

#### REQUEST FOR INFORMATION FROM AN OWNERS' ASSOCIATION

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То:	(Owners' Association) (Address) (City, State, Zip)
Re: NOTICE OF INTENDED SALE/PURCHASE AND REQ	UEST FOR INFORMATION
This notice is to advise you that I intend to Sell purchas	se the Property at:(Address)(City, State, Zip).
am requesting the following information:	
Residential Subdivision Information, which includes (1) a current copy of the subdivision's restrictions; (2) a current copy of the bylaws and rules of the Ow (3) a resale certificate that complies with §207.003,	rners' Association; and
Condominium Information, which includes: (1) a current copy of the condominium declaration; (2) a current copy of the bylaws and rules of the Co (3) a resale certificate that complies with §82.157, F	
Note: Only sellers may request Condominium Information.	
Please deliver the information to:	( Broker Owner Buyer Closing Agent)
Attn:(phone)	(Address) (City, State, Zip )
I understand that the Property Code requires you to delive day after the date you receive this written request.	er the requested information not later than the 10th business
Please advise me and the person to whom you will delivifirst refusal or if the Owners' Association requires other infor	ver the information if the Owners' Association has a right of mation from me.
Enclosed is \$ for the cost, if any, f	or the requested information.
Owner	Date
Buyer	Date
Enclosure: TREC Resale Certificate (TXR No. 1921 for Con	dominiums; TXR No. 1923 for Subdivisions)

(TXR-1405) 3-2-12 Page 1 of 1



#### **SELLER'S DISCLOSURE NOTICE**

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Section 5.008, Property Code requires a seller of residential property of not more than one dwelling unit to deliver a Seller's Disclosure Notice to a buyer on or before the effective date of a contract. This form complies with and contains additional disclosures which exceed the minimum disclosures required by the Code.

THIS NOTICE IS A DISCLOSURE OF SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY

	UYE	R N	ИΑΥ	WI	SH	TO					TE FOR ANY INSPECTION RANTY OF ANY KIND BY S			
Seller is is not the Property?	oc	cup	ying	the	e Pi	rope					now long since Seller has odate) or never occupi		upie th	
Section 1. The Proper This notice does r											or Unknown (U).) e which items will & will not convey	<b>′</b> .		
Item	Υ	N	U		Ite	m		Υ	N	U	Item	Υ	N	U
Cable TV Wiring					Na	itura	l Gas Lines				Pump: sump grinder			
Carbon Monoxide Det.					Fu	el G	as Piping:				Rain Gutters			
Ceiling Fans							Iron Pipe				Range/Stove			
Cooktop					-C	oppe	er				Roof/Attic Vents			
Dishwasher							gated Stainless ubing				Sauna			
Disposal						t Tu					Smoke Detector			
Emergency Escape Ladder(s)					Int	erco	m System				Smoke Detector - Hearing Impaired			
Exhaust Fans					Mi	crow	owave Spa							
Fences					Οι	Outdoor Grill Trash Compactor								
Fire Detection Equip.					Pa	tio/E	Decking				TV Antenna			
French Drain					PΙι	umb	ing System				Washer/Dryer Hookup			
Gas Fixtures					Po	ol					Window Screens			
Liquid Propane Gas:					Po	ol E	quipment				Public Sewer System			
-LP Community (Captive)					Po	ol M	laint. Accessories							
-LP on Property					Po	ol H	eater							
, ,			!											
Item				Υ	N	U			Α	dditio	onal Information			
Central A/C							electric gas	nun	nber	of un	its:			
Evaporative Coolers							number of units:							
Wall/Window AC Units							number of units:							
Attic Fan(s)							if yes, describe:							
Central Heat							electric gas	nun	nber	of un	its:			
Other Heat							if yes, describe:							
Oven							number of ovens: _			_	ctric gas other:			_
Fireplace & Chimney							wood gas log		_ mc		other:			
Carport attached						atta								
Garage														
Garage Door Openers number of units: number of remotes:														
Satellite Dish & Controls				owned lease										
Security System	ecurity System owned leased from:													
(TXR-1406) 07-10-23			Initia	led l	oy: E	Buyer	::,a	nd S	eller	:	, Pa	ige 1	1 of '	7

CONCERNING THE PROPERTY AT

Concerning the Property at	t										
Solar Panels				OW	ned	leased fro	om:				
Water Heater					ectric		ther		number of units:		
Water Softener				OW	ned	leased from:					
Other Leased Items(s)			if yes,	des	 cribe:						
Underground Lawn Sprinkler			au	toma	ntic manu	al a	reas c	overed			
								On-Site Sewer Facility (TXR-140	 )7)	_	
covering)? yes no Are you (Seller) aware o	cover unkr	78? attac ing nowr	yes not	concerectly (s	knowning Age shing	vn lead-based : gles or roof	cov	t haza ering at are			
Section 2. Are you (Sel if you are aware and No (					s or	malfunctio	ns	in an	y of the following? (Mark \	Yes	(Y)
Item	Υ	N	Item				Υ	N	Item	Υ	N
Basement			Floors						Sidewalks		
Ceilings			Founda	tion / S	Slab(	s)			Walls / Fences		
Doors			Interior	Walls					Windows		
Driveways			Lighting	, Fixtui	es				Other Structural Components		
Electrical Systems			Plumbir	ng Sys	tems	3					
Exterior Walls			Roof								
If the answer to any of the	items	in S	ection 2 is ye	es, exp	lain (	attach additi	onal	shee	ts if necessary):		
and No (N) if you are not	-		re of any					ions?	(Mark Yes (Y) if you are	1	
Condition				Y	N	Condition				Y	N
Aluminum Wiring				$\perp$		Radon G	as			₩	<u> </u>
Asbestos Components						Settling				↓	
Diseased Trees: oak wi				_		Soil Mov					
Endangered Species/Habit	tat on	Pro	perty						ure or Pits	↓	
Fault Lines									age Tanks		
Hazardous or Toxic Waste					Unplatte						
Improper Drainage					Unrecore	ded	Easen	nents			
Intermittent or Weather Springs						Urea-for	malo	dehyde	e Insulation		
Landfill						Water D	ama	ge No	t Due to a Flood Event		
Lead-Based Paint or Lead-	Base	d Pt	. Hazards			Wetland	s on	Prope	erty		
Encroachments onto the P	roper	У				Wood R	ot				
Improvements encroaching	g on o	ther	s' property			Active in	festa	ation c	of termites or other wood		
						destroyir	ng in	sects	(WDI)		
Located in Historic District						Previous	trea	atmen	t for termites or WDI		
Historic Property Designati	on		Historic Property Designation			Previous	terr	nite o	r WDI damage repaired		

Initialed by: Buyer: \_

**Previous Foundation Repairs** 

(TXR-1406) 07-10-23

Previous Fires

and Seller:

Concern	ning the Property at				_
Previous	s Roof Repairs		Termite or WDI damage needing repair		_
	s Other Structural Repairs		Single Blockable Main Drain in Pool/Hot Tub/Spa*		
	s Use of Premises for Manufacture amphetamine		Тамгора		_
	·	, explain (	attach additional sheets if necessary):		_
*A si	ingle blockable main drain may cause a suction	entrapmen	t hazard for an individual.		_ _ _
of repa	air, which has not been previously dial sheets if necessary):	isclosed	nent, or system in or on the Property that is in this notice? yes no If yes, explain	in nee n (attac	<b>d</b> :h 
check w	n 5. Are you (Seller) aware of any of wholly or partly as applicable. Mark No (I		ving conditions?* (Mark Yes (Y) if you are av re not aware.)	ware an	d
Y N	Dung and floor discourage and an arrange				
	Present flood insurance coverage.			_	_
	Previous flooding due to a failure of water from a reservoir.	or breach	of a reservoir or a controlled or emergency re	elease (	of
	Previous flooding due to a natural flood	d event.			
	Previous water penetration into a struc	ture on the	Property due to a natural flood.		
	Located wholly partly in a 100 AO, AH, VE, or AR).	0-year floo	odplain (Special Flood Hazard Area-Zone A, V,	A99, AE	Ξ,
	Located wholly partly in a 500-	year flood	olain (Moderate Flood Hazard Area-Zone X (shaded	I)).	
	Located wholly partly in a flood		· · · · · · · · · · · · · · · · · · ·	,,	
	Located wholly partly in a flood				
	Located wholly partly in a rese				
If the an	_		ional sheets as necessary):		
					_
		Buyer ma	ay consult Information About Flood Hazards (TXI	R 1414).	_
	purposes of this notice:				
whic	ch is designated as Zone A, V, A99, AE, AO, A	AH, VE, or A	fied on the flood insurance rate map as a special flood ha AR on the map; (B) has a one percent annual chance on Include a regulatory floodway, flood pool, or reservoir.	azard area of flooding	а, g,
area		shaded); ai	ntified on the flood insurance rate map as a moderate flood (B) has a two-tenths of one percent annual chance of		

(TXR-1406) 07-10-23 Initialed by: Buyer: \_\_\_\_\_, \_\_\_ and Seller: \_\_\_\_, \_\_\_ Page 3 of 7

"Flood pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is subject to controlled inundation under the management of the United States Army Corps of Engineers.

	ing the Property at								
"Flood under	insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency the National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.).								
a river	"Floodway" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel of a river or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to as a 100-year flood, without cumulatively increasing the water surface elevation more than a designated height.								
"Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain water or delay the runoff of water in a designated surface area of land.									
provider,	. Have you (Seller) ever filed a claim for flood damage to the Property with any insurance including the National Flood Insurance Program (NFIP)?* yes no If yes, explain (attach sheets as necessary):								
Even v	es in high risk flood zones with mortgages from federally regulated or insured lenders are required to have flood insurance. when not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate nd low risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the ire(s).								
Administ	. Have you (Seller) ever received assistance from FEMA or the U.S. Small Business ration (SBA) for flood damage to the Property? yes no If yes, explain (attach additional necessary):								
	. Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) not aware.)								
<u>Y N</u>	Room additions, structural modifications, or other alterations or repairs made without necessary permits, with unresolved permits, or not in compliance with building codes in effect at the time.								
	Homeowners' associations or maintenance fees or assessments. If ves. complete the following:								
	Manager's name: Phone:								
	Name of association:  Manager's name:  Fees or assessments are: \$ per and are: mandatory voluntary  Any unpaid fees or assessment for the Property? yes (\$ ) no								
	If the Property is in more than one association, provide information about the other associations below or attach information to this notice.								
	Any common area (facilities such as pools, tennis courts, walkways, or other) co-owned in undivided interest with others. If yes, complete the following:  Any optional user fees for common facilities charged? yes no If yes, describe:								
	Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.								
	Any lawsuits or other legal proceedings directly or indirectly affecting the Property. (Includes, but is not limited to: divorce, foreclosure, heirship, bankruptcy, and taxes.)								
	Any death on the Property except for those deaths caused by: natural causes, suicide, or accident unrelated to the condition of the Property.								
	Any condition on the Property which materially affects the health or safety of an individual.								
	Any repairs or treatments, other than routine maintenance, made to the Property to remediate environmental hazards such as asbestos, radon, lead-based paint, urea-formaldehyde, or mold. If yes, attach any certificates or other documentation identifying the extent of the								

Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses

remediation (for example, certificate of mold remediation or other remediation).

a public water supply as an auxiliary water source.

Concerning the Pro	perty at									
The Pr	•	a propane gas system se	rvice area owned by a propa	ne distribution system						
Any portion of the Property that is located in a groundwater conservation district or district.										
f the answer to any of the items in Section 8 is yes, explain (attach additional sheets if necessary):										
persons who re	gularly provide in	spections and who are	received any written inspe e either licensed as inspe attach copies and complete the	ectors or otherwise						
Inspection Date	Туре	Name of Inspector		No. of Pages						
_										
Homestead Wildlife Man Other: Section 11. Have with any insurance Section 12. Have example, an insu	you (Seller) ever e provider? yes _ you (Seller) ever irance claim or a	Senior Citizen Agricultural  filed a claim for damag no r received proceeds for settlement or award in a	ently claim for the Property:  Disabled Disabled Veter Unknown  ge, other than flood damage r a claim for damage to a legal proceeding) and not	ge, to the Property the Property (for						
detector requiren	nents of Chapter 7	766 of the Health and S	etors installed in accordance afety Code?* unknown	no yes. If no						
installed in ac including perfo	cordance with the requ rmance, location, and p	irements of the building code in ower source requirements. If you	wo-family dwellings to have working in effect in the area in which the d u do not know the building code req lding official for more information.	lwelling is located,						
family who wi impairment fro seller to install	I reside in the dwelling m a licensed physician; smoke detectors for the	is hearing-impaired; (2) the buand (3) within 10 days after the e	g impaired if: (1) the buyer or a men uyer gives the seller written evider effective date, the buyer makes a writ es the locations for installation. The and of smoke detectors to install.	nce of the hearing itten request for the						

(TXR-1406) 07-10-23 Page 5 of 7 Initialed by: Buyer: \_ and Seller:

Concern	ing the Property at					
including		e are true to the best of Seller's belief and the I Seller to provide inaccurate information or				
Signatur	e of Seller Dat	e Signature of Seller	Date			
Printed N	Name:	Printed Name:				
	DNAL NOTICES TO BUYER:					
dete https	rmine if registered sex offenders are located	ns a database that the public may search, a I in certain zip code areas. To search the d concerning past criminal activity in certai	atabase, visit			
feet Act cons local	of the mean high tide bordering the Gulf of or the Dune Protection Act (Chapter 61 or 6 struction certificate or dune protection permit	s seaward of the Gulf Intracoastal Waterway or Mexico, the Property may be subject to the Cook, Natural Resources Code, respectively) and may be required for repairs or improvements wer construction adjacent to public beached	pen Beaches a beachfront Contact the			
Com requ requ <i>Reg</i> a	If the Property is located in a seacoast territory of this state designated as a catastrophe area by the Commissioner of the Texas Department of Insurance, the Property may be subject to additional requirements to obtain or continue windstorm and hail insurance. A certificate of compliance may be required for repairs or improvements to the Property. For more information, please review <i>Information Regarding Windstorm and Hail Insurance for Certain Properties</i> (TXR 2518) and contact the Texas Department of Insurance or the Texas Windstorm Insurance Association.					
com avail for a	patible use zones or other operations. Informaliable in the most recent Air Installation Comp	allation and may be affected by high noise or a nation relating to high noise and compatible patible Use Zone Study or Joint Land Use St n the Internet website of the military installation llation is located.	use zones is udy prepared			
. ,	ou are basing your offers on square footag s independently measured to verify any reported i	ge, measurements, or boundaries, you should information.	I have those			
(6) The	following providers currently provide service to the	e Property:				
Elec	tric:	phone #:				
	er:					
	er:					
	le:					
	h:					
	ıral Gas:					
	ne Company:					
	pane:					
_	net:	phone #:				

(TXR-1406) 07-10-23

Concerning the Property at	
	Seller as of the date signed. The brokers have relied on ason to believe it to be false or inaccurate. YOU ARE CHOICE INSPECT THE PROPERTY.
The undersigned Buyer acknowledges receipt of the forego	ing notice.
Signature of Buyer Date	Signature of Buyer Date
Printed Name:	Printed Name:



#### APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



#### **SELLER'S DISCLOSURE NOTICE**

NOTICE IS A DISCLOSURE ER AND IS NOT A SUBSTITI RANTY OF ANY KIND BY S		EDGE OF THE CO	NIDITION OF THE				
er [] is [] is not occupyin	ng the Property. If und	occupied, how lo	ng since Seller h	as occupied th	ne Property?		
The Property has the items of	checked below [Write Y	es (Y), No (N), or	Unknown (U)]:				
Range	Oven			Microwave			
Dishwasher	Trash	Compactor		Disposal			
Washer/Dryer Hookups	Wind	ow Screens	_	Rain Gutters			
Security System	Fire [	Detection Equipmen	<u> </u>	Intercom Sys	stem		
	Smol	ce Detector					
	Smol	ce Detector-Hearing	Impaired				
	Carb	on Monoxide Alarm					
	Emer	gency Escape Ladd	er(s)				
TV Antenna	Cable	Cable TV Wiring Attic Fan(s) Central Heating Septic System			Satellite Dish Exhaust Fan(s) Wall/Window Air Conditioning Public Sewer System		
Ceiling Fan(s)	Attic						
Central A/C	Cent						
Plumbing System	Septi						
Patio/Decking	Outd	oor Grill	_	Fences			
Pool	Saun	а	_	Spa	Hot Tub		
Pool Equipment	Pool	Heater	_	Automatic Lawn Sprinkler System			
Fireplace(s) & Chimney (Wood burning)			_	Fireplace(s)	& Chimney (Mock)		
Natural Gas Lines			_	Gas Fixtures			
Liquid Propane Gas:	LP Community (Captiv	re) LP on Pro	perty				
Fuel Gas Piping:	Black Iron Pipe Co	rrugated Stainless S	teel TubingC	Copper			
Garage: Attached	Not Attach	ed	Carport				
Garage Door Opener(s):	Electronic		Control(s)				
Water Heater:	Gas		Electric				
Water Supply:	City	Well	MUD		Со-ор		
Roof Type:			Age	e:	(approx.)		
Are you (Seller) aware of a need of repair? [_] Yes [_] No							

09-01-2023 Seller's Disclosure Notice Concerning the Property at Page 2 (Street Address and City) Does the property have working smoke detectors installed in accordance with the smoke detector requirements of Chapter 766, Health and Safety Code?\* [ ] Yes [ ] No [ ] Unknown. If the answer to this question is no or unknown, explain (Attach additional sheets if necessary): Chapter 766 of the Health and Safety Code requires one-family or two-family dwellings to have working smoke detectors installed in accordance with the requirements of the building code in effect in the area in which the dwelling is located, including performance, location, and power source requirements. If you do not know the building code requirements in effect in your area, you may check unknown above or contact your local building official for more information. A buyer may require a seller to install smoke detectors for the hearing impaired if: (1) the buyer or a member of the buyer's family who will reside in the dwelling is hearing impaired; (2) the buyer gives the seller written evidence of the hearing impairment from a licensed physician; and (3) within 10 days after the effective date, the buyer makes a written request for the seller to install smoke detectors for the hearing impaired and specifies the locations for the installation. The parties may agree who will bear the cost of installing the smoke detectors and which brand of smoke detectors to install. Are you (Seller) aware of any known defects/malfunctions in any of the following? Write Yes (Y) if you are aware, write No (N) if you are not aware. Interior Walls Ceilings Floors **Exterior Walls** Windows Doors Foundation/Slab(s) Sidewalks Roof Walls/Fences Driveways Intercom System Plumbing/Sewers/Septics \_\_\_ Electrical Systems \_\_ Lighting Fixtures Other Structural Components (Describe): \_\_\_ If the answer to any of the above is yes, explain. (Attach additional sheets if necessary): Are you (Seller) aware of any of the following conditions? Write Yes (Y) if you are aware, write No (N) if you are not aware. Active Termites (includes wood destroying insects) Previous Structural or Roof Repair Termite or Wood Rot Damage Needing Repair Hazardous or Toxic Waste Previous Termite Damage Asbestos Components Previous Termite Treatment Urea-formaldehyde Insulation Improper Drainage Radon Gas Water Damage Not Due to a Flood Event Lead Based Paint Landfill, Settling, Soil Movement, Fault Lines Aluminum Wiring Single Blockable Main Drain in Pool/Hot Tub/Spa\* Previous Fires **Unplatted Easements** Subsurface Structure or Pits Previous Use of Premises for Manufacture of Methamphetamine If the answer to any of the above is yes, explain. (Attach additional sheets if necessary): \_\_\_\_

\*A single blockable main drain may cause a suction entrapment hazard for an individual.

Seller's Disclosure Notice Concerning the Property at Page 3
(Street Address and City)
Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair? [] Yes (if you are aware) No (if you are not aware). If yes, explain. (attach additional sheets if necessary).
Are you (Seller) aware of any of the following conditions?* Write Yes (Y) if you are aware, write No (N) if you are not aware.
Present flood insurance coverage
Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir
Previous water penetration into a structure on the property due to a natural flood event
Write Yes (Y) if you are aware, and check wholly or partly as applicable, write No (N) if you are not aware.
Located [ ] wholly [ ] partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE, AO, AH, VE, or AR)
Located [ ] wholly [ ] partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded))
Located [ ] wholly [ ] partly in a floodway
Located [ ] wholly [ ] partly in a flood pool
Located [ ] wholly [ ] partly in a reservoir
If the answer to any of the above is yes, explain (attach additional sheets if necessary):
"100-year floodplain" means any area of land that:  (A) is identified on the flood insurance rate map as a special flood hazard area, which is designated as Zone A, V, A99, AE, AO, AH, VE, or AR on the map;  (B) has a one percent annual chance of flooding, which is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.  "500-year floodplain" means any area of land that:  (A) is identified on the flood insurance rate map as a moderate flood hazard area, which is designated on the map as Zone X (shaded); and  (B) has a two-tenths of one percent annual chance of flooding, which is considered to be a moderate risk of flooding.  "Flood pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is subject to controlled inundation under the management of the United States Army Corps of Engineers.  "Flood insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency under the National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.)  "Floodway" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channel of a river or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to as a 100-year flood, without cumulatively increasing the water surface elevation of more than a designated height.
"Reservoir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain water or delay the runoff of water in a designated surface area of land.
Have you (Seller) ever filed a claim for flood damage to the property with any insurance provider, including the National Flood Insurance Program (NFIP)?* [ ] Yes [ ] No. If yes, explain (attach additional sheets as necessary):
*Homes in high risk flood zones with mortgages from federally regulated or insured lenders are required to have flood insurance. Even when not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate risk, and low risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the structure(s).
Have you (Seller) ever received assistance from FEMA or the U.S. Small Business Administration (SBA) for flood damage to the property? [ ] Yes [ ] No. If yes, explain (attach additional sheets as necessary):

TREC No. 55-0

	Seller's Disclosure Notice Cond	erning the Property at		Page 4
			(Street Address and City)	
9.	Are you (Seller) aware of any of the	e following? Write Yes (Y) if	ou are aware, write No (N) if you are no	t aware.
	Room additions, structural compliance with building compliance		Iterations or repairs made without ne	ecessary permits or not in
	Homeowners' Association o	r maintenance fees or asses	sments.	
	Any "common area" (facili	ties such as pools, tennis	courts, walkways, or other areas) co-	owned in undivided interest
	Any notices of violations of o	deed restrictions or governm	ental ordinances affecting the condition o	or use of the
	Any lawsuits directly or indir	ectly affecting the Property.		
	Any condition on the Proper	ty which materially affects th	e physical health or safety of an individua	al.
	Any rainwater harvesting ssupply as an auxiliary water		erty that is larger than 500 gallons ar	nd that uses a public water
	Any portion of the property t	hat is located in a groundwa	ter conservation district or a subsidence	district.
	If the answer to any of the above is	ves explain (Attach addition	nal sheets if necessary):	
10.	high tide bordering the Gulf of M (Chapter 61 or 63, Natural Reso	Mexico, the property may burces Code, respectively) a improvements. Contact the	of the Gulf Intracoastal Waterway or with the Subject to the Open Beaches Act and a beachfront construction certificative local government with ordinance	or the Dune Protection Act e or dune protection permit
11.	zones or other operations. Inform Installation Compatible Use Zone	nation relating to high nois Study or Joint Land Use \$	If may be affected by high noise or aingle and compatible use zones is available the study prepared for a military installation county and any municipality in which	able in the most recent Air n and may be accessed on
Sign	nature of Seller	Date	Signature of Seller	Date
	undersigned purchaser hereby ackı	nowledges receipt of the fore		
Sign	nature of Purchaser	Date	Signature of Purchaser	Date



This form was prepared by the Texas Real Estate Commission in accordance with Texas Property Code § 5.008(b) and is to be used in conjunction with a contract for the sale of real property entered into on or after September 1, 2023. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC NO. 55-0. This form replaces OP-H.



#### **INFORMATION ABOUT ON-SITE SEWER FACILITY**

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CC	ONCERNING THE PROPERTY AT	
Α.	DESCRIPTION OF ON-SITE SEWER FACILITY ON PROPERTY:	
	(1) Type of Treatment System: Septic Tank Aerobic Treatment	Unknown
	(2) Type of Distribution System:	Unknown
	(3) Approximate Location of Drain Field or Distribution System:	Unknown
	(4) Installer:	Unknown
	(5) Approximate Age:	
В.	MAINTENANCE INFORMATION:	
	(1) Is Seller aware of any maintenance contract in effect for the on-site sewer facility If yes, name of maintenance contractor:  Phone:  contract expiration date:	
	Maintenance contracts must be in effect to operate aerobic treatment and certain sewer facilities.)	n non-standard" on-site
	(2) Approximate date any tanks were last pumped?	
	(3) Is Seller aware of any defect or malfunction in the on-site sewer facility?  If yes, explain:	Yes No
	(4) Does Seller have manufacturer or warranty information available for review?	☐ Yes ☐ No
C.	PLANNING MATERIALS, PERMITS, AND CONTRACTS:	
	(1) The following items concerning the on-site sewer facility are attached:  planning materials permit for original installation final inspection whe maintenance contract manufacturer information warranty information	en OSSF was installed
	(2) "Planning materials" are the supporting materials that describe the on-site submitted to the permitting authority in order to obtain a permit to install the on-site	•
	(3) It may be necessary for a buyer to have the permit to operate an transferred to the buyer.	on-site sewer facility
(TX	KR-1407) 1-7-04 Initialed for Identification by Buyer, and Seller,	Page 1 of 2

D. INFORMATION FROM GOVERNMENTAL AGENCIES: Pamphlets describing on-site sewer facilities are available from the Texas Agricultural Extension Service. Information in the following table was obtained from Texas Commission on Environmental Quality (TCEQ) on 10/24/2002. The table estimates daily wastewater usage rates. Actual water usage data or other methods for calculating may be used if accurate and acceptable to TCEQ.

<u>Facility</u>	Usage (gal/day) without water- saving devices	Usage (gal/day) with water- saving devices
Single family dwelling (1-2 bedrooms; less than 1,500 sf)	225	180
Single family dwelling (3 bedrooms; less than 2,500 sf)	300	240
Single family dwelling (4 bedrooms; less than 3,500 sf)	375	300
Single family dwelling (5 bedrooms; less than 4,500 sf)	450	360
Single family dwelling (6 bedrooms; less than 5,500 sf)	525	420
Mobile home, condo, or townhouse (1-2 bedroom)	225	180
Mobile home, condo, or townhouse (each add'l bedroom)	75	60

This document is not a substitute for any inspections or warranties. This document was completed to the best of Seller's knowledge and belief on the date signed. Seller and real estate agents are not experts about on-site sewer facilities. Buyer is encouraged to have the on-site sewer facility inspected by an inspector of Buyer's choice.

Signature of Seller	Date	Signature of Seller	Date
orginature or ocher	Date	digitature of defici	Date
Receipt acknowledged by:			
Signature of Buyer	Date	Signature of Buyer	Date

(TXR-1407) 1-7-04 Page 2 of 2

#### INTERMEDIARY RELATIONSHIP NOTICE

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#### THIS NOTICE DOES NOT SATISFY THE WRITTEN CONSENT REQUIREMENT UNDER TEXAS LAW

To act as an intermediary, a broker must first obtain written consent from each party in a transaction (Sec. 1101.559, TX Occupations Code). Written consent from the Seller/Landlord and Buyer/Tenant can be obtained using applicable Texas REALTORS® listing and buyer/tenant representation agreements. This form is intended to notify the parties that broker will act as an intermediary and whether the broker will appoint associates to communicate with the parties.

10	):			(Seller or Landlord)
	and			(Buyer or Tenant)
Fr	om:			(Broker's Firm)
Re	<b>)</b> :			(Property)
Da	ate:			
A.	Under this notice, "owner" mamed prospective buyer or			"prospect" means the above-
В.	Broker's firm represents the buyer/tenant representation a		agreement and also rep	resents the prospect under a
C.	the prospect previously auth desires to buy or lease a prop	orized Broker to act a perty that is listed by the will act in accordance	is an intermediary if a pro e Broker. When the prospe	greement, both the owner and ospect who Broker represents ect makes an offer to purchase ranted in the listing agreement
D.				, carry out instructions of, and es such appointments, Broker
				to the owner; and
				to the prospect.
E.	By acknowledging receipt of tintermediary.	this notice, the undersi	gned parties reaffirm their	consent for broker to act as an
F.	Additional Information: (Discl personal relationships or prio			ionship to the parties, such as
СО		suggested by the	Association of REALT	is not set by law nor fixed, ORS®, MLS, or any listing termine their fees.
Th	ne undersigned acknowledge re	eceipt of this notice		
Se	eller or Landlord	Date	Prospect	Date
Se	eller or Landlord	Date	Prospect	Date



### SELLER'S AUTHORIZATION TO DISCLOSE AND ADVERTISE CERTAIN INFORMATION

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CC	NCERNING THE PROPERTY	AT			
A.	Seller authorizes Broker to d contributing an amount up these funds to pay for buye contract.	to \$		towards buyer's ex	kpenses. Buyer may use
	Seller is not obligated to p payment in a sales contra will pay towards buyer's ex	ct. Seller has t	he so	ole discretion to deter	mine the amount Seller
	If the amount of Seller's camount cannot be limite cooperating broker, buyer	d to or condi	itione	d upon the retentio	
B.	Seller authorizes Broker, at concerning the Property to regarding Seller's reasons fo such as "terms are negotiable"	prospective buyer <i>r placing the Pro</i>	ers ar <i>perty</i>	nd other brokers <i>(for e</i>	xample, insert information
	TE: All disclosures and adve				state, and federal laws as
Sell	er's Printed Name		_	Seller's Printed Name	
Sell	er's Signature	Date	_	Seller's Signature	Date

(TXR-1412) 06-24-24 Page 1 of 1



#### REPRESENTATION DISCLOSURE

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COI	NCERNING THE PROPERTY	Y AT:		
Brol	ker/Broker Firm Name:			License No.:
Brol	xer's Associate's Name:			_ License No.:
	•	-	, -	license holder who represents a that representation at the license
	<ul><li>(1) another party to the transfer</li><li>(2) another license holder</li></ul>		ther party to the transact	ion.
В.	Broker represents the following	ng party:		
[	Seller:			
[	Buyer:			
[				
i		of their client. The	license holder must tre	orimary duty of the license holder at other parties to a transaction
con		uggested by the Ass	sociation of REALTOR	es is not set by law nor fixed, S®, MLS, or any listing service.
	undersigned persons ack disclosure:	nowledge there is <u>r</u>	no agency relationship	with Broker as of the date of
Print	ed Name		Printed Name	
Signa	ature	Date	Signature	Date

(TXR-1417) 08-23-24 Page 1 of 1



#### **UPDATE TO SELLER'S DISCLOSURE NOTICE**

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UPDATE TO THE SELLER'S DISCLOSURE NOTICE CONCERNING THE PROPERTY AT					
Seller is aware of the following new information regarding the condition of the Property. Section(s) re changed to read (cite specific sections and copy the applicable language in the sections verbatim, making any necessary changes):					
including the broker(s), has instructed or inf	luenced	completed by Seller as of the date signed. I Seller to provide inaccurate information or t information as true and correct and have no	o omit any		
Seller acknowledges that the statements in this form are to the best of Seller's belief.	true	Buyer acknowledges receipt of this form.			
Signature of Seller	Date	Signature of Buyer	Date		
Printed Name:		Printed Name:			
Signature of Seller	Date	Signature of Buyer	Date		
Printed Name:		Printed Name:			

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)





NOTICE: Not for use for Public Improvement Districts (PIDs).

Section 49.453, Texas Water Code, requires each district to make the form of notice containing the information in this form available to the public on the district's website or otherwise. If available, Seller should use the district's form instead of this form. If the district does not have the form of notice on its website or does not publish a form of notice, Seller should obtain the information from the district and complete this form with the information from the district.

#### SELLER'S DISCLOSURE CONCERNING THE PROPERTY AT:

		(Street Address and City)
. N		The real property that you are about to purchase is located in the and may be subject to district taxes or assessments.
	(insert name of district)	
	npose an unlimited rate of tax in pa The current rate of the district p assessed valuation. The district has not yet imposed	opject to voter approval, impose taxes and issue bonds. The district may ayment of such bonds. (Check only one box) roperty tax is on each \$100 of
	SSESSMENTS: The district may ayment of such bonds. (Check only	
	assessed valuation.	ment is on each \$100 of on the real property that you are about to purchase is
	(insert current assessment am	
	assessment is(insert project	oosed an assessment, but the projected rate amount of the red assessment rate or amount)
_	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are:
	assessment is(insert project  ONDS:  The total amounts of bonds ( excluding refunding bonds or any portions of bonds issureceived under a contract with a (1) \$	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities;
	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities;
	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities; for road facilities;
Ā	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities; for road facilities; for parks and recreational facilities; and for
	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities; for road facilities; for parks and recreational facilities; and for  (insert description of additional facilities, as applicable) mounts of all such bonds issued are:
Ā	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities;  for road facilities;  for parks and recreational facilities; and  for  (insert description of additional facilities, as applicable) mounts of all such bonds issued are: for water, sewer, and drainage facilities;
Ā	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities; for road facilities;  for parks and recreational facilities; and for (insert description of additional facilities, as applicable) mounts of all such bonds issued are: for water, sewer, and drainage facilities;
Ā	assessment is	s payable wholly or partly from property taxes assessments that are separately approved by the voters excluding any bonds used that are payable solely from revenues received or expected to be a governmental entity) approved by the voters are: for water, sewer, and drainage facilities;  for road facilities;  for parks and recreational facilities; and  for  (insert description of additional facilities, as applicable) mounts of all such bonds issued are: for water, sewer, and drainage facilities;

TREC No.59-0 TXR 1420

Initialed for identification by Buyer \_\_\_\_ and Seller \_

Notice to Purchaser of Special Taxing or Assessment District Concerning	Page 2 of 2
(Address of Prope	rty)
<ol><li>STANDBY FEES: The district sought and obtained Quality to adopt and impose a standby fee. The amount of t</li></ol>	he standby fee is \$
An unpaid standby fee is a personal obligation of the imposition and is secured by a lien on the property district stating the amount, if any, of unpaid standby fees on	y. Any person may request a certificate from the
Texas law go	n the extraterritorial jurisdiction of the City of overns the ability of a municipality to annex property in
municipality is dissolved.  The district is located wholly or partly w	ond whether a district that is annexed by the vithin the corporate boundaries of the City of
(insert name of municipality)	ality and the district overlap, but may not provide ocated in the municipality and the district is subject
7. STRATEGIC PARTNERSHIP AGREEMENT: (Check b  The district has entered into a strate  (insert name of municipality)  This agreement	, , , , ,
	e district located in the municipality's extraterritorial
parks and recreational	provide the following facilities or services: (Check flood control firefighting road the cost of district facilities ies or services, as applicable)
PURCHASER IS ADVISED THAT THE INFORMATION SH THE DISTRICT AT ANY TIME. THE DISTRICT ANNU, ADVISED TO CONTACT THE DISTRICT TO DETERMIN CHANGES TO THE INFORMATION SHOWN ON THE FOR	ALLY ESTABLISHES TAX RATES. PURCHASER IS E THE STATUS OF ANY CURRENT OR PROPOSED
Signature of Seller Date	Signature of Seller Date
The undersigned purchaser hereby acknowledges receip of a binding contract for the purchase of the real property or	
Signature of Buyer Date	Signature of Buyer Date
TDEC contract forms. Such approval relates to this for	Estate Commission for use with similarly approved or promulgated rm only. No representation is made as to the legal validity or ions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX ov) TREC No. 59-0.

TREC No.59-0 TXR 1420



### **RESIDENTIAL BUYER/TENANT REPRESENTATION AGREEMENT - LONG FORM**

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1.	PAR	RTIES: The p	parties to this agreemer	nt are:			
	Clier	nt:					_
		Address:					—
	C	City, State, Z	ip:				
	F	Phone:					_
	E	Email/Fax:		Ema	I/Fax:		_
	Brok	ker:					_
	A	Address:					_
		City, State, Z	ip:				
	-	none:					_
	E	Email/Fax: _		Ema	I/Fax:		_
2.			: Client grants Broker iring property in the ma		to act as Client'	's real estate agent for th	ıe
0.	A. "A B. " P Ia C. "	A. "Acquire" means to purchase or lease.  B. "Closing" in a sale transaction means the date legal title to a property is conveyed to a purchaser of property under a contract to buy. "Closing" in a lease transaction means the date a landlord and tenant enter into a binding lease of a property.  C. "Market area" means that area in the State of Texas specified as follows (for example, insert property address, subdivision, city, county, zip code, etc.):					
	n	•	ng service or other lis		•	d to properties listed in owners, and properties fo	
4.	TERI	<b>M:</b> This agree	ment begins on	and	ends at 11:59 p.m. o	on	
5.	in the	e market are		egotiating the acquisi		t Client in acquiring proper the market area; and (	-
6.	the inform	market area m other brol usively repre	ı and negotiate the ac kers, salespersons, sel	equisition of property llers, and landlords w urpose of acquiring p	in the market ar ith whom Client moroperty in the ma	er in acquiring property rea only through Broker; (be nay have contact that Broke arket area and refer all suc	b) er
(TX	(R-150 <sup>-</sup>	1) 08-23-24	Initialed for Identification	by Broker/Associate	and Client	, Page 1 of	5
			Caldan d Marsha Mater TV 77450	-	Dhana: 2010140404		

7.	BR	BROKER COMPENSATION:			
	se Br	oker compensation or the sharing of compensation between brokers is not set by law nor fixed, ntrolled, recommended, or suggested, by the Association of REALTORS®, MLS, or any listing rvice. Broker compensation is fully negotiable. Brokers independently determine their fees. oker is prohibited from receiving compensation for brokerage services from any source that ceeds the amounts stated in this agreement.			
	A.	Broker's Fee: When Earned and Payable, Client will pay Broker (Complete all that apply):			
		(1) (Purchases) % of the sales price <u>or</u> a flat fee of \$			
		(2) (Leases) % of one month's rent <u>or</u> % of all rents to be paid over the term of the lease <u>or</u> a flat fee of \$			
	B.	<u>Source of Compensation</u> : Broker will seek to obtain payment of the fees specified in Paragraph 7A first from the seller, landlord, or their agents. <u>If such persons refuse or fail to pay Broker the amount specified, Client will pay Broker the amount specified less any amounts Broker receives from such persons.</u>			
	C.	<u>Earned and Payable</u> : Broker's compensation is Earned when: (1) Client enters into a contract to buy or lease property in the market area; or (2) Client breaches this agreement. Broker's compensation is Payable, either during the term of this agreement or after it ends, upon the earlier of: (1) the closing of the transaction to acquire the property; (2) Client's breach of a contract to buy or lease a property in the market area; or (3) Client's breach of this agreement. If Client acquires more than one property under this agreement, Broker's compensation for each property acquired are Earned as each property is acquired and are Payable at the closing of each acquisition.			
	D.	<u>Acquisition of Broker's Listing (Intermediary Transactions)</u> : If Client acquires a property listed by Broker, any compensation Broker offers to other brokers in Broker's listing agreement with the owner will be credited towards Broker's Fee specified under Paragraph 7A.			
	E.	<ul> <li>Additional Compensation: In addition to Broker's Fee specified under Paragraph 7A, Broker is entitled to the following compensation.</li> <li>(1) Construction: If Client uses Broker's services to procure or negotiate the construction of improvements to property that Client owns or may acquire, Client ensures that Broker will receive from Client or the contractor(s) at the time the construction is substantially complete a fee equal to: <ul> <li>(2) Service Providers: If Broker refers Client or any party to a transaction contemplated by this agreement to a service provider (for example, mover, cable company, telecommunications)</li> </ul> </li> </ul>			
		provider, utility, or contractor) Broker may receive a fee from the service provider for the referral.  (3) Other Compensation (Only insert amounts or rates of compensation that are objectively ascertainable and the specific amount or rate is known at the time of execution. Do not insert bonuses, a range of compensation, or terms such as "TBD".):			

will disclose the specific amount of any bonus offered to Broker. Broker may not receive any bonus unless authorized by Client in writing. Client authorization may be made by amending this agreement (use TXR 1505).

(TXR-1501) 08-23-24

Initialed for Identification by Broker/Associate

and Client

Page 2 of 5

Buyer/T	enant Representation Agreement between
F.	<u>Protection Period</u> : "Protection period" means that time starting the day after this agreement ends and continuing for days. Not later than 10 days after this agreement ends, Broker may send Client written notice identifying the properties called to Client's attention during this agreement. If Client or a relative of Client agrees to acquire a property identified in the notice during the protection period, Client will pay Broker, upon closing, the amount Broker would have been entitled to receive if this agreement were still in effect. This Paragraph 7F survives termination of this agreement. This Paragraph 7F will not apply if Client is, during the protection period, bound under a representation agreement with another broker who is a member of Texas REALTORS® at the time the acquisition is negotiated and the other broker is paid a fee for negotiating the transaction.
G.	<u>Escrow Authorization</u> : Client authorizes, and Broker may so instruct, any escrow or closing agent authorized to close a transaction for the acquisition of property contemplated by this agreement to collect and disburse to Broker all amounts Payable to Broker.
Н.	County: Amounts Payable to Broker are to be paid in cash in County, Texas.
8. RE	PRESENTATIONS:
B. C. D.	Each person signing this agreement represents that the person has the legal capacity and authority to bind the respective party to this agreement.  Client represents that Client is not now a party to another buyer or tenant representation agreement with another broker for the acquisition of property in the market area.  Client represents that all information relating to Client's ability to acquire property in the market area Client gives to Broker is true and correct.  Name any employer, relocation company, or other entity that will provide benefits to Client when acquiring property in the market area:  Broker is not authorized to execute any document in the name of or on behalf of Client concerning the Property.
9. IN	FERMEDIARY: (Check A or B only.)
_ A.	Intermediary Status: Client desires to see Broker's listings. If Client wishes to acquire one of Broker's listings, Client authorizes Broker to act as an intermediary and Broker will notify Client that Broker will service the parties in accordance with one of the following alternatives.  (1) If the owner of the property is serviced by an associate other than the associate servicing Client under this agreement, Broker may notify Client that Broker will: (a) appoint the associate then servicing the owner to communicate with, carry out instructions of, and provide opinions and advice during negotiations to the owner; and (b) appoint the associate then servicing Client to the Client for the same purpose.  (2) If the owner of the property is serviced by the same associate who is servicing Client, Broker may notify Client that Broker will: (a) appoint another associate to communicate with, carry out instructions of, and provide opinions and advice during negotiations to Client; and (b) appoint the associate servicing the owner under the listing to the owner for the same purpose.  (3) Broker may notify Client that Broker will make no appointments as described under this Paragraph 9A and, in such an event, the associate servicing the parties will act solely as Broker's intermediary representative, who may facilitate the transaction but will not render opinions or advice during negotiations to either party.
B.	No Intermediary Status: Client does not wish to be shown or acquire any of Broker's listings.
Notice	<ul> <li>If Broker acts as an intermediary under Paragraph 9A, Broker and Broker's associates:</li> <li>may not disclose to Client that the seller or landlord will accept a price less than the asking price unless otherwise instructed in a separate writing by the seller or landlord;</li> <li>may not disclose to the seller or landlord that Client will pay a price greater than the price submitted in a written offer to the seller or landlord unless otherwise instructed</li> </ul>

(TXR-1501) 08-23-24 Initialed for Identification by Broker/Associate \_\_\_\_\_ and Client \_\_\_\_ , \_\_\_\_ Page 3 of 5

Imagine Realty International, 22210 Highland Knolls Katy TX 77450 Phone: 2819140684 Fax: Forms Every Real

Lynne McCarthy Produced with Lone Wolf Transactions (zipForm Edition) 717 N Harwood St, Suite 2200, Dallas, TX 75201 www.lwolf.com

in a separate writing by Client;

Bιι	er/Tenant	Representation	Agreement	between

- may not disclose any confidential information or any information a seller or landlord or Client specifically instructs Broker in writing not to disclose unless otherwise instructed in a separate writing by the respective party or required to disclose the information by the Real Estate License Act or a court order or if the information materially relates to the condition of the property;
- shall treat all parties to the transaction honestly; and
- ♦ shall comply with the Real Estate License Act.
- 10. COMPETING CLIENTS: Client acknowledges that Broker may represent other prospective buyers or tenants who may seek to acquire properties that may be of interest to Client. Client agrees that Broker may, during the term of this agreement and after it ends, represent such other prospects, show the other prospects the same properties that Broker shows to Client, and act as a real estate broker for such other prospects in negotiating the acquisition of properties that Client may seek to acquire.

#### 11. CONFIDENTIAL INFORMATION:

- A. During the term of this agreement or after its termination, Broker may not knowingly disclose information obtained in confidence from Client except as authorized by Client or required by law. Broker may not disclose to Client any information obtained in confidence regarding any other person Broker represents or may have represented except as required by law.
- B. Unless otherwise agreed or required by law, a seller or the seller's agent is not obliged to keep the existence of an offer or its terms confidential. If a listing agent receives multiple offers, the listing agent is obliged to treat the competing buyers fairly.
- **12. MEDIATION:** The parties agree to negotiate in good faith in an effort to resolve any dispute that may arise related to this agreement or any transaction related to or contemplated by this agreement. If the dispute cannot be resolved by negotiation, the parties will submit the dispute to mediation before resorting to arbitration or litigation and will equally share the costs of a mutually acceptable mediator.
- 13. DEFAULT: If either party fails to comply with this agreement or makes a false representation in this agreement, the non-complying party is in default. If Client is in default, Broker may terminate this agreement and Client will be liable for the amount of compensation that Broker would have received under this agreement if Client was not in default; Broker may also terminate this agreement and exercise any other remedy at law. If Broker is in default, Client may exercise any remedy at law.
- **14. ATTORNEY'S FEES:** If Client or Broker is a prevailing party in any legal proceeding brought as a result of a dispute under this agreement or any transaction related to this agreement, such party will be entitled to recover from the non-prevailing party all costs of such proceeding and reasonable attorney's fees.
- 15. LIMITATION OF LIABILITY: Neither Broker nor any other broker, or their associates, is responsible or liable for any person's personal injuries or for any loss or damage to any person's property that is not caused by Broker. Client will hold broker, any other broker, and their associates, harmless from any such injuries or losses. Client will indemnify Broker against any claims for injury or damage that Client may cause to others or their property.

16. AL	<b>DDENDA:</b> Addenda and other related documents whi	ıch	are part of this agreement are:
	Information About Brokerage Services		Protect Your Family from Lead in Your Home
	Mold Remediation Consumer Protection		Information about Special Flood Hazard Areas
	Information Concerning Property Insurance		For Your Protection: Get a Home Inspection
	General Information and Notice to Buyers		Wire Fraud Warning
	and Sellers		-

(TXR-1501) 08-23-24

Initialed for Identification by Broker/Associate

and Client

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Buyer/Tenant Representation Agreement between	

#### 17. SPECIAL PROVISIONS:

#### 18. ADDITIONAL NOTICES:

- A. In accordance with fair housing laws and the National Association of REALTORS® Code of Ethics, Broker's services must be provided without regard to race, color, religion, national origin, sex, disability, familial status, sexual orientation, or gender identity. Local ordinances may provide for additional protected classes (for example, creed, status as a student, marital status, or age).
- B. Broker is not a property inspector, pest inspector, appraiser, surveyor, engineer, environmental assessor, or compliance inspector. Client should seek experts to render such services in any acquisition.
- C. If Client purchases property, Client should have an abstract covering the property examined by an attorney of Client's selection, or Client should be furnished with or obtain a title policy.
- D. Client may purchase a residential service contract. Client should review such service contract or the scope of coverage, exclusions, and limitations. The purchase of a residential service contract is optional. There are several residential service companies operating in Texas.
- E. When viewing a property, Client might be recorded or otherwise monitored without Client's knowledge or consent. Additionally, consult an attorney before recording or photographing a property without Owner's knowledge or consent.
- F. To reduce risk of wire fraud, Client should refrain from transmitting personal information, such as bank account or other financial information, via unsecured email or other electronic communication. If Client receives any request to wire funds, even if the communication appears to come from a legitimate source, Client should verify its authenticity prior to transferring any funds. Verification should be made in person or via phone call using a recognized phone number not found in the communication. Broker will not send Client any electronic communication with instructions to wire funds or to provide personal information.

CONSULT AN ATTORNEY: Broker cannot give legal advice. This is a legally binding agreement. READ IT CAREFULLY. If you do not understand the effect of this agreement, consult your attorney BEFORE signing.

Broker's Printed Name	License No.	Client's Printed Name	
Broker's Signature Broker's Associate's Signature	Pate	Client's Signature	Date
Broker's Associate's Printed Name, if applicable	License No.	Client's Printed Name	
		Client's Signature	Date

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#### TERMINATION OF BUYER/TENANT REPRESENTATION AGREEMENT

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Α.	Prior Agreement: On or about Buyer/Tenant Representation Agreement (the agr	reement):	, Client and Broker entered into a
В.	Termination Date: The parties terminate the agree	ement at 11:59 p.m. on _	
C.	<u>Termination Fees</u> :		
	(1) Upon execution of this termination, client will prendered through the termination date.	pay Broker a fee of \$	for services
	(2) If on or before property by oral or written agreement or op purchased or leased a fee equal to <i>(check all</i> (a) % of the sales price if Client (b) % of the gross rent to be paid (c)	otion, Client will pay Br that apply): purchases a property. d over the term of the lea	se if Client leases a property.
	<ul> <li>(3) The fees specified in Paragraph C(2) are paragraph one box only.)</li> <li>(a) any property in the market area.</li> <li>(b) any of the following properties:</li> </ul>		•
D.	Release: Except for the promise made in this te obligations under or related to the agreement (which will no longer apply).	ermination, Client and Br	
Bro	oker's (Company's) Printed Name	Client	Date
Ву	:Date	Client	Date
	Date	Ollotte	Date

(TXR-1503) 7-7-04 Page 1 of 1



#### NOTICE FROM BUYER'S AGENT TO SELLER

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To:	(Seller)
From:	(Broker)
Re:	(Property)
Date:	
A. Your real estate broker has asked that I deliver the enclosed offer to you.	
B. My client is the prospective buyer(s).	
C. I am obliged to inform my client of any material information you provide to me.	
D. I will <u>not</u> provide you with:	

- (1) opinions or advice;
- (2) assistance in evaluating any offer;
- (3) assistance in drafting any offer, response to any offer, disclosure, notice, or other information;
- (4) relevant market information;
- (5) information related to any contractual duty you may have;
- (6) assistance in arranging for the completion of any obligations you may be required to meet under a contract; or
- (7) information related to other service providers, such as title companies, mortgage companies, insurance companies, attorneys, inspectors, contractors, surveyors, engineers, and others.
- E. I encourage you to contact your broker or your attorney for assistance. Texas Real Estate Commission Rules provide that a broker is obligated under a listing agreement to negotiate the best possible transaction for the principal (seller).

Broker compensation or the sharing of compensation between brokers is not set by law nor fixed, controlled, recommended, or suggested by the Association of REALTORS®, MLS, or any listing service. Broker compensation is fully negotiable. Brokers independently determine their fees.

(TXR-1504) 08-23-24 Page 1 of 1



#### **AMENDMENT TO BUYER/TENANT REPRESENTATION AGREEMENT**

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On or about	, Client a	nd Broker entered into a B	uyer/Tenant Representation	
Agreement (the Agreement).		D		
Effective				
A. The "market area" in Paragraph 3	et area" in Paragraph 3 is redefined as			
B. The date the Agreement ends sp	ecified in Parag	raph 4 is changed to		
C. (For TXR 1507 only)  (1) Brokers Obligations in Paragomatical (2) Client ☐ does or ☐ does not Note: To change Broker's Fees	authorize Broke	er to act as an intermediary		
D. (For TXR 1501 and TXR 1507 of apply):	only) Broker's F	ees in Paragraph 7A are cl	nanged to (Complete all that	
(1) (Purchases) % of the following property:	the sales price	e <u>or</u> a flat fee of \$	if Client purchases	
(2) (Leases) % of one the lease or a flat fee of \$	month's rent <u>c</u>	or % of all rents if Client leases the fol	to be paid over the term of lowing property:	
E. (For TXR 1501 and TXR 1507 of will be paid a bonus from seller, la purchases or leases the following	andlord, or their	agent in an amount equal to	s \$ if Client	
			(property address).	
F. Client instructs Broker to cease pand to resume providing services				
The Agreement is <u>not</u> terminated	and remains in	effect for all other purpose	S.	
G. Paragraph(s)	are changed	as follows:		
Broker's Printed Name	License No.	Client's Printed Name		
Broker's ( or Broker's Associate's) Signature	Date	Client's Signature	Date	
Broker's Associate's Printed Name, if applicable	License No.	Client's Printed Name		
		Client's Signature	Date	

Fax:



#### **RESIDENTIAL BUYER/TENANT REPRESENTATION AGREEMENT - SHORT FORM**

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1.	PARTIES. This Agreement is made between (Collectively, "Client") and		("Broker").
2.	APPOINTMENT: Client appoints Broker as Client's real est	ate agent subject to the terms of this Agree	
3.	<b>DEFINITIONS:</b> In this Agreement, "acquire" means to purch State of Texas specified as follows (for example, <i>insert prop</i>	hase or lease real property. "Market area"	means that area in the
4.	TERM: This Agreement begins on	and ends at 11:59 p.m. on	
5.	BROKER OBLIGATIONS: Broker must comply with min prospective buyers or tenants who may seek to acquire Full Services. Broker will use Broker's best efforts to as Showing Services. Paragraphs 6, 7, and 8 do not approached a market area. Client will pay Broker a fee of \$	e the same properties as Client. (Check is sist Client in the acquisition of property in toply. Broker will provide Client with access	only one box) the market area. ss to properties in the
6. 7.	CLIENT OBLIGATIONS: Client must: (a) work exclusively inform other brokers, sales agents, sellers, and landlord acquiring property in the market area and refer all such pers BROKER COMPENSATION:	s that Broker exclusively represents Clie	
<i>,</i> .	A. <u>Broker's Fees</u> : When Earned and Payable, Client wi	Il pay Broker (Complete all that apply):	
	(1) (Purchases) % of the sales price (2) (Leases) % of one month's rent or	ce or \$	
	(2) (Leases) % of one month's rent of lease or \$	r % of all rents to be paid	over the term of the
8.	<ul> <li>B. <u>Earned and Payable</u>: Broker's fees are Earned when Oduring the Term. Broker's fees are Payable, either during a transaction to acquire a property or (2) Client's bread means the date legal title to a property is conveyed to Compare the description of the compensation o</li></ul>	ng the Term or after it ends, upon the earling the factorized to acquire a property in the Client or the date Client enters a binding learn from the seller, landlord, or their agents under this Agreement and Client will pay a gay instruct, any escrow or closing agent to Broker to act as an intermediary if Client will	der of: (1) the closing of market area. "Closing" ase.  Broker will credit any any remaining balance. collect and disburse to dishes to acquire one of
	applicable state law, Broker and Broker's associates: accept a price less than the asking price unless otherw may not disclose to the seller or landlord that Client will to the seller or landlord unless otherwise instructed in a information or any information a seller or landlord or unless otherwise instructed in a separate writing by the Real Estate License Act or a court order or if the shall treat all parties to the transaction honestly; and shall	may not disclose to Client that the solvise instructed in a separate writing by the pay a price greater than the price submets a separate writing by Client; may not discontinuous client specifically instructs Broker in which the respective party or required to discontinuous materially relates to the conditions.	seller or landlord will the seller or landlord; itted in a written offer close any confidential riting not to disclose close the information dition of the property;
cor tha uno	ker compensation is not set by law nor fixed, controlled, or repensation is fully negotiable. Broker is prohibited from retexceeds the amounts stated in this Agreement. This is a lerstand the effect of this Agreement, consult your attornatures for the signing of this Agreement.	eceiving compensation for brokerage services legally binding agreement. READ IT CAR	vices from any source EFULLY. If you do not
Bro	ker's Printed Name License No.	Client's Printed Name	
Bro	ker's (or Broker's Associate's) Signature Date	Client's Signature	Date
Bro	ker's Associate's Name, if applicable License No.	Client's Printed Name	
		Client's Signature	Date
(TX	R-1507) 06-24-24		Page 1 of 1

Fax:



#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

#### THIRD PARTY FINANCING ADDENDUM



TO CONTRACT CONCERNING THE PROPERTY AT

	(Street Address and City)	
	YPE OF FINANCING AND DUTY TO APPLY AND OBTAIN APPROVAL: Buye	
fo	omptly for all financing described below and make every reasonable effort to ob- r the financing, including but not limited to furnishing all information and	
	quired by Buyer's lender. (Check applicable boxes):	
∐ A.	CONVENTIONAL FINANCING:  (1) A first mortgage loan in the principal amount of \$(	ovaluding any
	financed PMI premium), due in full in year(s), with interest not to exceed	
	per annum for the first year(s) of the loan with Origination Charges	as shown or
	Buyer's Loan Estimate for the loan not to exceed % of the lo  (2) A second mortgage loan in the principal amount of \$ (	excluding any
	financed PMI premium), due in full in year(s), with interest n	ot to exceed
	% per annum for the first year(s) of the loan with Origination	on Charges as
	shown on Buyer's Loan Estimate for the loan not to exceed % of the l	oan.
<ul><li>□ B.</li></ul>	TEXAS VETERANS LOAN: A loan(s) from the Texas Veterans Lan \$ for a period in the total amount of years at the established by the Texas Veterans Land Board.	
	•	
<u></u> ∪ C.	FHA INSURED FINANCING: A Section FHA insured loan of \$ (excluding any financed MIP), amortizable monthly	
	\$ (excluding any financed MIP), amortizable monthly than years, with interest not to exceed % per annum	
	year(s) of the loan with Origination Charges as shown on Buyer's Loan	
	the loan not to exceed % of the loan.	
□ р.	VA GUARANTEED FINANCING: A VA guaranteed loan of not less than \$	
□ 5.	(excluding any financed Funding Fee), amortizable monthly for not less than	vears.
	with interest not to exceed % per annum for the first year(s) or	
	Origination Charges as shown on Buyer's Loan Estimate for the loan no	ot to exceed
	% of the loan.	
E.	USDA GUARANTEED FINANCING: A USDA-guaranteed loan of not less than \$ _	
	(excluding any financed Funding Fee), amortizable monthly for not less than	years,
	with interest not to exceed % per annum for the first year(s) or	
	Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed	d%
_	of the loan.	
∐ F.	REVERSE MORTGAGE FINANCING: A reverse mortgage loan (also known as a	
	Conversion Mortgage loan) in the original principal amount of \$	(excluding
	any financed PMI premium or other costs), with interest not to exceed	% per annum
	for the first year(s) of the loan with Origination Charges as shown on Estimate for the loan not to exceed % of the loan. The reverse mortgage	Duyeis Loar
	will not be an FHA insured loan.	ye ioan wiii
<u></u> . G.	OTHER FINANCING: A loan not of a type described above from due in	vear(s) with
	interest not to exceed% per annum for the first year(s) of the	year(s <i>)</i> , will ne loan with
	Origination Charges not to exceed % of the loan. Buyer does does	
	rights to terminate the contract under Paragraph 2B of this addendum	
	described in this paragraph.	
ha	PPROVAL OF FINANCING: Approval for the financing described above will be used to be above with the proval and property Approval are obtained. Ti	me is of the
	sence for this paragraph and strict compliance with the time for per quired.	formance is
d for ide	ntification by Buyer and Seller	TREC NO.
		TXR 1901

Fax:

(Address of Property)

Α.	BUYER APPROVAL	(Check one box only).

This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer
Approval, Buyer may terminate this contract within days after the Effective Date of
the contract by giving Seller: (i) notice of termination; and (ii) a copy of a written
statement from the lender setting forth the reason(s) for lender's determination. If Buyer
terminates the contract under this provision, this contract will terminate and the earnest
money will be refunded to Buyer. If Buyer does not terminate the contract under
Paragraph 2A, the contract shall no longer be subject to the Buyer obtaining Buyer
Approval. Buyer Approval will be deemed to have been obtained when (i) the terms of
the loan(s) described above are available and (ii) lender determines that Buyer has
satisfied all of lender's requirements related to Buyer's assets, income and credit history.
This contract is not subject to Buyer obtaining Buyer Approval.

- B. PROPERTY APPROVAL: If Buyer's lender determines that the Property does not satisfy lender's underwriting requirements for the loan (including but not limited to appraisal, insurability, and lender required repairs) Buyer may terminate this contract on or before the 3rd day before the Closing Date by giving Seller: (i) notice of termination; and (ii) a copy of a written statement from the lender setting forth the reason(s) for lender's determination. If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer. If Buyer does not terminate under this paragraph, Property Approval is deemed to have been obtained.
- **3. SECURITY**: If required by Buyer's lender, each note for the financing described above must be secured by vendor's and deed of trust liens.
- 4. FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or VA financing, it is expressly agreed that, notwithstanding any other provision of this contract, the purchaser (Buyer) shall not be obligated to complete the purchase of the Property described herein or to incur any penalty by forfeiture of earnest money deposits or otherwise: (i) unless the Buyer has been given in accordance with HUD/FHA or VA requirements a written statement issued by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement Lender setting forth the appraised value of the Property of not less than or (ii) if the contract purchase price or cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The 3-day notice of termination requirement in Paragraph 2B does not apply to this Paragraph 4.
  - A. The Buyer shall have the privilege and option of proceeding with consummation of the contract without regard to the amount of the appraised valuation or the reasonable value established by the Department of Veterans Affairs.
  - B. If FHA financing is involved, the appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development will insure. HUD does not warrant the value or the condition of the Property. The Buyer should satisfy himself/herself that the price and the condition of the Property are acceptable.
  - C. If VA financing is involved and if Buyer elects to complete the purchase at an amount in excess of the reasonable value established by the VA, Buyer shall pay such excess amount in cash from a source which Buyer agrees to disclose to the VA and which Buyer represents will not be from borrowed funds except as approved by VA. If VA reasonable value of the Property is less than the Sales Prices, Seller may reduce the Sales Price to an amount equal to the VA reasonable value and the sale will be closed at the lower Sales Price with proportionate adjustments to the down payment and the loan amount.

#### 5. AUTHORIZATION TO RELEASE INFORMATION:

- A. Buyer authorizes Buyer's lender to furnish to Seller or Buyer or their representatives information relating to the status of the approval for the financing.
- B. Seller and Buyer authorize Buyer's lender, title company, and Escrow Agent to disclose and furnish a copy of the closing disclosures and settlement statements to the parties' respective brokers and sales agents provided under Broker Information.

Buyer	Seller
Buyer	Seller



This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC No. 40-11. This form replaces TREC No. 40-10.



#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

#### NOTICE OF BUYER'S TERMINATION OF CONTRACT

CONCERNING THE CONTRACT FOR THE SALE OF THE PROPERTY AT

	(Street Add	ess and City)	
TWEEN	THE UNDERSIGNED BUYER AND		
			(SELLER)
Buyer	notifies Seller that the contract is termina	ated pursuant to the following:	
<u> </u>	The unrestricted right of Buyer to to contract.	erminate the contract under	Paragraph 5 of the
<u>(2)</u>	Buyer cannot obtain Buyer Approva Addendum to the contract. Buyer has a forth the reason(s) for lender's determine	delivered to Seller lender's writ	
<b>(3)</b>	The Property does not satisfy Proper Financing Addendum to the contract statement setting forth the reason(s) for	t. Buyer has delivered to S	
<b>(4)</b>	Buyer elects to terminate under Para Mandatory Membership in a Property C	•	Property Subject to
<u>(5)</u>	Buyer elects to terminate under Para Disclosure Notice.	graph 7B(2) of the contract re	elating to the Seller's
(6)	Buyer elects to terminate under Para Terminate Due to Lender's Appraisal Seller.		
[] (7)	Buyer elects to terminate under Par Condominium Contract) because timel Period.	• .	•
<b>(8)</b>	Other (identify the paragraph number o	f contract or the addendum): _	
	This notice is not an election of rem	edies. Release of the earnes	t money is governed
	ULT AN ATTORNEY BEFORE SIGN is from giving legal advice. READ THI		real estate license
Buyer	Date	Buyer	Date



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#### **AMENDMENT**





<ul><li>☐ (1)</li><li>☐ (2)</li></ul>	The Sales Price in Paragraph 3 of the contract is:  A. Cash portion of Sales Price payable by Buyer at closing\$  B. Sum of financing described in the contract\$  C. Sales Price (Sum of A and B)\$  In addition to any repairs and treatments otherwise required by the contract, Seller, at Seller's expense, shall complete the following repairs and treatments: (Notice: Paragraph 7 of the contract governs the completion, delivery of documentation, and transfer of warranties of
<u>(2)</u>	A. Cash portion of Sales Price payable by Buyer at closing\$  B. Sum of financing described in the contract\$  C. Sales Price (Sum of A and B)\$  In addition to any repairs and treatments otherwise required by the contract, Seller, at Seller's expense, shall complete the following repairs and treatments: (Notice: Paragraph 7 of the
<u>(2)</u>	B. Sum of financing described in the contract
<u>(2)</u>	B. Sum of financing described in the contract
<u>(2)</u>	C. Sales Price (Sum of A and B)\$  In addition to any repairs and treatments otherwise required by the contract, Seller, at Seller's expense, shall complete the following repairs and treatments: (Notice: Paragraph 7 of the
<b>(2)</b>	In addition to any repairs and treatments otherwise required by the contract, Seller, at Seller's expense, shall complete the following repairs and treatments: (Notice: Paragraph 7 of the
	expense, shall complete the following repairs and treatments: (Notice: Paragraph 7 of the
	contract governo the completion, delivery of decamentation, and transfer of warranties of
,	repairs and treatments.)
(3)	The date in Paragraph 9 of the contract is changed to
H (4)	The date in Paragraph 9 of the contract is changed to,, or  The amount in Paragraph 12A(1)(b) of the contract is changed to, or%
	of the Sales Price (check one box only).
	The amount in Paragraph 12A(1)(c) of the contract is changed to \$
_ ` '	The cost of lender required repairs and treatment, as itemized on the attached list, will be paid
_ ` '	
	as follows: \$ by Seller; \$ by Buyer.
	Buyer has paid Seller an additional Option Fee of \$ for an extension of the
	unrestricted right to terminate the contract on or before 5:00 p.m. on
	,, This additional Option Fee will will not be credited
	to the Sales Price.
	Buyer waives the unrestricted right to terminate the contract for which the Option Fee was
	paid.
	The date for Buyer to give written notice to Seller that Buyer cannot obtain Buyer Approval as
	set forth in the Third Party Financing Addendum is changed to , ,
	Other Modifications: (Real estate brokers and sales agents are prohibited from practicing law.)
201	IOULT AN ATTORNEY REFORE CIONING, TREO and a seculity and a data banks and a data
	<b>NSULT AN ATTORNEY BEFORE SIGNING:</b> TREC rules prohibit real estate brokers and sales nts from giving legal advice. READ THIS FORM CAREFULLY.
EXECU.	
DATE O	F FINAL ACCEPTANCE.)
	0.11
Buyer	Seller
Buyer	Seller
Duyer	
Duyel	This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated
Duyer	contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real
'DE'	

TREC NO. 39-10 TXR 1903



#### RELEASE OF EARNEST MONEY

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### RELEASE OF EARNEST MONEY BETWEEN THE UNDERSIGNED BUYER AND SELLER CONCERNING THE PROPERTY AT

NOTICE: This form provides for the release of the parties, brokers, and title companies from all liability under the contract (not just for disbursement of earnest money). Do not sign this form if it is not your intention to release all the persons signing this form from all liability under the contract. READ THIS RELEASE CAREFULLY. If you do not understand the effect of this release, consult your attorney BEFORE signing.

BELO	RE signing.				
A.		yer and Seller release each ity under the aforemention	ch other, any broker, title company, and contract.	and escrow	/ agent
B.	The undersigned dire to disburse the earne			(escrow	agent)
		•			
	\$	to			
Buyer		Date	Seller		Date
Buyer		Date	Seller		Date
Adare			Address:		
Other/	Cooperating Broker		Broker Listing/Principal Broker		
Ву		Date	Ву		Date
Addre	ss:		Address:		Dato



### ADDENDUM FOR RESERVATION OF OIL, GAS, AND OTHER MINERALS ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT



(Street Address and City)

	•
	NOTICE: For use ONLY if Seller reserves all or a portion of the Mineral Estate.
A.	"Mineral Estate" means all oil, gas, and other minerals in and under and that may be produced from the Property, any royalty under any existing or future mineral lease covering any part of the Property, executive rights (including the right to sign a mineral lease covering any part of the Property), implied rights of ingress and egress, exploration and development rights, production and drilling rights, mineral lease payments, and all related rights and benefits. The Mineral Estate does NOT include water, sand, gravel, limestone, building stone, caliche, surface shale, near-surface lignite, and iron, but DOES include the reasonable use of these surface materials for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals from the Property.
B.	Subject to Section C below, the Mineral Estate owned by Seller, if any, will be conveyed unless reserved as follows (check one box only):  (1) Seller reserves all of the Mineral Estate owned by Seller.
	(2) Seller reserves an undivided interest in the Mineral Estate owned by Seller. NOTE: If Seller does not own all of the Mineral Estate, Seller reserves only this percentage or fraction of Seller's interest.
C.	Seller does does not waive rights of ingress and egress and of reasonable use of the Property (including surface materials) that are part of the Mineral Estate for mining, drilling, exploring, operating, developing, or removing the oil, gas, and other minerals. NOTE: Surface rights that may be held by other owners of the Mineral Estate who are not parties to this transaction (including existing mineral lessees) will NOT be affected by Seller's election. Seller's failure to complete Section C will be deemed an election to convey all surface rights described herein.
D.	If Seller does not reserve all of Seller's interest in the Mineral Estate, Seller shall, within 7 days after the Effective Date, provide Buyer with the currentcontact information of any existing mineral lessee known to Seller.
	IMPORTANT NOTICE: The Mineral Estate affects important rights, the full extent of which may be unknown to Seller. A full examination of the title to the Property completed by an attorney with expertise in this area is the only proper means for determining title to the Mineral Estate with certainty. In addition, attempts to convey or reserve certain interest out of the Mineral Estate separately from other rights and benefits owned by Seller may have unintended consequences. Precise contract language is essential to preventing disagreements between present and future owners of the Mineral Estate.
	If Seller or Buyer has any questions about their respective rights and interests in the Mineral Estate and how such rights and interests may be affected by this contract, they are strongly encouraged to consult an attorney with expertise in this area.
	<b>INSULT AN ATTORNEY BEFORE SIGNING:</b> TREC rules prohibit real estate brokers and sales agents from ing legal advice. READ THIS FORM CAREFULLY.
Bu	yer Seller
Bu	yer Seller



The form of this addendum has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 44-3. This form replaces TREC No. 44-2.

TXR-1905 TREC NO. 44-3

## EQUAL HOUSING

#### APPROVED BY THE TEXAS REAL ESTATE COMMISSION

10-10-11

# ADDENDUM FOR SELLER'S DISCLOSURE OF INFORMATION ON LEAD-BASED PAINT AND LEAD-BASED PAINT HAZARDS AS REQUIRED BY FEDERAL LAW

CO	NCERNING THE PROPERTY AT
	(Street Address and City)
Α.	<b>LEAD WARNING STATEMENT:</b> "Every purchaser of any interest in residential real property on which a residential dwelling was built prior to 1978 is notified that such property may present exposure to lead from lead-based paint that may place young children at risk of developing lead poisoning. Lead poisoning in young children may produce permanent neurological damage, including learning disabilities, reduced intelligence quotient, behavioral problems, and impaired memory. Lead poisoning also poses a particular risk to pregnant women. The seller of any interest in residential real property is required to provide the buyer with any information on lead-based paint hazards from risk assessments or inspections in the seller's possession and notify the buyer of any known lead-based paint hazards. A risk assessment or inspection for possible lead-paint hazards is recommended prior to purchase."
	NOTICE: Inspector must be properly certified as required by federal law.
	SELLER'S DISCLOSURE:  1. PRESENCE OF LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS (check one box only):  (a) Known lead-based paint and/or lead-based paint hazards are present in the Property (explain):
	<ul> <li>(b) Seller has no actual knowledge of lead-based paint and/or lead-based paint hazards in the Property.</li> <li>RECORDS AND REPORTS AVAILABLE TO SELLER (check one box only):         <ul> <li>(a) Seller has provided the purchaser with all available records and reports pertaining to lead-based paint and/or lead-based paint hazards in the Property (list documents):</li> <li>(b) Seller has no actual knowledge of lead-based paint and/or lead-based paint hazards in the Property (list documents):</li> </ul> </li> </ul>
	(b) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the Property.
О.	<ul> <li>BUYER'S RIGHTS (check one box only):</li> <li>1. Buyer waives the opportunity to conduct a risk assessment or inspection of the Property for the presence of lead-based paint or lead-based paint hazards.</li> <li>2. Within ten days after the effective date of this contract, Buyer may have the Property inspected by inspectors selected by Buyer. If lead-based paint or lead-based paint hazards are present, Buyer may terminate this contract by giving Seller written notice within 14 days after the effective date of this contract, and the earnest money will be refunded to Buyer.</li> </ul>
D.	BUYER'S ACKNOWLEDGMENT (check applicable boxes):
E.	1. Buyer has received copies of all information listed above.  2. Buyer has received the pamphlet <i>Protect Your Family from Lead in Your Home</i> .  BROKERS' ACKNOWLEDGMENT: Brokers have informed Seller of Seller's obligations under 42 U.S.C. 4852d to:  (a) provide Buyer with the federally approved pamphlet on lead poisoning prevention; (b) complete this addendum; (c) disclose any known lead-based paint and/or lead-based paint hazards in the Property; (d) deliver all records and reports to Buyer pertaining to lead-based paint and/or lead-based paint hazards in the Property; (e) provide Buyer a period of up to 10 days to have the Property inspected; and (f) retain a completed copy of this
F.	addendum for at least 3 years following the sale. Brokers are aware of their responsibility to ensure compliance.  CERTIFICATION OF ACCURACY: The following persons have reviewed the information above and certify, to the best of their knowledge, that the information they have provided is true and accurate.
Buy	rer Date Seller Date
Buy	Per Date Seller Date
Oth	er Broker Date Listing Broker Date
	The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms of contracts. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov)

(TXR 1906) 10-10-11

#### T-47 RESIDENTIAL REAL PROPERTY AFFIDAVIT

Date:	GF No
Name of Af	fiant(s):
Address of A	Affiant:
	of Property:
County	, Texas
Date of Surv	vey:
	pany" as used herein is the Title Insurance Company whose policy of title insurance is issued in reliance tements contained herein.
Before me, by me being	the undersigned notary for the State of personally appeared Affiant(s) who after g duly sworn, stated:
1.	I am an owner of the Property. (Or state other basis for knowledge by Affiant of the Property, such as lease, management, neighbor, etc. For example, "Affiant is the manager of the Property for the record title owners.")
2.	I am familiar with the property and the improvements located on the Property.
3.	I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.
4.	To the best of my actual knowledge and belief, since Date of the Survey, there have been no:  a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;
	<ul><li>b. changes in the location of boundary fences or boundary walls;</li><li>c. construction projects on immediately adjoining property(ies) which construction</li></ul>
	occurred on or near the boundary of the Property;
	<ul> <li>d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> </ul>
	EXCEPT for the following (If None, Insert "None" Below):
5.	I understand that Title Company is relying on the truthfulness of the statements made in this Affidavit to provide the area and boundary coverage and upon the evidence of the existing real property survey of the Property. This Affidavit is not made for the benefit of any other

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parties and this Affidavit does not constitute a warranty or guarantee of the location of

improvements.

I understand that I have no liability to Title Company should the information in this Affidavit be incorrect other than information that I personally know to be incorrect and which I do not

disclose to the Title Company.

(TXR 1907) 11-01-2024 Page 2 of 2



## ADDENDUM FOR SALE OF OTHER PROPERTY BY BUYER

#### TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)							
Α.	The contract is contingent upon Buyer's <b>receipt of the proceeds</b> from the sale of Buyer's property at  (Address) on or before,(the Contingency). If the Contingency is not satisfied or waived by Buyer by the above date, the contract will terminate automatically and the earnest money will be refunded to Buyer.							
	NOTICE: The date inserted in this Paragraph should be no later than the Closing Date specified in Paragraph 9 of the contract.							
В.	<b>3.</b> If Seller accepts a written offer to sell the Property, Seller shall notify Buyer (1) of such acceptance <b>AND</b> (2) that Seller requires Buyer to waive the Contingency. Buyer must waive the Contingency on or before the day after Seller's notice to Buyer; otherwise the contract will terminate automatically and the earnest money will be refunded to Buyer.							
C.	Buyer may waive the Contingency only by notifying Seller of the waiver and depositing \$ with escrow agent as additional earnest money. All notices must be in writing and are effective when delivered in accordance with the contract.							
D.	If Buyer waives the Contingency and fails to close and fund solely due to Buyer's non-receipt of proceeds from Buyer's sale of the Property described in Paragraph A, Buyer will be in default. If such default occurs, Seller may exercise the remedies specified in Paragraph 15 of the contract.							
Ε.	For purposes of this Addendum time is of the essence; strict compliance with the times for performance stated herein is required.							
Bu	yer Seller							
Bu	lyer Seller							
	This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trex.texas.gov) TREC No. 10-6. This form replaces TREC No. 10-5.							

(TXR-1908) 12-05-2011 TREC No. 10-6





## ADDENDUM FOR "BACK-UP" CONTRACT

## EQUAL HOUSING

#### TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)						
A.	The contract to which this Addendum is attached (the Back-Up Contract) is binding upon execution by the parties, and the earnest money and any Option Fee must be paid as follows:						
	(1) Buyer shall deliver the earnest money and Option Fee as provided in Paragraph 5 of the Back -Up Contract; and						
	(2) Buyer shall deliver additional earnest money of \$ and an additional Option Fee of \$ to Escrow Agent within days after the Amended Effective Date of the Back-Up Contract defined below.						
B.	If the last day to deliver the additional earnest money or the additional Option Fee falls on a Saturday, Sunday, or legal holiday, the time to deliver the additional earnest money or additional Option Fee, as applicable, is extended until the end of the next day that is not a Saturday, Sunday, or legal holiday.						
C.	The amount(s) Escrow Agent receives under Paragraph A(2) of this Addendum shall be applied first to the additional Option Fee and then to the additional earnest money.						
D.	Buyer authorizes Escrow Agent to release and deliver the additional Option Fee to Seller at any time without further notice to or consent from Buyer, and releases Escrow Agent from liability for delivery of the additional Option Fee to Seller. The additional Option Fee will be credited to the Sales Price at closing.						
E.	FAILURE TO TIMELY DELIVER ADDITIONAL EARNEST MONEY: If Buyer fails to deliver the additional earnest money within the time required, Seller may terminate this contract or exercise Seller's remedies under Paragraph 15, or both, by providing notice to Buyer before Buyer delivers the additional earnest money.						
F.	FAILURE TO TIMELY DELIVER ADDITIONAL OPTION FEE: If Buyer fails to deliver any required additional Option Fee within the time required, Buyer shall not have the unrestricted right to terminate this contract as provided in Paragraph 5(B) of the contract.						
G.	The Back-Up Contract is contingent upon the termination of a previous contract (the First Contract) dated,, for the sale of Property. Except as provided by this Addendum, neither party is required to perform under the Back-Up Contract while it is contingent upon the termination of the First Contract.						
H.	If the First Contract does not terminate on or before,, the Back-Up Contract terminates and the earnest money will be refunded to Buyer. Seller must notify Buyer immediately of the termination of the First Contract. For purposes of performance, the effective date of the Back-Up Contract changes to the date Buyer receives notice of termination of the First Contract (Amended Effective Date).						
l.	An amendment or modification of the First Contract will not terminate the First Contract.						
J.	If Buyer has the unrestricted right to terminate the Back-Up Contract, the time for giving notice of termination begins on the Effective Date of the Back-Up Contract, continues after the Amended Effective Date and ends upon the expiration of Buyer's unrestricted right to terminate the Back-Up Contract.						
nitial	ed for identification by Buyer and Seller TREC NO. 11-8						

Addendum for "Back-Up" Contract(Address of Pro	operty) 11-04-2024
K. For purposes of this Addendum, time is of the performance stated herein is required.	e essence. Strict compliance with the times for
Buyer	Seller
Buyer	Seller



This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 11-8. This form replaces TREC No. 11-7.

> TREC No. 11-8 TXR 1909



### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) (NOTICE: For use only when BUYER occupies the property for no more than 90 days PRIOR to the closing)

08-08-2022



#### **BUYER'S TEMPORARY RESIDENTIAL LEASE**

1.	PARTIES: The parties to this Lease are							
2.	<b>LEASE:</b> Landlord leases to Tenant the Property described in the Contract between Landlord as Seller and Tenant as Buyer known as							
3.	TERM: The term of this Lease commences and terminates as specified in Paragraph 18.							
4.	RENTAL: Rental will be \$ per day. Upon commencement of this Lease, Tenant shall pay to Landlord the full amount of rental of \$ for the anticipated term of the Lease (commencement date to the Closing Date specified in Paragraph 9 of the Contract). If the actual term of this Lease differs from the anticipated term, any additional rent or reimbursement will be paid at closing. No portion of the rental will be applied to payment of any items covered by the Contract.							
5.	DEPOSIT: Tenant has paid to Landlord \$ as a deposit to secure performance of this Lease by Tenant. If this Lease is terminated before the Closing Date, Landlord may use the deposit to satisfy Tenant's obligations under this Lease. Landlord shall refund to Tenant any unused portion of the deposit together with an itemized list of all deductions from the deposit within 30 days after Tenant (a) surrenders possession of the Property and (b) provides Landlord written notice of Tenant's forwarding address. If this Lease is terminated by the closing and funding of the sale of the Property, the deposit will be refunded to Tenant at closing and funding.  NOTICE: The deposit must be in addition to the earnest money under the Contract.							
6.	<b>UTILITIES:</b> Tenant shall pay all utility connections, deposits and charges except , which Landlord shall pay.							
7.	USE OF PROPERTY: Tenant may use the Property only for residential purposes. Tenant may not assign this Lease or sublet any part of the Property.							
8.	PETS: Tenant may not keep pets on the Property except							
9.								
10.	ALTERATIONS: Tenant may not: (a) make any holes or drive nails into the woodwork, floors, walls of ceilings (b) alter, paint or decorate the Property or (c) install improvements or fixtures without the prior written consent of Landlord. Any improvements or fixtures placed on the Property during the Lease become a part of the Property.							
11.	SPECIAL PROVISIONS:							
12.	INSPECTIONS: Landlord may enter at reasonable times to inspect, replace, repair or complete the improvements. Tenant shall provide Landlord door keys and access codes to allow access to the Property during the term of the Lease.							
13.	<b>LAWS:</b> Tenant shall comply with all applicable laws, restrictions, ordinances, rules and regulations with respect to the Property.							
14.	REPAIRS AND MAINTENANCE: Except as otherwise provided in this Lease, Tenant shall bear all expense of repairing, replacing and maintaining the Property, including but not limited to the yard, trees, shrubs, and all equipment and appliances, unless otherwise required by the Texas Property Code. Tenant shall promptly repair at Tenant's expense any damage to the Property caused directly or indirectly by any act or omission of the Tenant or any person other than the Landlord, Landlord's agents or invitees.							
Initi	aled for identification by Landlord and Tenant TREC NO. 16-6							

TXR 1911

Fax:

Buy	er's Temporary Residential Lease(Addres	Page 2 of 2 08-08-2022 ss of Property)								
15.	5. INDEMNITY: Tenant indemnifies Landlord from the claims of all third parties for injury or damage to the person or property of such third party arising from the use or occupancy of the Property by Tenant. This indemnification includes attorney's fees, costs and expenses incurred by Landlord.									
16.	. <b>INSURANCE</b> : Landlord and Tenant shall each maintain such insurance on the contents and Property as each party may deem appropriate during the term of this Lease. <u>NOTE</u> : CONSULT YOUR INSURANCE AGENT; POSSESSION OF THE PROPERTY BY BUYER AS TENANT MAY CHANGE INSURANCE POLICY COVERAGE.									
17.	'. DEFAULT: If Tenant fails to perform or observe any provision of this Lease and fails, within 24 hours after notice by Landlord, to commence and diligently pursue to remedy such failure, Tenant will be in default.									
18.	B. TERMINATION: This Lease terminates upon (a) closing and funding of the sale under the Contract, (b) termination of the Contract prior to closing, (c) Tenant's default under this Lease, or (d) Tenant's default under the Contract, whichever occurs first. Upon termination other than by closing and funding of the sale, Tenant shall surrender possession of the property.									
19.	operate to renew or extend this Lease. Tenant shall p	termination creates a tenancy at sufferance and will not ay \$ per day during the period of any didition to any other remedies to which Landlord is								
20.		al proceeding brought under or with respect to this Lease party all costs of such proceeding and reasonable								
21.		res Landlord to install smoke alarms in certain locations expressly waives Landlord's duty to inspect and repair								
22.	<b>SECURITY DEVICES:</b> The requirements of the Te apply to a residential lease for a term of 90 days or less	exas Property Code relating to security devices do not s.								
23.		TICE PURSUANT TO §92.0135, TEXAS PROPERTY rd's Floodplain and Flood Notice (TREC NO. 54-0 or								
24.	CONSULT YOUR ATTORNEY: Real estate licensee	es cannot give legal advice. This Lease is intended to be understand the effect of this Lease, consult your attorney								
25.	<b>NOTICES:</b> All notices from one party to the other hand-delivered at, or transmitted by facsimile or electrons.	must be in writing and are effective when mailed to, nic transmission as follows:								
To Landlord: To Tenant:										
Tabahan										
	Telephone:	Telephone:								
	Facsimile:									
	E-mail:	E-mail:								
	Landlord	Tenant								
	Landlord Tenant									



The form of this contract has been approved by the Texas Real Estate Commission. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC NO. 16-6. This form replaces TREC NO. 16-5.



#### **NOTICES REGARDING CONTINGENCY UNDER** ADDENDUM FOR SALE OF OTHER PROPERTY BY BUYER

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Seller:										
Re:	The contract concerning the Property at									
(1) (2)	Seller has accepted another written offer to purchase the Property. Buyer may waive the contingency by notifying Seller in writing of the waiver and depositing any required additional earnest money with the escrow agent within the time required under the Addendum for Sale of Other Property by Buyer.  If Buyer does not waive the contingency and deposit the additional earnest money within the time required, the contract will terminate and the earnest money will be refunded to Buyer.									
Seller		Date	Seller	Date						
B. Bu	yer's Response to Seller's N	lotice to Remove 0	Contingency:							
<u> </u>	Buyer waives the contingency	y and deposits the a	additional earnest	money with the escrow agent.						
<b>(2)</b>	Buyer does not waive the or refunded to Buyer.	contingency. The c	ontract is termin	ated and the earnest money will be						
Buyer		Date	Buyer	Date						

(TXR-1912) 02-01-18 Page 1 of 1



## SELLER'S NOTICE TO BUYER OF REMOVAL OF CONTINGENCY UNDER ADDENDUM FOR BACK-UP CONTRACT

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Seller: Buyer:					
Re:	The contract concerning the Prope				
In acco (1) (2) (3)	ordance with the "Addendum for Bac the First Contract is terminated; the contract with Buyer is no longer the effective date of the contract is notice is sent to Buyer).	r subject to the	e contingency desc	ribed in the addendum; and	e this
Seller		Date	Seller	D	ate

(TXR-1913) 4-26-04 Page 1 of 1



### **SELLER FINANCING ADDENDUM**



TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)
	Agreements for Seller Financing can be complicated and may be subject to laws regulating loans. CONSULT AN ATTORNEY AND A FINANCIAL PROFESSIONAL BEFORE SIGNING. Seller may have accounting or reporting obligations concerning the Seller Financing. TREC rules prohibit real estate brokers and agents from giving legal advice. READ THIS ADDENDUM CAREFULLY.
A.	CREDIT DOCUMENTATION. To establish Buyer's creditworthiness, Buyer shall deliver to Seller within days after the Effective Date of this contract, _ credit report _ verification of employment, including salary _ verification of funds on deposit in financial institutions _ current financial statement and
	Buyer hereby authorizes any credit reporting agency to furnish copies of Buyer's credit reports to Seller at Buyer's sole expense.
B.	BUYER'S CREDIT APPROVAL. If the credit documentation described in Paragraph A is not delivered within the specified time, Seller may terminate this contract by notice to Buyer given at any time before all of the required credit documentation is furnished, and the earnest money will be paid to Seller. If the credit documentation is delivered, and Seller determines in Seller's sole discretion that Buyer's credit is unacceptable, Seller may terminate this contract by notice to Buyer within 7 days after expiration of the time for delivery or its actual delivery, whichever is later, and the earnest money will be refunded to Buyer. If Seller does not terminate this contract, Seller will be deemed to have approved Buyer's creditworthiness.
C.	PROMISSORY NOTE. The promissory note in the amount of \$
	(1) In one payment due after the date of the Note with interest payable at maturity monthly quarterly (check one box only).
	(2) In monthly installments of \$ including interest plus interest (check one box only) beginning after the date of the Note and continuing monthly thereafter for months when the balance of the Note will be due and payable.
	(3) Interest only in monthly installments for the first month(s) and thereafter in installments of \$ including interest plus interest (check one box only) beginning after the date of the Note and continuing monthly thereafter for months when the balance of the Note will be due and payable.
D.	<b>DEED OF TRUST.</b> The deed of trust securing the Note will provide for the following:
	(1) PROPERTY TRANSFERS: (check one box only)
	(a) Consent Not Required: The Property may be sold, conveyed or leased without the consent of Seller, provided any subsequent buyer assumes the Note.
TXR-1	1914 Initialed for identification by Buyer and Seller TREC NO. 26-

Fax:

(4)	PRIOR LIENS:	Any	default	under	any	lien	superior	to	the	lien	securing	the	Note	will	be	а	default
	under the deed	of tru	ıst secur	ing the	Note	€.											

Buyer	Seller	
Buyer	Seller	



cost of escrow service.

The form of this contract has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 26-8. This form replaces TREC No. 26-7.

Forms Every Real

TXR-1914 TREC NO. 26-8



Buyer

Buyer

### ADDENDUM FOR COASTAL AREA PROPERTY

(SECTION 33.135, TEXAS NATURAL RESOURCES CODE)

#### TO CONTRACT CONCERNING THE PROPERTY AT

(Address of Property)

#### **NOTICE REGARDING COASTAL AREA PROPERTY**

1.	The real property described in and subject common boundary with the tidally influenced boundary is subject to change and can be det the ground made by a licensed state land surve from the sovereign. The owner of the property lose portions of the tract because of changes in	d submerged lands of the state. The ermined accurately only by a survey on eyor in accordance with the original grant or described in this contract may gain or						
The seller, transferor, or grantor has no knowledge of any prior fill as it relates to the property described in and subject to this contract except:								
3.	State law prohibits the use, encumbrance, con on, or over state-owned submerged lands by proper permission.							
4.	The purchaser or grantee is hereby advised other qualified person as to the legal nature notice on the property described in and subject the location of the applicable tide line as to the contract may be obtained from the surveying Austin.	and effect of the facts set forth in this ct to this contract. Information regarding property described in and subject to this						
		Seller						
		Seller						

This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 33-2 This form replaces TREC No. 33-1.

(TXR-1915) 12-05-2011 TREC No. 33-2



#### ADDENDUM FOR PROPERTY LOCATED SEAWARD OF THE GULF INTRACOASTAL WATERWAY

(SECTION 61.025, TEXAS NATURAL RESOURCES CODE) TO CONTRACT CONCERNING THE PROPERTY AT

(Address of Property)

#### DISCLOSURE NOTICE CONCERNING LEGAL AND ECONOMIC RISKS OF PURCHASING COASTAL REAL PROPERTY NEAR A BEACH

WARNING: THE FOLLOWING NOTICE OF POTENTIAL RISKS OF ECONOMIC LOSS TO YOU AS THE PURCHASER OF COASTAL REAL PROPERTY IS REQUIRED BY STATE LAW.

- READ THIS NOTICE CAREFULLY. DO NOT SIGN THIS CONTRACT UNTIL YOU FULLY UNDERSTAND THE RISKS YOU ARE ASSUMING.
- BY PURCHASING THIS PROPERTY, YOU MAY BE ASSUMING ECONOMIC RISKS OVER AND ABOVE THE RISKS INVOLVED IN PURCHASING INLAND REAL PROPERTY.
- IF YOU OWN A STRUCTURE LOCATED ON COASTAL REAL PROPERTY NEAR A GULF COAST BEACH, IT MAY COME TO BE LOCATED ON THE PUBLIC BEACH BECAUSE OF COASTAL EROSION AND STORM EVENTS.
- AS THE OWNER OF A STRUCTURE LOCATED ON THE PUBLIC BEACH, YOU COULD BE SUED BY THE STATE OF TEXAS AND ORDERED TO REMOVE THE STRUCTURE.
- THE COSTS OF REMOVING A STRUCTURE FROM THE PUBLIC BEACH AND ANY OTHER ECONOMIC LOSS INCURRED BECAUSE OF A REMOVAL ORDER WOULD BE SOLELY YOUR RESPONSIBILITY.

The real property described in this contract is located seaward of the Gulf Intracoastal Waterway to its southernmost point and then seaward of the longitudinal line also known as 97 degrees, 12', 19" which runs southerly to the international boundary from the intersection of the centerline of the Gulf Intracoastal Waterway and the Brownsville Ship Channel. If the property is in close proximity to a beach fronting the Gulf of Mexico, the purchaser is hereby advised that the public has acquired a right of use or easement to or over the area of any public beach by prescription, dedication, or presumption, or has retained a right by virtue of continuous right in the public since time immemorial, as recognized in law and custom.

The extreme seaward boundary of natural vegetation that spreads continuously inland customarily marks the landward boundary of the public easement. If there is no clearly marked natural vegetation line, the landward boundary of the easement is as provided by Sections 61.016 and 61.017, Natural Resources Code.

Much of the Gulf of Mexico coastline is eroding at rates of more than five feet per year. Erosion rates for all Texas Gulf property subject to the open beaches act are available from the Texas General Land Office.

State law prohibits any obstruction, barrier, restraint, or interference with the use of the public easement, including the placement of structures seaward of the landward boundary of the easement. OWNERS OF STRUCTURES ERECTED SEAWARD OF THE VEGETATION LINE (OR OTHER APPLICABLE EASEMENT BOUNDARY) OR THAT BECOME SEAWARD OF THE VEGETATION LINE AS A RESULT OF PROCESSES SUCH AS SHORELINE EROSION ARE SUBJECT TO A LAWSUIT BY THE STATE OF TEXAS TO REMOVE THE STRUCTURES.

The purchaser is hereby notified that the purchaser should: (1) determine the rate of shoreline erosion in the vicinity of the real property; and (2) seek the advice of an attorney or other qualified person before executing this contract or instrument of conveyance as to the relevance of these statutes and facts to the value of the property the purchaser is hereby purchasing or contracting to purchase.

Buyer	Seller
Buyer	Seller

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(TXR-1916) 12-05-2011



## ENVIRONMENTAL ASSESSMENT, THREATENED OR ENDANGERED SPECIES, AND WETLANDS ADDENDUM

#### TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)			
A.	ENVIRONMENTAL ASSESSMENT: Buyer, at Buyer's expense, may obtain an environmental assessment report prepared by an environmental specialist.			
B. THREATENED OR ENDANGERED SPECIES: Buyer, at Buyer's expense, may obtain a report from a natural resources professional to determine if there are any threatened or endangered species or their habitats as defined by the Texas Parks and Wildlife Department or the U.S. Fish and Wildlife Service.				
_ C.	WETLANDS: Buyer, at Buyer's expense, may obtain a report from an environmental specialist to determine if there are wetlands, as defined by federal or state law or regulation.			
and a	days after the effective date of the contract, Buyer may terminate the contract by ing Seller a copy of any report noted above that adversely affects the use of the Property notice of termination of the contract. Upon termination, the earnest money will be refunded			
to Buy	·			
to Buy	er.			
	er.			

(TXR-1917) 12-05-2011 TREC No. 28-2

## TREC

#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

### SHORT SALE ADDENDUM ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT



(Street Address and City)

- A. This contract involves a "short sale" of the Property. As used in this Addendum, "short sale" means that:
  - (1) Seller's net proceeds at closing will be insufficient to pay the balance of Seller's mortgage loan; and
  - (2) Seller requires:
    - (a) the consent of the lienholder to sell the Property pursuant to this contract; and
    - (b) the lienholder's agreement to:
      - (i) accept Seller's net proceeds in full satisfaction of Seller's liability under the mortgage loan; and
      - (ii) provide Seller an executed release of lien against the Property in a recordable format.
- B. As used in this Addendum, "Seller's net proceeds" means the Sales Price less Seller's Expenses under Paragraph 12 of the contract and Seller's obligation to pay any brokerage fees.
- C. The contract to which this Addendum is attached is binding upon execution by the parties and the earnest money and the Option Fee must be paid as provided in the contract. The contract is contingent on the satisfaction of Seller's requirements under Paragraph A(2) of this Addendum (Lienholder's Consent and Agreement). Seller shall apply promptly for and make every reasonable effort to obtain Lienholder's Consent and Agreement, and shall furnish all information and documents required by the lienholder. Except as provided by this Addendum, neither party is required to perform under the contract while it is contingent upon obtaining Lienholder's Consent and Agreement.
- D. If Seller does not notify Buyer that Seller has obtained Lienholder's Consent and Agreement on or before \_\_\_\_\_\_, this contract terminates and the earnest money will be refunded to Buyer. Seller must notify Buyer immediately if Lienholder's Consent and Agreement is obtained. For purposes of performance, the effective date of the contract changes to the date Seller provides Buyer notice of the Lienholder's Consent and Agreement (Amended Effective Date).
- E. This contract will terminate and the earnest money will be refunded to Buyer if the Lienholder refuses or withdraws its Consent and Agreement prior to closing and funding. Seller shall promptly notify Buyer of any lienholder's refusal to provide or withdrawal of a Lienholder's Consent and Agreement.
- F. If Buyer has the unrestricted right to terminate this contract, the time for giving notice of termination begins on the effective date of the contract, continues after the Amended Effective Date and ends upon the expiration of Buyer's unrestricted right to terminate the contract under Paragraph 5.
- G. For the purposes of this Addendum, time is of the essence. Strict compliance with the times for performance stated in this Addendum is required.
- H. Seller authorizes any lienholder to furnish to Buyer or Buyer's representatives information relating to the status of the request for a Lienholder's Consent and Agreement.
- I. If there is more than one lienholder or loan secured by the Property, this Addendum applies to each lienholder.

  Buyer

  Seller

Биуег	Seller
Buyer	Seller



The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms of contracts. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http:// www.trec.texas.gov) TREC No. 45-2. This form replaces TREC No. 45-1.





#### **LOAN ASSUMPTION ADDENDUM** TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)
A.	<b>CREDIT DOCUMENTATION.</b> To establish Buyer's creditworthiness, Buyer shall deliver to Seller within days after the Effective Date of this contract ☐ credit report ☐ verification of employment, including salary ☐ verification of funds on deposit in financial institutions ☐ current financial statement and ☐
	Buyer hereby authorizes any credit reporting agency to furnish copies of Buyer's credit reports to Seller and the noteholder(s) of the loan(s) being assumed at Buyer's sole expense.
В.	<b>BUYER'S CREDIT APPROVAL.</b> If the credit documentation described in Paragraph A is not delivered to Seller within the specified time, Seller may terminate this contract by notice to Buyer given at any time before all of the required credit documentation is furnished, and the earnest money will be paid to Seller. If the credit documentation is delivered, and Seller determines in Seller's sole discretion that Buyer's credit is unacceptable, Seller may terminate this contract by notice to Buyer within 7 days after expiration of the time for delivery or its actual delivery, whichever is later, and the earnest money will be refunded to Buyer. If Seller does not terminate this contract within the time specified, Seller will be deemed to have approved Buyer's creditworthiness.
C.	ASSUMPTION. At Closing, Buyer will assume in writing the following existing note(s) and all obligations imposed by the deed(s) of trust securing the notes assumed:  (1) The unpaid principal balance of a first lien promissory note payable to which unpaid balance at closing will be \$  The total current monthly payment including principal, interest and any reserve deposits is \$ Buyer's initial payment will be the first payment due after closing.
	(2) The unpaid principal balance of a second lien promissory note payable to which unpaid balance at closing will be \$  The total current monthly payment including principal, interest and any reserve deposits is \$ Buyer's initial payment will be the first payment due after closing.
	If the unpaid principal balance of any assumed loan as of the Closing Date varies from the loan balance stated above, thecash payable at closingSales Price will be adjusted by the amount of any variance. If the total principal balance of all assumed loans varies in an amount greater than \$ at closing, either party may terminate this contract and the earnest money will be refunded to Buyer unless the other party elects to pay the excess of the variance. Within 7 days after the Effective Date, Seller will deliver to Buyer copies of the note(s) to be assumed, the deed (s) of trust, and the most recent loan statement(s) from the lender.
D.	<b>LOAN ASSUMPTION TERMS.</b> Buyer may terminate this contract and the earnest money will be refunded to Buyer if the noteholder requires:  (1) payment of an assumption fee in excess of \$ in C(1) or \$ in C(2) and
	Seller declines to pay such excess, or  (2) an increase in the interest rate to more than % in C(1) or % in C(2), or  (3) any other modification of the loan documents.
E.	<b>CONSENT BY NOTEHOLDER.</b> If the noteholder fails to consent to the assumption of the loan, either Seller or Buyer may terminate this contract by notice to the other party and the earnest money will be refunded to the Buyer.
XR-1	919 Initialed for identification by Buyer and Seller TREC NO. 41-3

(Address of Property)

- **F. SELLER'S LIENS.** Unless Seller is released from liability on any assumed note, a vendor's lien and deed of trust to secure assumption will be required. The vendor's lien will automatically be released on delivery of an executed release by noteholder.
- **G. TAX AND INSURANCE ESCROW.** If noteholder maintains an escrow account for ad valorem taxes, casualty insurance premiums or mortgage insurance premiums, Seller shall transfer the escrow account to Buyer without any deficiency. Buyer shall reimburse Seller for the amount in the transferred accounts.

#### H. AUTHORIZATION TO RELEASE INFORMATION:

- (1) The lender(s) of note(s) being assumed are authorized to furnish to Seller or Buyer or their representatives information relating to the status of the consent to the assumption.
- (2) Seller and Buyer authorize the lender(s) of note(s) being assumed, Title Company, and Escrow Agent to disclose and furnish a copy of the closing disclosures and settlement statements to the parties' respective brokers and sales agents provided under Broker Information.

**NOTICE TO BUYER:** If you are concerned about the possibility of future adjustments, monthly payments, interest rates or other terms, do not sign the contract without examining the notes and deeds of trust.

**NOTICE TO SELLER:** Your liability to pay the notes assumed by Buyer will continue unless you obtain a release of liability from the noteholders. If you are concerned about future liability, you should use the TREC Release of Liability Addendum.

**DUE ON SALE NOTICE:** Any note to be assumed or the deed of trust securing the note may contain a provision, commonly known as a "due on sale" clause, stating that the noteholder may declare the note to be immediately due and payable upon conveyance of an interest in the Property. If the noteholder fails to consent to the sale and assumption of the loan, the noteholder may have the right to declare the entire note to be immediately due and payable in full.

Buyer	Seller
Buyer	Seller



This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate licensees. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 41-3. This form replaces TREC No. 41-2.

TXR-1919 TREC NO. 41-3



# ADDENDUM FOR RELEASE OF LIABILITY ON ASSUMED LOAN AND/OR RESTORATION OF SELLER'S VA ENTITLEMENT

#### TO CONTRACT CONCERNING THE PROPERTY AT

	(Address	of Property)		
A. RELEASE OF SELLER'S LIABILITY ON LOAN TO BE ASSUMED:				
	release of Seller's liability from (a) any conve been guaranteed by VA, or (c) FHA and any	effective date of this contract Seller and Buyer shall apply for entional lender, (b) VA and any lender whose loan has lender whose loan has been insured by FHA. Seller and nd documents. If any release of liability has not been ly)		
	(1) This contract will terminate and the earner	st money will be refunded to Buyer.		
	(2) Failure to obtain release approval will not delay closing.			
B. RESTORATION OF SELLER'S ENTITLEMENT FOR VA LOAN:				
		effective date of this contract Seller and Buyer shall apply for hall furnish all information and documents required by losing Date: (check one box only)		
	(1) This contract will terminate and the earner	st money will be refunded to Buyer.		
	(2) Failure to obtain restoration approval will	not delay closing.		
un		ment unless Buyer: (a) is a veteran, (b) has sufficient ualified. If Seller desires restoration of VA entitlement,		
Seller	shall pay the cost of securing the release and restor	ration.		
Seller's	r's deed will contain any loan assumption clause requ	uired by FHA, VA or any lender.		
Buyer		Seller		
D		Callan		
Buyer		Seller		
	contract forms. Such approval relates to this form onl estate licensees. No representation is made as to the	Commission for use with similarly approved or promulgated y. TREC forms are intended for use only by trained real legal validity or adequacy of any provision in any specific Texas Real Estate Commission, P.O. Box 12188, Austin, TX C No. 12-3. This form replaces TREC No. 12-2.		

(TXR-1920) 12-05-2011 TREC No. 12-3



#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

11-07-2022

## ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY OWNERS ASSOCIATION



(NOT FOR USE WITH CONDOMINIUMS)
ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

	(Name of Property Owners Association	(Association) and Phone Number)
	CURRENCE OF THE CONTRACTION OF T	, (rissosiaasii) aira i risiis i tarrissi)
	to the subdivision and bylaws and rules of the Associatio Section 207.003 of the Texas Property Code.	n" means: (i) a current copy of the restrictions applying n, and (ii) a resale certificate, all of which are described by
	the Subdivision Information to the Buyer. If Selle the contract within 3 days after Buyer receives occurs first, and the earnest money will be refu	of the contract, Seller shall obtain, pay for, and deliver redelivers the Subdivision Information, Buyer may terminate the Subdivision Information or prior to closing, whichever unded to Buyer. If Buyer does not receive the Subdivision of terminate the contract at any time prior to closing and the
	earnest money will be refunded to Buyer.  2. Within days after the effective date of copy of the Subdivision Information to the Selle	of the contract, Buyer shall obtain, pay for, and deliver a er. If Buyer obtains the Subdivision Information within the ract within 3 days after Buyer receives the Subdivision
	Information or prior to closing, whichever occurs Buyer, due to factors beyond Buyer's control, is r	s first, and the earnest money will be refunded to Buyer. If not able to obtain the Subdivision Information within the time rminate the contract within 3 days after the time required or
	3. Buyer has received and approved the Subdivisi does not require an updated resale certificate Buyer's expense, shall deliver it to Buyer within certificate from Buyer. Buyer may terminate this	on Information before signing the contract. Buyer  does e. If Buyer requires an updated resale certificate, Seller, at 10 days after receiving payment for the updated resale contract and the earnest money will be refunded to Buyer if
	Seller fails to deliver the updated resale certificat	•
	4. Buyer does not require delivery of the Subdivisio	ก เกtormation. :t on behalf of the parties to obtain the Subdivision
		ree for the Subdivision Information from the party
	obligated to pay.	or in the Casarrelen information from the party
pron (i) a	mptly give notice to Buyer. Buyer may terminate the cor any of the Subdivision Information provided was not true	material changes in the Subdivision Information, Seller shall ntract prior to closing by giving written notice to Seller if: e; or (ii) any material adverse change in the Subdivision
	rmation occurs prior to closing, and the earnest money will	y any and all Association fees, deposits, reserves, and other
	charges associated with the transfer of the Property not	to exceed \$ and Seller shall pay any riodic maintenance fees, assessments, or dues (including
D.	<b>AUTHORIZATION:</b> Seller authorizes the Association to updated resale certificate if requested by the Buyer, the not require the Subdivision Information or an updated res from the Association (such as the status of dues, special a waiver of any right of first refusal),   Buyer  Seller	release and provide the Subdivision Information and any e Title Company, or any broker to this sale. If Buyer does sale certificate, and the Title Company requires information assessments, violations of covenants and restrictions, and er shall pay the Title Company the cost of obtaining the
resp Prop	consibility to make certain repairs to the Property. If yo	ASSOCIATION: The Association may have the sole ou are concerned about the condition of any part of the buld not sign the contract unless you are satisfied that the
Buye	ver	Seller
		Seller

Fax:



#### SUBDIVISION INFORMATION, INCLUDING **RESALE CERTIFICATE FOR PROPERTY SUBJECT TO** MANDATORY MEMBERSHIP IN A PROPERTY OWNERS' ASSOCIATION

(Chapter 207, Texas Property Code)

Res at of by	sale Certificate concerning the Property (including any common areas assigned to the Property) located (Street Address), City
A.	The Property $\Box$ is $\Box$ is not subject to a right of first refusal (other than a right of first refusal prohibited by statute) or other restraint contained in the restrictions or restrictive covenants that restricts the owner's right to transfer the owner's property.
B.	The current regular assessment for the Property is \$ per
C.	A special assessment for the Property due after this resale certificate is delivered is \$
D.	The total of all amounts due and unpaid to the Association that are attributable to the Property is \$
E.	The capital expenditures approved by the Association for its current fiscal year are \$
F.	The amount of reserves for capital expenditures is \$
G.	Unsatisfied judgments against the Association total \$
H.	Other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association, there $\square$ are not any suits pending in which the Association is a party. The style and cause number of each pending suit is:
l.	The Association's board $\square$ has actual knowledge $\square$ has no actual knowledge of conditions on the Property in violation of the restrictions applying to the subdivision or the bylaws or rules of the Association. Known violations are
J.	The association has has not received notice from any governmental authority regarding health or building code violations with respect to the Property or any common areas or common facilities owned or leased by the Association. A summary or copy of each notice is attached.
K.	The amount of any administrative transfer fee charged by the Association for a change of ownership of property in the subdivision is \$ Describe all fees associated with the transfer of ownership (include a description of each fee, to whom each fee is payable and the amount of each fee)

(TXR-1923) 2-10-2014 TREC NO. 37-5

Fax:

Subdivision Information Concerning(Address of Property)			_Page 2 of 2	2-10-2014	
		(Address of P	operty)		
L. The Association's managing agent is			(Name of Agent)		
			(13.11)		
		(Mailing Address)			
	(Telephone Number)			(Fax Number)	
		(E-mail Address)			
M.	The restrictions do do not allow pay assessments.	foreclosure of the	Association's lien on	the Property	for failure to
	REQUIRED ATTACHMENTS:				
	1. Restrictions	5.	Current Operating Budg	get	
	2. Rules	6.	Certificate of Insura		ing Property mmon Areas
	3. Bylaws		and Facilities	nice for Col	IIIIIIOII Aleas
	4. Current Balance Sheet	7.	Any Governmental Housing Code Violation	Notices of	Health or
NC	OTICE: This Subdivision Information may	change at any time.  Name of Associate	ion		
		Name of Associat	IOII		
Ву	:				
Pri	nt Name:				
Titl	le:				
Da	te:				
Ма	ailing Address:				
E-r	mail:				
No	s form has been approved by the Texas Real Es representation is made as to the legal validity or D. Box 12188, Austin, TX 78711-2188, 512-936-3000 (h	adequacy of any provision	n in any specific transaction	. Texas Real Est	ate Commission,

(TXR-1923) 2-10-2014 TREC NO. 37-5



### APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC) FOR VOLUNTARY USE

#### **NON-REALTY ITEMS ADDENDUM**

#### TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)
convey to Buyer at closing the f	and other and good valuable consideration, Seller shall following personal property (specify each item carefully, include numbers, location, and other information):
Seller represents and warrants that and clear of all encumbrances.	at Seller owns the personal property described in Paragraph A free
Seller does not warrant or guarar conveyed by this document.	ntee the condition or future performance of the personal property
/er	Seller
/er	 Seller
	Seller represents and warrants the and clear of all encumbrances.  Seller does not warrant or guarar

(TXR-1924) 10-10-11 TREC NO. OP-M



#### **BUYER'S WALK-THROUGH, CONFIRMATION, AND ACCEPTANCE FORM**

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#### **CONCERNING THE PROPERTY AT**

NOTICE TO BUYER: The contract provides that the Seller will deliver possession of the Property to the Buyer in its present or required condition, ordinary wear and tear excepted. Before closing, the Buyer should verify that the condition of the Property meets the terms of the contract.

Du	yer should verify that the condition of the reporty meets the terms of the condition.		
A.	Inspections:		
	(1) The Property was inspected by an inspector or inspectors of Buyer's choice. Buyer has reviewed the inspection report(s).		
	(2) Buyer has chosen not to have the Property inspected.		
В.	Reinspections:		
	(1) After completion of agreed repairs, the Property was inspected by an inspector or inspectors of Buyer's choice. Buyer has reviewed the inspection report(s).		
	(2) Buyer has chosen not to have the Property reinspected.		
C.	Residential Service Contract:		
	(1) Buyer has purchased a residential service contract.		
	(2) Buyer has chosen not to purchase a residential service contract.		
D.	Before Closing Walk-Through:		
	(1) Buyer has walked through and reviewed the Property before closing on		
	(2) Buyer chooses not to walk through or review the Property before closing.		
E.	Sight Unseen:		
	(1) Buyer has visited and reviewed the Property in person.		
	(2) Buyer chooses not to visit or review the Property in person and is purchasing the Property sight unseen.		
F.	Acceptance: Buyer accepts the Property in its present condition.		
be pro	OTICE TO BUYER: The brokers have no knowledge of any defects in the Property other than what has en disclosed in the Seller's Disclosure Notice or other written information the brokers may have ovided. The brokers have no duty to inspect the property for unknown defects. It is the Buyer's sponsibility to have inspections completed.		
Bu	yer Date Buyer Date		

(TXR-1925) 07-08-22 Page 1 of 1



#### APPROXIMATION OF BUYER'S CLOSING COSTS

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The figures below are ap	proximates and are not	guaranteed. Actual costs and proceeds will vary.
Buyer:		
Property Address:		
Buyer's Anticipated Financing:	Conventional VA	FHA USDA Reverse Mortgage
, ,	Assumption Ov	vner Cash
Approximate Costs		Approximate Annual:
Attorney's Fees / Doc. Prep.		Taxes:
Brokers' Fees %		Insurance: %
Condo. Transfer Fee		Flood Ins.: %
Copies (Restrictions & Esmnts)		, , , , , , , , , , , , , , , , , , ,
Courier & Express Mail Fees		Prepaid Items
Escrow Fee (one-half)		Interest for days
Inspector Fees (Buyer's Insp.)		Tax Deposit ( mos.)
Lender & Loan Fees:		Hazard Ins. ( mos.)
Amortization Schedule Fee		Flood Ins. ( mos.)
Application Fee		Mortgage Insurance
Appraisal Fee		HOA fees (prorated)
Assumption Fee		
Credit Report Fee		Approximate Total Prepaids:
Discount Points %	-	7 Approximate Fotal Fropalac.
EPA Endorsmnt (new const.)		Approximate Total Cash Due at Closing
Final Inspection Fee		Sales Price
Flood Certificate Fee		Add Approximate Costs
Origination Fee%		Add Approximate Prepaids
Photo Fees		Less Loan Amount (
Processing Fee		Less Earnest Money ( )
Repairs Required by Lender		Less Option Fee (
Tax Deletion (new const.)		Less Items P.O.C.
		Less Para. 12 Allowances ( )
Termite Certificate Fee		Less Other Credits ( )
Underwriting Fee	_	Approximate Cash at Closing
Recording Fees		
Residential Service Contract		Approximate Monthly Payments ( % yrs)
Survey Fee		Principal & Interest
Taxes Due (Oct-Dec)		Escrow:
Title Policy - Mortgagee's		Taxes
5% of Owner Title P - Boundary Del.		Hazard Insurance
Wiring Fees		Flood Insurance
-		Mortgage Insurance
		HOA Fees
Total Approximated Costs		Approximate Monthly Payment
Buyer may be required to pay some of	costs directly to the	
service providers before closing.		
	Р	repared by:
(TXR-1936) 02-01-18	Buyer's Initials to acknowledg	e receipt: , Page 1 of 1



#### **RELOCATION ADDENDUM**

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#### ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

Α.	<b>ADDENDUM CONTROLS:</b> If any part of this addendum conflicts with a provision in the contract, this addendum will control.
В.	<b>RELOCATION TRANSACTION:</b> Seller has or will acquire the Property in a relocation transaction. Seller is not an occupant of the Property. Seller's obligations under the contract are SUBJECT to Seller becoming the contractual owner of the Property. If Seller is not or does not become the contractual owner of the Property on or before the Closing Date, the contract will be null and void.
C.	<b>PREQUALIFICATION LETTER:</b> If the contract is subject to Buyer obtaining Buyer Approval as provided in the Third Party Financing Addendum:
	(1) Buyer has delivered to Seller a conditional qualification letter on a form or in a format promulgated by the Texas Savings and Loan Department issued by a reputable lender.
	(2) Buyer shall be orally pre-qualified, at no cost or obligation to Buyer, for financing similar to the financing described in the Third Party Financing Addendum, by (lender's name and phone) which is is not Seller's affiliate.
D.	<b>CLOSING AGENT:</b> Unless Buyer's lender requires otherwise, the closing of the transaction described in the contract will be conducted by a closing agent of Seller's choice.
E.	<b>TITLE COMPANY &amp; COMMITMENT:</b> If Seller pays for the Title Policy, the Title Policy may, at Seller's option, be issued by the Title Company named in the contract or by any title insurance underwriter authorized to underwrite policies in the State of Texas that Seller chooses, provided that Buyer's lender does not object. For the reasons stated in Paragraph B above, Buyer acknowledges and agrees that the Property may be conveyed to Buyer by a person other than Seller. It is not grounds for the Buyer to object under Paragraph 6D of the contract if the Commitment shows title to the Property to be in the name of a person other than Seller.
F.	DISCLOSURE:
	<ul> <li>(1) Buyer acknowledges that:</li> <li>(a) Seller has or will acquire the Property as part of a relocation transaction;</li> <li>(b) Seller is not an occupant of the Property;</li> <li>(c) Seller is or may be a contractual owner of the Property or a representative of the legal title owner;</li> <li>(d) Seller has limited actual knowledge of the Property's condition;</li> <li>(e) the Property and its contents are not new and, except for any agreed repairs, are being sold AS IS in their present condition;</li> <li>(f) Seller has delivered to Buyer copies of Seller's Disclosure Documents, which are attached to and made a part of this Addendum;</li> <li>(g) Buyer has read and understands the Disclosure Documents;</li> <li>(h) the Sales Price and other terms of the contract were negotiated with Buyer's knowledge of the contents of the Disclosure Documents;</li> </ul>

(i) the Sales Price reflects the agreed-upon value of the Property AS IS, inclusive of all disclosures; and

Seller

Initialed for Identification by Buyer

(TXR-1941) 03-01-21

Relocation Addendum concerning	

- (j) neither the Seller nor Seller's agent has made any expressed or implied warranties or representations as to the Property's condition, except as given to Buyer in writing.
- (2) Buyer shall acknowledge receipt of the Disclosure Documents by initialing each document and signing the Disclosure Statement.
- (3) Buyer agrees that Buyer is not relying on the accuracy of the statements in the Disclosure Documents. Buyer may investigate the subject matter in the Disclosure Documents. Any obligation to make repairs based on the investigations or otherwise will be governed exclusively by Paragraph G.
- (4) At closing Buyer shall execute a Disclosure Acknowledgement that confirms that Buyer had the opportunity to review and investigate the matters in the Disclosure Documents. Buyer's closing of the transaction described in the contract constitutes Buyer's acceptance of the Property and Buyer's satisfaction or waiver of all investigations of matters in the Disclosure Documents.

#### G. REPAIRS:

(1)	Not later than 10 days after the Effective Date, Buyer may deliver to Seller: (i) a copy of all inspection
	reports; and (ii) a written list of any repairs to the Property that Buyer or Buyer's lender requires.
	Failure to deliver the inspection reports and the list of repairs within the time required will be deemed to
	be a waiver of Buyer's right to inspect and designate repairs.

(2) If Buyer ti	imely delivers the	information under G(1) and the cost to repair the items in the list of repairs
does not e	exceed \$	for treatment and repairs from wood-destroying insects and
\$		for all other repairs, Seller shall, not later than 5 days before closing notify
Buyer in v	vriting that Seller	shall:

- (a) repair the items in the list of repairs; or
- (b) give Buyer a credit for the items to be repaired in an amount that equals or exceeds estimates that Seller obtains from reputable contractors to complete the repairs.
- (3) If the cost to repair exceeds the amounts stated under G(2), Seller shall, not later than 5 days before closing, notify Buyer in writing that Seller shall:
  - (a) repair all of the items in the list of repairs;
  - (b) give Buyer a credit for all of the items designated on the list of repairs in an amount that equals or exceeds estimates that Seller obtains from reputable contractors to complete the repairs; or
  - (c) terminate this contract and the earnest money will be refunded to Buyer.
- (4) Seller is not liable for the quality of any repairs. Buyer shall look only to the contractor that performs a repair for the satisfaction of any claims that Buyer may have regarding repairs.
- (5) If a credit is given under G(2) or G(3):
  - (a) Buyer releases Seller of any obligation regarding repairs;
  - (b) the amount of the credit must be shown on the TILA-RESPA Closing Disclosure form; and
  - (c) the credit will be applied to Buyer's Expenses at closing and if Buyer's lender objects to the credit, the credit will be applied to the Sales Price with proportional adjustments in Paragraphs 3A and 3B of the contract.
- H. CLOSING: The closing of the transaction described in the contract and the acceptance of the deed to the Property by Buyer constitutes Buyer's acknowledgement that the condition of the Property and fixtures, equipment, appliances, and other tangible personal property on the Property are acceptable to Buyer. Seller shall have no further responsibility or obligation concerning the Property after closing. By closing, Buyer waives all rights Buyer may have against the Seller concerning the condition of the Property. This provision survives closing.

Relocation Addendum concerning	
--------------------------------	--

- I. POSSESSION: Notwithstanding which box is checked under Paragraph 10 of the contract, Seller shall deliver possession of the Property upon closing and funding. Buyer may not occupy the Property before closing and funding.
- **J. FINALITY OF PRORATIONS:** Notwithstanding Paragraph 13 of the contract, the parties will not adjust prorations after closing. Prorations made at closing in accordance with Paragraph 13 are final and are not adjustable except to correct errors in calculations made at closing.
- **K. NO MEDIATION:** Notwithstanding Paragraph 16 of the contract, any dispute involving Seller related to this contract will not be submitted to mediation.
- **L. NO OPTION:** The Buyer's right to a Termination Option under Paragraph 5 of the contract does not apply and any reference to such right or obligation is struck for all purposes.
- M. ACCEPTANCE OF OFFER: Buyer understands that Seller may have orally accepted an offer from Buyer to purchase the Property. Buyer gives Seller's broker permission to deposit the earnest money. Seller shall forward the executed contract to the Escrow Agent as soon as possible. However, both parties understand and agree that no binding and enforceable agreement exists between Seller and Buyer unless the contract is fully executed by Seller and notice of final acceptance is given to the Buyer or Buyer's broker.
- **N. FAXES:** Facsimile transmittals of signed documents are legally binding on the parties. At Seller's request, any documents transmitted by facsimile will be substantiated by original signatures as soon as reasonably practicable. The parties may not assert the use of facsimile transmittals as a defense to any dispute involving the contract of the Property and each party forever waives any such defense.
- O. SPECIAL PROVISIONS: (Inquire with the listing agent if the relocation company requires company-specific provisions.)
- **P. CONSULT AN ATTORNEY.** The Texas Real Estate Commission prohibits real estate license holders from giving legal advice. READ THIS ADDENDUM CAREFULLY. If you do not understand the effect of this addendum, consult your attorney BEFORE signing.

Buyer	Date	Seller	Date
Buyer	Date	Seller	Date

(TXR-1941) 03-01-21 Page 3 of 3



#### **NOTICE OF WITHDRAWAL OF OFFER**

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TO:		Buyer		Seller
FROM:		Buyer		Seller
RE: The offer concerning the Property at _				
Check only one box.				
A. This notice is to confirm that B offers/counteroffers to purchase of was communicated orally by giving notice to at(Time).	or sell the above-refe	renced Property.	The w	ithdrawal ( <i>Nam</i> e)
☐ B. The ☐ Buyer ☐ Seller withdown purchase or sell the above-referen	•	submitted offers/d	counte	roffers to
Buyer Seller	Date			
Buyer Seller	Date			

(TXR 1945) 2-1-18 Page 1 of 1





#### ADDENDUM CONCERNING RIGHT TO TERMINATE **DUE TO LENDER'S APPRAISAL**



Use only if the Third Party Financing Addendum is attached to the contract and the transaction does not involve FHA insured or VA guaranteed financing

CONCERNING THE PROPERTY AT:(Street Address and City)	
The financing described in the Third Party Financing Addendum attached to the contrabove-referenced Property does not involve FHA or VA financing. (Check one box only)	ract for the sale of the
(1) WAIVER. Buyer waives Buyer's right to terminate the contract under Third Party Financing Addendum if Property Approval is not obtained because the appraisal does not satisfy lender's underwriting requirements.	
If the lender reduces the amount of the loan due to the opinion of value, the Price is increased by the amount the loan is reduced due to the appraisal.	e cash portion of Sales
(2) <b>PARTIAL WAIVER.</b> Buyer waives Buyer's right to terminate the contract of the Third Party Financing Addendum if:	ct under Paragraph 2B
<ul> <li>Property Approval is not obtained because the opinion of value in the appraisal not satisfy lender's underwriting requirements; and</li> </ul>	does
(ii) the opinion of value is \$ or more.	
If the lender reduces the amount of the loan due to the opinion of value, the Price is increased by the amount the loan is reduced due to appraisal.	e cash portion of Sales
(3) ADDITIONAL RIGHT TO TERMINATE. In addition to Buyer's right Paragraph 2B of the Third Party Financing Addendum, Buyer may termin days after the Effective Date if:	
(i) the appraised value, according to the appraisal obtained by Buyer's lender, is le than \$; and	ss
(ii) Buyer delivers a copy of the appraisal to the Seller.	
If Buyer terminates under this paragraph, the earnest money will be refunded to Buyer.	
Buyer Seller	
Buyer Seller	
The form of this addendum has been approved by the Texas Real Estate Commission approved or promulgated forms of contracts. Such approval relates to this contract intended for use only by trained real estate license holders. No representation is made	form only. TREC forms are

adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate TEXAS REAL ESTATE COMMISSION Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 49-1.



#### ADDENDUM FOR AUTHORIZING HYDROSTATIC TESTING



CONCERNING THE PROPERTY AT:	(Street Address and City)
Consult a licensed plumber about the scope of hydro testing before signing this form.	static testing and risks associated with the
A. <u>AUTHORIZATION:</u> Seller authorizes Buyer, at Buyer's perform a hydrostatic plumbing test on the Property.	expense, to engage a licensed plumber to
B. ALLOCATION OF RISK:  (1) Seller shall be liable for damages caused by the hydrost (2) Buyer shall be liable for damages caused by the hydrost (3) Buyer shall be liable for damages caused by the exceed \$	tatic plumbing test.
Buyer	Seller
Buyer	Seller



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#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

8-13-18



## NOTICE OF SELLER'S TERMINATION OF CONTRACT CONCERNING THE CONTRACT FOR THE SALE OF THE PROPERTY AT

	(Street Address and City)	
ETWEEN THE UNDERSIGNED AND		
_		(BUYER)
Seller notifies Buyer that the contrac	t is terminated pursuant to the following:	
	the earnest money within the time required under time Seller provided this notice to Buyer.	er Paragraph 5 c
(2) Other (identify the parag	graph number of contract or the addendum):	
NOTE: This notice is not an e by the contract.	election of remedies. Release of the earnest me	oney is governe
CONSULT AN ATTORNEY B	BEFORE SIGNING: TREC rules prohibit rea	ıl estate licens
holders from giving legal advice. RE	AD THIS FORM CAREFULLY.	
Seller	Date Seller	Date



This form has been approved by the Texas Real Estate Commission for use with similarly approved or promulgated contract forms. Such approval relates to this form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not suitable for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC No. 50-0.



#### ADDENDUM REGARDING RESIDENTIAL LEASES



	EQUAL HOUSIN OPPORTUNITY OPPORTUNITY
CON	ERNING THE PROPERTY AT:
	(Street Address and City)
"Resident condition	al Lease" means any lease of the Property to a tenant including any addendum, amendment, or move-i form.
	ry not execute any new Residential Lease or amend any Residential Lease without Buyer's writte Existing Residential Leases will have the following status at closing. (Check only A or B)
de pe <b>o</b> i	ermination of Residential Leases: All Residential Leases must be terminated by closing. Seller sha eliver possession of the Property in accordance with Paragraph 10 of the contract with no tenant or otherson in possession or having rights to occupy the Property. [Notice: This paragraph will not ament terminate any existing lease. Consult an attorney and refer to the Residential Leases for right terminate before agreeing to this provision.]
aı	ssignment and Assumption of Residential Leases: Existing Residential Leases shall be assigned by Sellend assumed by Buyer at closing.  Delivery of Residential Leases:  (a) Buyer has received a copy of all Residential Leases.  (b) Buyer has not received a copy of all Residential Leases. Seller shall provide a copy of the Residential Leases within 3 days after the Effective Date. Buyer may terminate the contract within
	days after the date the Buyer receives the Residential Leases and the earnest money shall be refunded to Buyer.  (c) Seller provides Buyer with notice of the following oral Residential Lease(s) (or on the attache exhibit), identifying the name of the tenant(s), rental amount, and term
(2	At closing, Seller shall transfer security deposits (as defined under §92.102, Property Code), if any, to Buyer. At closing, Buyer shall deliver to the tenant a signed statement acknowledging that the Buyer has acquired the Property and is responsible for the return of the security deposit, and specifying the exact dollar amount of the security deposit.
(3	<ul> <li>Except as described below, and to Seller's knowledge for each Residential Lease:</li> <li>(a) the Residential Lease is in full force and effect;</li> <li>(b) no tenant is in default or in violation of the Residential Lease;</li> <li>(c) no tenant has prepaid any rent;</li> <li>(d) no tenant is entitled to any offset against rent;</li> <li>(e) there are no outstanding tenant claims against Seller involving the Property;</li> <li>(f) there are no pending disputes with any tenant or prior tenant; and</li> <li>(g) there are no other agreements, options, or rights outside the Lease between Landlord and Tenar regarding the Property.</li> <li>Explain if any of the above is not accurate (attach additional sheets if necessary):</li> </ul>
	Explain if any of the above is not accurate (attach additional sheets if necessary).
(4	Seller will promptly notify Buyer if Seller learns that any statement in Paragraph B(3) becomes untru after the Effective Date. Seller shall cure the condition making the statement untrue within 7 days after providing the notice to Buyer. If the statement remains untrue beyond the 7-day period, Buyer may as Buyer's sole remedy, terminate the contract within 5 days after the expiration of the 7-day period by delivering notice to the Seller and the earnest money will be refunded to Buyer. If Buyer does not terminate the contract within the time required, Buyer waives the right to terminate. The Closing Dat will be extended daily as necessary to afford the parties their rights and time to provide notices under this paragraph.
Buyer	Seller
Buyer	Seller



The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms of contracts. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.Ó. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 51-1.



TEXAS REAL ESTATE COMMISSION

#### ADDENDUM REGARDING FIXTURE LEASES



	CONC	ERNING THE PROPERTY AT:
		(Street Address and City)
A.	the:	d Fixtures are those fixtures in or on the Property that Seller leases and does not own, specifically solar panels, propane tanks, water softener, security system, stively, the Leased Fixtures). All rights to the Leased Fixtures are governed by Fixture Leases.
	(1)	At closing, Buyer shall assume and Seller shall assign to Buyer the following Fixture Leases solar panel lease, propane tank lease, water softener lease, security system lease Buyer shall pay the first for any cost necessary to assume or receive an assignment of the Fixture Leases and Seller shall pay the remainder. Buyer and Seller agree to sign any documents required by the lessor in the Fixture Leases to assume or assign the Fixture Leases.
	(2)	Prior to closing, Seller  will  will not remove the Leased Fixtures covered by the Fixture Leases that Buyer does not assume. Seller will repair any damage to the Property caused by any removal. Notice: Any Leased Fixture remaining in the Property are subject to the rights of the lessor under the Fixture Lease.
B.	(1)	ry of Fixture Leases:  Buyer has received a copy of all Fixture Leases Buyer has agreed to assume.  Buyer has not received a copy of all Fixture Leases Buyer has agreed to assume. Seller shall provide a copy of the Fixture Leases within 5 days after the Effective Date. Buyer may terminate the contract within 7 days after the date the Buyer receives the Fixture Leases and the earnes money shall be refunded to Buyer.  Seller provides Buyer with notice of the following oral Fixture Lease(s) (or on the attached
		exhibit), identifying the name of the lessee(s), rental amount, and term:
C.		sing, there will be no liens or security interests against Leased Fixtures which will not be satisfied the sales proceeds except for Leased Fixtures covered by Fixture Leases Buyer agrees to assume.
No	tice:	Seller and Buyer should consult with the lessor and their attorneys regarding the assignment, assumption, or termination of any Fixture Leases.
Bu	yer	Seller
Bu	yer	Seller
	TR	The form of this addendum has been approved by the Texas Real Estate Commission for use only with similarly approved or promulgated forms of contracts. Such approval relates to this contract form only. TREC forms are intended for use only by trained real estate license holders. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. It is not intended for complex transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 52-1.

TXR-1954 TREC NO. 52-1





## ADDENDUM CONTAINING NOTICE OF OBLIGATION TO PAY IMPROVEMENT DISTRICT



ASSESSMENT TO \_\_\_\_\_\_\_, TEXAS \_\_\_\_\_\_\_, TEXAS

#### CONCERNING THE FOLLOWING PROPERTY

	(insert property address)	
·	roperty described above, you are obligated to pay asses , Texas, for the costs of a portion of a public impro	
(insert name of municipality or county, as applicable services project (the "Authorized Ir	mprovements") undertaken for the benefit of the prop	
(insert name of public improvement district)	(the "District") created under (insert Subchapter A, Chapter 37	2, Local
MPROVEMENTS, WHICH MAY BE P FULL, IT WILL BE DUE AND PAYABLE	Code, as applicable)  LEVIED AGAINST YOUR PROPERTY FOR THE AU PAID IN FULL AT ANY TIME. IF THE ASSESSMENT IS NO IN ANNUAL INSTALLMENTS THAT WILL VARY FROM YEAR ITEREST PAID, COLLECTION COSTS, ADMINISTRATIVE CO	OT PAID IN R TO YEAR
The exact amount of the assessmer	nt may be obtained from	
	(insert name of municipality or county, as applic	able)
The exact amount of each annual install	(insert name of city council or co	
commissioners court, as applicable) in the ann	nual service plan update for the district. More information	ion about
	s and due dates, may be obtained from(insert name of municip	
	· · · · · · · · · · · · · · · · · · ·	
or county, as applicable)		
Your failure to pay any assessm	nent or any annual installment may result in penalties a	nd interest
being added to what you owe or in a lier	n on and the foreclosure of your property.	
Signature of Seller	Date Signature of Seller	Date
riginatan di di didina	2 and Cignature or Come.	2 5.15
he undersigned nurshager asknowledge	goe receipt of this notice before the effective date of a hinding	contract for
ne undersigned purchaser acknowledg ne purchase of the real property at the a	ges receipt of this notice before the effective date of a binding	Contract for
le purchase of the real property at the a	address described above.	
Signature of Buyer	Date Signature of Buyer	Date
	proved by the Texas Real Estate Commission for use with similarly approve	
	orms. Such approval relates to this form only. TREC forms are intended for state license holders. No representation is made as to the legal validity	
adequacy of any provi	ision in any specific transactions. It is not suitable for complex transacti	ons.
Texas Real Estate Co	ommission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (h EC No. 53-0.	.tp://

TXR 1955 TREC No. 53-0







#### **ADDENDUM FOR SECTION 1031 EXCHANGE**



CONCERNING THE PROPERTY AT:	
	(Street Address and City)
A. Seller Buyer intends to use this Property under Section 1031 of the Internal Revenue Code, as	to accomplish an exchange of like-kind properties amended.
• • • • • • • • • • • • • • • • • • • •	plish the exchange provided: (i) the non-exchanging ility; and (ii) closing will not be delayed as a result of
Buyer	Seller
Buyer	Seller



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TREC NO. 60-0 TXR 1956

#### T-47.1 RESIDENTIAL REAL PROPERTY DECLARATION IN LIEU OF AFFIDAVIT

(Provided in accordance with Texas Civil Practice and Remedies Code Section 132.001)

Declarant: Decscription of Property: Description of Property: Description of Property: Date of Survey:  Title Company" as used herein is the Title Insurance Company whose policy of title insurance is issued in reliance pon the statements contained herein.  The undersigned declares as follows:  1. I am an owner of the Property. (Or state other basis for knowledge of the Property, such as lease, management, neighbor, etc. For example, "Declarant is the manager of the Property for the record title owners.")  2. I am familiar with the property and the improvements located on the Property.  3. I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.  4. To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:  a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;  b. changes in the location of boundary fences or boundary walls;  c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;  d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):	Date: _		GF No		
Description of Property:  County	Declara	nt:			
Date of Survey:  Title Company" as used herein is the Title Insurance Company whose policy of title insurance is issued in reliance upon the statements contained herein.  The undersigned declares as follows:  1. I am an owner of the Property. (Or state other basis for knowledge of the Property, such as lease, management, neighbor, etc. For example, "Declarant is the manager of the Property for the record title owners.")  2. I am familiar with the property and the improvements located on the Property.  3. I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.  4. To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:  a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;  b. changes in the location of boundary fences or boundary walls;  c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;  d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):	Descrip	otion of P	roperty:		
Title Company" as used herein is the Title Insurance Company whose policy of title insurance is issued in reliance apon the statements contained herein.  The undersigned declares as follows:  1. I am an owner of the Property. (Or state other basis for knowledge of the Property, such as lease, management, neighbor, etc. For example, "Declarant is the manager of the Property for the record title owners.")  2. I am familiar with the property and the improvements located on the Property.  3. I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.  4. To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:  a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;  b. changes in the location of boundary fences or boundary walls;  c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;  d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):	County	·	, Texas		
<ol> <li>I am an owner of the Property. (Or state other basis for knowledge of the Property, such as lease, management, neighbor, etc. For example, "Declarant is the manager of the Property for the record title owners.")</li> <li>I am familiar with the property and the improvements located on the Property.</li> <li>I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.</li> <li>To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:         <ol> <li>construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;</li> <li>changes in the location of boundary fences or boundary walls;</li> <li>construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;</li> <li>conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> </ol> </li> <li>EXCEPT for the following (If None, Insert "None" Below):</li> </ol>	Date of	Survey:			
<ol> <li>I am an owner of the Property. (Or state other basis for knowledge of the Property, such as lease, management, neighbor, etc. For example, "Declarant is the manager of the Property for the record title owners.")</li> <li>I am familiar with the property and the improvements located on the Property.</li> <li>I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.</li> <li>To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:         <ol> <li>construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;</li> <li>changes in the location of boundary fences or boundary walls;</li> <li>construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;</li> <li>conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> </ol> </li> <li>EXCEPT for the following (If None, Insert "None" Below):</li> </ol>					
management, neighbor, etc. For example, "Declarant is the manager of the Property for the record title owners.")  2. I am familiar with the property and the improvements located on the Property.  3. I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.  4. To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:  a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;  b. changes in the location of boundary fences or boundary walls;  c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;  d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):	The un	dersigned	l declares as follows:		
<ol> <li>I am closing a transaction requiring title insurance and the proposed insured owner or lender has requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.</li> <li>To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:         <ol> <li>construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;</li> <li>changes in the location of boundary fences or boundary walls;</li> <li>construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;</li> <li>conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> </ol> </li> </ol> EXCEPT for the following (If None, Insert "None" Below):	1.	manage	ement, neighbor, etc. For example, "Declarant is the manager of the Property for the record title		
requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of Title Insurance upon payment of the promulgated premium.  4. To the best of my actual knowledge and belief, since the Date of the Survey, there have been no:  a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;  b. changes in the location of boundary fences or boundary walls;  c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;  d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):	2.	I am familiar with the property and the improvements located on the Property.			
<ul> <li>a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools, deckings, or other permanent improvements or fixtures;</li> <li>b. changes in the location of boundary fences or boundary walls;</li> <li>c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;</li> <li>d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> <li>EXCEPT for the following (If None, Insert "None" Below):</li> </ul>	3.	requested area and boundary coverage in the title insurance policy(ies) to be issued in this transaction. I understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. I understand that the owner of the property, if the current transaction is a sale, may request a similar amendment to the area and boundary coverage in the Owner's Policy of			
<ul> <li>pools, deckings, or other permanent improvements or fixtures;</li> <li>changes in the location of boundary fences or boundary walls;</li> <li>c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;</li> <li>d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> </ul> EXCEPT for the following (If None, Insert "None" Below):	4.	best of my actual knowledge and belief, since the Date of the Survey, there have been no:			
<ul> <li>c. construction projects on immediately adjoining property(ies) which construction occurred on or near the boundary of the Property;</li> <li>d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.</li> <li>EXCEPT for the following (If None, Insert "None" Below):</li> </ul>		a.			
or near the boundary of the Property;  d. conveyances, replattings, easement grants and/or easement dedications (such as a utility line) by any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):		b.	changes in the location of boundary fences or boundary walls;		
any party affecting the Property.  EXCEPT for the following (If None, Insert "None" Below):		c.			
		d.			
		EXC	EPT for the following (If None, Insert "None" Below):		
5. I understand that Title Company is relying on the truthfulness of the statements made in this Declaration					

Form T-47.1 Sec. V Effective November 1, 2024

warranty or guarantee of the location of improvements.

to provide the area and boundary coverage and upon the evidence of the existing real property survey of the Property. This Declaration is not made for the benefit of any other parties and does not constitute a

- 6. I understand that I have no liability to Title Company should the information in this Declaration be incorrect other than information that I personally know to be incorrect and which I do not disclose to the Title Company.
- 7. ALL STATEMENTS IN THIS DECLARATION ARE TRUE TO THE BEST OF MY KNOWLEDGE. I UNDERSTAND THAT ANY PERSON INTENTIONALLY MAKING A FALSE STATEMENT MAY BE LIABLE FOR ACTUAL AND/OR PUNITIVE DAMAGES.

My name is  My date of birth is and my address is	My name is  My date of birth is and my address is
I declare under penalty of perjury that the foregoing is true and correct.	I declare under penalty of perjury that the foregoing is true and correct.
Executed in County, State of, on the	Executed in County, State of, on theday of,
Signed:	Signed:
Declarant	Declarant



## **COMPENSATION AGREEMENT BETWEEN BROKER AND OWNER**

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS®, INC. IS NOT AUTHORIZED. ©Texas Association of REALTORS®, Inc. 2024

1.	PARTIES: The parties to this Agreement are:
	Owner:
	Address:
	Address:City. State. Zip:
	City, State, Zip: E-Mail/Fax:
	Broker:
	Address:
	City, State, Zip:
	City, State, Zip: E-Mail/Fax:
2.	<b>PROPERTY:</b> "Property" means the following real property in Texas, together with all its improvements and fixtures:
	City: County: Zip:
	Address: County: Zip: Zip: Legal Description (Identify exhibit if described on attachment):
	ASKING PRICE: Owner is presently asking:  A. \$ to sell the Property; and  B. \$ to lease the Property.
4.	REGISTRATION: Broker registers (Prospect) with Owner.
5.	TERM: This Agreement begins on and ends at 11:59 pm on
6.	<b>BROKER'S FEE:</b> Owner is not obligated to pay Broker a fee until such time as Broker's fee is Earned and Payable. Broker's fees are Earned when Owner enters into a binding agreement to sell or lease all or part of the Property at any price to Prospect or if Owner breaches this Agreement. Broker's fees are Payable in the amounts stated below at the specified times.
	<ul> <li>A. Sales: <ul> <li>(1) If Owner agrees to sell all or a part of the Property to Prospect at any price during the Term, Owne will pay Broker a fee equal to: <ul> <li>(a)</li></ul></li></ul></li></ul>

(TXR-2401) 06-24-24 Page 1 of 3

Compe	nsation Agreement concerning
В.	<u>Leases</u> :
	(1) Primary Lease:  (a) If Owner agrees to lease all or part of the Property to Prospect, on any terms, during the Term, Owner will pay Broker a fee equal to:  (1) % of one full month's rent Prospect is obligated to pay under the lease; (2) % of all rents Prospect is obligated to pay under the primary term of the lease; or (3)  (b) The fee is Payable during the Term or after it ends in accordance with the following schedule:  (1) in one payment upon  (2) in two payments as follows: one-half of the fee at the time the lease is executed and the remainder on the date the lease commences.
	(2) Renewals: If Prospect leases all or part of the Property during the Term and subsequently, either during the Term or after it ends, extends, renews, or expands the lease, (including new leases for more, less, or different space in the same building or complex), Owner will pay Broker, at the time the extension, renewal, or expansion commences, a fee equal to:  (a) % of one full month's rent Prospect is obligated to pay under the lease; (b) % of all rents to be paid for the term of the extension, renewal, or expansion; or (c)  (3) Subsequent Sale to a Tenant: If Prospect leases all or part of the Property during the Term and subsequently, either during the Term or after it ends, agrees to buy all or part of the Property within the term of the lease or within 180 days after the date the lease ends, Owner will pay Broker, at the closing of the sale, a fee equal to:  (a) % of the sales price; or (b)
	OTICE: If the Property is commercial property under Chapter 62, Property Code, Broker is entitled to claim lien against the Property to secure payment of an earned commission.
7. BI	ROKER'S REPRESENTATION:
A.	Owner acknowledges receipt of the attached <b>Information About Brokerage Services</b> which is incorporated into this Agreement for all purposes. During negotiations for the sale or lease of the Property, Broker:  (1) will represent Owner only.  (2) will represent Prospect only.  (3) will act as an intermediary between Owner and Prospect.
B.	If Broker acts as an intermediary, Broker will assist both Prospect and Owner in the sale or lease of the Property. Broker's fees will be paid by Owner as provided in Paragraph 6. Broker may appoint a licensed associate(s) of Broker to communicate with, carry out instructions of, and provide opinions and advice during negotiations to Owner and appoint another licensed associate(s) for the same purposes to Prospect. As an intermediary, Broker:  (1) may not disclose to Prospect that Owner will accept a price less than the asking price unless

(3) may not disclose any confidential information or any information Owner or Prospect specifically instruct Broker in writing not to disclose unless otherwise instructed in a separate writing by the respective party or required to disclose the information by the Real Estate License Act or a court order or if the information materially relates to the condition of the

(2) may not disclose to Owner that Prospect will pay a price greater than the price submitted in a written offer to Owner unless otherwise instructed in a separate writing by Prospect;

**Property.** (TXR-2401) 06-24-24

otherwise instructed in a separate writing by Owner;

		<ul><li>(4) shall treat all parties to the transaction honestly; and</li><li>(5) shall comply with the Real Estate License Act.</li></ul>
В.		DENDA: Addenda and other related documents which are part of this Agreement are Information Aboutokerage Services and
9.	ОТ	HER:
	B. C. D.	Entire Agreement: This document contains the entire agreement between the parties and may not be changed except by written agreement. This Agreement supersedes any prior agreement between the parties concerning the same subject matter.  Notices: Notices between the parties must be in writing and are effective when sent to the receiving party's address, fax, or e-mail specified in Paragraph 1.  Definition of Sell: "Sell" means to sell, agree to sell, convey, agree to convey, exchange, agree to exchange, transfer, or agree to transfer a legal or equitable interest either by written or oral agreement or option. The transfer of Owner's interest (stock or shares) in any entity that holds title to the Property for the purpose of conveying the Property to another person is a sale.  Disbursements: All fees to Broker under this Agreement are payable in cash in the county in which the Property is located. Owner authorizes Broker to instruct any escrow or closing agent to collect and disburse to Broker at closing the Broker's fees due under this Agreement. Paragraphs 6B(2) and 6B(3) survive termination of this Agreement. In the event of an exchange or breach of this Agreement, the asking price will be the sales price or rental rate for computing Broker's fees.  Related Parties: If a related party of Prospect agrees to buy or lease all or part of the Property during the Term, Broker will be entitled to all compensation under this Agreement as if Prospect had acquired the Property. "Related party" means any assignee of Prospect, any family member or relation or Prospect, any officer, director, or partner of Prospect, any entity owned or controlled, in whole or part, by Prospect, and any entity that owns or controls Prospect, in whole or part.  Additional Notices:  (1) Broker's fees or the sharing of fees between brokers are not fixed, controlled, recommended suggested, or maintained by the Association of REALTORS® or any listing service. Broker's fees are negotiable.
		provide the buyer with the promulgated lead hazard information pamphlet; and (b) disclose the presence of any known lead-based paint or lead-based paint hazards.  (3) Broker cannot give legal advice. This is a legally binding agreement. READ IT CAREFULLY If you do not understand the effect of this Agreement, consult your attorney BEFORE signing.

(TXR-2401) 06-24-24 Page 3 of 3

Date

License No.

Owner's Signature

Owner's Signature

Owner's Printed Name

Broker's ( or Broker's Associate's) Signature

Broker's Associate's Printed Name

Date

Date



## **COMPENSATION AGREEMENT BETWEEN BROKERS**

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1.	PAI	RTIES: The parties to this Agreement	are:		
	List	ing/Principal Broker:			
		Full Address:			
		Phone:	E-Mail/Fax:		
	Coc	operating Broker:			
		Phone:	F-Mail/Fax·		
2	PR	OPERTY: "Property" means the follow	ing real property	in Texas, together with all its improvements a	nd fixtures:
		Address or Description:	ing real property	in rexus, together with all its improvements a	ia iixtareo.
		or as described in an attached exhibit.			
3		GISTRATION: Cooperating Broker reg	nisters		
٠.		CICHATION. Cooperating Broker reg		(Client) with Listing/Principal Broker. Li	sting/Principal
	Bro	ker represents the owner of the Prope	rty (Owner), and	Cooperating Broker represents Client.	
4.	TEF	RM: This Agreement begins on		and ends at 11:59 pm on	
5.	СО	OPERATING BROKER'S FEES:			
	Α.	Fees: When Farned and Payable. Lis	ting/Principal Bro	oker will pay Cooperating Broker <i>(complete all</i>	that apply):
		(1) (Sale) % of the sales	s price <u>or</u> a flat fe	e of \$	
		(2) (Lease) % of one ful	I month's rent Cli	ent is obligated to pay under the lease $\operatorname{\underline{or}}$ \$ $\_$	
		(3)			<del>.</del>
		Cooperating Broker is the procuring of closes, either during the Term or after any fee if, through no fault of the Listing was impossible or financially unfeasing the cooperation of the procuring of the procuri	cause of the sale or it ends. Listing/ ing/Principal Brol sible for the List or closing age	at any price. Cooperating Broker's fees are or lease and (ii) when a lease is executed of Principal Broker is not obligated to pay Cooperating and in the exercise of good faith and reasing/Principal Broker to collect its fee under the authorized to pay Cooperating Broker is authorized to pay Cooperating Broker.	or when a sale erating Broker onable care, it the separate
	C.	Cooperating Broker will be entitled Property. "Related party" means any	to all compensa y assignee of Cl	urchase or lease all or part of the Property du ation under this Agreement as if Client had ient, any family member or relation of Clier colled by Client, in whole or part, and any entit	acquired the nt, any officer,
6.	EN.	TIRE AGREEMENT: This Agreement	is the entire agi	eement of the parties and may not be chang	ged except by
	writ	ten agreement. This Agreement sup		or agreement between the parties concern	
	sub	ject matter.			
List	ing/P	rincipal Broker's Printed Name	License No.	Cooperating Broker's Printed Name	License No.
		rincipal Broker's Signature oker's Associate)	Date	Cooperating Broker's Signature ( or Broker's Associate)	Date
<b>L</b>	J. DI	5.13. 3 . 100001a10)		( S. Broker & Addodiate)	
List	ing/P	rincipal Broker's Associate's Printed Name	License No.	Cooperating Broker's Associate's Printed Name	License No.
(TX	R-24	02) 08-23-24			Page 1 of 1



### REFERRAL AGREEMENT BETWEEN BROKERS

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1.	PARTIES: The	parties to this Agreemen	t are:		
	Receiving Broke	er:			
				License number:	
	Address:	7in:			
	City, State, Z	<u> </u>	<b></b>		
	Phone:	Mobile: _	E-Mail		
	Broker's Ass	ociate's name:		:License number:	
	Referring Broker	r:			
	A al alas a a a c			License number:	
	Address:	<b>7</b> 1			
	City, State, 2	<u>'IP:</u>	□ Mail		
	Proker's Ass	NODIIE: _	E-Mail	:License number:	
2.	PROSPECT: Th	e Prospect being referre	ed to Receiving Broker i	S:	
	Prospect Name:				
	Contact pers	son:			
	Address:				
	City, State, 2	Zip:			
	Phone:	Mobile:	E-Mail	:	
	Comments/Instr	uctions:			
3.	TERM: This Agree	ement begins on	and en	ds at 11:59 pm on	·
4.	connection with to a referral fee a Referring Broke during the Term Broker's fee is re	a real estate transaction and Receiving Broker wil r's fee is payable at the or after it ends, and is p eceived in multiple insta	involving Prospect during I pay Referring Broker's time Receiving Broker payable only from a por Ilments, Referring Broker	e or other payment for song the Term, Referring Burger in the amount and mureceives the Receiving tion of Receiving Broker's fee will be paid in prived by Receiving Broke	roker will be entitled anner stated below. Broker's fee, either 's fees. If Receiving oportion to the fees
	A. Sales:				
		ect enters into a bindin	g agreement to buy or	sell all or part of a pro	perty at any price,
		g Broker will pay Referri		D:	
	<b>=</b> ` ' <b></b>	% of Receiving Brok			
	(b)	% of the sales price.			
	(c)			· · · · · · ·	
	(2) Any escr	ow or closing agent may	pay Referring Broker's	fee from Receiving Brok	er's fee at closing.
	•		•	leases, and beneficial terr Broker will pay Referring	,
	(a)	% of Receiving Brok	er's fee		
	(b)		which Receiving Broker	's fee is calculated.	
(TX	(R-2405) 06-24-24	Initialed for Identification b	y Receiving Broker	and Referring Broker	 Page 1 of 2

Regis	stration Agreement concerning	
	` '	
		ct leases all or part of a property and later agrees to buy a Broker receives a fee, Receiving Broker will pay Referrin
(	<ul> <li>C. Transactions: Referring Broker will be entitle (Check one box only)</li> <li>one transaction during the Term.</li> <li>multiple transactions during the Term.</li> </ul>	ed to the fees stated in this Agreement in connection with:
	<b>SURVIVAL:</b> The obligations to pay fees earned paragraphs 4B(2) and 4B(3) will survive the term	ed during the Term and the obligations to pay fees undenination of this Agreement.
- 1 3	Term, Referring Broker will be entitled to all com the property. "Related party" means any assign	ect agrees to buy or lease all or part of a property during the pensation under this Agreement as if Prospect had acquire ee of Prospect, any family member or relation of Prospectentity owned or controlled, in whole or part, by Prospect, and ole or part.
7. \$	SPECIAL PROVISIONS:	
	<b>LICENSED BROKERS:</b> The parties to this Agr Texas or their respective state.	reement represent they are licensed real estate brokers i
	that may need to be provided are: A. Referring Broker's IRS Form (W-8 or W-9	enda that are part of this Agreement and other document ), if required (see <a href="www.irs.gov">www.irs.gov</a> for requirements)
L		
Rece	eiving Broker's Printed Name	Referring Broker's Printed Name
	eiving Broker's Signature Date  Receiving Broker's Associate)	Referring Broker's Signature Date (or Referring Broker's Associate)
Rece	siving Broker's Associate's Printed Name	Referring Broker's Associate's Printed Name

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# **Information About Brokerage Services**

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. An owner's agent fees are not set by law and are fully negotiable.

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. A buyer/tenant's agent fees are not set by law and are fully negotiable.

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:
  - that the owner will accept a price less than the written asking price;
  - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and
  - 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.

LICENSE HOLDER CONTACT INFORMATION: This notice is being provided for information purposes. It does not create an obligation for you to use the broker's services. Please acknowledge receipt of this notice below and retain a copy for your records.

Licensed Broker /Broker Firm Name o Primary Assumed Business Name	r License No.	Email	Phone
Timary Addanged Business Name			
Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
		Lynnemccarthy67@gmail.com	(281)914-0684
Sales Agent/Associate's Name	License No.	Email	Phone
	Buyer/Tenant/Seller/Landlord Initial	s Date	

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov



# NOTICE OF INFORMATION FROM OTHER SOURCES

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To:		
From:		(Broker)
Property Address:		
Date:		
		·
from		,
(2) Broker has relied on the attached in	formation and	does not know and has no reason to know that the
(3) Broker does not warrant or guaran attached information without verify		cy of the attached information. Do not rely on the y.
Broker		
Ву:		
Receipt of this notice is acknowledged by	:	
Signature	Date	
Signature	Date	

(TXR-2502) 7-16-08 Page 1 of 1



# APPROVED BY THE TEXAS REAL ESTATE COMMISSION NOTICE TO PROSPECTIVE BUYER

As required by law, I advise you to have the abstract covering the property known as	
(Address) examined	
by an attorney of your own selection OR you should be furnished with or obtain a policy of title insurance.	
If the property is situated in a Utility District, Chapter 49 of the Texas Water Code requires you to sign and acknowledge the statutory notice from the seller of the property relating to the tax rate, bonded indebtedness or standby fee of the District.	
If the property is in a public improvement district, the seller must give you written notice as required by §5.014, Property Code.	
DATED:,	
Brokerage Company Name	
Broker or Sales Associate	
I have received a copy of this <b>NOTICE TO PROSPECTIVE BUYER</b> .	
Prospective Buyer	
Prospective Buyer	



This form has been approved by the Texas Real Estate Commission (TREC) for use when a contract of sale has not been promulgated by TREC. The form should be presented before an offer to purchase is signed by the prospective buyer. Texas Real Estate Commission, P.O. Box 12188, Austin, Texas 78711-2188, 512-936-3000 (http://www.trec.texas.gov). TREC No. 57-0 replaces TREC No. OP-C.



# **INSPECTOR INFORMATION**

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TO:	( 🗌 Buyer 🗍 Seller)
FROM:	(Broker's Firm)
RE:	(Property)
DATE:	
other persons authorized by law to perform celelectricians, or plumbers). The list is not a com	by the Texas Real Estate Commission and may also include rtain inspections (for example, termite inspectors, engineers, uplete list of all inspectors that may perform inspections. You ample, the local telephone directory or the Internet).
This firm strongly recommends that you hire insp	ectors to help you evaluate the condition of the Property.
change with time and use. Inspectors are not reasonably observable at the time of inspection	and <i>visible</i> at the time of the inspections. Property conditions t likely to point out small problems or defects that are not n. Inspectors will not move furniture, appliances, permanent spectors nor real estate licensees can guarantee future
This firm does not recommend any particular inspection.	nspector and does not warrant the quality of any inspector's
It is recommended that you accompany the i questions about an inspection directly to your ins	inspectors during the inspections. You should address any pector.
Real estate licensees are not inspectors by virtue	e of their real estate licenses.
It may be necessary to make certain arrangement on utilities.	ents for the inspectors, such as providing access and turning
Receipt of this notice is acknowledged and:	I choose to hire an inspector.  I choose <u>not</u> to hire an inspector.
Buyer/Seller	Date
(T) (T)	



#### INFORMATION ABOUT MINERAL CLAUSES IN CONTRACT FORMS

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This form contains general information about mineral estates in published contract forms.

- 1. INTRODUCTION: Historically, buyers and sellers of property near urban areas have not been concerned about the conveyance or retention of mineral interests. Mineral interests for such properties may have been severed in the past or the value of the mineral interests may have been relatively insignificant. There has historically been little risk that the owner of the mineral interests under property near urban areas could or would access the surface of the property to drill or excavate for minerals (perhaps, because the property was too small to support such activity or because such activity may have been heavily regulated by a city). In recent years, the discovery of large mineral deposits near urban areas and advances in drilling technologies have led to increased exploration and drilling activities in and near urban areas. In turn, buyers and sellers of property in urban and suburban areas have raised questions as to whether it is best to convey or retain all or part of the mineral interests in a particular sale.
- 2. WHO OWNS THE MINERALS? Owners of property in or near urban areas typically are not aware of the precise extent of the mineral interests they may own. One may own all or only a portion of the mineral interests. Further, the mineral interests may have been leased. Determining who owns the mineral interests, whether the mineral interests have been leased, and who holds rights under any leases requires an expert (such as an oil and gas attorney) to review the chain of title and formulate an informed opinion.
- 3. CONTRACT FORMS: The residential contract forms promulgated by the Texas Real Estate Commission and the commercial contract forms published by Texas REALTORS® provide that the seller will convey to the buyer all of the seller's rights associated with the property, including all mineral interests and any rights held under any mineral leases by the seller. If a seller wishes to reserve all or a part of the mineral interests and rights held by the seller in a residential transaction, the seller must use the Texas Real Estate Commission's Addendum for Reservation of Oil, Gas, And Other Minerals (TREC No. 44-2, TXR No. 1905). If the addendum is not attached to the sales contract, the seller conveys to the buyer all of the mineral interests and rights held by the seller at the time of the transaction. In a farm & ranch transaction, the seller may use the TREC promulgated form, but may also use any addendum prepared by an attorney or by either party.
- **4. RESOURCES:** One may find information related to mineral estates and mineral leases through many sources, including but not limited to: (a) the Real Estate Research Center (<a href="www.recenter.tamu.edu">www.recenter.tamu.edu</a>); and (b) the Railroad Commission of Texas (<a href="www.rrc.texas.gov">www.rrc.texas.gov</a>). There are many other useful sources that one can access via the Internet through most Internet search engines.

Printed Name: \_\_\_\_\_ Printed Name: \_\_\_\_\_ Date

(TXR-2509) 10-18-2021 Page 1 of 1

The undersigned acknowledge receipt of this notice.



#### PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

# ADDENDUM FOR PROPERTY IN A PROPANE GAS SYSTEM SERVICE AREA

(Section 141.010, Utilities Code)

	(Street Address and City)
	NOTICE
The above referenced real property that	at you are about to purchase may be located in a
propane gas system service area, which	n is authorized by law to provide propane gas service
to the properties in the area pursuant	to Chapter 141, Utilities Code. If your property is
located in a propane gas system service	ce area, there may be special costs or charges that
you will be required to pay before you	can receive propane gas service. There may be a
period required to construct lines or other	er facilities necessary to provide propane gas service
to your property. You are advised to d	etermine if the property is in a propane gas system
service area and contact the distribution	n system retailer to determine the cost that you will
be required to pay and the period, if ar	ny, that is required to provide propane gas service to
your property.	
Buyer hereby acknowledges receipt of this rourchase of the above referenced real property	notice at or before execution of a binding contract for the or at the closing of the real property.
` '	es this notice to include a copy of the notice the cord in the real property records. A copy of the recorde
NOTE: Seller can obtain a copy of the where the property is located or from the	required recorded notice from the county clerk's offic ne distribution system retailer.
Duncar	Collor
Buyer	Seller
Buyer	Seller

(TXR-2514) 2/10/2014 TREC NO. 47-0



#### WIRE FRAUD WARNING

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# Buyers and Sellers Beware: Criminals are targeting real estate transactions. Don't be a victim of wire fraud.

What is wire fraud and how does it occur? Criminals are targeting real estate transactions by gaining access to electronic communications or sending emails that appear to be from a real estate agent, a title company, a lender, or another trusted source. These fraudulent emails seem legitimate and direct you to wire funds to a fraudulent account. Once you wire funds to the fraudulent account, your money is gone.

**How can you protect yourself from wire fraud?** You should not send personal information, such as bank account numbers or other financial information, via email or other unsecured electronic communication.

If you receive any electronic communication regarding wiring instructions, even if the communication appears to come from a legitimate source, you should verify the communication's authenticity prior to the transfer of funds in person or via phone call using a recognized phone number that is not found in the communication.

Notice: This brokerage will never use any electronic communications, such as email, text messages, or social media messages, to ask you to wire funds or provide personal information.

If you think you are being targeted in a wire fraud scam, immediately notify law enforcement, your lender, the title company, and your agent.

This form was provided by:	By signing below I acknowledge that I received, rea and understand this information and notice.	ad,
Broker's Printed Name	☐ Seller <b>X</b> Buyer	Date
By: Broker's Associate's Signature Date	Seller Buyer	Date

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