HB2524 FULLPCS1 Steve Martin-LRB 2/20/2012 9:50:34 am

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAR	KER:									
	CHAIF	₹:									
I mov	ve to	amend	HB2524	1				Of +1	ne nr	inted	
Page			Sec	ction _		L:	ines _	Of the			
		. 1									BIII
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:											
AMEND	TITLE	TO CONI	FORM TO A	MENDMENTS							
Adopte	ed:					Amendmer	nt submi	tted by:	Steve	Martin	
- , I- 0											

Reading Clerk

1	STATE OF OKLAHOMA										
2	2nd Session of the 53rd Legislature (2012)										
3	PROPOSED COMMITTEE SUBSTITUTE										
4	FOR HOUSE BILL NO. 2524 By: Martin (Steve)										
5	by. Harein (seeve)										
6											
7	PROPOSED COMMITTEE SUBSTITUTE An Act relating to professions and occupations; amending 59 O.S. 2011, Sections 858-351, 858-353, 858-356, 858-359, 858-360, 858-362 and 858-363, which relate to The Oklahoma Real Estate License Code; modifying definitions; modifying duties and responsibilities of broker; modifying broker service agreements; providing for written disclosure for certain agreements; requiring certain confirmation be in writing; providing for compensation of services;										
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L3	allowing cooperation of brokers; prohibiting certain agreements; repealing 59 O.S. 2011, Sections 858-352,										
L4	858-354, 858-355 and 858-357, which relate to The Oklahoma Real Estate License Code; providing for										
L5	codification; and providing an effective date.										
L 6											
L7											
18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:										
L 9	SECTION 1. AMENDATORY 59 O.S. 2011, Section 858-351, is										
20	amended to read as follows:										
21	Section 858-351. Unless the context clearly indicates										
22	otherwise, as used in Sections 858-351 through 858-363 of this title										
23	The Oklahoma Real Estate License Code:										

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1. "Broker" means a real estate broker as defined in Section
858-102 of this title, and means, further, except where the context
refers only to a real estate broker, an associated broker associate,
sales associate, or provisional sales associate authorized by a real
estate broker to provide brokerage services;

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- 2. <u>"Brokerage services" means those services provided by a</u>
 broker to a consumer in a consumer in a transaction;
- 3. "Party" means a person who is a seller, buyer, landlord, or tenant or a person who is involved in an option or exchange a transaction;
- 3. "Single-party broker" means a broker who has entered into a written brokerage agreement with a party in a transaction to provide services for the benefit of that party;
- 4. "Transaction" means any or all of the steps that may occur by or between parties when a party seeks an activity or process to buy, sell, lease, rent, option or exchange real estate and at least one party enters into a broker relationship subject to this title.

 Such steps activities or processes may include, without limitation, soliciting, advertising, engaging a broker to list a property, showing or viewing a real property, making presenting offers or counteroffers, entering into agreements and closing such agreements; and
- 5. "Transaction broker" means a broker who provides services by assisting a party in a transaction without being an advocate for the

benefit of that party "Firm" means a sole proprietor, corporation,
association or partnership.

3 SECTION 2. AMENDATORY 59 O.S. 2011, Section 858-353, is 4 amended to read as follows:

Section 858-353. A. A transaction broker shall have the following duties and responsibilities to a party, which are mandatory and may not be abrogated or waived by a transaction broker:

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- 1. To treat $\underline{\text{Treat}}$ all parties with honesty and exercise reasonable skill and care;
- 2. To be available to Unless specifically waived in writing by a party to the transaction:
 - a. receive all written offers and counteroffers,
 - b. reduce offers or counteroffers to a written form upon request of any party to a transaction, and
 - c. present timely such all written offers and
 counteroffers;
- 3. To inform 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 approximate amount of said costs;
- 4. Keep the party for whom the broker is providing brokerage services informed regarding the transaction;

To account timely 5. Timely account for all money and property received by the broker;

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- 5. To keep 6. Keep confidential information received from a party confidential as required by Section 858-357 of this title.

 The following information shall be considered confidential and 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:
 - a. that a party or prospective party is willing to pay more or accept less than what is being offered,
 - b. that a party or prospective party is willing to agree to financing terms that are different from those offered, and
 - c. the motivating factors of the party or prospective party purchasing, selling, leasing, optioning or exchanging the property;
- 6. To disclose 7. Disclose information pertaining to the property as required by the Residential Property Condition Disclosure Act; and
- 7. To comply 8. Comply with all requirements of the Oklahoma Real Estate License Code and all applicable statutes and rules.

B. Except as provided in Section 858-358 of this title, such duties and responsibilities set forth in this section shall be performed by a transaction broker if such duties and responsibilities relate to the steps of the transaction which occur while there is a broker relationship.

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C. Nothing in this section requires or prohibits a transaction broker from charging a separate fee or other compensation for each duty or other services provided during a transaction.

D. If a transaction broker intends to perform fewer services than those required to complete a transaction, written disclosure shall be provided to the party for whom the broker is providing services. Such disclosure shall include a description of those steps in the transaction for which the broker will not perform services, and also state that a broker assisting the other party in the transaction is not required to provide assistance with these steps in any manner When working with both parties to a transaction, the duties and responsibilities set forth in this section shall remain in place for both parties.

SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 858-355.1 of Title 59, unless there is created a duplication in numbering, reads as follows:

A. All brokerage agreements shall incorporate as material terms the duties and responsibilities set forth in Section 858-353 of The Oklahoma Real Estate License Code.

B. A broker may provide brokerage services to one or both parties in a transaction.

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- C. A broker who is providing brokerage services to one or both parties shall describe and disclose in writing the broker's duties and responsibilities set forth in Section 858-353 of The Oklahoma Real Estate License Code prior to the party or parties signing a contract to sell, purchase, lease, option, or exchange real estate.
- D. A firm that provides brokerage services to both parties in a transaction shall provide written notice to both parties that the broker is providing brokerage services to both parties to a transaction prior to the parties signing a contract to purchase, lease, option or exchange real estate.
- E. 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 brokerage services. Such disclosure shall include a description of those steps in the transaction for which the broker will not provide brokerage services, and also state that the broker assisting the other party in the transaction is not required to provide assistance with these steps in any manner.
- SECTION 4. AMENDATORY 59 O.S. 2011, Section 858-356, is amended to read as follows:
- Section 858-356. A. Prior to the signing by a party of a contract to purchase, lease, option or exchange real estate, a

broker who is performing services as a transaction broker without a written brokerage agreement shall describe and disclose in writing the broker's role to the party.

B. Prior to entering into a written brokerage agreement as either a transaction broker or single-party broker, the broker shall describe and disclose in writing the broker's relationship to the party.

C. A transaction broker shall disclose to the party for whom the transaction broker is providing services that the party is not vicariously liable for the acts or omissions of the transaction broker.

D. A single-party broker shall disclose to the party for whom the single-party broker is providing services that the party may be vicariously liable for the acts or omissions of a single-party broker.

E. The written disclosures as required by this section and the consent required by Section 5 subsection C of Section 3 of this act must shall be confirmed by each party in writing in a separate provision, incorporated in or attached to the contract to purchase, lease, option, or exchange real estate. In those cases where a broker is involved in a transaction but does not prepare the contract to purchase, lease, option, or exchange real estate, compliance with the disclosure requirements must shall be documented by the broker.

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SECTION 5. AMENDATORY 59 O.S. 2011, Section 858-359, is amended to read as follows:
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Section 858-359. A. The payment or promise of payment or compensation by a party to a broker does not determine what relationship, if any, has been established between the broker and a party to a transaction.

- B. In the event a broker receives a fee or compensation from any party to the transaction based on a selling price or lease cost of a transaction, such receipt does not constitute a breach of duty or obligation to any party to the transaction.
- C. Nothing in this section requires a broker to charge, or prohibits a broker from charging, a separate fee or other compensation for each duty or other brokerage services provided during a transaction.
- SECTION 6. AMENDATORY 59 O.S. 2011, Section 858-360, is amended to read as follows:

Section 858-360. A. The duties and responsibilities of a broker specified in Sections ± 858-351 through ±3 858-363 of this act The Oklahoma Real Estate License Code shall replace and abrogate the fiduciary or other duties of a broker to a party based on common law principles of agency. The remedies at law and equity supplement the provisions of Sections ± 858-351 through ±3 858-363 of this act The Oklahoma Real Estate License Code.

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        B. A broker may cooperate with other brokers in a transaction.
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    Under Sections 858-351 through 858-363 of The Oklahoma Real Estate
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    License Code, a broker shall not be an agent, subagent, or dual
    agent and an offer of subagency shall not be made to other brokers.
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        SECTION 7.
                       AMENDATORY
                                      59 O.S. 2011, Section 858-362, is
    amended to read as follows:
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        Section 858-362. A party to a real estate transaction shall not
    be vicariously liable for the acts or omissions of a real estate
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    licensee who is providing brokerage services as a transaction broker
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    under Sections 1 858-351 through 13 858-363 of this act The Oklahoma
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    Real Estate License Code.
                       AMENDATORY 59 O.S. 2011, Section 858-363, is
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        SECTION 8.
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    amended to read as follows:
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Section 858-363. Each broker associate, sales associate, and provisional sales associate shall be associated with a real estate broker. Associates shall not enter into a brokerage agreement with a party in the associate's name and shall only be allowed to enter into the agreement in the name of the broker. A real estate broker may authorize associates to provide brokerage services in the name of the real estate broker as permitted under The Oklahoma Real Estate License Code, which may include the execution of written agreements; however, such associates shall not refer to themselves as a broker.

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SECTION 9. REPEALER 59 O.S. 2011, Sections 858-352, 858-
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    354, 858-355 and 858-357, are hereby repealed.
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       SECTION 10. This act shall become effective November 1, 2013.
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