

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 reserve and retain implied rights of ingress and egress and of reasonable use of the Property (including surface materials) 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 contact 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.
	ONSULT AN ATTORNEY BEFORE SIGNING: TREC rules prohibit real estate licensees from giving legal vice. 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 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 may specific transactions. It is not intended for complex transactions. Texas Real Estate

TREC NO. 44-2

TAR 1905



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

THIRD PARTY FINANCING ADDENDUM

TO CONTRACT CONCERNING THE PROPERTY AT

	(Street Address and City)
pro	PE OF FINANCING AND DUTY TO APPLY AND OBTAIN APPROVAL: Buyer shall apply omptly for all financing described below and make every reasonable effort to obtain approval for the ancing, including but not limited to furnishing all information and documents required by Buyer's ider. (Check applicable boxes):
1	Conventional Financing:
ned ent bank in AM 10.	(a) A first mortgage loan in the principal amount of \$ (excluding any financed PMI premium), due in full in
CHI 15	contract is supremed of an income that the contract of the structure of the structure of
2.	Texas Veterans Loan: A loan(s) from the Texas Veterans Land Board of \$ for a period in the total amount of years at the interest rate established by the Texas Veterans Land Board.
3.	FHA Insured Financing: A Section FHA insured loan of not less than \$ (excluding any financed MIP), amortizable monthly for not less than years, with interest not to exceed % per annum for the first
	year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan.
4. hustings	year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan. VA Guaranteed Financing: A VA 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) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan.
□ 4.□ 5.	year(s) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the loan. VA Guaranteed Financing: A VA 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) of the loan with Origination Charges as shown on Buyer's Loan Estimate for the loan not to exceed % of the

Initialed for identification by Buyer

and Seller

TREC NO. 40-7 11-2-2015

Class forms

D	(Address of Property) APPROVAL OF FINANCING: Approval for the financing described above will be deemed to have
В.	been obtained when Buyer Approval and Property Approval are obtained.
	1. Buyer Approval:
	This contract is subject to Buyer obtaining Buyer Approval. If Buyer cannot obtain Buyer
	Approval, Buyer may give written notice to Seller within days after the effective
	date of this contract and this contract will terminate and the earnest money will be
	refunded to Buyer. If Buyer does not terminate the contract under this provision, 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.
	2. Property Approval: Property Approval will be deemed to have been obtained when the
	Property has satisfied lender's underwriting requirements for the loan, including but not
	limited to appraisal, insurability, and lender required repairs. If Property Approval is not
	obtained, Buyer may terminate this contract by giving notice to Seller before closing and the
	earnest money will be refunded to Buyer.
	3. Time is of the essence for this paragraph and strict compliance with the time for
	performance is required.
C.	SECURITY: Each note for the financing described above must be secured by vendor's and deed of trust liens.
D	FHA/VA REQUIRED PROVISION: If the financing described above involves FHA insured or VA
D.	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.
	(1) 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. (2) 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.
	(3) 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.
E.	AUTHORIZATION TO RELEASE INFORMATION:
	(1) 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.
	(2) Seller and Buyer authorize Buyer's lender, title company, and escrow agent to disclose and
	furnish a copy of the closing disclosures provided in relation to the closing of this sale to the
	parties' respective brokers and sales agents identified on the last page of the contract.
	Buyer Seller Sel
	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. 40-7. This form replaces TREC No. 40-6.



SELLER FINANCING ADDENDUM

TO CONTRACT CONCERNING THE PROPERTY AT

	(Address of Property)
Α.	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
× 1	authorizes any credit reporting agency to furnish copies of Buyer's credit reports to Seller at Buyer's sole expense.
3.	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 within 7 days after expiration of the time for delivery, and the earnest money will be paid to Seller. If the credit documentation is timely 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 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.
	PROMISSORY NOTE. The promissory note in the amount of \$ (Note), included in Paragraph 3B of the contract payable by Buyer to the order of Seller will bear interest at the rate of % per annum and be payable at the place designated by Seller. Buyer may prepay the Note in whole or in part at any time without penalty. Any prepayments are to be applied to the payment of the installments of principal last maturing and interest will immediately cease on the prepaid principal. The Note will contain a provision for payment of a late fee of 5% of any installment not paid within 10 days of the due date. Matured unpaid amounts will bear interest at the rate of 1½% per month or at the highest lawful rate, whichever is less. The Note will be payable as follows:
	(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.	DEED OF TRUST. 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.
	(b) Consent Required: If all or any part of the Property is sold, conveyed, leased for a period longer than 3 years, leased with an option to purchase, or otherwise sold (including any contract for deed), without Seller's prior written consent, which consent may be withheld in Seller's sole discretion, Seller may declare the balance of the Note.

(TXR-1914) Initialed for identification by Buyer _

and Seller

TREC NO. 26-7

(Address of Property)

to be immediately due and payable. The creation of a subordinate lien, any conveyance under threat or order of condemnation, any deed solely between buyers, or the passage of title by reason of the death of a buyer or by operation of law will not entitle Seller to exercise the remedies provided in this paragraph.

NOTE: Under (a) or (b), Buyer's liability to pay the Note will continue unless Buyer obtains a release of liability from Seller.

re	lease of liability from Seller.			
(2) TAX A	ND INSURANCE ESCROW: (chec	k one box only)		
(a)	Escrow Not Required: Buyer s become delinquent, evidence the Buyer shall annually furnish Sel a mortgagee loss payee.	nat all ad valorem ta ler evidence of paid-u	xes on the Property have	been paid. ig Seller as
	Escrow Required: With each inspart of the estimated annual active Property. Buyer shall pay any failure to pay the deficiency will to deposit any escrow payments lienholder. The casualty insurance	d valorem taxes and deficiency within 30 be a default under to for taxes and insura	casualty insurance premiudays after notice from Sel he deed of trust. Buyer is ance that are deposited with	ims for the ler. Buyer's not required
under	R LIENS: Any default under any the deed of trust securing the Note	operation of the place to the place of the p		
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	including interest [] pass interest state and state with the distribution of the Note and the will be specified by the state and the state an	Seller	on mouthly installments of \$ one of your properties of \$ one of your properties for a properties of the properties of th	
			Interest only in monthly met	

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. 26-7. This form replaces TREC No. 26-6.

(TXR-1914)

TREC NO. 26-7



LOAN ASSUMPTION ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT

-	(Address of Property)
A.	credit 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.	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 within 7 days after expiration of the time for delivery, and the earnest money will be paid to Seller. If the credit documentation is timely 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 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. Buyer's assumption of an existing note includes all obligations imposed by the deed of trust securing the note. (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 \$500 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.
D.	LOAN ASSUMPTION TERMS. 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.	CONSENT BY NOTEHOLDER. 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.
F.	and the second s

(TXR-1919) 12-05-2011 Initialed for identification by Buyer

and Seller

TREC NO. 41-2

(Address of Property)

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.

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.

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of eny varieties. If the folial panethold because out to secure out to an encount greater translation of all obtaining, which party may ferminate this contract and the series in namely of the refunded to Buyer others the other party elects to pay the excess of the younges.

LOAN ASSUMPTION TERMS. Some may terminate this contract, and the extremal measur will be

(1) proyect of an escurbollus fee as excess of \$\frac{1}{2}\$ or \$\frac{1}{

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

TO CONTRACT CONCERNING THE PROPERTY AT

_ A.	RELEASE OF SELLER'S LIABILITY ON LOAN TO BE ASSUMED: Within days after the effective date of this contract Seller and Buyer shall apply for			
	Within days after the effective date of this contract Seller and Buyer shall apply for			
	release of Seller's liability from (a) any conventional lender, (b) VA and any lender whose loan has been guaranteed by VA, or (c) FHA and any lender whose loan has been insured by FHA. Seller and Buyer shall furnish all required information and documents. If any release of liability has not been approved by the Closing Date: (check one box only)			
	(1) This contract will terminate and the earnest money will be refunded to Buyer.			
	(2) Failure to obtain release approval will not delay closing.			
В.	B. RESTORATION OF SELLER'S ENTITLEMENT FOR VA LOAN:			
	Within days after the effective date of this contract Seller and Buyer shall apply for restoration of Seller's VA entitlement and shall furnish all information and documents required by VA. If restoration has not been approved by the Closing Date: (check one box only)			
	(1) This contract will terminate and the earnest money will be refunded to Buyer.			
	(2) Failure to obtain restoration approval will not delay closing.			
un	DTICE: VA will not restore Seller's VA entitlement unless Buyer: (a) is a veteran, (b) has sufficient used VA entitlement and (c) is otherwise qualified. If Seller desires restoration of VA entitlement ragraphs A and B should be used.			
Seller	shall pay the cost of securing the release and restoration.			
Seller's	s deed will contain any loan assumption clause required by FHA, VA or any lender.			
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			

TREC No. 12-3



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

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

	(Street Addres	s and City)
	(Name of Property Owners Association	, (Association) and Phone Number)
	SUBDIVISION INFORMATION: "Subdivision Information to the subdivision and bylaws and rules of the Association	n" means: (i) a current copy of the restrictions applying on, and (ii) a resale certificate, all of which are described by
	Section 207.003 of the Texas Property Code. (Check only one box):	
	Within days after the effective date Subdivision Information to the Buyer. If Seller the contract within 3 days after Buyer receives occurs first, and the earnest money will be reference.	of the contract, Seller shall obtain, pay for, and deliver the delivers the Subdivision Information, Buyer may terminate the Subdivision Information or prior to closing, whicheve unded to Buyer. If Buyer does not receive the Subdivision by terminate the contract at any time prior to closing and the
	2. Within days after the effective date copy of the Subdivision Information to the Sel time required, Buyer may terminate the con Information or prior to closing, whichever occur Buyer, due to factors beyond Buyer's control, is required, Buyer may, as Buyer's sole remedy, to prior to closing, whichever occurs first, and the	of the contract, Buyer shall obtain, pay for, and deliver a ler. If Buyer obtains the Subdivision Information within the tract within 3 days after Buyer receives the Subdivision is first, and the earnest money will be refunded to Buyer. In not able to obtain the Subdivision Information within the time erminate the contract within 3 days after the time required of earnest money will be refunded to Buyer.
	does not require an updated resale certificate Buyer's expense, shall deliver it to Buyer with certificate from Buyer. Buyer may terminate this Seller fails to deliver the updated resale certificate.	
	 4. Buyer does not require delivery of the Subdivisi 	on Information.
	Information ONLY upon receipt of the required	ct on behalf of the parties to obtain the Subdivision fee for the Subdivision Information from the part
	promptly give notice to Buyer. Buyer may terminate the (i) any of the Subdivision Information provided was not Information occurs prior to closing, and the earnest mon	material changes in the Subdivision Information, Seller sha contract prior to closing by giving written notice to Seller i true; or (ii) any material adverse change in the Subdivision by will be refunded to Buyer.
	FEES: Except as provided by Paragraphs A, D and E, E associated with the transfer of the Property not to excee	luyer shall pay any and all Association fees or other charge d\$ and Seller shall pay any excess.
). E.	updated resale certificate if requested by the Buyer, the not require the Subdivision Information or an updated of from the Association (such as the status of dues, special	o release and provide the Subdivision Information and an ne Title Company, or any broker to this sale. If Buyer doe esale certificate, and the Title Company requires information al assessments, violations of covenants and restrictions, and ler shall pay the Title Company the cost of obtaining the
es	OTICE TO BUYER REGARDING REPAIRS BY THE	E ASSOCIATION: The Association may have the solou are concerned about the condition of any part of the hould not sign the contract unless you are satisfied that the
Bu	uyer	Seller
	uyer	Seller

(TXR-1922) 08-18-2014

TREC NO. 36-8



TEXAS ASSOCIATION OF REALTORS®

REQUEST FOR INFORMATION FROM AN OWNERS' ASSOCIATION

USE OF THIS FORM BY PERSONS WHO ARE NOT MEMBERS OF THE TEXAS ASSOCIATION OF REALTORS® IS NOT AUTHORIZED. ©Texas Association of REALTORS®, Inc. 2012

То:		(Owners' Association) (Address) (City, State, Zip)	
Re: NOTICE OF INTENDED	SALE/PURCHASE AND REQUEST	FOR INFORMATION	
This notice is to advise you t	nat I intend to Sell purchase the	Property at:	(Address) (City, State, Zip).
I am requesting the following	information:		
(1) a current copy of (2) a current copy of (3) a resale certificate Condominium Inform (1) a current copy of (2) a current copy of	the subdivision's restrictions; the bylaws and rules of the Owners' the that complies with §207.003, Properation, which includes: the condominium declaration; the bylaws and rules of the Condomite that complies with §82.157, Proper	erty Code. inium Association; and	
	est Condominium Information.		
Please deliver the information		(Broker Owner	☐ Buyer ☐ Closing Agent)
		(Address)	
-		(City, State, Zip)
	(phone)	(fax) (email).	
I understand that the Prope day after the date you receive	erty Code requires you to deliver the ve this written request.	requested information not	later than the 10th business
Please advise me and the first refusal or if the Owners	person to whom you will deliver th Association requires other information	ne information if the Owners on from me.	s' Association has a right of
Enclosed is \$	for the cost, if any, for the	e requested information.	
Owner		Date	
Buyer		Date	
Enclosure: TREC Resale C	ertificate (TAR No. 1921 for Condomi	niums; TAR No. 1923 for Su	bdivisions)
(TAR-1405) 3-2-12			Page 1 of 1



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

(Chapter 207, Texas Property Code)

of -	County of (Street Address), City Texas, prepared
by t	(Street Address), City , County of, Texas, prepared he property owners' association (Association).
	The Property is 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.
В.	The current regular assessment for the Property is \$ per
C.	A special assessment for the Property due after this resale certificate is delivered is \$payable as follows
	for the following purpose:
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 \$
	Unsatisfied judgments against the Association total \$
H.	Other than lawsuits relating to unpaid ad valorem taxes of an individual member of the association, there 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 has actual knowledge 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)
	the purvey based on the control plants the parents of parents of parents and more of of any six that he are

(TAR-1923) 2-10-2014

TREC NO. 37-5

ubdivision Information Concerning	(Address of Property) Page 2 of 2 2-10-2014
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The Association's managing agent is	NO. OF THE PARTY O
Water transport to William V	(Name of Agent)
	Personal state of the second second second second second
(300.2)	(Mailing Address)
	(Facilities)
	MARKET STATE OF THE STATE OF TH
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MC-LONE SCHOOL I	(E-mail Address)
The restrictions do do not allow for	reclosure of the Association's lien on the Property for failure
pay assessments.	
REQUIRED ATTACHMENTS:	
1. Restrictions	Current Operating Budget
2. Rules	6. Certificate of Insurance concerning Prope
Z. Kules	and Liability Insurance for Common Are
3. Bylaws	and Facilities
Current Balance Sheet	7. Any Governmental Notices of Health
	Housing Code Violations
NOTICE: This Subdivision Information may cha	ange at any time.
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	the Association of Intelligent and Intelligent Session of the Association III
postelecates and to sendment leuborished his t	Name of Association
Ву:	The Association's brond that union knowledge has n
Print Name:	Property in violetion of the restrictions montring to the sa
	ene emphisiary terrorum modelabasa A
Title:	
governmental authority regerding health or	
Date:artificial house as atare a find that	
	Provide an argumentation of Philos of Construction of the State of
Mailing Address:	The account of any administrative transfer for charged by the
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Mailing Address: E-mail: Address: Address:	ate commission for use only with similarly approved or promulgated contract fo
Mailing Address: E-mail: This form has been approved by the Texas Real Esta	ate commission for use only with similarly approved or promulgated contract for dequacy of any provision in any specific transaction. Texas Real Estate Commission://www.trec.texas.gov) TREC No. 37-5. This form replaces TREC No. 37-4.

(TAR-1923) 2-10-2014

TREC NO. 37-5



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

ADDENDUM FOR PROPERTY IN A PROPANE GAS SYSTEM SERVICE AREA

(Section 141.010, Utilities Code)

ONCERNING THE PROPERTY AT	(Street Address and City)
	NOTICE
The above referenced real property t	that you are about to purchase may be located in a
propane gas system service area, which	ch is authorized by law to provide propane gas service
to the properties in the area pursual	nt to Chapter 141, Utilities Code. If your property is
located in a propane gas system serv	vice area, there may be special costs or charges that
you will be required to pay before yo	ou can receive propane gas service. There may be a
period required to construct lines or of	ther facilities necessary to provide propane gas service
to your property. You are advised to	determine if the property is in a propane gas system
service area and contact the distribut	tion system retailer to determine the cost that you will
be required to pay and the period, if	any, that is required to provide propane gas service to
your property.	
surchase of the above referenced real proper Section 141.010(a), Utilities Code, requ	s notice at or before execution of a binding contract for the rty or at the closing of the real property. uires this notice to include a copy of the notice the record in the real property records. A copy of the recorder
NOTE: Seller can obtain a copy of the where the property is located or from	e required recorded notice from the county clerk's officent the distribution system retailer.
Buyer	Seller
Buyer	Seller
	s Real Estate Commission for use only with similarly approved or promulgated forms of

(TAR-2514) 2/10/2014

TREC NO. 47-0

Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 47-0.



ADDENDUM FOR AUTHORIZING HYDROSTATIC TESTING



CONCERNING THE PROPERTY AT:	(Street Address and City)
Consult a licensed plumber about the risks ass this form.	sociated with hydrostatic testing before signing
A. <u>AUTHORIZATION:</u> Seller authorizes Buyer, at Bu perform a hydrostatic plumbing test on the Property.	uyer's expense, to engage a licensed plumber to
B. ALLOCATION OF RISK: (1) Seller shall be liable for damages caused by the him (2) Buyer shall be liable for damages caused by the him (3) Buyer shall be liable for damages caused by exceed \$	
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.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 48-0.



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.

CONCERNING THE PROPERTY AT	-
THIS NOTICE IS A DISCLOSURE OF SELLER'S KNOWLEDGE OF THE CONDITION OF THE PROPERTY AS OF	THE
DATE SIGNED BY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUY	
THE PARTY OF THE P	(IFF

DATE SIGNED BY SELLER AND IS NOT A SUBSTITUTE FOR ANY INSPECTIONS OR WARRANTIES THE BUYER MAY WISH TO OBTAIN. IT IS NOT A WARRANTY OF ANY KIND BY SELLER, SELLER'S AGENTS, OR ANY OTHER AGENT.

Seller	is	is not	occupying the Property. If unoccupied (by Seller), how long since Seller has occupied the Property?
			(approximate date) or never occupied the Property

Section 1. The Property has the items marked below: (Mark Yes (Y), No (N), or Unknown (U).)

This notice does not establish the items to be conveyed. The contract will determine which items will & will not convey.

Item	Y	N	U
Cable TV Wiring	800	5 5 1 1 7	IIIE.
Carbon Monoxide Det.		1 13	
Ceiling Fans	89		illo.
Cooktop	SOLIT	P. 19	
Dishwasher		01710	
Disposal		E 46	
Emergency Escape Ladder(s)	140	ESPER	igt.
Exhaust Fans			
Fences			
Fire Detection Equip.	O'C	LA I	(Y)
French Drain	10		
Gas Fixtures		1	
Natural Gas Lines	-		-

CONCEDINO THE DECEDENT AT

Item	Y	N	U
Liquid Propane Gas:		100	
-LP Community (Captive)	200	16.25 24	27
-LP on Property	94	HOPP	HS.
Hot Tub	115	EBIL	DL:
Intercom System	0.00	4-1	
Microwave		15	32
Outdoor Grill	4.2	ny at	5
Patio/Decking			
Plumbing System			
Pool	100	193	1
Pool Equipment			
Pool Maint. Accessories			
Pool Heater			

Item	Y	N	U
Pump:sumpgrinder		n-s	100
Rain Gutters	800		2
Range/Stove		7.50	4
Roof/Attic Vents		SVIII	
Sauna	1 (35)	OR	
Smoke Detector	As A	SUN	H.
Smoke Detector - Hearing Impaired	Rensi	edi	0
Spa			
Trash Compactor			
TV Antenna	Descr	m	3
Washer/Dryer Hookup	12.00	675	No.
Window Screens	-	5	2
Public Sewer System		STEEL STEEL	

Item	Y	N	U	Additional Information			
Central A/C			21200	electric gas number of units:			
Evaporative Coolers				number of units:			
Wall/Window AC Units	HINT ITS			number of units:			
Attic Fan(s)		Hamil	V	if yes, describe:			
Central Heat				electric gas number of units:			
Other Heat				if yes, describe:			
Oven		-33		number of ovens:electricgasother:			
Fireplace & Chimney			142	wood gas logs mock other:			
Carport				attached not attached			
Garage		11.534		attached not attached			
Garage Door Openers				number of units:number of remotes:			
Satellite Dish & Controls				ownedleased from:			
Security System	BETAIN'S			owned leased from:			
Solar Panels			254	owned leased from:			
Water Heater				electric gas other: number of units:			
Water Softener	SELPS MECHA			owned leased from:			
Other Leased Items(s)			-	if yes, describe:			

(TXR-1406) 09-01-19

Initialed by: Buyer:

and Seller:

Page 1 of 6

Class forms

Underground Lawn Sprin					natic			200-2-1/2-1/2-1/2-1/2-1/2-1/2-1/2-1/2-1/2-1	The second secon		
Septic / On-Site Sewer Facility if y					if yes, attach Information About On-Site Sewer Facility (TXR-1407)						
Water supply provided by Was the Property built be (If yes, complete, sig	y: city efore 19 n, and a	78? ittach 1	yes no _ TXR-1906 co	un oncer	knowr ning le Age:	ead-based p	paint	haza	(appro	oxima	te)
Is there an overlay roc covering)?yes no	unkn	iown		ty (s	hingle				placed over existing shingles		
Are you (Seller) aware of are need of repair? ye	of any of es no	f the ite	ems listed in , describe (a	this ttach	Section	on 1 that ar onal sheets	e no	ot in w ecess	vorking condition, that have dary):	efects	, or
Tyringer Progerty?	efficient	8.001	r prot wert.	riels	8 vd	barque soni	The same	magn	Real selection los s	Mil	ihig
Section 2. Are you (Se aware and No (N) if you	eller) aw u are no	are of	any defect			nctions in		of the	e following? (Mark Yes (Y) i	you	are
Item v	Y	N	Item	1			Y	N	Item	Y	N
Basement			Floors	7	1.00	Senson (Pile	10.7	Sidewalks	V/ ml	5
Ceilings			Foundati	on / S	Slab(s)			Walls / Fences	A Done	-
Doors			Interior V					100	Windows	a Find	15
Driveways	WELL 1950		Lighting I		res		100	-53	Other Structural Components		En.
Electrical Systems	3 3 34 34 3		Plumbing			9.0				C. Daniel	50
Exterior Walls			Roof	, -,-				10.0		Maria	100
Section 3. Are you (So you are not aware.)	eller) av	vare o	f any of the	follo	wing	conditions	s? (I	Mark Y	Yes (Y) if you are aware and	NO (I	N) IT
Condition				Y	N	Condition	on	10/2		Y	N
Aluminum Wiring	1000					Radon Gas					-151
Asbestos Components	-					Settling					
	wilt	THE TRE				Soil Movement					
Endangered Species/Ha		Prope	erty			Subsurface Structure or Pits			71 2 7		
Fault Lines				-		Undergr	oun	d Stor	age Tanks		
Hazardous or Toxic Wa	ste		-			Unplatte	d Ea	aseme	ents		
Improper Drainage						Unrecor	ded	Easer	ments		
Intermittent or Weather Springs					1	Urea-for	mal	dehyd	le Insulation		
Landfill						Water D	ama	age No	ot Due to a Flood Event		
Lead-Based Paint or Lead-Based Pt. Hazards						Wetland	ls or	Prop	erty		
	oachments onto the Property			ALE:		Wood R	100		Tanoni o A	-	
Improvements encroach			property	lli da		Active in destroyi			of termites or other wood (WDI)	dis	
Located in Historic Distr	rict	- FIRM	-						nt for termites or WDI		
Historic Property Design					1	Control of the last			or WDI damage repaired		
Previous Foundation Re						Previou				100	
Previous Roof Repairs	opuns		77/0			The state of the s	0.0100	2007	amage needing repair		
Previous Other Structur	ral Repa	irs	mo	il bes			Block		Main Drain in Pool/Hot	ng ve	
Previous Use of Premis	ses for N	lanufa	cture		Total I		24	P. C.	Laborate Sea Control of the Control	10-1	

(TXR-1406) 09-01-19

Initialed by: Buyer:

and Seller:

Page 2 of 6

Concerning	the Property at
If the answe	r to any of the items in Section 3 is yes, explain (attach additional sheets if necessary):
	A DATE OF THE PARTY OF THE PART
*A single	blockable main drain may cause a suction entrapment hazard for an individual.
Section 4. which has necessary):	Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair, not been previously disclosed in this notice?yes no If yes, explain (attach additional sheets if
Apartmet.	Deput will are a store and a second of a property of a property and a public property of the p
A A STATE	CONTROL IN THE PARTY OF THE PAR
Section 5. wholly or p	Are you (Seller) aware of any of the following conditions?* (Mark Yes (Y) if you are aware and check artly as applicable. Mark No (N) if you are not aware.)
Y N	
da a cons	Present flood insurance coverage (if yes, attach TXR 1414).
	Previous flooding due to a failure or breach of a reservoir or a controlled or emergency release of water from a reservoir.
	Previous flooding due to a natural flood event (if yes, attach TXR 1414).
A TOTAL	Previous water penetration into a structure on the Property due to a natural flood event (if yes, attach TXR 1414).
- m - m/60 -	Locatedwhollypartly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE AO, AH, VE, or AR) (if yes, attach TXR 1414).
	Located wholly partly in a 500-year floodplain (Moderate Flood Hazard Area-Zone X (shaded)).
AND DESCRIPTION	Located wholly partly in a floodway (if yes, attach TXR 1414).
	Located wholly partly in a flood pool.
	Located wholly partly in a reservoir.
If the answ	er to any of the above is yes, explain (attach additional sheets as necessary):
Topolina ser	a for salabor, y agort up grozafic obsequir a strint grib ration lago rock to macen 164
	point for your miles parter as some and the second services.
	rposes of this notice:
which is	ar floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a special flood hazard area, 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, is considered to be a high risk of flooding; and (C) may include a regulatory floodway, flood pool, or reservoir.
area, w which is	ar floodplain" means any area of land that: (A) is identified on the flood insurance rate map as a moderate flood hazard hich is designated on the map as Zone X (shaded); and (B) has a two-tenths of one percent annual chance of flooding s considered to be a moderate risk of flooding.
subject	pool" means the area adjacent to a reservoir that lies above the normal maximum operating level of the reservoir and that is to controlled inundation under the management of the United States Army Corps of Engineers.
under t	insurance rate map" means the most recent flood hazard map published by the Federal Emergency Management Agency he National Flood Insurance Act of 1968 (42 U.S.C. Section 4001 et seq.).
of a riv as a 10	vay" means an area that is identified on the flood insurance rate map as a regulatory floodway, which includes the channe or or other watercourse and the adjacent land areas that must be reserved for the discharge of a base flood, also referred to O-year flood, without cumulatively increasing the water surface elevation more than a designated height.
"Reser	voir" means a water impoundment project operated by the United States Army Corps of Engineers that is intended to retain or delay the runoff of water in a designated surface area of land.

Initialed by: Buyer: __

(TXR-1406) 09-01-19

and Seller: _

Page 3 of 6

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 limite 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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a publication of the property than the property of the publication of the property that is larger than 500 gallons and that uses a publication of the property than the	provider, in	Have you (Seller) ever filed a claim for flood damage to the Property with any insurance cluding the National Flood Insurance Program (NFIP)?*yes no If yes, explain (attach additional ecessary):
Administration (SBA) for flood damage to the Property?yesno	Even wh risk, and structure	en not required, the Federal Emergency Management Agency (FEMA) encourages homeowners in high risk, moderate low risk flood zones to purchase flood insurance that covers the structure(s) and the personal property within the (s).
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 yes, complete the following: Name of association: Manager's name: Fees or assessments are: \$ per	Administra	tion (SBA) for flood damage to the Property?yesno If yes, explain (attach additional sheets as
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 yes, complete the following: Name of association: Manager's name: Phone: Fees or assessments are: \$ per and are: mandatory volunta 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 o 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 limite 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 environmenta 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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and th		
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Name of association:	an officer	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.
Fees or assessments are: \$ per		Name of association:
If the Property is in more than one association, provide information about the other associations below o 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:		Manager's name:Phone:Phone:
If the Property is in more than one association, provide information about the other associations below o 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 limite 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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a publication of the property is a publication of the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication is at the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication of the property that is larger than 500 gallons and that uses a publication is at the property that is larger than 500 gallons and that uses a publicatio		Fees or assessments are: \$perand are:mandatoryvoluntary
with others. If yes, complete the following:		If the Property is in more than one association, provide information about the other associations below or attach information to this notice.
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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a public larger than 500 gallons an		with others. If yes, complete the following:
 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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a public. 		Any notices of violations of deed restrictions or governmental ordinances affecting the condition or use of the Property.
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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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a public.		Any death on the Property except for those deaths caused by: natural causes, suicide, or accident unrelated to the condition of the Property.
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 remediation (for example, certificate of mold remediation or other remediation). Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a public.		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
	Annual control	Any rainwater harvesting system located on the Property that is larger than 500 gallons and that uses a public water supply as an auxiliary water source.
The Property is located in a propane gas system service area owned by a propane distribution system retailer.	manufacture and	The Property is located in a propane gas system service area owned by a propane distribution system retailer.
Any portion of the Property that is located in a groundwater conservation district or a subsidence district.		Any portion of the Property that is located in a groundwater conservation district or a subsidence district.
If the answer to any of the items in Section 8 is yes, explain (attach additional sheets if necessary):	If the once	

Concerning the Pro	perty at			Concerning the Property of
			REYUR	ADDITIONAL NOTICES TO
n periodo or cal	O OF THE PROPERTY.	AND THE THE POPE TOWN		PENTERNAS BEAST 967 (T)
STATE THE REAL PROPERTY.	THE PARTY OF THE PARTY.		THE PROPERTY OF THE PROPERTY O	POT ENGINEER SON CANONIL
Section 9. Seller	hashas	not attached a survey o	of the Property.	
persons who re	gularly provid	e inspections and w	eller) received any written ho are either licensed as If yes, attach copies and comple	inspectors or otherwise
Inspection Date	Туре	Name of Inspect	or Part and the state of the state of	No. of Pages
medicine no 3 as	VI CON STRUCT	Marin Report British Street Street	to the first territory to the contract of	somewhat gladge Flant S. (E)
to 11 Ido W ero	Participant to make	the standard part	glockett och averagent by p	and source of the last to
est of the control of	STATE CONTRACTOR	CALLED STREET MAIN	that and an excellent materials	Theresia I theresia
Note: A buye	er should not rely A buyer s	on the above-cited report hould obtain inspections f	s as a reflection of the current coron inspectors chosen by the bu	ondition of the Property. lyer.
Section 11. Chec	k any tax exemp	otion(s) which you (Selle	er) currently claim for the Prop	erty: ymm ymegan a thirt (e
Homestead	Magmos box a	Senior Citizen	Disabled	I stinos esu aiditempreo
Wildlife Mar	nagement	Agricultural	Disabled	
Other:	fielden) yneithin a	il to alleign femilia a	Unknow	natulistani, yaatimi a to'
which the claim v	vas made? y	es no If yes, explain: _	ST. DELL AN ADDRESS OF TAXABLE PROPERTY.	
		# snorty		2012013
Section 14. Does requirements of (Attach additional	Chapter 766 of	the Health and Safety C ary):	tectors installed in accordance ode?* unknown no ye	es. If no or unknown, explain
installed in a	ccordance with the	e requirements of the building and power source require	amily or two-family dwellings to have ng code in effect in the area in whic ments. If you do not know the build t your local building official for more i	ch the dwelling is located, ding code requirements in
family who wimpairment for the seller to	vill reside in the di rom a licensed phy install smoke dete	welling is hearing-impaired; vsician; and (3) within 10 day actors for the hearing-impaire	te hearing impaired if: (1) the buyer of (2) the buyer gives the seller written is after the effective date, the buyer n and and specifies the locations for ins is and which brand of smoke detectors	n evidence of the hearing nakes a written request for stallation. The parties may
Seller acknowledge the broker(s), has	ges that the state instructed or infl	ements in this notice are luenced Seller to provide i	true to the best of Seller's belief naccurate information or to omit	any material information.
alsti		referr to municipal	2 5174	te just to stury op.
Signature of Selle	r	Date	Signature of Seller	Semma 2 Date
Printed Name:			Printed Name:	ØF, FALDEL FIDAKE (DOT
/TYP-1406\ 09-01-1	IQ In	itialed by Buyer	and Seller:	Page 5 of 6

COM	cerning the Property at	Concerning the Phothers III
ADD	ITIONAL NOTICES TO BUYER:	
1	registered sex offenders are located in certain zip code For information concerning past criminal activity in	tabase that the public may search, at no cost, to determine if a areas. To search the database, visit www.txdps.state.tx.us . certain areas or neighborhoods, contact the local police
	mean high tide bordering the Gulf of Mexico, the Projection Act (Chapter 61 or 63 Natural Resources C	ord of the Gulf Intracoastal Waterway or within 1,000 feet of the perty may be subject to the Open Beaches Act or the Dune ode, respectively) and a beachfront construction certificate or improvements. Contact the local government with ordinance or more information.
	of the Texas Department of Insurance, the Property continue windstorm and hail insurance. A certificate of Continue windstorm and hail insurance. A certificate of Continue windstorm and hail insurance, the Property For more information please review in	state designated as a catastrophe area by the Commissioner y may be subject to additional requirements to obtain or compliance may be required for repairs or improvements to the formation Regarding Windstorm and Hail Insurance for texas Department of Insurance or the Texas Windstorm
(4)	This Property may be located near a military install	ation and may be affected by high noise or air installation
(4)	compatible use zones or other operations. Information in the most recent Air Installation Compa	tible Use Zone Study or Joint Land Use Study prepared the Internet website of the military installation and of the
	compatible use zones or other operations. Information available in the most recent Air Installation Compation a military installation and may be accessed on county and any municipality in which the military installation.	tion relating to high noise and compatible use zones is attible. Use Zone Study or Joint Land Use Study prepared the Internet website of the military installation and of the ation is located. The description is located. The description is located to boundaries, you should have those items items.
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Date Signature of Buyer Date Signature of Buyer Printed Name: Printed Name:

(TXR-1406) 09-01-19

Initialed by: Buyer:

and Seller:

Page 6 of 6

Class forms

EQUAL HOUSING OPPORTUNITY

APPROVED BY THE TEXAS REAL ESTATE COMMISSION

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

AD WARNING STATEMENT:	'Even purchaser of		
ed paint that may place young y produce permanent neurolog avioral problems, and impaired er of any interest in residential ed paint hazards from risk asset own lead-based paint hazards. A or to purchase."	o 1978 is notified the children at risk of degical damage, inclumemory. Lead poisor real property is requessments or inspection risk assessment or	at such property may present e eveloping lead poisoning. Lead p ding learning disabilities, redu ning also poses a particular risl duired to provide the buyer with ons in the seller's possession a inspection for possible lead-pain	xposure to lead from lead- poisoning in young children aced intelligence quotient, a to pregnant women. The an any information on lead- and notify the buyer of any
	y certified as required	by federal law.	
PRESENCE OF LEAD-BASED PA	AINT AND/OR LEAD-E and/or lead-based pai	BASED PAINT HAZARDS (check on the property of	ne box only): erty (explain):
RECORDS AND REPORTS AVA (a) Seller has provided the	ILABLE TO SELLER (e purchaser with all	check one box only): available records and reports p	
	or records pertaining	to lead-based paint and/or lead-	based paint hazards in the
2. Within ten days after the eff selected by Buyer. If lead-contract by giving Seller with money will be refunded to Buyer's ACKNOWLEDGMENT (ch. 1. Buyer has received copies of 2. Buyer has received the pampage of the provide Buyer with the fed.	fective date of this co- based paint or lead- itten notice within 14 lyer. eck applicable boxes): f all information listed a phlet <i>Protect Your Fam</i> Brokers have informed erally approved pan	based paint hazards are present days after the effective date of the above. Seller of Seller's obligations under applied on lead poisoning present.	t, Buyer may terminate this nis contract, and the earnest 42 U.S.C. 4852d to: vention; (b) complete this
cords and reports to Buyer perta- ovide Buyer a period of up to 1 dendum for at least 3 years following ERTIFICATION OF ACCURACY:	aining to lead-based 0 days to have the ng the sale. Brokers an The following person	paint and/or lead-based paint for Property inspected; and (f) retains a aware of their responsibility to en the ns have reviewed the information	n a completed copy of this sure compliance.
	Date	Seller	Date
	Date	Seller	Date
		Listing Broker	Date
	y produce permanent neurological problems, and impaired ler of any interest in residential sed paint hazards from risk assertion purchase." OTICE: Inspector must be properly interest. Inspector must be properly. OTICE: Inspector must be properly interest. Inspector must be properly. In the property interest. In the property interest. In the property. In the property interest interest. In the property interest interest. In the property in the property interest. In the property in the property interest. In the property interest. In the property in the p	y produce permanent neurological damage, inclu- navioral problems, and impaired memory. Lead poisor ler of any interest in residential real property is req- sed paint hazards from risk assessments or inspectic bown lead-based paint hazards. A risk assessment or or to purchase." PTICE: Inspector must be properly certified as required (ILLER'S DISCLOSURE: PRESENCE OF LEAD-BASED PAINT AND/OR LEAD-E (a) Known lead-based paint and/or lead-based paint (b) Seller has no actual knowledge of lead-based paint RECORDS AND REPORTS AVAILABLE TO SELLER (c) (a) Seller has provided the purchaser with all and/or lead-based paint hazards in the Property. PYER'S RIGHTS (check one box only): 1. Buyer waives the opportunity to conduct a risk at lead-based paint or lead-based paint hazards. 2. Within ten days after the effective date of this co- selected by Buyer. If lead-based paint or lead- contract by giving Seller written notice within 14 money will be refunded to Buyer. PYER'S ACKNOWLEDGMENT (check applicable boxes): 1. Buyer has received copies of all information listed at 2. Buyer has received the pamphlet Protect Your Fam ROKERS' ACKNOWLEDGMENT: Brokers have informed (b) provide Buyer with the federally approved pan Idendum; (c) disclose any known lead-based paint and cords and reports to Buyer pertaining to lead-based povide Buyer a period of up to 10 days to have the idendum for at least 3 years following the sale. Brokers an ERTIFICATION OF ACCURACY: The following person est of their knowledge, that the information they have providents.	y produce permanent neurological damage, including learning disabilities, redunavioral problems, and impaired memory. Lead poisoning also poses a particular rist ler of any interest in residential real property is required to provide the buyer with sed paint hazards from risk assessments or inspections in the seller's possession at own lead-based paint hazards. A risk assessment or inspection for possible lead-pain or to purchase." **TICE:* Inspector must be properly certified as required by federal law.** **LLER'S DISCLOSURE:** **PRESENCE OF LEAD-BASED PAINT AND/OR LEAD-BASED PAINT HAZARDS (check of a Known lead-based paint and/or lead-based paint hazards are present in the Property (b) Seller has no actual knowledge of lead-based paint and/or lead-based paint hazards. **RECORDS AND REPORTS AVAILABLE TO SELLER (check one box only):** **(a) Seller has provided the purchaser with all available records and reports property. **(b) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint hazards in the Property (list documents):** **(b) Seller has no reports or records pertaining to lead-based paint and/or lead-property. **(b) Seller has no reports or records pertaining to lead-based paint and/or lead-property. **(c) Seller has no reports or records pertaining to lead-based paint and/or lead-based paint or lead-based paint and/or lead-based paint or lead-based paint paint or lead-based paint paint or lead-based paint paint paint or lead-based paint pain

(TAR 1906) 10-10-11

TREC No. OP-L



AMENDMENT

TO CONTRACT CONCERNING THE PROPERTY AT

	(Stree	et Address and City)	
seller a	and Buyer amend the contract as follows	s: (check each applicable	box)
(1) The Sales Price in Paragraph 3 of the co			
A. Cash portion of Sales Price payab		le by Buyer at closing	\$
	B. Sum of financing described in the		
	C. Sales Price (Sum of A and B)	***************************************	\$
(2)	In addition to any repairs and treatme expense, shall complete the following	ents otherwise required trepairs and treatments:	by the contract, Seller, at Seller's
(4)	The date in Paragraph 9 of the contract The amount in Paragraph 12A(1)(b) of	the contract is changed t	o \$
(5)	The cost of lender required repairs a		on the attached list, will be paid
	as follows: \$	by Seller; \$	by Buyer.
☐ (7)	Buyer has paid Seller an additional Op- unrestricted right to terminate not be credited to the Sales Price. Buyer waives the unrestricted right to The date for Buyer to give written no	the contract on This add terminate the contract for	which the Option Fee was paid.
(9)	Other Modifications: (Insert only fact	ual statements and busin	ess details applicable to this sale.
	UTED the day of OF FINAL ACCEPTANCE.)		(BROKER: FILL IN THI
DATE	OF FINAL ACCEPTANCE.)	,, Seller	(BROKER: FILL IN THI
DATE	OF FINAL ACCEPTANCE.)		(BROKER: FILL IN THI
	OF FINAL ACCEPTANCE.)	Seller Seller	(BROKER: FILL IN THI

(TAR-1903)

TREC NO. 39-8



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

NON-REALTY ITEMS ADDENDUM

TO CONTRACT CONCERNING THE PROPERTY AT

F = 7 P L = 5 L L L L L L L L L L L L L L L L L	(Address of Property)	
For an additional sum of \$ convey to Buyer at closing the description, model numbers, serial	and other and good valuable consideration, Seller shall following personal property (specify each item carefully, include I numbers, location, and other information):	
Soller represents and warrants th	eat Seller owns the personal property described in Paragraph A free	
Seller represents and warrants that Seller owns the personal property described in Paragraph A free and clear of all encumbrances.		
 Seller does not warrant or guara conveyed by this document. 	antee the condition or future performance of the personal property	
uyer	Seller	
Buyer	Seller	
This form has been approved I	by the Texas Real Estate Commission for voluntary use by its	
inspectors are available at nor	es governing real estate brokers, salesperson and real estate minal cost from TREC. Texas Real Estate Commission, P.O. 1-2188, 512-936-3000 (HYPERLINK "http://www.trec.texas.gov"	

(TXR-1924) 10-10-11

http://www.trec.texas.gov)

TREC NO. OP-M

U.S. Department of Housing and Urban Development Federal Housing Administration (FHA)

For Your Protection: **Get a Home Inspection**

Why a Buyer Needs a Home Inspection

A home inspection gives the buyer more detailed information about the overall condition of the home prior to purchase. In a home inspection, a qualified inspector takes an in-depth, unbiased look at your potential new home to:

Evaluate the physical condition: structure, construction, and mechanical systems; Identify items that need to be repaired or replaced; and Estimate the remaining useful life of the major systems, equipment, structure, and finishes.

You Must Ask for a Home Inspection

A home inspection will only occur if you arrange for one. FHA does not perform a home inspection. Decide early. You may be able to make your contract contingent on the results of the inspection.

Appraisals are Different from Home Inspections

An appraisal is different from a home inspection and does not replace a home inspection. Appraisals estimate the value of the property for lenders. An appraisal is required to ensure the property is marketable. Home inspections evaluate the condition of the home for buyers.

FHA Does Not Guarantee the Value or Condition of your Potential New Home

If you find problems with your new home after closing, FHA cannot give or lend you money for repairs, and FHA cannot buy the home back from you. Ask a qualified home inspector to inspect your potential new home and give you the information you need to make a wise decision.

Radon Gas Testing

The United States Environmental Protection Agency and the Surgeon General of the United States have recommended that all houses should be tested for radon. For more information on radon testing, call the toll-free National Radon Information Line at 1-800-SOS-Radon or 1-800-767-7236.

Ask your home inspector about additional health and safety tests that may be relevant for your home.

Be an Informed Buyer

It is your responsibility to be an informed buyer. You have the right to carefully examine your potential new home with a qualified home inspector. To find a qualified home inspector ask for references from friends, realtors, local licensing authorities and organizations that qualify and test home inspectors.



HUD-92564 (6/14)





INSPECTOR INFORMATION

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O:	(Buyer Seller)
ROM:	(Broker's Firm)
RE:	(Property)
DATE:	
other persons authorized by law to perform cell	by the Texas Real Estate Commission and may also include rtain inspections (for example, termite inspectors, engineers, aplete 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	pectors to help you evaluate the condition of the Property.
Inspections are of conditions which are present change with time and use. Inspectors are no	and visible at the time of the inspections. Property conditions at likely to point out small problems or defects that are not on. Inspectors will not move furniture, appliances, permanent spectors nor real estate licensees can guarantee future
inspection.	inspector and does not warrant the quality of any inspector's
It is recommended that you accompany the questions about an inspection directly to your ins	inspectors during the inspections. You should address any spector.
Real estate licensees are not inspectors by virtu	e of their real estate licenses.
	nents for the inspectors, such as providing access and turning
Receipt of this notice is acknowledged and:	I choose to hire an inspector. I choose not to hire an inspector.
Buyer/Seller	Date
	Dans 4 of
(TXR-2506) 01/01/14	Page 1 of



Notice to a Purchaser of Real Property in a Water District

Note: This Notice should be comp	leted and given to a prospective purchaser and should be attached as a separat	aser prior to execution of a binding contract e portion of a purchase contract. Please see	ct of sale and purchase, should NOTE at bottom of page.
1) The real property, described belodistrict has taxing authority separate an unlimited rate of tax in payment on each state, is any portion of bonds issued that are approved by the voters and which of all bonds issued for one or as a separate of the second sec	ow, that you are about to purchase is from any other taxing authority and may of such bonds. As of this date, the rat \$100 of assessed valuation. If the distribution each \$100 of assessed valuation. To a payable solely from revenues received have been or may, at this date, be issumore of the specified facilities of the	located in the	District. The nited amount of bonds and levy operty located in the district is ent projected rate of tax, as of nding bonds and any bonds or act with a governmental entity, regate initial principal amounts part from property taxes is
services available but not connecte utilize the utility capacity available the most recent amount of the stan	d and which does not have a house, by to the property. The district may exerci- dby fee is \$ An under the property.	erty in the district that has water, sanitary suilding, or other improvement located their se the authority without holding an election inpaid standby fee is a personal obligation. Any person may request a certificate from	n on the matter. As of this date, n of the person that owned the
3) Mark an "X" in one of the follow	ving three spaces and then complete as i	nstructed.	
Notice for Districts Located i Notice for Districts Located Not Located within the Corp	n Whole or in Part within the Corpor in Whole or in Part in the Extrater porate Boundaries of a Municipality (ate Boundaries of a Municipality (Comp ritorial Jurisdiction of One or More H Complete Paragraph B).	ome-Rule Municipalities and
Notice for Districts that an	re NOT Located in Whole or in of One or More Home-Rule Municipal	Party within the Corporate Boundari	es of a Municipality or the
the district are subject to the taxes	whole or in part within the corporate be imposed by the municipality and by the lity may be dissolved by municipal ordi	undaries of the City of district until the district is dissolved. By I nance without the consent of the district or	. The taxpayers of aw, a district located within the the voters of the district.
located in the extraterritorial jurisd district is annexed, the district is dis	ssolved.	ed without the consent of the district or th	
bonds payable in whole or in part	from property taxes. The cost of these	od control facilities and services within the utility facilities is not included in the purch escription of the property you are acquiring	hase price of your property, and
Signature of Seller	Date	Signature of Seller	Date
TIME. THE DISTRICT ROUTING EACH YEAR, EFFECTIVE FOR ADVISED TO CONTACT THE INFORMATION SHOWN ON THE	ELY ESTABLISHES TAX RATES DO R THE YEAR IN WHICH THE TA DISTRICT TO DETERMINE THE IIS FORM.	THIS FORM IS SUBJECT TO CHANGE URING THE MONTHS OF SEPTEMBEI X RATES ARE APPROVED BY THE STATUS OF ANY CURRENT OR PRO	DISTRICT, PURCHASER IS PROSED CHANGES TO THE
The undersigned purchaser hereby real property described in such not	acknowledges receipt of the foregoing ice or at closing of purchase of the real	notice at or prior to execution of a binding property.	contract for the purchase of the
Signature of Purchaser	Date	Signature of Purchaser	Date
an addendum or paragraph of a propose to provide one or more of taxes, a statement of the district's the commission to adopt and import to be given to the prospective pure	our chase contract, the notice shall be earlier the specified facilities and services, the most recent projected rate of tax is to be use a standby fee, the second paragraph chaser prior to execution of a binding comodify the notice by substitution of the	on are to be placed in the appropriate space executed by the seller and purchaser, as in a appropriate purpose may be eliminated. I placed in the appropriate space. If the dist of the notice may be deleted. For the purportact of sale and purchase, a seller and an ewords "January 1, " for the	If the district has not yet levied rict does not have approval from poses of the notice form required
11/1/2014 ©2014		TORS® Information Service, Inc.	HAR400
11/1/2017 8/2017			Cl. f.

Keller Williams Realty, Southwest, 1650 Highway 6, Suite 350 Sugar Land TX 77478

Lynne Boynton

Fax: 2819805426

Class forms

Phone: 2819140684



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 to this contract adjoins and shares a

common boundary with the tidally influenced submerged lands of the state. The boundary is subject to change and can be determined accurately only by a survey on the ground made by a licensed state land surveyor in accordance with the original grant from the sovereign. The owner of the property described in this contract may gain or lose portions of the tract because of changes in the boundary.		
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:		
State law prohibits the use, encumbrance, construction, or placing of any structure in, on, or over state-owned submerged lands below the applicable tide line, without proper permission.		
The purchaser or grantee is hereby advise other qualified person as to the legal nature notice on the property described in and subjet the location of the applicable tide line as to the contract may be obtained from the surveyin Austin.	e and effect of the facts set forth in this ect to this contract. Information regarding e property described in and subject to this	
	Seller	
	Seller	
	the ground made by a licensed state land surfrom the sovereign. The owner of the proper lose portions of the tract because of changes in the seller, transferor, or grantor has no know property described in and subject to this contract. State law prohibits the use, encumbrance, coon, or over state-owned submerged lands proper permission. The purchaser or grantee is hereby advise other qualified person as to the legal nature notice on the property described in and subject to the location of the applicable tide line as to the contract may be obtained from the surveying the location of the surveying the survey in the surveying the surveying the surv	

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

Buyer

Buyer

TREC No. 33-2