Initials	