

# **Information About Brokerage Services**

Texas law requires all real estate licensees 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.

AS AGENT FOR BUYER/TENANT: The broker becomes the buyer/tenant's agent by agreeing to represent the buyer, usually through a written representation agreement. A buyer's agent must perform the broker's minimum duties above and must inform the buyer of any material information about the property or transaction known by the agent, including information disclosed to the agent by the seller or seller's agent.

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

- Must treat all parties to the transaction impartially and fairly;
- May, with the parties' written consent, appoint a different license holder associated with the broker to each party (owner and . buyer) to communicate with, provide opinions and advice to, and carry out the instructions of each party to the transaction.
- Must not, unless specifically authorized in writing to do so by the party, disclose: .
  - that the owner will accept a price less than the written asking price; 0
  - that the buyer/tenant will pay a price greater than the price submitted in a written offer; and 0
  - any confidential information or any other information that a party specifically instructs the broker in writing not to 0 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 or Primary Assumed Business Name	License No.	Email	Phone
Designated Broker of Firm	License No.	Email	Phone
Licensed Supervisor of Sales Agent/ Associate	License No.	Email	Phone
Sales Agent/Associate's Name	License No.	Email	Phone
Buver	/Tenant/Seller/Landlord Initials	Date	

Regulated by the Texas Real Estate Commission

Information available at www.trec.texas.gov IABS 1-0 Date

6	APPROVED BY THE TEXAS REAL ESTATE FOR VOLUNTARY USE	E COMMISSION (TREC) 10-10-11
QUAL H	NON-REALTY ITEMS ADDE	ENDUM
	TO CONTRACT CONCERNING THE PF	ROPERTY AT
-	(Address of Property)	
- 55	For an additional sum of \$ and other and g convey to Buyer at closing the following personal proper description, model numbers, serial numbers, location, and ot	ty (specify each item carefully, include
	<ol> <li>Seller represents and warrants that Seller owns the personal</li> </ol>	al property described in Paragraph A fre
	and clear of all encumbrances. C. Seller does not warrant or guarantee the condition or futu	
	conveyed by this document.	
Bu	Buyer Seller	
Bu	Buyer Seller	
	This form has been approved by the Texas Real Estate of licensees. Copies of TREC rules governing real estate b inspectors are available at nominal cost from TREC. Te Box 12188, Austin, TX 78711-2188, 512-936-3000 (http://	rokers, salesperson and real estate exas Real Estate Commission, P.O.
Bu	Buyer Seller This form has been approved by the Texas Real Estate of licensees. Copies of TREC rules governing real estate b inspectors are available at nominal cost from TREC. Te	rokers, salesperson and real estate exas Real Estate Commission, P.O.

 DN Commercial, Bellaire Blvd. Houston TX 77036
 Phone: 2819140684
 Fax:

 Lynne McCarthy
 Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5
 www.lwolf.com

PROMULGATED BY THE TEXAS REAL	ESTATE COMMISSION (TREC)
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11-07-2022

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.
    - interest in the Mineral Estate owned by Seller. NOTE: If (2) Seller reserves an undivided 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.

CONSULT AN ATTORNEY BEFORE SIGNING: TREC rules prohibit real estate brokers and sales agents from giving legal advice. READ THIS FORM CAREFULLY.

Buyer

Seller

Buyer

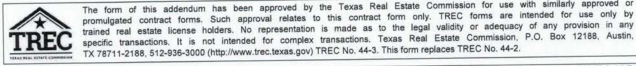
TXR-1905

Seller

Phone: 2819140684

Fax

The form of this addendum has been approved by the Texas Real Estate Commission for use with similarly approved or



TX 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 44-3. This form replaces TREC No. 44-2.

**TREC NO. 44-3** 

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11-07-2022



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

# THIRD PARTY FINANCING ADDENDUM



TO CONTRACT CONCERNING THE PROPERTY AT

_	(Street Address and City)	
pro for req	PE OF FINANCING AND DUTY TO APPLY AND OBTAIN APPROVAL: B omptly for all financing described below and make every reasonable effort to the financing, including but not limited to furnishing all information quired by Buyer's lender. (Check applicable boxes): CONVENTIONAL FINANCING:	obtain approval
A.	(1) A first mortgage loan in the principal amount of \$	(excluding any
	financed PMI premium), due in full in year(s), with interest not to exce	eed%
	Buyer's Loan Estimate for the loan not to exceed% of the% of	(excluding any
	financed PMI premium), due in full inyear(s), with interes % per annum for the firstyear(s) of the loan with Origin shown on Buyer's Loan Estimate for the loan not to exceed% of t	ation Charges as
	TEXAS VETERANS LOAN: A loan(s) from the Texas Veterans I \$for a period in the total amount ofyears at established by the Texas Veterans Land Board.	Land Board of the interest rate
<b>C</b> .	FHA INSURED FINANCING: A Section FHA insured loa s (excluding any financed MIP), amortizable mon	n of not less than thly for not less
	thanyears, with interest not to exceed% per ann year(s) of the loan with Origination Charges as shown on Buyer's I the loan not to exceed% of the loan.	and for the most
D.	VA GUARANTEED FINANCING: A VA guaranteed loan of not less than \$	
	(excluding any financed Funding Fee), amortizable monthly for not less than with interest not to exceed% per annum for the firstyear( Origination Charges as shown on Buyer's Loan Estimate for the loan % of the loan.	s) of the loan with not to exceed
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( Origination Charges as shown on Buyer's Loan Estimate for the loan not to ex of the loan.	s) of the loan with
🗌 F.	REVERSE MORTGAGE FINANCING: A reverse mortgage loan (also known a	as a Home Equity (excluding
	Conversion Mortgage loan) in the original principal amount of \$ any financed PMI premium or other costs), with interest not to exceed for the first year(s) of the loan with Origination Charges as show Estimate for the loan not to exceed% of the loan. The reverse mo will not be an FHA insured loan.	n on Buyer's Loan
🗌 G.	any the state of a long and of a type described above from	year(s), with
	interest not to exceed% per annum for the firstyear(s) of Origination Charges not to exceed% of the loan. Buyerdoes	of the loan with oes not waive all um for the loan
ha es	PPROVAL OF FINANCING: Approval for the financing described above wave been obtained when Buyer Approval and Property Approval are obtained ssence for this paragraph and strict compliance with the time for equired.	a. Time is of the
901	Initialed for identification by Buyer and Seller	TREC NO
501		ax: 2023

#### (Address of Property)

- A. BUYER APPROVAL (Check one box only):
  - 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.
- 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, not later than 3 days before the Closing Date, may terminate this 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 terminate 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.
- 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

s \_\_\_\_\_\_ or (ii) if the contract purchase price of cost exceeds the reasonable value of the Property established by the Department of Veterans Affairs. The 3-day notice of termination requirements in 2.B. 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
TREC	contract forms. Such approval relates to this for license holders. No representation is made as transactions. It is not intended for complex tran	eal Estate Commission for use with similarly approved or promulgated rm only. TREC forms are intended for use only by trained real estate is to the legal validity or adequacy of any provision in any specific sactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX .gov) TREC No. 40-10. This form replaces TREC No. 40-9.
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#### 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 contract for the sale of the above-referenced Property does not involve FHA or VA financing. (Check one box only)

(1) WAIVER. Buyer waives Buyer's right to terminate the contract under Paragraph 2B of the Third Party Financing Addendum if Property Approval is not obtained because the opinion of value in 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 cash portion of Sales Price is increased by the amount the loan is reduced due to the appraisal.

(2) PARTIAL WAIVER. Buyer waives Buyer's right to terminate the contract under Paragraph 2B of the Third Party Financing Addendum if:

(i) Property Approval is not obtained because the opinion of value in the appraisal does not satisfy lender's underwriting requirements; and

or more. (ii) the opinion of value is \$

If the lender reduces the amount of the loan due to the opinion of value, the cash portion of Sales Price is increased by the amount the loan is reduced due to appraisal.

(3) ADDITIONAL RIGHT TO TERMINATE. In addition to Buyer's right to terminate under Paragraph 2B of the Third Party Financing Addendum, Buyer may terminate the contract within days after the Effective Date if:

(i) the appraised value, according to the appraisal obtained by Buyer's lender, is less ; and than \$

(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

Seller

Buyer



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. 49-1.

> **TREC NO. 49-1** TXR 1948 2023 FORMS FOR

Fax

Phone: 2819140684 DN Commercial, Bellaire Blvd. Houston TX 77036 Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5 www.lwolf.com Lynne McCarthy

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# 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.
- (Note), included in C. PROMISSORY NOTE. The promissory note in the amount of \$ \_ 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 18% per annum or at the highest lawful rate, whichever is less. The Note will be payable as follows: (check one box only)
  - after the date of the Note (1) In one payment due 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 pavable.
  - (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.
- **TREC NO. 26-8** Initialed for identification by Buyer and Seller TXR-1914 2023 FORMS FOR Phone: 2819140684 Fax DN Commercial, Bellaire Blvd. Houston TX 77036

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Seller Financing Addendum Concerning

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#### (Address of Property)

- (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 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.
- (2) CASUALTY INSURANCE: The deed of trust will provide that Buyer shall shall not obtain casualty insurance naming Seller as a mortgagee loss payee effective on the date of closing.
- (3) TAX AND INSURANCE ESCROW: (check one box only)
  - (a) Escrow Not Required: Buyer shall furnish Seller, before each year's ad valorem taxes become delinquent, evidence that all ad valorem taxes on the Property have been paid. Buyer shall annually furnish Seller evidence of any required paid-up casualty insurance.
  - (b) Escrow Required: With each installment Buyer shall deposit in escrow with Seller a pro rata part of the estimated annual ad valorem taxes and any required casualty insurance premiums for the Property. Buyer shall pay any deficiency within 30 days after notice from Seller. Buyer's failure to pay the deficiency will be a default under the deed of trust. Buyer is not required to deposit any escrow payments for taxes and any required insurance that are deposited with a superior lienholder. Seller will provide Buyer with an annual accounting of the escrow account, use escrow deposits to pay taxes and any required insurance premiums in a timely manner if and to the extent funds are available in the escrow account, and hold the escrow deposit in a separate account. The escrow account will will not be serviced by a third-party servicer. Buyer Seller will pay the cost of escrow service.
- (4) PRIOR LIENS: Any default under any lien superior to the lien securing the Note will be a default under the deed of trust securing the Note.

Buyer

Seller

Buyer

Seller



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TXR-1914

**TREC NO. 26-8** 

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



TXR-1919

<b>[]</b>	LOAN ASSUMPTION ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT
_	(Address of Property)
Α.	<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
	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, the cash payable at closing Sales 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.	LOAN ASSUMPTION TERMS. Buyer may terminate this contract and the earnest money will be refunded to Buyer if the noteholder requires:
	<ul> <li>(1) payment of an assumption fee in excess of \$ in C(1) or \$ in C(2) and Seller declines to pay such excess, or</li> <li>(2) an increase in the interest rate to more than % in C(1) or % in C(2), or</li> <li>(3) any other modification of the loan documents.</li> </ul>
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-	1919 Initialed for identification by Buyer and Seller TREC NO. 41

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2023 FORMS FOR

11-07-2022

Loan Assumption Addendum Concerning

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#### (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

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

10 05 2011

~	PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC) 12-05-2011
OPPORTUN	
	RELEASE OF LIABILITY ON ASSUMED LOAN AND/OR RESTORATION OF SELLER'S VA ENTITLEMENT
	AND/OR RESTORATION OF SELLER'S VA ENTITLEMENT
	TO CONTRACT CONCERNING THE PROPERTY AT
	(Address of Property)
Α.	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 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 an 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.
B.	RESTORATION OF SELLER'S ENTITLEMENT FOR VA LOAN:
4 <sub>8</sub>	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	<b>OTICE:</b> VA will not restore Seller's VA entitlement unless Buyer: (a) is a veteran, (b) has sufficie used VA entitlement and (c) is otherwise qualified. If Seller desires restoration of VA entitlemer ragraphs A and B should be used.
eller	shall pay the cost of securing the release and restoration.
	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 78711-2188, 512-936-3000 (http://www.trec.texas.gov) TREC No. 12-3. This form replaces TREC No. 12-2.

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



ADDENDUM REGARDING FIXTURE LEASES



CONCERNING THE PROPERTY AT:

(Street Address and City)

A. Leased 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, the: (collectively, 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 \$ of 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. will not remove the Leased Fixtures covered by the Fixture (2) Prior to closing, Seller will 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. Delivery of Fixture Leases: (1) Buyer has received a copy of all Fixture Leases Buyer has agreed to assume. (2) 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 earnest money shall be refunded to Buyer. (3) 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. At closing, there will be no liens or security interests against Leased Fixtures which will not be satisfied out of the sales proceeds except for Leased Fixtures covered by Fixture Leases Buyer agrees to assume. Seller and Buyer should consult with the lessor and their attorneys regarding the Notice: assignment, assumption, or termination of any Fixture Leases. Seller Buyer Seller Buyer 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. **TREC NO. 52-1**  PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

ADDENDUM REGARDING RESIDENTIAL LEASES



CONCERNING THE PROPERTY AT:

Lynne McCarthy

(Street Address and City)

conditio	n forr	Lease" means any lease of the Property to a tenant including any addendum, amendment, or move-in n.
consent	Exis	not execute any new Residential Lease or amend any Residential Lease without Buyer's written sting Residential Leases will have the following status at closing. (Check only A or B)
A.	Term deliv perso or to to te	nination of Residential Leases: All Residential Leases must be terminated by closing. Seller shall er possession of the Property in accordance with Paragraph 10 of the contract with no tenant or other on in possession or having rights to occupy the Property. [Notice: This paragraph will not amend erminate any existing lease. Consult an attorney and refer to the Residential Leases for rights erminate before agreeing to this provision.]
🗌 В.	Assi	gnment and Assumption of Residential Leases: Existing Residential Leases shall be assigned by Seller assumed by Buyer at closing.
	(1)	<ul> <li>Delivery of Residential Leases:         <ul> <li>(a) Buyer has received a copy of all Residential Leases.</li> <li>(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</li> </ul> </li> </ul>
		refunded to Buyer. (c) Seller provides Buyer with notice of the following oral Residential Lease(s) (or on the attached exhibit), identifying the name of the tenant(s), rental amount, and term:
		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.
		<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 Tenant regarding the Property.</li> <li>Explain if any of the above is not accurate (attach additional sheets if necessary):</li></ul>
	(4)	Seller will promptly notify Buyer if Seller learns that any statement in Paragraph B(3) becomes untrue 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 Date will be extended daily as necessary to afford the parties their rights and time to provide notices under this paragraph.
Buyer		Seller
Buyer		Seller
Ť	Â	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. 51-1.
DN Com	uncial Be	TREC No. 51-1 2023 FORMS FOR Phone: 2819140684 Fax: 2023 FORMS FOR



## INSPECTOR INFORMATION

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. 2014

TO:	( Buyer Seller)
FROM:	(Broker's Firm)
RE:	(Property)

DATE:

The attached list includes inspectors licensed by the Texas Real Estate Commission and may also include other persons authorized by law to perform certain inspections (for example, termite inspectors, engineers, electricians, or plumbers). The list is not a complete list of all inspectors that may perform inspections. You may also obtain a list from other sources (for example, the local telephone directory or the Internet).

This firm strongly recommends that you hire inspectors to help you evaluate the condition of the Property.

Inspections are of conditions which are present and *visible* at the time of the inspections. Property conditions change with time and use. Inspectors are not likely to point out small problems or defects that are not reasonably observable at the time of inspection. Inspectors will not move furniture, appliances, permanent coverings, or other obstructions. Neither inspectors nor real estate licensees can guarantee future performance of any item.

This firm does not recommend any particular inspector and does not warrant the quality of any inspector's inspection.

It is recommended that you accompany the inspectors during the inspections. You should address any questions about an inspection directly to your inspector.

Real estate licensees are not inspectors by virtue of their real estate licenses.

It may be necessary to make certain arrangements for the inspectors, such as providing access and turning on utilities.

Receipt of this notice is acknowledged and:

Buyer/Seller

(TXR-2506) 01/01/14

I choose to hire an inspector. I choose <u>not</u> to hire an inspector.

Date

Page 1 of 1

DN Commercial, Bellaire Blvd. Houston TX 77036 Phone: 2819140684 Fax: Lyane McCarthy Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5 www.lwolf.com

## T-47 RESIDENTIAL REAL PROPERTY AFFIDAVIT (MAY BE MODIFIED AS APPROPRIATE FOR COMMERCIAL TRANSACTIONS)

Date:			GF No.			
Name of Affiant(s):						
Address of Affiant:					-	
Description of Property: County	, Texas				1967.02	
"Title Company" as used herein is the statements contained herein.	the Title Insurance	Company w	hose policy of	title insurance	is issued in	1 reliance upon

, personally appeared Before me, the undersigned notary for the State of Affiant(s) who after by me being sworn, stated:

1. We are the owners of the Property. (Or state other basis for knowledge by Affiant(s) of the Property, such as lease, management, neighbor, etc. For example, "Affiant is the manager of the Property for the record title owners."):

2. We are familiar with the property and the improvements located on the Property.

3. We are 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. We understand that the Title Company may make exceptions to the coverage of the title insurance as Title Company may deem appropriate. We 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.

there have been no: 4. To the best of our actual knowledge and belief, since a. construction projects such as new structures, additional buildings, rooms, garages, swimming pools 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 encroach on 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:)

5. We 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 parties and this Affidavit does not constitute a warranty or guarantee of the location of improvements.

6. We understand that we have no liability to Title Company that will issue the policy(ies) should the information in this Affidavit be incorrect other than information that we personally know to be incorrect and which we do not disclose to the Title Company.

SWORN AND SUBSCRIBED this day of

Notary Public

(TXR-1907) 02-01-2010

Fax: 2819805426 Phone: 2819140684 Keller Williams Realty, Southwest, 1650 Highway 6, Suite 350 Sugar Land TX 77478 Produced with zipForm® by zipLogix 18070 Fifteen Mile Road, Fraser, Michigan 48026 www.zipLogix.com Lynne Boynton

Class forms

TREC	ADDENDUM FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY OWNERS ASSOCIATION (NOT FOR USE WITH CONDOMINIUMS)
A REC COMPANY	OWNERS ASSOCIATION     (NOT FOR USE WITH CONDOMINIUMS)
KS BEAL ESTATE COMMISS	(NOT FOR USE WITH CONDOMINIUMS)
	(NOT FOR USE WITH CONDOMINIUMS)
	ADDENDUM TO CONTRACT CONCERNING THE PROPERTY AT
	(Street Address and City)
	(Name of Property Owners Association, (Association) and Phone Number) VISION INFORMATION: "Subdivision Information" means: (i) a current copy of the restrictions applying
to the s Section	subdivision and bylaws and rules of the Association, and (ii) a resale certificate, all of which are described 207.003 of the Texas Property Code.
	only one box):
∐ 1.	Withindays after the effective date of the contract, Seller shall obtain, pay for, and delive the Subdivision Information to the Buyer. If Seller delivers the Subdivision Information, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, which we occurs first, and the earnest money will be refunded to Buyer. If Buyer does not receive the Subdivision Information, Buyer, as Buyer's sole remedy, may 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 the contract, Buyer shall obtain, pay for, and deliver copy of the Subdivision Information to the Seller. If Buyer obtains the Subdivision Information within to time required, Buyer may terminate the contract within 3 days after Buyer receives the Subdivision Information or prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer Buyer, due to factors beyond Buyer's control, is not able to obtain the Subdivision Information within the time required, Buyer may, as Buyer's sole remedy, terminate the contract within 3 days after the time required prior to closing, whichever occurs first, and the earnest money will be refunded to Buyer.
] 3.	Buyer has received and approved the Subdivision Information before signing the contract. Buyer does not require an updated resale certificate. If Buyer requires an updated resale certificate, Seller, Buyer's expense, shall deliver it to Buyer within 10 days after receiving payment for the updated resale certificate from Buyer. Buyer may terminate this contract and the earnest money will be refunded to Buyer Seller fails to deliver the updated resale certificate within the time required. Buyer does not require delivery of the Subdivision Information.
The ti	tle company or its agent is authorized to act on behalf of the parties to obtain the Subdivisi nation ONLY upon receipt of the required fee for the Subdivision Information from the pa
B. MATE	ted to pay. RIAL CHANGES. If Seller becomes aware of any material changes in the Subdivision Information, Seller si ive notice to Buyer. Buyer may terminate the contract prior to closing by giving written notice to Seller the Subdivision Information provided was not true; or (ii) any material adverse change in the Subdivision occurs prior to closing, and the earnest money will be refunded to Buyer.
charge excess	AND DEPOSITS FOR RESERVES: Buyer shall pay any and all Association fees, deposits, reserves, and ot as associated with the transfer of the Property not to exceed \$ and Seller shall pay a s. This paragraph does not apply to: (i) regular periodic maintenance fees, assessments, or dues (includ d items) that are prorated by Paragraph 13, and (ii) costs and fees provided by Paragraphs A and D.
update not red from ti a waiv in	ORIZATION: Seller authorizes the Association to release and provide the Subdivision Information and a ed resale certificate if requested by the Buyer, the Title Company, or any broker to this sale. If Buyer do quire the Subdivision Information or an updated resale certificate, and the Title Company requires information he Association (such as the status of dues, special assessments, violations of covenants and restrictions, a ver of any right of first refusal), Buyer Seller shall pay the Title Company the cost of obtaining formation prior to the Title Company ordering the information.
Property w	ity to make certain repairs to the Property. If you are concerned about the condition of any part of which the Association is required to repair, you should not sign the contract unless you are satisfied that n will make the desired repairs.
Buyer	Seller
Buyer	Seller

TXR-1922

 DN Commercial, Bellaire Blvd. Houston TX 77036
 Phone: 2819140684
 Fax: www.lwolf.com

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

TREC NO. 36-10 2023 FORMS FOR



# REQUEST FOR INFORMATION FROM AN OWNERS' ASSOCIATION

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. 2012

То:	(Owners' Association)	
	(Address)	
	(City, State, Zip)	
	ST FOR INFORMATION	
Re: NOTICE OF INTENDED SALE/PURCHASE AND REQUES	ST FOR INFORMATION	
This notice is to advise you that I intend to sell purchase the	ne Property at:	
		(Address)
		(City, State, Zip).
the fill of the later water		
I am requesting the following information:		s.
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 Owner	s' Association; and	
(3) a resale certificate that complies with §207.003, Pro	pperty Code.	
Condominium Information, which includes:		
(1) a current copy of the condominium declaration;		
<ul><li>(2) a current copy of the bylaws and rules of the Condo</li></ul>	ominium Association; and	
(3) a resale certificate that complies with §82.157, Prop	perty Code.	
Note: Only sellers may request Condominium Information.		
Please deliver the information to:		_
	( Broker Owner	Buyer Closing Agent)
Attn:	(Address)	
	(City, State, Zip	)
(phone)		
(phone)	(email).	
I understand that the Property Code requires you to deliver	the requested information not	later than the 10th business
day after the date you receive this written request.		
Please advise me and the person to whom you will deliver	the information if the Owners	s' Association has a right o
first refusal or if the Owners' Association requires other information	ation from me.	

Enclosed is \$ \_\_\_\_\_\_ for the cost, if any, for the requested information.

Owner	Date
Buver	Date

Enclosure: TREC Resale Certificate (TXR No. 1921 for Condominiums; TXR No. 1923 for Subdivisions)

.

2-10-2014

RESALE CERTIFICATE FOR PROPERTY SUBJECT TO MANDATORY MEMBERSHIP IN A PROPERTY OWNERS' ASSOCIATION (Chapter 207, Texas Property Code)         Resale Certificate concerning the Property (including any common areas assigned to the Propert of	
(Chapter 207, Texas Property Code)         desale Certificate concerning the Property (including any common areas assigned to the Propert (Street Add 'Street Add', 'County of, 'County of, 'Texa'         the property owners' association (Association).         The Property	
tesale Certificate concerning the Property (including any common areas assigned to the Propert (Street Add f	
t	
t	
<ul> <li>The Property is is not subject to a right of first refusal (other than a right of first prohibited by statute) or other restraint contained in the restrictions or restrictive cove restricts the owner's right to transfer the owner's property.</li> <li>The current regular assessment for the Property is \$ per</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$ payable as followsfor the following purpose:</li></ul>	Address), Ci
<ul> <li>The Property is is not subject to a right of first refusal (other than a right of first prohibited by statute) or other restraint contained in the restrictions or restrictive cove restricts the owner's right to transfer the owner's property.</li> <li>The current regular assessment for the Property is \$ per</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$ payable as follows</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$</li></ul>	ixas, prepare
<ul> <li>The Property is is not subject to a right of first refusal (other than a right of first prohibited by statute) or other restraint contained in the restrictions or restrictive cove restricts the owner's right to transfer the owner's property.</li> <li>The current regular assessment for the Property is \$ per</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$ payable as follows</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$</li> <li>A special assessment for the Property due after this resale certificate is delivered is \$</li></ul>	
<ul> <li>A special assessment for the Property due after this resale certificate is delivered is \$</li></ul>	first refus ovenants th
<ul> <li>A special assessment for the Property due after this resale certificate is delivered is \$</li></ul>	
<ul> <li>payable as follows</li></ul>	
for the following purpose:	
<ul> <li>\$</li></ul>	
<ul> <li>The capital expenditures approved by the Association for its current fiscal \$</li></ul>	e Property
<ul> <li>\$</li></ul>	vear a
<ul> <li>G. Unsatisfied judgments against the Association total \$</li></ul>	,
<ul> <li>H. Other than lawsuits relating to unpaid ad valorem taxes of an individual member of the there are are not any suits pending in which the Association is a party. The style and cause each pending suit is:</li> <li>I. The Association's board has actual knowledge has no actual knowledge of condition. Property in violation of the restrictions applying to the subdivision or the bylaws or run Association. Known violations are</li> <li>J. The association has has not received notice from any governmental authority regarding building code violations with respect to the Property or any common areas or common facilitie leased by the Association. A summary or copy of each notice is attached.</li> </ul>	
<ul> <li>H. Other than lawsuits relating to unpaid ad valorem taxes of an individual member of the there are are not any suits pending in which the Association is a party. The style and cause each pending suit is:</li> <li>I. The Association's board has actual knowledge has no actual knowledge of condition. Property in violation of the restrictions applying to the subdivision or the bylaws or run Association. Known violations are</li> <li>J. The association has has not received notice from any governmental authority regarding building code violations with respect to the Property or any common areas or common facilitie leased by the Association. A summary or copy of each notice is attached.</li> </ul>	
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Property in violation of the restrictions applying to the subdivision or the bylaws or run Association. Known violations are J. The associationhashas not received notice from any governmental authority regarding building code violations with respect to the Property or any common areas or common facilitie leased by the Association. A summary or copy of each notice is attached.	use number
building code violations with respect to the Property or any common areas or common facilitie leased by the Association. A summary or copy of each notice is attached.	itions on t rules of t
the Association for a change of o	ling health ities owned
K. The amount of any administrative transfer fee charged by the Association for a change of or property in the subdivision is \$ Describe all fees associated with the transfer (include a description of each fee, to whom each fee is payable and the amount of each fee)	ci or owners

	(Address of Pr	operty)
. The Association's managing agent is		(Name of Agent)
	(Mailing Address)	
(Telephone Number)		(Fax Number)
	(E-mail Address)	
A. The restrictions do do not allow pay assessments.	foreclosure of the	Association's lien on the Property for failure t
REQUIRED ATTACHMENTS:		
1. Restrictions	5.	Current Operating Budget
2. Rules	6.	Certificate of Insurance concerning Proper and Liability Insurance for Common Area
3. Bylaws		and Facilities
4. Current Balance Sheet NOTICE: This Subdivision Information may		Any Governmental Notices of Health Housing Code Violations
		Housing Code Violations
	change at any time.	Housing Code Violations
		Housing Code Violations
NOTICE: This Subdivision Information may	change at any time.	Housing Code Violations
NOTICE: This Subdivision Information may	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may By: Print Name:	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may By: Print Name: Title:	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may         By:         Print Name:         Title:         Date:	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may         By:         Print Name:         Title:         Date:	change at any time. Name of Associa	Housing Code Violations
	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may         By:	change at any time. Name of Associa	Housing Code Violations
NOTICE: This Subdivision Information may         By:	change at any time. Name of Associa	Housing Code Violations

02-12-2024

				(Street Address and City)
1.	NAI			T: 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)	
2.	TA)	K RATE: 1	The district may, s	subject to voter approval, impose taxes and issue bonds. The district may
	imn	ose an unli	imited rate of tax in	payment of such bonds. (Check only one box)
	Π.	The curren	nt rate of the distric	t property tax is on each \$100 of
	4	hassasse	valuation	(insert current property tax rate)
		The distric	t has not vet impos	sed taxes. The projected rate of the district property tax is
				on each \$100 of assessed valuation.
		(insert	projected property tax rate	
2	AS	SESSMEN	TS. The district n	nay impose assessments and issue bonds and impose an assessment in
5.	AU	mont of ou	ch bonds. (Check	anly one box)
	pay	The rete	of the district acc	essment is on each \$100 of
		The rate	of the district asse	(insert current assessment amount)
		assessed	valuation.	(insert current assessment amount)
		The amou	int of the district as	sessment on the real property that you are about to purchase is
			(insert current assessmen	t amount)
		The distr	ict has not yet	imposed an assessment, but the projected rate amount of the
		assessme	ent is	ojected assessment rate or amount)
			(insert pr	ojected assessment rate or amount)
4.	BO	NDS:		
	A.	( exclud or any p	ling refunding bor ortions of bonds i under a contract wi	nds payable wholly or partly from property taxes assessments assued that are separately approved by the voters excluding any bonds issued that are payable solely from revenues received or expected to be tha governmental entity) approved by the voters are: for water, sewer, and drainage facilities;
			(insert amount)	
		(2) \$		for road facilities;
			(insert amount)	for parks and recreational facilities; and
		(3) \$	State of the second	for parks and recreational facilities, and
			(insert amount)	지수는 것은 것은 것 같은 것은 것을 것을 것 같아. 말 것 같아요. 가 집을 것 같아?
	4	(4) \$		for (insert description of additional facilities, as applicable)
			(insert amount)	(insert description of additional facilities, as applicable)
	B.	The aggre	egate initial principa	al amounts of all such bonds issued are:
		(1) \$	•	for water, sewer, and drainage facilities;
		(.) +	(insert amount)	
		(2) \$		for road facilities;
		(-) +	(insert amount)	
		(3) \$		for parks and recreational facilities; and
		(0) +	(insert amount)	
				for
		(1)*	(insert amount)	(insert description of additional facilities, as applicable)
			(	
l.e.	itiale	d for identit	fication by Buyer	and Seller TREC No.59-

 Phone:
 2819140684
 Figs:

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

Notice to Purchaser of Special Taxing or Assessment District Concerning

(Address of Property)

5. STANDBY FEES: The district sought and obtained approval of the Texas Commission on Environmental Quality to adopt and impose a standby fee. The amount of the standby fee is \$
An unpaid standby fee is a personal obligation of the person that owned the property at the time of imposition and is secured by a lien on the property. Any person may request a certificate from the district stating the amount, if any, of unpaid standby fees on a tract of property in the district.
6. LOCATION: (Check only one box, if applicable) The district is located wholly or partly in the extraterritorial jurisdiction of the City of . Texas law governs the ability of a municipality to annex property in
(insert name of municipality) the municipality's extraterritorial jurisdiction and whether a district that is annexed by the municipality is dissolved. The district is located wholly or partly within the corporate boundaries of the City of The municipality and the district overlap, but may not provide
(insert name of municipality) duplicate services or improvements. Property located in the municipality and the district is subject to taxation by the municipality and the district.
7. STRATEGIC PARTNERSHIP AGREEMENT: (Check box and complete, if applicable) The district has entered into a strategic partnership agreement with the City of This agreement may address the timeframe, process, and procedures

(insert name of municipality) for the municipal annexation of the area of the district located in the municipality's extraterritorial jurisdiction.

8. PURPOSE: The purpose of the district is to provide the following facilities or services: (Check applicable boxes) water sewer drainage flood control firefighting road parks and recreational . The cost of district facilities

(insert other types of facilities or services, as applicable)

is not included in the purchase price of your property.

PURCHASER IS ADVISED THAT THE INFORMATION SHOWN ON THIS FORM IS SUBJECT TO CHANGE BY THE DISCTRICT AT ANY TIME. THE DISTRICT ANNUALLY ESTABLISHES TAX RATES. PURCHASER IS ADVISED TO CONTACT THE DISTRICT TO DETERMINE THE STATUS OF ANY CURRENT OR PROPOSED CHANGES TO THE INFORMATION SHOWN ON THE FORM.

Signature of Seller

Date

Signature of Seller

Date

The undersigned purchaser hereby acknowledges receipt of the foregoing notice at or before the execution of a binding contract for the purchase of the real property or at closing of purchase of the real property.

Signature of Buyer

Date

Signature of Buyer

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. No representation is made as to the legal validity or adequacy of any provision in any specific transactions. Texas Real Estate Commission, P.O. Box 12188, Austin, TX 78711-2188, (512) 936-3000 (http://www.trec.texas.gov) TREC No. 59-0.

**TREC No.59-0** 

BEC	ADDENDUM CONTAINING NO		
S REAL ESTATE COMMISSION	SESSMENT TO	, TEXAS	OPPORTUNITY
ASC	(insert name of municipa	lity or county levying assessment)	
	CONCERNING THE FOLL	OWING PROPERTY	
(- <u></u>	(insert property a		
		above, you are obligated to pay he costs of a portion of a public	assessments to improvement or
ervices project (th		ertaken for the benefit of the created under(insert Subchapter A, Ch	
(insert name of public	: improvement district)	(insert Subchapter A, Ch	hapter 372, Local
AN ASSESSME MPROVEMENTS, W	r 382, Local Government Code, as applicable) NT HAS BEEN LEVIED AGAINS /HICH MAY BE PAID IN FULL AT A JE AND PAYABLE IN ANNUAL INSTA E AMOUNT OF INTEREST PAID, CO	ANY TIME. IF THE ASSESSMENT	IS NOT PAID IN VEAR TO YEAR
The exact amoun	t of the assessment may be obtained t	from	
		(insert name of municipality or county,	as applicable)
The exact amount of	each annual installment will be approv	(insert name of city cou	
	in the annual service plan	update for the district. More in	formation about
or county, as applicable	.)	al installment may result in papa	tice and interes
Your failure to	pay any assessment or any annu you owe or in a lien on and the foreclo	al installment may result in penal sure of your property.	mes and interes
Your failure to being added to what	pay any assessment or any annu you owe or in a lien on and the foreclo	sure of your property.	ues and interes
being added to what	pay any assessment or any annu you owe or in a lien on and the foreclo	sure of your property.	Date
being added to what	you owe or in a lien on and the foreclo	Signature of Seller	
being added to what Signature of Seller	you owe or in a lien on and the foreclo	sure of your property. Signature of Seller	Date
Signature of Seller	you owe or in a lien on and the foreclo Date	Signature of Seller	Date
Signature of Seller	you owe or in a lien on and the foreclo	Signature of Seller	Date
Signature of Seller	you owe or in a lien on and the foreclo Date	Signature of Seller	Date
being added to what Signature of Seller The undersigned pur	you owe or in a lien on and the foreclo Date Totaser acknowledges receipt of this r eal property at the address described	Sure of your property. Signature of Seller notice before the effective date of a b above.	Date
being added to what Signature of Seller The undersigned pur	you owe or in a lien on and the foreclo Date	Signature of Seller	Date
being added to what Signature of Seller The undersigned pur the purchase of the r	you owe or in a lien on and the foreclo Date Totaser acknowledges receipt of this r eal property at the address described	Sure of your property. Signature of Seller notice before the effective date of a b above.	Date

 DN Commercial, Bellaire Blvd. Houston TX 77036
 Phone: 2819140684
 Fax:

 Lynne McCarthy
 Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5
 www.lwolf.com

2-10-2014



PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

## ADDENDUM FOR PROPERTY IN A PROPANE GAS SYSTEM SERVICE AREA

(Section 141.010, Utilities Code)

CONCERNING THE PROPERTY AT

(Street Address and City)

#### NOTICE

The above referenced real property that you are about to purchase may be located in a propane gas system service area, which 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 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 facilities necessary to provide propane gas system service area and contact the distribution 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.

Buyer hereby acknowledges receipt of this notice at or before execution of a binding contract for the purchase of the above referenced real property or at the closing of the real property.

Section 141.010(a), Utilities Code, requires this notice to include a copy of the notice the distribution system retailer is required to record in the real property records. A copy of the recorded notice is attached.

NOTE: Seller can obtain a copy of the required recorded notice from the county clerk's office where the property is located or from the distribution system retailer.

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 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 (www.trec.texas.gov) TREC No. 47-0.

(TXR-2514) 2/10/2014

DN Commercial, Bellaire Blvd. Houston TX 77036 Phone: 2819140684 Fax: Lynne McCarthy Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5 www.lwolf.com 2023 FORMS FOR

**TREC NO. 47-0** 

PROMULGATED BY THE TEXAS REAL ESTATE COMMISSION (TREC)



ADDENDUM FOR AUTHORIZING HYDROSTATIC TESTING



	(Street Address and City)
nsult a licensed plumber about the scop ting before signing this form.	be of hydrostatic testing and risks associated with th
AUTHORIZATION: Seller authorizes Buyer, perform a hydrostatic plumbing test on the Proper	at Buyer's expense, to engage a licensed plumber t ty.
ALLOCATION OF RISK:	
exceed \$	
iyer	Seller
Jyer	Seller
ıyer	Seller
Jyer	Seller
ıyer	Seller
lyer	Seller
The form of this addendum has been approved or promulgated forms of cont intended for use only by trained real ed adequacy of any provision in any specifi	approved by the Texas Real Estate Commission for use only with simil tracts. Such approval relates to this contract form only. TREC forms estate license holders. No representation is made as to the legal validity ic transactions. It is not intended for complex transactions. Texas Real Est 711-2188, (512) 936-3000 (www.trec.texas.gov) TREC No. 48-1.

DN Commercial, Bellaire Blvd. Houston TX 77036 Phone: 2819140684 Fax: Lynne McCarthy Produced with Lone Wolf Transactions (zipForm Edition) 231 Shearson Cr. Cambridge, Ontario, Canada N1T 1J5 www.lwolf.com





APPROVED BY THE TEXAS REAL ESTATE COMMISSION (TREC)

## SELLER'S DISCLOSURE NOTICE



CONCERNING THE PROPERTY AT \_\_\_\_\_

(Street Address and City)

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 PURCHASER MAY WISH TO OBTAIN. IT IS NOT A WARRANTY OF ANY KIND BY SELLER OR SELLER'S AGENTS.

Range		Oven		Microwave	
Dishwasher		Trash Compact	or	Disposal	
Washer/Dryer Hooku	ps	Window Scree	ns	Rain Gutters	
Security System		Fire Detection Equipment		Intercom Syste	em
			or		
		Smoke Detecto	r-Hearing Impaired		
		Carbon Monox	ide Alarm		
		Emergency Eso	cape Ladder(s)		
TV Antenna		 Cable TV Wiring		Satellite Dish	
Ceiling Fan(s)		 Attic Fan(s)		Exhaust Fan(s)	)
Central A/C		 Central Heating	3	Wall/Window A	Air Conditioning
Plumbing System		Septic System		Public Sewer S	ystem
Patio/Decking		Outdoor Grill		Fences	
Pool		Sauna		 Spa	Hot Tub
Pool Equipment Fireplace(s) & Chimney (Wood burning)		Pool Heater		Automatic Law Fireplace(s) & ( (Moc	•
Natural Gas Lines				Gas Fixtures	
Liquid Propane Gas:	LP Com	munity (Captive	)LP on Prope	 rty	
Fuel Gas Piping:	_Black Iron F	PipeCorru	gated Stainless Ste	el Tubing <u>Copper</u>	
Garage:Attached		Not Attached	Carpo	ort	
Garage Door Opener(s):	Electroni	с	Control(s)		
Water Heater:	Gas		Electric		
Water Supply:	City		Well	MUD	Со-ор
Roof Type:			Age:		(approx.)
Are you (Seller) aware of any need of repair? Yes					

C	Seller's Disclosure Notice Concerning the Pro	perty at		09-01 Page 2
	Does the property have working smoke determine $\nabla f = \int_{-\infty}^{\infty} $			smoke detector requirements of Chapter
	766, Health and Safety Code?* 🗌 Yes 🗌 (Attach additional sheets if necessary):		I. If the answer to	this question is no or unknown, explain
_				
-				
ii e v a s	apter 766 of the Health and Safety Code r installed in accordance with the requirem including performance, location, and pow effect in your area, you may check unknow require a seller to install smoke detectors f will reside in the dwelling is hearing impaired a licensed physician; and (3) within 10 days smoke detectors for the hearing impaired ar the cost of installing the smoke detectors a	ents of the buildin ver source requirer n above or contact for the hearing imp ed; (2) the buyer gi after the effective nd specifies the loca	g code in effect in ments. If you do no your local building paired if: (1) the buy ves the seller writte date, the buyer mak ations for the install	the area in which the dwelling is located t know the building code requirements in official for more information. A buyer may yer or a member of the buyer's family who n evidence of the hearing impairment fron es a written request for the seller to instal ation. The parties may agree who will bea
	Are you (Seller) aware of any known defects. if you are not aware. Interior Walls	/malfunctions in any Ceilings	y of the following? V	Vrite Yes (Y) if you are aware, write No (N) Floors
	Exterior Walls	Doors		Windows
	Roof	Foundation/	/Slab(s)	Sidewalks
	Walls/Fences	Driveways	5(0)(3)	Intercom System
	Plumbing/Sewers/Septics	Electrical Sys	stems	Lighting Fixtures
	Other Structural Components (Describ			3 3
1 	f the answer to any of the above is yes, expl	ain. (Attach additic	onal sheets if necessa	ry):
-	Are you (Seller) aware of any of the following	-	Yes (Y) if you are av Previous Stru	
A	Active Termites (includes wood destro	ying insects)		Lural of Noor Nepall
A	Active Termites (includes wood destro		Hazardous o	r Toxic Waste
A 			Hazardous o	r Toxic Waste
	Termite or Wood Rot Damage Need		Asbestos Co	r Toxic Waste
A 	Termite or Wood Rot Damage Need Previous Termite Damage		Asbestos Co	r Toxic Waste
A 	Termite or Wood Rot Damage Need Previous Termite Damage Previous Termite Treatment	ing Repair	Asbestos Con Urea-formalo	r Toxic Waste nponents Jehyde Insulation
	Termite or Wood Rot Damage Need Previous Termite Damage Previous Termite Treatment Improper Drainage	ing Repair Event	Asbestos Con Urea-formalo Radon Gas	r Toxic Waste nponents Jehyde Insulation Paint
	Termite or Wood Rot Damage Need Previous Termite Damage Previous Termite Treatment Improper Drainage Water Damage Not Due to a Flood B	ing Repair Event t Lines	Asbestos Con Urea-formalo Radon Gas Lead Based	r Toxic Waste nponents lehyde Insulation Paint iring
	Termite or Wood Rot Damage Need Previous Termite Damage Previous Termite Treatment Improper Drainage Water Damage Not Due to a Flood B Landfill, Settling, Soil Movement, Faul	ing Repair Event t Lines	Asbestos Con Urea-formalo Radon Gas Lead Based Aluminum W	r Toxic Waste mponents lehyde Insulation Paint iring

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

(Street Address and City)         re 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).         re 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         (rite 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)
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         Yrite 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)
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         Yrite 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)
Previous water penetration into a structure on the property due to a natural flood event (rite Yes (Y) if you are aware, and check wholly or partly as applicable, write No (N) if you are not aware. Located O wholly O partly in a 100-year floodplain (Special Flood Hazard Area-Zone A, V, A99, AE, AO, AH, VE, or AR)
Irite Yes (Y) if you are aware, and check wholly or partly as applicable, write No (N) if you are not aware. Located O wholly O 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 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
the answer to any of the above is yes, explain (attach additional sheets if necessary):
<ul> <li>(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;</li> <li>(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.</li> <li>"500-year floodplain" means any area of land that:</li> <li>(A) is identified on the flood insurance rate map as a moderate flood hazard area, which is designated area the map of and that:</li> </ul>
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.
ave you (Seller) ever filed a claim for flood damage to the property with any insurance provider, including the National cood Insurance Program (NFIP)?* [ Yes [ No. If yes, explain (attach additional sheets as necessary):

8. Have you (Seller) ever received assistance from FEMA or the U.S. Small Business Administration (SBA) for flood damage to the property? Ses No. If yes, explain (attach additional sheets as necessary):

				Page 4
	Seller's Disclosure Notice Concerning th		(Street Address and City)	
		•	if you are aware, write No (N) if you are i	
	Room additions, structural modif		erations or repairs made without necessa e.	ry permits or not in
	Homeowners' Association or ma	intenance fees or ass	essments.	
	Any "common area" (facilities suc with others.	h as pools, tennis cou	rts, walkways, or other areas) co-owned	in undivided interest
	Any notices of violations of deedProperty.	restrictions or govern	mental ordinances affecting the conditio	on or use of the
	Any lawsuits directly or indirectl	y affecting the Proper	ty.	
	Any condition on the Property w	hich materially affect	s the physical health or safety of an indiv	vidual.
	Any rainwater harvesting system supply as an auxiliary water so		ty that is larger than 500 gallons and that	at uses a public water
	Any portion of the property that	is located in a ground	dwater conservation district or a subside	nce district.
	If the answer to any of the above is yes	, explain. (Attach add	litional sheets if necessary):	
	(Chapter 61 or 63, Natural Resources	Code, respectively) ar vements. Contact th	be subject to the Open Beaches Act on a beachfront construction certificate e local government with ordinance au	or dune protection permit
•	This property may be located near a r zones or other operations. Informatic Installation Compatible Use Zone Stud	nilitary installation an on relating to high no ly or Joint Land Use S	d may be affected by high noise or air i nise and compatible use zones is availal Study prepared for a military installation county and any municipality in which	ble in the most recent Air n and may be accessed on
ı	This property may be located near a r zones or other operations. Informatic Installation Compatible Use Zone Stud the Internet website of the military in	nilitary installation an on relating to high no ly or Joint Land Use S	ise and compatible use zones is availab Study prepared for a military installation	ble in the most recent Air n and may be accessed on
ius	This property may be located near a r zones or other operations. Informatic Installation Compatible Use Zone Stud the Internet website of the military in located.	nilitary installation an on relating to high no dy or Joint Land Use S Installation and of the Date	bise and compatible use zones is available budy prepared for a military installation county and any municipality in which	ble in the most recent Air n and may be accessed on the military installation is



## SELLER'S DISCLOSURE NOTICE

©Texas Association of REALTORS®, Inc. 2022

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 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	<sup>.</sup> ), how	long	sinc	e Sellei	r has occu	pied
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	Υ	N	U	Item	Υ	Ν	U	Item	Υ	Ν	U
Cable TV Wiring				Natural Gas Lines				Pump: 🛛 sump 🗳 grinder			
Carbon Monoxide Det.				Fuel Gas Piping:				Rain Gutters			
Ceiling Fans				-Black Iron Pipe				Range/Stove			
Cooktop				-Copper				Roof/Attic Vents			
Dishwasher				-Corrugated Stainless Steel Tubing	-Corrugated Stainless			Sauna			
Disposal				Hot Tub				Smoke Detector			
Emergency Escape Ladder(s)				Intercom System				Smoke Detector – Hearing Impaired			
Exhaust Fans				Microwave				Spa			
Fences				Outdoor Grill				Trash Compactor			
Fire Detection Equip.				Patio/Decking				TV Antenna			
French Drain				Plumbing System				Washer/Dryer Hookup			
Gas Fixtures				Pool				Window Screens			
Liquid Propane Gas:				Pool Equipment Public Sewer System							
-LP Community (Captive)			Pool Maint. Accessories								
-LP on Property				Pool Heater							

Item	Y	Ν	U	Additional Information
Central A/C				electric gas number of units:
Evaporative Coolers				number of units:
Wall/Window AC Units				number of units:
Attic Fan(s)				if yes, describe:
Central Heat				electric gas number of units:
Other Heat				if yes describe:
Oven				number of ovens: electric gas other:
Fireplace & Chimney				□ wood □ gas logs □ mock □ other:
Carport				attached Inot attached
Garage				attached Inot attached
Garage Door Openers				number of units: number of remotes:
Satellite Dish & Controls				owned leased from
Security System				owned leased from
(TXR-1406) 07-10-23 Ini	tialed b	y: B	uyer	r:, and Seller:, Page 1 of 7

Concerning the Property at \_\_\_\_

Solar Panels	owned leased from
Water Heater	□ electric □ gas □ other: number of units:
Water Softener	owned leased from
Other Leased Item(s)	if yes, describe:
Underground Lawn Sprinkler	□ automatic □ manual areas covered:
Septic / On-Site Sewer Facility	if yes, attach Information About On-Site Sewer Facility (TXR-1407)

Water supply provided by: City City Well MUD Co-op Cunknown Cother:

Was the Property built before 1978? Up yes unknown

(If yes, complete, sign, and attach TXR-1906 concerning lead-based paint hazards).

 Roof Type:
 \_\_\_\_\_\_\_\_ Age:
 \_\_\_\_\_\_\_\_ (approximate)

 Is there an overlay roof covering on the Property (shingles or roof covering placed over existing shingles or roof

 covering)? ves no unknown

Are you (Seller) aware of any of the items listed in this Section 1 that are not in working condition, that have defects, or are need of repair? ves on If yes, describe (attach additional sheets if necessary):

### Section 2. Are you (Seller) aware of any defects or malfunctions in any of the following? (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Item	Υ	Ν	Item	Υ	Ν	Item	Υ	Ν
Basement			Floors			Sidewalks		
Ceilings			Foundation / Slab(s)			Walls / Fences		
Doors			Interior Walls			Windows		
Driveways			Lighting Fixtures			Other Structural Components		
Electrical Systems			Plumbing Systems					
Exterior Walls			Roof	Roof				

If the answer to any of the items in Section 2 is yes, explain (attach additional sheets if necessary):

### Section 3. Are you (Seller) aware of any of the following conditions? (Mark Yes (Y) if you are aware and No (N) if you are not aware.)

Condition	Υ	Ν	Condition	Υ	Ν
Aluminum Wiring			Radon Gas		
Asbestos Components			Settling		
Diseased Trees:  output oak wilt  output			Soil Movement		
Endangered Species/Habitat on Property			Subsurface Structure or Pits		
Fault Lines			Underground Storage Tanks		
Hazardous or Toxic Waste			Unplatted Easements		
Improper Drainage			Unrecorded Easements		
Intermittent or Weather Springs			Urea-formaldehyde Insulation		
Landfill			Water Damage Not Due to a Flood Event		
Lead-Based Paint or Lead-Based Pt. Hazards			Wetlands on Property		
Encroachments onto the Property			Wood Rot		
Improvements encroaching on others' property			Active infestation of termites or other wood		
			destroying insects (WDI)		
Located in Historic District			Previous treatment for termites or WDI		
Historic Property Designation			Previous termite or WDI damage repaired		
Previous Foundation Repairs			Previous Fires		
(TXR-1406) 07-10-23 Initialed by: Buyer:	,		and Seller:, Pag	e 2 d	of 7

Previous Roof Repairs	
Previous Other Structural Repairs	
Previous Use of Premises for Manufacture of Methamphetamine	

Termite or WDI damage needing repair Single Blockable Main Drain in Pool/Hot Tub/Spa\*

If the answer to any of the items in Section 3 is yes, explain (attach additional sheets if necessary):

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

Section 4. Are you (Seller) aware of any item, equipment, or system in or on the Property that is in need of repair, which has not been previously disclosed in this notice? additional sheets if necessary):

# Section 5. Are you (Seller) aware of any of the following conditions?\* (Mark Yes (Y) if you are aware and check wholly or partly as applicable. Mark No (N) if you are not aware.)

- <u>Y N</u>
  - 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 flooding due to a natural flood event.
- Previous water penetration into a structure on the Property due to a natural flood.
- □ □ 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 as necessary):

#### *\*If Buyer is concerned about these matters, Buyer may consult Information About Flood Hazards (TXR 1414).*

For purposes of this notice:

"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.

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, ,		

"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 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.

Section 6. Have you (Seller) ever filed a claim for flood damage to the Property with any insurance provider, including the National Flood Insurance Program (NFIP)?\* U yes U 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 Section 7. Administration (SBA) for flood damage to the Property? Q yes Q no If yes, explain (attach additional sheets as necessary):

#### Section 8. Are you (Seller) aware of any of the following? (Mark Yes (Y) if you are aware. Mark No (N) if you are not aware.)

## Ν

- 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

 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? ves 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 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 water supply as an auxiliary water source.

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- 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.

If the answer to any of the items in Section 8 is yes, explain (attach additional sheets if necessary):

Section 9. Within the last 4 years, have you (Seller) received any written inspection reports from persons who regularly provide inspections and who are either licensed as inspectors or otherwise permitted by law to perform inspections? yes no If yes, attach copies and complete the following:

Inspection Date	Туре	Name of Inspector	No. of Pages

Note: A buyer should not rely on the above-cited reports as a reflection of the current condition of the Property. A buyer should obtain inspections from inspectors chosen by the buyer.

Section 10. Check any tax exemption(s) which you (Seller) currently claim for the Property:

Senior Citizen

Agricultural

- Homestead
- Wildlife Management
- Other: \_\_\_\_\_\_

- Disabled Disabled Veteran
- Unknown

Section 11. Have you (Seller) ever filed a claim for damage, other than flood damage, to the Property with any insurance provider? 
yes 
no

Section 12. Have you (Seller) ever received proceeds for a claim for damage to the Property (for example, an insurance claim or a settlement or award in a legal proceeding) and not used the proceeds to make the repairs for which the claim was made? Up yes Up no If yes, explain:

Section 13. Does the Property have working smoke detectors installed in accordance with the smoke detector requirements of Chapter 766 of the Health and Safety Code?\* unknown unknown ves. If 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 installation. The parties may agree who will bear the cost of installing the smoke detectors and which brand of smoke detectors to install.

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Seller acknowledges that the statements in this notice are true to the best of Seller's belief and that no person, including the broker(s), has instructed or influenced Seller to provide inaccurate information or to omit any material information.

Signature of Seller	Date	Signature of Seller	Date
Printed Name:		Printed Name:	

#### ADDITIONAL NOTICES TO BUYER:

- (1) The Texas Department of Public Safety maintains a database that the public may search, at no cost, to determine if registered sex offenders are located in certain zip code areas. To search the database, visit <u>www.txdps.state.tx.us</u>. For information concerning past criminal activity in certain areas or neighborhoods, contact the local police department.
- (2) If the Property is located in a coastal area that is seaward of the Gulf Intracoastal Waterway or within 1,000 feet of the mean high tide bordering the Gulf of Mexico, the Property may be subject to the Open Beaches Act or the Dune Protection Act (Chapter 61 or 63, Natural Resources Code, respectively) and a beachfront construction certificate or dune protection permit may be required for repairs or improvements. Contact the local government with ordinance authority over construction adjacent to public beaches for more information.
- (3) 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 *Information Regarding Windstorm and Hail Insurance for Certain Properties* (TXR 2518) and contact the Texas Department of Insurance or the Texas Windstorm Insurance Association.
- (4) This Property may be located near a military installation and may be affected by high noise or air installation compatible use zones or other operations. Information relating to high noise and compatible use zones is available in the most recent Air Installation Compatible Use Zone Study or Joint Land Use Study prepared for a military installation and may be accessed on the Internet website of the military installation and of the county and any municipality in which the military installation is located.
- (5) If you are basing your offers on square footage, measurements, or boundaries, you should have those items independently measured to verify any reported information.
- (6) The following providers currently provide service to the Property:

Electric:	phone #:
Sewer:	phone #:
Water:	phone #:
Cable:	phone #:
Trash:	phone #:
Natural Gas:	phone #:
Phone Company:	phone #:
Propane:	phone #:
Internet:	phone #:

(7) This Seller's Disclosure Notice was completed by Seller as of the date signed. The brokers have relied on this notice as true and correct and have no reason to believe it to be false or inaccurate. YOU ARE ENCOURAGED TO HAVE AN INSPECTOR OF YOUR CHOICE INSPECT THE PROPERTY.

The undersigned Buyer acknowledges receipt of the foregoing notice.

Signature of Buyer

Date

Signature of Buyer

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

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

Date